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## SUPPLEMENTS

### Statutory Instruments

No. 64—The Referendum (Petition) Rules, 2005.

No. 65—The Advocates (Inspection and Approval of Chambers) Regulations, 2005.

General Notice No. 364 of 2005.

### THE REFERENDUM AND OTHER PROVISIONS ACT

ACT No. 1 of 2005

Section 9(3)

### THE PARLIAMENTARY ELECTIONS ACT

ACT No. 8 of 2001

Section 29(1)(a)

## NOTICE

PUBLICATION OF LIST OF POLLING STATIONS TO BE DEGAZETTED AND NEWLY CREATED POLLING STATIONS FOLLOWING SPLITTING OF EXISTING POLLING STATIONS AND CHANGE OF NAMES AND PARTICULARS OF SOME POLLING STATIONS

NOTICE IS HEREBY GIVEN by the Electoral Commission that the list of Polling Stations in Schedules B and C to this Notice are hereby published for purposes of the National Referendum and the Polling Stations in Schedule A are hereby degazetted from the list of Polling Stations that had been published for purposes of the National Referendum, following the splitting and the re-naming of the then existing Polling Stations.

### SCHEDULE A: POLLING STATIONS TO BE DE-GAZETTED

No.	District	S/county	Parish	Old P/Stn
1	Gulu	Lalogi	Jaka	Lalogi P7.
2	Iganga	Iganga T/C	Nakavule	Iganga Hospital
3	Iganga	Iganga T/C	Buligo	Treasury Hall A
4	Jinja	Buwenge T/C	Buwenge South	Buwenge South
5	Kibaale	Kakindo	Igayaza	Market Place
6	Kibaale	Kasiita	Mwitanzige	Nyakafunjo P/S
7	Kibaale	Mpeefu	Nyamukara	Mpeefu T/C
8	Kibaale	Mpeefu	Nyantanzi	Nyakatonzi P/S A
9	Kiboga	Butemba	Bukwiri	Bukwiri T.C
10	Kiboga	Ntwetwe	Sirimula	Katerandulu
11	Kitgum	Kitgum T/C	Town	Court Hall
12	Kitgum	Lokung	Parapono	Ngomoromo
13	Kotido	Kacheri	Kacheri I	S/C H/QRS I
14	Luwero	Luwero T/C	Kiwogozi	Kasana Health Centre
15	Mbarara	Ibanda T/C	Kagongo	Kagongo 3
16	Mbarara	Kakiika	Kakiika	Kakiika O.Q.G
17	Mbarara	Buremba	Nkungu	Nkungu T/C
18	Mbarara	Rwemikoma	Migina	Migina
19	Kyenjojo	Kyegegwa	Kabweza	Bukere

No.	District	S/county	Parish	Old P/Stn
20	Wakiso	Division A	Central	Lunnyo East
21	Kalangala	Mazinga	Butulume	Butulume
22	Kotido	Kotido T/C	Narikapet	Narikapet Detach
23	Kotido	Kalapata	Kalapata	Lokasanya/Kurao O.Q.G
24	Kotido	Kaabong T/C	Kapilani Bar	Kaabong O.Q.G
25	Kotido	Kaabong T/C	Kapilani Bar	Kalani Outside Quarterguard
26	Yumbe	Romogi	Baringa	Onoko Outside Quarterguard
27	Yumbe	Romogi	Kochi	Kochi Outside Quarterguard
28	Adjumani	Pakele	Fuda	Outside Quarterguard
29	Kasese	Kitholu	Kiraro	Kiraro Outside Quarterguard
30	Bundibugyo	Bundibugyo T/C	Kanyansimbi	Outside Quarterguard (A-M)
31	Bundibugyo	Bundibugyo T/C	Kanyansimbi	Outside Quarterguard (N-Z)
32	Bundibugyo	Harugali	Bupomboli	Harugali Outside Quarterguard
33	Bundibugyo	Harugali	Kasulenge	Ngite Outside Quarterguard
34	Bundibugyo	Kasitu	Kikyo	Outside Quarterguard

### SCHEDULE B: POLLING STATIONS TO BE GAZETTED

No.	District	S/County	Parish	New Polling Station
1.	Gulu	Lalogi	Jaka	Lalogi P.7 (A-L) Lalogi P.7 (M-Z)
2.	Iganga	Iganga T/C	Nakavule	Iganga Hospital (A-M) Iganga Hospital (N-Z)
3.	Iganga	Iganga T/C	Buligo	Treasury Hall A (A-M) Treasury Hall A (N-Z)
4.	Jinja	Buwenge T/C	Buwenge South	Buwenge South (A-M) Buwenge South (N-Z)
5.	Kibaale	Kakindo	Igayaza	Market Place (A-M) Market Place (N-Z)
6.	Kibaale	Kasiita	Mwitanzige	Nyakafunjo P/S (A-M) Nyakafunjo P/S (N-Z)
7.	Kibaale	Mpeefu	Nyamukara	Mpeefu T/C (A-L) Mpeefu T/C (M-Z)
8.	Kibaale	Mpeefu	Nyantanzi	Nyakatonzi P/S A (A-M) Nyakatonzi P/S A (N-Z)
9.	Kiboga	Butemba	Bukwiri	Bukwiri T.C (A-M) Bukwiri T.C. (N-Z)
10.	Kiboga	Ntwetwe	Sirimula	Katerandulu (A-M) Katerandulu (N-Z)
11.	Kitgum	Kitgum T/C	Town	Court Hall (A-L) Court Hall (M-Z)
12.	Kitgum	Lokung	Parapono	Ngomoromo (A-L) Ngomoromo (M-Z)
13.	Kotido	Kacheri	Kacheri I	S/C Headquarters I (A-L) S/C Headquarters I (M-Z)
14.	Luwero	Luwero T/C	Kiwogozi	Kasana Health Centre (A-M) Kasana Health Centre (N-Z)
15.	Mbarara	Ibanda T/C	Kagongo	Kagongo 3 (A-M) Kagongo 3 (N-Z)
16.	Mbarara	Kakiika	Kakiika	Kakiika O.Q.G (A-M) Kakiika O.Q.G (N-Z)
17.	Mbarara	Buremba	Nkungu	Nkungu T/C (A-M) Nkungu T/C (N-Z)
18.	Mbarara	Rwemikoma	Migina	Migina (A-M) Migina (N-Z)
19.	Kyenjojo	Kyegegwa	Kabweza	Bukere (A-M) Bukere (N-Z)
20.	Wakiso	Division A	Central	Lunnyo East (A-M) Lunnyo East (N-Z)
21.	Mubende	Butologo	Kilama	Kifumbira Mugambwa Church
22.	Kamuli	Nkondo	Iringa	Kalogozi Market

