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IN Kenya Gazette of 14th June, 1991, on page 857, amend Vol. XCIII-No. 23 to read Vol. XCIII-No. 24.

IN Gazette Notice No. 2234 of 1991, Cause No. 41 of 1991, amend the third line to read "Lunani" instead of "Obwana Ounyalat".

GAZETTE NOTICE NO. 2553

PUBLIC SERVICE COMMISSION OF KENYA Promotions

- GRACE ACHIENG' OKONJI (MRS.), to be Senior Economist/ Statistician, Ministry of Reclamation and Development of Arid, Semi-Arid Areas and Wasteland, with effect from 25th July, 1990.
- GEORGE NDIKU MBATE, to be Principal Economist, Ministry of Reclamation and Development of Arid, Semi-Arid Areas and Wasteland, with effect from 18th July, 1990.
- PAUL ODHIAMBO OTIENO, to be Under Secretary, Office of the President, with effect from 17th January, 1991.
- PAUL KIPKEMBOI TOROREI, to be Assistant Commissioner of Police, Office of the President, with effect from 25th May, 1990.
- ANTHONY LANG'O ODHIAMBO, to be Senior Assistant Commissioner of Police, Office of the President, with effect from 5th June, 1990.
- DUNCAN KABETHI WACHIRA, to be Senior Assistant Commissioner of Police, Office of the President, with effect from 1st September, 1990.
- EPHRAIM OMALA OPIYO, to be Senior Assistant Commissioner of Police, Office of the President, with effect from 1st September, 1990.
- WILLIAM KIPSANGA CHEMIMOI, to be Senior Assistant Commissioner of Police, Office of the President, with effect from 1st September, 1990.
- SYLVESTER MACHARIA MWANGI (deceased), to be Senior Assistant Commissioner of Police, Office of the President, with effect from 1st September, 1990.
- JEREMIAH MATOKE MATAGARO, to be Senior Assistant Commissioner of Police, Office of the President, with effect from 1st September, 1990.
- GEOFFREY MWANZIA MUATHE, to be Senior Assistant Commissioner of Police, Office of the President, with effect from 1st September, 1990.
- JOHN WILLIAM NYANG'OR OWITI, to be Senior Assistant Commissioner of Police, Office of the President, with effect from 1st September, 1990.
- PHILEMON FREDRICK ARODI ABONG'O, to be Senior (Assistant Commissioner of Police, Office of the President, with effect from 1st September, 1990.
- HABEL ISACK ISHUMAEL DZOMBO, to be Senior Assistant Commissioner of Police, Office of the President, with effect from 1st September, 1990.
- JOHN NG'ANG'A MUCHEMI, to be Senior Assistant Com⁴ missioner of Police, Office of the President, with effect from 1st September, 1990.
- MATHEW NJOROGE (KABETU, to be Senior Assistant Commissioner of Police, Office of the President, with effect from 1st September, 1990.
- PETER JOSEPH KIMUNDI, to be Senior Assistant Commissioner of Police, Office of the President, with effect from 8th January, 1991.
- ELLY OTIENO OGANGA, to be Senior Assistant Director of Personnel Management, Directorate of Personnel Management, Office of the President, with effect from 9th February, 1990.
- JOSEPH KARIHA WAHIU, to be Senior Assistant Director of Personnel Management, Directorate of Personnel Management, Office of the President, with effect from 21st October, 1990.

POSTINGS

- CALLISTUS ANTONY AKELLO, to be District Commissioner, Laikipia District, Rift Valley Province, with effect from 1st March, 1991.
- WILLIAM GHATI KERARIO, to be District Commissioner, Isiolo District, Eastern Province, with effect from 25th February, 1991.

POSTINGS-(Contd.)

- HARRISON HUNYU GITHAE, to be District Commissioner, Embu District, Eastern Province, with effect from 20th February, 1991.
- ELIUD LENKOINE PARSANKUL, to be District Commissioner, Mandera District, North-Eastern Province, with effect from 18th February, 1991.
- FATUMA GALGALO ALL, to be District Officer, Embu District, Eastern Province, with effect from 22nd November, 1990.
- LAWRENCE NTONYE LENAYAPA, to be District Officer, Bungoma District, Western Province, with effect from 18th December, 1990.
- NYADO DICKENS ANDREW KONGORO, to be District Officer, Bungoma District, Western Province, with effect from 14th January, 1991.
- AHMED SHIDE SAMATAR, to be District Officer, Embu District, Eastern Province, with effect from 7th January, 1991.
- EVANS MATUNDURA OGWANKWA. to be District Officer, Taita/ Taveta District, Coast Province, with effect from 4th December, 1990.
- PAUL WAWIRE KULOVA, to be District Officer, Kakamega District, Western Province, with effect from 15th October, 1990.
- VERONICA JULIANA AOKO WAMBU, to be an Administrative Officer, Provincial Commissioner's Office, Kakamega, with effect from 15th November, 1990.
- YUSSUF HAII GEDI, to be District Officer, West Pokot District, Rift Valley Province, with effect from 31st October, 1990.
- MOSES KURIA MUHORO, to be District Officer, West Pokot District, Rift Valley Province, with effect from 15th October, 1990.
- MOHAMED YUSSUF IBRAHIM, to be District Officer, West Pokot District, Rift Valley Province, with effect from 15th October, 1990.
- NAFTALI BONDO LIGAWA, to be District District Officer, West Pokot District, Rift Valley Province, with effect from 24th October, 1990.
- ABDI RASHID MOHAMED JABANE, to be District Officer, Meru District, Eastern Province, with effect from 27th June, 1990.
- PETER NYAKUNDI, to be District Officer, Meru District, Eastern Province, with effect from 1st July, 1990.
- FRANK NGAIRA SHITEMI, to be District Officer, Meru District, Eastern Province, with effect from 2nd September, 1990.
- MOSES BARKAJA WANDIEMA, to be District Officer, Meru District, Eastern Province, with effect from 2nd September, 1990.
- SOLOMON AKADAKE ABWAKU, to be District Officer, Meru District, Eastern Province, with effect from 21st September, 1990.
- AUSTIN ROMANUS KISIA ODICOH, to be District Officer, Meru District, Eastern Province, with effect from 2nd October. 1990.
- GEORGE OGUTU PHILLIP, to be District Officer, Meru District, Eastern Province, with effect from 7th November, 1990.
- REUBEN CHEBON KANDIE, to be District Officer, Meru District, Eastern Province, with effect from 19th December, 1990.
- MARIANNE AGOYA, to be an Administrative Officer, Provincial Commissioner's Office, Eastern Province, with effect from 12th November, 1990.
- CHARLES LWANGA NGESA, to be District Officer, Nakuru District, Rift Valley Province, with effect from 14th January, 1991.
- EDWARD FRANK MANANI, to be District Officer, Nakuru District, Rift Valley Province, with effect from 15th January, 1991.
- EDWARD KIMETET SIGEI, to be District Officer, Nakuru District, Rift Valley Province, with effect from 29th January, 1991.
- TITUS LEMUSEI NGOYONI, to be District Officer, Isiolo District, Eastern Province, with effect from 5th February, 1991.
- JEREMIAH OMUYOYI ESPIRA, to be District Officer, Isiolo District, Eastern Province, with effect from 6th February, 1991.
- SAMUEL KARANJA NJORA, to be District Officer, Isiolo District, Eastern Province, with effect from 28th February, 1991.
- ABEDINAGO REUBEN EKA ETYANG', to be District Officer, Nakuru District, Rift Valley Province, with effect from 10th February, 1991.
- MOHAMED BARRE MUHUMED, to be District Officer, Taita/ Taveta, Coast Province, with effect from 7th February, 1991.
- WILLIAM KIBET PAUL KURUMEI, to be District Officer, Baringo District, Rift Valley Province, with effect from 9th February, 1991.

POSTINGS-(Contd.)

- EDWARD KUNGU WAHWAI, to be District Officer, Baringo District, Rift Valley Province, with effect from 7th January, 1991
- ARTHUR KIRIMI MUGIRA, to be District Officer, Embu District, Eastern Province, with effect from 18th February, 1991.
- SAMUEL MNGODA KILELE, to be District Officer, Tana River District, Coast Province, with effect from 16th October, 1990.
- GABRIEL KALELA KAVITI, to be District Officer, Taita/Taveta District, Coast Province, with effect from 11th February, 1991.
- DAVID MULANDA SHIBWECHE, to be District Officer, Bungoma District, Western Province, with effect from 11th February, 1991.
- JOHN ELUNGATA, to be District Officer, Samburu District, Rift Valley Province, with effect from 18th December, 1990.
- MOSES LENKAI TUTUI, to be District Officer, Samburu District, Rift Valley Province, with effect from 20th November, 1990.
- STEVEN KINYANJUI KIROGO, to be District Officer, Trans Nzoia District, Rift Valley Province, with effect from 6th November, 1990.
- GODFREY MAURA KIGOCHI, to be District Officer, Embu District, Eastern Province, with effect from 28th February, 1991.
- JOSEPH KIPLANG'AT (KETER, to be District Officer, Trans Nzoia District, Rift Valley Province, with effect from 20th February, 1991.
- ANTHONY KIPKOECH KIRWA, to be District Officer, Kericho District, Rift Valley Province, with effect from 11th February, 1991.
- ESTHER WASHERA MUTERO, to be District Officer, Kericho District, Rift Valley Province, with effect from 11th February, 1991
- CHARLES NDIRITU WANGENYE, to be District Officer, Tana River District, Coast Province, with effect from 18th February, 1991
- SIMON MOTOGWA, to be District Officer, Laikipia District, Rift Valley Province, with effect from 11th February, 1991.
- ENNIS ODHIAMBO OJWANDO, to be District Officer, Laikipia District, Rift Valley Province, with effect from 20th February, 1991.
- TOM OKEYO, to be District Officer, Laikipia District, Rift Valley Province, with effect from 7th March, 1991.
- AHMEDI HASHI, to be District Officer, Laikipia District, ALI Rift Valley Province, with effect from 15th June, 1990.
- MOSES KIPKIYAI BARKUTWA, to be District Officer, Laikipia District, Rift Valley Province, with effect from 26th October, 1990.
- ABDULLAHI LELOON HUSSEIN, to be District Officer, Laikipia District, Rift Valley Province, with effect from 29th January, 1991.
- MOHAMED HAJIR SHEIKH, to be District Officer, Laikipia District. Rift Valley Province, with effect from 6th June, 1990.
- DANIEL TANUI KURUI, to be District Officer, Laikipia District, Rift Valley Province, with effect from 16th May, 1990.
- PHILIP OKONGO ALIATO, to be District Officer, Bungoma District, Western Province, with effect from 5th March, 1991.
- WILLIAM LITOLE, to be District Officer, West Pokot District, Rift Valley Province, with effect from 13th February, 1991.
- VICTOR GWARO OKIOMA, to be District Officer, Embu District, Eastern Province, with effect from 18th March, 1991.
- JOSHUA AGGREY ODHIAMBO LELO, to be District Officer, Embu District, Eastern Province, with effect from 5th June, 1990.
- VIRGINIA NYAMBURA MBUGUA, to be District Officer, Trans Nzoia District, Rift Valley Province, with effect from 17th January, 1991.

By Order of the Commission.

Dated the 6th June, 1991.

W. K. K. KIMALAT. Secretary.

GAZETTE NOTICE No. 2554

THE HOUSING (ACT

(Cap. 117) APPOINTMENT

IN EXERCISE of the powers conferred by section 3 of the Housing Act, I appoint-

John Mutinda-(Chairman).

Mohamed Haji Hussein (Dr.), T. N. Serem (Dr.),

Japheth Lando Khwatenge,

Alexander Kubo,

Permanent Secretary, Ministry of Lands and Housing, Permanent Secretary, Ministry of Local Government, Permanent Secretary, Treasury,

to be members of the Board of National Housing Corporation, for a period of three (3) years, commencing from 29th May, 1991.

Dated the 12th June, 1991.

D. M. MBELA,

Minister for Lands and Housing.

GAZETTE NOTICE No. 2555

THE PHARMACY AND POISONS ACT

(Cap. 244)

APPOINTMENT OF MEMBERS OF THE PHARMACY AND POISONS BOARD

IN EXERCISE of the powers conferred by section 3 (1) of the Pharmacy and Poisons Act, the Minister for Health appoints-

J. S. Oliech (Prof.), Director of Medical Services-(Chairman),

Elizabeth Ominde Ogaja (Dr.), Acting Chief Pharmacist, Wamukhoya (Dr.), Director of Veterinary Services,

Francis D. Juma (Dr.), Medical Practitioner,

Eva Njenga (Mrs.) (Dr.), Medical Practitioner, Isaac O. Kibwage (Dr.), Pharmacist (University of Nairobi), Dominic S. (Karanja (Dr.), Pharmacist (University of Nairobi), James E. Njogu (Dr.), Pharmacist (Private Practice),

Evans O. Kidero (Dr.), Pharmacist (Private Sector, Industry),

to be members of the Pharmacy and Poisons Board. Dated the 11th June, 1991.

MWAI KIBAKI, Minister for Health.

GAZETTE NOTICE NO. 2556

THE OATHS AND STATUTORY DECLARATIONS ACT

(Cap. 15)

A COMMISSION

To All To Whom These Presents Shall Come Greeting:

BE IT KNOWN that on 17th January, 1991-

ANASTACIA KIOKO MULULU

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

Given under my hand and the seal of the court, on 17th January, 1991.

A. R. W. HANCOX, Chief Justice.

GAZETTE NOTICE NO. 2557

THE POLICE ACT

(Cap. 84)

APPOINTMENT

IN EXERCISE of the powers conferred by section 2 of the Police Act, the Commissioner of Police appoints-

IALABA POLICE STATION

in Busia Division, within Western Province, Map Ref. XR 412705, to be a police station, with effect from 22nd February, 1991.

Dated the 11th June, 1991.

P. M. KILONZO, Commissioner of Police.

THE POLICE ACT

(Cap. 84) APPOINTMENT

IN EXERCISE of the powers conferred by section 2 of the Police Act, the Commissioner of Police appoints-

MUMIAS POLICE STATION

in Kakamega Division, within Western Province, Map Ref. XR 683476, to be a police station, with effect from 22nd February, 1991.

Dated the 11th June, 1991.

P. M. KILONZO. Commissioner of Police.

GAZETTE NOTICE NO. 2559

THE REGISTERED LAND ACT (Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Jedidah Wanjiru Karau, of P.O. Box 43125, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.0267 hectare or thereabouts, situate in the city of Nairobi, registered under title No. Dagotetti/Karandini/28, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

A. O. OBBAM, Land Registrar, Nairobi.

GAZETTE NOTICE NO. 2560

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Jedidah Wanjiru Karau, of P.O. Box 43125, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.0931 hectare or thereabouts, situate in the city of Nairobi, registered under title No. Dagoretti/Kangemi/T. 5, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

A. O. OBBAM, Land Registrar, Nairobi.

GAZETTE NOTICE NO. 2561 THE REGISTERED LAND ACT (Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Eliczer Njogu Njuguna, of P.O. Box 97041, Mombasa in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.281 hectares or thereabout, situate in the district of Nakuru, registered under title No. Naivasha/Mwichiringiri Block 4/728, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

G. A. O. WANGA, Land Registrar. Nakuru District.

GAZETTE NOTICE No. 2562

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Eliezer Njogu Njuguna, of P.O. Box 97041, Mombasa in the Republic of Kenya, is registered as proprietor Mombasa in the Republic of Kenya, is registered as proprietos in absolute ownership interest of that piece of land containing 2.02 hectares or thereabout, situate in the district of Nakuru, registered under title No. Kijabe/Kijabe Block 1/3579, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

G. A. O. WANGA, Land Registrar, Nakuru District.

GAZETTE NOTICE No. 2563

THE REGISTERED LAND ACT (Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Alice Nyawira Kamau, of P.O. Box 83, Elburgon WHEREAS Alice Nyawira Kamau, of P.O. Box 83, Elburgon in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.0260 hectare or thereabouts, situate in the district of Nakuru, regis-tered under title No. Elburgon/Elburgon/Block 3/15, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

J. W. ODUOR. Land Registrar, Nakuru District.

GAZETTE NOTICE No. 2564

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Karucio Kanyuku, of P.O. Box 73, Wanguru in the Republic of Kenya is registered as proprietor in absolute ownership interest of that piece of land containing 2.02 hectares or thereabout, situate in the district of Nakuru, registered under title No. Mau Narok/Siruru Block 1/39, (Mathangauta), under the No. Man Narok/Siruru Diock 1/39, (Mathangaula), and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

J. W. ODUOR. Land Registrar. Nakuru District.

GAZETTE NOTICE No. 2565

THE REGISTERED LAND ACT (Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Manoah Shiyai Agamera (ID/0250898/63), of P.O. Box 893, Nakuru in the Republic of Kenya, is registered P.O. Box 893, Nakuru in the Republic of 'Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.13 hectares or thereabout, situate in the district of Nakuru, registered under title No. 'Kampi ya Moto/ Menengai Block 1/360, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

W. SITATI. Land Registrar, Nakuru District.

THE REGISTERED LAND ACT (Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Shelmith Wambui Tetenga, of P.O. Box 9, Kutus in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 8.1 acres or thereabout, situate in the district of Nyeri, registered under title No. Iriaini/Chehe/209, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

P. B. OCHIENO, Land Registrar, Nyeri District.

GAZETTE NOTICE NO. 2567

THE REGISTERED LAND ACT (Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Jane Muthoni Ndirangu, of P.O. Box 489, Othaya in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.4 acres or thereabout, situate in the district of Nyeri, registered under title No. Othaya/Itemeini/364, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

J. W. NJIRAINE, Land Registrar, Nyeri District.

GAZETTE NOTICE NO. 2568

THE REGISTERED LAND ACT (Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Fredrick Ownor Ondik, of P.O. Box 1, Sawagongo in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.5 hectares or thereabout, situate in the district of Siaya, known as parcel No. East Gem/Nyandiwa/12, registered under title No. 12, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

J. P. K. ADONGO, Land Registrar, Siaya District.

GAZETTE NOTICE No. 2569

THE REGISTERED LAND ACT (Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Fredrick Owuor Ondik, of P.O. Box 1, Sawagongo in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.8 hectares or thereabout, situate in the district of Siaya, registered under title No. East Gem/Nyandiwa/658, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

J. P. K. ADONGO, Siaya District. Land Registrar,

GAZETTE NOTICE NO. 2570

THE REGISTERED LAND ACT (Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Njeru Mbutei (ID/1305300/64), of Kanja, Kagaari North Location, Embu District in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.04 hectares or thereabout, situate in the district of Embu, registered under title No. Kagaari/ Kanja/2551, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

J. M. MURIUKI, Land Registrar, Embu District.

GAZETTE NOTICE No. 2571

THE REGISTERED DAND ACT (Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Wilson Muriuki Joel, of P.O. Box 298, Embu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.4 hectare or thereabouts, situate in the district of Embu, registered under title No. Gaturi/Weru/1326, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

E. E. NGOYA, Land Registrar, Embu District.

GAZETTE NOTICE NO. 2572

THE REGISTERED LAND ACT (Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHERE/AS Nathan Nehondo Harrison Omurumba, of P.O. Box 899, Kiambu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.41 hectare or thereabouts, situate in the district of Kakamega, known as parcel No. 1110, registered under title No. Kisa/Mundeku/1110, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

A. O. AKELLO, Land Registrar, Kakamega District.

GAZETTE NOTICE No. 2573

THE REGISTERED LAND ACT (Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Daudi Odongo, of P.O. Box 4656, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.6 acres or thereabout, situate in the district of Kakamega, known as parcel No. 504, registered under title No. Butsotso/Shikoti/ 504, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

A. O. AKELLO, Land Registrar, Kakamega District.

THE RECORDS DISPOSAL (COURTS) RULES

(Cap. 14)

IN THE PRINCIPAL MAGISTRATE'S COURT AT ELDORET

IN ACCORDANCE with the Records Disposal (Courts) Rules notice is given that three (3) months after the date of this notice, I intend to apply to the Honourable Chief Justice for leave under rule 3 to destroy the criminal and civil files as set out here below.

Any person desiring the return of exhibit in any of the above cases must make his/her claim on or before three (3) months.

All exhibits to which no claim is substantiated before the destruction of the records shall under rule 4, be deemed to be part of the record or the purpose of destruction.

