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Corrigendum

IN Gazette Notice No. 842 of 21st March, 1980 on page 373 under Nairobi Area, Non-Government Hospitals, add Chandlane Nursing Home; on page 377 under Eastern Province, Government Hospitals add Makueni Sub-District Hospital, and on page 380 under Rift Valley Province, Non-Government Hospitals delete Naivasha Nursing Home, as authorized by letter Ref. No. A/1/6/5/19 dated the 25th March, 1980 from the Secretary of Medical Board, A. A. Ouma.

GAZETTE NOTICE No. 912

THE INTERPRETATION AND GENERAL PROVISIONS ACT

(Cap. 2)

TEMPORARY TRANSFER OF MINITERIAL POWERS

IN EXERCISE of the powers conferred by section 37 of the Interpretation and General Provisions Act, and of all other powers thereto enabling me, I, Daniel T. arap Moi, President and Commander-in-Chief of the Armed Forces of the Republic of Kenya, hereby direct that with effect from 14th March, 1980, all the powers conferred, and all the duties imposed upon the Minister for Information and Broadcasting, by or under any Act shall be had and may be exercised, and shall be performed. respectively, by the Attorney-General (Mr. Njonjo).

Dated the 26th March, 1980.

D. T. ARAP MOI, President.

GAZETTE NOTICE No. 913

THE KENYA LOCAL GOVERNMENT OFFICERS' SUPERANNUATION FUND RULES, 1963

(L.N. 313 of 1963)

IT IS notified for general information that in accordance with part II rule 6 of the Kenya Local Government Officers' Superannuation Fund Rules, 1963, the Minister for Local Government and Urban Development has appointed the following persons to be Management Trustees of the Kenya Local Government Officers' Superannuation Fund.

Chairman.-S. K. Mbugua,

Members:

R. K. Mungai, R. G. Kigunda, P. M. Gatheru,

Prof. F. F. Indire,

and hereby cancels the appointment of:

I. R. Leslie.

C. M. Panya.

Prof. D. Odhiambo.

Dated the 18th March, 1980.

C. W. RUBIA,

Minister for Local Government and Urban Development.

GAZETTE NOTICE No. 914

HIGH COURT OF KENYA THE OATHS AND STATUTORY DECLARATIONS ACT

(Cap. 15) A COMMISSION

To All To Whom These Presents Shall Come Greeting:

BE IT KNOWN that on the 14th March, 1980-

RICHARD ONGECHE ONYANGO

an Advocate of the High Court of Kenya, was appointed to be a Commissioner for Oaths under the above-mentioned Act for as long as he continue to practise as such Advocate and this Comimssion is not revoked.

Given under my hand and the Seal of the Court, on the 14th March, 1980, at Nairobi.

JAMES WICKS, Chief Justice, High Court of Kenya.

GAZETTE NOTICE No. 915

HIGH COURT OF KENYA THE OATHS AND STATUTORY DECLARATIONS ACT

(Cap. 15)

A COMMISSION

To All To Whom These Presents Shall Come Greeting:

BE IT KNOWN that of the 14th March, 1980-

JOEL MURUTHI MUREITHI

an Advocate of the High Court of Kenya, was appointed to be a Commissioner for Oaths under the above-mentioned Act for

as long as he continues to practise as such Advocate and this Commission is not revoked.

Given under my hand and the Seal of the Court, on the 14th March, 1980, at Nairobi.

> JAMES WICKS. Chief Justice, High Court of Kenya.

GAZETTE NOTICE No. 916

THE PROBATION OF OFFENDERS (CASE COMMITTEES) RULES

(Cap. 64, Sub. Leg.)

IN EXERCISE of the powers conferred by rule 3 (1) of the Probation of Offenders (Case Committees) Rules, the Permanent Secretary, Ministry of Home Affairs*

(a) cancels the appointment of-

William Osoro Ongangat.

as a member of Kisii Probation Case Committee: and

(b) appoints-

The Clerk of the Kisii Town Council, to be a member of the said committee.

Dated the 12th March, 1980,

J. K. NDOTO, Permanent Secretary, Ministry of Home Affairs.

†G.N. 3538/1978. *L.N. 69/1968.

GAZETTE NOTICE No. 917

THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT

(Cap. 7)

DECLARATION OF VACANCY

PURSUANT to section 18 of the National Assembly and Presidential Elections Act (Cap. 7), I give notice that, consequent upon the death of the-

HON. MOHAMED SHEIKH ALI, M.P.

the seat formerly held by the said Member has become vacant.

Dated the 19th March, 1980.

F. M. G. MATI, Speaker, National Assembly.

GAZETTE NOTICE No. 918

THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT

(Cap. 7)

DECLARATION OF VACANCY

PURSUANT to section 18 of the National Assembly and Presidential Elections Act, (Cap. 7), I give notice that, consequent upon the nullification of the election results in Kitui Central Constituency, the seat formerly held by-

THE HON. D. M. MUTINDA, M.P.

in the said Constituency has become vacant.

Dated the 19th March, 1980.

F. M. G. MATI, Speaker.

National Assembly.

GAZETTE NOTICE No. 919

THE PARLIAMENTARY AND PRESIDENTIAL ELECTIONS REGULATIONS

(Cap. 7, Sub. Leg.)

NOTICE OF ELECTION

AN ELECTION is to be held of a member to serve in the Kitui Central Constituency.

The preliminary election will be held on the 21st April, 1980.

A nomination paper for the preliminary election may be delivered by the candidate to the returning officer at the office of the District Commissioner of Kitui District between the hours of 8 o'clock in the morning and noon on the 29th March, 1980.

The day for nomination, of persons selected at the preliminary election, for the Parliamentary Election will be the 5th May, 1980, and such nomination shall be effected at the office of the Returning Officer aforesaid.

If the Parliamentary Election is contested the poll will take place on the 19th May, 1980.

Dated the 21st March, 1980.

N. J. MONTGOMERY, Supervisor of Elections.

Notes

The attention of candidates and persons subscribing nomination papers is drawn to the rules for filling up nomination papers and other provisions relating to nominations contained in the Parliamentary and Presidential Elections Regulations.

A person guilty of an election offence will be liable to the penalties imposed by the Election Offences Act, and to the disqualifications imposed by the National Assembly and Presidential Elections Act.

GAZETTE NOTICE No. 920

THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS the late James Hilekia Sitenyi Wanyanga was the registered proprietor as lessee of all that piece of land known as L.R. No. 209/7082 situate in the City of Nairobi in the Nairobi Area by virtue of a grant registered as I.R. 23182/1, and whereas sufficient evidence has been adduced to show that the said grant registered as I.R. 2382/1 has been lost. Notice is given that after the expiration of ninety (90) days from the date hereof I shall issue a Provisional Certificate provided that no objection has been received within that period.

Dated the 28th March, 1980.

L. PEREIRA, Registrar of Titles.

GAZETTE NOTICE No. 921

THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Sohan Singh Rooprai of P.O. Box 46640, Nairobi is the registered proprietor as lessee of all that piece of land known as L.R. No. 209/7489 (Original No. part of 6863/69) situate in the City of Nairobi in the Nairobi Area by virtue of a grant registered as I.R. 24531/1, and whereas sufficient evidence has been adduced to show that the said grant registered as I.R. 24531/1 has been lost. Notice is given that after the expiration of ninety (90) days from the date hereof I shall issue a Provisional Certificate provided that no objection has been received within that period.

Dated the 28th March, 1980.

L. PEREIRA, Registrar of Titles.

GAZETTE NOTICE No. 922

IN THE HIGH COURT OF KENYA Easter Vacation 1980

THE Eastern Vacation of the High Court shall commence on Saturday the 29th March, 1980 and shall terminate on Tuesday the 15th April, 1980.

During this period the trial of criminal cases and the hearing of criminal appeals will take place as usual.

A judge will hear urgent civil matters, if admitted to hearing on application made in accordance with the Rules of Court.

During the vacation the offices of the High Court, alsewhere than at Mombasa, shall be open to the public from 8.45 a.m. to 12 noon on all week days other than public holidays.

During the vacation the offices of the High Court at Mombasa shall be open to the public from 8 a.m. to 11.45 a.m. on all week days other than public holidays.

All Courts shall be closed on public holidays.

The Courts and offices of the senior resident magistrates, resident magistrates, kadhis and district magistrates will be open during the usual hours for Government departments in each province.

Criminal cases in all the subordinate Courts will be heard as usual. Civil suits and civil matters of an urgent nature or those in which advocates are not engaged may also be heard in these Courts.

P. S. BRAR,

Nairobi, 21st March, 1980. Registrar, High Court of Kenya, Nairobi.

GAZETTE NOTICE No. 923

IN THE HIGH COURT OF KENYA AT NAIROBI DISCIPLINARY COMMITTEE CAUSE NO. 7 OF 1979 IN THE MATTER OF AN ADVOCATE MICHAEL WANYOIKE WAIKENYA

AND

IN THE MATTER OF THE ADVOCATES ACT (Cap. 16)

IN PURSUANCE of the provisions of section 73 (2) of the Advocates Act (Cap. 16), the Registrar of the High Court of Kenya gives notice that on the 8th December, 1979 the Disciplinary Committee ordered that Michael Wanyoike Waikenya, an advocate of the High Court of Kenya be struck off the Roll under the provisions of section 62 (6) (c) of the Act, no appeal having been preferred to the High Court by the said advocate as provided in section 64 of the Act after the receipt by him of notice of delivery of the report of the committee pursuant to section 63 (2) of the Act, and accordingly the said advocate's name is truck off the Roll of Advocates.

Nairobi, 11th March, 1980. P. S. BRAR,
Registrar,
High Court of Kenya.

GAZETTE NOTICE No. 924

THE COURT OF APPEAL EASTER VACATION 1980

THE Easter Vacation will commence on the 29th March, 1980 and will terminate on the 15th April, 1980.

During the vacation the Registry of the Court will be open to the public from 9 a.m. to noon on all week-days except Public Holidays. A judge will be in attendance for the disposal of any urgent business.

Nairobi, 24th February, 1980. A. SINGH, Deputy Registrar.

GAZETTE NOTICE No. 925

PUBLIC SERVICE COMMISSION OF KENYA VACANCIES

APPLICATIONS are invited for the posts shown below. Completed application forms should reach the Secretary, Public Service Commission of Kenya, P.O. Box 30095, Nairobi, on or before 18th April, 1980.

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

These documents are obtainable either from the Secretary or from other Government offices and are issued free of charge.

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

Note

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

Vacancies in the Office of the President (Directorate of Personnel Management):

Chief Management Analyst (Three Posts) (Re-advertised) (No. 87/80)

Salary scale,—£2,154 to £2,820 per annum. PENSIONABLE or AGREEMENT.

VACANCIES—(Contd.)

Applicants should preferably be graduates in the Social Sciences from a recognized university with considerable experience in the field of Management Services and must have served as Senior Management Analyst for a minimum period of one year.

Preference will be given to applicants who have attended a Management Services or Job Evaluation Course in a recognized institution. The Chief Management Analyst will act as a team leader of Management Analysts and his duties and responsibilities will include carrying out job analysis, job evaluation, devising scheme of service, organizational studies, etc., in ministries/departments and parastatal bodies.

Senior Inspector (Mechanical) (Kenya Police) (Two Posts) (No. 88/80)

Salary scale.—£1,170 to £1,554 per annum. PENSIONABLE or AGREEMENT.

Applicants must be of mature age and be in possession of East African Certificate of Education; should have served indentured apprenticeship and acquired City and Guilds in Motor Vehicle Technology or similar qualifications and thereafter served with a reputable motor engineering establishment in a responsible position for a period of not less than three years. Applicants must also possess a valid driving licence covering heavy commercial vehicles and cars.

Successful candidates will be required to carry out inspections of motor vehicles as prescribed under the Traffic Act (Cap. 403) and may be posted to any of the testing stations within the Republic of Kenya.

Vacancies in the Ministry of Home Affairs:

Probation Officer I (One Post) (No. 89/80)

Salary scale.—£1,446 to £1,938 per annum. PENSIONABLE or AGREEMENT.

Applicants should be graduates from recognized universities majoring in subjects related to the field of crime and rehabilitation of offenders or must have attended a recognized Probation Officers' Course of Training with extensive experience for at least four (4) years in probation field work. They must have served in the grade of Probation Officer II for at least two years and must have displayed ability to organize and supervise staff. Knowledge of Government Regulations and Accounts Procedures is essential.

Successful candidate will be required to take charge of a busy district involving organizing all probation court investigations and rehabilitation of offenders as well as controlling staff. He may from time to time be required to take charge of probation services in a given province in the absence of Senior Probation Officer. He will also be the Secretary of the Probate Case Committee in the district.

Probation Officer II (Nine Posts) (No. 90/80)

Salary scale.—£1,170 to £1,554 per annum. PENSIONABLE or AGREEMENT.

Applicants should be graduates from recognized universities majoring in subjects related to the field of crime and rehabilitation of offenders or must have attended a recognized Probation Officers' Course of Training with experience of at least two (2) years satisfactory service in probation field work at the grade of Probation Officer Grade III.

Successful candidates will be expected to take charge of less busy districts or very busy and complicated divisions. This would involve organizing and planning all Probation Court investigations and rehabilitation of offenders as well as organizing and controlling staff. They will also be Secretaries of Probation Case Committees in their respective areas.

Vacancies in the Ministry of Local Government and Urban Development:

Senior Physical Planner (Six Posts) (No. 91/80)

Salary scale.—£2,154 to £2,820 per annum. PENSIONABLE or AGREEMENT.

Applicants must be Physical Planners with the full professional qualifications recognized by the Architectural Association of Kenya, and must have served as Physical Planner I for about three years. They must have demonstrated professional competence and initiative to plan, direct, control and co-ordinate physical planning work for large towns and planning studies and be capable of training and developing staff.

Duties will involve some of the following:

Headship of a large province with one or more urban centres of 100,000 population; or headship of a sizeable planning section at the headquarters such as regional planning, land use, forward planning or development control of a city. The work will generally entail initiation of short term and long term plans in consultation with local authorities; review of regional planning policy and co-ordination of sectoral/regional development plans and studies.

Draughtsman Grade II (Two Posts) (No. 92/80)

Salary scale.—£1,170 to £1,554 per annum. PENSIONABLE or AGREEMENT.

Applicants must satisfy one of the following requirements:

- (1) Direct appointment will be considered for candidates who are in possession of the East African Certificate of Education or its equivalent and must have obtained an Ordinary Diploma in Building or Civil Engineering from a recognized training institution.
- (2) They must have a minimum of four years practical experience in a physical planning drawing office. Serving officers must have worked for at least seven years in a physical planning drawing office and shown outstanding merit with a minimum of three years in the grade of draughtsman Grade III—Job Group "G".

Duties will involve preparation of land use plans of small urban and rural centres from sketches, maintenance of plans in the central plan records registry. Knowledge of town planning practice will be an advantage.

Vacancies in the Ministry of Labour (N.S.S.F. Department):

Inspector Grade III (Eighteen Posts) (No. 93/80)

Salary scale.—£864 to £1,212 per annum. PENSIONABLE or AGREEMENT.

Applicants should preferably be civil servants of East African Certificate of Education standard or its equivalent with at least three years experience in enforcement work at Job Group "F". Duties consist of assisting the Chief Inspector in ensuring compliance with the provisions of the National Social Security Fund Act. Ability to write reports, control staff and deal faithfully with employers is essential. Candidates must have a thorough knowledge of the National Social Security Fund Act. Preference will be given to those with experience in conducting court proceedings.

Assistant Instructor (Marine Trade) (One Post) (No. 94/80)

Salary scale.—£864 to £1,212 per annum. PENSIONABLE or AGREEMENT.

Applicants must have been educated to at least East African Certificate of Education level, have worked as mechanical fitters or diesel engine fitters or engine-room fitters for at least two years and be in possession of relevant certificate as proof of their experience or, alternatively, hold marine engineering second class engineers certificate (coasting ships) followed by at least two years practical experience. Industrial or technical experience will be an advantage.

Successful candidate will be required to instruct apprentices in all relevant trades; prepare training material and prepare and mark proficiency tests; he will be expected to study for the qualification requirement for an instructor during the first two years of service.

Assistant Instructor (Metal/Electrical Trades) (Two Posts) (No. 95/80)

Salary scale.—£864 to £1,212 per annum. PENSIONABLE or AGREEMENT.

Applicants must have been educated to at least East African Certificate of Education level, have served a recognized craft apprenticeship and obtained the Final Proficiency Certificate or Grade I Trade Test Certificate or, alternatively, hold the City and Guilds Final Craft Certificate followed by at least two years practical experience. Industrial or technical teaching experience will be an advantage.

Successful candidates will be required to instruct apprentices in all relevant trades; prepare training material and prepare and mark proficiency tests; he will be expected to study for the qualification requirements for an instructor during the first two years of service.

VACANCIES-(Contd.)

Vacancy in the Ministry of Commerce

Management Information Officer (One Post) (Re-advertised) (No. 96/80)

Salary scale.—£1,734 to £2,334 per annum. PENSIONABLE or AGREEMENT.

Applicants should possess a university degree in Economics, Business Administration or Commerce, from a recognized university. They must have the knowledge and experience in organizing research service and management information. Experience in broadcasting and/or journalism would be an advantage.

Duties include designing, composition and printing of information material and publications issued by the centre. The proper functioning and improvement of the library and the collection of statistics and research referring to all activities of the centre. Successful candidate will also be responsible for the training and development of trainees assigned to the information section.

Vacancies in the Ministry of Tourism:

Assistant Investigation Officer (Three Posts) (Re-advertised) (No. 97/80)

Salary scale.—£864 to £1,212 per annum. PENSIONABLE or AGREEMENT.

