

THE KENYA GAZETTE

Published by Authority of the Republic of Kenya

(Registered as a Newspaper at the G.P.O.)

Vol. LXXXII--No. 26

NAIROBI, 27th June, 1980

Price Sh. 3

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CORRIGEND

- IN Gazette Notice No. 1766 dated 20th June, 1980, amend the following errors:
 - (a) Paragraph 1 line 9. "D.C.V." should read "D.C.U."
 - (b) Paragraph 4 line 7 from the bottom. There should be a comma after the word "where" and another comma after the word "reasons" in the next line. In the same paragraph in the fourth line from the bottom, there should be a fullstop after the word "dams" with capital F in the word "for". The sentence thus should read "For this reason no group application".
 - (c) In paragraph 8, first line the word "opproval" should read "approval" and on the sixth line of the same paragraph insert the word "be" between "to" and "made" to read "to be made".
 - (d) In paragraph 11 (ii) first line insert the word "would" between the words "which" and "be" in order to read "which would be".
 - (e) In paragraph 14 second line, the word "linced" should be "licensed".
 - (f) In paragraph 15 line 3 the word "if" should read "of" and in line 7 of the same paragraph the word "clams" should read "claims" and the rest of that sentence after the word "claims" should read "losses and expenses whatsoever arising out of, or any way attributable to anything done or omitted to be done by the Government or any servant of the Government in connexion with the design or construction of any such dam."
 - (g) In paragraph 16 line 4 the word "those" should read "whose" and in line 8 of the same paragraph change figure "12" to read "11" and the figure "14" in the next line should be changed to read "13".

GAZETTE NOTICE No. 1837

PUBLIC SERVICE COMMISSION OF KENYA

PROMOTIONS

- MICHAEL KAMAU KEHURIA, to be District Commissioner I, Busia District, Western Province, with effect from 8th April, 1980.
- SIMON PAUL MUNG'ALA, to be District Commissioner II, Elgeyo Marakwet District, Rift Valley Province, with effect from 11th April, 1980.
- Cyrus Karuri Githinii, to be District Commissioner II, Embu District, Eastern Province, with effect from 16th April, 1980.
- JOHN KAMAU MUCOKI, to be Director of Internal Trade, Ministry of Commerce, with effect from 2nd January, 1980.
- Grace Wangui Wainaina (Miss), to be Chief Executive Officer, Directorate of Personnel Management Office of the President, with effect from 16th April, 1980.

APPOINTMENTS

- Nahashon Musa Ngugi, to be Provincial Commissioner, Kakamega, Western Province, with effect from 8th April, 1980.
- ISIAH MWAI MATHENGE, to be Provincial Commissioner, Embu District, Eastern Province, with effect from 8th May, 1980.
- PETER JOHN MWANGI, acted as Provincial Commissioner, Embu District, Eastern Province, with effect from 7th January, 1980.
- JOHN MURIU, to act as Under Secretary, Directorate of Personnel Management Office of the President, with effect from 21st January, 1980.
- Francis Gicia Chege, to act as Senior Assistant Secretary, Ministry of Commerce, with effect from 30th April, 1980.
- ELVAS CALVIN ASWANI ALIONGO, acted as District Commissioner II, Kisii District, Nyanza Province, with effect from 14th February, 1980 to 17th March, 1980.
- ISAAC NEWTON LUKALO, to act as District Commissioner II, Kwale District, Coast Province, with effect from 20th March, 1980.
- GEORGE NJENGA MIINGI, to act as District Commissioner II, Lamu District, Coast Province, with effect from 21st March, 1980
- WILSON NDEGWA WAMBUGU, to act as District Commissioner II, Kajiado District, Rift Valley Province, with effect from 24th March, 1980.
- KIMELI MOEK SAMUEL KIGEN, to act as District Commissioner II, Kitui District, Eastern Province, with effect from 26th March, 1980.

- YUNIS MAALUM MAHAT, to act as District Commissioner II, Bungoma District, Western Province, with effect from 27th March, 1980.
- NICHOLAS KIPCHUMBA MBERIA, to act as District Commissioner II, Wajir District, North-Eastern Province, with effect from 28th March, 1980.
- CHARLES Moses OKAL, to act as District Commissioner II, Tana River District, Coast Province, with effect from 29th March, 1980.
- JOSEPH ISAAC MUITHERERO, to act as District Commissioner II, Garissa District, North-Eastern Province, with effect from 18th April, 1980.
- ELIUD MBUTU WANIOHI, to be District Officer, Nyandarua District, Central Province, with effect from 23rd June, 1979.
- JOHN NDIRANGU KARIUKI, to be District Officer, Embu District, Eastern Province, with effect from 29th August, 1979.
- JOHN DIAH WILSON, to be District Officer, Mandera District, North-Eastern Province, with effect from 26th October, 1979.
- PHILIP BARAK ADUWO, to be District Officer, Nyandarua District, Central Province, with effect from 4th December, 1979.
- SOSPETER KAMAU GITHENDU, to be District Officer, Kiambu District, Central Province, with effect from 4th December, 1979
- KIMANI KARANJA, to be District Officer, Kericho District, Rift Valley Province, with effect from 12th December, 1979.
- MICHAEL NJERU KENDA GICHOBI, to be District Officer, Kwale District Coast Province, with effect from 19th January, 1980.
- BEN NICODEMUS OMAMBIA MOGAKA, to be District Officer, Meru District, Eastern Province, with effect from 22nd January, 1980.
- Peter Onyango Abwao, to be District Officer, Samburu District, Rift Valley Province, with effect from 24th January, 1980
- EDWARD KILWAKE HOLI, to be District Officer, Kiambu District, Central Province, with effect from 31st January, 1980.
- ROSEMARY JOSEPHINE NG'ANG'A NJONGE (MISS), to be District Officer, Trans Nzoia District, Rift Valley Province, with effect from 31st January, 1980.
- James Maina Muhoro, to be District Officer, Narok District, Rift Valley Province, with effect from 1st February, 1980.
- Peter Muta Njuhiga, to be District Officer, Elgeyo/Marakwet District, Rift Valley Province, with effect from 4th February, 1980.
- JOSEPH NDUNGU, to be District Officer, Tana River District, Coast Province, with effect from 5th February, 1980.
- Gerishon Ringera Mugambi Kithinji, to be District Officer, Baringo District, Rift Valley Province, with effect from 5th February, 1980.
- NATHANIEL RUCOINE NGOCI, to be District Officer, Baringo District, Rift Valley Province, with effect from 7th February, 1980.
- JOSEPH STEVENS MWANIKI ONGARO, to be District Officer, Trans. Nzoia District, Rift Valley Province, with effect from 8th February, 1980.
- JOSEPH KAHUKO MUTOA, to be District Officer, Nandi District, Rift Valley Province, with effect from 11th February, 1980.
- NOEL KITUTO, to be District Officer, Kericho District, Rift Valley Province, with effect from 11th February, 1980.
- Bonface Owuor Adewa, to be District Officer, Meru District, Eastern Province, with effect from 14th February, 1980.
- RICHARD ARIGI, to be District Officer, Turkana District, Rift Valley Province, with effect from 14th February, 1980.
- Patrick Wamburu Ngamau, to be District Officer, West Pokot District, Rift Valley Province, with effect from 14th February, 1980.
- VICTOR AUGUSTUS MUSOGA, to be District Officer, Baringo District, Rift Valley Province, with effect from 17th February, 1980

Boaz Kidiga Mbaya, to be District Officer, Kajiado District, Rift Valley Province, with effect from 18th February, 1980.

Boniventure Aloys Atwega, to be District Officer, Busia District, Western Province, with effect from 25th February, 1980.

JOSEPH OMEGA EDACHA, to be District Officer, Narok District, Rift Valley Province, with effect from 25th February, 1980.

GILBERT TED MUITA, to be District Officer, Trans Nzoia District, Rift Valley Province, with effect from 27th February, 1980

JOSEPH ABUYEKA OPEYWA, to be District Officer, Narok District, Rift Valley Province, with effect from 1st March, 1980.

RICHARD MUSE WANASAKAMI, to be District Officer, Samburu District, Rift Valley Province, with effect from 1st March, 1980.

FREDRICK FRANCIS ONYANGO OLOO, to be District Officer, Kericho District, Rift Valley Province, with effect from 11th March, 1980.

Francis Kimani Njoroge, to be District Officer, Isiolo District, Eastern Province, with effect from 12th March, 1980.

NICHOLAS BARANI JUMA WAUDO, to be District Officer, South Nyanza District, Nyanza Province, with effect from 19th March, 1980.

FETER NDWIGAH NIERU, to be District Officer, Samburu District, Rift Valley Province, with effect from 29th March, 1980.

RICHARD OJAGO WA-MWENJE, to be District Officer, Baringo District, Rift Valley Province, with effect from 17th April, 1980.

By order of the Commission.

D. G. KIMANI,

Secretary,

Public Service Commission of Kenya.

GAZETTE NOTICE No. 1838

THE SCIENCE AND TECHNOLOGY (AMENDMENT) ACT

(No. 7 of 1979)

Appointment of Director of Marine and Fisheries Research Institute

IN EXERCISE of the powers conferred by section 19 (1) of the Science and Technology (Amendment) Act, 1979, the Minister for Environment and Natural Resources appoints—

SAMWEL OBILLA ALLELA

to be Director of the Kenya Marine and Fisheries Institute.

Dated the 19th June, 1980.

A. J. OMANGA, Minister for Environment and Natural Resources.

GAZETTE NOTICE No. 1839

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* hereby—

(a) appoints—

Prison Officer, Meru,

to be a member of Meru Probation Case Committee, and

(b) cancels the appointment of-

Hassan Haji Wako Waiot,

as a member of the said committee.

Dated the 9th June, 1980.

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

Perman Ministry of *L.N. 69/1968. †G.N. 683/1978.

GAZETTE NOTICE No. 1840

THE JUDICIAL SERVICE COMMISSION REVOCATION OF APPOINTMENT

THE appointment of Peter Ndwiga Njeru as District Magistrate is terminated with effect from 23rd June, 1980.

Gazette Notice No. 1588/79, in so far as Mr. Njeru is concerned, is cancelled.

The appointment of Peter Githu Kabiru as District Magistrate is terminated with effect from 23rd June, 1980.

Gazette Notice No. 3535/78, in so far as Mr. Kabiru is concerned, is cancelled.

The appointment of Reginald Roberts Ojee as District Magistrate is terminated with effect from 23rd June, 1980.

Gazette Notice No. 3129/78, in so far as Mr. Ojee is concerned, is cancelled.

Dated this 23rd June, 1980.

JAMES WICKS, Chairman, Judicial Service Commissioner.

GAZETTE NOTICE No. 1841

THE JUDICIAL SERVICE COMMISSION APPOINTMENT OF DISTRICT MAGISTRATES

IN EXERCISE of the powers conferred by section 69 of the Constitution of Kenya and by sections 6, 7 and 8 of the Magistrate's Courts Act (Cap. 10), the Judicial Service Commission appoints the persons named in the first column to be District Magistrates, with power to hold a Magistrate's Court of the class designated in the second column, and assigns them to the districts named in the third column.

Name	Class of Court	District
Johnson Robert Ogari Ondieki	First Class	Mandera
George Njenga Miingi	First Class	Lamu
Charles Moses Okal	First Class	Tana River

Dated the 24th June, 1980.

JAMES WICKS,

Chairman, Judicial Service Commission.

GAZETTE NOTICE No. 1842

THE PARLIAMENTARY AND PRESIDENTIAL ELECTIONS REGULATIONS

(Cap. 7, Sub. Leg.)

PURSUANT to regulation 20 (3) of the Parliamentary and Presidential Elections Regulations, the Supervisor of Elections notifies that the person named below is the only person validly nominated for the preliminary election of the Kenya African National Union in the constituency shown against his name and that polling for the preliminary election in this constituency will not take place.

Constituency

Name

Baringo North

Henry Ronguno Arap Cheboiwo

Dated the 16th June, 1980.

N. W. KIMANI, Deputy Supervisor of Elections.

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GAZETTE NOTICE No. 1843

THE PARLIAMENTARY AND PRESIDENTIAL ELECTIONS REGULATIONS

(Cap. 7, Sub. Leg.)

PURSUANT to regulation 46 (3) of the Parliamentary and Presidential Elections Regulations, the Supervisor of Elections notifies that the person named below has been nominated for the ensuing Parliamentary election in the constituency shown against his name:

Constituency

Name

Ugenya

James Aggrey Orengo

Dated the 16th June, 1980.

N. W. KIMANI, Deputy Supervisor of Election.

THE REGISTRATION OF TITLES ACT

(Cap. 281, Section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS the late Kathleen Isabel Spiers was the registered proprietor as lessee of all that piece of land known as L.R. No. 7103/2 situate south of Njoro Township in the Nakuru District by virtue of Certificate of Title registered as No. I.R. 6685 1 and whereas sufficient evidence has been adduced to show that the said Certificate of Title registered as No. I.R. 6685/1 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 27th June, 1980.

L. PEREIRA, Registrar of Titles.

GAZETTE NOTICE No. 1845

IN THE HIGH COURT OF KENYA AT NAIROBI ELECTION PETITION No. 24 of 1979

IN THE MATTER OF THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT

(Cap. 7, Rev. 1979)

AND

IN THE MATTER OF THE PARLIAMENTARY AND PRESIDENTIAL ELECTIONS REGULATIONS

ANI

IN THE MATTER OF PARLIAMENTARY ELECTION FOR BONDO CONSTITUENCY HELD ON THE 8TH NOVEMBER, 1979

Between

William Odongo Omamo (Petitioner)

and

Jonah Hezekiah Ougo (First Respondent) Stanley Thuo (Second Respondent)

In the Election Petition for Bondo Constituency in which William Odongo Omamo is the petitioner and Jonah Hezekiah Ougo and Stanley Thuo, respondents.

NOTICE OF WITHDRAWAL

Notice is given that the above petitioner did on the 19th June. 1980, lodge at the Office of the Registrar of the High Court an application for leave to withdraw the petition, of which application the following is copy:

The petition of William Odongo Omamo presented the 18th December, 1979.

The petitioner applies for leave to withdraw his petition upon the following ground:

That the prosecution of the petition would undermine development efforts in Bondo Constituency and perpetuate enmity among local leaders to the detriment of the electors. And the petitioner prays that a day may be appointed for the hearing of his application.

Dated at Nairobi the 23rd June, 1980.

WILLIAM ODONGO OMAMO,

Petitione

And take notice that under the National Assembly Elections (Election Petition) Rules any person who might have been a petitioner in respect of the said election may, within seven days after the date of publication of this notice, give notice in writing to the Registrar of the High Court of his intention on the hearing of the application to be substituted as a petitioner.

Dated at Nairobi the 23rd June, 1980.

WILLIAM ODONGO OMAMO,

Petitioner.

GAZETTE NOTICE No. 1846

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 17th July, 1980.

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

These documents are obtainable either from the Secretary or from other Government offices 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 Ministry of Environment and Natural Resources:

Senior Systems Ecologist (One Post) (Re-Advertised) (No. 205/80)
Salary scale.—£2,154 to £2,820 p.a. PENSIONABLE or AGREEMENT.

Applicants must be Kenya citizens in possession of a Bachelor of Science with a minimum of four years' experience or Master o' Science with a minimum of two years' or a relevant postgraduate qualification in applied statistics with emphasis in experimented design, sampling techniques and inferential statistics. They must have a minimum of two years' experience in application of statistical methods to renewable natural resources, agriculture or other related fields. They should also have a working knowledge of Fotran IV but those with knowledge of Cobol language will also be considered.

The successful candidate will be expected to work as a counterpart to the Senior Systems Ecologist seconded to the Kenya Rangeland Ecological Monitoring Unit (KREMU) under the auspices of Canadian International Development Agency (CIDA). Both will jointly handle the data management section of the unit, design efficient sampling programmes for both the ground and aerial sections of the unit. They will also work on statistical analyses of survey data collected by KREMU ensuring that the Unit's data users and development of methods to intergrate survey data with information obtained from sources external to KREMU and to advise project managers and the professional staff on methods of gathering, processing and interpretation of data as may be required.

Executive Officer I (One Post) (Re-Advertised) (No. 206/80)

Salary scale.—£1,446 to £1,938 p.a. PENSIONABLE or AGREEMENT.

Applicants must be civil servants with minimum educational qualifications of East African Certificate of Education or its equivalent, and must have wide administrative experience. They should have served for not less than three years in the grade of Executive Officer II. Graduate from recognized institutions who have a minimum of three years' administrative experience in the civil service will also be considered. In both cases they should have thorough knowledge and experience in accounts, personnel work, stores, management of transportation and should have ability to control staff and conduct correspondence independently.

The successful candidate will assist the Director of Fisheries in the general administration of the Fisheries Department.

Senior Telecommunication Technician (Four Posts) (Re-Advertised) (No. 207/80)

Salary scale.—£864 to £1,212 p.a. PENSIONABLE or AGREEMENT.

Applicants should be Kenya citizens who must have undergone recognized apprenticeship or received training and are in possession of at least City and Guilds Telecommunications Technician Certificate 49 series (up to 'B" level) or its equivalent with at least two years' experience with a reputable telecommunications organization.

The successful candidates will deal with installation and maintenance of H.F. (S.S.B.) plus V.H.F. (A.M./F.M.) as they are used in their mobile aerial systems and test equipment.

VACANCIES PUBLIC SERVICE COMMISSION-(Contd.)

Engineer Grade II (Electrical) (One Post) (Re-Advertised) (No. 208/80)

Salary scale.—£1,446 to £1,938 p.a. PENSIONABLE or AGREEMENT.

Applicants must be Kenya citizens who have a B.Sc. degree in Electrical Engineering (light current) from a recognized university or be in possession of other equivalent qualifications which are registerable in Kenya. The successful candidate will be attached to various workshops and gain experience in both installation and maintenance of telecommunications equipment. In addition, he will be carrying out duties of system planning, drawing up and evaluating of equipment and system specifications.

Assistant Fisheries Officer (One Post) (No. 209/80)

Salary scale.—£864 to £1,212 p.a. PENSIONABLE or AGREEMENT.

Applicants should be Kenya citizens of East African Certificate of Education or its equivalent. Preference will be given to those who have attended recognized fisheries courses lasting for a minimum of six months at approved institutions. Consideration will also be given to serving officers without East African Certificate of Education who have experience in fisheries work at the level of Fisheries Assistant Grade I, Job Group "F", for a period of not less than three years.

The successful candidates will assist a Fisheries Officer or Fisheries Development Officer in the Administration and management of fisheries in a medium-sized station. They may be posted to a sub-station where they will be responsible for all the administration work including enforcement of fishery regulations, implementation of development programmes and execution of extension services.

Vacancy in the Office of the President:

Photographer Grade II (One Post) (No. 210/80)

Salary scale.—£1,170 to £1,554 p.a. PENSIONABLE or AGREEMENT.

Applicants should have sound educational background preferably with East African Certificate of Education and must possess a Preliminary Examination Certificate of the Institute of Incorporated Photography or the City and Guilds (Intermediate) Certificate in Photography or its equivalent. They should have a minimum of five years' practical experience in black and white also colour photography together with the complete processing thereof.

The post requires administrative experience in Police Photography and administration which will be an advantage.

Vacancy in the Ministry of Labour:

Senior Executive Officer (One Post) (No. 211/80)

Salary scale.—£1,734 to £2,334 p.a PENSIONABLE or AGREEMENT.