		SCHED	ULE	
IN	THE	MAGISTRATE'S	COURT A	T ELDORET
		CRIMINAL CASES FOR	DISPOSAL-	1986

				CRI		CASES FO			1900		$X_{i} = \{i,j\}_{i \in I}$		
2907	2	949	2992 2993 2994 2995 2995 2997 2998 2999 2900 2901 2919 2908		3030		30	070		3115		3158 3159 3160 3161 3162 3163 3164 3164	3112 3129
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2910	. 2	951	2994		3032		-30	073		3117		3160	3200
2911	2	952	2995		. 3033		30	074		3118		3161	3202 3203 3205 3206
2912	- 2	953	2996		3034		30	075		3119		3162	3203
2913	2	.954	2997		3034 3035 3036 3037 3038 3039 3040 3041 3042 3043 3044 3045 3046 3047 3048		31	076		3120		3163	3205
2914	2	955	2998		3036		3	077		3121		3164	3206
2915	. 2	956	2999		3037		3	078		3122		3165 3166	3207 3208 3209 3210 3211 3214
2916		957	2900		3038		3	079		3123		3166	3208
2917		958	2901		3039		30	080		3124		3167	3209
2918	2	959	2919	•	3040		3	081		3126		3168	3210
2020	· 1	060	2008		3041		3	001		2127		2160	 2211
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- 2022	·. 4	067	3000 3001 3002 3003 3004 3005 3006 3007 3008 30.0 3011 3012 3013		2042			003		3120		3171	3214
2944	. 4	1902	. 5001		2043		2	004		3130		3172	3214 3215 3116 3217 3218 3219 3220 3221
2923	4	963	3002		3044		3	085		3131		3173	3116
2924		2964	3003		3045		3	086		3132		3174	3217
2925	. 2	2965	3004		3046		- 30	087		3133		3175	3218
2926	2	2966	3005		3047		. 3	038		3234		3176	3219
2927	2	2967	3005		3048		3	090		3135		3177	3220
2928	. 2	2958	3007		3049		3	091		3136		3179	3221
2929	-	9, 9	3008		3050		3	n <u>9</u> 2		3137		3100	3777
2930		970	30.0		3051			ño3 '		2139		2101	3222 3224 3223
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2933	4	2973	3013		3034		. 3	096		3141		3184	3226
2934	. 2	29/4	3014		3049 3050 3051 3052 3053 3054 3055 3056		- 3	09/		3143		3167 3168 3171 3172 3173 3174 3175 3176 3177 3179 3190 3181 3182 3183 3184 3185	3227
2935	2	2975	3015		3056		3	018		3144		3186	 3228
2936		2976	3016		3057		3	099		3145		3187	3229
2916 2917 2918 2920 2921 2922 2923 2924 2925 2926 2927 2926 2927 2920 2930 2930 2931 2932 2933 2934 2935 2936 2935 2936 2937 2938 2939 2938 2939 2939 2934		956 1957 1958 1959 1960 1961 1962 1963 1964 1965 1965 1965 1965 1965 1967 1968 1997 1972 1973 1974 1975 1975 1975 1975 1975 1975 1975 1975 1975 1975 1975 1975 1975 1975 1975 1975 1975 1975 1975 1978 1975 1978 1988 1078 1	3014 3015 3016 3017		3037 3058 3059 3050 3061 3062 3063 3065 3067 3064 3066 3039 3058 3368 3368 3368		3	090 097 098 099 072 003 104		3117 3118 3120 3121 3122 3123 3124 3124 3126 3127 3128 3130 3131 3132 3133 3133 3133 3135 3136 3137 3138 3139 3140 3141 3144 3144 3144 3144 3144 3144		3186 3187 3188 3189 3190 3191 3192 3193 3194 3194 3196	3225 3226 3227 3228 3229 3230
2938	2	2978	3018		3059		3	003		3147		3189	3231 3232 3233
2939		2979	3019 3021 3022 3023 3024 3025 3026 3027 3028 3029 3229 3229 3330		30.50			104		3148		3190	3232
2940		2920	3021		3061		ž	105		3140		3101	3733
2941		7021	3021		3052		. 3	105	•	2150		2102	2222
2042		2001	2022		2062		2	107		2151		3192	3234 3235
2043	:	2702	3023		2003	•	2	100		3131		3193	3235
2942 2943 2944	•	2984	3024		3065		3	105 105 107 108 109		3152	5 S	3194	3236 3237
2944		2983	3025		3067			109		3153		3196	3237
2945		2986	3026		3064		3	110 111		3153 3154 3155 3156 3157 3460 3462		3197	3238
2946		2987 2989 2991 3285	3027	· •	3066		- 3	111		3155		3198	3339
2947		2989	3028		30ა9		· 3	113		3156		3199	3240
2947 2948 3242 3243		2991	3029		3068		- 3	113 114 419		3157		3178	3241
3242		3285	3229		3368		3	419		3460		3406	3549
3243		3286	3330		3369		3	420	·	3462		3/07	3550
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3245		3288	3337		3370 3371 3372 3373 3374 3375 3376 3377 3378 3379		3	422		2463		2500	2552
3246	:	2280	2222		2272		2	423 424 425		3403		3509	3552 3553 3554
3247		2202	. 3333		22/2		2	423		3404		3510	3333
3248	;	2290	3334		.33/3			424		-3405		3511	3554
2240		3291	3333		33/4		3	425		3466		3512	3555
3249 3250		5292	3336 3337		3375		3	426		3467		3513	3556 3537
3250		3293	3337	- A A	3376		-3	427		3468		3514	3537 .
3251	1	3294	3338		3377		- 3-	428		346 9		3525	3538
3253		3295	3339		3378		3	429		3471		3516	3839
3254		3296	3340		3379		3	426 427 428 429 430		3472		3512 3513 3514 3525 3516 3517	3540
3254 3255		3297	3338 3339 3340 3341 3342 3343 3344 3344 3345 3346		3390 3392		3	431 432		3466 3467 3468 3469 3471 3472 3473 3477 3475 3476 3477 3478 3479		3518	3538 3839 3540 3541 3542
3256 3257		3298	3342		3392			432		3474		3519	3542
3257		3299	3343		3393		ž	433		3475		3520	
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3250		3302	3345		3206			135		2477		2522	2545
3261		3303	2246		2205		ž	136		2470		3544	2545
3262		3304	2247		2207		2	430		2470		3525	3340
3263		3305	3347 3348		3392 3393 3394 3395 3395 3397 3398 3399		3	432 433 434 435 436 437 440		34/9		3520 3521 3522 3525 3324 3526 3527 3528 3529	3544 3545 3546 3547 2548
3263 3264		2206	2240		22200		2	440		3480		3520	3548 3549
3266		3306	3349		2399		5	441		3481 3482		3527	3349
		3307	3350		3401			442		3482		3528	3550
3267		3303	. 3351		3402			443		3483			3551
3268 3269		3309	3352		3303		5	444		3484		3530	3552
3269		3310 3311	3353		3404		3	445		3485		3531 3532	3553
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3270 3271 3272		3312	3353 3354 3355		3405		3	447		3487		3533	3555 3556 3557
3272		3313	3356		3407		- 3	448		3488		3534	3556
3 2 73		3313 3314	3357		3408		3	449		3489		3535	3557
3273 3274 3275		3315	3356 3357 3358		3409		3	448 449 450		3486 3487 3488 3489 3490 3491		3536	3558
3275		3316	3359	1	3410		ž	451		3401	•.	3527	3559
3376		3317	3360		3411		2	451 452		2402		3537	3560
3277		3319	3361		3/11		2	453		24724		3538	2560
3278	:	3321	3362		3411 3412 3413		2	554		2423		3539	3502
3770		3321 3323	3304	, · ·	2413		2	155		3494		3540	3562 3663 3564
3280	14 - A - B	2277	3363 3364		3414 3415		3	455 456		3493		3541	3364
3230		3322	3364		3415		3	430		3496		3542	3565
3270 3277 3278 3279 3280 3281 3282 3283	:	3324	3366		3416	1.1	3	457 458		2492 3493 3494 3495 3496 3497		3543	3566 3567
3282		3325	3365		3417		3	458		3498		- 3544	3567
3283	-	3326	3367		3418		3.	459		3499		3545	3568
3284 3570		3328	3406		3548		3	570		3499 3439		3546	3568 3569
3570		3615	3655		3698		3	743		3787		3547	3866
3571	-	3616	3697		3698 3699		3	570 743 744		3788		3547 3827	3867
3575		3617	3655 3697 3658		3631		3	745		3788 3879		3825 3826 3828 3829	3868
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THE KENYA GAZETTE

		Disp	OSAL OF CRIMINA	l Court Files(Contd.)		
3572 3578 3579 3580 3581 3582 3583 3584 3585 3586 3587 3589 3590 3591 3592 3593 3594 3595 3595 3596 3597 3598 3599 3599 3599 3599 3598 3599 3598 3599 3601 3602 3600 3603 3604 3605 3604 3604 3604 3601 3611 3612	$\begin{array}{c} 3619\\ 3620\\ 3621\\ 3622\\ 3623\\ 3624\\ 3625\\ 3626\\ 3627\\ 3628\\ 3629\\ 3630\\ 3631\\ 3632\\ 3631\\ 3631\\ 3632\\ 3633\\ 3634\\ 3635\\ 3636\\ 3637\\ 3638\\ 3639\\ 3640\\ 3641\\ 3644\\ 3642\\ 3644\\ 3644\\ 3645\\ 3644\\ 3645\\ 3644\\ 3645\\ 3644\\ 3645\\ 3646\\ 3647\\ 3648\\ 3649\\ 3650\\ 3651\\ 3653\\ 3654\\ \end{array}$	$\begin{array}{c} 3660\\ 3661\\ 3662\\ 3663\\ 3664\\ 3665\\ 3666\\ 3667\\ 3668\\ 3559\\ 3670\\ 3672\\ 3670\\ 3672\\ 3677\\ 3677\\ 3677\\ 3677\\ 3677\\ 3677\\ 3678\\ 3679\\ 3680\\ 3681\\ 3682\\ 3683\\ 3685\\ 3686\\ 3687\\ 3688\\ 3689\\ 3690\\ 3691\\ 3692\\ 3691\\ 3692\\ 3694\\ 3695\\ 3696\\ 3697\\ \end{array}$	3684 3700 3701 3702 3704 3705 3707 3708 3709 3710 3711 3712 3713 3714 3716 3718 3714 3716 3718 3719 3721 3722 3723 3724 3725 3726 3727 3728 3726 3727 3728 3729 3730 3731 3734 3735 3736 3737 3738 3739 3740 3741 3742	3747 3748 3749 3750 3751 3753 3753 3755 3755 3756 3757 3758 3759 3760 3761 3762 3763 3764 3763 3764 3763 3764 3765 3767 3768 3769 3770 3771 3772 3773 3774 3775 3777 3778 3778 3780 3779 3771 3778 3778 3780 3779 3778 3781 3782 3783 3784 3785 3786	3791 3792 3793 3794 3795 3796 3797 3798 3799 3705 3766 3800 3801 3802 3803 3804 3805 3805 3805 3806 3807 3808 3809 3810 3811 3812 3813 3814 3815 3816 3817 3818 3819 3820 3821 3822 3823 3824	3829 3830 3831 3832 3833 3834 3835 3836 3837 3838 3839 3840 3841 3842 3843 3844 3845 3846 3847 3848 3849 3850 3851 3852 3855 3855 3855 3855 3855 3855 3855 3856 3857 3858 3859 3860 3861 3863(A) 3863 3864 3865	3870 3871 3872 3873 3874 3875 3876 3877 3879 3880 3881 3882 3883 3884 3885 3886 3887 3886 3887 3886 3887 3886 3887 3886 3887 3886 3887 3886 3887 3886 3887 3886 3887 3880 3890 3890 3890 3890 3890 3890 3901 3902 3904 3903 3905 3907
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		Dispos	SAL OF CRIMINAL (COURT FILES-(Con	td.)		
$\begin{array}{c} 4200\\ 4201\\ 4202\\ 4203\\ 4204\\ 4205\\ 4281\\ 4277\\ 4279\\ 4270\\ 4277\\ 4272\\ 4273\\ 4272\\ 4273\\ 4275\\ 4276\\ 4265\\ 4266\\ 4265\\ 4266\\ 4269\\ \end{array}$	4318 4334 4335 4336 4337 4338 4339 4319 4321 4368 4369 4370 4376 4377 4376 4377 4378 4371 4342 4372 4322 4390 4323	4350 4351 4352 4353 4455 4356 4357 4358 4359 4360 4361 4362 4363 4364 4363 4364 4365 4365 4366 4367 4384 4374 4373 4385	4404 4405 4406 4407 4409 4410 4411 4412 4413 4414 4415 4416 4417 4418 4419 4421 4421 4422 4424 4425 4426 4427 4428	4448 4449 4450 4451 4453 4453 4453 4454 4461 4462 4463 4464 4465 4466 4467 4468 4466 4467 4468 4469 4455 4470 4471 4471 4472 4473	4493 4494 4495 4496 4597 4498 4499 4423 4403 4458 4456 4457 4459 4460 4420 4420 4420 4501 4502 4501 4502 4503 4504	4532 4533 3534 4535 4536 4537 4538 4539 4540 4541	4566 4567 4568 4580 4580 4581 4582 4593 4593 4593 4595 4595 4595 4595 4597 4588 4587 4588 4587 4588 4587 4580 4573 4590
$\begin{array}{r} 4574\\ 4575\\ 4576\\ 4577\\ 4578\\ 4579\\ 4584\\ 4600\\ 4601\\ 4602\\ 4603\\ 4604\\ 4604\\ 4605\\ 4606\\ 4608\\ 4609\\ 4610\\ 4611\\ 4612\\ 4613\\ 4614\\ 4619\\ 4621\\ 4621\\ 4622\\ 4623\\ 4622\\ 4623\\ 4625\\ 4626\\ 4622\\ 4623\\ 4622\\ 4623\\ 4626\\ 4628\\ 4629\\ 4630\\ 4631\\ 4632\\ 4633\\ 4634$	$\begin{array}{c} 4636\\ 4635\\ 4637\\ 4638\\ 4639\\ 4648\\ 4649\\ 4641\\ 4642\\ 4643\\ 4644\\ 4645\\ 4645\\ 4644\\ 4645\\ 4646\\ 4648\\ 4649\\ 4649\\ 4652\\ 4650\\ 4651\\ 4652\\ 4653\\ 4655\\ 4656\\ 4657\\ 4658\\ 4655\\ 4656\\ 4657\\ 4658\\ 4665\\ 4666\\ 4661\\ 4665\\ 4666\\ 4667\\ 4668\\ 4666\\ 4667\\ 4668\\ 4669\\ 4670\\ 4671\\ 4572\\ \end{array}$	4673 4674 4675 4676 4677 4627 4678 4679 4680 4681 4683 4684 4685 4686 4687 4686 4687 4686 4689 4690 4691 4692 4693 4694 4695 4695 4695 4695 4696 4697 4698 4699 4701 4702 4703 4704 4708 4709 4710 4711 4711 4711 4715	4716 4717 4718 4719 4720 4721 4722 4723 4724 4724 4727 4728 4729 4730 4731 4732 4733 4734 4735 4736 4737 4738 4739 4734 4735 4736 4737 4738 4739 4741 4742 4743 4745 4745 4746 4745 4746 4747 4748 4745 4746 4751 4755 4756 4755 4756 4757 4758	$\begin{array}{r} 4759\\ 4660\\ 4761\\ 4762\\ 4763\\ 4764\\ 4865\\ 4766\\ 4767\\ 4768\\ 4769\\ 4770\\ 4776\\ 4776\\ 4772\\ 4773\\ 4772\\ 4773\\ 4775\\ 4776\\ 4777\\ 4779\\ 4775\\ 4776\\ 4777\\ 4779\\ 4781\\ 4782\\ 4783\\ 4784\\ 4785\\ 4786\\ 4787\\ 4788\\ 4785\\ 4786\\ 4787\\ 4788\\ 4789\\ 4790\\ 4791\\ 4792\\ 4793\\ 4794\\ 4795\\ 4796\\ 4797\\ 4798\\ 4799\end{array}$	4707 4726 4705 4706 4800 4801 4803 4804 4805 4807 4808 4810 4811 4812 4812 4813 4814 4816 4817 4819 4820 4823 4824 4825 4826 4827 4828 4826 4827 4828 4826 4827 4828 4826 4827 4828 4829 4830 4831 4832 4833 4834 4835 4836 4837 4838 4839 4840 4841 4842	4843 4844 4845 4846 4847 4848 4849 4850 4851 4852 4853 4855 4855 4855 4857 4858 4857 4858 4857 4859 4860 4861 4862 4866 4866 4866 4866 4866 4866 4866	4885 4886 4887 4888 4889 4890 4892 4893 4894 4895 4896 4897 4896 4897 4899 4896 4897 4899 4896 4897 4899 4856 4883 4900 4901 4902 4903 4904 4905 4906 4907 4906 4907 4909 4910 4912 4913 4914 4915 4916 4917 4916 4917 4919 4921
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21st June, 1991

THE KENYA GAZETTE

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THE KENYA GAZETTE

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THE INDUSTRIAL COURT CAUSE NO. 91 OF 1990

Parties:

Kenya Union of Commercial Food and Allied Workers

and

Consumer Products (K) Ltd.

Issue in dispute:

Dismissal of Annah Mbithe Maingi.

THE Kenya Union of Commercial Food and Allied Workers shall hereinafter be referred to as the claimants and Consumer Products (K) Limited shall hereinafter be referred to as the respondents.

2. The parties were heard in Nairobi on 21st January, 5th February and 5th March, 1991, and relied on their written and verbal submissions. The parties also called the following witnesses to give evidence on their behalf:

Claimants-Annah Mbithe Maingi.

Respondents-Joyce Mwihaki Kimondo.

Award

3. The Notification of Dispute Form "A" dated 16th November, 1989, and signed by the parties was received by the court on 10th August, 1990, together with the signed statutory certificates from the Minister for Labour and the Labour Commissioner.

The grievant was initially employed by the respondents as a general hand on a temporary basis for about one (1) year, and on 23rd December, 1979, she was placed on permanent terms of employment. She was promoted to the position of a product filling machine operator; and, at the time of her summary dismissal on 5th December, 1988, she was earning a monthly salary of KSh. 1,600, plus a house allowance of KSh. 450.

The respondents have alleged that on Saturday, 3rd December, 1988, the grievant was caught at the gate by a security officer with a 90 ml. bottle of Vaseline Intensive Care Lotion inside the pocket of her jacket wrapped in a toilet paper without a gate pass. On interrogation, the grievant claimed that she had forgotten the gate pass in her locker in the factory. She requested to go for it, but when she came back she said that her locker was locked and the key thereof had been taken away by another lady. The grievant was allowed to go home and advised not to report on duty until Monday, 5th December, 1988, when her case would be considered. Meanwhile, the matter was reported to the management by the supervisor, Simon Karuku. On Sunday, 4th December, 1988, the grievant surprisingly turned up for work and produced a gate pass which was rejected by respondents on the ground that is was unconnected with the 90 ml. bottle of Vaseline Intensive Care Lotion. With the permission of the production manager, the grievant's locker was searched by the security personnel in her presence and an assortment of company products were found.

On Monday, 5th December, 1988, the respondents' Personnel Assistant, Joyce W. Kimondo, investigated the matter in the course of which she recorded an unsigned statement from the grievant but the latter repudiated it. On the same day, the grievant was summarily dismissed.

The claimants took up the matter with the respondents and the parties held a joint meeting on 27th January, 1989, at which the latter have alleged that the former washed their hands off the whole matter because the grievant had admitted to have taken the bottle of vaseline. However, the claimants later reported a trade dispute to the Minister for Labour and Miss Hellen Musa, was appointed to act as an investigator. On 13th October, 1989, the chief industrial relations officer forwarded to the parties the following recommendation:

Recommendation:

Considering that the management had in one meeting reduced the dismissal to termination with full terminal benefits, I recommend that, either Mrs. Maingi be reinstated to her previous job without loss of benefits except the period between the dismissal and the reinstatement be treated as leave with half pay or that she be considered to have had her services terminated and be paid her full terminal dues, according to the collective agreement between the parties and in addition she be paid 12 months' wages as compensation for wrongful dismissal.

The claimants accepted the ministry's recommendation, but the respondents rejected it as totally biased, misconceived, erroneous, wrongful and unjustified; and the matter is now before the court for consideration. In their submission, the claimants denied that the grievant, who had worked for the respondents for a period of ten (10) years with a clean employment record, stole the product as alleged. They pointed out that the respondents had a scheme whereby rejected items were either sold or given free to the employees.

The claimants prayed the court to reinstate the grievant to her former job with full benefits,

The respondents strongly denied the claimants' written and verbal submissions and arguments on how the grievant came to possess the bottle of vaseline. They denied further that company products were given free to the employees as alleged by the claimants.

In conclusion, the respondents requested the court to consider the demeanour of their witness and also to evaluate the creditworthiness of the grievant. They also asked the court to note the conspicuous absence of Mr. Nyumba, who had handled the matter on behalf of the claimants. The respondents stated that Mr. Nyumba washed his hands off the matter but the claimants' representative dragged the matter to court. They maintained that the meeting actually took place between the parties at which it was agreed that the grievant would be paid her terminal benefits, and they have not changed their minds on the matter. The respondents, however, conceded that they were willing to reduce the dismissal to normal termination.

The respondents, however, prayed the court to uphold their action and reject the claimants' demand.