Applicants should be in possession of at least East African Certificate of Education or its equivalent and should preferably have had several years experience in investigation work in the Police Force or elsewhere. They should have thorough knowledge of court procedures.

Vacancies in the Ministry of Works:

Senior Inspector (Mechanical) (Building Services) (Two Posts) (Re-advertised) (No. 98/80)

Salary scale.—£1,170 to £1,554 per annum. PENSIONABLE or AGREEMENT.

Applicants should be between 26 and 48 years of age with a good standard of education and should have undergone an apprenticeship in Mchanical Engineering. They must be in possession of a Grade I Trade Test Certificate and should have at least six (6) years practical experience of vehicle/plant maintenance some of which should have been in a supervisory position requiring workshop administration, costing and staff control. A knowledge of machine shop operation, gas and electric welding is desirable, as is experience in heavy mechanical plant maintenance and repair. Ability to control and train junior mechanics is essential.

Vacancies in the Office of the Attorney-General:

Senior Executive Officer (One Post) (No. 99/80)

Salary scale.—£1,734 to £2,334 per annum. PENSIONABLE or AGREEMENT.

Applicants must be civil servants of minimum educational qualifications of East African Certificate of Education or its equivalent. They must have had eight years experience at Executive Officer level of which not less than five years should be in the grade of Executive Officer I. They must also have thorough knowledge of Betting, Lotteries and Gaming Act. Thorough knowledge of Government Accounts, Office Procedure, Stores Regulations, etc., is essential.

Duties will include deputising for the Chief Executive Officer, Betting Control and Licensing Board, administration of gambling institutions throughout Kenya, staff matters and supervision.

Executive Officer I (Betting Control and Licensing Board)
(Two Posts) (No. 100/80)

Salary scale.—£1,446 to £1,938 per annum. PENSIONABLE or AGREEMENT.

Applicants must be civil servants with minimum educational qualifications of East African Certificate of Education or its equivalent. They must have served as Executive Officer II for a period not less than five years and must have had wide experience in casino work, including administration of Betting, Lotteries and Gaming Act, Accounts, Government Office Procedure. Ability to control staff and conduct correspondence independently is essential.

The successful candidates will be required to supervise casino operations and inspect all gambling in Coast Province.

Vacancies in the Ministry of Education:

Education Officer (Ten Posts) (No. 101/80)

Salary scale.—£1,446 to £1,938 per annum, PENSIONABLE or AGREEMENT.

Applicants should be professionally trained graduates of an approved university with at least two years teaching and/or education administration experience. Applications from Assistant Education Officers and Assistant Primary School Inspectors with at least six years proven administration experience will also be considered.

The duties attached to the post will be to assist the administration of primary education at district level and in particular to provide support staff for the Management of National Milk Programme. Successful candidates will be liable for posting anywhere in Kenya.

GAZETTE NOTICE No. 926

3½ PER CENT KENYA STOCK 1980 6½ PER CENT KENYA STOCK 1999

FOR the purpose of preparing warrants for interest due on 15th May, 1980 the balances of the several accounts in the above stocks will be struck at close of business on 15th April, 1980 after which date the stocks will be transferable ex-dividend.

CENTRAL BANK OF KENYA, P.O. Box 60000, Nairobi.

GAZETTE NOTICE No. 927

61 PER CENT KENYA STOCK 1984

FOR the purpose of preparing warrants for interest due on 14th May, 1980 the balances of the several accounts in the above stock will be struck at close of business on the 14th April, 1980 after which date the stock will be transferable ex-dividend.

CENTRAL BANK OF KENYA, P.O. Box 60000, Nairobi.

GAZETTE NOTICE No. 928

6 PER CENT KENYA STOCK 1987

FOR the purpose of preparing warrants for interest due on the 16th May, 1980 the balances of the several accounts in the above stock will be struck at close of business on the 16th April, 1980 after which date the stock will be transferable exdividend.

CENTRAL BANK OF KENYA, P.O. Box 60000, Nairobi.

GAZETTE NOTICE No. 929

THE INTERNAL LOANS ACT (Cap. 420, section 7 (Rev. 1979))

REDEMPTION NOTICE

3½ Per Cent Kenya Stock 1980

THE Central Bank of Kenya on behalf of the Permanent Secretary to the Treasury gives notice that the Government of the Republic of Kenya will redeem at par the above stock outstanding on the 15th May, 1980, from and after that date all interest on the principal loan shall cease whether payment of the principal shall have been demanded or not.

The stock register will be finally closed for transfer of stock on the 15th April, 1980. The payment on redemption will be paid to the stockholders in whose name the stock stands at the close of business on that date.

Dated the 19th March, 1980.

CENTRAL BANK OF KENYA, P.O. Box 60000, Nairobi.

THE INTERNAL LOANS ACT

(Cap. 420)

K.SH. 200.0M. 81 PER CENT KENYA STOCK 1985 "B" K.SH. 200.0M. 8 PER CENT KENYA STOCK 1987

IT IS notified for general information that the Kenya Government has created and issued under the Internal Loans Act (Cap. 420), section 3 additional amount of K.Sh. 200.0m. on 84 per cent Kenya Stock 1985 "B" and K.Sh. 200.0m. on 8 per cent Kenya Stock 1987 which are identical with the stocks issued in February, 1980.

The new stocks will rank for half-yearly interest due on 28th February and 28th August. Payments will be made to the Sinking Funds in respect of the additional stocks now issued.

Dated the 19th March, 1980.

CENTRAL BANK OF KENYA, P.O. Box 60000, Nairobi.

GAZETTE NOTICE No. 931

MINISTRY OF ENVIRONMENT AND NATURAL RESOURCES

Loss of Local Purchase Orders No. 17543 to 17550

THIS is to inform the general public that Local Purchase Order Nos. 17543 to 17550 have been reported lost and have therefore been cancelled.

Consequently, the Government will not accept liability for goods supplied or services rendered on the above noted Local Purchase Orders.

F. M. MULINDI, for Permanent Secretary.

GAZETTE NOTICE No. 932

MINISTRY OF ENVIRONMENT AND NATURAL RESOURCES

Loss of Monthly Fuel Licence Book No. 141551 TO 141600

THIS is to inform the general public that monthly Fuel Licence K.Sh. 4 Book No. 141551 to 141600 has been reported lost. The whole Fuel Licence Book is therefore cancelled and the public are therefore warned not to accept any of the Monthly Fuel Licence K.Sh. 4 receipts in exchange for cash.

> F. M. MULINDI, for Permanent Secretary.

GAZETTE NOTICE No. 933

MINISTRY OF LABOUR DISTRICT LABOUR OFFICE EMBU

Loss of L.P.O.

IT IS notified for the general information that L.P.O. No. 134186 issued from the office of the District Labour Office, Embu has been reported lost and is therefore cancelled. The Government will not accept any liability for any goods supplied or service rendered against the lost L.P.O.

Dated the 20th March, 1980.

R. S. BHALLA, for Permanent Secretary.

GAZETTE NOTICE No. 934

MINISTRY OF ENVIRONMENT AND NATURAL RESOURCES

Loss of Local Purchase Orders No. 390908 to 390950

THIS is to inform the general public that Local Purchase Orders No. 390908 to 390950 have been reported lost and consequently cancelled. The Government will therefore not accept liability for goods supplied or services rendered against the cancelled Local Purchase Orders.

> F. M. MULINDI. for Permanent Secretary.

GAZETTE NOTICE No. 935

IN THE HIGH COURT OF KENYA AT ELDORET

CRIMINAL AND CIVIL CAUSE LIST FOR THE MONTH OF

March, 1980

Before Justice J. W. Mead

On Monday 24th March, 1980 in Chambers at 8.30 a.m.

For Mention

H.C.C. Nos.

327/75 Nathan Fedha and three others v. Kiptoo arap Marebey.

Eliud Kitur v. Julis Birgen.

104/74 Lydia Biwot v. Kibirgen Bartile.

For Chambers Summons

H.C.C. No.

320/78 Johana Kipkoskei Lagat v. (1) Elisha Kiprono and (2) A. Saina.

In Court Thereafter at 8.45 a.m.

For Criminal Plea

H.Cr.C. Nos.

6/80 Republic v. Jeremy Kiongi Maura.

7/80 Republic v. Kibiegon A. Komen.

8/80 Republic v. Reuben Khaeba.

For Criminal Hearing

H.Cr.C. No.

50/79 Republic v. Loyelen Kirapong and three others.

On Tuesday 25th March, 1980 in Chambers at 8.45 a.m. H.Misc. Cr. App. No.

1/80 Jackson W. Ananda v. Republic.

In Court Thereafter

For Criminal Hearing (Part Heard)

H.Cr.C. No.

50/79 Republic v. Loyelen Kirapong and three others.

On Wednesday 26th March, 1980 in Chambers at 8.30 a.m.

For Mention for Orders

H.C.C. Nos.

265/75 Harji Kara & Co. v. Obadian Walaba.

314/75 Avtar Singh Sura v. Jacob Kirwa.

H. P. and A. C. No.

4/78 Enos Wafula v. Rose Masinde.

For Notice to Show Cause

H. Misc. App. No.

17/75 Thomas Muraya Gitare v. Commissioner of Lands.

H.C.C. Nos.

28/78 Esther Kandie v. Supt. J. Ndambuki.

295/78 H. J. Shah t/a H. J. Shah v. Sila Boit.

In Court Thereafter

For Civil Hearing

H.C.C. Nos.

149/74 Joshua Ngetich ν. Thomas Kimaru.
151/74 Biruri Kihorio ν. G. H. Mayers Ibbetson.
183/74 Stanley N. Mwancha ν. H. Z. & Co., Ltd.

120/79 Fims Limited v. Naftali K. Tuwei.

On Thursday 27th March, 1980 in Chambers at 8.30 a.m.

For Mention for Orders

H.C.C. Nos.

93/77 Josphat Gitau and 29 others v. Paul Wandeto and two others.

Abha Karsan Khuti v. Ranmal Mandan and another 37.169

Dr. Noah Wekesa v. H. D. van Someren and 19/79 another.

For Chamber Summons

H.C.C. Nos.

155/76 Samson D. Masinde v. Stephen John Lumbasa.

238/77 Malakwen arap Maswai v. Kiplagat A. Chepkwony.

92/77 Rebecca Jeptum Lagat and another v. Crispo Inyangira and others.

H. Misc. App. No.

5/80 Samson Murunga v. Chetambe Estates Ltd.

For Notice to Show Cause

H.C.C. Nos.

201/77 Lugari Farmers Training v. T. I. Khasiani.

93/79 Sapa Chemical Industries v. P. K. Tunoi.

For Formal Proof

H.C.C. No.

125/79 John Endege and another v. Munata A. Busienei.

In Court Thereafter

For Civil Hearing

H.C.C. Nos.

217/74 Peter Ondieki Ganga v. Omumbo Achola.

14/75 Kiplagat A. Andeje v. Kimaiyo A. Marus. 39/75 Reuben Kipkoskei and A. Kerich v. Samwel K. arap Maritim and five others.

Hon. Peter Nyamwange v. Uasin Gishu Quarry & Company

168/77 David M. Kamau v. Francis Munyifwa.

On Friday 28th March, 1980 in Chambers at 8.30 a.m.

Summons for Direction

H.C.C. No.

260/78 Peter Kimurei Maiyo v. Kenya Posts & Telecomms. Co-operation and another.

For Fixing Hearing Date

H.C.C. No.

191/77 Jonathan Osiego v. Daudi Cheso.

Notice to Show Cause

H.C.C. Nos.

104/76 David Kimoita v. Patrick Mahaga.

243/75 Joseph Karubiu and another v. Simon Kinuthia.

For Notice Motion

H. Misc. App. Nos.

30/78 Paul Kitu Chepsiror v Chemainjo K. Kipkemei.

4/80 Kiptosom Baroret v. Silvester Boen.

H.C.C. No.

36/74 Crispo Kusimba v. Kenya Commercial Band and

For Hearing

H. Div. C. No.

1/79 Elisa Melinda Lumena Da Costa v. Vivie Remigio Da Costa.

In Court Thereafter

For Criminal Plea

H.Cr.C.Nos.

9/80 Republic v. Lawrence Kitio Kepolion and another.

Republic v. Musa Wekoye. 10/80

11/80 Republic v. Julius Kiptanui.

E. F. ARAGON, Deputy Registrar-in-Charge.

GAZETTE NOTICE No. 936

THE STANDARDS ACT

(Cap. 496)

DECLARATION OF COMPULSORY STANDARD SPECIFICATIONS PRELIMINARY NOTICE

IN ACCORDANCE with section 10 of the Standard Act, (Cap. 496), the National Standards Council gives notice of intention to make recommendations to the Minister-

- (a) to declare the standard specifications framed by the Kenya Bureau of Standards and appearing in the first schedule appearing in the second schedule hereto to be a distinctive mark.
- (b) to prescribe the Standardization Mark adopted by the Council in Gazette No. 2755 of September 1976 and ing in the second schedule hereto to be a distinctive Mark.

Whenever the Minister has declared a standard specification to be a compulsory standard specification, no person shall sell the commodity to which the Standard Specification relates after the date specified unless it complies with the standard specification or has been manufactured, produced, processed or treated in accordance therewith.

After a distinctive mark has been prescribed by the Minister, no person shall apply that mark to any commodity except under and virtue of a permit issued to him under the Standards Act and unless that commodity or its manufacture, production, processing or treatment complies with the compulsory specification relative thereto.

The Council therefore calls upon all interested persons with any objections to the Council making the above-mentioned recommendations to the Minister to lodge any such objections in writing to reach the Council not later than three weeks from the date of this notice.

All correspondence to be addressed to the Secretary, National Standards Council, P.O. Box 54974, Nairobi.

FIRST SCHEDULE

			First S	SCHEDULE
Λ	umber			Title of Standard Specification
KS 01-136:	1980			Kenya Standard Specification for grades of Wheat Grain.
KS 03-85:	197 9	• •		Kenya Standard Specification for Aluminium Sulphate.
KS 03-86:	1979		••	Kenya Standard Specification for Sulphuric Acid.
KS 03-87:	1980			Kenya Standard Specification for Hydrochloric Acid.
KS 03-88:	1979	• •		Kenya Standard Specification for Distilled Water.
KS 03-89:	1980	• •	• •	Kenya Standard Specification for School Chalks.
KS 03-156:	1980	••	• •	Kenya Standard Specification for Caustic Soda Pure and Tech- nical.
KS 03-159:	1979	••	• •	Kenya Standard Specification for Zinic Oxide for Paints.
KS 03-160:	1979	••	••	Kenya Standard Specification for Whiting for Paints.
KS 03-242:	1980	••	••	Kenya Standard Specification for Sulphuric Acid for use in Lead-Acid Batteries.
KS 03-243:	1980	••	••	Kenya Standard Specification for PVC (Vinyl) Asbestos Floor Tiles.
KS 04-179:	1979		••	Kenya Standard Specification for Rigid PVC Conduits and Fittings for Electrical Wiring- Part I—Conduits.
KS 04-180:	1980	••	••	Kenya Standard Specification for Metallic Conduits and Fitting for Electrical Installation-Part I Conduits.
KS 04-182:	1980	• •		Kenya Standard Specification for Low-Voltage Conductors.
KS 04-187:	19 7 9			Kenya Standard Specification for Conductors for Insulated Cable
KS 04-189:	1979	••		Kenya Standard Specification for Aluminium Stranded Condu- ctors for Overhead Power Lines
KS 04-190:	1979	••		Kenya Standard Specification for Stranded Aluminium Condu- ctors Steel Reinforced for Overhead Power Lines.
KS 04-191:	1979		••	Kenya Standard Specification for Flame Retardant Characteris- tics for Electric Cables.
KS 04-194:	1980	••	••	Kenya Standard Specification for PVC Insulated Conduits for Electricity Supply.
KS 05-139:	1980			Kenya Standard Specification for Jams, Jellies and Marmalades.
KS 05-168:	1979	• •		Kenya Standard Specification for Milled Maize Products.
KS 05-169:	1979	• •		Kenya Standard Specification for Wheat Flour.
KS 05-172:	1979		••	Kenya Standard Specification for Bread.
KS 05-227:	1980	• •		Kenya Standard Specification for Cashew Kernels.
KS 05-241:	1980	• •	••	Kenya Standard Specification for Bisquits.
KS 06-150:	1980	••	••	Kenya Standard Specification for New Pheumatic Tyres for Vehicles other than Passenger Cars.
KS 06-151:	1979			Kenya Standard Specification for Marchets (Pangas).
	4000			TT 0. 1 10 10 10 11 C.

Kenya Standard Specification for Garden Rakes.

KS 06-152: 1980

SCHEDULE—(Contd.)						
KS 06-154:	1979			Kenya Standard Specification for Jembes.		
KS 206-04:	1980			Kenya Standard Specification for Forks, Shovels and Spades.		
KS 06-205:	1979	• •		Kenya Standard Specification for Retreaded Tyres.		
KS 08-114:	1979	• •		Kenya Standard Specification for Cotton Bed Sheets.		
KS 08-117:	1979	• •	• •	Kenya Standard Sepcincation for Blankets-Part-I.		
SECOND SCHEDULE						



Nairobi, F. B. MAIKO, 18th March, 1980. Secretary National Standards Council.

GAZETTE NOTICE No. 937

THE ANIMAL DISEASES ACT

(Cap. 364)

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

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

Kabete. 18th March, 1980.

I. E. MURIITHI, Director of Veterinary Services.

SCHEDULE I-FOOT AND MOUTH DISEASE

Nairobi Ranch; The Manager, Nairobi Ranch, Lamu; Lamu District.