### SCHEDULE C: POLLING STATIONS WITH CHANGED PARTICULARS

No.	Old Admin. Units	New Admin. Units
1.	Arua, Ayivu County, Manibe S/C, Ewadi Parish; Odravu A and B Polling Stations	Arua, Ayivu county, Manibe S/C, Odravu Parish; Odravu A and B Polling Stations
2.	Arua, Ayivu county, Manibe S/C, Odravu Parish; Ariepe A and B Polling Stations	Arua, Ayivu county, Manibe S/C, Ewadi Parish; Ariepe A and B Polling Stations
3.	Kotido, Jie county, Panyangara S/C, Lokosa Parish; Nakaburu & Namagoasit Polling Stations	Kotido, Jie county, Panyangara S/C, Kamor Parish; Nakaburu & Namagoasit Polling Stations
4.	Kotido, Dodoth county, Lolelia S/C, Locherep Parish; Locherep Polling Stations	Kotido, Dodoth county, Sidok (Kapoth) S/C, Locherep Parish; Locherep Polling Stations
5.	Mbale, Bubulo East, Bupoto S/C, Buwaka Parish; Bunamanzu C.O.U Polling Stations	Mbale, Bubulo East, Bupoto S/C, Namisindwa Parish; Bunamanzu C.O.U Polling Stations
6.	Luwero, Nakaseke county, Kinyogoga S/C, Rwoma Parish; Kyaluwesi Polling Stations	Luwero, Nakaseke county, Wakyato S/C, Kalagala Parish; Kyaluwesi Polling Stations

### 3. POLLING STATIONS THAT HAVE CHANGED NAMES

No.	Old Admin. Units	New Admin. Units
1.	Kirum'och Polling Station, Kalong Parish, Kitenga Sub-county, Buwekula County, Mubende District	Kinyiga B Polling Station, Kalong Parish, Kitenga Sub-county, Buwekula County, Mubende District
2.	Winyi Market/Mani Polling Station, Immeri Parish, Nkondo Sub-county, Budiope County, Kamuli District	Immeri P/Sch Polling Station, Immeri Parish, Nkondo Sub-county, Budiope County, Kamuli District
3.	Budhatemwa Primary School, Budhatemwa Polling Station (05), Buganza Parish, Kitayunjwa Sub-county, Bugabula South, Kamuli District	Kabbale Primary School Polling Station, Buganza Parish, Kitayunjwa Sub-county, Bugabula South, Kamuli District

Issued at Kampala this 18th day of July, 2005.

ENG. DR. BADRU M. KIGGUNDU,  
*Chairman, Electoral Commission.*

General Notice No. 365 of 2005.

### THE ADVOCATES ACT. NOTICE.

#### APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Nakiganda Ida who is stated to be a holder of Bachelor of Laws of Makerere University having been awarded a Degree on the 12th day of October, 2001 and to have been awarded a Diploma in Legal Practice by the Law Development Centre on the 11th day of April, 2003 for the issue of a Certificate of Eligibility for entry of her name on the Roll of Advocates for Uganda.

Kampala, HELLEN OBURA (MRS.),  
30th June, 2005. *Acting Secretary, Law Council.*

General Notice No. 366 of 2005.

### THE ADVOCATES ACT. NOTICE.

#### APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Jacqueline Banona who is stated to be a holder of Bachelor of Laws of Makerere University having been awarded a Degree on the 12th day of October, 2001 and to have been awarded a Diploma in Legal Practice by the Law Development Centre on the 6th day of May, 2005 for the issue of a Certificate of Eligibility for entry of her name on the Roll of Advocates for Uganda.

Kampala, HELLEN OBURA (MRS.),  
30th June, 2005. *Acting Secretary, Law Council.*

General Notice No. 367 of 2005.

### THE ADVOCATES ACT. NOTICE.

#### APPLICATION FOR A CERTIFICATE OF ELIGIBILITY

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Christine T. R. Nambirweki who is stated to be a holder of Bachelor of Laws of Uganda Christian University having been awarded a Degree on the 3rd day of October, 2003 and to have been awarded a Diploma in Legal Practice by the Law Development Centre on the 6th day of May, 2005 for the issue of a Certificate of Eligibility for entry of her name on the Roll of Advocates for Uganda.

Kampala, HELLEN OBURA (MRS.),  
30th June, 2005. *Acting Secretary, Law Council.*

General Notice No. 368 of 2005.

### THE ADVOCATES ACT. NOTICE.

#### APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Alice Namuli who is stated to be a holder of Bachelor of Laws of Makerere University having been awarded a Degree on the 21st day of November, 2003 and to have been awarded a Diploma in Legal Practice by the Law Development Centre on the 6th day of May, 2005 for the issue of a Certificate of Eligibility for entry of her name on the Roll of Advocates for Uganda.

Kampala, HELLEN OBURA (MRS.),  
6th June, 2005. *Acting Secretary, Law Council.*

General Notice No. 369 of 2005.

### THE ADVOCATES ACT. NOTICE.

#### APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Bageya Motooka Aaron who is stated to be a holder of Bachelor of Laws of Makerere University having been awarded a Degree on the 12th day of October, 2001 and to have been awarded a Diploma in Legal Practice by the Law Development Centre on the 6th day of May, 2005 for the issue of a Certificate of Eligibility for entry of his name on the Roll of Advocates for Uganda.

Kampala, HELLEN OBURA (MRS.),  
18th July, 2005. *Acting Secretary, Law Council.*

General Notice No. 370 of 2005.

### THE ADVOCATES ACT. NOTICE.

#### APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by George William Senkatuuka Sentamu who is stated to be a holder of Bachelor of Laws of Makerere University having been awarded a Degree on the 15th day of January, 1999 and to have been awarded a Diploma in Legal Practice by the Law Development Centre on the 21st day of January, 2000 for the issue of a Certificate of Eligibility for entry of his name on the Roll of Advocates for Uganda.

Kampala, HELLEN OBURA (MRS.),  
13th July, 2005. *Acting Secretary, Law Council.*

Kampala,  
13th July, 2005.

HELLEN OBURA (MRS.),  
*Acting Secretary, Law Council.*

Kampala,  
18th July, 2005.

HELLEN OBURA (MRS.),  
*Acting Secretary, Law Council.*

Kampala,  
18th June, 2005.

HELLEN OBURA (MRS.),  
*Acting Secretary, Law Council.*

THE COMPANIES ACT  
CAP.110  
IN THE MATTER OF PROMPT INSURANCE LTD.  
AND  
IN THE MATTER OF A RESOLUTION FOR  
VOLUNTARY WINDING UP OF THE COMPANY  
SPECIAL RESOLUTION

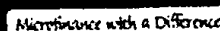
It was Unanimously Agreed and Resolved as follows:

RUGARAMA NERIAN,  
*Director*

RWEKITAMA ROBERT,  
*Director/Secretary*

ROBERT NAKABAALÉ,  
*Liquidator.*

The Board of Uganda Microfinance Limited, formerly Uganda Microfinance Union, wishes to inform the general public that we have been issued a Micro Deposit Taking Institution's (MDI) license by Bank of Uganda Certificate No.: MDI 003.



General Notice No. 377 of 2005.