The facts of and evidence on record in this case clearly show that the grievant lost her job with the respondents on 5th December, 1988, on the ground that she fraudently obtained and was caught by a security guard at the gate on 3rd December, 1988, with a 90 ml. bottle of Vaseline Intensive Care Lotion without a gate pass for it, contrary to the company regulations in force. On 4th December, 1988, a search of her locker was conducted in her presence by the supervisor on duty and an assortment of products belonging to the company were items were found in her locker; and, on the contrary, maintains that only her uniform was found therein. In the course of her investigation of this matter the following day—i.e., 5th December, 1988—Miss Kimondo, the personnel assistant, recorded statement from the grievant.

When Miss Kimondo read back the statement to the grievant and requested her to sign, the latter rejected and refused to sign it. Hence, the remark "Statement not acceptable to Anna Mbithe Maingi". Surprisingly, underneath the remark are signatures of Miss Kimondo and the Commercial Manager, Mr. Duncan G. Mwangi, and the date given when the remark was made is 14th February, 1989. The court is persuaded, therefore, by the handwriting of the remark and the second statement, that the remark was made by Mr. Mwangi, when he recorded the second and longer statement from the grievant on that date. This statement was signed by the grievant and Mr. Duncan G. Mwangi and Miss Joyce Kimondo, Mr. Benjamin Birgen, also signed it as a witness.

The grievant was summarily dismissed way back on 5th December, 1988, and the court wonders why the respondents had to record the above statement from the grievant long after her summary dismissal and the meeting of 27th January, 1989, between the parties at which it is alleged that the grievant was offered terminal benefits. Either the respondents tricked the grievant into believing that if she gave the statement she would be reinstated to her former job, or they needed the statement to bolster their case in the event that the matter reached the court. The court is convinced that the former was the case as the grievant had stated in her evidence.

The respondents have also been hit by the minutes of the meeting held on 27th January, 1989. The minutes contained the signatures of three (3) senior members of management staff—i.e., general manager, factory manager and personnel assistant, who testified that the claimants' representative could not have signed the minutes because they were typed after his alleged to have admitted that she stole the 90 ml. bottle of vaseline was called to testify. When the respondents were pressed to produce the handwritten version of the minutes which were signed by the parties, they failed to do so. Admittely, the meeting must have taken place, but the respondents' failure to obtain the signature of the claimants' representative is a serious lapse on their part, and it is inexcusable because an agreement to be valid under the law must be signed by both parties.

All in all, the court feels that this case was, from its inception, poorly handled by the respondents. Miss Kimondo acted hastily by summarily dismissing the grievant and outrighly rejecting the purported gate pass which was produced by her to back up her case, without a thorough investigation of the matter. It would appear that the respondents dismissed the grievant on the suspicious ground that she was not a fit person to be retained in service after the alleged discovery of company pro-perty in her locker. Miss Kimondo is not a material witness in this case; and her evidence is suspect and of no use to the court at all.

On the documentary evidence, the court feels that the parties were not wholly truthful. Some of the annextures and other documents, especially the gate passes, which the parties attempted to produce in support of their cases, were unsatisfactory and led the court to no firm conclusion.

In the circumstances, and taking into account the gravity of the alleged misconduct and the previous clean record of the grievant, the balance of probabilities heavily tilts against the respondents, but the court does not consider it advisable to direct the respondents to reinstate the grievant to her former job.

In the result, the court awards that the grievant's summary dismissal be reduced to normal termination of service and she be paid all her terminal benefits in accordance with the appli-cable parties' collective agreement. The court further awards that the grievant be paid full compensation—i.e., 12 months— for thought summary dismissal that she has suffered.

Dated the 16th May, 1991.

CHARLES P. CHEMMUTTUT, Judge.

> S. M. MAITHYA, J. O. WASIKE, Members.

GAZETTE NOTICE NO. 2576

THE INDUSTRIAL COURT

CAUSE Nos. 86 and 97 of 1990 Johnson and Johnson (K) Ltd.

and

Kenya Ohemical and Allied Workers' Union

Issue in dispute:

Parties:

Dismissal/termination of Robert A. Manono and Salome Wangari by their employer on 18th September, 1986.

THE Kenya Chemical and Allied Workers' Union, shall hereinafter be referred to as the claimants and Johnson & Johnson (K) Ltd., shall hereinafter be referred to as the respondents.

2. The parties were heard in Nairobi, on 29th January and 20th February, 1991, and relied on their written submissions and verbal arguments. In addition, the respondents called the following witnesses to give evidence on their behalf:

1. Patrick John Akona.

Stephen Musinga.
 Joseph Aluoch.

The claimants did not call any witness.

AWARD

3. The Notification of Dispute Form "A" dated 22nd July, 1989, and duly signed by the parties was received by the court on 10th August, 1990, together with the appropriate statutory certificates from the Minister for Labour and the Labour Commissioner.

The first grievant was initially engaged by the respondents on casual basis on 19th April, 1982, at the rate of KSh. 5.50 per hour. He remained as such until 1st February, 1986, when he was promoted to a position of a packer and placed on permanent terms of employment at a monthly salary of KSh. 1,385. After three (3) months probationary period, his salary was raised to KSh. 1,706 per month plus house allowance of KSh. 255.

The second grievant was employed by the respondents as a filing operator on 1st April' 1976, at a consolidated monthly salary of KSh. 417. This was subsequently raised to KSh. 1,385 per month; and at the time of her dismissal on 18th September, 1986, she was earning a monthly salary of KSh. 2,346, and a house allowance of KSh. 255.

It is alleged that on 16th September, 1986, the second grievant, who was a machine operator, unlawfully removed a withdrawal cord from the "O.B." machine room in the respondents' factory godown No. 18, and took it to the finished goods godown No. 16, where she handed it over to the first grievant, who was the storeman-in-charge to hide it for her while a her wide was the storeman-in-charge, to hide it for her while she pondered how she could remove it from the premises at a later and safer time without the knowledge of the respondents. The first grievant

went and hid the cord in a small room next to the ladies' toilet. On a tip-of the factory manager, Mr. Aluoch, interrogated the grievants the next day—i.e., 17th September, 1986, and they confessed their guilt and pleaded with the respondents to grant them normal termination of service instead of summary dismissal. The respondents ignored the plea and on 18th September, 1986, the grievants were served with the letter of summary dismissal

After protracted attempts to convene a meeting with a view to resolving the matter, the parties finally met but no amicable settlement was reached. The claimants, therefore, reported a trade dispute to the Minister for Labour, and Mr. B. O. Okello, of Labour Office, Nairobi, was appointed to act as an investigator. On 8th June, 1989, the Minister recommended to the parties that the grievants' dismissal should be reduced to normal termination of service and they be paid all their terminal benefits in accordance with the parties' C.B.A. In addition, the grievants should also be paid two (2) and six (6) months' basic salary respectively, by way of compensation for wrongful dismissal they suffered.

The claimants accepted the recommendation but the respondents rejected it as erroneous, and the matter is now before the court for consideration.

The claimants, prayed the court to either award the grievants reinstatement to their former jobs without loss of benefits and seniority or terminal benefits and compensation in accordance with the ministry's recommendation.

The respondents submitted that the removal of the withdrawal cord from the machine room to the finished goods godown No. 16 by the second grievant, and also requesting the first grievant to hide it for her in the ladies' toilet, amounted to an intention to steal. Furthermore, the former had also admitted that she had intended to steal the said cord and the latter had aided and abetted her in the act or crime for which they were summarily dismissed.

Accordingly, and on the basis of the evidence on record against the grievants, the respondents prayed the court to reject the claimants' demands in total as lacking in merit.

It would appear on careful consideration of the parties' submissions and the evidence tendered that the grievants' summary dismissal stemmed from a tip-off by one Grace Akinyi, who is alleged to have alerted the respondents that she had seen the second grievant carrying something into the ladies' toilet. The respondents also relied heavily on their witnesses' evidence that the grievants had confessed to the theft of the withdrawal cord. The witnesses deposed that, on interrogation, the first grievant produced the withdrawal cord from a washing room next to the ladies' toilet. The grievants were not caught redhanded and no written confession was recorded from them during the inquiry or interrogation. If the grievants had confessed to have committed such a gross misconduct as alleged by the respondents, the proper course that they should have taken was to obtain written and signed statements from them, otherwise, they would have no peg, as is the case in this matter, to hang on. Thus the manner of inquiry was very haphazardly dealt with by the respondents' factory manager. Furthermore, the subject matter of the alleged theft was very petty—a withdrawal cord— and the fact that the first grievant produced it in good faith when requested to do so is not sufficient to impute any motive to him that he was aiding and abetting the second grievant in the alleged theft.

In view of the above and in consideration of the material points in the evidence of the respondents' winesses, the court finds that the summary dismissal of the grievants was extremely severe, considering their past clean and long records of service, especially that of the second grievant. They are, therefore, entitled to relief. But since a suspicion has cropped in the respondents' mind regarding the alleged theft, which is an offence involving moral turpitute, the court would not like to thrust the grievants on the respondents.

In the circumstances, the court awards that the grievants' summary dismissal be reduced to normal termination of service and they be paid all their terminal benefits in terms of the parties' relevant collective agreement. In addition,/ court awards that the respondents must pay the grievap (3) and nine (9) months' salary respectively as comy the wrongful and illegal dismissal they have suff

Dated the 17th May, 1991.

CHARLES P. CH

Closure Solution Dire

THE INDUSTRIAL COURT

CAUSE No. 123 OF 1990

Parties:

Kenya Building, Construction, Civil Engineering and Allied Trades Workers' Union

and

G. D. & Brothers

Issues in dispute:

- 1. Hours of work.
- 2. Annual leave.
- 3. Leave travelling allowance.
- 4. Sick leave.
- 5. Maternity leave.
- 6. Termination of employment,
- 7. Protective clothing/uniforms and other equipment.
- 8. Safari allowance.
- 9. House allowance.
- 10. Suspension from duty.
- 11. Transfer allowance.
- 12. Supply of milk.
- 13. Night shift allowance.

referred to as the respondents.

- 14. Transportation.
- 15. Retirement (gratuity) terminal benefits.
- 16. Termination by death.
 - . Increase to existing unaffected employees.
- 18. Basic minimum rates of wages per month.
- (exclusive of housing allowance.)
- 19. Effective date and duration of the agreement. 20. Redundancy.

THE Kenya Building, Construction, Civil Engineering and Allied Trades Workers' Union shall hereinafter be referred to as the claimants and G. D. & Brothers shall hereinafter be

2. The parties were heard in Nairobi on 26th and 28th March, 1991, and relied on their written and verbal submissions.

AWARD

3. The Notification of Dispute Form "A" dated 7th August, 1990, and duly signed by the parties was received by the court on 19th December, 1990, together with the statutory certificates signed by the Labour Commissioner.

The respondents are one of the oldest saw-milling enterprises in the country. They were established in 1930s, and the present management have been carrying on the business on the same site since 1954. The respondents are situated about 25 km, from Nairobi and currently employ 50 unionizable employees, 31 of whom are union members and affected by this dispute.

The parties entered into a recognition agreement on 23rd October, 1989, following the de-registration of the Kenya Timber and Furniture Workers Union in 1985, whose latest collective agreement with the respondents expired on 30th June, 1987. Consequent upon the signing of the recognition agreement, the claimants forwarded to the respondents their proposals, comprising 42 clauses seeking a review of the terms and conditions of employment of the latter's unionizable employees; and, as a result, the parties met at their own level on 13th February, 1990, when 18 issues were settled, leaving 24 items. The claimants reported a trade dispute to the Minister for Labour on the remaining issues, and Mr. J. N. Ndiho, of Kiambu labour office was appointed to act as a conciliator. During the conciliation meetings the parties reached a settlement on four (4) more issues, but deadlocked on the issues now before the court for consideration.

In their opening submission, the claimants stated that the respondents have denied their employees compensation for the rise of the cost of living since June, 1987, when the latest collective agreement between them and the defunct Kenya Timber and Furniture Workers' Union lapsed. In the circumstances, the employees have found themselves in an embarrassing financial situation, leading to a serious erosion of their purchasing power. They contended that the respondents have deliberately and without justifiable reasons caused untold suffering to the poor and unfortunate employees; and unloss the court came to their rescue, they will continue to suffer.

In reply the respondents submitted that they have been doing a lucrative business before, but about two (2) to three (3) years ago their business has undergone through various operational blems which have reduced its production capacity to between cent and 40 per cent, and almost brought about the "he enterprise. These problems included:

- (a) Lack of permanent forest licence to enable them operate in, and obtain the required logs from, the forest for their saw-milling business purposes.
- (b) Long distance, i.e. over 60 kilometres in search of logs unlike previously when they were operating mainly within 20 to 30 kilometres from their plant (in Kiambu District). This has occasioned increased transport and other operational costs.
- (c) Increased operational and production costs and overheads due to escalating prices of fuel, spares and maintenance *vis-a-vis* the prices of timber which have not increased proportionally.
- (d) Competition from surrounding firms—there are about five saw mills in the vicinity.
- (e) Decreasing demand for timber, leading to a drop in their sales by about 40 per cent.
- (f) Minimal profits which may lead to the closure of the business in 1992. Hence, their letter dated 14th January, 1991, to the Ministry of Labour of intended redundancy.

The respondents have, therefore, pleaded financial inability to meet most of the claimants' demand on the ground with the same were unrealistic and unreasonable, and for this mason they could not accept them.

In their final submission, the claimants accused the respondents of being recalcitrant in settling the matter, and for this reason the employees have been unable to receive their wage and other incentive entitlements since 1986. They argued that the respondents, being one of the oldest industries in the area, had the capacity and ability to compensate the employees adequately. The claimants strongly contended that the respondents are engaged in similar lucrative business as their sister company, Messrs. Gordhandas Dharamshi & Brothers Ltd., of Limuru, with whom they, the claimants, have signed a collective agreement which has already been registered in this court. They also relied, among others, on the terms and conditions of employment of the Timber Industries Employers' Association of F.K.E., which has since expired and is due for renewal. The claimants therefore, prayed the court to award in their favour accordingly.

In reply, the respondents have strongly pleaded financial constraints and inability in meeting most of the claimants' demands; and have maintained that, although they are a sister company to Messrs. Gordhandas Dharamshi & Brothers Ltd., of Limuru, the latter's business capacity was three (3) times more than their own. They averred that, apart from saw-milling business, Messrs: Gordhandas Dharamshi & Brothers Ltd., are engaged in other business, such as manufacturing of polythene bags, pre-fabricated houses and tyres. Hence, they earn more income from various sources.

The respondents informed the court that after the deregistration of the Kenya Timber and Furniture Workers' Union their employees have earned salary increments of 10 per cent on 1st July, each year for the years 1987, 1988 and 1989. The travelling and safari allowances have likewise been increased during the same period. The respondents, therefore, felt that, in view of their financial inability as stated hereinabove, the claimants' demands are very unrealistic and unreasonable.

The respondents are a saw-milling industry and this type of industry has some characteristics of its own. It is situated predominantly in rural areas and most of them are large employers of labour at a low average wage, and the value of its output is comparatively low. These characteristics are more marked than for any other industry because it is a supply-based industry with a labour-intensive production function. This arises from the isolated location of many saw-milling establishments due to their need to be as near as possible to the forests from which the timber is drawn. Many saw-mills exist as virtually self-contained communities and this requires a degree of organization and expenditure on amenities which can only be carried by a high level of production. Accordingly, the ratio of labour costs to other costs indicate the labour-intensity of this industry's production function.

On the facts of this dispute and after careful scrutiny of the respondents' financial statement as at 31st December, 1989, the court is in no doubt that their financial conditions will not enable them to bear any *ad hoc* additional burden imposed. In coming to this conclusion the court has taken into account the practice prevailing in other similar concerns in the country and future prospects of the industry. The respondents have made a definite case that it was in a rather precarious position financially; and that being the case, it is incumbent upon the court to carefully weigh the pros and cons and give an award that will not be beyond the capacity of this particular concern.

With the above observations in mind, the court awards as hereunder on the various issues at stake.

The court awards that a status quo be maintained on the following issues:

- 7. Protective clothing/uniforms and other equipment. Transfer allowance.
 Supply of milk.

 - 13. Night shift allowance.
 - 14. Transportation.
 - 16. Termination by death.
 - 17. Increase to existing unaffected employees.
- 1. Hours of Work.

The court notes that the current working hours in almost all enterprises, especially in this kind of industry, are common, and for this reason the court awards that:

- (a) The normal working week for employees other than watchmen shall consist of forty-five (45) hours of work at the rate of eight (8) hours per day from Monday to Friday inclusive, and five (5) hours of work on Satur-days (hereinafter referred to as the normal hours of work) per week or per day as the case may be.
- (b) The normal working week for day watchmen shall consist of forty-five (45) hours of work to be spread over six (6) days of the week.
- (c) The normal working week for night watchmen shall con-sist of fifty-two (52) hours of work to be spread over six (6) nights or six (6) shifts of the week.
- (d) An employee who is stopped from working by the company for any period of time for any reason other than termination of employment or dismissal shall be entitled to his/her full rate of wages per day or per month as the case may be.
- Sub-clauses (e) and (f) are not appropriate.

2. Annual Leave.

- On this issue the court awards as follows:
- (a) After completion of each period of twelve (12) month's consecutive service with the company, an employee shall be entitled to annual leave for a period covering twentysix (26) working days with full pay (exclusive of Sundays and gazetted public holidays) and leave may be taken at any time during the ensuing twelve (12) months.
- (b) Where employment is terminated before the completion of any twelve (12) months leave earning period, an emplo-yee shall be entitled to pro rata leave of two (2) days with full pay for each month of service completed by him/her since the start of such leave earning period.
- (c) An employee shall be entitled to leave pay at least one day before commencement of annual leave.
- (d) Any pro rata leave earned within a period of twelve (12) months at the time of termination of services shall be paid for in cash.
- 3. Leave Travelling Allowance.
- The court awards that:
- (a) After each period of twelve (12) months' continuous service with the company, an employee shall be entitled to a leave travelling allowance of shillings one hundred and fifty (KSh. 150) during the first year and shillings one hundred and eighty (KSh. 180) for the second year of this agreement, or to payment in advance by the company of the actual cost of travel to the employee's home and back to his/her place of employment, whichever payment is greater.
- (b) An employee who is requested by the company to proceed on leave before the expiry of any twelve (12) months or to commute leave to cash shall be entitled to full leave travelling allowance only once in any consecutive twelve (12) months period.

4. Sick Leave.

On this item the court awards as follows:

- (a) An employee who is unable to carry out his/her duties due to sickness or any other physical incapacity shall be entitled to sick leave with full pay of forty-five (45) days and thereafter to sick leave with half pay up to a maximum of forty-five (45) days in any period of twelve (12) months.
- (b) An employee claiming sick leave pay as provided for by paragraph (a) of this clause shall produce a certificate of incapacity covering the period claimed and signed by a qualified medical practitioner in-charge of a medical institution or by a person acting on his behalf.
- (c) An employee who is injured or falls sick at the place of work shall be provided with transport by the company

to the nearest hospital/dispensary and back from such hospital/dispensary to the place of his/her employment or residence.

- (d) An employee who is absent due to sickness shall continue to be paid housing allowance in full during the period of sickness and as long as he/she remains in the company's employment.
- 5. Maternity Leave.

The court awards that:

- (a) A female employee shall be entitled to sixty (60) consecutive days maternity leave with full pay and other privileges provided that she forteits her annual leave in that year.
- (b) Any extension of maternity leave shall be without pay. But if a female employee is hospitalized after expiry of maternity leave, such an employee shall be granted sick leave of forty-five (45) days on full pay and a further forty-five (45) days on half pay.

6. Termination of Employment.

The court awards that:

- (a) The first two (2) months of employment with the company shall be treated as probationary period, and during such period the contract may be terminated by seven (7) days notice in writing to be given by either party, or otherwise by payment by either party in lieu of notice of seven (7) days wages,
- (b) In the case of an employee who has completed two (2) months but less than five (5) years' continuous service with the company, the contract shall be terminable by one month's notice in writing to be given by either party, or otherwise by payment by either party in lieu of notice of an (1) month's more service. one (1) month's wages.
- (c) In case of an employee who has completed five (5) years continuous service with the company, the contract shall be terminable by two months' notice in writing to be given by either party, or by payment by either party in lieu of notice of two (2) months' wages.
- (d) In the case of an employee being terminated at the initia-tive of the company after completion of five (5) years' continuous service such employee shall be entitled to gratuity as per the terms of this agreement.
- (e) After successful completion of probationary period an employee will be confirmed as permanent employee of the company.
- (f) Nothing in this clause shall prejudice the night of either party to terminate a contract summarily for a lawful cause.
- 8. Safari Allowance.

As regards this issue, the court awards that an employee who is required to perform work away from his/her principal place of employment shall be entitled to be paid subsistence and accommodation allowance as follows:

	lst Year KSh.	2nd Year KSh.
(a) For any such period of duty exceeding six (6) hours but not exceeding twelve (12) hours	35	40
(b) For any such period of duty exceeding twelve (12) hours but not including an overnight stop	55	65
(c) For an overnight stop in Nairobi area and Mombasa Municipality an employee shall be entitled in addition to subsistence allowance payable under proviso (b) to accommodation allowance of	135	150
(d) For an overnight stop elsewhere an employee shall be entitled in addition to subsistence allowance payable under proviso (b) to accommodation allowance of	100	115
Sub-clause (e) is rejected.		