L.R. Nos. 9581 and 10242; The Manager, A.D.C. Ol Jorai, Nakuru; Nakuru District.

L.R. Nos. 9362/R, 439/8 and 9362/2; The Manager, Soysambu Estate, Nakuru; Nakuru District.

Kabete Location; The District Commissioner, P.O. Box 32, Kiambu; Kiambu District.

Macalder Division; The District Commissioner, South Nyanza; South Nyanza District.

Endui Location; The District Commissioner, Kitui; Kitui District.

L.R. No. 8050; The Livestock Marketing Officer, Louniek Holding Ground, Laikipia; Laikipia District.

Evurori and Nthawa Locations; The District Commissioner, Embu; Embu District.

Mavuria Location; The District Commissioner, Embu; Embu District.

SCHEDULE II-ANTHRAX

- L.R. No. 7240/1; The Manager, Gatundu Coffee Growers (Gatunyaga Dairy Farm), P.O. Box 1299, Thika; Kiambu District.
- L.R. No. 7240/3; Gichia Mwega, P.O. Box 1299, Thika; Kiambu District.
- L.R. No. 7240/2; The Manager, Mary Dale Farm, P.O. Box 285, Thika; Kiambu District.

SCHEDULE	377
OCHEDULE	\mathbf{m}

First Column	Second Column
Gazette Notice No. 209 dated the 9th January, 1980.	By deleting from Schedule I (Foot and Mouth Disease) thereto the following: Mwenje location; The District Commissioner, Laikipia; Laikipia District. Bachuma Holding Ground; The Officer-in-Charge, Bachuma Livestock Marketing Division Holding Ground, Taita/Taveta;
Gazette Notice No. 427 dated the 28th January, 1980.	Taita/Taveta District. By deleting from Schedule I (Foot and Mouth Disease) thereto the following: Bachuma Area including Bachuma Graziers, Miasani and KMC Holding Ground; The District Commissioner, Taita/Taveta; Taita/Taveta District. Rukinga Ranch; The Manager, Rukinga Ranch Company, Taita/Taveta; Taita/Taveta District. Wangala Ranch; The Manager, Wangala Ranch; The Manager, Wangala Ranch; Taita/Taveta; Taita/Taveta; Taita/Taveta District.
Gazette Notice No. 1729 dated the 8th June, 1979.	By deleting from Schedule I (Foot and Mouth Disease) thereto the following: L.R. No. 9362/R; The Manager, Soysambu Estate, P.O.
Gazette Notice No. 1941 dated the 3rd July, 1979.	Elementaita; Nakuru District. By deleting from Schedule I (Foot and Mouth Disease) thereto the following: L.R. No. 9027; The Manager, Bendetai Farm, P.O. Box 4, Londiani; Kericho District. L.R. No. 7597; The Manager, Tabora (Kamara) Farm, P.O.
Gazette Notice No. 2252 dated the 1st August, 1979.	Mau Summit; Nakuru District. By deleting from Schedule I (Foot and Mouth Disease) thereto the following: L.R. No. 8507/1/P; The Manager, Yetu Farm, P.O. Box 50, Londiani; Kericho District. L.R. No. 8507/2; The Manager, Jambo Farm, P.O. Box 84, Londiani; Kericho District. L.R. No. 8751; The Manager, Gwitu Farm, P.O. Londiani; Kericho District. L.R. No. 8931; The Manager, Kiplokyi Farm, P.O. Box 46, Londiani; Kericho District. L.R. No. 9015; The Manager, Kamuingi "A" Farm, P.O. Box 8015; The Manager, Manager
Gazette Notice No. 2636 dated the 28th August, 1979.	31, Londiani; Kericho District. By deleting from Schedule II (Sheep Pox) thereto the following: Kwale Triangle Ranch; The District Commissioner, Kwale;
Gazette Notice No. 3290 dated the 30th October, 1979.	Kwale District. By deleting from Schedule I (Foot and Mouth Disease) thereto the following: L.R. Nos. 487/29, 9539, 9543, 1000, 10979, 9537 and 9542; The Manager, Lenginet Farmers' Cooperative Society, Nakuru; Nakuru District. L.R. No. 3896; Gideon Wamae, Nakuru Mordern Farm, Nakuru; Nakuru District. Lelan Location; The District Commissioner, West Pokot; West Pokot District. I.R. No. 95/4/2; The Manager, ADC Feedlot-Lanet, P.O. Box 1134, Nakuru; Nakuru District.

SCHEDULE I-(Contd.)

First Column	Second Column
Gazette Notice No. 3711 dated the 13th December, 1979.	By deleting from Schedule I (Foot and Mouth Disease) thereto the following: L.R. Nos. 523/3 and 523/6; Samuel Ndwati, Ngondu Farmers' Co-operative Society, P.O. Box 36, Njoro; Nakuru District. L.R. No. 9361; The Manager, Gema Holdings Ltd., P.O. Box 127, Gilgil; Nakuru District.

GAZETTE NOTICE No. 938

THE INDUSTRIAL COURT

Cause No. 72 of 1979

Parties:

Kenya Union of Commercial Food and Allied Workers'

and

Pan Africa Insurance Company Limited

Issue of Dispute:

Withdrawal of wage benefit from some employees (29 of them).

- 1. The Kenya Union of Commercial Food and Allied Workers' shall hereinafter be referred to as the Claimants and the Pan Africa Insurance Company Ltd. shall hereinafter be referred to as the Respondents.
- 2. The parties appeared before the Court for mention on 20th November, 1979, when by consent of parties the hearing was fixed for 22nd January, 1980.

During the hearing it was agreed that the dispute be stood over for a further mention on 11th February, 1980, when the parties would report the progress to the Court.

On 11th February, 1980, the hearing was fixed for 12th March, 1980. When the parties appeared before the Court on 12th March, 1980, the hearing was adjourned to 13th March, 1980. On 13th March, 1980, the parties informed the Court that they had reached a compromise and requested the Court to make an award by consent.

AWARD

- 3. By consent of the parties the Court awards that:
- (a) Years of service shall be counted as from 4th November, 1968, for the purpose of implementing the 1977 agreement on wage increases.
- (b) The parties agree and recognize that special entry points resulting from education experience and merit shall be taken care of by subparagraph (3) of para 1 of the 1977 agreement. That is to say an employee who had five years service but earning at the rate of seven years service shall be treated in the same manner as an employee who had completed seven years service in determining the wage increase.
- (c) No one was going to be deducted wages or loss position presently held as a result of promotion and implementation of the 1977 agreement, however those employees who were underpaid shall be paid the differences and their wages shall be adjusted accordingly.
- (d) To avoid any future ambiguity, the following clause shall be incorporated in 1979 agreement. "Subject of course that in cases of promotion to another grade years of service within that grade shall be calculated from the date of promotion."
- (e) The parties do recognize that the difference in reaching an agreement or the implementation of the 1977 agreement on wage clause was a result of failure by the parties to agree on years of service being counted from 4th November, 1968.

Dated the 13th March, 1980.

SAEED R. COCKAR, Judge.

G. M. OMOLO, Member. GAZETTE NOTICE No. 939

THE INDUSTRIAL COURT

Cause No. 80 of 1979

Parties:

Dockworkers' Union

and

Kenya Cargo Handling Services

Issue in dispute:

Housing allowance.

- 1. The Dockworkers' Union shall hereinafter be referred to as the Claimants and Kenya Cargo Handling Services shall hereinafter be referred to as the Respondents.
- 2. The parties were heard in Nairobi on the 26th and 27th February, 1980 and relied on their written and verbal submissions.

AWARD

3. The Notification of Dispute Form "A" dated the 14th December, 1979 duly signed by the parties was received by the Court on the 21st December together with the statutory certificate signed by the Labour Commissioner.

The parties appeared before this Court in Cause No. 7 of 1978 when the Court stated as follows in respect of the issue of housing:

"The parties' collective agreements show an interesting change between the years 1969 and 1974 in that in the 1969 agreement it is clearly stated that the dockworkers' salaries and wages are deemed to include an element of housing whereas in the 1974 agreement the words "concerned and salaries and wages are deemed to include an element of housing" are deleted.

After careful consideration of all the submissions the Court rules that 15 per cent of the current wages and salaries are to be deemed to be the housing element. The Court, however, does not intend to deconsolidate this 15 per cent housing element from the present wages and salaries."

"The Court has come to the conclusion that the dockworkers should be paid a house allowance of K.Sh. 30 p.m. with effect from 1st July, 1978 in addition to their wages and salaries which contain a housing element of 15 per cent."

The parties entered into a collective agreement which was effective from 1st May, 1977 and expired on the 30th April, 1979. The Court's award on housing was incorporated in this agreement.

At the expiry of the said agreement on the 30th April, 1979 the Claimants submitted a memorandum on a single item of housing or house allowance in lieu. The Claimants demanded 40 per cent of basic salary/wages as house allowance for certain categories of employees like dockworkers, serangs, baharias, motorboats drivers, etc. and 30 per cent for employees like special duty askaris, tradesmen general, tailors, tug captains, tug engineers, supervisors, clerks, etc.

The parties discussed the Claimants' demand at meetings of their Joint Industrial Council held on the 29th May, 3rd August and 15th October, 1979 during which discussions the Respondents offered 20 per cent instead of the Claimants' demand of 40 per cent and 15 per cent instead of the 30 per cent demand to be worked out for each of these employees as follows:

CL.

741/17

Present wage	Pr	oposed house allowance	Proposed gross pay
	799.23	Giving the follo	owing picture:
20% of 141/- Wages House allowance Management offer	141.15 28.23 741.00 30.00 28.23	(A+B). Management o	offer.
15% of 741/	111.15 30.00	Deemed to be h House allowan	nousing element (A) ace. (B)

58/23

799/40

For an employee on B3 scale earning Sh. 3,315/- p.m. the position will be as follows:

15 % of 3,315/-497.25 Deemed to be housing element. (A) 30.00 House allowance. (B) (A+B). Management offer. 527.25 79.00 15% of 527/25 ... Salary ... House allowance ... 30.00 Management offer 79.00 3,424.00 Giving the following picture:

Present salary . . 3,315/-Prposed house allowance 109/-Proposed gross pay 3,424/-

The Claimants had modified their demand in order to reach a compromise as follows:

"15 per cent of the consolidated wage deemed to be housing element should be taken from the consolidated wage/salary, and on the balance they proposed 30 per cent house allowance plus K.Sh. 30 present house allowance. The position would be as follows:

	K.Sh.
15 per cent of K.Sh. 741 deemed to be	
housing element	111,00
Balance K.Sh. 741 minus K.Sh. 111	630.00
New proposal 30 per cent of K.Sh. 630	189.00
Plus K.Sh. 30 present house allowance	30.00
New house allowance	219.00
Gross wage (K.Sh. 219 + K.Sh. 741/17	960.17

The salary of K.Sh. 741/17 will remain consolidated, there will be no change to the salary scale.

The above formula will apply to all other categories except the percentage of house allowances will be 20 per cent."

After further discussions the Respondents made the following offer of 5 per cent manual grade staff and 3 per cent other categories of staff to be worked out as follows:

"Manual grade:	K.Sh.
15 per cent of K.Sh. 741 deemed to be	
housing element	111.00
Basic pay of K.Sh. 741—K,Sh. 111	630.00
Company's offer of 5 per cent of K.Sh. 630	31.00
Present salary	741.17
Present house allowance	30.00
New house allowance	31.00
New gross salary	802.67
A 1 TO1 TC CL 2.2	15

An employee on B3 scale earning K.Sh. 3,315 p.m. the position will be as follows:

	lowance			•••	84.00
t nouse	anowance	• •	• •	• •	20.00
	allowance				30.00
t salary					3,315.00
any's offe	er of 3 per ce	ent of	K.Sh. 2	2,818	84.00
pay of	K.Sh. 3,315-	–K.Sh.	. 497		2,818.00
sing elen	nent				497.00
r cent o	f K.Sh. 3,3	15 dee	med to	be be	
	sing elen pay of any's offe t salary	sing element pay of K.Sh. 3,315- any's offer of 3 per control t salary	pay of K.Sh. 3,315—K.Sh. any's offer of 3 per cent of 1	pay of K.Sh. 3,315—K.Sh. 497 any's offer of 3 per cent of K.Sh. 2 t salary	pay of K.Sh. 3,315—K.Sh. 497 any's offer of 3 per cent of K.Sh. 2,818 t salary

The parties recorded a deadlock on their above stated positions and the matter is now before the Court.

The Claimants have submitted that they had decided not to ask for any wage increase during the next collective agreement effective from 1st May, 1979 and in its place they had decided to press their demand for a housing allowance. They had done so because housing was one single factor which cut deeply into the workers' pay packets in Kenya these days. The Claimants argued that the Respondents' submission that they could not afford to go beyond the offer which they had made during negotiations on the ground that they would run into a deficit of millions of shillings should not be taken seriously. They accused the Respondents of deliberately making such alarmist submissions in order to win the sympathy of the Court.

The Claimants maintained that the dockworkers had maintained industrial peace over the last so many years and had worked most efficiently with the result that Mombasa port handled the greatest amount of tonnage from all the other ports on the eastern coast of Africa. They argued that these people who were engaged in an Essential Service should receive reasonable house allowances to encourage them to keep up this performance.

The Respondents strongly pleaded their inability to meet the Claimants' demand on the ground that it would result in a deficit of K.Sh. 43,867,600 based on the actual labour strength. They added that the financial projection for 1980 was bleak as well with the result that they could only afford to grant 5 per cent increase where the Claimants had demanded 30 per cent and 3 per cent where the Claimants had demanded 20 per cent based on the deconsolidated rates. With this offer there was a possibility that the Respondents would be able to break even or may even record a meagre surplus of K.Sh. 900,000.

The Respondents informed the Court that the Government will not subsidize them by way of a loan or by way of a grant as they were expected to be self-sustaining financially and if they cannot raise more revenue then they must cut their costs which may also entail redundancies. The Respondents and also been in touch with the Ministry of Transport and Communications and had been informed that any application from the Respondents for any Government subsidies to meet their recurrent expenditure would not be approved.

The Respondents stated that they were not a profit-making organization and could not raise any funds in addition to what they received for their services from the Kenya Ports Authority which they submitted was not adequate even to cover the Respondents' own offer unless there was an upturn in the performance of the economy.

The Court would like to point out that the 8,834 dockworkers who are covered by this dispute are engaged in an Essential Service as among the list of Essential Services are included:

'Port and docks services including stevedoring and lightering, loading and unloading of cargo from or on to any ship and despatch of any cargo to destination.'

The contribution dockworkers make to the economy of the country is very vital. It is in this context that the Court is rather surprised at the Respondents' almost casual approach to this dispute. The Court asked the Respondents to state the steps that they had taken or planned to take in anticipation of the inevitable demand that would be made on behalf of the dockworkers at the expiry of the 1977/1979 collective agreement but they could not offer any satisfactory answer. It appears that they are taking industrial peace down at the docks for granted. This view is further reinforced by their offer which is well below the entitlement of the dockworkers under the Guidelines which in itself allows the workers to overall wage increases of not more than an average of one half of the rise in the cost of living. In this context the Respondents' whole attitude to this dispute, to say the least, is puzzling.

The Court notes that the Claimants have sacrificed all other demands in the revision of their collective agreement for the sake of getting an increased house allowance. In view of the fact that in Cause No. 7/78 the Court opened the way for them to get a separate house allowance the Claimants are entitled to their approach which they have adopted in the present dis-

The Court would now like to deal with the dockworkers' entitlement under the Guidelines. The majority of them belong to the middle income group, i.e. K.Sh. 700—K.Sh. 2,499 p.m. and a few in the upper income group. From May, 1977 to April, 1979 the middle income group cost of living indices rose by 15.5 per cent half of which would amount to 7.75 per cent. To this figure the productivity increase for 1977 estimated at 3.8 per cent has to be added which brings the dockworkers' entitlement to 11.5 per cent under the Guidelines.

The Court rules that the Respondents' first approach in working out their offer on housing allowance was totally wrong. This fortunately they quickly revised and came out with another formula which was also acceptable to the Claimants. This is that the percentage to be awarded to the dockworkers should be worked out on a figure which would be arrived at after deducting 15 per cent housing element from the consolidated salary. As pointed out earlier in the award the difference between the parties on what percentage to grant to the workers by way of additional house allowance is very wide with the Claimants demanding 30 per cent and 20 per cent and the Respondents offering 5 per cent and 3 per cent on the basic salary excluding the housing element. Both are agreed that this would be in addition to K.Sh. 30 house allowance already awarded by the Court.

The Court has carefully considered the Respondents' submissions particularly those touching on the financial implications of the Claimants' demand. The Respondents have however, failed to convince the Court as to why dockworkers should not get their full entitlement under the Guidelines like all other workers in the country.

The Court has also taken into consideration the various letters which the Respondents produced from the relevant Government Ministries on the question of finding money to meet the dockworkers' demands. The Court must state that it is up to the Respondents and their principals, the Kenya Ports Authority, to find money for meeting the cost of any award that the Court might make in favour of the dockworkers who, as pointed out above, are engaged in an Essential Service which is so very vital to the economy of the country. The Court was told that the current tariff rates effective from 1st July, 1978 are as follows:

		Tariff	KPA P	Portion	KCHS Portion	
Service		rate	Sh.	%	Sh.	%
Handling: Imports Gene Bulk Exports Gene		30 10 16	3 1 —	10 10	27 9 16.50	90 90 100
Stevedoring: Normal Overtime		40 60.40	10 12	25 20	30 48	75 80
Lighterage MPSs Overtime	••	<u>30</u>	15	50 10 10	15	50 90 90

According to what the Claimants stated they were in the dark about the above arrangement.

