

# THE OFFICIAL GAZETTE

### OF THE COLONY AND PROTECTORATE OF KENYA

Published under the Authority of His Excellency the Governor of the Colony and Protectorate of Kenya

Vol. LIV—No. 65

Registered as a Newspaper at the GPO

NAIROBI, November 18, 1952

Price 50 Cents

Published every Tuesday

### CONTENTS

OFFICIAL GAZETT	E	OFFICIAL GAZETTE—(Conid)	
Govt Notice No	PAGE	General No	otice No
1201—Appointments, etc	1169	Bankruptcy Ordinance 2	551-2555
1202-1204—Bills for Introduction into	the Legislative		556-2560
Council—			61, 2576
An Ordinance to Amend 1	the Control of	Notice of Partnership	2562
Hotels Ordinance, to Chang	e the Title of		63, 2571
that Ordinance and to Provid	e for the Con-	Dissolution of Partnership	2572
tinuance Thereof, as Ameno	led, as a Per-		73, 2574
manent Measure	1174		,,
An Ordinance to Make T	етрогагу Рго-	*SUPPLEMENT No 58	
vision for the Control of I	lotels and the	Proclamations Rules and Regulations 1952	
Tariffs Thereof and A	Accommodation	Govt Notice No	PAGE
Therein	1179	1198—The Penal Code—Order	567
An Ordinance to Amend		1199—The Penal Code—Order	567
Petroleum Tax Ordinance	1186	1200—The Emergency (Amendment) Regulations	
1205—The Traffic Ordinance—Appoin		1952—Closure of Schools	568
1206-1207—The Courts Ordinance—			
1208—The Forest Ordinance—Notice		SUPPLEMENT No 59	
1209-1210—The Prisons Ordinance—N		Proclamations Rules and Regulations 1952	
1211—General Cost of Living Index-		Govt Notice No	PAGE
1212—Rent Control Board—Coast		1214—The Advocates Committee (Disciplinary	
pointment	1187	Proceedings) Rules, 1952	569
1213—The Hospital Treatment Reli		1215—The Immigration (Control) (Exemption	
Ordinance, 1951—Appointme	- ,	(Amendment) Regulations, 1952	580
General Notices	1187-1208	1216—The African Poll Tax Ordinance	581
	General Notice No	1217—The Emergency (Amendment) Regulations	
Pharmacy and Poisons Ordinance	2522	1952—Closure of Schools	582
Medical Practitioners and Dentists Ordin	ance 2523	1218—Non-Disallowance of Ordinance	582
Local Registers for Kenya Government S		1219—The Consular Conventions (Kingdom o	
Architects and Quantity Surveyors Ordin		Sweden) Order, 1952	.583
Registration of Titles Ordinance	2526, 2527	1220—The Criminal Procedure Code—Order	583
E.A Currency Board	2528	1221—The Criminal Procedure Code—Appointmen	
Applications for Licence to Operate Air		Under Section 15	584
2½ per cent E A War Bonds, 1952/54	2531	1222-The Weights and Measures Rules 1952-	
Trans Nzoia District Council	2532	Date of Operation	585
Municipality of Kisumu	2533	1223—The Castor Seed (Export) (Amendment	
Vacancies	2534, 2543, 2544	Rules, 1952	585
Naivasha District Council	2535, 2539	1224—Her Majesty's East African Court of Appea	
City Council of Nairobi	2536, 2537, 2542	1225—The Exchange Control (Payments) (Amend	
Nairobi District Council	2538	ment) Order, 1952	587
E A Customs and Excise Department	2540	1226—The African District Councils Ordinance	
Municipal Board of Kisumu	2541	1950	ž 587
Probate and Administration	2545-2549, 2575	* Issued as an Official Gazette Extraordinary on 14th	

2550

### GOVERNMENT NOTICE NO 1201

Trade Marks Ordinance

### APPOINTMENTS

- PETER JOHN BROWNING to be District Officer, Kiambu District, Central Province, with effect from 19th October, 1952
- ROGER AUBONE WILKINSON to be Officer in Charge of the Embu Special District as defined in Proclamation No 37 of 1952 with effect from 8th October, 1952
- James Michael Beecroft Butler to be District Officer, Nyeri District, Central Province, with effect from 1st November, 1952
- IVOR RONALD GILLESPIE to act as Resident Magistrate, Central Province, with effect from 5th November, 1952
- ARTHUR ESSEX EDGEWORTH READE to be Resident Magistrate, Central Province, with effect from 6th November, 1952
- Owen CLARK to act as Senior Auditor with effect from 31st October, 1952
- Kenneth Richard Lunnon Evan to be Senior Auditor with effect from 4th November, 1952