N.B.-Vehicles used for transportation are not acceptable accommodation.

9. Housing Allowance.

The court has given serious consideration to this pressing problem and awards as hereunder:

(a) An employee who is not provided with reasonable and satisfactory free housing accommodation by the company shall be entitled, in addition to his/her basic rate of wages prescribed in this agreement, to a housing allowance of fifteen (15) per cent of the employee's wages.

(b) For those employees who are employed for a period of time less than one (1) calendar month, the daily rates of housing allowance shall be deemed to be fifteen (15) per cent of the employee's daily wages.

10. Suspension from duty.

The court awards on this demand as follows:

- (a) An employee charged with a criminal offence or suspected of having committed a criminal offence in which the company is interested may be suspended from duty without pay pending the outcome of court action.
- (b) Should the result of the court action prove that the employee was not guilty, such an employee shall be reinstated in his/her previous employment without loss of wages or any other privileges and benefits.
- (c) Should the result of the court action establish that the employee was guilty of the offence with which he was charged, such disciplinary measures as apporpriate may be taken against that employee but without loss of wages and other benefits already earned.

15. Retirement (Gratuity) terminal benefits.

The claimants' demand on this issue is reasonable fair, and the court, therefore, awards, with minor amendments, as follows:

On completion of five (5) years' service with the company, an employee shall be entitled to fifteen (15) days pay for every completed year of service by way of gratuity to be based on employee's wages at the time of termination of services.

- (a) An employee who resigns for any reason other than certified ill health or old age shall not be entitled to gratuity.
 - (i) In the event of any dispute as regards resignation on medical grounds, the verdict of a qualified medical practitioner shall prevail.
 - (ii) An employee who attains fifty (50) years of age shall be entitled to retire with full benfits.
- (b) The retiring employee shall be entitled to a sum equivalent to his/her one way leave travelling allowance.
- (c) An employee who has worked for a period up to five (5) years continuous service shall receive one month's notice or one month's pay in lieu thereof.
- (d) An employee who has completed over five (5) years continuous service shall receive two (2) months' notice or two (2) months' wages in lieu of notice.
- (e) In case of death of an employee, the retirement benefits/ gratuity shall be paid by the company to the lawful heirs of the deceased.
- 18. Basic minimum rates of wages per month (exclusive of housing allowance).

After careful and anxious consideration of the parties' submissions on this issue and its financial implications, the court awards a wage increase to all categories of employee of 8.5 per cent for the first year and 10 per cent for the second year, or 18.5 per cent for the two (2) year-period.

19. Effective date and duration of the agreement.

The court awards 1st July, 1990, as the effective date with a duration period of two (2) years from that date. After the expiry date, the agreement shall remain in force until it is amended by mutual consent. However, a party wishing to amend any clause or clauses of this agreements shall give one month's notice to the other party, setting out in detail such proposed amendment or amendments.

20. Redundancy.

On this demand the court awards that it shall be a condition in every contract that where the employment of an employee is to be terminated on account of redundancy, the following principles in addition to the requirements of the relevant provisions of the Trade Dispute Act in force, shall apply:

- (a) The union shall be informed of the reasons for and the extent of the intended redundancy prior to the issue of notices.
- (b) Discharge for redundancy will be effected on the basis of "Last in First Out" in any section to be affected by the redundancy.
- (c) Any teave due to an employee who is declared redundant shaft be paid for in cash.

- (d) Any redundant employee with less than five (5) years' continuous service with the company shall be entitled to one (1) month's notice or one (1) month's pay in lieu thereof. An employee with five (5) or more years of service shall be entitled to two (2) months' notice or two (2) months' wages in lieu of notice.
- (e) An employee declared redundant shall be entitled to severance pay at the rate of fifteen (15) days' pay for each completed year of service.
- NB.—For the purpose of this clause redundancy shall mean the loss of employment, occupation, job or career by involuntary means through no fault of an employee involving termination of employment at the initiative of the employer where the services of an employee are superflouos and the practice commonly known as abolition of office, job or occupation, closure or sale of business.

The parties must now proceed to sign a collective agreement incorporating this award on the various issues and also those which they have already agreed upon at their own level.

Dated the 23rd May, 1991.

CHARLES P. CHEMMUTTUT, Judge.

A. K. KERICH, M. MUNYAO, Members.

GAZETTE NOTICE NO. 2578

IN THE HIGH COURT OF KENYA AT MACHAKOS

PROBATE AND ADMINISTRATION

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

CAUSE No. 42 OF 1988

By (1) James Ngayai and (2) Mumbua Kyule, both of Mutituni Location, the deceased's widow and grandson, respectively, for a grant of letters of administration intestate to the estate of Kyule Kivati, late of Mutituni Location, who died domicile in Kenya, at Mutituni, on 3rd June, 1984.

CAUSE No. 19 OF 1991

By Mathula Nthula M. Munyaka, of P.O. Box 1036, Machakos, the deceased's son, for a grant of letters administration intestate to the estate of Joseph Muasa Nthula, of Iveti Location, who died domicile in Kenya, at Kiangani Sub-location, on 30th August, 1989.

CAUSE No. 29 OF 1991

By (1) James Musee Musyoki and (2) Mary Ndunge Musyoki, both of Makueni, the deceased's son and widow, respectively, for a grant of letters of administration intestate to the estate of Elijah Musyoki Ndewa, of Makueni Location, who died domicile in Kenya, at Makueni, on 9th February, 1990.

CAUSE No. 31 OF 1991

By (1) Kimende Nzove, (2) Kitika Nzove and (3) Matheka Nzove, all of P.O. Box 77, Tawa, the deceased's sons, for a grant of letters of administration intestate to the estate of Nzove Nzola, of Kiteta Location, who died domicile in Kenya, at Kiteta Location, on 14th December, 1974.

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

Dated the 14th May, 1991.

It would appear that the respondents dismissed the grievant on the suspicious ground that she was not a fit person to be retained in service after the alleged discovery of company property in her tocker. Miss Kimondo is not a material witness in this case; and her evidence is suspect and of no use to the court at all.

On the documentary evidence, the court feels that the parties were not wholly truthful. Some of the annextures and other documents, especially the gate passes, which the parties attempted to produce in support of their cases, were unsatisfactory and led the court to no firm conclusion.

In the circumstances, and taking into account the gravity of the alleged misconduct and the previous clean record of the grievant, the balance of probabilities heavily tilts against the respondents, but the court does not consider it advisable to direct the respondents to reinstate the grievant to her former job.

In the result, the court awards that the grievant's summary dismissal be reduced to normal termination of service and she be paid all her terminal benefits in accordance with the applicable parties' collective agreement. The court further awards that the grievant be paid full compensation—i.e., 12 months for the summary dismissal that she has suffered.

Dated the 16th May, 1991.

CHARLES P. CHEMMUTTUT, Judge.

S. M. MAITHYA, J. O. WASIKE, Members.

GAZETTE NOTICE NO. 2576

THE INDUSTRIAL COURT

CAUSE Nos. 86 and 97 of 1990 Johnson and Johnson (K) Ltd.

and

Kenya Chemical and Allied Workers' Union

Issue in dispute:

Parties:

Dismissal/termination of Robert A. Manono and Salome Wangari by their employer on 18th September, 1986.

THE Kenya Chemical and Allied Workers' Union, shall hereinafter be referred to as the claimants and Johnson & Johnson (K) Ltd., shall hereinafter be referred to as the respondents.

2. The parties were heard in Nairobi, on 29th January and 20th February, 1991, and relied on their written submissions and verbal arguments. In addition, the respondents called the following witnesses to give evidence on their behalf:

1. Patrick John Akona.

2. Stephen Musinga.

3. Joseph Aluoch.

The claimants did not call any witness.

Award

3. The Notification of Dispute Form "A" dated 22nd July, 1989, and duly signed by the parties was received by the court on 10th August, 1990, together with the appropriate statutory certificates from the Minister for Labour and the Labour Commissioner.

The first grievant was initially engaged by the respondents on casual basis on 19th April, 1982, at the rate of KSh. 5.50 per hour. He remained as such until 1st February, 1986, when he was promoted to a position of a packer and placed on permanent terms of employment at a monthly salary of KSh. 1,385. After three (3) months probationary period, his salary was raised to KSh. 1,706 per month plus house allowance of KSh. 255.

The second grievant was employed by the respondents as a filing operator on 1st April' 1976, at a consolidated monthly salary of KSh. 417. This was subsequently raised to KSh. 1,385 per month; and at the time of ther dismissal on 18th September, 1986, she was earning a monthly salary of KSh. 2,346, and a house allowance of KSh. 255.

It is alleged that on 16th September, 1986, the second grievant, who was a machine operator, unlawfully removed a withdrawal cord from the "O.B." machine room in the respondents' factory godown No. 18, and took it to the finished goods godown No. 16, where she handed it over to the first grievant, who was the storeman-in-charge, to hide it for her while she pondered how she could remove it from the premises at a later and safer time without the knowledge of the respondents. The first grievant went and hid the cord in a small room next to the ladies' toilet. On a tip-of the factory manager, Mr. Aluoch, interrogated the grievants the next day—i.e., 17th September, 1986, and they confessed their guilt and pleaded with the respondents to grant them normal termination of service instead of summary dismissal. The respondents ignored the plea and on 18th September, 1986, the grievants were served with the letter of summary dismissal

After protracted attempts to convene a meeting with a view to resolving the matter, the parties finally met but no amicable settlement was reached. The claimants, therefore, reported a trade dispute to the Minister for Labour, and Mr. B. O. Okello, of Labour Office, Nairobi, was appointed to act as an investigator. On 8th June, 1989, the Minister recommended to the parties that the grievants' dismissal should be reduced to normal termination of service and they be paid all their terminal benefits in accordance with the parties' C.B.A. In addition, the grievants should also be paid two (2) and six (6) months' basic salary respectively, by way of compensation for wrongful dismissal they suffered.

The claimants accepted the recommendation but the respondents rejected it as erroneous, and the matter is now before the court for consideration.

The claimants, prayed the court to either award the grievants reinstatement to their former jobs without loss of benefits and seniority or terminal benefits and compensation in accordance with the ministry's recommendation.

The respondents submitted that the removal of the withdrawal cord from the machine room to the finished goods godown No. 16 by the second grievant, and also requesting the first grievant to hide it for her in the ladies' toilet, amounted to an intention to steal. Furthermore, the former had also admitted that she had intended to steal the said cord and the latter had aided and abetted her in the act or crime for which they were summarily dismissed.

Accordingly, and on the basis of the evidence on record against the grievants, the respondents prayed the court to reject the claimants' demands in total as lacking in merit.

It would appear on careful consideration of the parties' submissions and the evidence tendered that the grievants' summary dismissal stemmed from a tip-off by one Grace Akinyi, who is alleged to have alerted the respondents that she had seen the second grievant carrying something into the ladies' toilet. The respondents also relied heavily on their witnesses' evidence that the grievants had confessed to the theft of the withdrawal cord. The witnesses deposed that, on interrogation, the first grievant produced the withdrawal cord from a washing room next to the ladies' toilet. The grievants were not caught redhanded and no written confession was recorded from them during the inquiry or interrogation. If the grievants had confessed to have committed such a gross misconduct as alleged by the respondents, the proper course that they should have taken was to obtain written and signed statements from them, otherwise, they would have no peg, as is the case in this matter, to hang on. Thus the manner of inquiry was very haphazardly dealt with by the respondents' factory manager. Furthermore, the subject matter of the alleged theft was very petty—a withdrawal cord— and the fact that the first grievant produced it in good faith when requested to do so is not sufficient to impute any motive to him that he was aiding and abetting the second grievant in the alleged theft.

In view of the above and in consideration of the material points in the evidence of the respondents' witnesses, the court finds that the summary dismissal of the grievants was extremely severe, considering their past clean and long records of service, especially that of the second grievant. They are, therefore, entitled to relief. But since a suspicion has cropped in the respondents' mind regarding the alleged theft, which is an offence involving moral turpitute, the court would not like to thrust the grievants on the respondents.

In the circumstances, the court awards that the grievants' summary dismissal be reduced to normal termination of service and they be paid all their terminal benefits in terms of the parties' relevant collective agreement. In addition, the court awards that the respondents must pay the grievants three (3) and nine (9) months' salary respectively as compensation for the wrongful and illegal dismissal they have suffered.

Dated the 17th May, 1991.

CHARLES P. CHEMMUTTUT, Judge.

A. K. KERICH, C. K. LUBEMBE, Meinbers.

THE INDUSTRIAL COURT

CAUSE No. 123 OF 1990

Parties:

914

Kenya Building, Construction, Civil Engineering and Allied Trades Workers' Union

G. D. & Brothers

Issues in dispute:

- 1. Hours of work.
- Annual leave.
- 3. Leave travelling allowance.
- 4. Sick leave.
- Maternity leave. Termination of employment.
- 6. Protective clothing/uniforms and other equipment. 7.
- Safari allowance. 8.
- House allowance.
- 10. Suspension from duty.
- Transfer allowance. 11
- Supply of milk.
 Night shift allowance.
- 14 Transportation.
- 15. Retirement (gratuity) terminal benefits.
- Termination by death. 16.
- Increase to existing unaffected employees 17.
- 18. Basic minimum rates of wages per month.
- (exclusive of housing allowance.)
- 19. Effective date and duration of the agreement.
- 20. Redundancy.

THE Kenya Building, Construction, Civil Engineering and Allied Trades Workers' Union shall hereinafter be referred to as the claimants and G. D. & Brothers shall hereinafter be referred to as the respondents.

2. The parties were heard in Nairobi on 26th and 28th March, 1991, and relied on their written and verbal submissions.

AWARD

3. The Notification of Dispute Form "A" dated 7th August, 1990, and duly signed by the parties was received by the court on 19th December, 1990, together with the statutory certificates signed by the Labour Commissioner.

The respondents are one of the oldest saw-milling enterprises in the country. They were established in 1930s, and the present management have been carrying on the business on the same site since 1954. The respondents are situated about 25 km. from Nairobi and currently employ 50 unionizable employees, 31 of whom are union members and affected by this dispute.

The parties entered into a recognition agreement on 23rd October, 1989, following the de-registration of the Kenya Timber and Furniture Workers Union in 1985, whose latest collective agreement with the respondents expired on 30th June, 1987. Consequent upon the signing of the recognition agreement, the claimants forwarded to the respondents their proposals, compriclaimants forwarded to the respondents their proposals, compri-sing 42 clauses seeking a review of the terms and conditions of employment of the latter's unionizable employees; and, as a result, the parties met at their own level on 13th February, 1990, when 18 issues were settled, leaving 24 items. The claim-ants reported a trade dispute to the Minister for Labour on the remaining issues, and Mr. J. N. Ndiho, of Kiambu labour office was appointed to act as a conciliator. During the conci-liation meetings the martice reached a settlement on four (4) liation meetings the parties reached a settlement on four (4) more issues, but deadlocked on the issues now before the court for consideration.

In their opening submission, the claimants stated that the respondents have denied their employees compensation for the rise of the cost of living since June, 1987, when the latest collective agreement between them and the defunct Kenya Timber and Furniture Workers' Union lapsed. In the circums-tances, the employees have found themselves in an embarrassing financial situation, leading to a serious erosion of their purchasing power. They contended that the respondents have deliberately and without justifiable reasons caused untold suffering to the poor and unfortunate employees; and unless the court came to their rescue, they will continue to suffer.

In reply the respondents submitted that they have been doing a lucrative business before, but about two (2) to three (3) years ago their business has undergone through various operational problems which have reduced its production capacity to between 30 per cent and 40 per cent, and almost brought about the closure of the enterprise.

These problems included:

- (a) Lack of permanent forest licence to enable them operate in, and obtain the required logs from, the forest for their saw-milling business purposes.
- (b) Long distance, i.e. over 60 kilometres in search of logs unlike previously when they were operating mainly within 20 to 30 kilometres from their plant (in Kiambu District). This has occasioned increased transport and other operational costs.
- (c) Increased operational and production costs and overheads due to escalating prices of fuel, spares and maintenance vis-a-vis the prices of timber which have not increased proportionally.
- (d) Competition from surrounding firms-there are about five saw mills in the vicinity.
- (e) Decreasing demand for timber, leading to a drop in their sales by about 40 per cent.
- (f) Minimal profits which may lead to the closure of the business in 1992. Hence, their letter dated 14th January, 1991, to the Ministry of Labour of intended redundancy.

The respondents have, therefore, pleaded financial inability to meet most of the claimants' demand on the ground same were unrealistic and unreasonable, and for this mason they could not accept them they could not accept them.

In their final submission, the claimants accused the respondents of being recalcitrant in settling the matter, and for this reason the employees have been unable to receive their wage and other incentive entitlements since 1986. They argued that the respondents, being one of the oldest industries in the area, had the capacity and ability to compensate the employees adequately. The claimants strongly contended that the respondents are engaged in similar lucrative business as their sister company, Messrs. Gordhandas Dharamshi & Brothers Ltd., of Limuru, with whom they, the claimants, have signed a collective agreement which has already been registered in this court. They also relied, among others, on the terms and conditions of employment of the Timber Industries Employers' Association of F.K.E., which has since expired and is due for renewal. The claimants therefore, prayed the court to award in their favour accordingly.

In reply, the respondents have strongly pleaded financial constraints and inability in meeting most of the claimants' demands; and have maintained that, although they are a sister company to Messrs, Gordhandas Dharamshi & Brothers Ltd., of Limuru, the latter's business capacity was three (3) times more than their own. They averred that, apart from saw-milling business, Messrs: Gordhandas Dharamshi & Brothers Ltd., are engaged in other business, such as manufacturing of polythene bags, pre-fabricated houses and tyres. Hence, they earn more income from various sources.

The respondents informed the court that after the deregistration of the Kenya Timber and Furniture Workers' Union their employees have earned salary increments of 10 per cent on 1st July, each year for the years 1987, 1988 and 1989. The tra-velling and safari allowances have likewise been increased during the same period. The respondents, therefore, felt that, in view of their financial inability as stated hereinabove, the claimants' demands are very unrealistic and unreasonable.

The respondents are a saw-milling industry and this type of industry has some characteristics of its own. It is situated pre-dominantly in rural areas and most of them are large employers of labour at a low average wage, and the value of its output is comparatively low. These characteristics are more marked than for any other industry because it is a supply-based industry with a labour-intensive production function. This arises from the isolated location of many saw-milling establishments due to their need to be as near as possible to the forests from which the timber is drawn. Many saw-mills exist as virtually self-contained communities and this requires a degree of organization and expenditure on amenities which can only be carried by a high level of production. Accordingly, the ratio of labour costs to other costs indicate the labour-intensity of this industry's production function.

On the facts of this dispute and after careful scrutiny of the respondents' financial statement as at 31st December, 1989, the court is in no doubt that their financial conditions will not In coming to this conclusion the court has taken imposed. In coming to this conclusion the court has taken into account the practice prevailing in other similar concerns in the country and future prospects of the industry. The respondents have made a definite case that it was in a rather precarious position financially; and that being the case, it is incumbent upon the court to carefully weigh the pros and cons and give an award that will not be beyond the capacity of this particular concern.

With the above observations in mind, the court awards as hereunder on the various issues at stake.

The court awards that a status quo be maintained on the following issues:

- Protective clothing/uniforms and other equipment.
 Transfer allowance.
 Supply of milk.
 Night shift allowance.

 - 14. Transportation.
 - 16. Termination by death.
 - 17. Increase to existing unaffected employees.
- 1. Hours of Work.

The court notes that the current working hours in almost all enterprises, especially in this kind of industry, are common, and for this reason the court awards that:

- (a) The normal working week for employees other than watchmen shall consist of forty-five (45) hours of work at the rate of eight (8) hours per day from Monday to Friday inclusive, and five (5) hours of work on Satur-days (hereinafter referred to as the normal hours of work) per week or per day as the case may be.
- (b) The normal working week for day watchmen shall consist of forty-five (45) hours of work to be spread over six (6) days of the week.
- (c) The normal working week for night watchmen shall con-sist of fifty-two (52) hours of work to be spread over six (6) nights or six (6) shifts of the week.
- (d) An employee who is stopped from working by the company for any period of time for any reason other than termination of employment or dismissal shall be entitled to his/her full rate of wages per day or per month as the case may be.

Sub-clauses (e) and (f) are not appropriate.

2. Annual Leave.

On this issue the court awards as follows:

- (a) After completion of each period of twelve (12) month's consecutive service with the company, an employee shall be entitled to annual leave for a period covering twentysix (26) working days with full pay (exclusive of Sundays and gazetted public holidays) and leave may be taken at any time during the ensuing twelve (12) months.
- (b) Where employment is terminated before the completion of any twelve (12) months leave earning period, an emplo-yee shall be entitled to pro rata leave of two (2) days with full pay for each month of service completed by him/her since the start of such leave earning period.
- (c) An employee shall be entitled to leave pay at least one day before commencement of annual leave.
- (d) Any pro rata leave earned within a period of twelve (12) months at the time of termination of services shall be paid for in cash.