From the information that was supplied to the Court the dockworkers' strength in the three categories mentioned below is as follows:

0-K.Sh. 1,000 p.m	 	6,081 workers	;
1,001-K.Sh. 1,500 p.m.	 	1,862 workers	S
K.Sh. 1.501 and above	 	851 workers	3

After careful consideration of all the submissions the Court awards that in addition to the consolidated salary which the dockworkers are getting including a 15 per cent housing element and K.Sh. 30 separate house allowance which they also get they should get a further house allowance as follows:

a. 0--1,000/b. 1,001--1,500
c. 1,501 and above
Sh. 90/- plus 30/- existing allowance 160/Sh. 130/- plus 30/- existing allowance 160/Sh. 170/- plus 30/- existing allowance 200/-

The Court further awards that these house allowances should be effective from the 1st May, 1979 and as the parties have agreed, should remain in force for a period of two years from that date.

Given in Nairobi on the 17th March, 1980.

SAEED R. COCKAR,

Judge

C. KIBACHIA, G. M. OMOLO, Members.

GAZETTE NOTICE No. 940

THE INDUSTRIAL COURT CAUSE No. 83 OF 1979

Parties:

Kenya Timber and Furniture Workers' Union

and Kilindini Furnishers

Issue in Dispute:

Dismissal of Mr. Daudi Kimonge.

- 1. The Kenya Timber and Furniture Workers' Union shall hereinafter be referred to as the Claimants and Kilindini Furnishers shall hereinafter be referred to as the Respondents.
- 2. The parties were heard in Nairobi on the 6th March, 1980, and relied on their written and verbal submissions.

Award

3. The Notification of Dispute Form "A" dated 14th September, 1979, duly signed by the parties was received by the Court on 27th December together with the statutory certificates signed by the Minister for Labour and the Labour Commissioner.

This dispute concerns a carpenter who worked for the Respondents from 1st March, 1975, to 10th October, 1977, during which period he was absent from work for six months while he was undergoing treatment from 23rd March to 26th September, 1977. During the hearing the Claimants stated that he started working from 1st March, 1974, but in the absence of any evidence from Mr. Kimonge himself the Court must go by what the Claimants had told the Investigator appointed by the Ministry of Labour and that is that he was employed on 1st March, 1975.

There is another very serious difference between the parties with the Claimants alleging that Mr. Kimonge was employed on monthly terms at a salary of Sh. 390 per month with the Respondents stating that he worked for them as a casual employee earning Sh. 13 per working day. Both the parties failed to produce any evidence in support of their contentions as the Respondents did not produce any muster-roll to back up their claim and the Claimants did not call Mr. Kimonge to give evidence on oath.

Apparently there is no disagreement on the fact that Mr. Kimonge was sick for six months and that he resumed duty on 1st October, 1977, but then once again there is a serious difference after that in that the Claimants state that the Respondents terminated his service with effect from 11th October, 1977, with the Respondents alleging that Mr. Kimonge absconded from duty after 10th October with some of their property namely a saw, a pair of scissors, three long trousers and two shirts.

The Court had before it the findings and recommendation of the Ministry of Labour in the following terms:

"Mr. Kimonge was admitted in hospital between 23rd March and 26th September, 1977. An official receipt from the hospital confirmed this. There is no evidence whatsoever to the effect that the management lent Mr. Kimonge some money nor gave him the mentioned articles.

Evidence produced by the union showed that the employer was on various occasions invited to meetings by an officer at Mombasa Labour Office but categorically ignored them. No reason was given for refusing to settle this matter. There is no doubt that the question of sick leave was raised the timing of which coincides with the alleged desertion. However, Mr. Kimonge was not paid any sick leave which makes it difficult for him to have deserted. The most probable happening is that he was dismissed arising out of the claim which the management consider not proper. There is considerable doubt in this case the benefit of which must go to Mr. Kimonge.

Recommendation.—I recommend that he be paid his terminal benefits and three months' wages in addition as compensation for loss of the job."

The Court notes that the Ministry's findings in the main are based on the Respondents' refusal to attend meetings and a conclusion based on probability. It is obvious that the Investigator had considerable doubt in this dispute and decided to give the benefit to Mr. Kimonge. It was a simple matter for the Ministry officials to enforce the payment of sick leave to Mr. Kimonge amounting to $1\frac{1}{2}$ months' pay as laid down in the relevant legislation. If they had done that the matter would have ended there. If an employer refuses to grant statutory benefits to workers there are ways open to the Labour Officers to enforce implementation of the law with a view to giving the workers benefits due to them.

Both the Claimants and the Respondents did not help the Court at all in this dispute other than to make an appearance in Court! Under these circumstances the Court is not in a position to help them and the Court finds that all the Claimants' and the Respondents' respective allegations stand unproved.

In view of this pathetic performance by the parties the Court has no alternative but to reject all the Claimants' demands except the sick leave entitlement of Mr. Kimonge amounting to one and a half months and the Court accordingly awards that the Respondents should pay Mr. Kimonge salary for one and a half months in respect of this sick leave. The Court is not interested in any private transaction which Mr. Kimonge may have entered with the Respondents' manager's wife resale of certain items to him. This is a matter which does not concern the Court at all.

Given in Nairobi on the 1st March, 1980.

SAEED R. COCKAR,

Judge.

C. KIBACHIA, G. M. OMOLO, Members.

THE TRUST LAND ACT

(Cap. 288)

YALA TOWNSHIP—SIAYA COUNTY COUNCIL PLOTS FOR

(A)—RESIDENTIAL PURPOSES (B)—SHPS, OFFICES AND FLATS
(EXCLUDING SALE OF PETROL) (C)—LIGHT INDUSTRIAL
PURPOSES

THE Commissioner of Lands invites applications for alienation of plots in the above mentioned Township described in the Schedule hereto. A plan of the plots may be seen in the Public Map Office, Lands Building, City Square or obtained therefrom on payment of K.Sh. 10.

- 2. This is a re-advertisement and fresh applications should be submitted in accordance with the Kenya Gazette Notice. However, the applicants who had submitted their applications before the suspension of the advertisement in the Kenya Gazette Notice No. 2910 dated 5th October, 1979 and have not withdrawn their applications need not re-apply.
- 3. Applications may be sent so as to reach the Clerk to Council, Siaya County Council P.O. Box 7, Siaya not later than noon Tuesday 8th April 1980 and should not be sent direct to the Commissioner of Lands, Nairobi.
- 4. Applicants must enclose with their application a bank cheque, postal order, money order or cash for K.Sh. 1,000 made payable to the Commissioner of Lands as deposit. Personal cheques will not be accepted.

The deposits will be dealt with as follows:

- (a) Credited to a successful applicant.
- (b) Refunded to an unsuccessful applicant.
- (c) Forfeited if a successful applicant fails to pay within 30 days of the offer of a plot from the date of the letter of allotment, and the applicant shall have no further claim thereto.
- 5. Each application should be accompanied by a statement indicating:
 - (a) The amount of capital available for the purchase of the plot.
 - (b) The amount of capital available for the development of the plot. Attach a bank statement or letter from a bank or any other financial institution indicating the amount of development loan they are prepared to give you if you are allocated with a plot.
 - (c) The manner in which it is proposed to raise the balance required for development if any.
 - (c) Full details of both residential or/commercial properties owned by the applicant in this town.
 - (e) Individual applicants must quote their identity card's numbers and their nationalities.
 - (f) In case of companies, names of directors must be included and a photostat copy of the company's registration certificate.

General Conditions

- 1. The Grant will be prepared under the provision of the Trust Land Act (Cap. 288) and title will be issued under the Registration of Titles Act (Cap. 281).
- 2. The grant will be issued in the name(s) of the allottee(s) as given in the latter of application and will be subject to Special Conditions set out below.
- 3. The term of the grant will be for 99 years from the first day of the month following the issue of letter of allotment.

Special Conditions

- 1. No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in cornformity with plans and specifications previously approved in writing by the local authority. The local authority shall not give approval unless it is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- 2. The grantee shall within 6 calendar months of the actual registration of the grant submit in triplicate to the local authority plans (including block plans showing the positions of the buildings and system of drainage for the disposal of sewage, surface and sullage water) drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the actual registration of the grant complete the erection of such buildings and the construction of the drainage system in conformity with such plans,

drawings, elevations and specifications as amended (if such be the case) by the local authority:

Provided that notwithstanding anything to the contrary contained or implied by the Trust Land Act (Cap. 288) if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the County Council or any person authorized by the County Council to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term created shall cease but without prejudice to any right of action or remedy of the County Council in respect of any antecedent breach of any condition herein contained.

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

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

- 5. (a) The land and the buildings shall only be used for private residential purposes and not more that one private dwelling house with necessary offices and out buildings appurtenant thereto (excluding a guest house) shall be erected on the land.
- (b) The land buildings shall only be used for shops, offices and flats (excluding the sale of petrol).
- (c) The land and buildings shall only be used for light industrial purposes with ancillary offices and stores.
- 6. (a) The buildings shall not cover more than 50 per cent of the are of the plots mentioned in 5 (a) and shown in Schedule "A".
- (b) The buildings shall not cover more than 75 per cent of the area of the plots mentioned in 5 (b) and shown in Schedule "B".
- (c) The buildings shall not cover more than 90 per cent of the area of the plots mentioned in 5 (c) and shown in Schedule "C".
- 7. The land shall not be used for the purpose of any trade or business which the local authority considers to be dangerous or offensive.
- 8. The grantee shall not subdivide the land without prior consent in writing of the County Council and the Commissioner of Lands
- 9. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any buildings thereon except with the prior consent in writing of the County Council. No applications for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 2 has been performed.
- 10. The grantee shall pay to the local authority on demand such sums as the local authority may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.
- 11. The grantee shall from time to time pay to the local authority on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the local authority may assess.
- 12. Should the local authority at any time require the said roads to be constructed to a higher standard the grantee shall pay to the local authority on demand such proportion of the cost of such construction as the local authority may assess.
- 13. The grantee shall pay such rates, taxes charges, duties, assessments or outgoings of whatever description may be imposed, charged or assessed by any Government or local authority upon the land or the building erected therein including any contribution or other sum aid by the local authority or the County Council in lieu thereof.
- 14. The County Council or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone of telegraph wires and electric mains of

all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.

15. The County Council reserves the right to revise the annual rental payable hereunder after the expirations of the 33rd and 66th year of the term hereby granted. Such rental will be at the rate of 4 per centum of the unimproved freehold value of the land as assessed by the County Council.

SCHEDULE "A"
PLOTS FOR RESIDENTIAL PURPOSES

Plot No.	Area (Approx.) Hectares	Stand Premium	Annual Rent	Road Charges	Survey Fees
L.R./1437		Sh.	Sh.	Sh.	Sh.
109	0.0396	520	104	On	1.060
110	0.0968	1,260	252	demand	1,060
111	0.0697	900	180	,,	1,060
112	0.0697	900	180	,,	1,060
115	0.0465	600	120	,,	1,060
121	0.0465	600	120	,,	1,060
122	0.0512	660	132	,,	1,060
123	0.0460	600	120	,,	1,060
124	0.0633	820	164	,,	1,060
126	0.0465	600	120	,,	1,060
127	0.0493	640	128	,,	1,060
128	0.0623	800	160	,,	1,060
129	0.0837	1,080	216	,,	1,060
130	0.0623	800	160	,,	1,060
131	0.0493	640	128	,,	1,060
132	0.0512	660	132	,,	1,060
133	0.0493	640	128	,,	1,060
134	0.0493	640	128	,,	1,060
13 5	0.0600	780	156	٠,,	1,060
136	0.0479	620	124	,,	1,060

SCHEDULE "B"

PLOTS FOR SHOPS, OFFICES AND FLATS (EXCLUDING SALE OF PETROL)

Plot No.	Area (Approx.) Hectares	Stand Premium	Annual Rent	Road Charges	Survey Fees
L.R./1437		Sh.	Sh.	Sh.	Sh.
97	0.0539	2,220	444	On	1,060
98	0.0539	1,860	372	demand	1,060
99	0.0446	1,800	360	,,	1,060
104	0.0465	1,860	372	[,	1,060
159	0.0539	1,860	372	,,	1,060
160	0.0686	2,800	560	,,	1,060
11/40	0.0465	1,860	372	,,	1,060
11/14	0.0465	1,860	372	,,	1,060
11/19	0.0465	1,860	372	,,	1,060
	}	l		1	

SCHEDULE "C"
PLOTS FOR LIGHT INDUSTRIAL PURPOSES

Plot No.	Area (Approx.) Hectares	Stand Premium	Annual Rent	Road Charges	Survey Fees
L.R./1437		Sh.	Sh.	Sh.	Sh.
33	0.0684	1,400	280	On	1,060
34	0.0465	1,000	200	demand	1,060
35	0.0465	1,000	200	,,	1,060
36	0.0465	1,000	200	,,	1,060
37	0.0465	1,000	200	,,	1,060
38	0.0465	1,000	200	,,	1,060
39	0.0465	1,000	200	,, ;	1,060
40	0.0465	1,000	200	,,	1,060
41	0.0465	1,000	200	, ,	1,060
42	0.0465	1,000	200	,, !	1,060
46	0.0465	1,000	200	(,,	1,060
47	0.0465	1,000	200	٠,,	1,060
48	0.0465	1,000	200	,,	1,060
49	0.0465	1,000	200	١,, ١	1,060
50	0.0465	1,000	200	,,	1,060
51	0.0465	1,000	200	,,	1,060
52	0.0465	1,000	200	,,	1,060
53	0.0465	1,000	200	,,	1,060
54	0.0465	1,000	200	,,	1,060
55	0.0445	900	180	,,	1,060
57	0.0465	1,000	200	,,	1,060
58	0.0465	1,000	200	,, (1,060
59	0.0465	1,000	200	,,	1,060
60	0.0465	1,000	200	,,	1,060
61	0.0465	1,000	200	,,	1,060
62	0.0465	1,000	200	,,	1,060
63	0.0465	1,000	200	,,	1,060

GAZETTE NOTICE No. 941

THE GOVERNMENT LANDS ACT

(Cap. 280)

PLOTS FOR ALIENATION-MAZERAS TRADING CENTRE

THE Commisioner of Lands gives notice that applications are invited from suitable persons for plots in the above Township for the purposes described in the Schedules hereto. A plan showing th plots may be seen in the Lands Department, City Square, Nairobi or may be obtained by post on payment of K.Sh. 10 post free from the Public Map Office, P.O. Box 30089, Nairobi.

Applications should be submitted to the Commissioner of Lands, Nairobi, through the District Commissioner, P.O. Box 29, Kilifi stating the plots required in order of preference. The applications must be on prescribed forms which are available from the Lands Department or from the District Commissioner, Kilifi.

- 1. Applications must reach the District Commissioner on or before Friday 25th April, 1980 accompanied by deposit of K.Sh. 1,000 or banker's cheque, postal or money order of the same amount, which will be dealt with as follows:
- (a) If the applicant is offered and takes up and pays for the plot within 30 days as required by Condition No. 4 below, the deposit will be credited to him.
- (b) If the applicant is unsuccessful the deposit will be refunded.
- (c) If the applicant is successful but the applicant fails to take up and pay for the plot offered within the period of 30 days as required by Condition No. 4 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.
- 2. Applicants must, in their applications, state if they own any plats in Mazeras Area giving details of the plot numbers and whether the plots are developed or not. Failure to disclose this material fact may result in the application being disqualified.
- 3. Each application should be accompanied by a statement indicating the amount of capital it is proposed to be spent on the project supported with a banker's letter or other evidence of financial capability.
- 4. Each allottee of a plot shall pay to the Commissioner of Lands within 30 days of notification that his application has been successful, the stand premium nd proportion of the annual rental, together with survey conveyancing, stamp duty registration fees and provisional assessed roads and drain charges.

In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot thereafter.

General Conditions

- 1. The grant will be made under the provisions of the Government Lands Act (Cap. 280), of the Revised edition of the laws of Kenya and title will be issued under the Registration of Titles Act (Cap. 281).
- 2. The grant will be issued in the name of the allottee as given in the letter of allotment.
- 3. The term of the grant will be 99 years from the first day of the month following the issue of the letter of allotment.

Special Conditions

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

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

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

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

- 5. The land and building shall only be used for the purposes specified in the Schedules attached hereto.
- 6. The buildings shall not cover a greater or a lesser area of the land as may be laid down by local authority in its by-laws, but more than 50 per cent for shops, offices and flats combined, and for residential alone, and not more than 90 per cent for industrial use.
- 7. The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers to be dangerous or offensive.
 - 8. The grantee shall not sub-divide the land.
- 9. The grantee shall pay to the Commissioner of Lands on demand such as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.
- 10. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess.
- 11. The grantee shall not sell, transfer, sublet, charge or part thereof except with the prior consent in writing of the President: No application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 2 has been performed.
- 12. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.
- 13. The grantee shall pay such rates, charges, duties, assessments or outgoings of whatever description as may be imposed charged or assessed by the Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President, in lieu thereof.
- 14. The President or such person or authority as may be appointed for the purposes shall have the right to enter the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignments of mains or service pipes, of telephone or telegraph wires and electric mains.
- 15. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at the rate of 4 per centum as assessed by the Commissioner of Lands.