Applicants must be civil servants with a minimum education qualifications of East African Certificate of Education or its equivalent with considerable experience in Government Office reutine. They must have shown ability and merit over a period of at least five years in a grade not below that of Executive Officer Grade I. They must have thorough knowledge of Government Regulations, and should have administrative experience and have knowledge of stores, and personnel procedures. Preference will be given to applicants who have successfully completed Personnel Management or Office Management courses at either the Government Training Institute, Maseno or Kenya Institute of Administration Kabete.

Vacancy in the Ministry of Agriculture:

Housekeeper Grade III (One Post) (Re-Advertised) (No. 212/80)

Salary scale.—£864 to £1,212 p.a. PENSIONABLE or AGREEMENT.

Applicants must have passed the East African Certificate of Education plus wide knowledge and experience of at least five years in the household catering management. Besides, they must be in possession of a diploma in Institutional Catering House-keeping from a recognized institution.

The successful candidate, who should be a mature woman will be responsible to the Senior Agricultural Information Officer for the supervision of staff dining hall, kitchen and hostel of resident students and the welfare of the students. She will be stationed at Kabete.

Vacancy in the Ministry of Transport and Communications:

Registry Superitendent (One Post) (No. 213/80)

Salary scale.—£1,170 to £1,554 p.a. PENSIONABLE or AGREEMENT.

Applicants must be civil servants who have a minimum educational qualification of East African Certificate of Education or its equivalent and must have worked satisfactorily in a supervisory capacity in a busy registry for a period of not less than three years. Civil servants who have meritorious service as Executive Assistants (Job Group "G") for a period of two years in a busy Registry will be given preference. They must have proven administrative ability and considerable experience in dealing with staff problems, maintenance of staff records and a sound knowledge of Government Regulations, accounting procedures and stores control is also essential.

The successful candidate will be in charge of the Registry in the Personnel Branch.

TRAINEE VACANCIES

Applications are invited for the trainee posts shown below. Completed application forms PSC. 2 must be submitted in duplicate (two copies only) to the Secretary, Public Service Commission of Kenya, P.O. Box 30095, Nairobi, to reach him on or before 10th July, 1980.

Those already employed by the Government should apply on forms PSC 2α through their branch heads.

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

Note

Applicants must give precise details of their educational qualifications including the index number, year of passing the examinations with details of distinctions, credits and passes and must enclose relevant copies of the certificates or result slips.

Trainee Vacancies in the Ministry of Transport and Communications:

Inspector Roads Trainee (Thirty Posts) (No. 214/80/1)

Material Assistant Trainee (Twenty-five Posts) (No. 214/80/2)

Construction Plant Technician Trainee (Twenty Post) (No. 214/80/3)

Surveyor Assistant Trainee (Ten Posts) (No. 214/80/4)

Applicants must be in possession of East African Certificate of Education Division II or its equivalent with credit passes in English, Mathematics and one approved Science subject or a Pre-Technician Certificate.

Successful candidates will undergo a four years training programme which involves attendance, usually on block release pattern, at either the Kenya or Mombasa Polytechnics. Trainees will be attached to the Staff Training Department of the Ministry of Transport and Communications in Nairobi, but may be posted anywhere in the Republic of Kenya for practical training. They will receive relevant practical on-the-job training which will include specilized courses at the Staff Training Department facilities. They also attend a Craft Orientation Course at an Industrial Training Centre.

During the course, trainees will be appointed on temporary terms of service and will receive a fixed allowance of K.Sh. 520 of which 320 will be paid as messing charges if accommodated in a Government institution. Trainees not so accommodated will be paid K.Sh. 820 from which they will be expected to meet all their expenses.

On successful completion of the four years training period trainees will be appointed on probationary terms of service to the post of Inspector Roads in the salary scale Job Group "G" K£864 x 36—£1,044 x 44—£1,212 p.a.

Applicants must clearly specify the relevant post for which their applications should be considered.

VACANCY NOTICES OFFERED BY UNESCO

APPLICATIONS are invited from qualified Kenya citizens for the following vacant posts. Applications should be addressed to the Permanent Secretary/Director of Personnel Management, P.O. Box 30050, Nairobi so as to reach him not later than 9th July, 1980.

Applicants should enclose their detailed carriculum vitae together with copies of their academic and professional certificates Civil servants and employees of parastatal bodies must apply through their heads of department

1. Title.—CO-ORDINATOR, CARIBBEAN NETWORK OF EDUCATIONAL INNOVATION FOR DEVELOPMENT (CARNEID).

Post No.-LA/RP/BAR/ED/001.

Category and level.-Professional category (P-5)

Duty station.-Bridgetown, Barbados.

Duties and responsibilities.—Under the general responsibility of the Director of the Division of Structures, Contents, Methods and Techniques of Education, the incumbent's overall responsibility is the promotion of inter-country co-operation through the Caribbean Network of Educational Innovation for Development (Carneid). He will, in particular—

- (a) be responsible for ensuring the establishment of the Caribbean Network of Educational Innovation for Development (Carneid), its structure and programme and also assisting in its overall developing, including the organization of regional consultation meetings and technical development programme meetings;
- (b) be responsible for the overall co-ordination of the operational activities to be undertaken within the framework of Carneid, including information and documentation services within the subregion as to the fields of particular concern to Carneid activities and also for the detailed planning, organization and execution of activities in the Carneid programme;
- (c) be responsible for ensuring liaison between Carneid and other networks of interest to Carneid, Unesco projects in the region and other Unesco offices and co-operate with different divisions and units at headquarters as necessary in order to implement Carneid activities;
- (d) supervise the experts and consultants recruited to implement Carneid activities;
- (e) assist in designing and implementing programmes related to educational planning and administration.

Qualifications and experience required:

- (a) University degree at post-graduate level in either education or social sciences or equivalent experience;
- (b) Experience at decision-making level in a national administration in the field of education;
- (c) Experience in educational innovation for development;
- (d) Experience in educational planning and in management of educational projects;
- (e) Experience in international work and knowledge of the social and economic conditions which affect educational development in the Caribbean;
- (f) Languages: English and Spanish-French an asset.

Duration of appointment.—Two years in the first instance, with possibility of extension, starting as soon as possible after expiry of closing date.

Salary and allowances.—Initial appointment will be at P-5 grade with a net salary equivalent to US \$26,299 (\$24,298 if without dependants) per annum, 25 per cent payable in the currency of the duty station and the rest in a currency of the staff member's choice, plus the prescribed annual allowances, e.g. post adjustment, at present \$12,584 for staff members with dependants, \$11,627 for staff members without dependants, assignment allowance, at present the local equivalent of \$2,400 for staff members with dependants, \$1,500 for staff members without dependants; family allowances of \$450 for each dependent child (if there is no dependent spouse, this indemnity is not payable in respect of the first dependent child). These emoluments are normally exempt from all direct taxation. Income tax on such remuneration, if levied, is reimbursed in accordance with Staff Regulations and Rules. Travel is provided

for the staff member and his family (spouse and recognized dependants). In addition, Unesco contributes towards the cost of installation at the duty station and to the education of dependent children. On sepration from Unesco, a repatriation grant is paid.

2. Title.—SPECIALIST IN EDUCATION FOR DEVELOP-MENT IN RURAL AREAS.

Post No.-ASFEC/AR/RP/EGY/ED/015.

Category and level.-Professional category (P-4).

Duty station.—Regional Centre for Education for Development in Rural Areas for the Arab States (ASFEC), Cairo, Egypt.

Duties and responsibilities.—Under the supervision of the Director of ASFEC, the incumbent will be responsible for the organization, implementation and evaluation of educational programmes and activities designed to contribute to the development of rural areas in the Arab States. In particular the incumbent will carry out the following activities:

- (a) Plan and organize training courses, seminars and workshops for the training or retraining of cadres for education for development in rural areas both at ASFEC and in the Arab States;
- (b) Undertake research, studies and experimentation aimed at exploring innovative methods and techniques suitable for the Arab region and conducive to the development and renovation of formal and non-formal education (for all groups of the population;
- (e) Assist in co-ordinating and evaluating the entire programme of training undertaken by the Centre;
- (d) Assist and advise Arab states, on request, in planning, co-ordinating and implementing educational programmes and activities in rural areas;
- (e) Undertake any other assignment falling within his competence, at the request of the Director.

Qualifications and experience required:

- (a) Post-graduate degree in education or agricultural education or rural sociology.
- (b) Experience in education in rural areas in developing countries.
- (c) Knowledge of the Arab region and its educational systems is desirable.
- (d) Excellent knowledge of Arabic and good knowledge of English.

Duration of appointment.—One year in the first instance, with possibility of extension, starting as soon as possible after expiry of closing date.

Salary and allowances.—Initial appointment will be at P-4 grade with a net salary equivalent to US \$21,756 (\$20,209 if without dependants) per annum, 25 per cent payable in the currency of the duty station and the rest in a currency of the staff member's choice, plus the prescribed annual allowances, e.g. post adjustment, at present \$7,847 for staff members with dependants, \$7,289 for staff members without dependants, assignment allowance, at present the local equivalent of \$2,000 for staff members with dependants, \$1,600 for staff members without dependants; family allowances of \$450 for each dependent child (if there is no dependent spouse, this indemnity is not payable in respect of the first dependent child). These emoluments are normally exempt from all direct taxation. Income tax on such remuneration, if levied, is reimbursed in accordance with Staff Regulations and Rules. Travel is provided for the staff member and his family (spouse and recognized dependants). In addition, Unesco contributes towards the cost of installation at the duty station and to the education of dependent children. On separation from Unesco, a repatriation grant is paid.

3. Title.—ASSISTANT DOCUMENTATION OFFICER. Post No.—CPX/NYO/008.

Category and level.-Professional category (P-1/P-2).

Organizational location.—Office for Liaison with United Nations Headquarters; New York, United States of America.

Duties and responsibilities.—Under the supervision of the director of the office the incumbent will be responsible for the following duties:

(a) Classification and subject indexing of all Unesco publications and documents and of relevant United Nations and other organizations' materials, for the New York office reference library. The incumbent should bear in mind,

UNESCO VACANCIES-(Contd.)

- at all times, the strong co-ordination which has developed in recent years between the United Nations programme and the respective programmes of the Specialized Agencies.
- (b) Carrying out research on specific activities of the Unesco programme for background material for the staff of the office and, as required, writing summaries of such material.
- (c) Supervising clerk in charge of inquiries from delegations, the United Nations Secretariat, and to a limited extent from the general public, requesting specific information on Unesco.
- (d) Supervising the filing, maintenance and periodic review of the documents holdings.
- (c) Operating of the reference and information service of the office which implies assistance given to Unesco staff members assigned to the New York office, as well as to Secretariat members from headquarters coming on mission to the United Nations, to trace documentation and information relevant to their work.
- (f) Performing such other duties as may be assigned.

Qualifications and experience required:

- (a) University degree or equivalent in experience and training.
- (b) At least three years' experience in information, public inquiry or documents work related to international organizations.
- (c) Excellent knowledge of English and French and working knowledge of Spanish.
- (d) High degree of maturity and responsibility since work is largely unsupervised and affects public attitude towards Unesco.

Salary and allowances.-Depending on qualifications and experience, initial appointment will be either at P-1 grade with a net salary equivalent to US \$11,917 per annum, 25 per cent payable in the currency of the duty station and the rest in a currency of the staff member's choice (\$11,215 if without dependent). dants) plus the prescribed annual allowances, e.g. post adjustment, at present \$5,097 for staff members with dependants, \$4,790 for staff members without dependants; assignment allowance, at present the local equivalent of \$2,000 for staff members with dependants, \$1,600 for staff members without dependants, family allowances of \$450 for each dependent child (if there is no dependent spouse, this indemnity is not payable in respect of the first dependent child), or at P-2 grade with a net annual salary equivalent to US \$15,096 per annum, 25 per cent payable in the currency of the duty station and the rest in a currency of the staff member's choice (\$14,149 if without dependants), plus the precribed allowances, e.g. post adjustment, at present \$6,403 for staff members with dependants, \$6,009 for staff members without dependants, assignment allowance, at present the local equivalent of \$2,000 for staff members with dependants, \$1,600 for staff members without dependants, family allowances of \$450 for each dependent child (if there is no dependent spouse, this indemnity is not payable in respect of the first dependent child). These emoluments are normally exempt from all direct taxation. Income tax on such remuneration, if levied, is reimbursed in accordance with Staff Regulations and Rules. Travel is provided for the staff member and his family (spouse and recognized dependants). In addition, Unesco contributes towards the cost of installation at the duty station and to the education of dependent children. On separation from Unesco, a repatriation grant is paid.

Duration of contract.—Initial period of two years starting as soon as possible after the closing date for the receipt of applications.

4. Title.—EDITOR/PROGRAMME SPECIALIST IN HIGHER EDUCATION.

Post No.-EU/RP/ROM/ED/003 Rev. 2.

Category and level.—Professional category (P-2/P-3).

Organizational location.—European Centre for Higher Education (CEPES), Bucharest (Romania).

Duties and responsibilities.—Under the authority of the Director of the European Centre for Higher Education the incumbent will—

 (a) be responsible for the planning and preparation of the content of the bi-monthly bulletin of the Centre "Higher Education in Europe";

- (b) supervise the technical preparation and distribution of the bulletin and maintain relations with the readers of the bulletin
- (c) be responsible for the preparation of the annual meeting of the Editorial Board of the Advisory Committee, and maintaining contacts with its members:
- (d) be in charge of other information activities, especially the dissemination of documents and publications issued by the Centre:
- (e) participate in the planning and execution of thematic activities of the Centre.

Qualifications and experience required:

- (a) University degree or equivalent.
- (b) Experience in journalism and/or educational information in the field of higher education.
- (c) European working background desirable.
- (d) The working language of the Centre being English, French and Russian, the incumbent must have excellent knowledge of at least two of these languages and it would be an advantage if he also has some knowledge of the third.

Salary and allowances.-Depending on qualifications and experience, initial appointment will be either at P-2 grade with a net salary equivalent to US \$15,096 per annum, 25 per cent payable in the currency of the duty station and the rest in a currency of the staff member's choice (\$14,149 if without dependants) plus the prescribed annual allowances, e.g. post adjustment, at present \$3,735 for staff members with dependents, \$3,505 for staff members without dependants; assignment allowance, at present the local equivalent of \$2,000 for staff members with dependants, \$1,600 for staff members without dependants, or at P-3 grade with a net annual salary equivalent to US \$18,193 per annum, 25 per cent payable in the currency of the duty station and the rest in a currency of the staff member's choice (\$16,918 if without dependants), plus the prescribed allowances, e.g. post adjustment, at present \$4,496 for staff members with dependants, \$4,194 for staff members without dependants, assignment allowance, at present the local equivalent of \$2,000 for staff members with dependants, \$1,600 for staff members without dependants, family allowances of \$450 for each dependent child (if there is no dependent spouse, this indemnity is not payable in respect to the first dependent child). These emoluments are normally exempt from all direct taxation. Income tax on such remuneration, if levied, is reimbursed in accordance with Staff Regulations and Rules. Travel is provided for the staff member and his family (spouse and recognized dependants). In addition, Unesco contributes towards the cost of installation at the duty station and to the education of dependent children. On separation from Unesco, a repatriation grant is paid.

5. Title.—PROGRAMME SPECIALIST.

Post No.-SC-920.

Category and level.—Professional category (P-4)

Organizational location.—Arab States Section Operational Division Sector for Natural Sciences and their Application to Development.

Duties and responsibilities.—Urban the authority of the Deputy Assistant Director-General responsible for the operational activities of the Sector, and the Chief of Section, the incumbent will:

- (a) Prepare, in close liaison with the Chief of the Section, scientific and technical projects financed under funds-intrust arrangements and other extra-budgetary sources, involving both research and training activities in science and technology and their application to development; this will be done in collaboration with the Division of Marine Sciences and other programme divisions of the Science Sector, the Regional Office for Science and Technology for the Arab States, the Unesco Regional Representative in the Arab States of the Gulf, as well as with ALECSO, as appropriate.
- (b) Collaborate with specialists from the Division of Marine Sciences and other programme divisions of the Science Sector who are familiar with the substance of these projects, especially in the selection of experts and equipment, the examination of reports and evaluation missions.
- (c) Participate in Unesco task-force meetings and exploratory and evaluation missions with a view to elaborating interdisciplinary projects in countries of the region to be financed from extra-budgetary sources.
- (d) Participate in the preparation of the Sector's contribution to UNDP Country Programming which is annually reviewed for all the countries of the region.

UNESCO VACANCIES-(Contd.)

- (c) Participate actively in the preparation of country files containing information on the state of research and training in sicence and technology in each country of the region.
- (f) Carry out any other related duties as may be assigned.

Qualifications and experience required:

- (a) Ph.D. or equivalent in a branch of the Marine Sciences.
- (b) Experience in the negotiation, organization and implementation as well as management of operational projects in the field (applied studies, research centres, higher educational establishments), and good knowledge of the administration of international programmes.
- (c) Experience in preparing overall programmes, technical memoranda, final reports, etc. concerning matters related to the incumbent's speciality.
- (d) Very good knowledge of English, and good working knowledge of French.

Salary and allowances.—Initial appointment will be at P-4 grade with a net salary equivalent to US \$21,756 (\$20,209 if without dependents) per annum, payable mainly in French francs, plus the prescribed annual allowances, e.g. post adjustment, at present \$21,436 for staff members with dependants, \$19,913 for staff members without dependants, family allowances of \$450 for each dependent child (if there is no dependent spouse, this indemnity is not payable in respect of the first dependent child). These emoluments are normally exempt from all direct taxation. Income tax on such remuneration, if levied, is reimbursed in accordance with Staff Regulations and Rules.

6. Title.—PROGRAMME SPECIALIST IN HIGHER EDUCATION.

Post No.-AS/RP/THA/ED/027.

Category and level.-Professional category (P-4).

Organizational location.—Unesco Regional Office for Education in Asia and Oceania, Bangkok, Thailand.

Duties and responsibilities.—Under the supervision and control of the Director of the Unesco Regional Office for Education in Asia and Oceania (Roeao), Bangkok, the incumbent will assist in the planning and execution of the Unesco programme in higher education in the region of Asia and Oceania. In particular, he will be responsible for—

- (a) developing programmes and activities in higher education within the framework of Unesco's Medium-Term Plan as well as a follow-up of the recommendations of the study group which was set up in pursuance of the recommendation of the Fourth Regional Conference of Ministers of Education and those responsible for Economic Planning in Asia and Oceania (Colombo, 1978), and promoting inter-country and inter-institutional exchanges of experiences and personnel;
- (b) undertaking and participating in co-operative studies and research on problems of higher education in the region;
- (c) co-operating and participating in the programmes of higher education in the member states, on request;
- (d) providing technical support and carrying out Unesco's higher education activities in the region such as organization of conferences and workshops, co-operative relationship with other inter governmental and non-governmental organizations, studies and research projects, etc.;
- (e) assisting in developing documentation and information services in higher education in Roeao and in preparation of publications;
- (f) performing such other duties as may be assigned by the Director.

Qualifications and experience required:

- (a) High academic qualification and teaching/research experience at higher education level.
- (b) Through knowledge and experience of higher education systems in the countries of the region and the formulation and development of national policies in higher education.
- (c) Excellent knowledge of English with drafting ability of a very high order essential; some knowledge of French; knowledge of another language of the region an advantage.