3. Leave Travelling Allowance.

The court awards that:

- (a) After each period of twelve (12) months' continuous service with the company, an employee shall be entitled to a leave travelling allowance of shillings one hundred and fifty (KSh. 150) during the first year and shillings one hundred and eighty (KSh. 180) for the second year of this agreement, or to payment in advance by the company of the actual cost of travel to the employee's home and back to his/her place of employment, whichever payment is greater.
- (b) An employee who is requested by the company to proceed on leave before the expiry of any twelve (12) months or to commute leave to cash shall be entitled to full leave travelling allowance only once in any consecutive twelve (12) months period.

4. Sick Leave

On this item the court awards as follows:

- (a) An employee who is unable to carry out his/her duties due to sickness or any other physical incapacity shall be entitled to sick leave with full pay of forty-five (45) days and thereafter to sick leave with half pay up to a maxi-mum of forty-five (45) days in any period of twelve (12) months.
- (b) An employee claiming sick leave pay as provided for by paragraph (a) of this clause shall produce a certificate of incapacity covering the period claimed and signed by a qualified medical practitioner in-charge of a medical institution or by a person acting on his behalf.
- (c) An employee who is injured or falls sick at the place of work shall be provided with transport by the company

to the nearest hospital/dispensary and back from such hospital/dispensary to the place of his/her employment or residence.

- (d) An employee who is absent due to sickness shall continue to be paid housing allowance in full during the period of sickness and as long as he/she remains in the company's employment.
- 5. Maternity Leave.

The court awards that:

- (a) A female employee shall be entitled to sixty (60) consecutive days maternity leave with full pay and other privileges provided that she forteits her annual leave in that year.
- (b) Any extension of maternity leave shall be without pay. But if a female employee is hospitalized after expiry of maternity leave, such an employee shall be granted sick leave of forty-five (45) days on full pay and a further forty-five (45) days on half pay.
- 6. Termination of Employment.

The court awards that:

- (a) The first two (2) months of employment with the company shall be treated as probationary period, and during such period the contract may be terminated by seven (7) days notice in writing to be given by either party, or other-wise by payment by either party in lieu of notice of seven (7) days wages.
- (b) In the case of an employee who has completed two (2) months but less than five (5) years' continuous service with the company, the contract shall be terminable by one month's notice in writing to be given by either party, or otherwise by payment by either party in lieu of notice of one (1) month's wages.
- (c) In case of an employee who has completed five (5) years continuous service with the company, the contract shall be terminable by two months' notice in writing to be given by either party, or by payment by either party in lieu of notice of two (2) months' wages.
- (d) In the case of an employee being terminated at the initia-tive of the company after completion of five (5) years' continuous service such employee shall be entitled to gratuity as per the terms of this agreement.
- (e) After successful completion of probationary period an employee will be confirmed as permanent employee of the company.
- (f) Nothing in this clause shall prejudice the right of either party to terminate a contract summarily for a lawful cause.
- 8. Safari Allowance.

As regards this issue, the court awards that an employee who is required to perform work away from his/her principal place of employment shall be entitled to be paid subsistence and accommodation allowance as follows:

	lst Year KSh.	2nd Year KSh.
 (a) For any such period of duty exceeding six (6) hours but not exceeding twelve (12) hours 	35	40
(b) For any such period of duty exceeding twelve (12) hours but not including an overnight stop	i.	
 (c) For an overnight stop in Nairobi area and Mombasa Municipality an employee shall be entitled in addition to subsistence allowance payable under proviso (b) to accommodation allowance of 	55	65 150
(d) For an overnight stop elsewhere an employee shall be entitled in addition to subsistence allowance payable under proviso (b) to accommodation allowance of	100	115
Sub-clause (e) is rejected.		

N.B.-Vehicles used for transportation are not acceptable accommodation.

9. Housing Allowance.

The court has given serious consideration to this pressing problem and awards as hereunder:

(a) An employee who is not provided with reasonable and satisfactory free housing accommodation by the company shall be entitled, in addition to his/her basic rate of

wages prescribed in this agreement, to a housing allowance of fifteen (15) per cent of the employee's wages.

(b) For those employees who are employed for a period of time less than one (1) calendar month, the daily rates of housing allowance shall be deemed to be fifteen (15) per cent of the employee's daily wages.

10. Suspension from duty.

The court awards on this demand as follows:

- (a) An employee charged with a criminal offence or suspected of having committed a criminal offence in which the company is interested may be suspended from duty without pay pending the outcome of court action.
- (b) Should the result of the court action prove that the employee was not guilty, such an employee shall be reinstated in his/her previous employment without loss of wages or any other privileges and benefits.
- (c) Should the result of the court action establish that the employee was guilty of the offence with which he was charged, such discipinary measures as apporpriate may be taken against that employee but without loss of wages and other benefits already earned.

15. Retirement (Gratuity) terminal benefits.

The claimants' demand on this issue is reasonable fair, and the court, therefore, awards, with minor amendments, as follows:

On completion of five (5) years' service with the company, an employee shall be entitled to fifteen (15) days pay for every completed year of service by way of gratuity to be based on employee's wages at the time of termination of services.

- (a) An employee who resigns for any reason other than certified ill health or old age shall not be entitled to gratuity.
 - (i) In the event of any dispute as regards resignation on medical grounds, the verdict of a qualified medical practitioner shall prevail.
 - (ii) An employee who attains fifty (50) years of age shall be entitled to retire with full benfits.
- (b) The retiring employee shall be entitled to a sum equivalent to his/her one way leave travelling allowance.
- (c) An employee who has worked for a period up to five (5) years continuous service shall receive one month's notice or one month's pay in lieu thereof.
- (d) An employee who has completed over five (5) years con-tinuous service shall receive two (2) months' notice or two (2) months' wages in lieu of notice.
- (e) In case of death of an employee, the retirement benefits/ gratuity shall be paid by the company to the lawful heirs of the deceased.

18. Basic minimum rates of wages per month (exclusive of housing allowance).

After careful and anxious consideration of the parties' submissions on this issue and its financial implications, the court awards a wage increase to all categories of employee of 8.5 per cent for the first year and 10 per cent for the second year, or 18.5 per cent for the two (2) year-period.

19. Effective date and duration of the agreement.

The court awards 1st July, 1990, as the effective date with a duration period of two (2) years from that date. After the expiry date, the agreement shall remain in force until it is amended by mutual consent. However, a party wishing to amend any clause or clauses of this agreements shall give one month's notice to the other party, setting out in detail such proposed amendment or amendments.

20. Redundancy.

On this demand the court awards that it shall be a condition in every contract that where the employment of an employee is to be terminated on account of redundancy, the following principles in addition to the requirements of the relevant provisions of the Trade Dispute Act in force, shall apply:

- (a) The union shall be informed of the reasons for and the extent of the intended redundancy prior to the issue of notices.
- (b) Discharge for redundancy will be effected on the basis of "Last in First Out" in any section to be affected by the redundancy.
- (c) Any leave due to an employee who is declared redundant shall be paid for in cash,

- (d) Any redundant employee with less than five (5) years' continuous service with the company shall be entitled to one (1) month's notice or one (1) month's pay in lieu thereof. An employee with five (5) or more years of service shall be entitled to two (2) months' notice or two (2) months' wages in lieu of notice.
- (e) An employee declared redundant shall be entitled to severance pay at the rate of fifteen (15) days' pay for each completed year of service.
- NB .-- For the purpose of this clause redundancy shall mean the loss of employment, occupation, job or career by involuntary means through no fault of an employee involving termination of employment at the initiative of the employer where the services of an employee are superflouos and the practice commonly known as abolition of office, job or occupation, closure or sale of business.

The parties must now proceed to sign a collective agreement incorporating this award on the various issues and also those which they have already agreed upon at their own level.

Dated the 23rd May, 1991.

CHARLES P. CHEMMUTTUT, Judge.

A. K. KERICH, M. MUNYAO, Members.

GAZETTE NOTICE NO. 2578

IN THE HIGH COURT OF KENYA AT MACHAKOS

PROBATE AND ADMINISTRATION

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

CAUSE No. 42 OF 1988

By (1) James Ngayai and (2) Mumbua Kyule, both of Mutituni Location, the deceased's widow and grandson, respectively, for a grant of letters of administration intestate to the estate of Kyule Kivati, late of Mutituni Location, who died domicile in Kenya, at Mutituni, on 3rd June, 1984.

CAUSE No. 19 OF 1991

By Mathula Nthula M. Munyaka, of P.O. Box 1036, Macha-kos, the deceased's son, for a grant of letters administration intestate to the estate of Joseph Muasa Nthula, of Iveti Location, who died domicile in Kenya, at Kiangani Sub-location, on 30th August, 1989.

CAUSE No. 29 OF 1991

By (1) James Musee Musyoki and (2) Mary Ndunge Musyoki, both of Makueni, the deceased's son and widow, respectively, for a grant of letters of administration intestate to the estate of Elijah Musyoki Ndewa, of Makueni Location, who died domicile in Kenya, at Makueni, on 9th February, 1990.

CAUSE No. 31 of 1991

By (1) Kimende Nzove, (2) Kitika Nzove and (3) Matheka Nzove, all of P.O. Box 77, Tawa, the deceased's sons, for a grant of letters of administration intestate to the estate of Nzove Nzola, of Kiteta Location, who died domicile in Kenya, at Kiteta Location on 10th at Kiteta Location, on 14th December, 1974.

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

Dated the 14th May, 1991.

N. N. NJAGI. Deputy Registrar, Machakos.

IN THE HIGH COURT OF KENYA AT NAIROBI PROBATE AND ADMINISTRATION

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

Cause No. 1073 of 1990

By (1) Joseph Wanjau Njoroge and (2) Robert Njuguna Njoroge, both of Kabete Location in Kenya, the deceased's sons, for a grant of letters of administration intestate to the estate of John Njoroge Ndambuki, late of Kiambu in Kenya, who died at Lower Kabete Sub-location, Kabete Location in Kenya, on 9th August, 1981.

CAUSE NO. 1134 OF 1990

By Jeremiah Njogu Mukono, of P.O. Box 21366, Nairobi in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Jason Mukono Gichuhi, late of Kiambu in Kenya, who died at Nairobi in Kenya, on 24th August, 1985.

CAUSE NO. 1247 OF 1990

By (1) Peris Njoki and (2) Daina Njeri Haiyae, both of of Gikuni Village, Lower Kabete in Kenya, the deceased's widow and daughter, respectively, through P. S. Gatimu, advocate of Nairobi, for a grant of letters of administration intestate to the estate of John Haiyae Mucina, late of Kiambu District in Kenya, who died at Nazareth Hospital in Kenya, on 14th December, 1989.

CAUSE NO. 4 OF 1991

By (1) Michael Kariuki Gakure, of P.O. Box 1479, Thika in Kenya, and (2) Charles Muriithi Kariuki, of P.O. Box 19037, Nairobi in Kenya, the deceased's widower and son, respectively, for a grant of letters of administration intestate to the estate of Eunice Waruguru Kariuki, late of Murang'a in Kenya, who died at Kenyatta National Hospital, on 27th August, 1990.

CAUSE NO. 25 OF 1991

By Mugo Mukundi, of P.O. Box 68, Loitokitok in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Beth Njoki Nguchie, late of Loitokitok in Kenya, who died at Thogoto, Kiambu in Kenya, on 25th December, 1972.

Cause No. 43 of 1991

By (1) Simon Muturi Leliai, (2) Elijah Senewa Leliai and (3) John Mbagathei Leliai, all of P.O. Box 118, Ngong Hills in Kenya, the deceased's sons, for a grant of letters of administration intestate to the estate of Leliai ole Saindim, late of Kajiado in Kenya, who died at Nairobi in Kenya, on 3rd January, 1989.

CAUSE NO. 124 OF 1991

By (1) Joseph Kimani Wanjama (Dr.) and (2) Stella Nyambura Kimani, both of P.O. Box 41584, Nairobi in Kenya, the deceased's widower and sister-in-law, respectively, through Messrs. Munene & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Alice Wambui Kimani, late of Nairobi in Kenya, who died there on 14th July, 1990.

CAUSE NO. 139 OF 1991

By (1) Esther Wanjira Muchemi and (2) James Ndung'u Muchemi, both of P.O. Box 330, Nyeri in Kenya, the deceased's mother and brother, respectively, for a grant of letters of administration intestate to the estate of Simon Muriithi Muchemi, late of Njoguini, Thatha in Kenya, who died there on 19th August, 1986.

Cause No. 162 of 1991

By Barclays Bank Trust Company of Kenya Limited, of P.O. Box 30356, Nairobi in Kenya, the executor named in the deceased's will, through Messrs. Shapley Barret & Company, advocates of Nairobi, for a grant of probate of the will of Mildred Eleanor Glover, late of Nairobi in Kenya, who died there on 25th October, 1990.

CAUSE NO. 166 OF 1991

By Eunice Moraa Motochi, of P.O. Box 2021, Kisii in Kenya, the deceased's widow, through Messrs. Masese & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of John Motochi Nunda, late of Birongo in Kenya, who died at District Hospital, Kisii in Kenya, on 6th September, 1988.

CAUSE NO. 167 OF 1991

By (1) Mary Muthoni Karanja and (2) Isabeth Nyambura Muchunu, both of P.O. Box 12160, Nairobi in Kenya, the deceased's widow and son, respectively, through Messrs. Masses & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Joseph Karanja Muchunu, late of Kiambu in Kenya, who died at Nairobi in Kenya, on 9th October, 1989.

CAUSE NO. 178 OF 1991

By (1) Habiba Adan Hamicha and (2) Mohamed Abdi, both of P.O. Box 3, Machakos in (Kenya, the deceased's widow and brother, respectively, for a grant of letters of administration intestate to the estate of Abdulahi Hussein, late of Machakos in (Kenya, who died at Armed Forces Memorial Hospital in Kenya, on 22nd September, 1990.

CAUSE NO. 183 OF 1991

By Wandongo Katere Mapi, of P.O. Box 24, Kajiado in Kenya, the deceased's widow, through Kihara Muttu, advocate of Nairobi, for a grant of letters of administration intestate to the estate of Katere Mapi, late of Kajiado in Kenya, who died at District Hospital, Kajiado, on 31st July, 1987.

CAUSE NO. 246 OF 1991

By (1) Peter Kiarie Karanja and (2) Jannet Wambui Kiarie (Mrs.), both of P.O. Box 98, Kikuyu in Kenya, the deceased's father and mother, respectively, through Messrs. Rumba Kinuthia, Ndungi & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Pius Mutua Kiarie, late of Kiambu in Kenya, who died at Nairobi in Kenya, on 20th February, 1989.

CAUSE NO. 269 OF 1991

By (1) James Chege Kamau, (2) Joseph Thuo Kamau and (3) George Biruri, all of P.O. Box 342, Karuri in Kenya, the deceased's sons, for a grant of letters of administration intestate to the estate of Elizabeth Wanjiru Chege, who died at Kenyatta National Hospital in Kenya, on 19th March, 1978.

CAUSE NO. 271 OF 1991

By (1) Esther Njoki Kariuki and (2) Martha Njeri, both of P.O. Box 31, Kagwe in Kenya, the deceased's widow and daughter, respectively, through Messrs. Munene & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Titus Kariuki Mugo, late of Kiambu District in Kenya, who died at Kagwe Sub-location, Gatamaiyu in Kenya, on 12th March, 1990.

CAUSE NO. 278 OF 1991

By Margaret Wambui Nderu, of P.O. Box 42, Ol'Kalou in Kenya, the deceased's mother, through Messrs. Gacoka & Mwangi, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Gideon Warui Wambui, late of Nyandarua in Kenya, who died at Ol'Kalou Town in Kenya, on 14th January, 1989.

Cause No. 350 of 1991

By John Nyoro Mahiga, of P.O. Box 559, Thika in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Mahiga Munga, late of Gatukuyu Sub-Iocation, Mangu in Kenya, who died there on 12th September, 1948.

CAUSE NO. 364 OF 1991

By Milkah Njambi Kahugu, of P.O. Box 536, Kikuyu in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Kahugu Muthagania, late of Kiambu in Kenya, who died at Nairobi in Kenya, on 19th December, 1990.

CAUSE NO. 392 OF 1991

By (1) Humphrey N. Mutonyi and (2) Mary K. Njege, both of P.O. Box 73562, Nairobi in Kenya, the deceased's widower and aunt, respectively, through Messrs. K. Kwaura & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Rose Nyachihi Mutonyi, late of Nyeri in Kenya, who died at Nairobi in Kenya, on 26th December, 1990.

CAUSE NO. 416 OF 1991

By Rose Wanjugu Kamore, of P.O. Box 121, Karatina in Kenya, the deceased's widow, for a grant of letters of adminis-tration intestate to the estate of Dadson Kamore Kirebu, late of Gathehu in Kenya, who died there on 11th April, 1991.

CAUSE NO. 418 OF 1991

By Charles Ngatho Hinga, of P.O. Box 773, Nyeri in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Hinga Ngatho, late of Gikoe, Nyeri in Kenya, who died there on 6th September, 1983.

CAUSE NO. 420 OF 1991

By (1) Raisa Koudriavtseva Too, of P.O. Box 68171, Nairobi By (1) Kaisa Koudriavtseva 100, of P.O. Box 68171, Narrobi in Kenya, and (2) Peter John Smithson Hewett, of P.O. Box 40034, Nairobi in Kenya, the deceased's widow and an advocate, respectively, through Messrs. Daly & Figgis, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Stanley Kipkemoi arap Too, late of Nairobi in Kenya, who died there on 19th January, 1991.

CAUSE NO. 426 OF 1991

By (1) Gladys Dorothy Ogonda and (2) Xavier Onyango Ogonda, both of P.O. Box 30075, Nairobi in Kenya, the deceased's widow and son, respectively, through Messrs. M. M. Ombogo & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Vincent Kevin Oyaa Ogonda, late of Kisumu in Kenya, who died at Nairobi in Kenya, on 30th September, 1990.

CAUSE NO. 428 OF 1991

By Jorim Paul Ojigo, of P.O. Box 30259, Nairobi in Kenya, the deceased's widower, through Messrs. Nyauchi & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Mary Atieno Ojigo, late of Siaya in Kenya, who died at Dagoretti Corner in Kenya, on 17th June, 1990

CAUSE NO. 451 OF 1991

By (1) Josphat Kibe Maina and (2) Maina Magu Kimani, both of P.O. Box 52880, Nairobi in Kenya, the deceased's sons, through Messrs. Mbari Kioni & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Magu Kiemo Maina, late of Bungoma in Kenya, who died there on 18th December, 1983.

CAUSE NO. 453 OF 1991

By (1) Thomas Njonge Kungu and (2) Peter Mungai Kungu, both of P.O. Box 822, Kikuyu in Kenya, the deceased's sons, for a grant of letters of administration intestate to the estate of Leah Wangari Kungu, late of Kiambu District in Kenya, who died at P.C.E.A. Kikuyu Hospital in Kenya, on 1st March, 1991.

Cause No. 457 of 1991

By Gillian Catherine Aggett, of P.O. Box 2, Rumuruti in Kenya, the sole executrix named in the deceased's will, through Messrs. Walker Kontos, advocates of Nairobi, for a grant of probate of the estate of Bettie Brenhand (Mrs.), late of Nairobi in Kenya, who died there on 1st April, 1991.

CAUSE NO. 462 OF 1991

By Anastasia Wambui Wanjohi and (2) Joseph Mwangi Wanjohi, both of P.O. Box 374, Maragwa in Kenya, the dewanjoin, both of F.O. Box 574, Maragwa in Keriya, the de-ceased's widow and son, respectively, for a grant of letters of administration intestate to the estate of Ephantus Wanjohi Mwangi, late of Kiria Sub-location in Kenya, who died at Thika River in Kenya, on 16th May, 1990.

CAUSE NO. 463 OF 1991

By (1) Lucy Wambui Mbuthia and (2) David Muriithi Mbatia, both of P.O. Box 26, Ndaragwa in Kenya, the de-ceased's widow and brother, respectively, for a grant of letters of administration intestate to the estate of Henry Mbuthia Gichuki, late of Nairobi in Kenya, who died there on 1st November, 1990.

CAUSE NO. 464 OF 1991

By (1) David Rodney Green, of P.O. Box 10, Limuru in Kenya, and (2) Antony Levitan, of P.O. Box 24983, Nairobi, the executors named in the deceased's will, through A. F. Gross, advocate of Nairobi, for a grant of probate of the will of Violet Elma Getrude Green, late of Mombasa in Kenya, who died at Nyali, Mombasa in Kenya, on 3rd March, 1991.