SCHEDULE

Plot No. Unsurveyed	Area (Approx.) Hectares	Stand Premium	Annual Rent	Road Charges	Survey Fees
	(i	Sh. cts.	Sh. cts.	Sh.	Sh.
1	0.0465	1,674	334 80	On	1,060
2	0.0465	1.674	334 80	demand	1,060
3	0.0465	1,674	334 80	,,	,,
4	0.0465	1,674	334 50	,,	,,
5	0.0607	2,180	436 00	,,	,,
6	0.0465	1,674	334 80	,,	,,
7	,,	,,	,,	,,	,,
I 2 3 4 5 6 7 8 9	,,	,,	,,	ور	,,
	,,	,,	,,	. ,,	,,,
10	,,,	,,	,,	,,	29
11	"	,,	,,	,,	,,
12	,,	,,	"	,,	,,
13	,,	,,	,,	,,	**
14	, ,,	,,,	,,	,,	**
15	,,	,,	,,	,,	,,
16	,,	,,	,,	,,	,,
17	0.0647	.,,,,	466 00	**	,,
18		2,180		,,	,,
19	0.0607	2,180	436 00	,,	,,
20	0.0566	2,038	407 60	, وو	39
21 22	0.0526	1,894	378 80	,,	,,,
22	0.0566	2,038	407 60	,,	,,
23	0.0405	1,458	291 60	"	,,
24	0.0465	1,674	334 80	,,	,,
25 26	0.0465	1,674	334 80	,,	,,
20	0.0405	1,458	291 60	,,	,,
27	0.0485	1,746	349 20	,,	**
28	0.0242	871	174 20	,,	>>
29	0.0485	1,746	349 20	,,	"
30	0.0485	1,746	349 20	11	79

SHOPS, OFFICES AND FLATS

Plot No. Unsurveyed	Area (Approx.) Hectares	Stand Premium	Annual Rent	Road Charges	Survey Fees
		Sh. cts.	Sh. cts.	Sh.	Sh.
L.R./1043]]	
34	0.0411	2,466	493 20	On	1,060
35	0.0437	2,600	520 00	demand	,,
36	0.0563	3,378	675 60	,,	,,
38	0.0901	5,400	1,080 00	,,	,,
39	0.0717	4,300	860 00	,,	,,
41	0.0491	2,940	588 00	>>	,,
42	0.0821	4,926	985 20	,,	,,
46	0.0622	3,737	746 40	,,	,,
49	0.0284	1,704	340 80	,,	,,
37	0.0739	4,434	886 80	"	39
28	0.0291	1,740	348 00	,,	,,,
29	0.0291	1,740	348 00	,,	53
30	0.288	17,280	3,456 00	,,	"
31	0.580	20,880	4,176 00	,,,	,,
32	(Garage) 0·171 Charcoal	10,260	2,052 00	,,	,,
	site				

GAZETTE NOTICE No. 942

THE GOVERNMENT LANDS ACT (Cap. 280)

PLOTS FOR ALIENATION-WATAMU TOWNSHIP

THE Commissioner of lands invites applications for plots in the above township for residential purposes. A plan showing the plots can be seen at Clerk to Council's office, Kilifi of at the Lands Public Map Office, Nairobi or may be obtained on payment of K.Sh. 10 from the Public Map office, P.O. Box 30089, Nairobi.

- 1. Applications should be submitted to the Clerk to Council, Kilifi on prescribed forms on or before noon the 25th April, 1980. Applicants must enclose with their applications, their cash, postal or money orders for K.Sh. 1,000 as a deposit which will be dealt with as below:
 - (a) Credited to a successful applicant.
 - (b) Refunded to unsuccessful applicant.
 - (c) Forfeited if a successful applicant fails to pay within 30 days of the offer of the plot from the date of the letter of allotment and the applicant shall have no further claim thereto.

- 2. Applicants must in their applications state if they own any other plots in Watamu Township giving details of the plot numbers, failure to disclose may result into the application being disqualified.
- 3. Each application should be accompanied by a statement indicating:
 - (a) The amount of capital available for the purchase of the plot.
 - (b) The amount of capital available for the development of the plot. Attach banker's statement of his/her account, letter or any other evidence of financial status in support.
 - (c) The manner in which it is proposed to raise the balance required for the development of the plot.
 - (d) Individuals must quote their identity card numbers and their nationality.
 - (e) In case of companies, names of directors must be included and a photostat copy of the company's registration certificate.
- 4. The successful allottee of the plot shall pay to the Commissioner of Lands within 30 days of notification of his/her/their application has/have been successful, the stand premium, initial annual rent, conveyancing and registration fees, stamp duty, survey and provisional assessment of roads and drainage charges. In default of payment within a specified time, the Commissioner of Lands may cancel the application and the applicant shall have no claim to the plot or deposit paid on application.

General Conditions

- 1. The grant will be made under the provisions of the Government Lands Act (Cap. 280), of the Laws of Kenya and the title will be issued under the Registration of Titles Act (Cap. 281).
- 2. The grant will be issued in the name of the allottee as given in the letter of application.
- 3. The term of the grant will be for 99 years from the first day of the month following the issue of the letter of allotment.

Special Conditions

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

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

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

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

- 5. The land and the buildings shall only be used for one private dwelling house (excluding a guest house).
- 6. The buildings shall not cover more than 50 per centum of the area of the land hereby allocated or such lesser area as may be laid down by the local authority in its by-laws.
- 7. The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers to be dangerous or offensive.
- 8. The grantee shall not subdivide the land without prior consent writing of the Commissioner of Lands.
- 9. The grantee shall not sell, transfer sublet, charge or part with possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands: No application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 2 has been performed:

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

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

SCHEDULE WATAMU TOWNSHIP—RESIDENTIAL

Plot No. Unsurveyed	Area (Approx.) Hectares	Stand Premium	Annual Rent	Road Charges	Survey Fees
60 61 62 63 64 65 66 67 68 69 70 71 72 73 74	0.0425 0.0450 0.0450 0.0450 0.0450 0.0455 0.0455 0.0455 0.0500 0.0500 0.0500 0.0500 0.0500 0.0350 0.0350 0.0375	Sh. cts. 850 900 900 900 900 950 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	Sh. cts. 170 180 180 180 180 180 180 200 200 200 200 200 200 201 150	Sh. On demand	Sh. 1,060 """ """ """ """ """ """ """ """ """

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Magua Kiomoro ID/7189443/70 Kandara in the Republic of Kenya is the registered proprietor in absolute ownership interest of all that piece of land containing 1.6 hectares or thereabouts registered under Title No. Loc. 4/Kaguthi/1649 in Murang'a District and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period.

Dated the 11th March, 1980.

E. E. NGOYA,

Land Registrar,

Murang'a District.

GAZETTE NOTICE No. 944

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Kenya Red Cross Society of P.O. Box 712, Nairobi in the Republic of Kenya is registered as proprietor in leasehold ownership interest of that piece of land containing 4.5324 hectares or thereabouts situated in the Nairobi District known as Parcel No. 487 and registered as Title No. Dagoretti/Ruthimitu/487, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given after the expiration of sixty (60) days from the date of publication of this notice, I shall issue a new Land Certificate provided that no objection has been received within that period.

Dated the 10th March, 1980.

W. M. MBITIRU (MISS),

Land Registrar,

Nairobi.

GAZETTE NOTICE No. 945

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS William Nyayiema Nyaberi Boisanga Sub-location in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.02 hectares or thereabouts situated in the District of Kisii

known as Parcel No. Boisanga/1975 registered under Title No. N. Mugirango/Boisanga/1975, and whereas sufficient evidence of sixty (60) days from the date hereof I shall issue a new Land Certificate provided that no objection has been received has been edduced to show that the Land Certificate issued thereof has been lost. Notice is given that after the expiration within that period.

Dated the 11th March, 1980.

J. M. E. NJUE, Land Registrar, Kisii District.

GAZETTE NOTICE No. 946

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Samson Wakape of P.O. Box 1648, Kitale in the Republic of Kenya, is registered as proprietor in absolue ownership interest of all that piece of land containing 34.3 acre or thereabouts situated in the District of Bungoma known as Parcel No. Ndivisi/Makuselwa/545, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given that after the expiration of sixty (60) days from the date of hereof. I shall issue on a new Land Certificate provided that no objection has been received within that period.

Dated the 6th March, 1980.

W. SITATI,
Acting Land Registrar,
Bungoma District,

GAZETTE NOTICE No. 947

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Mouru Mwangi of Los. 17/Kamahua in the Republic of Kenya is the registered proprietor in absolute ownership interest of all that piece of land containing 0.052 hectare or thereabout registered under Title No. Loc. 17/Kamahuha/464 in Murang'a District and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period.

Dated the 5th March, 1980.

W. H. OCHOLA, Land Registrar, Murang'a District.

GAZETTE NOTICE No. 948

DEPARTMENT OF CUSTOMS AND EXCISE

NOTICE is given that the undermentioned goods will be sold by Public Auction in the Customs Warehouse, Kilindini, on 5th May, 1980 if not cleared before then.

P. M. MULILI, for Assistant Commissioner of Customs and Excise, Southern Region, Mombasa.

UNENTERED GOODS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

W.E.K. No. and Date	Ship's Name	Date	Marks and Numbers	Description of Goods
494/15-1-79 51-84	Kotamolek	15-10-78	L.S.R. 2067 Mombasa No. 1-2	2 gunny bales cotton sheeting.
140/16-7-79 52-155	Plotinos	21-5-79	Kitchen Pride A/175/78 Nrb. Mombasa	12 cartons rubber gloves.
164/13-8-79 52-144	K. Dracopulous	14-6-79	Sitima 7856 Nairobi via Mombasa No. 1-4.	2 cartons electrical accessories.
115/25-6-79	Victoria S	10-4-79	M.I.C. Ken 8572 Mombasa 535/537 Eldoret 117/104	3 cartons electrical motors. 1 case white jointing compound.
310/21-1-80 53-141	La Ganbank	3–11–79	NIL	1 unpacked pegeout 504 registration No. M6157 chassis No. 2508179 engine
368/13-8-79 53-54	Renenfjord	26-6-79	NIL Marks	No. 2508179. 1 carton plastic ribbons.
277/13-8-79 53-62	C. Macindoe	26-6-79	International Tractor Co. P.O. Box 30268, Nairobi, Kenya, G0-29-00-1349.	5 bundles unprotected tractor tyres.
337/12-11-79 53-124	S.O.T. Cochin	27-9-79	Metro Wimosor Port Louis Mauri- tious C/- No. 12.	1 case spare parts for paraffin stoves.
127/29-5-78 47-125	Lello Dimaio	20-3-78	Shamco Industries Kenya Ltd., Nai- robi via Mombasa.	26 coils wire.
27/23-4-79	Franca	6-2-79	Sufuria Nairobi via Mombasa EBM/3824 Acetic Acid Glacial Nrb. via Msa.	20 coils wire. 12 paper drums chemicals.

UNENTERED	Goods	LYING	IN	CUSTOMS	WAREHOUSE	FOR	OVER	Two	MONTHS

	ONENTERE	1 00000	VING IN CUSTOMS WAREHOUSE FOR OVER	
W.E.K. No. and Date	Ship's Name	Date	Marks and Numbers	Description of Goods
377/13-8-79 53-53	Morwacsea	2-6-79	Marks and Nos. NIL	37 drums chemicals.
209/13-8-79 52-191	MAA-PS	6-6-79	NIL Marks	1 trunk personal effects; 17 cartons laundry starch.
319/12-11-79 53-105	Jala Kala	20-9-79	Alibhai Sharif Nrb. via Msa	2 crates sanitary ware.
327/12-11-79 53-324	S'O' Core Cochin	27-9-79	Rambhi Nrb. via Msa. K/VS/22 Rambai Nrb. via Msa. K/US/16 GR Doshi Mombasa NIL Marks NIL Marks	1 crate sanitary ware. 1 crate sanitary ware. 9 bags pipe fittings. 45 pieces pipe fittings. 1 drum paint.
378/17-9-79	N. Rijn	21-9-79	NIL	13 pieces zinc slabs.
53-143 379/17-9-79	Kruszwica	29-7-79	NIL	12 bundles steel blades.
53-85 210/13-8-79	V. Karuna	11679	Ogsie Nairobi via Mombasa	1 wallets leather goods (wallets).
52–109			GCS Mombasa	1 case chemical. 2 bundles chemicals. 23 cases bangles.
			O.M.A.A.K. Mariakani Mombasa No. 347, 348.	2 cases bangles.
380/21-1-80 53-144	Jogoo	16-1179	NIL	1 unpacked volvo 144 Engine No. 18-34240 Chassis No. 1421941 5085675.
211/16-7-79 52 - 193	H. Hero	30-5-79	HC Mombasa	1 unpacked Mercedes benz 190 Engine No. 184949-1200 chassis No. 20-36230.
263/11-9-78 50 - 115	C'O. Lancaster	26-7-78	35509330•2	10 loose motor vehicle springs.
381/15-10-79 53-145	H. Spirit	8-8-79	Magadi Msa. Indent 06177	13 bundles steel plates.
382/10-12-79 53-114	W. Lokietek	1-10-79	NIL	3 dozens chemical; 1 bundle steel bars.
323/10-12-79 53 - 109	Cherry Chantar	9-10-79	Hindo Msa. UMC	1 bundle motor vehicle springs.
182/16-7-79 52-169	S'O. Kerala	30-5-79	S.H.L. Nrb. via Msa	1 crate pipes.
			BMF Manila HPG	30 cases glass. 5 crates ceramic basins.
182/16-7-79	S'O. Kerala	30~5~79	H'PG Afro Nrb. via Msa	1 case glass. 20 loose manhole covers; 12 loose pipe
52-169				fittings; 65 loose sockets; 47 pipe fittings; 2 bags pipe fittings.
37/23-4-79 52-37	M. Fushimi , .	62-79	NIL	3 cases machinery parts; 1 case sand paper; 1 carton writing pad; 3 cartons ink; 3
			S.E. Nairobi Hussein 786/110 Mombasa	cartons canned tomato juice. 2 cartons tinned fish. 1 carton cups.
83/11-2-80 53-146	M. Fushimi	7–12–79	NIL	1 case claw hammers; 1 case toys; 1 carton spot light; 1 carton note books.
	İ		H.W. 826/29 Montevideo-vruguas 79 C 975 Hongkong	2 cases clocks. 1 case safety matches.
			Krishna Mahe Deenumahe	1 carton condensed milk. 1 carton condensed milk.
383/11-2-80 53-146	M. Futami	7-12-79	Lailam mahe	1 case soap.
			S.S.M. 1-72/79943 Supplies MD Seychells.	1 case motor vehicle parts.
351/12-11-79 53-127	Alalma ,.	24-9-79	NIL	1 case hoes.
164/13-8-79 52-145	K. Dracopolous	14-6-79	Highway Nairobi via Mombasa 74 M1	1 case STC box paint.
384/11-2-80 53-130	Thorswave	1-11-79	Pfizer plk 959/79 Nairobi Kenya	8 cartons spray cans (aerosol).
391/16-6-78 50-165	C. Menzies	6-4-79	NIL UCO/No. 0813 Mombasa	1 carton spray cans (aerolosol). 31 palets woolen steel lagas.
480/27-2-79 50-193	Rossallaime	23-12-77	The Rese Billiansro thes mahe Sey- chelles Indian Ocean,	1 case personal effects.
52-61	N. Seine	2-4-79	Larojawabuenos Aires in Transit to paraguay 1-36.	1 case table fans.
418/5-2-79 51-5	L.P. Maru	15-11-78	Pentrade Bhojsons 1350/75 Lagos Abadan -/-/ 7.	1 case kerosene stove.
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BONDED GOODS LYING IN CUSTOMS WAREHOUSE FOR TWO MONTHS

Date Received	Entry No. and Date	Bond No.	Marks and Numbers	Description
4-3-80	Re. 183 of 11-5-77	39	A/K Ltd. P/72/1/14 P/72/1/13 Nairobi via Mombasa.	2 triwalls motor vehicle parts.
		34	Produce of Burundi OTB Teza B.P. Invoice C166 Gross 40 2 Kg. tare 0.2 Kg. Net 40.00 Kg. 416/1979	1 bag tea.
	Re. 024 of 2-2-80	39	NIL	10 drums chemicals; I carton plastic ta
	Re. 215 of 19-7-77.	39	BSFL Kisumu via Mombasa Made in W. Germany 1892/4.	1 drum perfumery mixture.
4-3-80	Re. 222 of 10-1-79.	39	MGP Mombasa	4 wooden cases ball pens.
	Re. 113 of 8-12-78	39	K.A.S. 2430/1134 A3; 33599 Nairobi via Mombasa Made in England.	1 case crank shaft.
	Re. 114 of 8-12-78	39	A.A.E. 1543/74 Mombasa	1 case motor vehicle engine parts.
	Re. 112 of 8-12-78	39	KAS 2123/1137/3/3612 Nairobi via Mombasa Made in England.	1 case motor vehicle engine parts.
	Re. 244 of 14-5-77	39	Dar es Salaam in Transit to Kabwe 1/120 75/120.	60 cases bicycle parts.

THE TRADE MARKS ACT

(Cap. 506)

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

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

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

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

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

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

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

The ten applications appearing hereunder are proceeding in the name of Kenapen Industries Limited, a limited liability company registered under the Laws of Kenya, manufacturers, of P.O. Box 42166, Naírobí. 8th January, 1980.

ALL IN CLASS 9-SCHEDULE III

KENSONIC

B26809.—Cassettes, tapes, gramohpone records. To be associated with TMA. No. 26810. 3rd January, 1980.

KENASONIC

B26810.—Cassettes, tapes, gramophone records. To be associated with TMA. No. 26809. 3rd January, 1980.

BOOGEY

B26811.—Cassettes, tapes, gramophone records. 3rd January, 1980.

FUSION

B26812.—Cassettes, tapes, gramophone records. 3rd January, 1980.

HISOUND

B26813.—Cassettes, tapes, gramophone records. 3rd January, 1980.