Duration fo appointment.—Two years in the first instance, with possibility of extension, starting as soon as possible after expiry of closing date.

Salary and allowances.—Initial appointment will be at P-4 grade with a net salary equivalent to US \$21,756 (\$20,209 if without dependants) per annum, 25 per cent payable in the currency of the duty station and the rest in a currency of the staff member's choice, plus the prescribed annual allowances, e.g. post adjustment, at present \$5,359 for staff members with dependants, \$4,978 for staff members without dependants, assignment allowance, at present the local equivalent of \$2,000 for staff members with dependants, \$1,600 for staff members with dependants, \$1,600 for staff members with dependants \$1,600 for staff members without dependants; family allowances of \$450 for each dependent child (if there is no dependent spouse, this indemnity is not payable in respect of the first dependent child). These emoluments are normally exempt from all direct taxation. Income tax on such remuneration, if levied, is reimbursed in accordance with Staff Regulations and Rules.

7. Title.—CO-ORDINATOR OF PROGRAMMES RELAT-ING TO THE STATUS OF WOMEN.

Post No.-BEP-228.

Category and level.-P-5/D-1.

Organizational location.— Bureau of Studies and Programming.

Duties and responsibilities.—Under the supervision of the Assistant Director-General for Studies and Programming, the incumbent will be required to perform the following duties—

- (a) participate from the very beginning in the preparation of the programme for improving the status of women, and supervise its execution;
- (b) assume responsibility for organizing and running the intersectoral Committee for Co-ordination established under the auspices of the Committee on Intersectoral Co-operation (CIC), in particular by promoting, within the Secretariat, all measures conducive to the advancement of the programme;
- (c) co-ordinate the preparation of all documents, reports, etc., intended for the governing bodies of the organization;
- (d) set up and organize a network of correspondents (staff of regional offices or regional advisers) to be responsible, in each region, for maintaining liaison with the regional bodies of the United Nations and, if necessary, with other organizations in the region, in order to ensure the effective implementation of the programme;
- (e) co-ordinate the preparation of all contributions made by Unesco to the work of the United Nations and its organs.

Qualifications and experience required:

- (a) University degree in one of the Organization's fields of competence, preferably in the social sciences or education.
- (b) Thorough first-hand knowledge of problems relating to the status of women, acquired in the performance of professional duties, or special interest in such matters attested, in particular, by research and published work.
- (c) Professional experience gained, at least partly, in an international organization or in a position connected with an international organization.
- (d) Perfect command of French or English, with a good working knowledge of the other language; knowledge of other working languages of the Organization would be an advantage.

Salary and allowances.—Depending on the candidate's qualifications and experience, initial appointment will be at P-5 grade, with a net salary equivalent to US \$26,299 per annum (or US \$24,298 for staff members without dependants), payable mainly in French francs, plus the following annual allowance: post adjustment (currently amounting to US \$27,456 for staff members with dependants and US \$25,368 for staff members without dependants), or at D-1 grade, with a net salary equivanent to US \$29,245, payable mainly in French francs (or US \$26,931 for the staff members without dependants), plus the following annual allowance: post adjustment (currently amounting to US \$29,976 for staff members with dependants). In either case, a family allowance of US \$450 will be paid for each dependent child (payable for the second and subsequent children only in the case of staff members without a dependent spouse). These emoluments are in principle exempt from all direct taxation. Income tax on such remuneration, if levied, is reimbursed in accordance with the Staff Regulations and Rules

IN THE HIGH COURT OF KENYA AT ELDORET CRIMINAL AND CIVIL CAUSE LIST FOR THE MONTH OF JUNE. 1980.

Before Mr. Justice J. W. Mead

On Monday 23rd June, 1980, in Court at 8.30 a.m. For Criminal Plea

Cr.C Nos.:

23/80 Republic v. William Ngetich Limo.

24/80 Republic v. Paul Kipkoech A. Chererer and another.

25/80 Republic v. Samwel Kemei A. Mutai.

26/80 Republic v. Kiptoo Kibor Kiprop.

27/80 Republic v. Stellah Cherono w/o Kiplangat.

For Criminal Hearing

Cr.C. Nos.:

11/74 (Part heard) Republic v. Francis Musango.

77/79 Republic v. Joseph Ndungu s/o Wairagu.

On Tuesday 24th June, 1980, in Chambers at 8.30 a.m. For Further Orders

C.C. Nos.:

107/76 Zakariah K. A. Tuwei v. Kichurit K. A. Masai and 2 others.

(Part heard) Zeblon Luranda v. Kipketer A. 212/77 Ngerechi.

For Chamber Summons

C.C. No.:

238/77 Malakwen A. Masai v. Kiplagat A. Chepkwony. In Court Thereafter for Criminal Plea

Cr.C. Nos.:

28/80 Republic v. Zaphaniah Sewei Tomila Chebet.

29/80 Republic v. Kipchobot A. Yego.

30/80 Republic v. Cheptoo A. Koske.

31/80 Republic v. Joseph Kimutai A. Chepterii and aonther.

32/80 Republic v. Kipkurui Chwana Ruto.

For Criminal Hearing

Cr.C. No. :

77/79 (Part heard) Republic v. Joseph Ndungu s/o Waringu.

On Wednesday 25th June, 1980 in Chambers at 8.30 a.m. For Mention

C.C. Nos.:

104/74 Lydia Biwott v. Kipserem Birgen.

112/70 Christopher Kadima v. Abrahim Mulama.

For Chamber Summons

C.C. Nos.: 240/77 Dr. V. K. Kiprotich v. David Rop.

230/76 Peter Nyamwange v. Uasin Gishu Quarry Co. Ltd. For Notice of Motion

C.C. No.:

64/76 Patrick Mugita v. Musasia Kidudu.

Misc. Appl. No.:

8/80 P. N. Gadher v. Nzoia Boarding and Lodging. C.C. No.:

327/75 Nathan Fedha and 3 others v. Kiptoo arap Mosebei.

In Court Thereafter for Civil Hearing

C.C. No.:

97/74 Jane Leonida v. Babulard Batt.

148/75 Kipsanga A. Koros v. Kipsanga A. Songok.

97/77 R. Ogodo Ogana v. Anne and Agnes Ltd. 175/75 James Obongo v. Victory Construction and others.

On Thursday 26th June 1980, in Chambers at 8.30 a.m. For Summons for Directions

C.C. Nos.:

23/80 Raynolds Mwangi ν . John Gitau Njau and 3 others.

15/80 Ambarams Brothers v. Atnas Kandie.

For Notice of Motion

C.C. Nos.:

71/69 Saphan Lunani and 3 others v. Masinde Muliro.

19/80 Ram Auto Garage v. Nelson Lelei.

78/77 Estone Usta Mutukisa v. Megtraco Ltd.

An Originating Summons

Misc. Appl. No.:

9/80 Grace Karubo Karani v. David Ratemo Momanyi. For Formal Proof

C.C. No.:

125/79 Jona Endege and others v. Munata A. Busienei. In Court Thereafter for Civil Hearing

C.C. Nos.:

180/75 Shariff Abdullah v. Fatuma Salan.

181/75 Stephen Tarus v. David A. Songor.

172/78 Annah Tabelga v. Fredrick Mwai.

13/80 Enock Nyikuri v. Benjamin Maswai and 3 others.

14/80 William Murunga v. Koboss Farmers Co. Ltd.

On Friday 27th June 1980, in Chambers at 8.30 a.m. For Notice of Motion

C.C. Nos.:

245/77 Kimeto A. Lelei v. Thaddeus Ologwan.

114/78 Kibiwot A. Sawe and another v. Paulo Kirwa A. Kongwalei.

17/78 William Morogo Saina v. Wairicu.

347/77 Kenya Motors Corp. Ltd. v. Keiyo Border Wholesalers.

MISC. APPL. Nos.:

11/80 Stanley Birech ν . Tindiret Land Control Board. In Court Thereafter for Civil Hearing

C.C. Nos:

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

9/80 Fims Ltd. v. Elgon Nyanza Hardwares Ltd.

11/80 Maize Ltd. v. B. J.. Chotai.

Eldoret.

14th June, 1980.

E. F. ARAGON. Deputy Registrar in Charge.

GAZETTE NOTICE No. 1849

IN THE HIGH COURT OF KENYA AT KAKAMEGA

KAKAMEGA HIGH COURT CAUSE LIST FOR JUNE, 1980 Before the Honourable Mr. Justice Scriven Monday 23rd June, 1980 at Kakamega

For Plea in Court No. 1

H.C.Cr.C. Nos.

36/80 Republic v. 1. Akolo Abisai 2. Haman Atiati 3. Abineli Opaka.

Republic v. Omure Odhiambo Kweyu.

Republic v. James Weyimi Makokha. 38/80

39/80 Republic v. 1. Elija Khayiya 2. Aggrey Mukhubi 3. Laban Alala. 40/80 Republic v. 1. Juma Lianda 2. Renji Kambongo.

Summons for Directions

H.C.C.C. Nos.

11/79 Hudson Kisala Lubanga v. Thomas Changilwa Michael Mashere

30/78 Peter Kambara v. Desterio Owinya.

H.C. Misc. Appl. No.

25/79 Safania Kimuna v. John Busolo.

H.C.C.C. Nos.

96/79 Ramadhani Akhobwa v. Zaina Ramadhan.

99/79 Clement Shikami v. Lucas Onyango.

107/79 Rosemary Nekoye v. Nzoia Sugar Company. Wycliffe Maokha v. Richard Nanisi.

114/79 Lawrence C. Kundu v. Gabriel Otieno.

Chamber Summons/Notice of Motion

H.C.C.C. Nos.

31/75 Charles Wasike Khaemba v. Namunyu Were.

85/78 Anseti Onjari v. Omusiomi Okoso.

117/78 Tom Imbeanga v. Wilberforce Wawire.

H.C. Misc. Appl. No.

30/79 Richard Saidi v. Brown Aura Khainga.

H.C.C.C. Nos.

81/77 Nyongesa Cnyimbo v. Christopher Nyongesa.

31/79 Diocese of Kisumu v. Titanic Company.

102/79 Stephen Changilwa v. Diffus Mahindi.

108/79 Makokha Sumba v. Odhiambo Oyirikha.

120/79 Mathiah Muhati and 11 others v. Peter Wingira and 12 others.

H.C. Misc. Appl. Nos.

5/80 Eliud Masika v. Domic Wakapata.

6/80 Musa Mudamba v. Francis Mung'ole.

H.C.C.C. No.

104/79 Stephen Malingu v. Ben Mason.

H.C. Misc. Appl. Nos.

8/80 Erastus Gacheche v. The Standard Bank Ltd.

9/80 Peter Manjaru v. Valent Wamalwa.

9b/80 James Wamalwa v. Simon Walukela.

H.C.C.C. Nos.

10/B/80 Koash Wanyonyi v. William Nyongesa.

11/80 Joseph Ambani v. Laurenxe Chimasia.

10/79 Butichi Shirambulo v. Peter Mbaka.

37/79 Philip Okech Soka v. Samuel Wanyama.

For Mention with a view for Dismissal

H.C.C.C. No.

11/77: Edward Lutta v. Milligane and Company.

For Mention for Fixing Hearing Dates

H.C.C.C. Nos.

30/80 Mbula Muliro v. Tiko Muliro.

80/77 Charles Nakitari v. Philip Namacho.

43/78 Elijah C. S. Korosa v. Hezekiah Kiptoo.

96/78 Simon Wachie v. Zabedayo Kisiero.

37/79 Eliud Mutiri v. Ruel Wainaina.

For Hearing Thereafter in Court

H.C.C.C. No.

83/75 John Chebosi v. Jonathan Kitere.

H.C.D.C. Nos.

1/76 Grace Munjalu v. Wilson Munjalu and another.

2/78 Florence Mamuli v. Michael Kiberenge.

H.C.C.C. Nos.

80/79 Silvester S. Olayo v. William Odhiambo.

85/79 Daniel Wamakale v. Ainea Khaita.

Tuesday 24th June, 1980 at Kakamega

H.C.C.C. Nos.

17/77 Shitoshe Siuma v. Injendi Shirandula.

67/75 John Nyongesa v. Salome Wekesa.

36/77 John Misigo v. Shadrack Okova.

7/79 Christopher Wanyama v. Caleb Osikuku.

118/79 Paul Kamau v. Chebos Samoei.

H.C.C.A. Nos.

1/79 Reuben Kanga v. Stephen Murumba.

11/77 Mukaisi Makobe v. Gusinjiru Kwendero.

15/79 Wilson Natse v. Michael Kiberenge.

18/79 Peter Kisiong'ani v. Masai Nandasaba.

H.C.C.C. No.

10A/80 Elijah Aiga v. John Manadi.

Wednesday, 25th June, 1980 at Kisumu

For Trial

H.C.Cr.C. Nos.

21/80 Republic v. John Ondigo s/o Mulembo, Richard Nanyendo s/o Ndiano. Thursday, 26th June, 1980 at Kisumu

For Trial

H.C.Cr.C. No.

28/70 Republic v. 1. John Karanja Kibe 2. David Nyangundi Karani 3. Philip Kalishi Keere.

Dated the 10th June, 1980.

I. C. C. WAMBILYANGAH,
Deputy Registrar Kakamega.

GAZETTE NOTICE No. 1850

THE CIVIL AVIATION ACT

(Cap. 394)

CIVIL AVIATION BOARD

NOTICE OF THE DECISIONS OF THE CIVIL AVIATION BOARD IN RESPECT OF APPLICATIONS FOR AIR SERVICE LICENCES

NOTICE is given of the following decisions of the Civil Aviation Board in respect of the applications for air service licences heard and considered by the Board at its 9th meeting held in Milimani Hotel, Nairobi on 11th April, 1980.

 Name and address of the applicant.—Aero Club of East Africa, P.O. Box 40813, Nairobi.

Type of application.—Application for a licence to operate Ab-Initio and advanced flying instructions hire of self-fly aircraft within Kenya based at Wilson Airport.

Notice of the application.—Kenya Gazette Notice No. 584 of 29th February, 1980.

Decision of the Board.—The application was allowed and a two-year licence granted effective 11th April, 1980.

 Name and address of the applicant.—Air France P.O. Box 30159, Nairobi.

Type of application.—Application for an authority to disembark and re-embark at Nairobi groups of tourists from Re-union between January, 1980 and January, 1981.

Notice of the application.—Not Applicable.

Decision of the Board.-Application allowed.

3. Name and address of the applicants.—CMC Aviation Limited P.O. Box 44580, Nairobi.

Type of application.—Application for licence to operate air charter and aerial work services and non-scheduled air tours based at Wilson Airport, Nairobi.

Notice of the application.—Kenya Gazette Notice No. 1407 of 19th May, 1980.

Decision of the Board.—Application deferred applicant's provisional licence granted during the 8th meeting was again extended.

 Name and address of the applicant.—CMC Aviation Limited P.O. Box 48349, Nairobi.

Type of application.—Application for the renewal of licence No. CAB 182 which authorizes flying instructions and hire of aircraft to qualified pilots.

Notice of the application.—The Kenya Gazette Notice No. 521 of 22nd February, 1980.

Decision of the Board.—The application was granted and the licence renewed for five years effective 31st March, 1980.

 Name and address of the applicant.—Coast Air Limited P.O. Box 133, Malindi.

Type of application.—Application for renewal of air charter licence No. CAB 40.

Notice of the application.—Kenya Gazette No. 428 of 15th February, 1980.

Decision of the Board.—The application was approved and a renewal granted for three years effective 31st March, 1980.

 Name and address of the applicant.—Davis Air Limited P.O. Box 80116, Mombasa.

Type of application.—Application for renewal of the applicants air charter and aerial work services licence based in Mombasa.

- Notice of the application.—Kenya Gazette No. 689 of 14th March, 1980.
- Decision of the Board.—The application was allowed and a licence renewed for a period of three years effective 31st March, 1980.
- 7. Name and address of the applicant.—Ets Majyambere, BP 221, Kigali, Rwanda.
 - Type of application.—Application for a licence to operate air charter services between Rwanda/Burundi and Nairobi.
 - Notice of the application.—Kenya Gazette Notice No. 692 of 7th March, 1980.
 - Decision of the Board.-Application turned down.
- 8. Name and address of the applicant.—Field Research Services (EA) Limited.
 - Type of application.—Application for the renewal of the applicant's aerial photography licence.
 - Notice of the application.—Kenya Gazette Notice No. 585 of 29th February, 1980.
 - Decision of the Board.—The application was allowed and the licence renewed for a period of two years effective 31st March, 1980.
- Name and address of the applicant.—Balair Limited P.O. Box 173, Basle, Switzerland.
 - Type of application.—Application for a licence to operate 32 weekly inclusive tour charter flights from Zurich to Nairobi and Mombasa between May and December, 1980. Notice of the application.—Not applicable.
 - Decision of the Board.—Application was allowed. Only bona fide tourists to be carried on the ITC flights.
- Name and address of the applicant.—HP. Gauff K.G. P.O. Box 49817, Nairobi.
 - Type of application.—Application for the renewal of their aerial work (photography) licence based in Wilson Airport, Nairobi.
 - Notice of the application.—Kenya Gazette Notice No. 522 of 7th February, 1980.
 - Decision of the Board.—The application was approved and, the licence renewed for three years effective 31st March, 1980.
- Name and address of the applicant.—JSK (Cargo) Ltd. P.O. Box 43349, Nairobi.
 - Type of application.—Application for a licence to operate all-cargo charter flights from/into Nairobi and Mombasa.

 Notice of the application.—Not applicable.
 - Decision of the Board.—The application was deferred to the the next meeting.
- 12. Name and address of the applicant.—Condor Air Services 6078 New Insenburg 1 Frankfurt Am Main, Main Postfach, 1103, West Germany.
 - Type of application.—Application for a licence 27 inclusive tour charters from Frankfurt to Mombasa between May and October, 1980.
 - Notice of the application.—Not applicable.
 - Decision of the Board.—Application was allowed. Only bona fide tourists to be carried on the ITC flights.
- 13. Name and address of the applicant.—Lake Air Charters Limited, P.O. Box 149, Ahero, Kisumu.
 - Type of application.—The application for a licence to operate air charters and aerial work services for passengers and freight, non-scheduled and inclusive air tours and coach services.
 - Notice of the application.—Kenya Gazette Notice No. 690 of 7th March, 1980.
 - Decision of the Board.—Application deferred to the next meeting.
- 14. Name and address of the applicant.—LTU-Luftransport-Unternehmn Flughafer Halle 8 Airport Hangar 8.40 400 Dusseldorf 30 West Germany.
 - Type of application.—Application to operate 30 inclusive tour charters from Dusseldorf and Frankfurt to Mombasa between May and October, 1980.
 - Notice of the application.—Not applicable.