CAUSE NO. 465 OF 1991

By Kimani Mwaura, of P.O. Box 35, Matathia in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Mwaura Kamau alias Samuel Mwaura Kamau, late of Kiambu District in Kenya, who died at Gata-maiyu Village, Lari Division, Kiambu District in Kenya, on 8th April, 1990.

CAUSE NO. 466 OF 1991

By (1) Juliana Musyoka and (2) Patrick Kalinge, both of P.O. Box 40497, Nairobi in Kenya, the deceased's widow and son, respectively, for a grant of letters of administration intestate to the estate of Raphael Musyoka Kilonzo, late of Machakos in Kenya, who died at Nairobi in Kenya, on 19th March, 1991

CAUSE No. 467 OF 1991

By Edith Wagithi Chira, of P.O. Box 18063, Nairobi in Kenya, the deceased's widow, through P. K. Mureithi, advocate of Nairobi, for a grant of letters of administration intestate to the estate of Naftali Rumuru Chiira, late of Kiambu District in Kenya, who died at Nazareth Hospital in Kenya, on 4th October 1000 October, 1990.

CAUSE NO. 468 OF 1991

By George Njoroge Chege, of P.O. Box 22051, Nairobi in Kenya, the deceased's son, for a grant of letters of adminis-tration intestate to the estate of Chege Njoroge, late of Kamangu, Kiambu District in Kenya, who died there on 15th January, 1960.

CAUSE NO. 469 OF 1991

By (1) Motiben Somchand Shah and (2) Madhusudan Shah, both of P.O. Box 41680, Nairobi in Kenya, the executors named in the deceased's will, through C. S. Joshi, advocates of Nairobi, for a grant of probate of the will of Somchand Punamchand Shah alias Somchand Punamchand Raja Shah, late of Nairobi in Kenya, who died there on 3rd March, 1991.

CAUSE NO. 470 OF 1991

By (1) Audrey Highwood, (2) Anthony Pedder Davies and (3) Michael Hasluck Shaw, all of P.O. Box 40092, Nairobi and P.O. Box 40034, Nairobi, respectively, one of the executors named in the deceased's will and two attorneys of the other executor named in the deceased's will, respectively, through Messrs. Dally & Figgis, advocates of Nairobi, for a grant of probate of the will of John Gordon Highwood, late of Kiambu District in Kenya, who died at Tigoni, Limuru in Kenya, on 9th February, 1991.

CAUSE NO. 472 OF 1991

By (1) Irene Walker and (2) James Walker, both of P.O. Box 18806, Nairobi in Kenya, the deceased's daughter and son-in-law, respectively, through A. R. Rebelo, advocate, for a grant of letters of administration intestate to the estate of ar Since Kedward Adams, late of Nairobi in Kenya, who died at Nairobi Hospital in Kenya, on 16th December, 1990.

CAUSE NO. 474 OF 1991

By (1) Mary Wanjiku Ndumbi and (2) Waithira Ndumbi, by (1) Mary wanted Noundor and (2) watthrea Noundor, both of P.O. Box 63, North Kinangop in Kenya, the deceased's widow and daugther, respectively, for a grant of letters of administration intestate to the estate of Moses Ndumbi Mwangi, late of Kiambu District in Kenya, who died at Treasury Building, Nairobi in Kenya, on 19th July, 1990.

CAUSE NO. 475 OF 1991

By Makimei Njongoro, of P.O. Box 246, Ruiru in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Mbugua Makimei, late of Mitahato Village in Kenya, who died there on 23rd October, 1989.

CAUSE NO. 476 OF 1991

By (1) Evelyn Gakii Chabari and (2) Judith Nkivote, both of P.O. Box 50512, Nairobi in Kenya, the deceased's widow and sister-in-law, respectively, through Messrs. Mwiti Murungi & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Julius Muthugumi Mukangu, late of Meru District in Kenya, who died at Kikuyu, Kiambu District in Kenya, on 4th November, 1989.

CAUSE NO. 477 OF 1991

By Zubeida Issa Abdulfaraj, of P.O. Box 47888, Nairobi in Kenya, the deceased's eldest daughter, through Messrs. R. N. Sitati & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Hussein Said, late of Nairobi in Kenya, who died there on 5th February, 1996 1986.

Cause No. 480 of 1991

By Javan Ayodi Mutira, of P.O. Box 24177, Nairobi in (Kenya, the deceased's son, for a grant of letters of adminis-tration intestate to the estate of Ruth Miraho, late of Kakamega in Kenya, who died at Mahanga Sub-location in Kenya, on 10th July, 1976.

CAUSE NO. 481 OF 1991

By (1) Charles Marite Maina and (2) Victor Waigumo Maina, both of P.O. Box 75576, Nairobi in Kenya, the deceased's son and widow, respectively, through Messrs. Munene & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Peter Maina Marite, late of Kaweru in Kenya, who died there on 19th May, 1990.

CAUSE NO. 482 OF 1991

By (1) Tabitha Waithira Muiru, (2) Peter Kagotho Muiru, (3) Naomi Wangui Muiru and (4) William Mirii Muiru, all of P.O. Box 176, Gatundu in Kenya, through Messrs. Munene & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of James Muiru Kagotho, late of Kiambu District in Kenya, who died at Gatundu Hospital in Kenya, on 7th February, 1987.

CAUSE NO. 483 OF 1991

By Beatrice Waithira Ngugi, of P.O. Box 83, Ngecha in Kenya, the deceased's widow for a grant of letters of administration intestate to the estate of Francis Ngugi, late of Kiambu District in Kenya, who died at District Hospital, Kiambu in Kenya, on 17th July, 1989.

CAUSE No. 484 OF 1991

By (1) P. Chihi Kuria, (2) Wambua Rubia and (3) Njoroge Thiong'o, all of P.O. Box 138, Loitokitok in Kenya, the deceased's nephews, for a grant of letters of administration intestate to the estate of Mary Muthoni Chuhi, late of Kawangware, Dagoretti in Kenya, who died at Nairobi in Kenya, on 18th October, 1987.

CAUSE NO. 486 OF 1991

By Josiah Makau Mbui, of P.O. Box 305, Nunguni in Kenya, the deceased's father, for a grant of letters of administration intestate to the estate of Daniel Mutuku Mbui, late of Machakos in Kenya, who died at Nairobi in Kenya, on 17th September, 1989.

CAUSE NO. 487 OF 1991

By Martha Wambui Njenga, of P.O. Box 41, Kinari, Limuru in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Simon Njenga Mini, late of Nyandarua District in Kenya, who died at Gitwe Sublocation, Magumu Location in Kenya, on 20th August, 1989.

CAUSE NO. 488 OF 1991

By Elizabeth Njoki Waweru, of P.O. Box 110, Uplands in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Evanson Waweru Mbita, late of Kiambu in Kenya, who died at Nairobi in Kenya, on 16th October, 1990.

CAUSE NO. 490 OF 1991

By Mahendra Kumar s/o Makanji Jivabhai Modha, of P.O. Box 48942, Nairobi in Kenya, one of the executors named in the deceased's will (the other executor, Rajendra s/o Makanji Jivabhai Modha), having renounced his right and title to probate, through Messrs. Amin & Patel, advocates of Nairobi, for a grant of probate of the will of Makanji Jivabhai Modha, late of Nairobi in Kenya, who died at Porbandar in India, on 30th November, 1990.

CAUSE No. 493 OF 1991

By (1) Loice Atieno Gumbo and (2) Evans Argwings Gumbo, both of P.O. Box 54622, Nairobi in Kenya, the deceased's widow and son, through Messrs. Oduk & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of John Micah Gumbo Odoyo, late of Nairobi in Kenya, who died there on 25th April, 1990.

CAUSE NO. 494 OF 1991

By (1) Esther Muthoni and (2) Joyce Kinyanjui, both of P.O. Box 67525, Nairobi in Kenya, the deceased's widow and mother, respectively, through Messrs. Rumba Kinuthia, Ndungi & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Peter Mburu Kinyanjui, late of Kiambu District in Kenya, who died at Lari in Kenya, on 11th October, 1990.

CAUSE NO. 495 OF 1991

By Salome Wanjeri Nderu, of P.O. Box 25, Githunguri in Kenya, the deceased's widow, through Messrs. D. K. Thuo & Company, advocates, for a grant of letters of administration intestate to the estate of Titus Nderu Kiunge, late of Kiambu District in Kenya, who died at Gathanji (on the way to hospital), on 4th November, 1989.

CAUSE NO. 496 OF 1991

By (1) John Wanjuki Kibugu and (2) Martin Njuguna, both of P.O. Box 73586, Nairobi in Kenya, the deceased's sons, through Messrs. D. K. Thuo & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Nancy Wanjuki Nyakiumba alias Nancy Nyakiumba Wanjuki, late of Nyeri in Kenya, who died at Nairobi in Kenya, on 2nd February, 1991.

CAUSE NO. 497 OF 1991

By Regina Mwangi, of P.O. Box 26306, Nairobi in Kenya, the deceased's widow, through Messrs. A. K. Malik & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of John Maingi Mwangi, late of Nairobi in Kenya, who died there on 11th October, 1990.

CAUSE NO. 499 OF 1991

By (1) Rodah Minoo Musyoki and (2) Fransiscah Mbinya Muasya, both of P.O. Box 639, Kiambu in Kenya, the deceased's widow and sister, respectively, for a grant of letters administration intestate to the estate of John Bosco Musyimi Mulika, late of Kisumu in Kenya, who died there on 19th February, 1991.

CAUSE NO. 500 OF 1991

By Gladys Wangari King'ara, of P.O. Box 8, Miharati in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Moses King'ara Murefu, late of Ol'Kalou in Kenya, who died at Provincial General Hospital, Nakuru in Kenya, on 17th February, 1986.

CAUSE NO. 501 OF 1991

By Rohit Jivraj Mepa Shah, of P.O. Box 10959, Nairobi in Kenya, one of the executors named in the deceased's will (the other two executors, (1) Raichand Premchand Shah and (2) Jayantilal Govindji Sara Shah, having renounced their right and title to probate), through Ramesh Manek, advocate of Nairobi, for a grant of probate of the will of Jivraj Mepa Khima Shah, late of Nairobi in Kenya, who died there on 30th March, 1990.

CAUSE NO. 503 OF 1991

By (1) Magaret Atieno Ouma and (2) Maren Akinyi Ouma, both of P.O. Box 163, Oyugis in Kenya, the deceased's widow and daughter, respectively, for a grant of letters of administration intestate to the estate of John Ouma Rawago, late of South Nyanza in Kenya, who died at Kenyatta National Hospital in Kenya, on 21st November, 1986.

CAUSE NO. 505 OF 1991

By (1) Jane Musabi Oluchiri, (2) Daniel Aura Suohi and (3) Tom Kipmutai Oluchiri, all of P.O. Box 21202, Nairobi in Kenya, the deceased's widow and sons, respectively, through Messrs. Cheloti, Etole & Kokonya, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Suchi Dan (Albert Oluchiri, late of Nairobi in Kenya, who died there on 15th August, 1990.

CAUSE NO. 506 OF 1991

By Kenneth M. Munga, of P.O. Box 43564, Nairobi in Kenya, the deceased's brother, through Messrs. Cheloti, Etole & Kokonya, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Kennedy Kiriba Munga, late of Meru in Kenya, who died at Meru Hospital, on 31st May, 1990.

Cause No. 507 of 1991

By Samwel Ayaya, of P.O. Box 20723, Nairobi in Kenya, the deceased's son, through Messrs. Cheloti, Etole & Kokonya, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Benson Olwambula Wayaya alias Benson Olwambula Ayaya, late of Trans Nzoia District in Kenya, who died at Mount Elgon Hospital, on 23rd September, 1989.

CAUSE NO. 511 OF 1991

By Lusitano Rosario N. X. P. J. Carvacho, of P.O. Box 47330, Nairobi in Kenya, the executor named in the deceased's will, through Rustam Hira, advocate of Nairobi, for a grant of probate of the will of Rosario Damasceno Ramiro B. L. D. Carvalho, late of Nairobi in Kenya, who died there on 6th February, 1991.

Cause No. 516 of 1991

By Jeremiah Kungu Muigai, of P.O. Box 30197, Nairobi in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Venley Muigai Muturi, late of Nakuru District, who died there on 3rd February, 1965.

CAUSE NO. 517 OF 1991

By Mwangi Karicho Mugo, of P.O. Box 30246, Nairobi in Kenya, the deceased's son, for a grant of letters of adminis-tration intestate to the estate of Maria Muthoni Mugo, late of Murang'a in Kenya, who died at Nairobi in Kenya, on 26th March, 1991.

CAUSE NO. 518 OF 1991

By (1) Chandulal Nanalal Kantaria and (2) Rajnikant Nanalal Kantaria, both of P.O. Box 46826, Nairobi in Kenya, one of the executors named in the deceased's will and an appointed attorney of Chhotalal Dharamshi Kantaria, one of the executors named in the said deceased's will (the remaining other exe-cutors, (1) Gordhandas Dharamshi Kantaria and (2) Himatlal Gordhandas Kantaria having renounced their right and title to probate), through Messrs. Kaplan & Stratton, advocates of Nairobi, for a grant of probate of the will of Nanalal Dharamshi Kantaria, late of Nairobi in Kenya, who died at M.P. Shah Hospital in Kenya, on 31st December, 1990.

CAUSE NO. 520 OF 1991

By Samuel Gathii Thaituru, of P.O. Box 87, Kikuyu in Kenya, the deceased's son, for a grant of letters of adminis-tration intestate to the estate of Thaituru Kiunuhe, late of Kiambu District, who died at A.I.C. Kijabe Medical Centre, on 11th January, 1990.

CAUSE NO. 522 OF 1991

By (1) Kuldip Singh Roopra, (2) Jaswinder Singh Roopra and (3) Balwinder Singh Roopra, all of P.O. Box 33192, Nairobi in Kenya, the executors named in the deceased's will, through Kanti Patel, advocate of Nairobi, for a grant of probate of the will of Surjit Kaur Roopra, late of Nairobi in Kenya, who died at Makindu in Kenya, on 14th May, 1990.

CAUSE NO. 523 OF 1991

By Mary Kwangari Kio, of P.O. Box 58082, Nairobi in Kenya, the deceased's mother, through Messrs. K. Mwaura & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Fauzia Grewal Kaka alias Fauzia Marti Grewal, late of Switzerland, who died at Dornachestrasse, Basel in Switzerland, on 16th August, 1990.

CAUSE NO. 525 OF 1991

By (1) Jack Ononguo and (2) Josephine Akinyi Aganyo, both of P.O. Box 56280, Nairobi in Kenya, the deceased's elder brother and widow, respectively, for a grant of letters of administration intestate to the estate of Ayub Okoth Miguna Onongino, late of Kisumu in Kenya, who died at Nairobi in Kenya, on 14th December, 1990.

CAUSE NO. 528 OF 1991

By (1) Grace Wambui Kiboro and (2) Sophia Kiania Mburu, both of P.O. Box 48265, Nairobi in Kenya, the deceased's widow and brother-in-law, respectively, for a grant of letters of administration intestate to the estate of Boniface William Kiboro Munga alias Boniface Munga Kiboro, late of Kiambu District in Kenya, who died on 9th September, 1990.

CAUSE NO. 530 OF 1991

By (1) James Kinyanjui Murua and (2) Edward Kinuthia Murua, both of P.O. Box 92, Kikuyu in Kenya, the deceased's sons, for a grant of letters of administration intestate to the estate of Erastus Murua Kinyanjui, late of Kiambu District in Kenya, who died at P.C.E.A. Hospital, Kikuyu in Kenya, on 29th June, 1986.

CAUSE NO. 574 OF 1991

By Ephraim Gichiriri Wakaguima, of P.O. Box 43, Limuru in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Perice Wambui Gichiriri, late of Kiambu District in Kenya, who died at Bibirioni Limuru in Kenya, on 22nd June, 1987.

CAUSE NO. 575 OF 1991

By (1) Annah Mboga Mungahu and (2) Rotau Asiemo, both of P.O. Box 95, Kilimgili in Kenya, the deceased's widow and brother, respectively, for a grant of letters of administra-tion intestate to the estate of Ismael Mugani Mungahu, late of Kakamega in Kenya, who died at Kakamega Hospital in Kenya, on 17th October, 1989.

Cause No. 576 of 1991

By (1) Teresia Nyaisankwa Monanka and (2) Thomas Mwita, both of P.O. Box 30, Isibania in Kenya, the deceased's widow and brother, respectively, for a grant of letters of administration intestate to the estate of Stephen Getangita Monanka, late

of Isibania in Kenya, who died at Nairobi in Kenya, on 23rd February, 1991.

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

Dated the 27th May, 1991.

C. K. NJAI,

Acting Principal Deputy Registrar, Nairobi. Note .-- The wills mentioned above have been deposited in and are open to inspection at the court.

GAZETTE NOTICE NO. 2580

IN THE HIGH COURT OF KENYA AT ELDORET PROBATE AND ADMINISTRATION

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

CAUSE No. 138 OF 1990

By (1) Elijah Chebore Cheptum and (2) Joseph Tuwei Tarus, both of P.O. Box 58, Ainabkoi in the Republic of Kenya, for a grant of letter of administration intestate to the estate of Chebos Kotut, late of Kamwosor Location, who died at Kamwosor Location, Elgeyo/Marakwet District, on 19th June, 1979

CAUSE No. 55 OF 1991

By (1) Kabon Tabrandich Magerer and (2) Mokicho Magerer, both of P.O. Box 247, Iten in the Republic of Kenya, for a grant of letters of administration intestate to the estate of Makerer Kenes, of Elgeyo/Marakwet, in their capacities as widows of the deceased, who died at Sergoit Sub-location, in 1970.

CAUSE No. 56 OF 1991

By Ambrose Mukatsi Anduku, of P.O. Box 229, Turbo in the Republic of Kenya, in his capacity as son of the deceased, for a grant of letters of administration intestate to the estate of Karoli Anduku Lukhalo, late of Kibolo Tapsagoi, who died at Kibolo Tapsagoi, on 2nd April, 1984.

CAUSE No. 74 OF 1991

By Ayo Saiti Ameta, of P.O. Box 125, Vihiga in the Republic of Kenya, for a grant of letters of administration intestate to the estate of Aduka Ameta, of Kakamega, in his capacity as son of the deceased, who died at Chagenda Sub-location, on 15th February, 1991.

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

Dated the 21st May, 1991.

M. A. OPONDO, Deputy Registrar, Eldoret.

GAZETTE NOTICE NO. 2581

IN THE HIGH COURT OF KENYA AT ELDORET PROBATE AND ADMINISTRATION

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

CAUSE No. 57 OF 1991

By (1) Wachuka Maina and (2) Mary Wangui, both of P.O. Box 3543, Eldoret in the Republic of Kenya, for a grant of letters of administration intestate to the estate of Maina Ngumi, of Lelmorok, in their capacities as widows of the deceased, who died at Lelmorok, on 29th May, 1990.

CAUSE No. 69 OF 1991

By (1) Daniel Munene Murima and (2) Mungai Murima, of P.O. Box 1398, Eldoret in the Republic of Kenya, for a grant of letters of administration intestate to the estate of Wanja Murima, late of Eldoret, who died at Eldoret, on 22nd March, 1001

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

Dated the 15th May, 1991.

J. W. ONDIEKI, Deputy Registrar, Eldoret.

IN THE HIGH COURT OF KENYA AT KISII IN THE MATTER OF THE ESTATE OF ACHUODHO MUMI OF KISII DISTRICT PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 11 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kanyuna, Kawere II, on 3rd May, 1976, has been filed in this registry by Panyako Achuodho, of Kawere II Sub-location, Kanyamkago, P.O. Box 455, Kisii, in his capacity as son of the deceased.

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

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

Dated the 26th February, 1991.

MUGA APOINDI, Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 2583

IN THE HIGH COURT OF KENYA AT KISII IN THE MATTER OF THE ESTATE OF OMAE SABOIGO OF KISII DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 43 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Bonyaoro, Bomorenda, on 11th June, 1986, has been filed in this registry by Bathsheba Kemunto Matunda, of South Wanjare, P.O. Box 35, Kisii, in her capacity as widow of the deceased.

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

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

Dated the 26th February, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 2584

IN THE HIGH COURT OF KENYA AT KISH IN THE MATTER OF THE ESTATE OF FLORENCE N. OYIOK OF KISH DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 44 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Getembe Hospital, Kisii, on 26th February, 1990, has been filed in this registry by Samuel Oyioka Osese, of Nyaribari Sub-location, Kiogoro, P.O. Box 1054, Kisii, in his capacity as widower of the deceased.

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

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

Dated the 27th February, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 2585

IN THE HIGH COURT OF KENYA AT KISH IN THE MATTER OF THE ESTATE OF SALOME KEMUNTO MORIASI OF KISH DISTRICT PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 46 OF 1991

LET ALL the parties concerned take notice that a potition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Kisii, on 11th March, 1989, has been filed in this registry by Samuel Araka Moriasi, of Nyaribari Chache Sub-location, Keumbu, P.O. Box 1440, Magena, in his capacity as son of the deceased.