ALL IN CLASS 16-SCHEDULE III

KENPEN

B26814.—Pens and writing instruments of all kinds. To be associated with TMA. No. 26815. 3rd January, 1980.

KENAPEN

B26815.—Pens and writing instruments of all kinds. To be associated with TMA. No. 26814, 3rd January, 1980.

B26816.—Pens and writing instruments of all kinds. 3rd January, 1980.

BEROW

26817.—Pens and writing instruments of all kinds. To be associated with TMA. No. 26818. 3rd January, 1980.

BEERO

B26818.—Pens and writing instruments of all kinds. To be associated with TMA. No. 26817. 3rd January, 1980.

The two applications appearing hereunder are proceeding in the name of The J. B. WILLIAMS COMPANY, INC., a corporation organized and existing under the laws of the State of New Jersey, manufacturers and merchants, of 767 Fifth Avenue, City of New York, State of New York 10022, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 9th October, 1979.

IN CLASS 5-SCHEDULE III

REGATA

26538.—Personal deodorants and disinfectants. To be associated with TMA. No. 26537. 8th October, 1979.

IN CLASS 3-SCHEDULE III

REGATA

26537.—Soaps, perfumery, essential oils, cosmetics, hair lotions, personal anti-perspirants. To be associated with TMA. No. 26538. 8th October, 1979.

BOTH IN CLASS 9-SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the word VOLUME and the numeral I.

27099.—Records. Nathan Macharia, sole proprietor, of P.O. Box 21083, Nairobi. 15th March, 1980.

EDITIONKILUMI



27020.—Records (discs). KILUMI ORIGINATORS, a business registered under the existing laws of the Republic of Kenya, sole proprietor: Benard Musewa, composers and producers, of P.O. Box 43736, Nairobi. 27th February, 1980.



26833.—Complete articles of readymade clothing. HAPPYTOTS LIMITED, incorporated in Kenya, retail and wholesale merchants, of P.O. Box 42154, Nairobi, Kenya. 11th January, 1980.

The two applications appearing hereunder are proceeding in the name of UNILEVER LIMITED, a British company, of Port Sunlight, Wirral, Cheshire, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 4th December, 1979.

IN CLASS 5-SCHEDULE III

SU

26738.—Detergents for medicinal purposes, disinfectants and sanitary substances. To be associated with TMA. Nos. 25831 and 26737. 3rd December, 1979.

IN CLASS 1-SCHEDULE III

SU

26737.—All goods included in this class. 3rd December, 1979.

The two applications appearing hereunder are proceeding in the name of EATON CORPORATION, a corporation organized and existing under the laws of the State of Ohio, United States of America, merchants and manufacturers, of 100 Erieview Plaza, City of Cleveland, State of Ohio, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 14th September, 1979.

IN CLASS 7-SCHEDULE III

YALE

26476.—Electric, air and hand operated hoists and parts thereof. To be associated with TMA. No. 26477. 12th September, 1979.

IN CLASS 12-SCHEDULE III

YALE

26477.—Gas, electric, hand, gasoline and diesel industrial trucks and trailers, for lifting, transporting and stacking material, and parts and accessories thereof. To be associated with TMA. No. 26476. 12th September, 1979.

The three applications appearing hereunder are proceeding in the name of AVDEL LIMITED, a British company, manufacturers and merchants, of Mundells, Welwyn Garden City, Hertfordshire, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 1st December, 1979.

IN CLASS 8-SCHEDULE III

AVDEL

26721.—Hand operated tools for installing or removing fasteners, and parts thereof. To be associated with TMA. Nos. 26719 and 26720. 30th November, 1979.

IN CLASS 7-SCHEDULE III

AVDEL

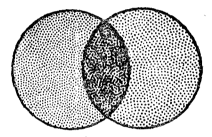
26720.—Power-operated tools for installing or removing fasteners, and parts thereof. To be associated with TMA. Nos. 26719 and 26721. 30th November, 1979.

IN CLASS 6-SCHEDULE III

AVDEL

26719.—Fasteners made wholly or principally of common metal, and parts thereof. To be associated with TMA. Nos. 26720 and 26721. 30th November, 1979.

IN CLASS 16-SCHEDULE III



22729.—Printed matter in the nature of books, pamphlets, posters, identity cards and periodicals. Interbank Card Association, a corporation organized and existing under the laws of the State of Delaware, of 110 East 59th Street, City of New York, State of New York 10022, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 8th April, 1976.

IN CLASS 1-SCHEDULE III

MELOCOL BBG

Registration of this trade mark shall give no right to the exclusive use of the letters BBG per se.

26599.—Chemical product (for use as adhesive). Kenya Swiss Chemical Co. Ltd., a company incorporated in Kenya, of P.O. Box 30393, Nairobi, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 29th October, 1979.

In Class 3—Schedule III

COLOGNE 444 SUPER

Registration of this trade mark shall give no right to the exclusive use of the numerals 444 and the word SUPER per se.

26360.—Perfume, essential oils, toilet preparations and aromatics for use in perfumery. Albright & Wilson Limited, a British company, of Albright & Wilson House, Hagley Road, West Oldbury, Warley, West Midlands, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 3rd August, 1979.

IN CLASS 5-SCHEDULE III

FRINGANOR

26846.—Pharmaceutical preparations and substances for human and veterinary use. Leecham Group Limited, a company incorporated in England, manufacturers and merchants, of Beecham House, Great West Road, Brentford, Middlesex, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 11th January, 1980.

IN CLASS 30-SCHEDULE III

DUNKIN

26847.—Confectionery, chewing gum, bubble gum and all other goods included in this class. Growseed Aktiengesells-Chaff, a company organized and existing under the laws of Liechtenstein, of Aeulenstrasse 5, Vaduz, Liechtenstein, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 11th January, 1980.

BOTH IN CLASS 5-SCHEDULE III

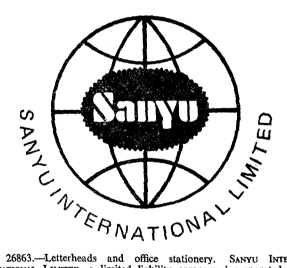
ZOMAX

26887.—Pharmaceutical, veterinary and sanitary substances. Johnson & Johnson, a corporation organized and existing under the laws of the State of New Jersey, United States of America, of 501 George Street, New Brunswick, New Jersey, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 25th January, 1980.

DIDYVITA

25772.—Pharmaceuticals for human and veterinary use. DIDY PHARMACEUTICAL LTD., a limited liability company organized and existing under the laws of Kenya, manufacturers and wholesalers, of Sheikh Karume Road, P.O. Box 41426, Nairobi. 13th March, 1979.

BOTH IN CLASS 16-SCHEDULE III



26863.—Letterheads and office stationery. Sanyu International Limited, a limited liability company incorporated in Kenya, importers and exporters, of P.O. Box 52789, Nairobi, Kenya. 15th January, 1980.



26798.—Paper, paper articles, cardboard, cardboard articles and paper stationery. Wiggins Teape Limited, a British company, paper manufacturers, of Gateway House, Basing View, Basingstoke, Hampshire RG21 2EE, England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. 21st December, 1979.

IN CLASS 5-SCHEDULE III

MAXOVIT

26831.—Pharmaceutical preparation. Mac's Pharmaceuticals LTD., a limited liability company incorporated in Kenya, manufacturers and merchants, of Off Dunga Road, Industrial Area, Nairobi. 9th January, 1980.

IN CLASS 16-SCHEDULE III



26799.—Paper, paper articles, cardboard, cardboard articles and paper stationery. To be associated with TMA. No. 26798. WIGGINS TEAPE LIMITED, a British company, paper manufacturers, of Gateway House, Basing View, Basingstoke, Hampshire RG21 2EE, England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. 21st December, 1979.

IN CLASS 5-SCHEDULE III

AXOBAN

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

26341.—Pharmaceutical preparations and substances. Glaxo Group Limited, a British company, of Clarges House, 6-12 Clarges Street, London W1Y 8DH, England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. 2nd August, 1979.

CORRIGENDA

TMA. Nos. 26342 and 26343.—"C Device" in Classes 25 and 18. Advertised under Notice No. 439, page 209, Kenya Gazette dated 15th February, 1980. The conditions should have read as follows:

- 1. Registration of this trade mark shall give no right to the exclusive use of the letter C per se.
 - 2. To be associated with TMA. No. 26343.

Patent No. 3023.—Advertised under Notice No. 616, page 290, Kenya Gazette dated 29th February, 1980. The U.K. Patent Number should have read:—1546228.

TMA. No. 14838.—In the advertisement of entry of EAST AFRICA INDUSTRIES LIMITED as a Registered User of Trade Marks Nos. 10930, 14838, 24453 and 24454 which appeared in the Kenya Gazette dated 9th March, 1979, under Notice No. 612 on page 326. TM. No. 14838 "DOMESTOS" was inadvertently shown as "DEMESTOS".

ADDENDUM

TMA. No. 25354.—"HAWKINS UNIVERSAL" in Class 21 advertised under Notice No. 614, page 288, Kenya Gazette dated 29th January, 1980, should have included this condition:

"Proceeding under section 32 (I) B of the Trade Marks Act".

REMOVAL FROM THE REGISTER OF PATENTS

Pursuant to a request received on the 10th March, 1980, from the registered proprietor Kenya Patent No. 1893/70 (U.K. No. 1,076,923) has been removed from the Register of Patents.

CANCELLATION

Notice is given that the advertisement of entry of EAST AFRICA INDUSTRIES LIMITED as a Registered User of the trade marks listed below, which appeared in the Kenya Gazette dated 12th May, 1978, under Notice No. 1339 on page 490, is withdrawn and that advertisement which appeared in the Kenya Gazette dated 9th March, 1979, under Notice No. 612 on page 326 shall subsist for that purpose.

Tm. No.	Trade Mark	Class and Schedule
14838	DOMESTOS	5 (Schedule III)
24453	DOT	3 (Schedule III)
24454	DOT	3 (Schedule III)
10930	DOMESTOS	3 (Schedule III)

M. L. HANDA,
Deputy Registrar of Trade Marks.

CORRIGENDA

The following trade marks published under Gazette Notice No. 862 of 21st March, 1980, were erratic and should appear as follows:

IN CLASS 16-SCHEDULE III



27088.—The Mark is restricted to the colours dark green and white as shown in the representation on the form of application. THAMMO HOLDINGS CO. LTD. Incorporated in Kenya Merchants of, P.O. Box 45531, Nairobi. 11th March, 1980.

The two applications appearing hereunder are proceeding in the name of Nestle's Products Limited, of Nestle House, Collins Avenue, Nassau, Bahama Islands, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Nairobi.

IN CLASS 30-SCHEDULE III



Registration of this Trade Mark shall give no right to the exclusive use of the letter M.

26519.—Coffee and cofffee extracts; coffee substitutes and extracts of coffee substitutes; tea and tea extracts; cocoa and preparations having a base of cocoa, chocolate, confectionery, sweets; sugar; bakery products, pastry; desserts, puddings; ice cream, products for the preparation of ice cream; honey and honey substitutes; foodstuffs having a base of rice, of flour or of cereals, also in the form of readymade dishes; sauces; aromatizing or seasoning products for food. To be associated with TMA. No. 26518. 3rd October, 1979.

IN CLASS 29-SCHEDULE III

Registration of this trade mark shall give no right to the exclusive use of the letter M.

26518.—Vegetables, fruit, meat, poultry, fish and alimentary products originating from the sea, all these products in the form of extracts, soups, jellies, pastes, preserves, ready-made dishes and frozen or dehydrated preserves, as well as in crisp form; jams, eggs, milk, cheese and other food preparations having a base of milk, milk substitutes; edible oils and fats; mayonnaise; protein preparations for food. To be associated with TMA. No. 26519. 3rd October, 1979.

GAZETTE NOTICE No. 950

THE TRADE MARKS ACT

(Cap. 506)

CANCELLATION OF ENTRY OF REGISTERED USER

IT IS notified for general information that pursuant to a request received in the Trade Marks Registry, State Law Office, Nairobi, on 14th January, 1980, and in accordance with the provisions of section 31 (8) (b) and rule 98 of the Trade Marks Act and Rules (Cap. 506) Laws of Kenya, the entry of SEVEN-UP (GREAT BRITAIN) LIMITED as a Registered User of the trade marks quoted below, which was advertised in the Kenya Gazette dated 21st July, 1964, under Notice No. 2402 on page 699, has been cancelled.

6832 SEVEN-UP 44 (Schedule 1) 6833 7 UP 44 (Schedule 1) 6834 7 UP 42 (Schedule 1) 9961 CHAPA SABA 32 (Schedule 1) 9962 SABA JUU 32 (Schedule 1) 11761 UP 32 (Schedule 2)	TM. No.	Trade Mark	Class and Schedule
6833 7 UP 44 (Schedule 1) 6834 7 UP 42 (Schedule 1) 9961 CHAPA SABA 32 (Schedule 1) 9962 SABA JUU 32 (Schedule 1) 11761 UP 32 (Schedule 2)	6831	SEVEN-UP	42 (Schedule II)
6834 7 UP 42 (Schedule 1 9961 CHAPA SABA 32 (Schedule 1 9962 SABA JUU 32 (Schedule 1 11761 UP 32 (Schedule 1	6832	SEVEN-UP	44 (Schedule II)
9961 CHAPA SABA 32 (Schedule I 9962 SABA JUU 32 (Schedule I 11761 UP 32 (Schedule I	6833	7 UP	44 (Schedule II)
9962 SABA JUU 32 (Schedule 11761 UP 32 (Schedule 1	6834	7 UP	42 (Schedule II)
11761 UP 32 (Schedule	9961	CHAPA SABA	32 (Schedule III)
	9962	SABA JUU	32 (Schedule II)
15074 HOWDY 32 (Schedule)	11761	UP	32 (Schedule II)
•	15074	HOWDY	32 (Schedule II)

M. L. HANDA,
Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 951

THE TRADE MARKS ACT

(Cap. 506)

CANCELLATION OF ENTRY OF REGISTERED USER

IT IS notified for general information that pursuant to a request received in the Trade Marks Registry, State Law Office, Nairobi, on 14th January, 1980, and in accordance with the provisions of section 31 (8) (b) and rule 98 of the Trade Marks Act and Rules (Cap. 506) Laws of Kenya, the entry of SEVEN-UP and MZURI BOTTLING COMPANY LIMITED as a Registered User of the trade marks listed below, which was advertised in the Kenya Gazette dated 14th July, 1967, under Notice No. 2537 on page 751, has been cancelled.

TM. No.	Trade Mark	Class and Schedule
6831	SEVEN-UP	42 (Schedule II)
6832	SEVEN-UP	44 (Schedule II)
6833	7 UP	44 (Schedule II)
6834	7 UP	42 (Schedule II)
9961	CHAPA SABA	32 (Schedule III)
9962	SABA JUU	32 (Schedule II)
11761	UP	32 (Schedule II)
15074	HOWDY	32 (Schedule II)
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M. L. HANDA,
Deputy Registrar of Trade Marks.

THE PATENTS REGISTRATION ACT

(Cap. 508)

ORIGINAL ENTRY

IT IS notified for general information that a letters patent particulars of which appear in the Schedule hereto was registered as No. P3028 of 1980 in the Kenya Register of Patents on the 27th February, 1980.

SCHEDULE

No. of application.-P3028.

Date of application .- 27th February, 1980

Name of applicant.—Eli Lilly and Company (a corporation organized and existing under the laws of the State of Indiana, United States of America) of 307 East McCarty Street, Indianapolis, Indiana, United States of America.

Particulars of grant in the United Kingdom:

No.-1,463,575.

Date.-30th May, 1977.

Date of filing complete specification.—25th March, 1974

Complete specification published.—2nd February, 1977.

Nature of

Nature of invention.—Vinca Alkaloid Derivatives.

Documents, etc., filed in registry:

- (a) One certified copy of the specification (including drawings and "Office Copy" of letters patent) of the United Kingdom Patent.
- (b) Certificate of the Comptroller-General of the United Kingdom Patent Office.
- (c) Authorization in favour of Messrs. Lysaght & Co., c/o Barclays Bank of Kenya Limited, Moi Avenue, P.O. Box 30116, Nairobi, Kenya.

Nairobi, 21st March, 1980. M. L. HANDA,
Deputy Registrar of Patents.

GAZETTE NOTICE No. 953

THE PATENTS REGISTRATION ACT

(Cap. 508)

ORIGINAL ENTRY

IT IS notified for general information that a letters patent particulars of which appear in the Schedule hereto was registered as No. P3035 of 1980 in the Kenya Register of Patents on the 10th March, 1980.

SCHEDULE

No. of application.-P3035.

Date of application.—10th March, 1980.

Name of applicant.—G.K.N. Fasteners Limited, a British company of Cranford Street, Smethwick, Warley, West Midlands, B66 2SA, England.

Particulars of grant in the United Kingdom:

No.—1,521,141.

Date.—6th December, 1978.

Date of filing complete specification.—14th July, 1976.

Complete specification published.—16th August, 1978.

Nature of invention.—Improved threaded fastener.

Documents, etc., filed in registry:

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

Nairobi, 21st March, 1980. M. L. HANDA,
Deputy Registrar of Patents.

GAZETTE NOTICE No. 954

THE PATENTS REGISTRATION ACT

(Cap. 508)

ORIGINAL ENTRY

IT IS notified for general information that a letters patent particulars of which appear in the Schedule hereto was registered as No. P.3034 of 1980 in the Kenya Register of Patents on the 10th March, 1980.

SCHEDULE

No. of application .- P3034.

Date of application.—10th March, 1980.