- MISS NORA ROSALEEN MULCAHY BA (OXON), to be Education Officer, Department of Education, with effect from 20th September, 1952
- GERALD LOUIS BURKE MC MSC (LOND), ARICS AMTPI FRGS, Acting Assistant Town Planning Adviser, Town Planning Department, to act as Town Planning Adviser with effect from 11th November, 1952
- GEOFFREY JAMES ELLERTON, MA (OXON), to act as Clerk to the Legislative Council with effect from 13th November, 1952
- JOHN HENRY BUTTER MBE, BA (OXON), to act as Assistant Financial Secretary with effect from 13th November, 1952

### REVERSION

Geoffrey James Ellerton, MA (0x0n), ceased to act as Assistant Financial Secretary with effect from 13th November, 1952

\_1 \_

C H HARTWELL,

Deputy Chief Secretary

GOVERNMENT NOTICE NO 1100

## IN THE LEGISLATIVE COUNCIL OF THE COLONY AND PROTECTORATE OF KENYA

# THE BRITISH STANDARD PORTLAND CEMENT COMPANY LIMITED (BAMBURI FACTORY) ORDINANCE, 1951 (AMENDMENT BILL)

UNTO the Honourable the Legislative Council of the Colony and Protectorate of Kenya in Council assembled

The Humble Petition of the British Standard Portland Cement Company Limited, a limited liability Company incorporated in the Colony of Kenya and whose registered office is situate at Sadler House, Sadler Street, in the city of Nairobi in the said Colony, showeth as follows —

- 1 That on the 29th day of September, 1951, His Excellency the Governor of the Colony and Protectorate of Kenya assented to the British Standard Portland Cement Company Limited (Bamburi Factory) Ordinance, 1951, in the name of His Late Most Gracious Majesty King George the Sixth
- 2 That since the said 29th day of September, 1951, your Petitioner has proceeded with the erection of the factory and works in accordance with the provisions of the said Ordinance on lands vested in it by the said Ordinance and situate near Bamburi in the Coast Province of the said Colony and Protectorate of Kenya
- 3 That your Petitioner is desirous that the title to its lands vested in it by section 3 of the British Standard Portland Cement Company Limited (Bamburi Factory) Ordinance, 1951, be registered under the provisions of the Registration of Titles Ordinance (Cap 160, Laws of Kenya, 1948) with provision for the issue to your Petitioner of a Certificate of Title under the said Ordinance subject to attachment thereto of a suitable map or plan and the assessment for stamp duty in the manner of a lease
- 4 That certain minor adjustments to the boundaries of the lands so vested as aforesaid in your Petitioner by the said Ordinance be effected in order that your Petitioner may proceed with its development programme in the most effective and efficient manner possible and without interference with the rights of the public in general and the rights of the adjoining landowners in particular
- 5 That it is expedient in the public interest and in the interest of your Petitioner and in the interests of the development of the said Colony and Protectorate that the privileges and powers contained in the Bill hereunto annexed should be conferred upon the Registrar of Titles and your Petitioner and also that the line of the road to be constructed by your Petitioner as set forth in paragraph (ii) of the Second Schedule to the British Standard Portland Cement Company Limited (Bamburi Factory) Ordinance, 1951, be amended so as to give more direct access to the areas served thereby and that your Petitioner be granted certain rights of coral cutting without the use of explosives in the area referred to in paragraph (i) of the Second Schedule to the British Standard Portland Cement Company Limited (Bamburi Factory) Ordinance, 1951

6 That the objects of the said Bill cannot be effected without the authority of the Legislative Council

Your Petitioner therefore humbly prays that leave be given to bring in a Bill to your Honourable Council for effecting the objects and purposes aforesaid in the terms of the Bill hereunto annexed or in such other terms and with such other powers and provisions and subject to such conditions and regulations as to your Honourable Council may seem meet and your Petitioner will ever pray, etc

Dated at Naırobı this 23rd day of September, 1952

THE COMMON SEAL of British

Standard Portland Cement

Company Limited was hereunto

affixed in the presence of —

F MANDL, Director

R W JOHNSTON,

Director

ALFRED L LEIGH,
Secretary



By Resolution in accordance with Standing Order No 97 (Standing Rules and Orders adopted by the Legislative Council on the 21st day of June, 1928, and amended by motion of the Legislative Council on the 25th day of July, 1934) Legislative Council has approved the introduction into Council of the following Bill —