PUBLIC NOTICE

NOTICE OF INTENTION TO ISSUE A LICENCE FOR  
TRANSPORTATION OF WASTE

(The National Environment (Waste Management)  
Regulations, 1999)

TAKE NOTICE THAT an application for a transportation licence of waste has been received by the National Environment Management Authority (NEMA) from Aron Waste Management Ltd. of P.O. Box 12052, Kampala.

Transportation of municipal and non-hazardous industrial wastes will take place from Kampala District and the wastes will be transported to the municipal waste landfill in Kitezi, Wakiso District.

NEMA will proceed to consider granting the licence for transportation of waste if NO objection or representation is received at the NEMA Offices OR at the District environment offices of Kampala and Wakiso Districts within thirty (30) days from the date of publication of this notice.

Dated at Kampala, this 4th day of April, 2005.

ARYAMANYA-MUGISHA HENRY,  
*Executive Director,*  
National Environment Management Authority (NEMA).

General Notice No. 378 of 2005.

THE TRADE MARKS ACT.

(Cap. 83).

NOTICE.

NOTICE IS HEREBY GIVEN that any person who has grounds to oppose the registration of any of the marks advertised herein may within sixty days from the date of this *Gazette*, lodge a Notice of opposition on Trade Mark Form No. 6 together with a fee of Shs. 4000 in case of National applicants or US\$ 250 in case of Foreign applicants. The period of lodging Notice of opposition may be extended in suitable cases by the Registrar as he thinks fit upon such terms as he may direct. Formal opposition should not be lodged until after reasonable notice has been given by letter to the applicant so that he may have an opportunity to withdraw his application before the expense of opposition proceedings is incurred. Failure to give such notice will be taken into account in considering any application by the opponent for an order for costs if the opposition is uncontested by the applicant. Representations of the marks herein advertised can be inspected at the office of the Registrar of Trade Marks, Amamu House, Plot No. 5B George Street, P.O. Box 6848, Kampala.

(21) APPLICATION NO. 27797 IN PART "A".  
(52) Class 16.

(54)



(53)  
(59)  
(64)

**enliten**  
The power of information

(57) *Nature of goods*— All goods in class 16.

(73) *Name of applicant*—Enliten Limited.

(77) *Address*—2 Rohi Courts Kansanga Ggaba, P.O. Box 11985, Kampala-Uganda.

(74)

(22) *Date of filing application*— 27th June, 2005.

(21) APPLICATION NO. 27878 IN PART "A".

(52) Class 3.

(54)

**THUNDER**

(53)

(59)

(64)

(57) *Nature of goods*— Dishwashing soap, floor cleaner and household cleaner.

(73) *Name of applicant*—Wispro (U) Limited.

(77) *Address*—P.O. Box 10274, Kampala.

(74)

(22) *Date of filing application*— 21st July, 2005.

(21) APPLICATION NO. 27877 IN PART "A".

(52) Class 3.

(54)

**SATISKIN**

(53)

(59)

(64)

(57) *Nature of goods*— Bubble bath, cream soap and hand and body lotion.

(73) *Name of applicant*—Wispro (U) Limited.

(77) *Address*—P.O. Box 10274, Kampala.

(74)

(22) *Date of filing application*— 21st July, 2005.

(21) APPLICATION NO. 27875 IN PART "A".

(52) Class 30.

(54)



(53)

(59)

(64)

(57) *Nature of goods*— Tea.

(73) *Name of applicant*—New Singo Brand Tea.

(77) *Address*—P.O. Box 2937, Kampala-Uganda.

(74)

(22) *Date of filing application*— 20th July, 2005.

(21) APPLICATION No. 27880 IN PART "A".

(52) Class 11.

(54)

(53) *Disclaimer*—Registration of this Trade mark shall give no right to the exclusive use of the letters U K and the ELECTRICAL except as represented.

(59)

(64)

(57) *Nature of goods*—Electrical accessories.(73) *Name of applicant*—Jumbua Investments Co. Limited.(77) *Address*—P.O. Box 1653, Kampala.

(74)

(22) *Date of filing application*—21st July, 2005.

(21) APPLICATION No. 27876 IN PART "A".

(52) Class 3.

(54)

CHEMICO

(53)

(59)

(64)

(57) *Nature of goods*—Household cleaner, toilet cleaner and disinfectant.(73) *Name of applicant*—Wispro (U) Limited.(77) *Address*—P.O. Box 10274, Kampala.

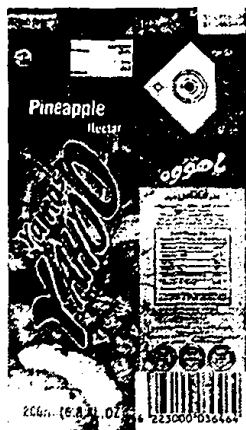
(74)

(22) *Date of filing application*—21st July, 2005.

(21) APPLICATION No. 27862 IN PART "A".

(52) Class 32.

(54)



(53)

(59)

(64)

(57) *Nature of goods*—Fruit drinks and fruit juices.(73) *Name of applicant*—Victoria Trading Co. Limited.(77) *Address*—P.O. Box 1571, Kampala.

(74)

(22) *Date of filing application*—20th July, 2005.

(21) APPLICATION No. B. 849 IN PART "B".

(52) Class 32.

(54)



(53)

(59)

(64)

(57) *Nature of goods*—Fruit drinks and fruit juices.(73) *Name of applicant*—Victoria Trading Co. Limited.(77) *Address*—P.O. Box 1571, Kampala.

(74)

(22) *Date of filing application*—20th July, 2005.

(21) APPLICATION No. B. 850 IN PART "B".

(52) Class 16.

(54)



(53)

(59)

(64)

(57) *Nature of goods*—Serviettes of paper, toilet paper and related goods in class 16.(73) *Name of applicant*—Victoria Trading Co. Limited.(77) *Address*—P.O. Box 1571, Kampala.

(74)

(22) *Date of filing application*—20th July, 2005.

(21) APPLICATION No. 27859 IN PART "A".

(52) Class 34.

(54)

(53) *Disclaimer*—Registration of this Trade mark shall give no right to the exclusive use of the words "WAX MATCHES" except as represented.

(59)

(64)

(57) *Nature of goods*—Wax matches.(73) *Name of applicant*—Aquarties Ltd.(77) *Address*—P.O. Box 25334, Kampala-Uganda.

(74)

(22) *Date of filing application*—18th July, 2005.

(21) APPLICATION NO. 27861 IN PART "A".

(52) Class 20.

(54)

**TOYO**

(53)

(59)

(64)

(57) *Nature of goods*— All goods included in class 20.

(73) *Name of applicant*—Jaribu Credit Traders (U) Limited.

(77) *Address*— P.O. Box 8204, Kampala-Uganda.

(74)

(22) *Date of filing application*— 19th July, 2005.

(21) APPLICATION NO. 27858 IN PART "A".

(52) Class 3.