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

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

Dated the 5th March, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 2586

IN THE HIGH COURT OF KENYA AT KISH IN THE MATTER OF THE ESTATE OF ZAPHANIA CHOI NYAMARI OF KISM DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 47 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration, intestate to the estate of the above-named deceased, who died at Bassi, Borabu Location, on 4th January, 1968, has been filed in this registry by Lawrence Joseck Magoma, of Bosansa Sub-Jocation, P.O. Box 3113, Kisii, in his capacity as son of the deceased.

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

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

Dated the 7th March, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 2587

IN THE HIGH COURT OF KENYA AT KISII IN THE MATTER OF THE ESTATE OF ZEPHANIA MAGANGI ORANGI OF KISII DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 48 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Getembe Maternity and Nursing Home, on 28th June, 1989, has been filed in this registry by Micah Jason, of Magenche Sub-location, Majoge, Borabu Location, of P.O. Box 27, Kenyenya, in her capacity as widow of the deceased.

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

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

Dated the 8th March, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

IN THE HIGH COURT OF KENYA AT KISII IN THE MATTER OF THE ESTATE OF JOSEPH OTIENO OKOTH OF SOUTH NYANZA DISTRICT PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 50 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Gem Kajulu, Kabor, on 29th March, 1974, has been filed in this registry by Pamela Akinyi Otieno, of Kajulu Sub-location, Gem Location, of P.O. Box 60, Asumbi, in her capacity as widow of the deceased.

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

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

Dated the 7th March, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE No. 2589

IN THE HIGH COURT OF KENYA AT KISII IN THE MATTER OF THE ESTATE OF BOSIRE MATENA AND NYATESI BOSIRE BOTH OF KISII DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 51 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of tetters of administration intestate to the estate of the above-named deceased, who died at Marani, on 29th August, 1972 and 22nd April, 1985, has been filed in this registry by (1) Bosire and (2) Barongo Nyatesi, of Mwagichana Sub-location, Marani, P.O. Box 821, Kisii, in their respective capacities as son and widow of the deceased.

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

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

Dated the 14th March, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 2590

IN THE HIGH COURT OF KENYA AT KISII IN THE MATTER OF THE ESTATE OF DAVID SIRWERI O. KINGOINA OF KISII DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 52 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, on 21st December, 1990, has been filed in this registry by Meshack Monda Kingoina, of Botabori Sub-location, Gesima, P.O. Box 82, Gesima, in his capacity as brother of the deceased.

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

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

Dated the 11th March, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 2591

IN THE HIGH COURT OF KENYA AT KISII IN THE MATTER OF THE ESTATE OF OROO RAGAYA OF KISII DISTRICT

PROBATE AIND ADMINISTRATION

SUCCESSION CAUSE No. 54 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nyabite, Siamani, on 2nd March, 1978, has been filed in this registry by Rucia Monyenye Orco, of Siamani Sub-location, West Mugirango, P.O. Box 3, Nyamira, in her capacity as widow of the deceased.

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

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

Dated the 15th March, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE No. 2592

IN THE HIGH COURT OF KENYA AT KISH IN THE MATTER OF THE ESTATE OF NYAUNDI MONGARE OF NYAMIRA DISTRICT PROBATE AND ADMINISTRATION

SUCCESSION CAUSE 55 OF 1991

LET ALI, the parties concerned take notice that a potition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nyamira Hospital, on 6th April, 1991, has been filed in this registry by Yobesia Kerubo Mongare, of Siamani Sub-location, Nyamira, P.O. Nyamira, in her capacity as widow of the deceased.

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

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

Dated the 20th March, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE No. 2593

IN THE HIGH COURT OF KENYA AT KISH IN THE MATTER OF THE ESTATE OF ANGWENYI NYAKUNDI OF KISH DISTRICT PROBATE AND ADMINISTRATION

Succession Cause No. 58 of 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mwagichana, West Kitutu, on 25th November, 1975, has been filed in this registry by Teresia Kemunto Angwenyi, of Mwagichana Sub-location, West Kitutu, P.O. Box 590, Kisii, in her capacity as widow of the deceased.

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

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

Dated the 25th March, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

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IN THE HIGH COURT OF KENYA AT KISH IN THE MATTER OF THE ESTATE OF OBONYO ONSOMU OF KISH DISTRICT PROBATE AND ADMINISTRATION

Succession Cause No. 59 of 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at $M^{(1)}$ into the struct Kisii, on 16th October, 1991, has been filed in this restrict ry Mongeri Onsomu, of "igorea Sub-location, Milling decision, P.O. Megonga via Kisii, in his capacity as brother of the deceased.

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

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

Dated the 28th March, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE No. 2595

IN THE HIGH COURT OF KENYA AT KISII IN THE MATTER OF THE ESTATE OF SARANGE OTIENO OF KISII DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 61 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nyataro, South Mugirango, Borabu, on 5th February, 1977, has been filed in this registry by Wilson Mauti, of South Mugirango, P.O. Box 62, Etago, in his capacity as son of the deceased.

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

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

Dated the 3rd April, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 2596

IN THE HIGH COURT OF KENYA AT KISH IN THE MATTER OF THE ESTATE OF SABINA KEMUNTO TINEGA, KISH DISTRICT PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 63 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mwomogesa, Mwamosioma, on 20th September, 1989, has been filed in this registry by Okiama Tingga, of Mwamosioma Sub-location, Mwamogesa, P.O. Box 1685, Kisii, in his capacity as son of the deceased.

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

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

Dated the 3rd April, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 2597

IN THE HIGH COURT OF KENYA AT KISII IN THE MATTER OF THE ESTATE OF MOMANYI OMBOINDOGORA OF KISII DISTRICT

PROBATE AND ADMINISTRATION Succession Cause No. 64 of 1991

LET ALL the priviles concerned take notice that a petition for as grant of learns of infinitization integrate to the estate of the abovenamid decerned, who died at Diricht Hospital, Kisii, on 7th May, 1986, has been filed in this registry by Sabina Kemunio Momany', of Bonyamoyio Sub-location, Nyaribari Chache Location, P.O. Box 35, Kisii, in her capacity as widow of the deceased.

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

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

Dated the 4th April, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE No. 2598

IN THE HIGH COURT OF KENYA AT KISII IN THE MATTER OF THE ESTATE OF KERUBO MOREMA OF KISII DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 65 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nyakobaria, on 2nd March, 1978, has been filed in this registry by Juvenalis Raterno Mokema, of Nyakobaria Sub-location, Nyakoe, of P.O. Box 799, Kisii.

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

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

Dated the 3rd April, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE No. 2599

IN THE HIGH COURT OF KENYA AT KISII IN THE MATTER OF THE ESTATE OF OTOTO NYARIAMBOKIA OF KISII DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 66 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nyankuru, on 18th November, 1990, has been filed in this registry by Julius Omosa Ototo, of B. B. Boburia Sub-location, Nyaribari Chache Location, P.O. Box 1051, Kisii, in his capacity as son of the deceased.

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

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

Dated the 4th April, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

IN THE HIGH COURT OF KENYA AT KISII IN THE MATTER OF THE ESTATE OF FELIX OMBASA ONSARE OF KISII DISTRICT PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 67 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, Kenya, on 10th October, 1986, has been filed in this registry by Marcella Kemuma Ombasa, of Bosinange Sub-location, Wanjare Location, P.O. Box 411, Kisii, in her capacity as widow of the deceased.

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

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

Dated the 12th April, 1991.

MUGA APONDI, Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 2601

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT EMBU

IN THE MATTER OF THE ESTATE OF M'KAMUNYI MWAMBIA OF GICHERA SUB-LOCATION, EMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE 'No. 96 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Gichera Village, Runyenjes, on 12th June, 1991, has been filed in this registry by Ejidio M. Ireri Nyaga, of P.O. Box 1652, Embu, in his capacity as grandson of the deceased.

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

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

Dated the 12th June, 1991.

KABURU BAUNI, District Registrar, Embu.

GAZETTE NOTICE No. 2602

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT EMBU

IN THE MATTER OF THE ESTATE OF M'THAMA NJERENGA ALIAS MURUATHAMA NJERENGA OF GICHECHE LOCATION, EMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 99 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kagaari Location, Embu, on 17th October, 1969, has been filed in this registry by Njeru M'Thama, of P.O. Box 6098, Runyenjes, in his capacity as son of the deceased.

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

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

Dated the 5th June, 1991.

KABURU BAUNI, District Registrar, Embu.

GAZETTE NOTICE NO. 2603

IN THE HIGH COURT OF KENYA AT NYERI IN THE MATTER OF THE ESTATE OF ISHUMAEL KARIUKI MUCHUMBI OF LOCATION 14, KIRU, MURANG'A DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 31 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, on 17th June, 1990, has been filed in this registry by Beth Mumbi Kariuki, of P.O. Box 213, Kiriaini, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 25th March, 1991.

J. S. MUSHELLE, Deputy Registrar, Nyeri.

GAZETTE NOTICE NO. 2604

IN THE HIGH COURT OF KENYA AT NYERI IN THE MATTER OF THE ESTATE OF ABDUL OSMAN ALLU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 45 of 1991

LET ALL the parties concerned take notice that a petition for a grant of probate of the will of the above-named deceased, who died at Nairobi, on 14th July, 1990, has been filed in this registry by (1) Hajrabai Abdul Osman Allu (Mrs.) and (2) Walimohamed Abdul Osman Allu, in their capacities as the joint executors and trustees, respectively, of the deceased's will, through Messrs. Ghadialy & Company, advocates of Kenyatta Road, P.O. Box 130, Nyeri.

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

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

Dated the 22nd April, 1991.

J. S. MUSHELLE, Deputy Registrar, Nyeri.

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

GAZETTE NOTICE No. 2605

IN THE HIGH COURT OF KENYA AT NYERI IN THE MATTER OF THE ESTATE OF ISAAC GITHAIGA CHEGE

PROBATE AND ADMINISTRATION

Synamous Queen NL 40 4004

SUCCESSION CAUSE No. 48 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at General Hospital, Nyeri, on 9th September, 1990, has been filed in this registry by Miriam Muthoni Githaiga, of P.O. Box 224, Nyahururu, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 13th May, 1991.

J. S. MUSHELLE, Deputy Registrar, Nyeri.

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT INYERI

IN THE MATTER OF THE ESTATE OF MACHARIA GATHOROKO OF KIANJOGU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 300 OF 1990

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Tumu Tumu Hospital, on 24th June, 1983, has been filed in this registry by (1) John Nderitu Macharia, (2) Jackson Mucheru Macharia, (3) Hezron Theuri Macharia, (4) Maitai Macharia, (5) Wilson Mathenge Macharia and (6) Justus Waigiwa Macharia, all of P.O. Box 204, Karatina, in their capacities as administrators of the deceased's estate.

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

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

Dated the 25th April, 1991.

J. S. MUSHELLE. District Registrar, Nyeri.

GAZETTE NOTICE NO. 2607

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT NYERI

IN THE MATTER OF THE ESTATE OF PATRICK KARIMI KAGO OF KIAMWANGI VILLAGE, IRIA-INI LOCATION PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 41 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, on 21st May, 1990, has been filed in this registry by Muthoni Mugo, of P.O. Box 130, Karatina, in her capacity as an administratrix of the deceased's estate.

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

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to

Dated the 18th March, 1991.

J. S. MUSHELLE, District Registrar, Nyeri.

GAZETTE NOTICE NO. 2608

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT INYERI

IN THE MATTER OF THE ESTATE OF NJOGU s/o NJERU OF ABORETUM, NAIROBI

PROBATE AND ADMINISTRATION

SUCCESSION 'CAUSE No. 42 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kenyatta National Hospital, on 15th April, 1979, has been filed in this registry by Joyce Wambui Njogu, of P.O. Box 650, Karatha, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 18th March 1991

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J. S. MUSHELLE, District Registrar, Nyeri. GAZETTE NOTICE NO. 2609

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT NYERI

IN THE MATTER OF THE ESTATE OF CHIURI MATHENGE OF LAIKIPIA PROBATE AND ADMINISTRATION SUCCESSION CAUSE No. 43 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Nanyuki, on 23rd March, 1983, has been filed in this registry by (1) Duncan Murigu Ngetha, (2) Gladys Wanjugu Mathenge and (3) Eunice Wanjira Kaminji, all of P.O. Box 30296, Nairobi, in their capacities as an administrator and administratrices of the deceased's estate.

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

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

Dated the 19th March, 1991.

J. S. MUSHELLE. District Registrar, Nyeri.

GAZETTE NOTICE NO. 2610

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT NYERI

IN THE MATTER OF THE ESTATE OF KARUYA MUNYU ALIAS RUFUS KAWAYA OF NAIROBI PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 54 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kenyatta National Hospital, on 11th September, 1984, has been filed in this registry by Munuhe Gathuini, of P.O. Box 103, Karatina, in his capacity as an administrator of the deceased's state.

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

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

Dated the 22nd March, 1991.

L. W. GITARI. District Registrar, Nyeri.

GAZETTE NOTICE No. 2611

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT NYERI

IN THE MATTER OF THE ESTATE OF BENSON NDUNGU THEURI ALIAS NDUNGU THEURI MWEMA OF SAGANA, KIRINYAGA

PROBATE AIND ADMINISTRATION

SUCCESSION CAUSE No. 111 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Sagana, Kirinyaga, on 24th July, 1989, has been filed in this registry by (1) Jeriote Wanjira Ndungu and (2) Josphine Waniugu Ndungu, both of P.O. Box 63, Mweiga, in their capacities as administratrices of the deceased's estate.

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

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

Dated the 6th May, 1991.

J. S. MUSHELLE, District Registrar, Nyeri.

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT KIAMBU

IN THE MATTER OF THE ESTATE OF MICHAEL NJONGE KAMONI OF NDUMBERI VILLAGE, NDUMBERI LOCATION, KIAMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 82 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kiambu District, on 5th February, 1989, has been filed in this registry by Kamoni Mubia Njonge, and two others, all of Ndumberi, in their capa-cities as sons of the deceased.

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

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

Dated the 10th May, 1991.

R. K. MWANGI, District Registrar, Kiambu.

GAZETTE NOTICE NO. 2613

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT KIAMBU

IN MATTER OF THE ESTATE OF NGAMAU KAIGUA OF NYAGA VILLAGE, GITHUNGURI LOCATION, KIAMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 149 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the a grant or leavers on administration micestate to the estate of the above-named deceased, who died at Nyaga, Githunguri, on 22nd November, 1990, has been filed in this registry by (1) Njeri Kaigua and (2) Wahu Kaigua, both of Nyaga Village, in their capacities as daughters-in-laws of the deceased.

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

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

Dated the 7th June, 1991.

R. K. MWANGI, District Registrar, Kiambu.

GAZETTE NOTICE NO. 2614

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT KIAMBU

IN THE MATTER OF THE ESTATE OF DAVID KARANJA KIBURUTHU OF MUGUGA VILLAGE, KIKUYU

LOCATION, KIAMBU DISTRICT PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 152 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Lari, on 26th April, 1991, has been filed in this registry by Serah Wambui Karanja, of P.O. Box 10414, Nairobi in her capacity as widow of the deceased.

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

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

Dated the 12th June, 1991.

R. K. MWANGI, District Registrar, Kiambu.

GAZETTE NOTICE No. 2615

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT BUNGOMA

IN THE MATTER OF THE ESTATE OF ALBERT SIMIYU KANYANYA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 51 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased who died at Musikoma Village, on 29th September, 1989, has been filed in this registry by Vincent Wamalwa Simiyu, of P.O. Box 719, Bungoma, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 3rd June, 1991.

N. O. ATEYA, District Registrar, Bungoma.

GAZETTE NOTICE NO. 2616

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA IN THE MATTER OF THE ESTATE OF NYOIKE MUIGUITHIA OF GATUNDU, KIAMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 58 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kiambu District, on 12th July, 1983, has been filed in this registry by Peter Waweru Nyoike, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 13th May, 1991.

J. KIARIE. District Registrar, Thika.

GAZETTE NOTICE NO. 2617

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA IN THE MATTER OF THE ESTATE OF KIMANI KANYI ALIAS KIMANI KANYI PETER OF KANDARA, MURANG'A

PROBATE AND ADMINISTRATION SUCCESSION CAUSE No. 97 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Murang'a District, on 17th May, 1990, has been filed in this registry by Francis Mwangi Kimani, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 10th June, 1991.

J. KIARIE, District Registrar, Thika.

21st June, 1991

GAZETTE NOTICE NO. 2618

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA IN THE MATTER OF THE ESTATE OF GABRIEL SIDA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 47 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Buyofu Sub-location, on 10th October, 1981, has been filed in this registry by James Wekesa Makhulu, of P.O. Box 35, Nambale, in his capacity as son of the decased.

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

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

Dated the 4th April, 1991.

N. H. OUNDU, District Registrar, Busia (K).

GAZETTE NOTICE NO. 2619

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA IN THE MATTER OF THE ESTATE OF SADOCK OUNDU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 48 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the alfove-named deceased, who died at Budungo, on 11th August, 1984, has been filed in this registry by Jared Naliali Were, of P.O. Box 90534, Mombasa, in his capacity as son of the deceased.

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

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

Dated the 4th April, 1991.

N. H. OUNDU, District Registrar, Busia (K).

GAZETTE NOTICE NO. 2620

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA IN THE MATTER OF THE ESTATE OF TIMOTH

MWANGA OBONYO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 49 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Elukhale Village on 16th July, 1981, has been filed in this registry by Marsalia Musumba Mwanga, of P.O. Box 35, Butula, in her capacity as widow of the deceased.

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

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

Dated the 9th April, 1991.

N. H. OUNDU, District Registrar, Busia (K).

GAZETTE NOTICE NO. 2621

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA IN THE MATTER OF THE ESTATE OF WERE OKUMU ODUNGA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 50 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mundika, on 5th August, 1990, has been filed in this registry by Everline Ohawo Were, of P.O. Box 332, Busia (K), in her capacity as widow of the deceased.

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

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

Dated the 9th April, 1991.

N. H. OUNDU, District Registrar, Busia (K).

GAZETTE NOTICE NO. 2622

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA IN THE MATTER OF THE ESTATE OF POLOI OCHIENGI PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 51 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kingandole Sub-location, on 9th February, 1980, has been filed in this registry by Francis Ouma Poloi, of P.O. Box 20, Bumala, in his capacity as son of the deceased.

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

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

Dated the 9th April, 1991.

N. H. OUNDU, District Registrar, Busia (K).

GAZETTE NOTICE NO. 2623

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA IN THE MATTER OF THE ESTATE OF OMBUDIE OLIPA PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 52 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Bululo Village, on 16th April, 1986, has been filed in this registry by Maurice Olipa Sisukha, of Matayos, in his capacity as brother of the deceased.

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

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

Dated the 9th April, 1991.

N. H. OUNDU, District Registrar, Busia (K). IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA IN THE MATTER OF THE ESTATE OF ELLY WANDO D. GAUNYA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE INo. 53 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Bukhulungu, Samia, on 30th August, 1975, has been filed in this registry by Oduya Eli Andoli, of Funyula, in his capacity as son the deceased.

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

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

Dated the 11th April, 1991.

N. H. OUNDU, District Registrar, Busia (K).

GAZETTE NOTICE No. 2625

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA IN THE MATTER OF THE ESTATE OF CHARLES EMUDULI EKWENYE

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 54 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kuturu, Amukura, on 29th May, 1991, has been filed in this registry by John Emuduki, of P.O. Box 60, Amukura, in his capacity as son of the deceased.

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

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

Dated the 15th April, 1991.

N. H. OUNDU, District Registrar, Busia (K).

GAZETTE NOTICE NO. 2626

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA IN THE MATTER OF THE ESTATE OF OYAGA OBURE ALIAS ONYANGO OURE

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 55 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Matunga, on 8th June, 1989, has been filed in this registry by Sikolastica Andrea Wanga, of P.O. Box 99, Funyula, in her capacity as widow of the deceased.

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

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

Dated the 16th April, 1991.

N. H. OUNDU, District Registrar, Busia (K).

GAZETTE NOTICE NO. 2627

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA IN THE MATTER OF THE ESTATE OF SIMON OTIENO OWUOR

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 56 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Busia, on 10th March, 1991, has been filed in this registry by James Odhiambo Ownor, of P.O. Box 14, Musanda, in his capacity as brother of the deceased.

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

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

Dated the 18th April, 1991.

N. H. OUNDU, District Registrar, Busia (K).

GAZETTE NOTICE NO. 2628

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA IN THE MATTER OF THE ESTATE OF ISACK KWENA SIRO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 57 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Marachi Location, on 6th December, 1983, has been filed in this registry by James Otieno Kwena, of P.O. Box 35, Butula, in his capacity as son of the deceased.

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

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

Dated the 19th April, 1991.

N. H. OUNDU, District Registrar, Busia (K).

GAZETTE NOTICE NO. 2629

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA IN THE MATTER OF THE ESTATE OF ORUKAN ALIAS ILIAMA ORUKAN IDIAMA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 58 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Amukura, on 5th January, 1989, has been filed in this registry by Munyane Orukan Idiama, of P.O. Box 24, Amukura, in his capacity as son of the deceased.