- Decision of the Board.—Application was allowed. Only bona fide tourists to be carried.
- 15. Name and address of the applicant.—Missionary Aviation Fellowship, P.O. Box 21123, Nairobi.
 - Type of application.—Application for the renewal of licence No. CAB 30 for air charter services restricted to missionary services personnel.
 - Notice of the application.—Kenya Gazette Notice 521 of 22nd February, 1979.
 - Decision of the Board.—The application allowed and a licence renewed for a period of five years effective 8th May, 1980.
- Name and address of the applicant.—Mombasa Air Services Ltd., P.O. Box 99222, Mombasa.
 - Type of application.—Application for variation of licence No. CAB 189 so as to increase the present authorized capacity from 18 to 33 seats.
 - Notice of the application.—Kenya Gazette Notice No. 3109 of 26th October, 1980.
 - Decision of the Board.—The application was deferred to the next meeting.
- 17. Name and address of the applicant.—Montana Austria A-1030 Vienna Hintere Zollamstssrr 3/2, Vienna, Austria.
 - Type of application.—Application to operate inclusive tour charter flights from Vienna to Mombasa between October, 1980 and April, 1981.
 - Notice of application.—Not applicable.
 - Decision of the Board.—Application was allowed. Only bona fide tourists to be carried on the ITC flights.
- Name and address of the applicant.—Nakuru Aero Club, P.O. Box 848, Nakuru.
- Type of application.—Application for a licence to operate air charter services restricted to hire of aircraft, flying instructions up to PPL standard and night and cross-country flying based at Nakuru.
- Notice of application.—Kenya Gazette Notice No. 520 of 22nd February, 1980.
- Decision of the Board.—Licence granted for a period of two years effective 11th April, 1980.
- Name and address of the applicant.—Pegasus Flyers Ltd., P.O. Box 42730, Nairobi.
 - Type of application.—Application for a licence to carry out Ab-Initio flying instruction and pleasure flying for club members only.
 - Notice of application.—Kenya Gazette Notice No. 429 of 15th February, 1980.
 - Decision of the Board.—Licence granted for a period of two years effective 11th April, 1980.
- Name and address of the applicant.—Pelican Air Transport Limited, North Corner, Turners Hill Road, Pound Hill Crawley Sussex, United Kingdom.
 - Type of application.—Application for the renewal of the licence for all-cargo charter which authorizes the operation of four weekly frequencies ex-Nairobi.
 - Notice of application.-Not applicable.
 - Decision of the Board.—The application was allowed and a one-year licence granted effective 11th April, 1980. 75 per cent of the aircraft capacity ex-Nairobi to be reserved for horicultural produce. Flights to position empty, Nairobi.
- 21. Name and address of the applicant.—Pilot Tour Limited, P.O. Box 86221, Mombasa.
 - Type of application.—Application for a licence to operate joy riding, sight-seeing and non-scheduled air services using a float plane based at Bamburi Beach.
 - Notice of the application.—Kenya Gazette Notice No. 693 of the 7th March, 1980.
 - Decision of the Board.—The application was approved and a two-year licence granted effective 11th April, 1980 with an authorized seat capacity of 10 seats.

22. Name and address of the applicant.—Pioneer Airlines, P.O. Box 42199, Nairobi.

Type of application.—Application for a licence to operate scheduled services on the routes: Nairobi/Garissa, Lamu and vice versa, Nairobi/Malindi and vice versa.

Notice of the application.-Kenya Gazette Notice No. 688 of 7th March, 1980.

Decision of the Board .-- Application turned down.

23. Name and address of the applicant.-Star Aviation, P.O. Box 177, Kigali, Rwanda.

Type of application.--Application for renewal and variation of licence No. CAB 96.

Notice of the application.—Kenya Gazette Notice No. 691 of 7th March, 1980.

Decision of the Board.—The application was approved and the licence renewed for a period of three years effective 15th October, 1980. The variation so as to include Kisumu on the route was turned down

24. Name and address of the applicant.—Sunbird Aviation Ltd., P.O. Box 30103, Nairobi.

Type of application.—Application for a licence to operate similar services to those currently operated by Sunbird Charters Ltd. and Caspair Ltd.

Notice of application.-Kenya Gazette Notice No. 3166 of 30th October, 1979.

Decision of the Board.-Application turned down.

25. Name and address of the applicant.—Sun Air Limited, P.O. Box 47533, Nairobi.

Type of application.—Application for a licence to operate all-cargo charted flights from Nairobi to points within a radius of 1,500 miles of Nairobi.

Notice of application.—Not applicable.

Decision of the Board.-Application deferred to the next meeting.

26. Name and address of the applicant.—Zaire Aero Services 4 Avenue Does Batelela, Gombe, Kinshasa.

Type of application,-Application for a licence to operate cargo charter flights between Goma (Zaire) and Mombasa.

Notice of application.—Not applicable.

Decision of the Board.—Application defferred to the next meeting.

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

GAZETTE NOTICE No. 1851

CANCELLATION OF NOTICE

GOD ABUORO AND JEBBREN TOWNSHIPS SETTLEMENT SCHEMES No. 61 GOD ABUORO AND 64 MUHORONI

GAZETTE Notice No. 1480 of 30th May, 1980 inviting applications for alienation of a Petrol Service Station in the above Townships is cancelled.

> G. K. ARAP MILGO, for Commissioner of Lands.

GAZETTE NOTICE No. 1852

OFFICE OF THE PRESIDENT DEPARTMENT OF SETTLEMENT

LOSS OF A LOCAL PURCHASE ORDER BOOK

NOTICE is given that a Local Purchase Order Book Serial numbers F 286551 to F 286600 previously held under the charge of the Farm Manager, Piave S.F.T. farm in Nakuru has been reported lost or stolen on 18th June, 1980. Local Purchase Order Nos. F 286581 to F 286600 were unused.

The public is notified that the said unused Local Purchase Orders have now been cancelled and the Government will not be responsible for any services rendered on the strength of the lost Local Purchase Orders.

Dated the 19th June, 1980.

H. E. OKWACH. Assistant Director of Settlement (F & A), for Director of Settlement.

Governor.

GAZETTE NOTICE No. 1853

23rd June, 1980

CENTRAL BANK OF KENYA BANKI KUU YA KENYA STATEMENT AS AT 31st MAY, 1980

CURRENCY IN CIRCULATION: Sh.	GOLD AND FOREIGN EXCHANGE: Sh. Sh.
Notes	Balances with Banks and Cash
3,026,280,535	Special Drawing Rights
DEPOSITS: Sh.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Government of Kenya	SECURITIES ISSUED OR GUARANTEED BY THE KENYA GOVERNMENT
I.M.F 1,028,206,161 Others 924,255,544	DIRECT ADVANCES TO KENYA GOVERNMENT 200,000,000
2,630,716,178 OTHER LIABILITIES AND PROVISIONS	KENYA TREASURY BILLS 196,637,371
	Advances and Discounts 143,899,126
Total Liabilities and Provisions 6,184,311,663 CAPITAL 26,000,000 GENERAL RESERVE FUND 66,000,000	Uncleared Effects
REVALUATION ACCOUNT	OTHER ASSETS 69,114,927
(Set up under Section 51 of the Act) Sh. 6,462,826,832	Sh. 6,462,826,832
Nairobi.	D.N. NDEGWA,

THE GOVERNMENT LANDS ACT

(Cap. 280)

OR

THE TRUST LAND ACT

(Cap. 288)

THIKA MUNICIPALITY

RUIRU, TIGONI AND LIMURU TOWNSHIPS

THE Commissioner of Lands invites applications for alienation of plots in the above mentioned municipality/townships 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. Applications may be sent so as to reach the District Commissioner, P.O. Box 32, Kiambu not later than noon 4th July, 1980 and should not be sent direct to the Commissioner of Lands, Nairobi.
- 3. Applicants must enclose with their applications 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) Foreited 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.
- 4. 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.
 - (d) Full details of both residential or/commercial properties owned by the applicant in this town.
 - (e) Individual applicants must quote their indentity card 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/lease will be prepared under the provision of the Government Lands Act (Cap. 280), or Trust Land Act (Cap. 288), and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be applicable.
- 2. The grant/lease will be issued in the name(s) of the allottee(s) as given in the letter of application and will be subject to special conditions set out below.
- 3. The term of the grant/lease 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 conformity with plans and specifications previously approved 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/lessee shall within six calendar months of the actual registration of the grant/lease submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for system in conformity with plans (drawings elevations 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 created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner of Lands in respect of any antecedent breach of any condition herein contained.

- 3. The lessee/grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.
- 4. Should the lessee/grantee give notice in writing to the Commissioner of Lands that they/he/she/it/are/is unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the lessee's/grantee's expense) 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 refund to the lessee/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 lessee/grantee 5 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 building shall only be used for the purposes shown in Schedule.
- 6. The building shall not cover more than the area shown in the Schedule.
- 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 lessee/grantee shall not subdivide the land without prior consent in writing of the Commissioner of Lands.
- 9. The grantee/lessee 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: 10 application for such consent except in respect of a loan required for building purposes will be considered until Special Condition No. 2 has been performed.
- 10. The grantee/lessee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of 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/lessee shall from time to time pay to the Commissioner of Lands on demand such proportion of 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/lessee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may
- 13. The grantee/lessee shall pay such rates, taxes, charges, duties, assessment or outgoings for whatever description as my 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, lay and have access to water mains of all descriptions, whether overhead or underground and the grantee/lessee shall not erect any building in such a way as to cover or interfere with any existing alignments or main service pipes or telephone wires and electrict 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 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 A

THIKA MUNICIPALITY

User: Shops, Offices, and/or Flats—Site Coverage Not More Than 75% of the Area of The Lands

шлошосы	Unsurveyed Plot No.
0.045 0.045 0.045 0.045 0.045 0.045	Area Hectares (Approx.)
3,600 3,600 3,600 3,600 3,600 3,600 3,500 3,500	Stand Premium
Sh. 720 720 720 720 720 720 720	Annual Rent
Sh. On demand ""	Road Charges Initial Contri- bution
Sh. On demand ""	Survey Fees

SCHEDULE B

THIKA MUNICIPALITY

User: Inoppensive Light Industry—site Coverage Not More Than 90% of the Area of the Land

A # G H H L M L	Unsurveyed Plot No.
0.747 0.747 0.728 0.692 0.692 0.692 0.692 0.692 0.692	Area Hectares (Approx.)
Sh. 44,820 44,820 41,220 41,220 43,680 41,720 41,720 41,720 41,720 41,720 41,720 41,720	Stand Premium
%,344 8,344 8,344 8,344 8,344 8,344 8,344 8,344 8,344	Annual Rent
Sh. On demand "	Road Charges Initial Contri- bution
Sh. On demand	Survey Fees

SCHEDULE C

RUIRU TOWNSHIP

User: Shops Offices and/orf lats—Site Coverage not More than 75% of the Area of the Land

201 202 204 205 206 207 208	Plot No.
0.0204 0.0465 0.0465 0.0465 0.0465 0.0465 0.0465	Area Hectares (Approx.)
Sh. 2,160 3,720 3,720 3,720 3,720 3,720 3,720 3,720	Stand Premium
Sh. 432 744 744 744 744 744 744	Annual Rent
Sh. On demand ""	Road Charges Initial Contri- bution
Sh. 970	Survey Fees

SCHEDULE D

Unsurveyed Plot No. 110 115 124 Area Hectares (Approx.) 1.0450 0.4533 0.2280 0.2280 0.2280 0.4600 Stand Premium Sh. 25,600 13,600 9,200 9,200 9,200 14,000 Annual Rent *Sh.* 6,400 2,720 1,840 1,840 2,800 2,800 Sh. On demand Road Charges Initial Contri-bution 3 3 3 3 Sh. On demand " Survey Fees

SCHEDULE E

TIGONI TRADING CENTRE

User: Shops, Offices, and/or Flats—Site Coverage Not More than 75% of the Area of the Land

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SCHEDULE F

LIMURU TOWNSHIP

User: Industrial Plots—Site Coverage not More than 90% of the Area of the Land

154 155 156 157 158 163 163 163 165 166	Plot No.
0.1115 0.1115 0.1115 0.1115 0.1115 0.1739 0.0790 0.0790 0.0824 0.0824 0.0836	Area Hectares (Approx.)
5,580 5,580 5,580 5,580 5,580 5,700 3,950 3,950 3,120 3,120 3,120	Stand
Sh. 1,116 1,116 1,116 1,116 1,116 1,116 1,116 1,116 1,116 2,11 790 790 790 791 836	Annual Rent
Sh. On demand "" "" "" "" "" "" "" "" "" "" "" "" ""	Road Charges Initial Contri- bution
Sh. 970 970 970 970 970 970 970 970 970 970	Survey Fees

SCHEDULE G

LIMURU TOWNSHIP

User: One Private Dwelling House—Site Coverage Not More than 50% of the Area of the Land

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On	On	775	3,875	0.097	
Sh.	Sh.	Sh.	Sh.)	•
				(Approx.)	
Survey Fees	Contri- bution	Annual Rent	Stand Premium	Area Hectares	Unsurveyed Plot No.
	Road Charges Initial				

THE GOVERNMENT LANDS ACT

(Cap. 280)

ELDORET MUNICIPALITY A—PLOTS FOR SHOPS, OFFICE AND FLATS (EXCLUDING THE SALE OF PETROL) (B) RESIDENTIAL

THE Commisioner of Lands invites applications for the alienation of plots in the above town 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. Applications may be sent so as to reach the Town Clerk, P.O. Box 40, Eldoret not later than noon, 21st July, 1980 and should not be sent direct to the Commissioner of Lands, Nairobi.

Application forms may be obtained from the T.C. Eldoret or Commissioner of Lands, Nairobi.

- 3. Applicants must enclose with their applications 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.
- 4. 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 development if any.
 - (d) Full details of both residential or/commercial properties owned by the applicant in this town.
 - (e) Individual applicants must quote their identity card numbers and their nationalities.
 - (f) In case of companies, names of directors must be included and a photostat of the company's registration certificate.
- 5 The successful allottee of a plot shall pay to the Commissioner of Lands within 30 days of notification that his/her/their application has been successful, the stand premium, initial annual rent with conveyancing, stamp duty, survey and registration fees, provisional service charges, if any. In default of payment within the specified time, the Commissioner of Lands shall cancel the allocation of the plot and the allottee shall have no claim to the plot or the deposit paid on application.

General Conditions

- 1. The lease will be made under the provision of the Government Lands Act (Cap. 288) and title will be issued under the Registered Lands Act (Cap. 300).
- 2. The lease will be issued in the name(s) of the allottee(s) as given in the letter of application and will be subject to special conditions set out below.
- 3. The term of the lease 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 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 lessee shall within 6 calendar months of the actual registration of the lease submit in triplicate tot he local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and as system of drainage for disposing of sewage surface and sulfage water) drawings elevations and specifications of the buildings the lessee proposes to erect on the land and shall within 24 months of the said actual registration of the lease 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 Commission:

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

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

- 5. (a) The land and buildings shall only be used for shops (excluding the sale of petrol) office and flats.
- (b) The land and the buildings shall only be used for one private dwelling house excluding a guest house.
- 6. (a) The buildings shall not cover more than 75 per centum of the area of the land if used for shops and/or office purposes only or such lesser area as may be laid down by the local authority in its by-laws, and not more than 50 per centum of the land if used for the combined purposes of shops, offices and flats or such lesser area as may be laid down by the Local authority in its by-laws.
- (b) The building shall not cover more than 50 per cent of the area of the land 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 lessee shall not subdivide the land.
- 9. The lessee 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.
- 10. The lessee 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 paid as aforesaid.
- 11. The lessee 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 Commisioner may assess.
- 12. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the lessee shall pay to the Commissioner of Lands on demand such proportion of the cost of such construction as the Commissioner may assess.
- 13. The lessee shall pay such rates, charges, duties, assessments or outgoings of whatever description as may be imposed charge or assessed by the Government or local authority upon the land or the buildings erected thereof, 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 upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the lessee shall not erect any building in such a way as to cover or interfere with any existing alignments or mains or service pipes or telegraph wires and electrict 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 granted. Such rental will be at the rate of 4 per centum as assessed by the Commissioner of Lands.

Unsurveyed	Area Hectare	Stand	Annual	Road Charges Initial Contri-	Survey Fees
Plot	(Approx.)	Premium	Rent	bution	rees
		Sh.	Sh.	Sh.	Sh.
L.R. No.			4.400		1.000
1	0.0229	5,500	1,100	Not Assessed	1,060 1,060
2 3 4 5 6 7 8 8	0.0282	6,400	1,280		
3	,,	,,	,,	,,	**
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14	,,	,,	,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,
	1		1		

SCHEDULE B RESIDENTIAL

Plot No. Unsurveyed	Area Hectare (Approx.)	Stand Premium	Annual Rent	Road Charges Initial Contri- bution	Survey Fees
		Sh.	Sh.	Sh.	Sh.
1	0.372	6,000	1,200	Not	1,060
2	0.372	6,000	1,200	Assessed	1,060
2 3	0.643	8,400	1,680	,,	1,060
4 5	0.325	5,000	1,000	,,	1,060
5	0.278	4,000	800	,,	1,060
6	0.302	5,000	1,000	,,	1,060
7	0.325	5,000	1,000	,,	1,060
8	0.253	4,000	800	,,	1,060
	0.253	4,000	800	,,	1,060 1,060
10	0.278	4,000	800	"	1,060
11	0.302	5,000 4,000	1,000 800	,,,	1,060
12 13	0·278 0·225	5,000	1,000	,,,	1,060
13	0.307	5,000	1,000	"	1,060
15	0.259	4,000	800	,,	1,060
16	0.210	3,400	680	,,,	1,060
17	0.278	4,000	800	,,,	1,060

GAZETTE NOTICE No. 1854

THE GOVERNMENT LANDS ACT (Cap. 280)

UKUNDA TOWNSHIP

THE Commissioner of Lands invites applications for the alienation of plots in the above Township as described in the Schedule hereto. A plan of the plots may be seen at the Public Map Office, Lands Department Nairobi, or at the office of the Clerk to Council Kwale or may be obtained from the Public Map Office, P.O. Box 30089, Nairobi on payment of K.Sh. 10.

- 2. Application may be sent so as to reach the District Commissioner, P.O. Box 1, Kwale not later than noon 28th July, 1980 and should not be sent direct to the Commissioner of Lands. Applications must be on prescribed forms which are available from Lands Department, Nairobi, or office of the Clerk to Council or District Commissioner, Kwale.
- 3 Applicants must enclose with their applications a bankers 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 deposit will be dealt with as below.
 - (a) Credited to the successful applicant.
 - (b) Refunded to unsuccesful applicant.
 - (c) Forfeited if a successful applicant fails to pay within 30 days of the offer of the plot, and thereafter the applicant shall have no further claim thereto.
- 4. Each application should be accompanied by a statement indicating:
 - (a) The amount of capital available for the purchase of the

- (b) The amount of capital available for the development of the plot. Attach bankers statement 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.
- (d) Full details of both residential and commercial plots owned by the applicant in the town.
- (e) Individual applicants must quote their identity card numbers and nationality.
- (f) In case of companies, names of directors must be included and a photostat copy of the company's registration certificate.
- 5. The successful allotee of a plot has to pay to the Commissioner of Lands within 30 days of notification that his/her/their application has/have been successful, stand premium, initial annual rent, conveyancing, stamp duty, survey and registration fees, provisional service charges, if any.

In default of payment within the special time, the Commissioner of Lands shall cancel the allocation and the allotee shall have no further claim to the plot or the deposit paid on application

General Conditions

- 1. The grant will be made under the provisions of the Government Lands Act (Cap. 280), and the title will be issued under the Registered Land Act (Cap. 300).
- 2. The grant will be issued in the name(s) of the allotee(s) as given in their letter of application and will be subject to the Special Conditions set out below.
- 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 local authority. The local authority shall not give approval unless it is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- 2. The grantee shall within six 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) drawing 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 Government Lands Act (Cap. 280), if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the 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 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 she/he/they is/are unable to complete the buildings within the period aforesaid the County Council shall, (at the grantee's expenses) accept a surrender of the land comprised bergin.