Name of applicant.—Fisons Limited, a British company of Fison House, 9 Grovenor Street, London, W.I.

Particulars of grant in the United Kingdom:

No.-1,520,247.

Date.-15th November, 1978.

Date of filing complete specification.—10th August, 1974.

Complete specification published.—24th July, 1975.

Nature of invention.—Pelletised Medicament Formulations.

Documents, etc., filed in registry:

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

Nairobi, 21st March, 1980. M. L. HANDA,
Deputy Registrar of Patents.

GAZETTE NOTICE No. 955

THE LIQUOR LICENSING ACT

(Cap. 121)

NYERI LIQUOR LICENSING COURT

(Special Meeting)

DULY authorized by the Provincial Commissioner, Central Province, a special meeting of Nyeri Liquor Licensing Courwill be held in the District Commissioner's Boardroom, Nyeron the 3rd April, 1980, at 10 a.m.

Dated the 13th March, 1980.

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

GAZETTE NOTICE No. 956

THE LIQUOR LICENSING ACT

(Cap. 121)

Samburu Liquor Licensing Court
(Special Meeting)

DULY authoried by the Provincial Commissioner, Rift Valley Province, Nakuru, a special meeting of the Samburu Liquor Licensing Court will be held on Thursday the 14th April, 1980 at Maralal in the District Commissioner's Boardroom at 10 a.m. to consider applications received.

A list of the applications may be seen at the District Commissioner's Office Maralala.

Dated the 20th March, 1980.

S. Z. AMBUKA, Chairman, Samburu Liquor Licensing Court.

THE LIQUOR LICENSING ACT

(Cap. 121)

KISII LIQUOR LICENSING COURT
(Special Meeting)

DULY authorized by the Provincial Commissioner, Nyanza Province, Kisumu, a special meeting of the Kisii Liquor Licensing Court will be held on 2nd April 1980 at the District Commissioner's Conference Room, Kisii at 10 a.m. to consider applications received.

A list of applicants may be seen at the District Commissioner's Notice Board Kisii.

E. K. MBAABU, Chairman, Kisii Liquor Licensing Court.

GAZETTE NOTICE No. 958

THE LIQUOR LICENSING ACT

(Cap. 121)

WAJIR LIQUOR LICENSING COURT

(Statutory Meeting)

NOTICE is given that the next statutory meeting of Wajir Liquor Licensing Court will be held in the District Commissioner's office, Wajir on Monday 12th May, 1980 starting at 10 a.m.

All applications to be considered at the meeting whether for new licences, renewals, transfers or removals must be received in the office of the District Commissioner, P.O. Wajir on or before 25th March, 1980 on the appropriate forms with K.Sh. 10 revenue stamp affixed. Applications received after the abovementioned date may well be considered if received before 12th April, 1980 and on payment of K.Sh. 150 being the late fee.

Applicants for new licences, transfers and removals must appear in person or be represented by an advocate before the Liquor Licensing Court. Attendance in Court of applicants for renewal of licences is optional unless there are objections in which case, attandance is desirable.

Dated the 15th March, 1980.

F. E. O. G. MWANGO,
Acting Chairman,
Wajir Liquor Licensing Court.

GAZETTE NOTICE No. 959

THE TRADITIONAL LIQUOR ACT

(Cap. 122)

Kericho Traditional Liquor Licensing Board (Statutory Meeting)

THE next statutory meeting of the Kericho Traditional Liquor Licensing Board will be held in the District Commissioner's office, Kericho on 3rd June, 1980 at 10 a.m. to consider applications for Traditional Liquor Licences.

Applications to be considered at this meeting for new licences, transfers, removals or renewals must be received in the District Commissioner's office, P.O. Box 19, Kericho on or before 21st April, 1980. Late applications received after this date will only be considered if received on or before 15th May, 1980 subject to payment of late fee of K.Sh. 20.

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

A. M. WAITUIKA,

Chairman, Kericho Traditional Liquor Licensing Board. GAZETTE NOTICE No. 960

PROBATE AND ADMINISTRATION

TAKE NOTICE that the accounts of the estates of the deceased persons mentioned in the Schedule below have been lodged with the Registrar of the High Court at Nairobi, and that he has appointed the 11th April, 1980 at 2.30 o'clock in the afternoon for passing such accounts.

SCHEDULE

Public Trustee's Cause No.	High Court Case No.	Name of Deceased
406/75	353/77	John Kihika Kang'ethe.
405/75	197/77	James Mwangangi Mutuva.
338/75	102/77	Alloys Pius Othieno.
209/75	413/76	Stephen Ndeti Mukuva.
126/74	325/75	Wainaina Muindo.
218/75	423/77	John Kingori Wanyeki.
230/75	352/77	Martin Munguti Mukuba.
281/74	18/76	David Nzioki Wambua.
384/74	269/75	Bonaventure Kifalu
154/75	79/78	Kimani Ngware.
168/75	346/77	Mutahi Wahome.
173/75	1976/76	Elijah Kidamane Mudaki.
203/75	109/78	John Gichuki Karunji.
185/75	341/78	Mutunga Kilonzo.
164/79	228/75	Zerubaberi Balaba.
248/75	289/76	Godfrey Kamunyu Nganga.
272/75	482/76	Joseph Gathiru Kimata.
327/75	422/77	Samuel Mbuthi Ithika.
414/75	453/77	David Apollo Wanzalla.
3/76	427/76	Alfred Atieno Nyunja.
	f	1

Nairobi, 21st March, 1980. H. A. M. KITHYOMA,
Assistant Public Trustee.

GAZETTE NOTICE No. 961

PROBATE AND ADMINISTRATION

TAKE NOTICE that the accounts of the estates of the deceased persons mentioned in the Schedule below have been lodged with the Registrar of the High Court at Nairobi, and that he has appointed the 12th April, 1980 at 9.30 o'clock in the forenoon for passing such accounts.

SCHEDULE

121/74 434/76 70/63 31/64 Benjamin Kasiwa Mangeli. 102/68 123/70 41/70 145/70 62/70 223/73 9/71 277/75 41/71 338/73 Paul Karanja Mwaura. Benjamin Kasiwa Mangeli. Ringanya Njeya. Oduor Masai. Ichaura Runo. Nelson Ngugi Thou .	Public Trustee's Cause No.	High Court Case No.	Name of Deceased
63/71 278/75	70/63 102/68 41/70 62/70 9/71 41/71 63/71 95/72 19/73 48/73 192/73 218/73 243/73 255/73 318/73 369/73 107/74	31/64 123/70 145/70 223/73 277/75 338/75 54/75 421/78 259/74 330/77 205/77 136/74 4481/76 420/77 435/78	Benjamin Kasiwa Mangeli. Ringanya Njeya. Nechi Yona. Oduor Masai. Ichaura Runo. Nelson Ngugi Thou . Lawrence Wilbbodone Muriango. Jessie Gathua Kamau. Ndegwa Wangenye. Joseph Makau Mutisya. Amos Aringo Andhoga. Charles Abuya Nyachieo. Proby Muteti Mang'oka. Nyangweso Akwera. Mwangi Nyambutu. Nelson Osolo Oyoo. Apollo Ondere. John Manzi Mario.

Nairobi, 21st March, 1980. H. A. M. KITHYOMA,
Assistant Public Trustee.

GAZETTE NOTICE No. 962

PROBATE AND ADMINISTRATION

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

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

SCHEDULE

Public Trustee's Cause No.	Name of Deceased	Address	Date of Death	Testate or Intestate
140/79	Lucas Odongo Oduor.	Ringa Primary School, P.O. Box	8-2-77	Intestate
72/78	Joseph Adalo Mirembo.	3, Oyugis Kegoye, South Maragoli,	13–9–77	Intestate
650/79	Christopher Kinyoro Gakuru.	Kakamega P.O. Box 173,	29-8-77	Intestate
833/79	Isaac Mwalonzi	Karatina Mitaboni, Ngebu	5–9–78	Intestate
62/79	Dinnah Jematia Birrech.	Sub- Location, Machakos P.O. Kapchero, Nandi	21-1-77	Intestate
393/77	Jacob Muiruri Kingara	Kiunyu Village, Kandara Division,	13-3-67	Testate
173/78	Kimani Muchira	Murang'a Kimunyu Sub-Loc. Gatundu.	3–4–77	Intestate
75 1/79	Paul Njoroge Kuria	Kiambu Nya- nduma Village, Githu-	5-3-79	Intestate
572 /78	Maina Githinji	nguri Kiambu Muku- rweini Sub. Loc. Githi	18-7-78	Intestate
320/79	Píus Oruko Oyoo	Location Nyeri P.O. Box 86,	21-2-79	Intestate
712/79	Jones Kimani Wanaina.	Ahero Kairi Village, Chania Location, Kiambu	10-6-77	Intestate

Nairobi, 21st March, 1980.	H. A. M. KITHYOMA, Assistant Public Trustee.
21st March, 1900.	Assistant Lablic Trustee.

GAZETTE NOTICE No. 963

IN THE HIGH COURT OF KENYA AT NAIROBI PROBATE AND ADMINISTRATION

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

(1) Cause No. 89 of 1980

Sakerkhanu Zaherali Hasham Vellani of P.O. Box 22344. Nairobi in Kenya, the deceased's widow, through Messrs. Shapley, Barret & Co., advocates of Nairobi aforesaid, for a grant of letters of administration intestate to the estate of the late Zaherali Hasham Vellani of Nairobi afore-mentioned who died there on the 22nd January, 1979.

(2) Cause No. 113 of 1980

By (1) Shantabai Tulsidas (2) Doongarshi Jamnadas and (3) Madhursinh Jamnadas all of P.O. Box 10269, Nairobi in Kenya, through P. M. Makwana, advocate of Nairobi aforesaid, for a grant of probate of the will of the late Tulsidas Jamnadas Dayal also known as Tulsidas Jamnadas Dayal Bhatia of Nairobi who died there on the 25th June, 1978.

(3) Cause No. 113 "A" of 1980

By Sunderi Kapila of P.O. Box 42868, Nairobi in Kenya, the deceased's widow and the executrix named in the will, through Rajinder Kapila, advocate of Nairobi aforesaid for a grant of probate of the will of the late Vijay Kapila of Nairobi aforesaid who died at Kericho on the 20th August, 1979.

(4) CAUSE No. 115 of 1980

By Mrs. Amarjit Kaur of P.O. Box 27149, Nairobi in Kenya, the deceased's widow and the executrix named in the will, through Messrs. Vohra & Vohra, advocates of Nairobi aforesaid, for a grant of probate of the will of the late Mohinder Singh Jaurrey of Nairobi afore-mentioned who died there on the 13th June, 1977.

(5) Cause No. 116 of 1980

By Sarmukh Singh Sohal of P.O. Box 31057, Nairobi in Kenya, the duly constituted attorney of (1) Mrs. Pritam Kaur (2) Nahar Singh and (3) Balder Singh all of Nairobi aforesaid, the executors named in the will, for a grant of probate of the will of the late Milkha Singh s/o Hakam Singh of Nairobi aforesaid who died there on the 14th October, 1971.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 11th April, 1980.

Nairobi, Senior Deputy Registrar, 22nd March, 1980. High Court of Kenya, Nairobi.

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

GAZETTE NOTICE No. 964

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

PURSUANT to rule 14 of the Societes Rules, notice is given that-

- (a) the societies listed in the First Schedule hereto have been registered;
- (b) the societies listed in the Second Schedule hereto have been refused registration; and
- (c) the registration of the society listed in the Tihrd Schedule hereto has been cancelled under the provisions of the Societies Act (Cap. 108).

FIRST SCHEDULE

Name of Society	Date of Registratio.		
Shauri Moyo Welfare Association	15-3-80		
Kenya Pharmaceutical Association, Western Province			
Branch	18-3-80		
Marisantos Football Club	18-3-80		
Essaba Schools Parents and Teachers Association	18-3-80		
Abanganga Welfare Society	18-3-80		
Mount Kenya Baptist Church	18-3-80		
Amutei Ndii Sya Nguno Clan Association	18-3-80		
Rescue	18-3-80		
G			
Second Schedule Name of Society	Date of Refusal		
Abebule Progressive Society	17-3-80		
Islahil Islamiya of Kenya Wajir District Branch	14-3-80		
Kochienge Progressive Society	14-3-80		
Renguti Gikambura Day and Night Club	14-3-80		
Nyagachugu Self Help Society	14-3-80		
Orthodox Independent Church of Africa (Kenya)	14-3-80		
Joe's Day and Night Club	14-3-80		
National Association of Kenya Tenants	14-3-80		
Bukhayo Association, Thika Branch	14-3-80		
Progressive Welfare Society of Kenya Muslims	14-3-80		
Kilulu Women's Welfare Association	14-3-80		
THIRD SCHEDULE			
	Date of		
Name of Society	Cancellation		
Regeya Progressive Society, North Nyanza District	21-3-89		

Dated at Nairobi the 21st March, 1980.

J. ALLAN,
Assistant Registrar of Societies,

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

PURSUANT to rule 14 of the Societies Rules, notice is given of the change of name of the registered society named in the Schedule.

SCHEDULE

Baladia Muslim Makandara Mosque Society, to Muslim Makandara Association.

Dated at Nairobi the 21st March, 1980.

J. ALLAN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 966

THE TRADE UNIONS ACT

(Cap. 233)

PURSUANT to section 63 of the above-mentioned Act, notice is given that the registration of the Kenya Private and Unaided Institution Teachers' Union as a trade union has been refused.

Dated the 20th March, 1980.

G. M. MWANIKI,
Assistant Registrar of Trade Unions.

GAZETTE NOTICE No. 967

THE TRADE UNIONS ACT

(Cap, 233)

PURSUANT to section 63 of the above-mentioned Act, notice is given that the Matuu Branch of the Transport and Allied Workers' Union (Kenya) has been registered under the Trade Unions Act.

Dated the 20th March, 1980.

G. M. MWANIKI,
Assistant Registrar of Trade Unions,

GAZETTE NOTICE No. 968

THE TRADE UNIONS ACT

(Cap. 233)

PURSUANT to section 63 of the above-mentioned Act, notice is given that the Mwingi Branch of the Transport and Allied Workers' Union has been registered under the Trade Inions Act.

Dated the 14th March, 1980.

G. M. MWANIKI,
Assistant Registrar of Trade Unions.

GAZETTE NOTICE No. 969

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

. CLOSURE OF LIQUIDATION

Re: Tana River Fishermen's Co-operative Society Ltd.
(In Liquidation)

WHEREAS the registration of the above-named society was cancelled by an order made on the 5th April, 1977 and which order became effective on the same date and whereas the assets of the said society have now been realized and all creditors paid in accordance with a scheme of distribution approved by me so far as it has been found possible at this date so to do, I now order that the liquidation of the said society be closed with effect from the date of this order.

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

Given under my hand at Nairobi on the 18th March, 1980.

L. N. MUCEMI, Commissioner for Co-operative Development. GAZETTE NOTICE No. 970

IN THE HIGH COURT OF KENYA AT NAIROBI

MISCELLANEOUS CASE No. 100 OF 1980

IN THE MATTER OF LEGAL AND GENERAL ASSURANCE SOCIETY LIMITED

AND

IN THE MATTER OF KENYA NATIONAL ASSURANCE COMPANY LIMITED

AND

IN THE MATTER OF THE INSURANCE COMPANIES

ACT

(Cap. 487)

NOTICE is given that a petition was on the 10th March, 1980 presented to the High Court of Kenya at Nairobi by the directors of the above-named Legal and General Assurance Society Limited and Kenya National Assurance Company Limited to obtain the sanction of the Court as required by section 23 of the Insurance Companies Act, (Cap 487), to an agreement for the transfer to the said Kenya National Assurance Company Limited of the life assurance and annuity business of the above-named Legal and General Assurance Society Limited recorded in the Register of Legal and General Assurance Society Limited for Kenya being part of the long-term business of Legal and General Assurance Society Limited written within Kenya.

Copies of the conditional agreement for carrying the said transfer into effect dated the 4th March, 1980 and copies of the actuarial reports upon which the agreement is founded including a report by an independent actuary as required by the Insurance Companies Act may be inspected during usual business hours on any week-day previous to the hearing of the petition at the undermentioned addresses:

Legal and General Assurance Society Limited, Norwich Union House, Mama Ngina Street, Nairobi.

Kenya National Assurance Company Limited, Bima House, Harambee Avenue, Nairobi.

And notice is further given that the said petition is directed to be heard before the High Court of Kenya at Nairobi on the 25th April, 1980 at 10.30 a.m. and any person interested in the said companies whether as a policyholder or otherwise, desirous of opposing the making of an order for the sanction of the said transfer may appear at the time of hearing in person or by Counsel for the purpose, in which case he is required to give two clear days' previous notice in writing of his intention so to appear with the grounds of his objection to the under-mentioned advocates. Any policyholder of the said companies who dissents from the proposed scheme but who does not desire to appear either in person or by Counsel on the hearing of the said petition should give two clear days' previous notice in writing of such dissent with the grounds thereof to the undermentioned advocates.

A copy of the petition will be furnished to any person requiring the same by the undermentioned advocates on payment of the regulated charge for the same.

Dated the 20th March, 1980.

K. H. W. KEITH
KAPLAN & STRATTON,
Advocates for the Petitioners,
Queensway House,
Kaunda Street,
P.O. Box 40111, Nairobi.

GAZETTE NOTICE No. 971

THE PIONEER GENERAL ASSURANCE SOCIETY LIMITED

P.O. Box 20333, Nairobi Kenya

Life Assurance Uolicy No. 304767 for K.Sh. 8,000 dated the 20th November, 1959 in the name and on the life of Philip Ntarangue Baikiani.