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

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

Dated the 19th April, 1991.

IN THE HIGH COURT OF KENYA AT NAIROBI Succession Cause No. 1015 of 1989 SAMSON OWINO, DECEASED

NOTICE TO CREDITORS

NOTICE is given pursuant to section 91 of the Law of Succession Act (Cap. 160) and section 29 of the Trustee Act (Cap. 167), that any person having a claim in the estate of the late Samson Owino, of Ireda, Lira District in Uganda, who died on 1st January, 1979, is required to send the particulars thereof in writing to Mathew John Anyara Emukule, of P.O. Box 30423, Nairobi, the lawful attorney of Tom Ogwal, of P.O. Box 6806, Kampala, Uganda, the personal representative of the estate of the deceased within thirty (30) days from the date of this gazette notice, after which date the said attorney will transfer the assets of the deceased in Kenya to the personal representative for distribution having regard only to the claims and interests of which he will have had notice and will not as respects the property so distributed, be liable to any person whose claim he shall not have had notice.

Dated the 27th May, 1991.

M. J. A. EMUKULE, ROBSON HARRIS & CO., Advocates for the Personal Representative, P.O. Box 30423, Nairobi.

GAZETTE NOTICE NO. 2631

IN THE MATTER OF THE COMPANIES ACT

(Cap. 486)

AND

IN THE MATTER OF KENYA GLASSWORKS LIMITED IN THE HIGH COURT OF KENYA AT MOMBASA Winding-up Cause No. 2 of 1991

NOTICE is given that a petition for the winding-up of the above-named company by the High Court of Kenya at Mombasa, was, on 29th April, 1991, presented to the said court by (1) Alois Mathias, (2) Rodgers Mwandami, (3) Alex Ndolo, (4) Polycap Mukhwana, (5) Sirily Maswili, (6) Peter Wachira, (7) Christopher Mwangi, (8) Gabriel Chitole, (9) Peter Matangala and (10) Cannon Dima, all of P.O. Box 89447, Mombasa, and that the said petition is directed to be heard before the court sitting at Mombasa, on 8th July, 1991, at 9 a.m., and any creditor or contributory of the said company desirous to support or oppose the making of an order on the petition may appear at the time of hearing in person or by his advocate for that purpose and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring such copy on payment of the regulated charge for the same.

Dated the 21st May, 1991.

KHAMINWA & KHAMINWA,

Advocates for the Petitioners, Ambalal House, 4th floor, P.O. Box 89447, Mombasa.

NOTE

(Any person who intends to appear on the hearing of the said petition must serve on, α ; send by post to the abovenamed, notice in writing of his intention so to do. The notice must state the name and address of the person, or if a firm, the name and address of the firm and must be signed by the person or firm, or his or their advocate, if any, and must be served, or if posted, must be sent by post in sufficient time to reach the above-named, not later than 5th July, 1991, at 4 p.m.

GAZETTE NOTICE NO. 2632

KENYA NATIONAL 'ASSURANCE COMPANY LIMITED (Incorporated in Kenya)

Head Office: P.O. Box 20425, Nairobi

LOSS OF POLICY

Policy No. 0670018 in the name and on the life of Clifton Mutsotso Anami.

APPLICATION has been made to this company for the issue of a duplicate policy in place of the above-numbered policy, the original having been reported as lost or stolen. Notice is given that unless objection is lodged to the contrary at the office of the company within thirty (30) days from the date of publication of this notice, a duplicate policy will be issued which will be the sole evidence of the contract.

> T. N. MWANGI, Chief Manager, Life Division.

GAZETTE NOTICE NO. 2633

THE LOCAL GOVERNMENT ACT

(Cap. 265)

THE MUNICIPAL COUNCIL OF HOMA BAY

APPOINTMENT OF A PUBLIC PROSECUTOR

IN EXERCISE of the powers conferred by section 260 (1) of the Local Government Act, the Municipal Council of Homa Bay has, with effect from 20th May, 1991, appointed—

CHARLES OKINYI OLELA

an acting enforcement assistant, to be a public prosecutor in subordinate courts, for all cases within the jurisdiction of the council under the Local Government Act and by-laws made by the council.

By order of the Municipal Council of Homa Bay.

J. K. KIIRU, Acting Town Clerk.

GAZETTE NOTICE NO. 2634

OFFICE OF THE PRESIDENT NATIONAL YOUTH SERVICE

Tender No. NYS/1/91-92

Pre-qualification of Contractors for the Nyayo Bus Corporation

TENDERS are invited for the supply of motor vehicle spare parts for models: Iveco, Daf, Isuzu, Volvo, Land Rover, Peugeot, Toyota and Leyland, as and when required up to and including 30th June, 1994.

All interested firms for the above tender are invited to quote and provide the following data:

- 1. Indicate their incorporation as to postal and physical address, line business, stating if they are manufacturers, local principal agents or franchise holders.
- 2. Past performances in spare parts supply, and what models and volume.
- 3. Location of warehousing facilities.
- 4. Financial standing and capabilities. Provide financial references like banks or guarantor/s, amount of business one can finance at any one time and the maximum credit period which can be extended before payment.
- 5. Shareholding (whether a proprietorship, partnership, limited company, etc.) showing the relevant shares subscription including names of directors.
- 6. Current business licence (photocopies).
- 7. Spare parts and body parts catalogues for the models applied for.
- 8. Transportation capacity for deliveries.
- Application for pre-qualification to be accompanied by non-refundable fee or KSh. 500 per each participating firm payable by cash, money order or banker's cheque at National Youth Service headquarters, Ruaraka Nyayo Bus Cashier.

All the above information and data should be bound in plain, sealed envelope so as to reach the Director, National Youth Service Headquarters, P.O. Box 30397, Nairobi, or be placed into the tender box situated at the reception desk on the first floor of the National Youth Service headquarters, on or before Friday, 5th July, 1991, at 10 a.m., the closing date and time.

Interested firms may attend the opening, immediately the tender closes, at National Youth Service headquarters, Conference Room, second floor.

The Government reserves the right to accept or reject any tender in full or in part and no correspondence would be entertained.

C. M. MBUVI, for Director.

THE GOVERNMENT LANDS ACT (Cap. 280)

PLOTS FOR ALIENATION-KISUMU MUNICIPALITY

THE Commissioner of Lands invites applications for the allocation of plots in the above township described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 30, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the Town Clerk, Kisumu Municipal Council, P.O. Box 105, Kisumu, on the prescribed forms which are available from the District Lands Office, Ksumu, and the office of the Town Clerk, P.O. Box 105, Kisumu.

3. Applications must be sent so as to reach the county clerk not later than noon, on 8th July, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
- (b) Refunded to an unsuccessful applicant.
- (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
- (d) Non-refundable KSh. 100, payable to the Commissioner of Lands.

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

- (a) The amount of capital it is proposed to spend on the project.
- (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- (c) The manner in which it is proposed to raise the balance required for development, if any.
- (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
- (e) Individual applicants to indicate numbers of their identity cards.

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

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

General Conditions

The grant will be made under the provisions of the Govern-ment Lands/Trust Land Act, 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.

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

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

Special Conditions

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

2. The lessee shall, within six (6) calendar months of the actual registration of the lease submit in triplicate to the local authority and the Commissioner of Lands plans, (including block plans showing the positions of the buildings and system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twentyfour (24) months of the actual registration of the lease, complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner of Lands:

Provided that notwithstanding anything to the contrary contained in or implied by 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 the rot 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 Commis-sioner 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 land comprised herein:

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

- (a) within twelve (12) months of the actual registration of the lease, the Commissioner of Lands shall refund to the lessee fifty (50) per cent of the stand premium paid in respect of the land; or
- (b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund the lessee twenty-five (25)per cent of the said stand premium; or
- (c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

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

6. The buildings shall not cover less or more of the land or such lesser area as may be laid down by the local authority in its by-laws (as indicated in the schedules).

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

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

9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner of Lands 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 (7) days of demand) or be refunded the amount by which the actual proportionate cost either exceeds or falls short of the amount paid as aforesaid.

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

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

12. The grantee shall pay rates, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or buildings erected thereon including any contributions or other sum paid by the President of the Republic of Kenya in lieu thereof.

13. The President of the Republic of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and have access to water mains, service pipes and drains, telephone or telegraph wires and electrical mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains.

14. The Commissioner of Lands reserves the right to revise the annual ground rent payable hereunder after the expiration of every ten (10) years of the term. Such rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth (10th) year of the term.

CHEDULE "A"

MEDIUM DENSITY RESIDENTIAL PLOTS

Plot No.	Area (Ha.)	Stand Premium	Annual Rent	Survery Fees
1.	0.2	12,000	2,400	2,250
2.	0.2	12,000	2,400	2,250
2. 3.	0.2	12,000	2,400	2,250
4.	0.2	12,000	2,400	2,250
5.	0.2	12,000	2.400	2,250
6.	0.2	12,000	2,400	2,250
· 7.	0.2	12,000	2,400	2,250
8.	0 2	12,000	2.400	2,250
9.	0.2	12,000	2,400	2,250
10.	0.2	12,000	2,400	2,250
11.	0.2	12,000	2,400	2,250
12.	0.2	12,000	2,400	2,250
13.	0.2	12,000	2,400	2,250
14.	0.2	12,000	2,400	2,250
15.	0.2	12,000	2,400	2,250
16.	0.2	12,000	2,400	2,250
17.	0.2	12,000	2,400	2,250
18.	0.2	12,000	2,400	2,250
19.	0.3	18,000	3,600	2,250
20.	0.2	12,000	2,400	2,250
21.	0.2	12,000	2,400	2,250
22.	0.2	12,000	2,400	2.250
23.	0.2	12,000	2,400	2,250
24.	0.2	12,000	2,400	2,250
25.	0.2	12,000	2,400	2,250
26.	0.2	12,000	2,400	2,250
27.	0.12	7,200	1,440	2,250

SCHEDULE "B"

MEDIUM DENSITY RESIDENTIAL PLOTS

Plot No.	Area (Ha.)	Stand Premium	Annual Rent	Survey Fees
1.	0.26	15,600	3,120	2,250
	0.30	18,000	3,600	2,250
2. · 3.	0.29	17,400	3,480	2,250
4.	0.26	15,600	3,120	2,250
5.	0.23	14,000	2,800	2,250
6.	0.19	11,400	2,280	2,250
7.	0.27	16,000	3,200	2,250
8.	0.30	18,000	3,600	2,250
9.	0.21	12,000	2,400	2,250
10.	0.21	12,000	2,400	2,250
11,	0.27	12,000	2,400	2,250
12.	6.21	12,000	2,400	2,250
13.	0.21	12,000	2,400	2,250
14.	0.21	12,000	2,400	2,250
15.	0.21	12,000	2,400	2,250
16.	0.21	12,000	2,400	2,250
17.	0.21	12,000	2,400	2,250
18.	0.21	12,000	2,400	2,250
19.	0.21	12,000	2,400	2,250
20.	0.21	12,000	2,40	2,250
21.	0.21	12,000	2,400	2,250
22.	0.21	12,000	2,400	2,250
23.	0.21	12,000	2,400	2,250
24.	0.21	12,000	2,400	2,250
25.	0.21	12,000	2,400	2,250
26.	0.21	12,000	2,400	2,250
27.	0.21	12,000	2,400	2,250
28.	0.21	12,000	2,160	2,250
29.	0.18	10,800	2,400	2,250
30.	0.21	12,000	2,400	2,250
31.	0.21	12,000	2,400	2,250
32.	0.21	12,000	2,400	2,250

SCHEDULE	"C"
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MEDIUM DENSITY RESIDENTIAL PLOTS

Plot No.	Area (Ha.)	Stand Premium	Annual Rent	Survey Fees
1.	0·35 0·28 0·35	21,000	4,200	2,250
2. 3.	0.28	16.800	3,360	2,250 2,250
4.	0.35	21,000	4.200	2,250
5.	0.32	16,800 19,200	3,360 3,840	2,250
6.	0.25	15,000	3,000	2,250 2,250
7.	0.31	18,000	3,600	2,250
8.	0.27	16,000	3,200	2,250
9.	0.30	18,000	3,600	2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250
10.	0.25	15,000	3,000	2.250
11.	0.30	18,000	3,600	2,250
12.	0.25	15,000	3,000 3,360	2,250
13.	0·28 0·25	16,800	3,360	2,250
14.	0.25	15,000	3,000	2,250
15.	0.19	11,400	2,280	2,250
16.	0.30	18,000	3,600	2,250
17. 18.	0·25 0·23	15,000	3,000	2,250
19.	0.23	14,000	2,800	2,250
20.	0.30	20,000 18,000	4,000 3,600	2,250 2,250
20. 21.	0.30 0.33	20.000	4,000	
22.	0.30	18,000	3,600	2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250
23.	0.33	20,000	4,000	2,250
24.	0.30	18,000	3,6.0	2,250
25.	0.33	20,000	4,000	2,250
26	0·30 0·32 0·29	18.000	3,600	2,250
27.	0.32	19,200	3,840	2.250
28.	0.29	17,400	3,480	2,250
29.	0·31 0·30	17,400 18,000	3,600	2,250
30.	0.30	18,000	3,600	2,250
31.	0.30	18,000	3,600	2,250
32.	0.30	18,000	3,600	2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250
33.	0.30	18,000	3,600	2,250
34.	0.30	18,000 18,000	3,600	2,250
35. 36.	0·30 0·30	18,000	3,600	2,250
30.	0.30	18,000	3,600	2,250
38.	0·29 0·29	17,400 17,400 18,000	3,480 3,480	2,250
39.	0.30	18,000	3,600	2,250
40.	0.30	18,000	3,600	2,250
41.	0.30	18,000	3,600	2,250
42.	0.30	18,000	3,600	2,250
43.	0.30	18,000	3,600	2.250
44.	0.30	18,000	3,600	2,250
45.	0·30 0 28	16.800	3,600 3,360	2,250
46.	0·30 0·37	18,000	3,600	2,250
47.	0.37	18,000 22,200 20,000	4,440	2,250
48.	0.33	20,000	4,000	2,250
49.	0·33 0·29	17,400 12,000	3,480	2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250 2,250
50.	0.20	12,000	2,400	2,250
51.	0.21	12,000	2,400	2,250
52.	0.18	10,800	2,160	2,250
53. 54.	0.18	10,800	2,160	2,250
55.	0.18	10,800 10,800	2,100	2,250 2,250
56.	0.18	10,800	2,160 2,160 2,160	2,250
57.	0.18	10,800	2,100	2,250 2,250
58.	0.18	10,800	2,160	2,250
59.	0.18	10,800	2,160 2,160 2,160 2,160 2,160	2,250 2,250 2,250 2,250
60.	0.18	10,800 10,800	2,160	2.250
61.	0.18	10,800	2,160	2.250
62.	0.18	10,800	2.160	2,250 2,250
63.	0.18	10,800	2.160	2.250
64.	0.18	10,800	1 2 160	2,250
65.	0.18	10,800	2.160	2,250
66.	0.18	10,800	2,100	2,250 2,250
67.	0.18	10,800	2,160	1 2 250

SCHEDULE "D"

COMMERCIAL PLOTS

Plot No.	Area (Ha.)	Stand Premium	Annual Rent	Survey Fces
A	0.08	24,000	4,800	2.250
В	0.09	27,000	5,400	2,250
С	0.09	27,000	5,400	2,250
D	0.09	27,000	5,400	2,250
E F	0.09	27,000	5,400	2,250
F	0.09	27,000	5,400	2,250
G	0.09	27,000	5,400	2,250
н	0.09	27,000	5,400	2,250
· 1	0.09	27,000	5,400	2,250
J	0.09	27,000	5,400	2.250
K	0.09	27,000	5,400	2,250
L	0.08	24,000	4,800	2,250

renounced and abandoned the use of my former name Liz Rukenya Kabugua and in lieu thereof assumed and adopted the name Elizabeth Wakabari Muchoki for all purposes and authorize and request all persons at all times to designate, describe and address me by my assumed name Elizabeth Wakabari Muchoki only.

Dated the 14th June, 1991.

ELIZABETH WAKABARI MUCHOKI, formerly known as Liz Rukenya Kabugua.

GAZETTE NOTICE NO. 2638

DISPOSAL OF UNCOLLECTED GOODS

IN OUR registered letter dated 22nd March, 1991, you Mr. E. A. Osanya Nnyneque, of P.O. Box 30450, Nairobi, was given notice, as provided under section 5 of the Disposal of Uncollected Goods Act (No. 3 of 1987), to take delivery of personal effects held at the Warehouse of Express Kenya Limited, situated at Etcoville, Enterprise Road, L.R. No. 12596/1, Nairobi, within thirty (30) days of that letter subject to payment of KSh. 47,297 and other incidental charges, total amounting to KSh. 47,297. It is regretted that payment has not been made, neither delivery taken and you are advised that unless payment of KSh. 51,797, being storage charges and other incidental charges taken on or before the expiry of three (3) months from the date of this notice, the said goods will be sold as provided under section 7 of the Act, under which section this notice of intention to seli is given.

K. MWENDIA,

Financial Director.

GAZETTE NOTICE NO. 2639

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Alima Wanjiku Kinuthia, of P.O. Box 24953, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 3.1 acres or thereabout, situate the district of Kiambu, known as Dagoretti/Mutuini/295, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 21st June, 1991.

A. M. MURIUKI, Land Registrar, Kiambu District.

NOW ON SALE

DEVELOPMENT PLAN 1989–1993

Price: KSh. 200 (postage KSh. 32.60 in Kenve KSh. 117 overseas)

ECONOMIC SURVEY 1991

Prepared by the Central Bureau of Statistics Ministry of Planning and National Development

Price: KSh.200 (postage KSh. 32.60 in East Africa, KSh. 170 overseas)

Obtainable from the Government Printer, Nairobi

SCHEDULE "E"

		INDUSTRIAL PL	OTS	
Plot No.	Area (Ha.)	Stand Premium	Annual Rent	Survey Fees
A	0.28	28,000	5,600	2,250
В	0.32	32,000	6,400	2,250
B C	0.38	38,000	7,600	2,250
D E F G	0.38	38,000	7,600	2,250
E	0.32	32,000	6,400	2.250
F	0.32	32,000	6,400	2,250 2,250
	0.36	36,000	7,200	2,250
H	0.27	27,000	5,400	2,250
1	0.27	27,000	5,400	2,250
3	0.22	22,000	4,400	2,250
K	0.23	23,000	4,600	2,250 2.250
L	0.46	46,000	9,200	2.250
M	0.28	28,000	5,600	2,250
N	0.33	33,000	6,600	2,250
O P	0.33	33,000	6,600	2,250
P	0.33	33,000	6,600	2,250
Q R	0.33	33,000	6,600	2,250
R	0.35	35,000	7,000	2,250
S	0.23	23,000	4,600	2,250
Т	0.23	23,000	4,600	2,250
U	0.26	26,000	5,200	2,250
· V	0.33	33,000	6,600	2,250
W	0.33	33,000	6,600	2,250
X Y Z	0.33	33,000	6,600	2,250
Y	0.33	33,000	6,600	2,250
Z	0.33	33,000	6,600	2,250
Al	0.33	33,000	6,600	2,250
Bi	0.48	48,000	9,600	2,250
B 2	0.46	46,000	9,200	2,250

GAZETTE NOTICE No. 2635

CHANGE OF NAME

NOTICE is given that by a deed poll dated 24th August, 1990, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 320 in Volume DI, Folio 300/58, File DXXV, by my client, Karatu Cege, of P.O. Box 1, Kandara in the Republic of Kenya, formerly known as Chege Karatu, formally and absolutely renounced and abandoned the use of his former name Chege Karatu and in lieu thereof assumed and adopted the name Karatu Cege for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Karatu Cege only.

Dated the 13th June, 1991.

JANE WANGARE MUTHOGA, Advocate for Karatu Cege, formerly known as Chege Karatu.

GAZETTE NOTICE NO. 2636

CHANGE OF NAME

NOTICE is given that by a deed poll dated 8th May, 1991, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 800 in Volume DI, Folio 316/ 295, File DXXV, by our client, Stephen Mukuha Kariu, of P.O. Box 90, Ruiru, formerly known as Stephen Njoroge Kariu, formally and absolutely renounced and abandoned the use of his former name Stephen Njoroge Kariu and in lieu thereof assumed and adopted the name Stephen Mukuha Kariu for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Stephen Mukuha Kariu only.

Dated the 10th June, 1991.

MURAGURI & MURAGURI, Advocates for Stephen Murua Kariu, formerly known as Stephen Njoroge Kariu.

GAZETTE NOTICE NO. 2637

CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 12th June, 1991, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 447 in Volume DI, Folio 321/ 360, File DXXV, by me, Elizabeth Wakabari Muchoki, of P.O. Box 58969, Nairobi in the Republic of Kenya, formerly known as Liz Rukenya Kabugua, formally and absolutely

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