Provided further than if such notice as aforesaid shall be given within 12 months of the actual registration of the grant the County Council 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 County Council shall refund to the grantee 5 per centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made.

- 5. The land and buildings shall only be used as shown in the Schedule.
- 6. The buildings shall not cover more than 50 per centum of the area of the land or lesser area as may be laid down by the local authority in its by-laws.
- 7. The land shall not be used for the purpose of any trade business which the local authority considers to be dangerous or

- 8. The grantee shall not subdivide the land without prior consent in writing to 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 hereof or any buildings thereon except with the prior consent in writing of County Council. No application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 2 has been performed:

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

Unsurveyed Plots	Area (Approx.` Hectares	Stand Premium	Annual Rent	Road Charges Initial Cont- ribution	Survey Fees
R.6 R.9 R.12 R.13 R.16 R.19 R.20 R.21 R.22 R.25 R.27 R.28 R.34 R.35 R.442 R.442 R.444 R.444	0.0450 0.0450	Sh. 1,800	Sh. 360 360 360 360 360 360 360 360 360 360	On demand "" "" "" "" "" "" "" "" "" "" "" "" ""	Sh. 1,060 1,060 1,060 1,060 1,060 1,060 1,060 1,060 1,060 1,060 1,060 1,060 1,060 1,060 1,060 1,060 1,060

PLOTS FOR SHOPS, OFFICES AND FLATS (Excluding Sale of Petrol)

Unsurveyed Plots	Area Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges Initial Cont- ribution	Survey Fees
B.13 B.14 B.15	0·0450 0·0450 0·0450	Sh. 2,700 2,700 2,700	Sh. 540 540 540	On demand	<i>Sh.</i> 1,060 1,060 1,060

GAZETTE NOTICE No. 1794

THE TRUST LAND ACT

(Cap. 288)

MACHAKOS TOWNSHIP-PLOTS FOR (A) SHOPS, OFFICES FLATS,

(B) RESIDENTIAL AND (C) LIGHT INDUSTRIAL PURPOSES

THE Commissioner of Lands on behalf of Machakos Town Council invites applications for the alienation of plots in the above town as described in the Schedule hereto. A plan of the plots may be seen at the Public Map Office, Lands Department Building, City Square, Nairobi or at the office of the Town Clerk, Machakos Town Council, P.O. Box 262, Machakos, or may be obtained from the Public Map Office on payment of K Sh. 10.

- 2 Applications may be sent so as to reach the Town Clerk to Council, Machakos not later than noon the 18th July, 1980 and should not be sent direct to the Commissioner of Lands. Applications must be on prescribed forms which are available from the Lands Department or office of the Town Clerk to Council, Machakos.
- 3. Applicants must enclose with their applications a bank cheque postal order, money order or cash for K.Sh. 1,000 as a deposit which will be dealt with as follows:
 - (a) Credited to successful applicant.
 - (b) Refunded to 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.
- 4. Each application should be accompanied by 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 any financial evidence in support.
 - (c) The manner in which it is proposed to raise the balance required for development.
 - (d) Full details of properties owned by the applicant in this town.
 - (e) Individual applicants must quote their identity card number and their nationality.
- (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 lease will be made under the provisions of the Trust Land Act (Cap. 288), and will be issued under the Registered Land Act (Cap. 300).
- 2. The lease will be issued in the name(s) of the allottee(s) as given in their letter of application and will be subject to Special Conditions set out below.
- 3 The term of the lease will be 99 years from the first day of the month following the issue of the letter of allotment.

Special Conditions

- l No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the local authority. The local authority shall not give approval unless it is satisfied that the proposals are as such to develop the land adequately and satisfactorily.
- 2. The lessee shall within six calendar months of the actual registration of the lease submit in triplicate to the local authority plans (including block plans showing the positions of the buildings and system of drainage for the disposal of sewage, surface and sullage water) drawings elevations and specification of the buildings the lessee proposes to erect on the land and shall within 24 months of the actual registration of the lease complete the erection of such buildings and the construction of the drainage system in conformity with such plans drawings elevations and specifications as amended (if such be the case) by the 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 hereby created shall cease but without prejudice to any right of action or remedy c1 the County Council in respect of any antecedent breach of any condition herein contained.

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

Provided further that if such notice as aforesaid shall be given 12 months of the commencement of the term of the County Council shall refund to the lessee 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 County Council shall refund to the lessee 5 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 purposes shown in Schedule A, B and C.
- 6. The buildings shall not cover more than 50/90 per centum of the area of the land or lesser area as may be laid down by the local authority in its by-laws.
- 7. The land shall not be used for the purpose of any trade business which the local authority considers to be dangerous or offensive.
- 8. The lessee shall not subdivide the land without prior consent in writing of the County Council and the Commissioner of Lands.
- 9. The lessee shall not sell, transfer, sublet, charge or part with the possession of the land or any part hereof or any buildings thereon except with the prior consent in writing of the County Council. No application for such consent (except in respect of a loan required for building purpose) will be considered until Special Condition No. 2 has been performed.
- 10. The lessee 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 serving not 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 lessee shall from time to time pay to the local authority on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the local authority may assess.
- 12. Should the local authority at any time require the said roads to be constructed to a higher standard the lessee shall pay to the local authority on demand such proportion of the cost of such construction as the local authority may assess.
- 13. The lessee shall pay such rates, taxes, charges, duties, assessments or outgoing 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 sums paid by the local authority or the County Council in lieu thereof.
- 14. The County Council or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains service pipes and drains telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the lessee shall not erect any building in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.
- 15. The County Council 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 and 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 Shops, Offices and Flats (Excluding the Sale of Petrol 50%)

Plot No. Unsurveyed	Area in Hectare (Approx.)	Stand Premium	Annual Rent	Road Charges Initial Contri- bution	Survey Fees
	0.055	Sh.	Sh.	Sh.	Sh.
A	0.055	5,720	1,145	On	On
B	0.053	5,300	1,060	demand	demand
Ç	0.047	4,700	940	,,	,,
Ď	0.047	4,700	940	,,	,,
E F	0.047	4,700	940	,,	,,
	0.047	4,700	940	,,	,,
G	0.050	5,000	1,000	,,	,,
H	0.045	4,680	935	,,	,,
	1		(l	(

SCHEDULE B

Plots for Low and High Cost Housing (Residential)—One Private Dwelling House $50\,\%$

Plot No. Unsurveyed	Area in Hectare (Approx.)	Stand Premium	Annual Rent	Road Charges Initial Contri- bution	Survey Fees
_		Sh.	Sh.	Sh.	Sh.
1	0.150	5,250	1,050	On	On
2	0.165	5,775	1,155	demand	demand
3	0.170	5,950	1,990	,,	٠,,
4	0.154	5,390	1,080	,,	,,
2 3 4 5 6 7 8 54	0.150	5,250	1,050	,,	,,
6	0.142	4,970	994	,,	,,
7	0.120	4,200	840	,,	,,
8	0.120	4,200	840	,,	,,
	0.033	990	200	,,	,,
55	0.033	990	200	,,	,,
56	0.033	990	200	,,	,,
57	0.033	990	200	,,	,,
58	0.033	990	200	,,	,,
59	0.033	990	200	,,	,,
60	0.033	990	200	,,	,,
61	0.035	1,050	210	,,	,,

Schedule C
Plots for Light Industrial Purposes 90%

Plot No. Unsurveyed	Area in Hectare (Approx.)	Stand Premium	Annual Rent	Road Charges Initial Contri- bution	Survey Fees
A1	0.125	Sh. 5,000	Sh. 1,000	Sh. On	Sh. On
Bi	0.113	4,520	900	demand	demand
C1	0.061	2,440	490	,,	,,
<u>D</u> 1	0.053	2,120	425	,,,	,,
E1	0.051	2,040	410	,,	,,
F1 G1	0·050 0·050	2,000	400	,,	,,
Hi	0.050	2,000 2,160	400 430	,,	,,
11	0.056	2,160	450	,,	,,
Ĵĵ	0.093	3,720	745	,,	,,
K1	0.121	4,840	970) ",	,, ,,

GAZETTE NOTICE No. 1855

THE REGISTERED LAND ACT

(Cap. 300, Section 353

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Mgendi Mwakio of c/o Chief's office Chawia Location of Wundanyi Division in the Republic of Kenya is registered as proprietor in absolute ownership interest of that piece of land containing 0.7 hectare or thereabout situated in the District of Taita/Taveta, known as Chawia/Kishamba/213, and whereas sufficient evidence has been adduced to show that 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 16th June, 1980.

A. M. MAKAU, Land Registrar, Taita/Taveta District.

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Perpetual Wakini Wachira of P.O. Box 379, Karatina in the Republic of Kenya is registered as proprietor in absolute ownership interest of all that piece of land containing 1.9 hectares or thereabouts situated in the District of Kirinyaga registered under Parcel No. Kiine/Kiangai/522, 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 June, 1980.

K. MWANIKI, Land Registrar, Kirinyaga District.

GAZETTE NOTICE No. 1857

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Njeru Musa Ngari of Merici, Ngariama Location in the Republic of Kenya is registered as proprietor in absolute cwnership interest of all that piece of land containing 4.7 hectares or thereabouts situated in the District of Kirinyaga registered under Parcel No. Ngariama/Merici/123, 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 June, 1980.

K. MWANIKI, Land Registrar, Kirinyaga District.

GAZETTE NOTICE No. 1858

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS James Ngacha Albert Muchira of Rukanga, Kiine Location in the Republic of Kenya is registered as proprietor in absolute ownership interest of all that piece of land containing 3 31 hectares or thereabouts situated in the District of Kirinyaga registered under Parcel No. Kiine/Rukanga/1318, 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 June, 1980.

K. MWANIKI, Land Registrar, Kirinyaga District. GAZETTE NOTICE No. 1859

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Clement Were of P.O. Box 23, Kakamega in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 2.2 hectares or thereabouts situated in the District of Kakamega known as Parcel No. Bunyala/Budonga/711 registered under Title No. Bunyala/Budonga/711, 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 17th June, 1980.

J. K. KIMERENG, Land Registrar, Kakamega District.

GAZETTE NOTICE No. 1860

THE INDUSTRIAL COURT

Cause No. 1 of 1980

Parties:

Knya Management Staff Association

and

Wellcome Kenya Ltd.

Issue in dispute:

Termination of services of P. Gathenya.

- 1. The Kenya Management Staff Association shall hereinafter be referred to as the Claimants and Wellcome Kenya Ltd. shall hereinafter be referred to as the Respondents.
- 2. The parties were heard in Nairobi on 26th and 27th March and 2nd April, 1980 and in addition to relying on their written and verbal submissions called the following witnesses to give evidence on oath:

Claimants.-P. Gathenya.

Respondents.—R. Hughes Slemeck, Dr. J. K. Ndeti, J. S. K. Kamere.

Award

3. The Notification of Dispute Form "A" dated 24th September, 1979 duly signed by the parties was received by the Court on 15th January, 1980 together with the statutory certificates signed by the Minister for Labour and the Labour Commissioner

This case concerns P. Gathenya, a member of the management holding the position of Deputy Manager, Unit, drawing a salary of K.Sh. 4,365 per month. His services were terminated on 10th November, 1980 and he was offered full salary for November, two months' salary in lieu of notice and his contribution to the Respondents' pension scheme making in all a total of K.Sh. 26,456/30. The reason why his services were terminated was stated by the Respondents in the following three paragraphs in the letter of termination:

"In August, 1978 we confirmed to you in writing your expanded duties which were in keeping with your senior position and the development of the company's business, and attached thereto your new job assignment.

Despite further clarification and lengthy discussions with you which incorporated all the amendments which both parties thought reasonable, you gave us a qualified acceptance of your new job assignment, which is unacceptable to the company and which on elaboration from you constitutes non-acceptance.

In the circumstances, and in accordance with your terms and conditions of service, your services are terminated with effect from today, 10th November, 1978."

Mr. Gathenya's service with the Respondents appears to have caused a considerable amount of controversy during the five years that he worked for them as he was employed on 1st May, 1973. The Ministry of Labour through one of its officers was actively engaged in the disputes which Mr. Gathenya had with the Respondents. The most important dispute which he had with the Respondents prior to his termination was in 1977 when the issue in dispute was unwarranted letters of warning to him. The Ministry's finding and recommendation were in the following terms:

"Under the circumstances I am satisfied that Mr. Gathenya was to blame for giving unsatisfactory explanation of the cause of the failure which had no bearing io the failure of the two batches. It appears that the person(s) who prepared the two batches carelessly failed to follow the instructions on the worksheet.

Regarding the warning which was served on him for allegedly failing to give instructions to the staff, this was withdrawn on 10th June, 1977 after it was found that the employees concerned had already taken up the matter with their union and that the matter was under discussion.

As Mr. Gathenya had a good record since he was employed in 1973 and having suffered a salary freeze for two years i.e. 1976 and 1977 I recommend that the warning letter in his record should now be cancelled in acordance with section 16 Lagal Notice No. 256 of 1977."

The Respondents accepted the findings and the recommendation.

The immediate cause of Mr. Gathenya's termination, however, was when he was offered extended responsibilities when the Respondents installed a G.L.C. Op. Unit with effect from 16th August, 1978. He was also given a rise in salary of £291 p.a. giving a consolidated salary of £3186 p.a. with effect from 1st July, 1978. He was told that since he was to be the head of the G.L.C. Operation Unit he would have to undergo a six months' probationary period but was clearly told that he would retain his position as Deputy Manager, Vaccine Unit, with specific responsibilities as regards the FMDV Filling Unit. He was also asked ot sign a new job specification which was forwarded to him. Mr. Gathenya reacted to this offer with great suspicion and felt that the Respondents were trying to ease him out of employment by forcing him to accept a demotion! Thereafter there was a fair amount of exchange of letters on this issue coupled with meetings between the technical director, Dr. Ndeti, and the Respondents' chief executive, Mr. R. H. Slemeck with Mr. Gathenya on different occasions. They all explained to him that he was not being demoted and impressed upon him the importance of the new G.L.C. Unit which they had installed which had a great potential for earning foreign exchange for Kenya. It was agreed that he would not be required to serve a period of six months' probation as stated in the letter of 16th August, 1978.

Despite all the assurances given to Mr. Gathenya by his superiors he was not satisfied and stated that he felt that he had been deprived of his supervisory powers which he exercised previously and that the "note" in paragraph (b) was unnecessary as he was the Deputy Manager, Vaccine Unit, and finally that the new job description as a whole did not reflect his position to be that of Deputy Manager, Vaccine Unit, as held by him previously.

As stated earlier, after, a series of top level meetings and exchange of many letters Mr. Gathenya was forwarded on 24th October, 1978 his job specification reflecting his increased responsibilities and was asked to sign it. The company secretary wrote to Mr. Gathenya that following a meeting that morning between Dr. Ndeti, Mr. Gathenya and Mrs. Kuhne, the purpose of which was to discuss the queries raised by Mr. Gathenya concerning his job specification the Respondents' position was explained to

him and that following clarification of the various points in issue it was to confirm that Mr. Gathenya had accepted his new job specification and would he therefore now sign it without any further delay. Mr. Gathenya signed the job specification as forwarded to him by the company secretary but "without prejudice." It was pointed out to Mr. Gathenya that in accordance with the legal meaning of the words "without prejudice" it meant that he did not accept his job specification and he was told that the Respondents would not accept it. In reply to this Mr. Gathenya clarified the meaning of the phrase "without prejudice" as follows on 1st November, 1978:

"In fact what I meant was that what was discussed between ourselves concerned the new job specification does not reflect my responsibilities as confirmed by Mrs. Kuhne's letter of 21st October, 1978 ref. SEC/567/78, paragraph 1 and 2 in particular.

Perhaps this is going to end the chain of correpondence which is a production waste to the company,"

His services were then terminated on 10th November, 1978.

The Court heard the evidence on oath of Mr. Kamere who was Mr. Gathenya's immediate boss and whose children called him Uncle Fredrick. It is obvious that Mr. Kamere had no bias against Mr. Gathenya and the Court therefore accepts Mr. Kamere's evidence to be true. The Court has also considered the evidence of the chief executive, Mr. Slemeck, to be rather important in this dispute as he told the Court that he personally allayed the fears of Mr. Gathenya re his demotion and assured him that he was not being demoted in any manner whatsoever but was being given increased responsibility, in addition to being the Deputy Manager, Vaccine Unit, of heading the new GLC Unit also.

The Court also heard the evidence of Dr. Ndeti, technical director, who had recruited Gathenya in the first place, who assured the Court that there was no conspiracy whatsoever to get rid of Mr. Gathenya and that they had gone out of their way to assure him that he was not being demoted. He added that it was assential that in their operations the workers and the management should have a displined approach and a free for all could not be tolerated. This witness was cross-examined at length by the Claimants on the old and new job specifications of Mr. Gathenya and he explained that the management always had the right ot reorganize things in the manner they thought fit and the few minor alterations in the wording between the two job specifications did not in any way mean that any responsibility was being taken away from Mr. Gathenya. He added that on the contrary his responsibility was being increased.

The Court must acknowledge the vigorous representation made on behalf of Mr. Gathenya by the Claimants' general secretary, Mr. Adell, who has done best to put forward Mr. Gathenya's case. The Court, however, must point out that it cannot treat members of the management in the same manner as rank and file in an undertaking. More responsible approach and behaviour and a greater sense of dedication and acceptance of responsibility by the management staff is to be expected. Unfortunately in this case Mr. Gathenya was most of the time acting in a very strange manner with the result that he suspected every move on the part of the management and felt that it was directed to get rid of him. He went even so far as to suspect that a European expatriate was coming in his place. This was very regrettable because acting on this misconception he went and involved the then Director of Kenyanization Bureau, Mr. Waiboci, in this dispute. Mr. Waiboci summoned the Respondents' chief executive and as a result he advised Mr. Gathenya on 22nd November, 1978 as follows:

"I have been informed by Wellcome E.A. Ltd. that they would consider giving you another job if (a) you apologized (b) you accepted a new job specification without delay and without qualifications.

If you are still interested in the job you should write to the technical director as soon as possible accepting those conditions."

The Court feels that this was an excellent opportunity for Mr. Gathenya to have saved the situation but unfortunately for him he lived up to his suspicious and argumentative nature and refused to follow Mr. Waiboci's advice.

The Court has carefully considered the Ministry of Labour's findings and recommendation which were as follows:

"The company presented Mr. Gathenya with a new job specification before any discussion was held as required by

the said circular. Furthermore gave him a six month probation with a phrase "without prejudice". He did not disobey by Mr. Gathenya. He was therefore justified to sign the said job specification with a qualification that it was accepted 'without prejudice" as he had not agreed to it as a whole.

In fact it was only the subordinate Mr. Gathenya who was required to sign the new job specification and it is inexplainable why the manager was not in this case required to sign in accordance with the above quoted clause of the regulation 11 of 7th December, 1972.

Mr. Gathenya performed his duties according to the directives set out in the new job specifications even though he wanted to raise some queries on it. There are no complaints from the company against the performance of his duties either as a head of the GLC or as a Deputy Manager of Vaccine Unit after he had signed the said new job specification with a phrase "without prejudice". He did not disobey any lawful order.

There is no evidence adduced by the company to show that Mr. Gathenya did not perform his duties as per new job description although he had accepted to comply with it without prejudice. He had used these words simply because he had not discussed all points with the company before he was required to accept the new job description.