### A BILL ENTITLED

AN ORDINANCE TO AMEND THE BRITISH STANDARD PORTLAND CEMENT COMPANY LIMITED (BAMBURI FACTORY) ORDINANCE, 1951

WHEREAS by section 3 of the British Standard Portland Cement Company Limited (Bamburi Factory) Ordinance, 1951, certain lands more particularly described in the First Schedule to the said Ordinance were vested in the British Standard Portland Cement Company Limited but no provision was made for the registration of the title of the British Standard Portland Cement Company Limited to the said lands by the Registrar of Titles

AND WHEREAS it is desirable to effect an exchange of certain of the said lands with the Crown

AND WHEREAS it is desirable to give authority to the British Standard Portland Cement Company Limited to construct a more direct road of communication across its property

AND WHEREAS it is expedient to authorize the British Standard Portland Cement Company Limited to cut and extract coral blocks in the area of land referred to in the first paragraph of the Second Schedule to the British Standard Portland Cement Company Limited (Bamburi Factory) Ordinance, 1951, on certain terms and conditions

BE IT THEREFORE ENACTED by the Governor of the Colony and Protectorate of Kenya by and with the advice and consent of the Legislative Council thereof as follows —

Short title

No 61 of 1951

- 1. This Ordinance may be cited as the British Standard Portland Cement Company Limited (Bamburi Factory) (Amendment) Ordinance, 1952 and shall be read and construed as one with the British Standard Portland Cement Company Limited (Bamburi Factory) Ordinance, 1951, here-inafter referred to as the principal Ordinance
- 2. Section 3 of the principal Ordinance is amended as follows—
  - (a) by adding at the end thereof the words "and the Registrar of Titles shall pursuant to this section issue 10 to the Company a Certificate of Title under the Registration of Titles Ordinance as if such lands had been vested in the Company by a grant under the Crown Lands Ordinance and shall take like action in respect thereof as in the case of such grant as 15 aforesaid",
  - (b) by numbering the said section amended as aforesaid as sub-section (1) of section 3 and by adding thereto two new sub-sections as follows—
    - (2) The Registrar of Titles before issuing the 20 Certificate of Title aforesaid may require the Company to deposit with him for attachment to such

Cap 160

Cap 155

5

30

35

40

45

Certificate of Title a map or plan of the lands comprised therein with the several measurements thereof marked thereon and certified by a Government or licensed surveyor and countersigned by the Director of Surveys.

(3) There shall be payable in respect of the said Certificate of Title the like stamp duty under the Stamp Ordinance as would be payable in respect Cap 259 thereof if it were a lease

The First Schedule to the principal Ordinance is Amendment of 10 amended by substituting for paragraph (11) thereof the to principal following —

First Schedule Ordinance

- (11) All that piece of land containing by admeasurement 334 acres or thereabouts situate near Bamburi and *15* lying to the west of Plots Nos 396 and 355 Mombasa Mainland North Section I and at approximately 250 yards from the western boundaries of the said plots and bounded on the south by Plot No 67 (Revised) Mainland North Section I and on the west partly by *20* Plot No 354 and partly by a portion of Plot No 337 known as "Aerodrome Reserve" and on the north by other Crown lands which said plot is more particularly shown together with the boundaries thereof coloured green and yellow on Plan Coast Lands 25 Surveys (General) No 32 deposited at the Public Map Office, Survey of Kenya, Nairobi
  - The Second Schedule to the principal Ordinance is Amendment of amended as follows—

Second Schedule to principal Ordinance

(a) by adding at the end of paragraph (1) thereof a proviso as follows—

> Provided that nothing in this paragraph contained shall be deemed to prohibit the Company for its own purposes from cutting coral blocks in the said portion otherwise than by blasting or the use of explosives,

(b) by substituting for paragraph (11) thereof the following—

That the Company will construct and maintain a road of access for the use of the Company its officers and employees and the owners and occupiers of the residential properties to the east and north of the Company's land described in the second paragraph of the First Schedule hereto. The said road shall be constructed on a line to be approved by the Commissioner of Lands The said road shall be completed within one and a half years from the coming into operation of this Ordinance and upon completion thereof the Company shall have the right to close off other roads or rights of way on the said land

GOVERNMENT NOTICE No 1202

The Governor in Council has approved of the following Bill being introduced into the Legislative Council