(54)



(53)

(59)

(64)

(57) *Nature of goods*— Soaps, perfumery, essential oils, cosmetics, hair lotions; dentifrices and all goods included in class 3.

(73) *Name of applicant*—New Streams Ltd.

(77) *Address*—P.O. Box 6009, Kampala.

(74)

(22) *Date of filing application*— 18th July, 2005.

(21) APPLICATION NO. 27855 IN PART "A".

(52) Class 16.

(54)



(53)

(59)

(64)

(57) *Nature of goods*— All goods in class 16.

(73) *Name of applicant*—UNOPHONE (U) Limited.

(77) *Address*— P.O. Box 2839, Kampala-Uganda.

(74) C/o Kasirye, Byaruhanga & Co. Advocates, P.O. Box 10946, Kampala.

(22) *Date of filing application*— 14th July, 2005.

Kampala,  
21st July, 2005.

MAUDAH ATUZARIRWE,  
Assistant Registrar of Trademarks.

## ADVERTISEMENTS

THE REGISTRATION OF TITLES ACT.  
(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

*Leasehold Register*—Volume 1442 Folio 1 Plot No. 207.  
Kyaggwe Block 193, Gulu.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Abisagi Serwanga of Gulu Village, Toro P.O. Box 14028, Mengo, a special Certificate of Title under the above Volume and Folio, the Certificate of Title which was originally issued having been lost.

Kampala,  
24th March, 2004.

ROBERT V. NYOMBL  
*for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.  
(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyaggwe Block 110 Plot 1430 Area 0.056 Hectares at Seeta.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of James Bbosa of P.O. Box 518, Mukono, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Mukono,  
28th April, 2005.

CHRISTINE NAMIREMBE KATENDE,  
*for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.  
(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 195 Plot 44 Approx. 4.10 Hectares at Kyanja.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Yekoneya K. Mukwaya of Makerere Kyadondo, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala,  
5th July, 2005.

DDAMULIRA AHMED,  
*for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.  
(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyaggwe Block 118 Plot 16 Area 2.0 Hectares at Budo.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Peter G. Rwima of P.O. Box 7154, Kampala, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Mukono,  
14th July, 2005.

CHRISTINE NAMIREMBE KATENDE,  
*for Commissioner Land Registration.*

## THE REGISTRATION OF TITLES ACT.

(Cap. 230).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 263 Plot 90 at Bunamwaya.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Everine Natembo of P.O. Box 503, Jinja, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, KAAHWA EDWARD TIBESIGWA,  
20th July, 2005. *for Commissioner Land Registration.*

## THE REGISTRATION OF TITLES ACT.

(Cap. 230).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Buddu Block 36 Plot 5 93.05 Hectares at Kibisi Estate.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Asumani Kitaka, Juma Katende, Matayo Muduse and Yokana Kasasa Kisiriza of P.O. Box 2043, Kampala, a special Certificate of Title under the above mentioned Block and Plot, the Certificate of Title which was originally issued having been lost.

Masaka, A. ORIKIRIZA,  
20th June, 2005. *for Commissioner Land Registration.*

## THE REGISTRATION OF TITLES ACT.

(Cap. 230).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Busiro Block 293 Plot 32 at Sentema.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Minsaki Kibuka Skirudu, a special Certificate of Title under the above Block and Plot, the Certificate of Title, which was originally issued having been lost.

Kampala, KAAHWA EDWARD TIBESIGWA,  
22nd July, 2005. *for Commissioner Land Registration.*

## THE REGISTRATION OF TITLES ACT.

(Cap. 230).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

*Leasehold Register*—Volume 412 Folio 16 Plot No. 6, Nalufenya Road, Jinja.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Gulamhussein Alibhai, Abdulrasul Alibhai and Amrati Alibhai all of P.O. Box 446, Jinja, a special Certificate of Title under the above Volume and Folio, the Certificate of Title which was originally issued having been lost.

Kampala, SARAH KUSIIMA,  
19th July, 2005. *for Commissioner Land Registration.*

## THE REGISTRATION OF TITLES ACT.

(Cap. 230).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 271 Plot 22 at Kyambala.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Amisi Tabula of Kyambala, Kyadondo, Buganda, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, DDAMULIRA AHMED,  
19th July, 2005. *for Commissioner Land Registration.*

## THE REGISTRATION OF TITLES ACT.

(Cap. 230).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Busiro Block 429 Plot 10 Approx. 0.130 Hectare at Bugiri.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Harriet Nansikombi Kawalya Kaggwa (administrator of the estate of late Ernesti Mikaeri Kawalya Kaggwa - Adm. cause No. 275 1994 of the High Court of Uganda), a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, AMBROSE ORIKIRIZA,  
19th July, 2005. *for Commissioner Land Registration.*

## THE REGISTRATION OF TITLES ACT.

(Cap. 230).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Gomba Block 5 Plots 2 and 4 at Kasongode.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Gomba Growers Limited of Kiriri Mumyuka Gomba, P.O. Box 3307, Kampala, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, MPAKA GEORGE KWIRIKAGIRA,  
22nd July, 2005. *for Commissioner Land Registration.*

## THE REGISTRATION OF TITLES ACT.

(Cap. 230).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 208 Plot No. 1223 at Kawempe.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Isa G. Kyemwa, P.O. Box 1146, Kampala, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, OPIO ROBERT,  
29th March, 2004. *for Commissioner Land Registration.*

## THE REGISTRATION OF TITLES ACT.

(Cap. 230).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Mawokota Block 99 Plot 17 Approx. 60.63 Hectares at Maziba.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Yobu Charles Semuyaba c/o Sarah Semuyaba Guardian, Bulange, Kyadondo (minor until 31-5-73), a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, MPAKA GEORGE KWIRIKAGIRA,  
30th June, 2005. *for Commissioner Land Registration.*

## THE REGISTRATION OF TITLES ACT.

(Cap. 230).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 223 Plot No. 1172 at Namugongo.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Richard Kasirye and Steven Seruwe both of P.O. Kyaliwajala, a special Certificate of Title under the above Block and Plot, the duplicate Certificate of Title which was originally issued having been lost.

Kampala, OPIO ROBERT,  
20th August, 2004. *for Commissioner Land Registration.*

## THE REGISTRATION OF TITLES ACT.

(Cap. 230).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kashari Block 2 Plot 77 Ankole.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Miya Nankya, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Mbarara, J.K KARUHANGA,  
19th May, 2005. *for Commissioner Land Registration.*

## DEED POLL

Take notice that I, Arinaitwe Alice and otherwise known as Arinaitwe Mutesi Alice of c/o Faculty of Social Sciences Makerere University P.O. Box 7062, Kampala do by this Deed Poll hereby give public notice that I have formally and absolutely renounced, abandoned and relinquished the names of and or the use of the names Arinaitwe Alice and have instead assumed, adopted and shall be called Mutesi Alice Buhinja which are hereby declared as my proper and true names from to-date.