After considering all the facts at hand it is my considered opinion that Mr. Gathenya's services were wrongfully termina-

Mr. Gathenya has served the company diligently for over six years and I recommend that he be reinstated. The period between termination and reinstatement be treated as leave with half pay."

The Court finds that the investigator missed a rather very important point in this dispute that the Respondents' products affect human and animal lives not only in Kenya but in other countries as well and it was therefore essential that the workers, particularly a member of the management, should clearly understand and accept his responsibilities in the undertaking. The fact that Mr. Gathenya added the words "without prejudice" is not a small matter. It meant that he was not bound by the new job specification and therefore in adverse circumstances he would not and could not be held responsible for the con-sequences. The new job specification was forwarded to him by the company sercretary who wrote an accompanying letter. This was enough by any standards to commit the Respondents also to the new job specification.

The Court has carefully considered the two iob specifications but cannot accept the Claimants' submission that there was a demotion for Mr. Gathenya. The fact remains that the management are entitled to organize their undertaking in the manner they feel fit and necessary and the members of the management have to accept such changes. In this case these changes were meant to increase the responsibility of Mr. Gathenya and not

The parties put forward their respective cases with great vigour and called witnesses to give evidence on oath. This they dont's do during investigation. The Court has applied its mind seriously to see if the Respondents' decision was perverse or lacked good faith or if the management had slipped in any manner whereby the Court would feel entitled to interfere in their decision to terminate Mr. Gathenya's services. The Court, however, can find no reason to interfere in the Respondents' decision to terminate his services. The Court would like to add that it has not been influenced by a letter which was produced by the Respondents and signed by the director of National Public Health Laboratory Service which was against Mr. Gathenya. The Court decided to reject this letter.

The Court is satisfied that in the Respondents' industry safety of livestock and human beings is involved to a very large extent and they have therefore to operate on clearly defined limits of responsibility. Mr. Gathenya refused to accept this. The Court cannot help but remark that in this very unfortunate case Mr. Gathenya proved to be his own worst enemy as he first of all refused to see the great opportunity for advansing his prospects with the Respondents when he was being made the heard of the GLC Unit along with his post of Deputy Manager, Vaccine Unit and then failing to grab the opportunity which the then Director of Kenyanization Bureau, Mr. Waiboci, created for him to save his employment. In these circumstances and after careful consideration of all the submissions the Court cannot find that Mr. Gathenya has suffered a wrongful dismissal. The Court finds that Mr. Gathenya's services have been properly terminated by the Respondents and he is entitled to only that

amount which the Respondents have offered 10 pay him and which is as follows:

"Full salary for November		Sh. 4,365.00
Two months salary in lieu of notice		9,250.00
His contribution to pension scheme		12,841.30
		26,456.30
Less balance on imprest		3,440.00
To	tal	23,016.30"

The Court would like to add that Mr. Gathenya used the Respondents' motor car for two months after his services were terminated.

For the foregoing reasons the Court rejects the Claimants' demand for Mr. Gathenya's reinstatement with full benefits.

Given in Nairobi on the 18th June, 1980.

SAEED R. COCKAR, Judge.

> C. KIBACHIA. Member.

GAZETTE NOTICE No. 1861

THE INDUSTRIAL COURT

Cause No. 13 of 1980

Parties:

Transport & Allied Workers' Union and

Kenya Airways

Issue in dispute:

Termination of service of Messrs. H. O. Aloo, D. O. Moseti, E. Dimba, F. Nyatome, M. Kioko, W. I. Maluta, Miss Grace N. Wanyeki.

- 1. The Transport & Allied Workers' Union shall hereinafter be referred to as the Claimants and Kenya Airways shall hereinafter be referred to as the Respondents.
- 2 The parties were heard in Nairobi on the 20th May, 1980 and relied on their written and verbal submissions.

AWARD

3. The Notification of Dispute Form "A" dated 29th November, 1979 duly signed by the parties received by the Court on 4th March, 1980 together with the statutory certificates signed by the Minister for Labour and the Labour Commissioner.

This dispute can be split up in two parts as the first one concerns five persons whose services were terminated by the Respondents for having been found to be in possession of uncustomed goods. The other two persons lost their jobs for alleged concealment of past criminal records during security vetting.

There is no dispute that the five persons namely Messrs. H. O. Aloo, D. O. Moseti, E. Dimba, F. Nyatome and Miss G. N. Wanyeki were found with various articles of clothing, wrist watches, towels, etc. which they did not declare on their arrival at the Nairobi airport from overseas duty stints. The Claimants have submitted that the items which were found in the possession of these people were for their personal use and in any case they paid the respective fines which were imposed on them when these items were found by the customs officials. They asked for them to be reinstated.

The Court does not intend to go into details of the various items brought into the country by these people as the Court is satisfied that an attempt was made by all of them to import the goods without paying the customs duty.

The dispute was investigated by the Ministry of Labour and the Ministry's recommendation for all of them was that they should be reinstated without loss of seniority of victimization or be paid six months' salary as compensation for wrongful dismissal plus terminal benefits.

One important point which appears to have been overlooked during investigation was the fact that the Respondents' Board of Directors had resolved at a meeting on 14th February, 1978

that any member of staff who is caught trafficking merchandise illegally or engaged in other illegal activities should be sacked and that this decision was brought to the notice of cabin crew through a circular letter Ref. KZ/389/S.2. In view of such clearcut warning to the Respondents' employees who might involve themselves in such activities the Court can find no mitigating circumstances in any of these five dismissals. The Court accordingly rejects the Claimants' demand in respect of each one of these five persons.

Now reverting to the case of Messrs. M. Kioko and W. I. Maluta who are alleged to have concealed their past criminal records when security vetting was carried out. Mr. Maluta was sent to prison for nine months in the past for having committed the offence of theft by servant and Mr. Kioko was fined K.Sh. 50 in respect of missing wooden plank when he was working for PWD way back in 1958. The Court would like to recall that during this security vetting exercise it was not mandatory that a person with a previous conviction would be barred from employment with the Respondents as the form clearly contained the following words in section 13:

"The fact of an applicant declaring that he has been convicted of an offence will not necessarily debar him from employment at the Kenya Airways Ltd. Service. Each case will be considered on its merits having regard to the nature and the circumstances of the offence."

The Court has every sympathy with Mr. Kioko who had served, prior to joining the Respondents, the East African Airways for 15 years until the airline collapsed and the Court was told that he was now active in the affairs of his church and had taken part in several international church conventions and had in fact attended such a convention in U.S.A. when on his return he was met with the letter of termination of his service. The Court can well believe that Mr. Kioko may have forgotten this minor conviction and the Court is of the view that even if he had mentioned it in the security vetting form the Respondents would have exercised their discretion and retained him in their employment. In these circumstances the Court finds that the Respondents' decision to terminate the services of Mr. Kioko was indeed harsh and the Court feels that he should get his job back. The Court accordingly finds that Mr. Kioko has suffered a wrongful dismissal and awards that he should be reinstated to his job which he was holding at the time of his termination with effect from 1st July, 1980 and that for all the time that he has been out of employment the Respondents should pay him half salary for all those months. The Court notes that Mr. Kioko had been transferred by the Respondents to their wholly owned subsidiary (Kenya Airfreight Handling Ltd.) as senior clerical officer at a salary of £838 p.a. on 5th May, 1978. His services were terminated on 5th July, 1978 when he was served with one month's notice of termination.

In the case of Mr. Maluta the offence and the sentence were serious and it is obvious that he deliberately concealed this fact from the Respondents. The Court agrees with the Respondents' submission in his case that they acted justifiably in terminating his services. The Court accordingly rejects the demand of reinstatement made by the Claimants on his behalf.

Given in Nairobi on the 20th June, 1980.

SAEED R. COCKAR, Judge.

> C. KIBACHIA, A. K. KERICH, Members.

GAZETTE NOTICE No. 1862

THE INDUSTRIAL COURT

Cause No. 18 of 1980

Parties:

Kenya Timber & Furniture Workers' Union

and

Futura Limited

Issue in dispute:

Dismissal of.-1. Kenneth Kimani.

2. Robert Gachomba.

- 1. The Kenya Timber & Furniture Workers' Union shall hereinafter be referred to as the Claimants and the Future Ltd. shall hereinafter be referred to as the Respondents.
- 2. The parties appeared before the Court for mention on 25th April, 1980 when by consent the hearing was fixed for 17th June, 1980.

The parties submitted their memoranda and appeared before the Court on 17th June 1980 for the hearing. They however, informed the Court that they had agreed to settle the dispute out of Court and requested the Court to make an award by consent.

AWARD

- 3. By consent of the parties the Court awards that:
- (a) Kenneth Kimani should be paid 6 months salary by way of compensation. One month's pay in lieu of notice. Pay for days worked and leave earned.
- (b) Robert Gachomba should be paid 6 months salary by way of compensation. One month's pay in lieu of notice. Pay for days worked and leave earned.

Dated the 17th June, 1980.

SAEED R. COCKAR,

CHEGE KIBACHIA, A K. KERICH, Members.

GAZETTE NOTICE No. 1863

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 registration, is to be limited to certain colours, the colours are, as far as possible, indicated in the accompanying representations of the mark in the usual heraldic manner.

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.

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

The five applications appearing hereunder are proceeding in the name of DAWA PHARMACEUTICALS LIMITED, a limited liability company organized and existing under the laws of Kenya, manufacturers and merchants of Baba Dogo Road, P.O. Box 47105, Nairobi, and Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 20th March, 1978.

ALL IN CLASS 5—SCHEDULE III

GUPSAN

24661.---Preparations for relief of excessive gastric acidity. 16th March, 1978.

HELMITIN

24662.—Preparations acting against human parasites and for treatment of ascariasis and oxyuriasis. 16th March, 1978.

BENAOUIN

24663.—Preparations for treatment and prevention of malaria. 16th March, 1978.

TRIMOXOL

24664. Preparations for treatment of bacterial infections, 16th March, 1978.

APAURIN

24665.—Preparations for relief of anxiety and tension states; preparations having a calming effect. 16th March, 1978.

IN CLASS 3-SCHEDULE III

NAPISOFT

B27007. Fabric softners. Orbit Chemical Industries Ltd., a Kenyan registered limited private company, manufacturers of P.O. Box 48870, Nairobi. 21st February, 1980.

IN CLASS 25-Schedule III



27418.—Shoes. NAIROBI HANDBAG MANUFACTURERS LIMITED, a private limited liability company duly registered, shoes manufacturers of Kenya Industrial Estate, P.O. Box 7233, Nakuru, and c/o Kamere & Co., advocates, P.O. Box 817, Nakuru. 16th June, 1980.

The two applications appearing hereunder are proceeding in the name of BAUTEX ADOLF STOVER KG, a company organized and existing under the laws of West Germany, manufacturers and merchants of Grasweg 18-22 D 2857 Langen-Sievern, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 5th March, 1980.

BOTH IN CLASS 11-SCHEDULE III



27064.—Venetian blinds with vertical slats made in particular cf textile fabrics, plastic and/or aluminium. To be associated with TMA. No. 27063. 4th March, 1980.



27063.—Venetian blinds with vertical slats made in particular of textile fabrics, plastic and/or aluminium. To be associated with TMA. No. 27064. 4th March, 1980.

The three applications appearing hereunder are proceeding in the name of Cordon Bleu Foods. Partners: Ratilal Kachra Shah—Kenyan and Sushila Ratilal Shah—Kenyan, of Popman Heuse Plot No. 209/2319, River Road, P.O. Box 40883, Nairobi, Kenya. 15th February, 1980.

IN CLASS 30-Schedule III

HI LOVE

B26984.—Spices, herbs, all kinds of cereal foods, baking powder, salt, mustard, custard, sugar and confectionery (not medicated), vinegar, sauces, pepper. To be associated with TMA. Nos. 26981 and 26983. 15th February, 1980.

IN CLASS 29-SCHEDULE III

HI LOVE

B26983.—Dried fruits and vegetables, edible oils and fats, preserves and pickles. To be associated with TMA. Nos. 26981 and 26984. 15th February, 1980.

IN CLASS 1-Schedule III

HI LOVE

B26981.—Bi-Garbonate of soda. To be associated with TMA. Nos. 26983 and 26984. 15th February, 1980.

The three applications appearing hereunder are proceeding in the name of Celchem Limited, a company incorporated under the laws of the State of New South Wales, Commonwealth of Australia, of 1 Gow Street, Bankstown, State of New South Wales, Australia, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 19th December, 1979.

IN CLASS 3—SCHEDULE III

SELLEYS

26769.—Cleaning, polishing and scouring and abrasive preparations. To be associated with TMA. Nos. 26768 and 26770. 17th December, 1979.

IN CLASS 4-SCHEDULE III

SELLEYS

26770.—Industrial oils and greases, water displacing and lubricating compounds. To be associated with TMA. Nos. 26768 and 26769. 17th December, 1979.

IN CLASS 1-SCHEDULE III

SELLEYS

26768.—Chemical products used in industry, glues and adhesives included in Class 1. To be associated with TMA. Nos. 26769 and 26770. 17th December, 1979.

The three applications appearing hereuner are proceeding in the name of AMERICAN CYANAMID COMPANY, a corporation organized and existing under the laws of the State of Maine, United States of America, of Berdan Avenue, Wayne, New Jersey 07470, United States of America, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa

ALL IN CLASS 5-SCHEDULE III

ATUCLINE

27171.—For antibiotic antitussive expectorant preparation. 5th April, 1980.

STRESSTABS

27068.—High potency stress vitamin tablet. 5th March, 1980.

CENTRUM

27066.—Multi-Vitamin and mineral supplement. 5th March, 1980.

IN CLASS 34-SCHEDULE III

VANTAGE

27178.—All goods included in Class 34. R. J. REYNOLDS TOBACCO COMPANY, a corporation organized and existing under the laws of the State of New Jersey, of Main & Fourth Street, City of Winston-Salem, State of North Carolina 27102, U.S.A., c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 9th April, 1980.

The two applications appearing hereunder are proceeding in the name of AMULAKH BROS (K) LTD., a company incorporated under the laws of Kenya, wholesalers and merchants of Jainsala Road, P.O. Box 45564, Nairobi. 3rd March, 1980.

BOTH IN CLASS 25-SCHEDULE III

AGENT-0

(Registration of this Trade Mark shall give no right to the exclusive use of the letter O.)

27043.--Gentswear. 3rd March, 1980.

DAME-X

(Registration of this Trade Mark shall give no right to the exclusive use of the letter X).

27045.—Ladies and girls items in garments inner and outer. 3rd March, 1980.

ALL IN CLASS 3-SCHEDULE III

LECTRIC SHAVE

(Registration of this Trade Mark shall give no right to the exclusive use of the word Shave.)

B26482.—Toilet preparations for the skin and for conditioning the beard for shaving, after shave lotion, and cologne. The J. B. WILLIAMS COMPANY INC., a corporation organized and existing under the laws of the State of New Jersey of 767 Fifth Avenue, City of New York, State of New York, 10022, U.S.A., and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 12th September, 1979.

The two applications appearing hereunder are proceeding in the name of UDI INDUSTRIES LTD., a company duly incorporated under the laws of the Republic of Kenya, manufacturers and merchants of P.O. Box 42839, Nairobi. 20th March, 1980.

DEEP

27126.—Perfumed Joss Sticks (Incense Sticks). 19th March, 1980.

PEACOCK

27125.—Perfumed Joss Sticks (Incense Sticks). 19th March, 1980.

IN CLASS 3-SCHEDULE III

SANTOS

Priority date claimed under International Convention 24th September, 1979.

27137.—Perfumes, perfumery, toilet waters, deodorants, essential oils, beauty preparations, cosmetics, creams, powders, make-up, toilet milks, lotions, toilet soaps, shampoos, tooth pastes, bath salts, bath oils, sunscreen and suntan preparations, all of the aforegoing goods being in solid or liquid form or in aerosols. INTERDICA S.A., a Swiss company of Moncor, Route Des Biches, Villars-Sur-Glane, Switzerland, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 25th March, 1980.

BOTH IN CLASS 12-SCHEDULE III



26968.—Motor land vehicles, and trailers and bodies, all for motor land vehicles, fork lift trucks, cabs and platforms, all for motor land vehicles and for fork lift trucks, and parts and fitings included in Class 12 for all the aforesaid goods. AUTOGEM LIMITED, a British company, manufacturers and merchants of P.O. Box 9, Howley Park, Morley, Leeds LS27 OQN, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 12th February, 1980.

BACCARA

Priority date claimed under International Convention 21st September, 1979.

27130.—Automotive vehicles, land automotive vehicles, spare and/or replacement parts thereof include in Class 12. Regie National Des Usines Renault, a company incorporated according to the laws of the Republic of France, of 8/10 Avenue Emile Zola, 92109 Bologne Billancourt, France, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111. Nairobi. 20th March, 1980.

The three applications appearing hereunder are proceeding in the name of BAYER AKTIENGESELLSCHAFT, a corporation organized under the laws of Federal Republic of Germany of Leverkusen, Bayerwerk, Germany, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa.

ALL IN CLASS 5—SCHEDULE III

TWENT

27175.—Pharmaceutical preparations, hygienic products; medicated soap, disinfectants. 5th April, 1980.

TRUBIN

27072.—Pharmaceutical preparations for veterinary use. 5th March, 1980.

SYSCOR

27071.—Pharmaceutical preparations. 5th March, 1980.

IN CLASS 9-SCHEDULE III

EXTEL

27140.—Teleprinters and all other goods included in the Class. Extel Corporation, a corporation organized and existing under the laws of the State of Delaware, U.S.A. of 3005 MacArthur Boulevard, Northbrook, Illinois 60062, U.S.A., and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 28th March, 1980.

IN CLASS 3—SCHEDULE III

SCOUNDREL

27139.—Perfumes and cosmetic products. RevLon (SUISSE) S.A. a Swiss corporation, of Limmatstrasse 275 Zurich, Switzerland, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 26th March, 1980.

IN CLASS 13-SCHEDULE III

NONEL

27145.—Blast initiating mechanisms and shock wave conductors and parts and fittings therefor, all for use in blasting operations. NITRO NOBEL AB, a company organized and existing under the laws of Sweden of S-710 30 Gyttorp, Sweden, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 28th March, 1980.

IN CLASS 5-SCHEDULE III

KETAJECT

27150.—Anaesthetic pharmaceuticals. Bristol-Myers Company, a corporation organized and existing under the laws of the State of Delaware, United States of America of 345 Park Avenue, New York, N.Y. 10022, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 1st April, 1980.

IN CLASS 9—SCHEDULE III

ARCO

27162.—Solar powered electric generating cell or cells; arrays of such cells; panels including pluralities of such cells; and combinations and/or functionally connected pluralities of such cells. Arco Solar, Inc., a corporation organized and existing under the laws of the State of Delaware of 20554 Plumer Street, Chatsworth, State of California 91311 U.S.A., and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 1st April, 1980.

IVOMEC

27163.—Pharmaceutical, veterinary and sanitary substances; MERCK & Co., INC., a corporation organized under the laws of the State of New Jersey of 126 E. Lincoln Avenue, Rahway, New Jersey, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 1st April, 1980.

In Class 3—Schedule III

BRECK

27172.—Cosmetic and toiletries including perfume, cologne, toilet water, body talc, hand and body lotion, toilet soap, bubble bath, bath crystals, hair care preparations, skin care preparations and deordorant and anti-perspirant for personal use. Shulton, Inc., a corporation organized and existing under the laws of the State of New Jersey, United States of America of 697 Route 46 Clifton, New Jersey 17015 U.S.A., and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa 5th April, 1980.