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

Nairobi, 21st Mrch, 1980. M. GOMES, Director.

THE PAN AFRICA INSURANCE COMPANY LIMITED MOMBASA

(Incorporated in Kenya)

Loss of Policy

Policy No. K/107238 for K.Sh. 62,200 on the life of David Zutti, A.V.A Ltd., P.O. Box 86344, Mombasa, Kenya.

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

P. Z. ODIWUORY,

Mombasa, 18th March, 1980. Life Manager, P.O. Box 90383, Mombasa.

GAZETTE NOTICE No. 973

THE LOCAL GOVERNMENT ACT

(Cap. 265)

THE LOCAL GOVERNMENT (TAITA/TAVETA TRADE DEVELOPMENT JOINT BOARD) ORDER 1965

(L.N. 285 of 1965)

APPOINTMENT TO THE BOARD

IN EXERCISE of the powers conferred by section 3 of the Local Government (Taita/Taveta Trade Development Joint Board) Order 1965, the County Council appoints—

Councillor George Mangi Mwalaghe, Councillor Stephen Gona Mwashilla,

to be members of the Taita/Taveta Trade Development Joint Board.

Dated the 14th March, 1980.

A. D. MWALUMA, Acting County Clerk.

GAZETTE NOTICE No. 974

THE LOCAL GOVERNMENT ACT

(Cap. 265)

THE LOCAL GOVERNMENT WAJIR TRADE DEVELOPMENT JOINT BOARD ORDER, 1965

(L.N. 299 of 1965)

APPOINTMENT TO BOARD

IN EXERCISE of the powers conferred by paragraph 3 of the Local Government Act, Wajir Trade Development Joint Board Order, 1965, the County Council of Wajir appoints—

Councillor Mohamed Noor Ali, Councillor Omar Sheikh Salat, Councillor Sahara Warfa,

to be members of Wajir Trade Development Joint Board.

Dated the 23rd January, 1980.

A. N. ALI, Clerk to Council, Wajir County Council.

GAZETTE NOTICE No. 975

THE VALUATION FOR RATING ACT

(Cap. 266)

THE COUNTY COUNCIL OF ISIOLO

1979 DRAFT SUPPLEMENTARY VALUATION ROLL

NOTICE is given that the 1979 Draft Supplementary Valuation Roll for the County Council of Isiolo has been laid before a meeting of the Full Council as required by section 9 (2) of Valuation for Rating Act (Cap. 266), and is now available at the County Council offices for public inspection.

Any person may inspect the Draft Valuation Roll (and take copies of or extracts from it) during the normal office hours.

Section 10 of the said act enable any person who is aggreed—

- (a) by inclusion of any rateable property in or by the omission of any rateable property from the said Draft Valuation Roll or
- (b) by any value ascribed in the said Draft Valuation Roll to any other statement made or omitted to be made in the same with respect to any rateble property

may lodge an objection with the Clerk, Isiolo County Council at the office of Isiolo County Council, P.O. Box 36, Isiolo. Such objections should be lodged within 28 days from the date of publication of this notice and should be in writing.

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

J. T. BIDU, Clerk, Isiolo County Council.

GAZETTE NOTICE No. 976

OFFICE OF THE PRESIDENT GOVERNMENT PRESS

Tender Notice No. 5/79-80

TENDERS are invited for the supply of 20,000 cartons size $9\frac{1}{2}$ " x $5\frac{1}{2}$ " x 1" to the office of the Government Printer. Samples are obtainable from the Supplies Officer, Government Press.

Prices quoted must be net inclusive of duty and sales tax, delivery to the Government Press, Haile Selassie Avenue, Nairobi, and must remain valid for ninety (90) days from the closing date.

Tenders in plain sealed envelopes marked "Tender No. 5/79/80" should be addressed to the Government Printer, P.O. Box 30128, Nairobi or be put into the tender box at Government Press's Registry Office, Haile Selassie Avenue not later than 12 noon on Friday, 11th April, 1980.

The Government is not bounded to accept the lowest or any

W. W. CHESSA, Assistant Government Printer.

GAZETTE NOTICE NO. 977

OFFICE OF THE PRESIDENT KWALE DISTRICT

TENDER FOR PURCHASE OF GOVERNMENT VEHICLE

APPLICATIONS are invited for the purchase of the vehicle indicated herebelow, belonging to the Lands Department, Make.—Land-Rover S.W.B. Panel Van.

Model.--1971.

Identification mark and No.-G.K. 269E.

Location.—The vehicle is lying behind the District Commissioner's Office Kwale, and could be viewed during office hours, on week days.

Conditions of Tender:

The Tenderers are required to:

- (a) Submit their quotations in Kenya shillings in plain sealed envelopes boldly marked "Tender for Purchase of G.K. 269E" so as to reach the District Commissioner, Kwale on or before 19th April, 1980 or, alternatively, place such letters in the tender box (located in D.O. I's office) at this office personally. Any tender received after this date will not be considered.
- (b) Enclose a bankers cheque equivalent to 10 per cent of their tender value which amount will be deposited at this office and refunded only to the unsuccessful tenderers. For the successful tenderers the amount will be taken into account in the total tendered purchase price. However, the amount will not be refundable to the successful tenderer in the event of the breach of contract.
- (c) Note that the Government is not bound to accept the highest or any tender.

Dated the 19th March, 1980.

E. H. A. MWAKUNDIA,

District Accountant,

Kwale District.

GAZETTE NOTICE No. 978

OFFICE OF THE PRESIDENT DEPARTMENT OF DEFENCE

ARMED FORCES TENDER NOTICE

TENDERS are invited for the repair/supply of the following items to the Armed Forces for the period ending June, 1981 and 1982 respectively.

Tender No.

Item

DOD/411/1 (156) 79/81.—Supply of orthopaedic surgery equipment.

DOD/411/1 (157) 79/82.—Repair of furniture.

DOD/411/1 (158) 79/82.—Repair of beds.

Tender forms showing details of quantities and specifications may be obtained from the SO I Supply, Department of Defence, Ulinzi House, P.O. Box 40668, Nairobi.

Completed tender documents are to be enclosed in plain envelopes properly sealed with wax seal and marked with the tender number shown above and addressed to the SO I Supply at the above given address or deposited in the tender box at Ulinzi House, Ground Floor, so as to reach him not later than 1400 hours (2 p.m.) on the 15th April, 1980.

For each tender form will be issued against payment of a non-refundable deposit of K.Sh. 25. The tender deposit should be by banker's cheque, money order, or cash in Kenya shillings payable to the Armed Forces Cashier, P.O. Box 44024, Nairobi.

The Armed Forces is not bound to accept the lowest or any tender or to give reasons for its rejection.

GAZETTE NOTICE No. 979

MINISTRY OF WATER DEVELOPMENT

TENDER No. C.P.W.B. 219/79-80

Laboratory Equipment

TENDERS are invited for supply and delivery of Laboratory Equipment to Coast Province, Water Branch, Central Stores, Mombasa, The equipment are as follows:

Spectrophotometer—Wavelength Range -340 to 700 nm.— Qty. 1.

Oxygen Meter-Qty. 1.

Conductivity Meter-Qty. 1.

Turbidometer-Oty, 1.

Centrifuge interchangeable Head-Qty. 1.

Incubator Range 5°C to 80°C-Qty. 1.

Compound Microscope-Qty. 1.

Binocular Microscope--Qty. 1.

Filter Pump-Qty. 1.

Prices quoted must be in Kenya shillings, duty paid and including sales tax and must remain firm for 90 days after the closing date.

Tenders must be enclosed in plain sealed envelopes marked "Tender No. C.P.W.B. 219/79-80 Laboratory Equipment" and addresed to the Secretary, Coast Province Water Branch Tender Board, P.O. Box 90534, Mombasa. To be received not later than 31st March, 1980 at 10 a.m.

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

Tenderers or their representatives may attend the opening of the tender on the closing date and time.

O. S. CEGE, General Manager.

GAZETTE NOTICE No. 980

MINISTRY OF WATER DEVELOPMENT

SUPPLY TENDER No. 96/79-80

Electrical Resistivity Instruments

TENDERS are invited for the supply of the above-mentioned item to the Ministry of Water Development.

Prices quoted must be in Kenya shillings duty paid and including sales tax and must be for delivery to the office of the Director, Ministry of Water Development Headquarters, Central Stores, Workshop Road, Nairobi.

Prices must be firm for 90 days after the closing date of this tender.

Tender documents giving full details, conditions specifications and instructions may be obtained from the Purchasing Section, Block "S" Room No. 3 in the office of the Director, Workshops Road, Nairobi on payment of K.Sh. 20 for documents in respect of which a receipt will be issued.

Tenders must be enclosed in plain sealed envelope marked clearly "Supply Tender No. 96/79-80" and addressed to reach the Director, Water Development, P.O. Box 30521, Nairobi on or before 18th April, 1980 at 10 a.m. or may be placed in the Tender Box No. 1 provided at the main entrance to our main office, Workshops Road, Nairobi.

There must be no indication of the tenderer's identification on the envelope, such as return address, and failure to observe this requirement may disqualify the tender.

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

Tenderers or their representatives may attend the opening of this tender on the closing date and time.

Please provide bronchures and other related literature for the item.

C. J. OJIAMBO, for Permanent Secretary, Minister of Water Development.

GAZETTE NOTICE No. 981

MINISTRY OF WATER DEVELOPMENT Tender Notice

Supply Tender No.

80/79-80.—Prefebricated Channels (closing date 16th April, 1980).

81/79-80.—Corrugated G.I. Sheets (closing date 16th April, 1980).

82/79-80.—Wooden Doors Plush Framed and Ledged (closing date 16th April, 1980).

83/79-80.—Louvred Windows on Timber Frame (closing date 16th April, 1980).

84/79-80.—Cloth sample and sleeping Bags (closing date 18th April, 1980).

85/79-80.—Office Furniture (Wooden) (closing date 18th April, 1980).

86/79-80.—Generating Set (Diesel Driven) (closing date 18th April, 1980).

87/79-80.—Pumping Equipment (closing date 18th April, 1980).

88/79-80.—Ball Float Valves and Brass Bibcocks (closing date 23rd April, 1980).
 89/79-80.—Prefabricated Wooden Houses (closing date 23rd

April, 1980). 90/79-80.—Reinforcement Bars 8 mm. (closing date 23rd

April, 1980).
TENDERS are invited for the supply of the above-mentioned

Prices quoted must be in Kenya shillings duty paid and including sales tax and must be for delivery to the office of the Director, Ministry of Water Development Headquarters, Central Stores, Workshops Road, Nairobi.

items to the Ministry of Water Development.

Prices must be firm for 90 days after the closing date of these tenders.

Tender documents giving full details, conditions, specifications and instructions may be obtained from the Purchasing Section, Block "S" Room No. 3 in the office of the Director, Workshops Road, Nairobi on payment of K.Sh. 20 for documents in respect of which a receipt will be issued.

Tenders must be enclosed in plain sealed envelope marked clearly "Supply Tender (as above)" and addressed to reach the Director Water Development, P.O. Box 30521, Nairobi, on or before the above-mentioned date at 10 a.m. or may be placed in the Tender Box No. 1 provided at the main entrance to our main office Workshops Road, Nairobi.

There must be no indication of tenderer's identification on the envelope and failure to observe the requirement may disqualify the tender.

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

Tenderers or their representatives may attend the opening of these tenders on the closing date and time.

Please provide bronchures and performance curves for Tender Nos. 86 and 87.

C. J. OJIAMBO, for Permanent Secretary, Ministry of Water Development.

MINISTRY OF WATER DEVELOPMENT TENDER No. C.P.W.B. 221/79-80

Mild Steel Bars

TENDERS are invited for supply and delivery of Mild Steel Bars to Coast Province Water Branch, Central Stores, Mombasa. Sizes as follows:

M/s Round Bars Size 10 mm. = 1,560 metres. M/s Round Bars Size 13 mm. = 5,720 metres. M/s Round Bars Size 16 mm. = 17,446 metres. M/s Round Bars Size 19 mm. = 2,340 metres.

Prices quoted must be in Kenya shillings, duty paid and including sales tax and must remain firm for 90 days after the closing date.

Tenders must be enclosed in plain sealed envelopes marked "Tender No. C.P.W.B. 221/79-80 Mild Steel Bars" and addressed to the Secretary, C.P.W.B. Tender Board, P.O. Box 90534, Mombasa so as to reach him on or before 27th March, 1980 at 2.30 p.m.

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

F. K. MWANGI, for General Manager.

GAZETTE NOTICE No. 983

MINISTRY OF WATER DEVELOPMENT

TENDER NOTICE No. IMP/DE/1/80

Supply of Earth-Moving Plant

TENDERS are invited for the supply of one bulldozer and one scraper for strengthening the dam construction units operating in Samburu and Baringo districts.

Firms which wish to be issued with tender documents should apply in writing to the Director, Water Engineering Department, Ministry of Water Development, P.O. Box 30521, Nairobi.

Tender documents which will be issued only against payment of non-refundable deposit of K.Sh. 20 should be returned in plain sealed envelope clearly marked "Tender No. IMP/DE/1/80" (Supply of Earth-Moving Plant), so as to reach the above Director on or before 18th April, 1980 at 10 a.m.

Alternatively the documents duly sealed in plain envelope clearly marked and addressed as stated above my be placed into Tender Box No. 3 provided at the main entrance to our main office block, Workshops Road, on or before the above stated day and time.

Tenderers are advised that delivery of these items is urgent and shall be required to be made within three months from the date of this advertisement.

C. N. MUTITU,

Director of Water Engineering Department, Ministry of Water Development.

GAZETTE NOTICE No. 984

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is given that business carried on by Nairobi Outfitters Limited on Plot No. 209/2487, Trust Mansion, Nairobi has with effect from 30th November, 1979 been sold and transferred to Nazmudin Kamrudin Rahim and Ramzan Kamrudin Rahim who will carry on the business in the same premises under the name and style of "Embassy New and Second-Hand Mart"

The address of the transferor is P.O. Box 42871, Nairobi.

The address of the transferees is P.O. Box 47247, Nairobi.

All debts due and owing by the transferor in respect of the said business up to and including the 30th November, 1979 will be received and paid by the transferor. The transferees are not assuming nor does they intend to assume liabilities incurred by the transferor in the said business up to and including the 30th November, 1979.

Dated at Nairobi the 20th March, 1980.

SAYED AHAMED & CO., Advocates for the Transferor and Transferees. GAZETTE NOTICE No. 985

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is given that the business carried on by Maharaja Restaurant Limited under the firm name and style of Maharaja on Plot No. I. R. 209/624/XII Kimathi Street, Nairobi has with effect from 1st March, 1980 been sold and transferred to Nashir Janmohamed Alibhai who will carry on the said business in the same premises as aforesaid.

The address of the transferor is P.O. Box 40172, Nairobi.

The address of the transferee is P.O. Box 48372, Nairobi.

All debts due to and owing by the transferor in respect of the said business up to and including 29th February, 1980 will be received and paid by the transferor. The transferee is not assuming nor does he intend to assume any liabilities incurred by the transferor in the said business up to and including the 29th February, 1980.

Dated at Nairobi the 20th March, 1980.

R. K. SACHDEVA, Advocate for the Transferor and Transferee.

GAZETTE NOTICE No. 986

NOTICE OF CHANGE OF NAME

TAKE NOTICE that by a deed poll dated the 11th January, 1980 and registered in the Registry of Documents in Volume 573, DI, Folio 475/27 DX, III, at Nairobi, our client Philiph Kinyor Ruto of P.O. Box 1643, Eldoret in the Republic of Kenya, heretobefore called and known as Philiph Kinyor Ruto and kinyor Kireger, formally and absolutely renounced and abandoned the use of his former names, Kinyor Kireger and Philiph Kinyor Ruto for all purposes and hereby authorizes and requests all persons to designate, describe and address him by the said assumed name of Philiph Kinyor Ruto only.

Dated at Eldoret on the 17th March, 1980.

TANUI & CO., Advocates for Philiph Kinyor Ruto, formerly known as Kinyor Kireger.

GAZETTE NOTICE No. 987

NOTICE OF CHANGE OF NAME

TAKE NOTICE that by deed poll dated the 7th March. 1980, duly executed and registered in the Registry of Documents in Volume DI Folio 480/90 File DX III by my client Christopher Woduori Makokha of P.O. Box 30078, Nairobi in the Republic of Kenya heretobefore called and known as Christopher Oduor Oduor and also as Christopher Ochieng formally and absolutely renounced the use of his former names of Christopher Oduor Oduor and Christopher Ochieng and in lieu thereof assumed and adopted the name of Christopher Woduori Makokha for all purposes.

All persons are authorized and requested at all times to designate, describe and address the said Christopher Woduori Makokha by his said new name instead of his former names of Christopher Oduor Oduor and Christopher Ochieng now relinquished.

Dated at Nairobi the 18th March, 1980.

TIM OKWARO,

Advocate for Christopher Woduori Makokha, formerly known as Christopher Oduor Oduor and Christopher Ochieng.

GAZETTE NOTICE No. 988

REVOCATION OF POWER OF ATTORNEY

NOTICE is given that the power of attorney dated the 20th December, 1976 given by me Peter Ndichu Gichuhi of P.O. Box 24912, Nairobi, in the Republic of Kenya to George Waweru Maina of P.O. Box 24912, Nairobi aforesaid in the said Republic and registered at the Land Titles Registry at Nairobi as No. IP/A 14504/1 is cancelled and revoked as from the date of this notice and that the said George Waweru Maina has no authority henceforth to represent or act for me in any manner under or by virtue of the said Power of Attorney.

Dated at Nairobi the 1st March, 1980.

PETER NDICHU GICHUHI.