That for the purpose of evidencing such my determination, I declare that I shall at all times hereafter, in all records, deeds, and writings and in all proceedings, dealings and transactions as well as private, public and upon all occasions whatsoever use and sign the names Mutesi Alice Buhinja in place of and in substitution of my former said names.

I expressly authorise and request all persons at all times to designate and address me by my said names of Mutesi Alice Buhinja.

In witness whereof, I have hereunto subscribed my proper and adopted names of Mutesi Alice Buhinja this 7th day of July, 2005.

MUTESI ALICE BUHINJA,  
*Renouncer/Declarant.*

## CHANGE OF NAME DEED

This change of Name Deed made on this 16th day of August, 2002 by me the undersigned Isaac Sulah Salie now or lately called Sulaiman Ssali of 9 Calton House, 800 Green Lanes, Winchmore Hill, London N21 2SJ.

Witnesses and it is hereby declared as follows:-

1. I absolutely and entirely renounce, relinquish and abandon the use of my former name Sulaiman Ssali and adopt and determine to take and use from the date hereof the name of Isaac Sulah Salie in substitution for my former name of Sulaiman Ssali.

2. The said Isaac Sulah Salie will at all times hereafter in all records, deeds, documents and other writings and in all actions and proceedings as well as in all dealings and transactions and on all occasions whatsoever sign the said name of Isaac Sulah Salie as my name in substitution for my former name of Sulaiman Ssali so relinquished as aforesaid to the intent that the said Sulaiman Ssali may hereafter be called, known or distinguished not by the former name of Sulaiman Ssali but by the name of Isaac Sulah Salie only.

3. I the said Sulaiman Ssali authorise and require all persons to designate, describe and address the said Sulaiman Ssali by the adopted name of Isaac Sulah Salie.

In witness thereof I have signed and delivered as my deed the day and year first above written.

Signed and delivered as a Deed by the above named Isaac Sulah Salie.

ISAAC SULAH SALIE,  
*Renouncer.*

## DEED POLL

By this Deed I, the undersigned Oloka Abbe Kobel of P.O. Box 3253 Kampala, Uganda, now or lately called Lakuma Kigwota P., a natural-born Ugandan citizen son of Mr. V.P. Kobel of P.O. Box 3253, Kampala, Uganda, do hereby for myself and my wife and my children and remoter issue assume as from the date hereof the names of Oloka Abbe Kobel instead of the names of Lakuma Kigwota P. and so that the said original names shall cease to be my names henceforth.

And in pursuance of such new names as aforesaid I hereby declare that I shall at all times hereafter in all records, deeds and instruments in writing and in all actions and proceedings and in all dealings and transactions and upon all occasions whatsoever use and sign the said names of Oloka Abbe Kobel as my names in lieu of the said names of Lakuma Kigwota P. as aforesaid.

And I hereby authorise and request all persons to designate and address me and my children and remoter issue by such new names of Oloka Abbe Kobel only.

In witness whereof I have hereunder signed my new names of Oloka Abbe Kobel this 12th day of July, 2005.

Signed and delivered by the above named Oloka Abbe Kobel formerly known as Lakuma Kigwota P.

OLOKA ABBE KOBEL,  
*Renouncer.*



**STATUTORY INSTRUMENTS SUPPLEMENT**  
*to The Uganda Gazette No. 43 Volume XCVIII dated 22nd July, 2005*  
Printed by UPPC, Entebbe, by Order of the Government.

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**S T A T U T O R Y   I N S T R U M E N T S**

**2005 No. 64.**

**THE REFERENDUM (PETITION) RULES, 2005.**

**ARRANGEMENT OF RULES.**

*Rule.*

1. Title.
2. Application.
3. Interpretation.
4. Form of petition.
5. Items to accompany petition.
6. Mode of presentation.
7. Service.
8. Commission's duty of service of petition.
9. Answer of respondent.
10. Directions for hearing.
11. Trial of petition.
12. Adjournment.
13. Procedure generally.
14. Consolidation of petitions.
15. Irregularities.
16. Death of petitioner
17. Death of respondent.
18. Unopposed petition.

*Rule.*

19. Withdrawal of petition.
20. Withdrawal with leave of Court.
21. Withdrawal without leave of Court.
22. Withdrawal by consent.
23. Appeals to Court of Appeal.
24. Appeals to Supreme Court.
25. Time within which appeals to Court of Appeal and Supreme Court to be completed

SCHEDULE

# STATUTORY INSTRUMENTS

2005 No. 64.

## The Referendum (Petition) Rules, 2005.

*(Under subsection (22) of section 24 of the Referendum and Other Provisions Act, 2005, Act No.1,2005).*

IN EXERCISE of the powers conferred on the Chief Justice by subsection (22) of section 24 of the Referendum and Other Provisions Act, 2005, and in consultation with the Attorney-General, these Rules are made this 18th day of July, 2005.

1. These Rules may be cited as the Referendum (Petition) Rules, 2005. Title

2. These Rules shall apply to the conduct of petitions under Part VI of the Act. Application

3. In these Rules unless the context otherwise requires— Inter-pretation

“Act” means the Referendum and Other Provisions Act, 2005;

“Commission” means the Electoral Commission established by article 60 of the Constitution;

“petition” means a petition under section 24 of the Act;

“High Court Registry” means the Registry of the High Court established at any place in Uganda;

“Registrar” means a registrar of the High Court;

“respondent” means the Commission or a side or other person in respect of whose conduct a petition is lodged under section 24 of the Act;

“side” means the supporter of an affirmative answer to a question in a referendum or the supporter of a negative answer to a question in a referendum, as the case may be, and sides shall be taken to mean both the supporters of an affirmative answer and the supporters of a negative answer to a question in a referendum.

Form of  
petition.

4. (1) Every petition shall—

(a) state the right of the petitioner to present the petition in accordance with section 24 of the Act, namely, that the petitioner is a registered voter, and that the petition is supported by the signatures of not less than two percent of the total number of registered voters in Uganda; or

(b) where the referendum is in respect of a particular part of Uganda, state that the petitioner is a voter registered in that part, and that the petition is supported by the signatures of not less than two percent of the total number of registered voters from that part of Uganda; and

(c) set out a brief statement relied upon by the petitioner of the non-compliance with the provisions of the Act or where applicable the Parliamentary Elections Act, 2001 affecting the result of the referendum in a substantial manner.

(2) A petition shall be substantially in Form A in the Schedule to these Rules and shall be divided into paragraphs numbered consecutively, each of which shall be confined as nearly as possible to a distinct non-compliance complained of.

(3) The petition shall conclude with a prayer requesting the High Court—

- (a) to declare the results published by the Commission to be incorrect and to declare instead the correct results;
- (b) to order a recount of the votes cast;
- (c) to declare the referendum annulled, and to order the Commission to hold a new referendum within 90 days after the date of the annulment;
- (d) to order the Commission to repeat the polling in any place or places; or
- (e) to order or declare any other relief or remedy that the High Court considers appropriate.