IN CLASS 28-SCHEDULE III

PENN

27173.—Racquet sports equipment. THE GENERAL TIRE & RUBBER COMPANY, a corporation organized under the laws of the State of Ohio United States of America, manufacturers and merchants of One General Street, City of Akron, State of Ohio, United States of America, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. 5th April, 1980.

BOTH IN CLASS 5-SCHEDULE III

LEPTILAN

27174.—Pharmaceutical preparations and substances. CIBA-GEIGY LIMITED of Basle, Switzerland, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. 5th April, 1980.

SYNASTAT

Priority date claimed under International Convention, 13th February, 1980.

27178.—Pharmaceutical veterinary and sanitary substances; infants' and invalids' foods; plasters, material for bandaging; material for stopping teeth, dental wax; disinfectants; preparations for killing weeds and destroying vermin. ROUSSEL-UCLAR, a societe anonyme organized under the laws of France, manufacturers and merchants of 35 Boulevard des Invalides, 75007 Paris, France, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates P.O. Box 90121, Mombasa. 5th April, 1980.

The six applications appearing hereunder are proceeding in the name of PINECRAFTS, a company registered under Business Names Act, laws of Kenya manufacturers and merchants of P.O. Box 44385, Nairobi.

IN CLASS 2—SCHEDULE III

PACAM PRODUCTS

27397.—Wood preservative. To be associated with TMA. Nos. 27398, 27399, 27442, 27443 and 27444. 11th June, 1980.

IN CLASS 9-SCHEDULE III

PACAM PRODUCTS

27398.—Battery acid. To be associated with TMA. Nos. 27397, 27399, 27442, 27443 and 27444. 11th June, 1980.

IN CLASS 5--SCHEDULE III

PACAM PRODUCTS

27399.—Disfectant. To be associated with TMA. Nos. 27397, 27398, 27442, 27443 and 27444. 11th June, 1980.

IN CLASS 4-SCHEDULE III

PACAM PRODUCTS

27442.—Methylated spirit. To be associated with TMA. Nos. 27397, 27398, 27442, 27443 and 27444. 20th June, 1980.

In Class 5—Schedule III

PACAM PRODUCTS

27443.—Distilled water. To be associated with TMA. Nos. 27387, 27398, 27399, 27442 and 27444. 20th June, 1980.

IN CLASS 4-SCHEDULE III

PACAM PRODUCTS

27444.—Turpentine. To be associated with TMA. Nos. 27397, 27397, 27398, 27442, 27443 and 27444,. 20th June, 1980.

AMENDMENT OF SPECIFICATION OF GOODS

Pursuant to a request received on 12th June, 1980 from the registered proprietor of TMA. No. 26804, ZENTEL in Class 5 (Schedule III), the specification of goods has been amended to read: An anthelmintice pharmaceutical product exclusively for human use.

Pursuant to a request received on the 23rd May, 1980 from the registered proprietor in respect of TM. No. 23661 VEL-BACIL in Class 5 (Schedule III). Advertised under Notice No. 211 on page 77 Kenya Gazette dated 25th January, 1980, the specification of goods has been amended to "antibiotic preparations for human use.

Pursuant to a request received on 11th June, 1980 from the registered proprietor of TMA No. 23972, HOMYPED in Class 25 (Schedule III), the specification of goods has been amended to read: Footwear of all kinds including sandals and bathing slippers covered with terry cloth and parts of the aforesaid goods but excluding entirely woven or knitted footwear.

ADVERTISEMENT OF CHANGE OF NAME

This is to certify that on the 6th June, 1980 the name of the registered proprietor in respect of TM. No. 26599 MELOCOL in Class 1 (Schedule III) has changed the name to CIBA-GEIGY of Basle, Switzerland. C/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi.

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

GAZETTE NOTICE No. 1864

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. P3052 of 1980 in the Kenya Register of Patents on the 5th June 1980.

SCHEDULE

No. of application.-P3052.

Date of application .-- 5th June, 1980.

Name of applicant.—Imperial Chemical Industries Limited, a British company, of Imperial Chemical House, Millbank, London SWIP 3JF, England.

Particulars of grant in the United Kingdom:

No.-1,472,703.

Date.-31st August, 1977.

Date of filing complete specification.—17th March, 1975.

Complete specification published.—4th May, 1977.

Nature of invention.-Phamaceutical compositions.

Documents, etc., filed in registry:

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

Nairobi, 19th June, 1980. J. N. KING'ARUI, Deputy Registrar of Patents. GAZETTE NOTICE No. 1865

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. P3053 of 1980 in the Kenya Register of Patents on the 16th June, 1980.

SCHEDULE

No. of application.—P3053.

Date of application.—16th June, 1980.

Name of applicant.—Societe des produits nestle S.A., a Swiss company of Vevey, Switzerland.

Particulars of grant in the United Kingdom:

No.-1,495,468.

Date.-19th April, 1978.

Date of filing complete specification.—13th October, 1975.

Complete specification published.—21st December, 1977.

Nature of invention.-Production of tea extracts.

Documents, etc., filed in registry:

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

Nairobi, 19th June, 1980. J. N. KING'ARUI, Deputy Registrar of Patents.

GAZETTE NOTICE No. 1866

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. P3054 of 1980 in the Kenya Register of Patents on the 16th June, 1980.

SCHEDULE

No. of application.—P3054.

Date of application.—16th June, 1980.

Name of applicant.—Societe des produits nestle S.A., a Swiss company of Vevey, Switzerland.

Particulars of grant in the United Kingdom:

No.-1,490,370.

Date.-1st March, 1978.

Date of filing complete specification.—4th November, 1974.

Complete specification published.—2nd November, 1977.

Nature of invention.-Preparation of tea extracts.

Documents, etc., filed in registry:

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

Nairobi, 19th June, 1980. J. N. KING'ARUI,
Deputy Registrar of Patents.

GAZETTE NOTICE No. 1867

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. P3055 of 1980 in the Kenya Register of Patents on the 16th June, 1980.

SCHEDULB

No. of application.—P3055.

Date of application.-16th June, 1980.

Name of applicant.—Societe des produits nestle S.A., a Swiss company of Vevey, Switzerland.

Particulars of grant in the United Kingdom:

No.-1.535,472.

Date.-21st March, 1979.

Date of filing complete specification.—28th February, 1977.

Complete specification published.—13th December, 1978.

Nature of invention.—Process for preparing a soluble tea product.

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 fayour of Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi.

Nairobi, 19th June, 1980. J. N. KING'ARUI,
Deputy Registrar of Patents.

GAZETTE NOTICE No. 1868

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. P3056 of 1980 in the Kenya Register of Patents on the 16th June, 1980.

SCHEDULE

No. of application.-P3056.

Date of application.-16th June, 1980.

Name of applicant.—Hasbro Industries, Inc., a corporation organized under the laws of the State of Rhode Island, United State of America of 1027 Newport Avenue, Pawtucket, Rhode Island, United States of America.

Particulars of grant in the United Kingdom:

No.--1,505,121.

Date.—19th July, 1978.

Date of filing complete specification.—21st March, 1975.

Complete specification published .- 22nd March, 1978.

Nature of invention.—Apparatus for pulling and cutting an elongated element comprising a substantially rigid extrudate into predetemined lengths.

Documents, etc., filed in registry:

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

Nairobi, 19th June, 1980. J. N. KING'ARUI,
Deputy Registrar of Patents.

GAZETTE NOTICE No. 1869

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. P3057 of 1980 in the Kenya Register of Patents on the 16th June, 1980.

SCHEDULE

No. of application.-P3057.

Date of application .-- 16th June, 1980.

Name of applicant.—Hasbro Industries, Inc., a corporation organized under the laws of the State of Rhode Island, United States of America of 1027 Newport Avenue, Pawtucket, Rhode Island, United States of America.

Particulars of grant in the United Kingdom:

No.-1,537,172.

Date.-4th April, 1979.

Date of filing complete specification.—11th February, 1977. Complete specification published.—29th December, 1978.

Nature of invention.—Apparatus for trimming an extrudate.

Documents, etc., filed in registry:

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

Nairobi, 19th June, 1980. J. N. KING'ARUI, Deputy Registrar of Patents.

GAZETTE NOTICE No. 1870

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. P3058 of 1980 in the Kenya Register of Patents on the 16th June, 1980.

SCHEDULE

No. of application.—P3058.

Date of application.—16th June, 1980.

Name of applicant.—Janssen Pharmaceutica N.V., a Belgian body corporate of Turnhoutsebaan 30, Beerse, Belgium.

Particulars of grant in the United Kingdom:

No.-1,522,657.

Date.-6th December, 1978.

Date of filing complete specification.—14th November, 1975. Complete specification published.—23rd August, 1978.

Nature of invention.—Triazole derivatives and their use as anti-microbial and plant-growth regulating agents.

Documents, etc., filed in registry:

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

Nairobi, 19th June, 1980. J. N. KING'ARUI, Deputy Registrar of Patents.

GAZETTE NOTICE No. 1871

THE TRADITIONAL LICENSING LIQUOR ACT (Cap. 122)

TRANS NZOIA TRADITIONAL LIQUOR LICENSING BOARD

IN view of the fact that 2nd June, 1980 will be observed as a Public Holiday, consequently the sitting of the above date is now postponed, and will take place in the office of the District Commissioner, Kitale, on Monday 7th June, 1980 at 10 a.m. The appllications to be considered at this meeting are as follows:

New Applications

Festo Ngeywa, Sikhendu Centre, P.O. Box 238, Kitale.

Mathias N. Wekesa & Bros., Sango Club, Umoja Market, Plot No. 4, P.O. Kwanza.

Daniel Njuguna Kabari, Kiungani Beer Hall, P.O. Box 745, Kitale.

A. OYIER,

Chairman, Licensing Board.

Trans Nzoia Traditional Liquor

12th June, 1980. Kitale,

IN THE COURT OF KENYA AT NAIROBI PROBATE AND ADMINISTRATION

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

(1) Cause No. 184 of 1980

By Surjit Kaur widow of Kewal Singh Manku of P.O. Box 43921, Nairobi in Kenya one of the deceased's widows through G. S. Pall, advocate of Nairobi aforesaid for a grant of letters of administration intestate to the estate of Kewal Singh Manku late of Nairobi aforesaid who died there on the 9th January, 1979.

(2) Cause No. 185 of 1980

By Hussein Rajabali Ahmed of P.O. Box 11881, Nairobi in Kenya, the duly constituted attorney of Nooralli Rajabali Ahmed and Gulshen Rajabali Ahmed both of Vancouver, British Columbia in Canada the executors named in the deceased's will through Messrs. Nurdin Z. Kassan & Co., advocates of Nairobi aforesaid for resealing in Kenya a grant of letters of administration with will annexed granted on the 27th April, 1978 by the Principal Registry of the Family Division in the High Court of Justice at London in England of the will of Rajabali Ahmed Shivji late of Canada aforesaid who died there on the 21st October, 1976.

(3) Cause No 212 of 1980

By Jaswant Kaur Matharu of P.O. Box 42520, Nairobi in Kenya the deceased's widow through Messrs. Mandla & Sehmi, advocates of Nairobi aforesaid for a grant of letters of administration intestate to the estate of Mehar Singh Matharu late of Nairobi who died there on the 24th August, 1979.

(4) Cause No. 213 of 1980

By Sarjit Kaur Shahi of P.O. Box 42424, Nairobi in Kenya the deceased's daughter-in-law through Messrs. Mandla & Sehmi, advocates of Nairobi aforesaid for a grant of letters of administration intestate to the estate of Avinash Shahi late of Nairobi aforesaid who died there on the 24th April, 1977.

(5) Cause No. 214 of 1980

By Mrs. Sabena Njeri Kanyanjua of P.O. Box 73343, Nairobi in Kenya the deceased's widow through Messrs. Munoru & Njugi, advocates of Nairobi aforesaid for a grant of letters of administration intestate to the estate of the late Joseph Samuel Kanyanjua Waweru of Kiambu in Kenya who died at Riara Ridge, Kiambu District in Kenya on the 8th August, 1977.

(6) Cause No. 215 of 1980

By (1) Antonio Fernando Teodomiro da Piedade de Sa and (2) Edgar Alezandre Remedios de Sa both of P.O. Box 44506, Nairobi in Kenya the deceased's sons and the executors named in the will through Messrs. Shapley Barret & Co., advocates of Nairobi aforesaid for a grant of probate of the will of the late Aleixo Jose Alexandre da Piedade de Sa of Nairobi aforesaid who died there on the 31st July, 1978.

(7) Cause No. 148 of 1980

By Tarlok Singh Nandhra of P.O. Box 42180, Nairobi in Kenya the deceased's husband through N. P. Sheth, advocate of Nairobi aforesaid for a grant of letters of administration intestate to the estate of the late Surjit Kaur Nandhra of Nairobi who died there on the 14th December, 1977.

(8) Cause No. 220 of 1980

By Girdhari Lal Sethi of P.O. Box 40781, Nairobi in Kenya the duly constituted attorney of Surendra Shahi of Ontario in Canada and formerly of Nairobi aforesaid through Messrs. Veljee Devshi & Bakrania, advocates of Nairobi aforesaid for a grant of letters of administration with will annexed of the will of the late Sevadevi Shahi of Ontario in Canada aforesaid who died there on the 23rd January, 1979.

(9) Cause No. 221 of 1980

By Barclays Bank Trust Company of Kenya Limited of P.O. Box 30356, Nairobi in Kenya, the duly constituted attorney of Barclays Bank Trust Company Limited of London through Messrs. Daly & Figgis, advocates of Nairobi aforesaid for resealing in Kenya a grant of probate granted on the 26th November, 1979 by the District Probate Registry of the High Court of Justice at Brighton in England of the will and a codicil thereto of Cecil Ernest Thomas late of West Sussex in England who died at Hassock in West Sussex aforesaid on the 6th October, 1979.

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 July, 1980.

Nairobi, 21st June, 1980. M. F. PATEL, Senior Deputy Registrar, High Court of Kenya, Nairobi.

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

GAZETTE NOTICE No. 1873

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
106/79	Dominic Samuel Muiru	Ikinu Githunguri Kiambu	19-12-76	Intestate
376/78	David Macharia Kiriba	Muhoyas Location Nyeri	15-7-77	Intestate
879/79	Njai Mahihu	Murara- ndia Mugoiri Location Murang'a	29–5–79	Intestate
534/79	Ngure Mbogo	P.O. Box 414 Embu	4-4-78	Intestate
583/79	Kigamba Kaguura	P.O. Box 84 Limuru	22-2-79	Intestate
109/80	Joseph Paul Mathenge	P.O. Box 173 Othaya	13–4–79	Intestate
478/79	Agnes Njeri Kimani	Kiriti Location Murang'a	2-7-77	Intestate
465/79	Maina Kamau	P.O. Box 31 Murang'a	5679	Intestate
542/78	Jeremia Musuga	Chandu- mba Village Busachi Maragoli	11-4-77	Intestate
538/78	Yuvinalis Nyangacha Asiago	P.O. Box 533 Kisii	3-10-78	Intestate

Nairobi, 20th June, 1980. H. A. M. KITHYOMA,

Assistant Public Trustee.

THE BANKRUPTCY ACT

(Cap. 53)

PUBLIC EXAMINATION

Debtor's name.-Paul Joseph Ngei.

Address .-- P.O. Box 72852, Nairobi.

Description.—Businessman.

Court.—High Court of Kenya at Nairobi.

No. of matter.-B.C. 3 of 1980.

Date of public examination.-4th July, 1980.

Hour.-10.30 a.m.

Place.-Law Courts, Nairobi.

Dated the 20th June, 1980.

M. L. HANDA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1875

THE COMPANIES ACT

(Cap. 486)

NOTICE OF WINDING-UP ORDER

(Rule 37 (1) (c))

IN BANKRUPTCY AND WINDING-UP CAUSE No. 17 of 1979

Re: Western Hauliers Limited
(In Liquidation)

Name of company.-Western Hauliers Limited.

Address of registered office.—L.R. 209/4384, Ruprani House, Moktar Daddah Street, Nairobi.

Registered postal address.-P.O. Box 44561, Nairobi.

Court.—High Court of Kenya at Nairobi.

No. of matter.—Bankruptcy and Winding-up Cause No. 17 of 1979

Date of order.-14th March, 1980.

Date of presentation of petition.—30th October, 1979.

M. L. HANDA,

17th June, 1980.

Deputy Official Receiver and Provisional Liquidator.

GAZETTE NOTICE No. 1876

THE COMPANIES ACT

(Cap. 486)

Notice of First Meeting (Rule 110)

IN BANKRUPTCY AND WINDING-UP CAUSE No. 7 of 1979

Re: Consolidated Chemicals Limited

(In Liquidation)

Name of company.—Consolidated Chemicals Limited.

Address of registered Office.-L.R. 209/2439/10, 11 and 12,

Rattansi Trust Building, Koinange Street, Nairobi.

Registered postal address .- P.O. Box 46986, Nairobi.

Court.—High Court of Kenya at Nairobi.

No. of matter.—Bankruptcy and Winding-up Cause No. 7 of 1979.

Creditors date.—30th June, 1980.

Hour.-2.30 p.m.

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

Contributories date. - 30th June, 1980.

Hour.--2.15 p.m.

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

M. L. HANDA,

Nairobi, Depu 17th June, 1980.

Deputy Official Receiver and Provisional Liquidator.

GAZETTE NOTICE No. 1877

IN THE HIGH COURT OF KENYA AT NAIROBI BANKRUPTCY AND WINDING-UP CAUSE NO. 9 OF 1980 IN THE MATTER OF COMPANIES ACT (Cap. 480)

AND

IN THE MATTER OF KENBAU LIMITED

NOTICE is given that a petition for the winding up of the above-named company by hite High hourt was on the 3rd June, 1980 presented to the said Court by Credit Finance Corporation Limited a limited liability Company incorporated in Kenya and having its registered office at Nairobi in Kenya, a creditor of the above-named company.

And that the said petition is directed to be heard before the Court sitting at the Law Courts, Nairobi at 10.30 o'clock in the forenoon, on the 11th July, 1980 and any credit or contributory of the said company desirous to support or oppose the making of an order on the said petition hereof may appear at the time of hearing in person or by his advocate for that purpose and a copy of the petition will be forwarded by the undersigned to any creditor or contributory of the said company requiring such copy on payment of the regulated charges for the same.

HAMILTON HARRISON & MATHEWS,

Advocates for the Petitioner, Esso House, Mama Ngina Street, P.O. Box 30333, Nairobi.

Note.—Any person who intends to appear on the hearing of the said Petition must serve or send by post to the above-named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm and must be signed by the person or firm, or his or their advocate, if any, and must be served, or if posted must be sent by post, in sufficient time to reach the above-named not later that four o'clock in the afternoon of the 10th July, 1980.

GAZETTE NOTICE No. 1878

IN THE HIGH COURT OF KENYA AT NAIROBI MISCELLANEOUSE CAUSE NO. 210 OF 1980 IN THE MATTER OF THE COMPANIES ACT (Cap. 486)

AND

IN THE MATTER OF GAMEFIELDS LIMITED

NOTICE is given that a petition for reducing the paid up capital of the above-named company from K.Sh. 2,000,000 to K.Sh. 440,000 has been presented to the High Court of Kenya at Nairobi. And that the said petition is directed to be heard on the 7th July, 1980 at 10.30 o'clock in the forenoon and any creditor or contributor of the said company, desirous to support or oppose the making of an order on the said petition, may appear at the time of hearing in person or by his advocate for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributor of the said company requiring the same, on payment of the regulated charge for the same.