(4) The petition shall state—

- (a) the address of the place where personal service can be effected on the petitioner or on any side apart from the Commission;
- (b) the name of the petitioner's advocate or whether the petitioner acts for himself or herself.

(5) In accordance with section 24(11) of the Act, the petition shall be lodged in the High Court registry within thirty days after the referendum results are published in the *Gazette*.

5. (1) The petition shall be accompanied by an affidavit setting out—

Items to  
accompany  
petition.

- (a) the facts of non-compliance complained of;
- (b) any orders given and measures taken by any authority from which a complaint was made to the Commission;
- (c) whether the Commission has confirmed or rejected the existence of non-compliance and what remedial measures if any, were taken by the Commission, and what the effect of those measures was if relevant to the petition.

- (2) The petition shall also be accompanied by—
  - (a) a copy of the petitioner's voter registration document referred to in rule 4(1);
  - (b) a list of any documents on which the petitioner intends to rely;
  - (c) the list of signatures referred to in rule 4(1).

Mode of  
presentation.

6. (1) Presentation of a petition shall be made by the petitioner by leaving it in person, or by or through his or her advocate, at the office of the Registrar within thirty days after the referendum results are published in the *Gazette*.

(2) With the petition shall be delivered four copies of the petition for use by the High Court and for service by the Registrar on the Attorney General.

(3) The petitioner or his or her advocate shall, at the time of presenting the petition—

- (a) pay a fee of twenty currency points; and
- (b) make a deposit of one hundred currency points as security for costs.

(4) If subrule (3) is not complied with, the petition shall not be received by the Registrar.

(5) Immediately upon presentation of the petition, the petitioner shall serve a copy of the petition on the Commission and on any other respondent.

Service.

7. (1) Upon presentation of the petition and compliance by the petitioner or his or her advocate with the requirements of rule 6(3), the Registrar shall send a copy of the petition to the Attorney-General.

(2) Service of documents referred to in these Rules upon a respondent, shall be personal except as provided in subrule (3).

(3) Where a respondent cannot be found within three days for effecting personal service on him or her, the petitioner or his or her advocate shall immediately make an application to the High Court supported by affidavit, stating that all reasonable efforts have been made to effect personal service on the respondent but without success.

(4) If the High Court, on an application under subrule (3) is satisfied that all reasonable efforts have been made to effect personal service on any respondent but without success, the High Court may order that service be effected in any of the other ways prescribed by Order V of the Civil Procedure Rules.

(5) The Registrar shall, in any case, post on the High Court notice board, a copy of the petition.

8. (1) Where the Commission is served with a petition, it shall, within seven days after the service, lodge an affidavit with the Registrar stating—

Comm-  
ission's duty  
of service of  
petition.

(a) the answer of the Commission to the allegations made in the petition and

(e) a statement of any facts found by the Commission on investigating the allegations.

(2) The Commission shall file at least four copies of its affidavit with the Registrar and such further number of copies as the Registrar may direct, for service upon the petitioner and any other respondent and the Attorney General

(3) Any documents relied upon by the Commission shall be annexed to the affidavit.

9. (1) A respondent other than the Commission on whom a petition is served, shall, within three days after the service of the petition, furnish in writing to the Registrar the respondent's address for service or that of the respondent's advocate being the correct address at which any documents related to the proceedings of the petition and intended for the respondent, may be sent.

Answer of  
respondent.

(2) Where the Registrar has received the address of the respondent, the Registrar shall, immediately serve a copy of the Commission's affidavit upon the respondent.

(3) If the respondent fails to comply with subrule (1), the Registrar shall serve a copy of the Commission's affidavit upon the respondent at the address given by the petitioner at the foot of the petition; but the Registrar shall post up every document intended for the respondent on the High Court notice board, and the posting up shall be sufficient notice of it to the respondent.

(4) A respondent, other than the Commission, served with the petition, may answer the petition by an affidavit within two days after the service.

Directions  
for hearing.

10. (1) After the service of the petition and the affidavit of the Commission and the affidavit of any other respondent, the Registrar shall give two days notice to all parties to attend the High Court for directions concerning the hearing of the petition.

(2) The High Court shall, with the consent of the parties or at the Court's own motion—

- (a) receive written notice of an intention not to oppose the petition if any;
- (b) receive written notice that the petitioner wishes to withdraw the petition;
- (c) record any fact or facts which have been agreed by the parties;
- (d) settle the remaining issues if any, for trial;
- (e) give directions as to further and better particulars which may be necessary to avoid surprise at the hearing;



(f) give directions as to the evidence to be called at the trial, whether witnesses should testify by affidavit evidence as to the examination in chief of a witness with oral cross examination and re examination, or by documentary proof, and whether the case will be heard ex-parte in the case of an unopposed petition, and give directions as to the nature of proceedings if the petition is sought to be withdrawn;

(g) assess the length of the trial and fix the date, time and place of the hearing of the petition.

11. (1) The trial of the petition shall be in open court and shall be heard from day to day and shall, as far as possible, but subject to sub rule(6) be completed within seven days. Trial of  
petition.

(2) The trial shall be conducted by a single Judge of the High Court, but where a Judge is prevented by illness or any other cause from hearing or continuing the hearing of the petition, another Judge may take over and continue with the trial of the petition.

(3) The High Court shall, suspend any other matter pending before it and may sit on Sundays and on public holidays in order to complete the trial expeditiously.

(4) The High Court or the Principal Judge may order that the Registry shall remain open on Sundays and public holidays to facilitate the filing and service of documents connected with the hearing of the petition.

(5) The High Court shall declare its findings within thirty days after the petition is filed.

(6) The High Court may, of its own motion, examine any witness or call or recall any witness for examination if the court is of the opinion that the evidence of the witness is likely to assist the court in arriving at a just decision.

(7) A person summoned as a witness by the High Court may, with leave of the court, be cross-examined by the parties to the petition.

Adjourn-  
ment.

12. Subject to rule 11, the High Court may, only in exceptional circumstances, on the application of any party to the petition or on its own motion, adjourn the trial of the petition from time to time.

Procedure  
generally.

13. Subject to the provisions of these Rules, the practice and procedure in respect of a petition shall be regulated, as nearly as may be, in accordance with the provisions of the Civil Procedure Act and the Rules made under it relating to the trial of a suit in the High Court with such modifications as the Court may consider necessary in the interest of justice and expedition of the proceedings.

Consolid-  
ation of  
petitions.

14. Where more petitions than one are presented in relation to the same non compliance, the High Court may direct that some or all of those petitions be dealt with as one petition.

Irregular-  
ities.

15. No proceedings upon a petition shall be defeated by any formal objection or an irregularity in any notice or other document sent by the Registrar to any party to the petition.

Death of  
petitioner

16. (1) A petition shall be abated by the death of a sole petitioner or the survivor of several petitioners.

(2) The abatement shall not affect the liability of the petitioner or any other person, to the payment of costs previously incurred.

(3) If the High Court is satisfied as to the death of a sole petitioner or of the survivor of several petitioners, it shall cause a notice to be published on the High Court notice board, and shall serve a copy of the of the notice on the Commission, and the High Court shall note the abatement of the petition on the record.