Dated at Nairobi the 16th June, 1980.

L. SLADE, for Hamilton Harrison and Mathews, Advocates for the said Company.

Note

Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named advocates, Messrs. Hamilton Harrison & Mathews, a notice in writing of his intention to do so. The notice must state the name and address of the person or if a firm, the name and address of the firm, and must be signed by the person or firm or his or their advocates (if any) and must be served, or if posted must be sent by post in sufficient time to reach the above-named advocates, not later than 4 o'clock in the afternoon of the day before the date fixed for hearing.

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

AND

IN THE MATTER OF IBCOY LIMITED

(MEMBERS VOLUNTARY WINDING UP)

NOTICE is given pursuant to section 283 of the Companies Act (Cap. 486), that a general meeting of the above-named company will be held at the offices of R. & H. Management 3rd floor, Jubilee Place, Mama Ngina Street, Nairobi on the 31st July, 1980 at 10 a.m. for the purpose of having an account laid before the members showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator.

A member entitled to attend and vote at the above general meeting is entitled to appoint a proxy or proxies to attend and vote for him. A proxy need not be a member of the company.

Dated the 16th May, 1980.

B. J. ROBSON, Liquidator, P.O. Box 30423, Nairobi.

GAZETTE NOTICE No. 1880

THE CO-OPERATIVE SOCIETIES ACT (Cap. 490)

CLOSURE OF LIQUIDATION

Re: The First Thogoto Women Poultry Keepers C.S. Ltd. (In Liquidation)

WHEREAS the registration of the above-named society was cancelled by an order made on the 7th November, 1973 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 as at this date so 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 16th June, 1980

L. N. MUCEMI, Commissioner for Co-operative Development.

GAZETTE NOTICE No. 1881

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

CLOSURE OF LIQUIDATION

Re: Maiti Farmers Co-operative Society Limited. (In Liquidation)

WHEREAS the registration of the above-named society was cancelled by an order made on the 11th July, 1972 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 as at this date so 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 16th June, 1980

L. N. MUCEMI, Commissioner for Co-operative Development.

GAZETTE NOTICE No. 1882

THE AFRICAN CHRISTIAN MARRIAGE AND DIVORCE ACT

(Cap. 151)

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

SCHEDULE

Denomination.—New Apostolic Church, Kenya.

Name of Minister.—Rev. Habel Kalimbo.

Denomination.—Roman Catholic Church, Kenya.

Name of Minister.—Father Gilles Pion.

Dated at Nairobi the 19th June, 1980.

M. L. HANDA,
Deputy Registrar General.

GAZETTE NOTICE No. 1883

THE SOUTH BRITISH INSURANCE COMPANY LIMITED

Notice to all Policy-holders in Kenya

THE South British Insurance Company Limited has formed a company in the Republic of Kenya known as the Shield of Kenya Insurance Company Limited.

All existing business of the South British Insurance Company Limited will be taken over by the Shield of Kenya Insurance Company Limited with effect from 1st July, 1980.

The Shield of Kenya Insurance Company Limited will assume responsibility for the due fulfilment of all the existing obligations and take over all the rights of the South British Insurance Company Limited in respect of its business in Kenya with effect from 1st July, 1980.

Any policy-holders of the South British Insurance Company Limited who may wish to raise an objection to the transfer of their policies to the Shield of Kenya Insurance Company Limited should contact the office of the South British Insurance Company Limited within 14 days and they will be given the option to cancel their policies.

Dated the 20th June, 1980.

J. A. CHRITIE,

Principal Officer.

GAZETTE NOTICE No. 1884

THE LOCAL GOVERNMENT ACT (Cap. 265)

KAKAMEGA TRADE DEVELOPMENT JOINT BOARD

APPOINTMENT AND REVERSIONS TO THE BOARD

IN EXERCISE of the powers conferred by regulation 104 of the Local Government (Kakamega Trade Development Joint Board) Order, 1965, the County Council of Kakamega cancels the names of—

Councillor Francis Muhiga Ndori,

Councillor Francis Masinde Mumia,

Councillor Opwora Maina,

from the list of Councilors appointed to be members of the Kakamega Trade Development Joint Board under Gazette Notice No. 3143 of 27th September, 1974 and appoints—

Councillor Erasto Obondo Liyayi,

Councillor Wellingtone Namale Amira,

Councillor William Mumbo,

to be members of the Kakamega Trade Development Joint Board.

Dated at Kakamega the 22nd February, 1980.

J. S. WANAMBOE, for Clerk to Council, Kakamega County Council.

THE LOCAL GOVERNMENT ACT (Cap. 265)

THE LAIKIPIA TRADE DEVELOPMENT JOINT BOARD

APPOINTMENT OF MEMBERS TO THE BOARD

IN EXERCISE of the powers conferred by section 104 of the Local Government Act (Cap. 265), the County Council of Laikipia appoints—

Councillor Samuel K. Kiguoya,

Councillor R. B. Wahome Gichachi,

Councillor Solomon K. Njuguna,

to be members of the Laikipia Trade Development Joint Board.

Dated the 16th June, 1980.

A. G. MWANGI, Clerk to the Council.

GAZETTE NOTICE No. 1886

THE VALUATION FOR RATING ACT

(Cap. 266 as Amended)

THE CITY COUNCIL OF NAIROBI

1978 AND 1979 DRAFT SUPPLEMENTARY VALUATION ROLLS

Notice

PURSUANT to section 17 (4) of the Valuation for Rating Act (Cap. 266 as amended), notice is given that the 1978 and 1979 Draft Supplementary Valuation Rolls have been signed and certified by the Chairman of the Valuation Court. Any person who has appeared before the Valuation Court on the consideration of an objection made before such Court under part II of the Valuation for Rating Act (Cap. 266 as amended), or has submitted an objection in writing to such Valuation Court and who is aggrieved by the decision of such Valuation Court on objection, may appeal to the High Court of Kenya against the decision of such Valuation Court within one month from the date of this notice.

The manner in which appeals may be made is by lodging three copies of memorandum of appeals (setting out the grounds of appeal) with the Registrar, High Court of Kenya, Law Courts, Nairobi.

The appeals must be made on or before 26th July, 1980.

S. J. GETONGA,

Town Clerk,

City Hall,

P.O. Box 30075, Nairobi.

GAZETTE NOTICE No. 1887

THE KISUMU COUNTY COUNCIL

DRAFT SUPPLEMENTARY VALUATION ROLLS 1978 AND 1979

NOTICE is given that no objections have been received to the Draft Supplementary Valuation Rolls 1978 and 1979; having been received the said Rolls have been signed and certified to that effect in accordance with Rule 11 (2) of the Valuation for Rating Act (Cap. 266), and now become Draft Supplementary Valuation Rolls 1978 and 1979 for Muhoroni, Ahero, Maseno, Kibigori and Koru Townships.

Dated the 6th June, 1980.

W. A. OPIYO, for Clerk to the Council, County Council Offices, P.O. Box 86, Kisumu.

GAZETTE NOTICE No. 1888

OFFICE OF THE PRESIDENT DEPARTMENT OF DEFENCE

TENDER NOTICE

TENDERS are invited for supply of Kalamazoo Binders to the Armed Forces during the Financial Year 1st July, 1980 to 30th June. 1981.

DOD/411/1 (69) 80/81.—Kalamazoo Binders Large and Small.

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

Completed tender documents are to be enclosed in plain sealed envelope 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 8th July, 1980.

For each contract tender forms will be issued only against payment of a non-refundable deposit of K.Sh. 25.

GAZETTE NOTICE No. 1889

OFFICE OF THE PRESIDENT DEPARTMENT OF DEFENCE

TENDER NOTICE

TENDERS are invited for the supply of the following drugs to the Armed Forces Medical Services during financial year 1st July, 1980 to 30th June, 1981.

DOD/411/1 (65) 80/81.—Supply of creams/ointments and others.

DOD/411/1 (66) 80/81.—Supply of drugs/tablets/capsules and suppositories.

DOD/411/1 (67) 80/81.—Supply of antibiotics: Capsules/tablets and injections.

DOD/411/1 (68) 80/81.—Supply of syrups/liquids/sprays and injectables.

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 sealed envelopes 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 15th July, 1980.

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

Tenderers applying for more than one contract should make the payment separately for each contract.

The Armed Forces is not bound to accept the lowest or any tender.

GAZETTE NOTICE No. 1890

OFFICE OF THE PRESIDENT DEPARTMENT OF DEFENCE

TENDER NOTICE

TENDERS are invited for repair/supply of the following items as enumerated below to the Armed Forces during the financial year ending 1980/81 and 1983 respectively:

DOD/411/1 (57) 80/81.—Sewing machines.

DOD/411/1 (58) 80/81.—Repairing of elec minor assy.

DOD/411/1 (59) 80/81.—Technical stores.

DOD/411/1 (60) 80/81.—Vehicle paints.

DOD/411/1 (61) 80/81.—General stores.

DOD/411/1 (62) 80/81.—Cooking oil.

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 sealed envelope 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 8th July, 1980.

For each contract tender forms will be issued only against payment of a non-refundable deposit of K.Sh. 25.

MINISTRY OF WATER DEVELOPMENT WATER ENGINEERING DEPARTMENT

TENDER NOTICE No. IMP/DI/3/80

Supply and Erection of Sectional Steel Water Tank

TENDERS are invited for the supply and erection of one sectional steel water tank at Garba Tula Range Water, Isiolo District.

Tender documents giving requirement details may be obtained on application in writing from the Director of Water Engineering Department and on payment of non-refundable deposit of K.Sh. 20. The deposit which must be in cash, banker's cheque or money order should accompany the application.

Completed tender documents in plain sealed envelopes marked "Tender No. IMP/DI/3/80" bearing no indication of the name of tenderer should be addressed to the Director, Water Engineering Department, Ministry of Water Development, P.O. Box 30521, Nairobi, so as to reach him not later than 10.00 a.m. on 22nd July, 1980. Alternatively the documents properly sealed and addressed as above may be placed into Tender Box No. 3 provided at the main entrance of our main office along Workshop Road.

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

> C. N. MUTITU, Director, Water Engineering Department.

GAZETTE NOTICE No. 1892

MINISTRY OF ENVIRONMENT AND NATURAL RESOURCES

TENDER NOTICE No. 14/79-80

Sale of G.K. Vehicles, Stores and Equipment

TENDERS are invited for the sale of the following vehicles. stores and equipment-

- 21-Land Rovers.
- 13-Lorries.
- -Trailers.
- 1-Datsun Pick-up.
- -Michigan Dozer.
- -Motor Grader. -Toyota Land Cruiser.
- -Rollers -Albion Crane.

Various type of stores and equipment.

The vehicles, stores, and equipment may be viewed at any time between now and closing date during the working hours.

Lists detailing the items for disposal may be obtained during working hours from the Supplies Officer, Central Stores Karura, Ministry of Environment and Natural Resources, P.O. Box 30126, Nairobi, 1 Km. from Muthaiga Roundabout on payment of K.Sh. 20.

The prices offered quoting the item number and or GK number to which the offer applies, must be enclosed in a plain sealed envelope marked "Tender No. 14/79-80", and addressed to the Supplies Officer, Central Stores, Karura, Ministry of Environment and Natural Resources, P.O. Box 30126, Nairobi so as to reach him not later than 21st July, 1980.

Seccessful tenders will be advised by letter and will be required to pay and remove their items from the viewing area within a fortnight after the letter of advice.

The Government reserves the right to accept the highest or any tender.

M. M. OLE NCHARO, for Permanent Secretary.

GAZETTE NOTICE NO. 1893

MINISTRY OF ENVERONMENT AND NATURAL RESOURCES

TENDER NOTICE No. 15/79-80 Supply of Foodstuffs

TENDERS are invited for the supply of the following foodstuffs-

1. Daily supply of 200 kg. of fresh meat with bones preferably of commercial grade or equivalent.

- 2. Daily supply of 15 tins of Similac milk with iron.
- 3. Daily supply of fresh fruits and vegetables in the following quantities-
 - (a) Bananas 7 kg.
 - (b) Mangoes 10 kg.
 - (c) Pawpaws 10 kg.
 - (d) Potatoes 10 kg.
 - (e) Carrots 10 kg.
 - (f) Green Maize 5 kg.
 - (g) Avocados 2 kg.
 - (h) Guavas 5 kg.
 - (i) Oranges 10 kg.
 - (j) Lettuce 5 kg.
 - (k) Cabbages (leaves) 20 kg.
 - (1) Cucumber 10 kg.
 - (m) Green peas 2 kg.
 - (n) Cassava 5 kg.

All above to be delivered daily to Langata Animal Orphanage.

Tender forms with conditions of contract/schedules requirements/specifications may be obtained from the Supplies Officer, Ministry of Environment and Natural Resources, P.O. Box 30126, Nairobi on application and payment of K.Sh. 20 per set of these documents. Tenders will only be acceptable if submitted on these prescribed forms or where circumstances warrant it on photostat copies accompanied by appropriate remittance per copy.

The completed documents showing the bid prices against each items as a unit price and the means for delivery specified in the tender must be addressed to the Supplies Officer, Central Stores, Karura Forest, P.O. Box 30126, Nairobi, or be placed in the tender box situated outside the stores offices at Karura Forests, 1 km. from Muthaiga Roundabout so as to reach him not later than 21st July, 1980 at 10 a.m.

The tender must be submitted in plain envelope properly sealed and only endorsed on the outside "Tender for Foodstuffs: Tender No. 15/79-80". There must be no indication of the tenderer's name on the envelope and failure to observe this requirement may disqualify the tenderer.

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

> M. M. OLE NCHARO, for Permanent Secretary.

GAZETTE NOTICE No. 1894

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

TAKE NOTICE that the business of jewellers and allied trades carried on by Bradley Jewellers Limited of P.O. Box 43872, Nairobi at Shop No. 6, Prudential Assurance Building, Mama Ngina Street, Nairobi under its own name has with effect from 15th May, 1980 been sold and transferred to Praful Limited of P.O. Box 46398, Nairobi who will carry on the said business at the same place.

The transferee is not assuming any liability incurred in the said business by the transferror.

> ESMAIL & ESMAIL, Advocates for the Transferee.

GAZETTE NOTICE No. 1895

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is given that the business of restaurant and bar carried on by J. M. Ruthuku of P.O. Box 42861, Nairobi under the name and style of "New Pembeni City Bar" at Yatta Road (L.R. 209/229/17) Nairobi in Kenya was on the 29th February, 1980 sold and transferred to Messrs. Godfrey Mwangi Muhangia, Charles Mweri Iregi, James Mwangi Wanjau, Bethwel Kamau Wacere, Robert Gicuki Gacuhi, David Kigotho Gathogo, Njiri Githaiga, Onesmas Wanjau Kimere, Lawrence Gacanja Kariuki, Paul Mwangi Ruyi, Charles Waithaka Muritu, John Kamau Muthami, Thuku Githaiga and Stanley Muhangia all of P.O.

Box 28229, Nairobi. The transferees have not assumed and do not intend to assume any of the liabilities incurred in the said business by the transferor upto and including the 29th February, 1980 and the same shall be discharged by the transferor. All debts due and owing to the transferor in respect of the said business upto and including the 28th February, 1980, will be received by the transferor.

Date at Nairobi the 31st March, 1980.

J. M. RUTHUKU, Transferor.

GODFREY MWANGI MUHANGIA,
CHARLES MWERI IREGI,
JAMES MWANGI WANJAU,
BETHWEL KAMAU WACERE,
ROBERT GICUKI GACHUHI,
DAVID KIGOTHO GATHOGO,
NJIRI GITHAIGA,
ONESMAS WANJAU KIMERE,
LAWRENCE GACANJA KARIUKI,
PAUL MWANGI RUYI,
CHARLES WAITHAKA MURITU,
JOHN KAMAU MUTHAMI,
THUKU GITHAIGA,
STANLEY MUHANGIA,

Transferees.

GAZETTE NOTICE No. 1896

NOTICE OF CHANGE OF NAME

I, Sobhag Raichand Shah of P.O. Box 30032, Nairobi in the Republic of Kenya formerly known as Sobhagchandra Raichand Shah do give public notice that by a deed poll dated the 17th March, 1980 duly executed and registered by me, I have formally and absolutely renounced and abandoned the use of my former first name of Sobhagchandra and in lieu thereof adopted and assumed the first name of Sobhag for all purposes and I authorize and request all people to designate and address me by the assumed first name of Sobhag instead of the former first name of Sobhagchandra.

Dated at Nairobi the 2nr April, 1980.

SOBHAG RAICHAND SHAH, formerly known a Sobhagchandra Raichand Shah.

GAZETTE NOTICE No. 1897

NOTICE OF CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 5th May, 1980 duly executed and registered in the Registry of Documents at Nairobi in Volume DI Folio 489/200 File DX III by our client Wamunyuah Njoroge of P.O. Box 32525, Nairobi in the Republic of Kenya herebefore called and known as David Wamunyuah Njoroge alias David Newton Wamunyuah Njoroge alias David Newton Wamunyuah Njoroge alias David Newton Wamunyuah formerly and absolutely renounced the use of his former names aforesaid and in lieu thereof assumed and adopted the name of Wamunyuah Njoroge for all purposes. All persons are authorized and required all times to signate, describe and address the said Wamunyuah Njoroge by his new name instead of his former names aforesaid.

Dated at Nairobi the 23rd June, 1980.

KEMBI & MUHIA,
Advocates for Wamunyuah Njoroge,
formerly known as David Wamunyuah Njoroge
alies David Newton Njoroge Wamunyuah
alias David Newton Wamunyuah.

GAZETTE NOTICE No. 1898

NOTICE OF CHANGE OF NAME

I, Kareithi Waiya of P.O. Box 177, Thika, in the Republic of Kenya formerly known as Levi Kareithi give notice that I have absolutely renounced and abandoned the use of the said names of Levi Kareithi and assumed in lieu thereof the names

of Kareithi Waiya and further that such change is evidenced by a deed poll dated 26th February, 1980 duly executed by me and attested.

Dated at Nairobi the 23rd June, 1980.

KAREITHI WAIYA, formerly Levi Kareithi.

GAZETTE NOTICE No. 1899

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA

MISC: APPLICATION No. 21 of 1979

IN THE MATTER OF THE MONEY-LENDERS ACT (Cap. 528)

AND

In the Matter of an Application by Isaac Waweru Karanja for Money-Lenders Licence

NOTICE is given that Isaac Waweru Karanja of P.O. Box 655, Thika has applied to the Senior Resident Magistrate's Court, Thika for a money lenders licence pursuant to the provisions of Money-Lenders Act (Cap. 528), which application will be heard in the Senior Resident Magistrate's Court, Thika on the 15th July, 1980 at 9.00 o'clock.

Dated at Thika the 14th June, 1980.

C. K. MWIHIA,

Advocate for the Applicant.

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

Particular attention should be paid to the following points:-

- (i) Signatures must be clarified by means of rubber-stamping or typing the name of the signer in capital letters.
- (ii) Dates must be correct and filled in where necessary.
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EXTRACT FROM THE CODE OF REGULATIONS, SECTION D-

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

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