17. If a respondent to a petition dies or ceases to exist, the petition shall not abate on that account only.

Death of  
respondent.

18. (1) If the Commission or a respondent upon whom a petition is served does not intend to oppose the petition, the Commission or the respondent shall file a written notice of that intention signed by the Commission, or the respondent, for use by the High Court at the time of giving directions, or at a later time by lodging the notice with the Registrar at least two days before the day appointed for the trial of the petition, exclusive of the day on which the notice is filed, or pay the costs of a later notice.

Unopposed  
petition.

(2) When the notice is brought to the attention of the High Court, directions shall be given concerning the further hearing of the petition.

(3) When a notice is lodged with the Registrar under this rule, the Registrar shall post a copy of the notice on the High Court notice board and serve a copy on the Commission and Attorney General.

(4) Notwithstanding that a petition is not opposed, it shall not abate on that account.

19. (1) A petition may be withdrawn as provided in rules 20, 21 and 22.

Withdrawal  
of petition.

(2) Subject to rules 20, 21 and 22, if a petition is withdrawn, the petitioner shall be liable to pay costs to the respondent.

20. (1) A petition may be withdrawn with leave of the High Court.

Withdrawal  
with leave  
of Court.

(2) An application for withdrawal of a petition under this rule shall be in Form B in the Schedule to these Rules.

(3) Where there is more than one petitioner, no application for leave to withdraw the petition shall be made except with the consent of the other petitioners.

(4) An application for leave to withdraw a petition shall be supported by an affidavit stating the reasons for the withdrawal.

(5) The petitioner shall, when filing the application for leave to withdraw, give to the Registrar a sufficient number of copies for use by the High Court and for service on the Attorney-General; and the petitioner shall serve a copy of the notice on the Commission and on each respondent if any.

(6) The Registrar shall, as soon as possible upon receipt of an application under this rule—

(a) serve a copy of the application on the respondents and on the Attorney-General;

(b) cause to be posted on the High Court notice board and published in the *Gazette*, a notice in Form C in the Schedule to these Rules.

Withdrawal  
without  
leave of  
Court.

21. (1) The petitioner may at any time before the delivery of the respondent's answer or after the receipt of the answer before the petition is called for hearing, by notice in writing, wholly discontinue the petition against all or any of the respondents or withdraw any part or parts of the alleged cause of petition; and thereupon he or she shall pay the respondent's costs of the petition, or if the petition is not wholly discontinued the costs occasioned by the matter so withdrawn.

(2) Upon the filing of the notice of discontinuance under subrule (1) the costs shall be taxed, but the discontinuance or withdrawal, as the case may be shall not be a defence to any subsequent petition.

(3) The petitioner shall, before or within three days after lodging the notice of withdrawal, serve copies of it on each respondent who has complied with the requirements of rule 9 and upon the Attorney General.

22. (1) If all parties to a petition consent to the withdrawal of the petition, the petitioner may lodge in the High Court registry the document or documents signifying the consent of the parties and the petition shall be struck out.

Withdrawal  
by consent.

(2) If not all the parties to the petition consent to the withdrawal of the petition, then—

- (a) the petition shall stand dismissed with costs as against the parties who consent to the withdrawal;
- (b) in the case of the parties who do not consent to the withdrawal the petition shall stand dismissed but without costs.

23. (1) A person aggrieved by the decision of the High Court may appeal to the Court of Appeal within fourteen days after the decision of the High Court.

Appeals to  
Court of  
Appeal.

(2) Subject to the Act, an appeal from the decision of the High Court under section 24 of the Act shall be conducted with necessary modifications, in accordance with the procedure for appeals to the Court of Appeal as prescribed by the Court of Appeal Rules, 1996, appearing in the Schedule to the Court of Appeal Rules Directions, 1996.

24. (1) A person aggrieved by the decision of the Court of Appeal may appeal to the Supreme Court within fourteen days after the decision of the Court of Appeal.

Appeals to  
Supreme  
Court.

(2) Subject to the Act, an appeal under subrule (1) from the decision of the Court of Appeal under section 27 of the Act shall be conducted with necessary modifications, in accordance

with the procedure for appeals to the Supreme Court as prescribed by the Supreme Court of Uganda Rules, 1996, appearing in the Schedule to the Supreme Court Rules Directions, 1996.

Time within  
which  
appeals to  
Court of  
Appeal and  
Supreme  
Court to be  
completed

25. In accordance with section 27(3) and (5) of the Act, appeals to the Court of Appeal and to the Supreme Court shall, except in each case where the court on exceptional grounds extends the time, be completed within thirty days from the lodging of the record of appeal.

SCHEDULE

FORM A

Rule 4

PETITION BY REGISTERED VOTER CHALLENGING THE  
RESULTS OF A REFERENDUM

THE REPUBLIC OF UGANDA

IN THE HIGH COURT OF UGANDA AT .....

IN THE MATTER OF THE REFERENDUM AND OTHER  
PROVISIONS ACT, 2005

REFERENDUM PETITION No.....OF 20 .....

(UNDER RULE .....OF THE REFERENDUM  
(PETITION) RULES, 2005)

BETWEEN

1. .... }  
2. .... } PETITIONER(S)

AND

1. .... }  
2. .... } RESPONDENT(S)

Referendum held on the ..... day of .....20.....

The petition of (name) .....of.....(constituency)  
which is supported by the registered voters whose names and  
signatures are stated at the foot of this petition.

1. Your petitioner(s) is(are) registered voter(s) in ..... constituency.
2. And your petitioner(s) state(s) that a referendum was held in Uganda/.....(particular part of Uganda) and the Electoral Commission has declared (state results as declared by Electoral Commission) as the results of the referendum.
3. And your petitioner says that in holding the referendum there was non-compliance with the provisions of the Referendum and Other Provisions Act, 2005 and/or the Parliamentary Elections Act, 2001.

Therefore your petitioner(s) pray(s) that the Court may—

- (a) declare the published results of the referendum to be incorrect and declare the correct results;
- (b) order the Commission to repeat the polling in any particular place or places;
- (c) annul the referendum and order a new referendum to be held; or
- (d) grant any other remedy the Court may deem appropriate.

Dated this.....day of.....20.....

Signed:.....

*Petitioner(s)*

Address of service

The name(s) of my(our) advocate(s) is(are).....

N.B The petition must be accompanied by an affidavit setting out the facts on which the petition is based.

Registered voters supporting petition.

The petition dated.....in the name of.....being a registered voter in.....Constituency has been supported by—



- (a) in case of a referendum held throughout Uganda not less than two percent of the registered voters of Uganda, the total number of registered voters in Uganda being .....
- (b) in the case of a referendum held in a part of Uganda, namely,.....(state place where referendum was held) not less than two percent of the total number of registered voters from that part of Uganda, the total number of registered voters from that part of Uganda being .....

<i>Name of registered voter</i>	<i>Voter registration number</i>	<i>Signature of supporter</i>

FORM B

Rule 20(2)

APPLICATION FOR LEAVE TO WITHDRAW REFERENDUM  
PETITION

THE REPUBLIC OF UGANDA

IN THE HIGH COURT OF UGANDA AT .....

IN THE MATTER OF THE REFERENDUM AND  
OTHER PROVISIONS ACT, 2005

APPLICATION FOR LEAVE TO WITHDRAW REFERENDUM  
PETITION NO.....OF 20.....

(UNDER RULE .....OF THE REFERENDUM (PETITION)  
RULES, 2005)

BETWEEN

1. .... }  
2. .... } PETITIONER(S)

AND

1. .... }  
2. .... } RESPONDENT(S)

NOTICE OF MOTION

TAKE NOTICE that this honorable court shall be moved on the  
.....day of.....20.... at.....O'clock in the forenoon or  
soon thereafter as counsel for the petitioner(s) can be heard for orders  
that; .....

TAKE FURTHER NOTICE that the grounds upon which this application is based are set out in the affidavit in support of this motion but briefly the grounds are that;

.....  
.....

Dated this ..... day of .....20.....

.....  
*Counsel for the Petitioner(s)*

Lodged in the Registry on the .....day of .....20...

.....  
*Registrar*

FORM C

Rule 20(6)

NOTICE OF APPLICATION TO WITHDRAW REFERENDUM  
PETITION

THE REPUBLIC OF UGANDA

IN THE HIGH COURT OF UGANDA AT .....

IN THE MATTER OF THE REFERENDUM AND  
OTHER PROVISIONS ACT, 2005

NOTICE OF APPLICATION TO WITHDRAW REFERENDUM  
PETITION NO.....OF 20.....

(UNDER RULE .....OF THE REFERENDUM (PETITION)  
RULES, 2005)

BETWEEN

1. .... }  
2. .... } PETITIONER(S)

AND

1. .... }  
2. .... } RESPONDENT(S)

Notice is given that an application has been made to the High Court of  
Uganda for leave to withdraw the petition presented by.....  
.....

(state the name(s) of the Petitioner(s), touching the non-compliance  
complained of in the course of the Referendum held on the  
.....day of .....20.....

Dated this .....day of .....20.....

Signed.....  
*Registrar.*

B. J. ODOKI,  
*Chief Justice.*

### **Cross-references**

1. The Referendum and Other Provisions Act, 2005, Act No. 1 of 2005
2. The Parliamentary Elections Act, 2001, Act No. 8 of 2001
3. The Civil Procedure Act, Cap 71
4. The Civil Procedure Rules, S.I No 71-3
5. The Court of Appeal Rules Directions, 1996, Legal Notice No. 11 of 1996
6. The Supreme Court Rules Directions, 1996, Legal Notice No. 13 of 1996

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**STATUTORY INSTRUMENTS  
SUPPLEMENT No. 24**

**22nd July, 2005**

**STATUTORY INSTRUMENTS SUPPLEMENT**  
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**S T A T U T O R Y   I N S T R U M E N T S**

**2005 No. 65.**

**THE ADVOCATES (INSPECTION AND APPROVAL OF  
CHAMBERS) REGULATIONS, 2005.**

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# STATUTORY INSTRUMENTS

2005 No. 65

## The Advocates (Inspection and Approval of Chambers) Regulations, 2005.

*(Under section 77(1)(a) of the Advocates Act, Cap 267)*

IN EXERCISE of the powers conferred upon the Law Council  
by section 77(1) (a) of the Advocates Act, these Regulations are made this 21st day of December, 2004. Cap. 267.

1. These Regulations may be cited as the Advocates  
(Inspection and Approval of Chambers) Regulations, 2005. Title

2. In these Regulations, unless the context otherwise  
requires— Inter-pretation

“Act” means the Advocates Act; Cap. 267

“certificate of approval of chambers” means a  
certificate issued under regulation 6;

“chambers” means premises used by a practising  
advocate as approved by the Law Council;

“generic names” means any name other than the names  
of partners of a law firm;

“year” means a calendar year.

3. Inspection of chambers shall be carried out by the Law  
Council, its representative or agent once a year. Chambers  
to be  
inspected  
yearly

4. An application for inspection of chambers shall be  
addressed to the secretary of the Law Council and shall be  
submitted at least two months before the expiry of the certificate  
of approval of chambers for the previous year of the applicant. Application  
for  
inspection



Require-  
ments to be  
met before  
approval

5. (1) An advocate's chambers shall be well maintained with a professional appearance and must have—

- (a) a suitable desk for an advocate;
- (b) a separate room for each advocate and another for a clerk, secretary and cashier;
- (c) a secretarial desk and computer or typewriter;
- (d) a reception with chairs or benches for clients;
- (e) a bookshelf;
- (f) a chest of drawers or a filing cabinet;
- (g) a reasonable collection of reference law books including a full set of the Revised Laws of Uganda 2000;
- (h) access to a toilet and sanitary facilities; and
- (i) books of accounts.

(2) The headed paper of every law firm shall bear the names and qualifications of each partner, advocate and legal assistant in the firm.

(3) A law firm with generic names shall only be approved if consent is sought from the Law Council prior to the registration of that name.

(4) The consent referred to in sub-regulation (3) shall be in writing.

(5) Trading shall not be carried on in any chambers.

(6) The Law Council may refuse to approve any chambers that do not meet any of the requirements set out in these Regulations and may order the closure of those chambers until the chambers meet the required standards set out in these Regulations.

6. (1) A firm of advocates whose chambers have been approved shall be issued with a certificate of approval of chambers.

Issue of  
certificate  
of approval  
of chambers

(2) A certificate of approval of chambers shall remain valid for one year.

7. The certificate of approval of chambers may be revoked on any of the following grounds—

Revocation  
of  
certificate  
of approval  
of chambers

(a) change of premises;

(b) change of firm name;

(c) change in partnership of the firm;

(d) striking the name of the partner of the firm off the Roll of Advocates in case of a sole practitioner;

(e) carrying on practice under a name consisting solely or partly of the name of a partner who has ceased to practice as an advocate subject to the Act and other regulations made under it; or

(f) where the Law Council deems it necessary.

8. Every application for inspection of chambers shall be accompanied by the fees prescribed in the Advocates (Fees) Regulations, 2004.

Payment of  
prescribed  
fees  
S.I. 69 of  
2004.

9. Notwithstanding regulation 10 any application for inspection lodged after the 31st of December by any existing chambers, shall attract the penalty prescribed in the Advocates (Fees) Regulations, 2004.

Penalty for  
late  
submission  
of  
application

10. Practice Direction No.1 of 1986 as amended by Legal Notice No. 3 of 1998 is revoked.

Revocation  
of Practice  
Direction  
No.1 of  
1986  
Legal  
Notice No.  
3 of 1998

HON. JUSTICE J. W. N. TSEKOOKO, JSC  
*Chairperson, Law Council.*