G J ELLERTON,
Acting Clerk to the Legislative Council

### A BILL ENTITLED

AN ORDINANCE TO AMEND THE CONTROL OF HOTELS ORDINANCE, TO CHANGE THE TITLE OF THAT ORDINANCE AND TO PROVIDE FOR THE CONTINUANCE THEREOF, AS AMENDED, AS A PERMANENT MEASURE

ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows —

Short title

Cap 275

1. This Ordinance may be cited as the Hotels (Amendment) Ordinance, 1952, and shall be read and construed as one with the Control of Hotels Ordinance, hereinafter referred to as the principal Ordinance

Amendment of section 1 of the principal Ordinance

2. Section 1 of the principal Ordinance is hereby amended 5 by deleting the words "the Control of Hotels Ordinance" (being the short title of the Ordinance) and substituting therefor the words "the Hotels Ordinance"

Repeal and replacement of section 2 of the principal Ordinance Interpretation

- 3. Section 2 of the principal Ordinance is hereby repealed and the following section substituted therefor—
  - 2 In this Ordinance, unless the context otherwise requires—

"Appeal Tribunal" means the Hotel Appeal Tribunal established under the provisions of section 13 of this Ordinance.

"Authority" means the Central Hotel Authority, or, in respect of any matter in which any Subsidiary Hotel Authority appointed under the provisions of section 3 of this Ordinance has jurisdiction, or is exercising delegated functions under sub-section (2) of section 3 of this Ordin-20 ance, means such Subsidiary Hotel Authority, or, in respect of any matter in which any person or body of persons is exercising delegated functions under subsection (2) of section 3 of this Ordinance, means such person or body of persons,

25

"hotel" means any premises in which accommodation, with or without meals, is supplied to five or more adult persons in exchange for money or other valuable consideration, and the expression "hotel-keeper" shall be construed accordingly,

"licensed hotel-keeper" means any person to whom an hotel-keeper's licence has been issued or transferred under the provisions of section 5 of this Ordinance,

"licensed hotel-manager" means any person to whom an hotel-manager's licence has been issued under the pro- 35 visions of section 5 of this Ordinance

Amendment of section 3 of the principal Ordinance

- **4.** Section 3 of the principal Ordinance is hereby amended in the following respects—
  - (a) by deleting the word "Control" wherever that word appears in sub-section (1) thereof,

5

10

15

20

25

(b) by adding at the end of sub-section (1) thereof the words—

An Authority shall consist of a Chairman and such other persons as the Governor in Council may determine,

- (c) by substituting for sub-section (2) thereof the following new sub-section—
  - (2) The Central Hotel Authority may delegate to any Subsidiary Hotel Authority in respect of the area for which such latter Authority has been appointed, or to any person or body of persons in respect of any area, all or any of the functions of the Central Hotel Authority under this Ordinance, and any Subsidiary Hotel Authority may delegate to any person or body of persons in respect of the area for which such Authority has been appointed all or any of the functions delegated to it by the Central Hotel Authority,
- (d) by substituting for the words "one-third of the members" appearing in sub-section (4) thereof the words "Three members",
  - (e) by adding the following new sub-section thereto—
    - (7) In the absence of the Chairman from any Temporary meeting of an Authority, a majority of the members present may appoint from among their number, a person to be Chairman of the Authority for the purpose of such meeting

5. Section 5 of the principal Ordinance is hereby re-Repeal and pealed and the following section substituted therefor—

replacement of section 5 of the principal Ordinance

- 5 (1) Subject to the provisions of section 6 of this Licence Ordinance, an Authority may issue in the prescribed form, and renew, the following licences—
  - (a) an hotel-keeper's licence, which shall authorize the person to whom it is issued to carry on, personally or by the agency of a licensed hotelmanager, the business of an hotel,
  - (b) an hotel-manager's licence, which shall authorize the person to whom it is issued to manage the business of an hotel where such business is in the ownership of another person

(2) No person shall carry on, personally or by the agency of a licensed hotel-manager, the business of an hotel unless he is a licensed hotel-keeper and no person shall manage the business of an hotel where such business is in the ownership of another person unless he is a licensed hotel-manager

- (3) No person shall employ another person to manage the business of an hotel unless such other person is a licensed hotel-manager
- (4) An hotel-keeper's licence shall be in respect of the carrying on of the business of an hotel at premises specified in the licence and shall not authorize the holder thereof to carry on any such business elsewhere than at the premises so specified
- (5) Every hotel-keeper's licence and every hotelmanager's licence shall be issued without the payment of a fee and shall, subject to the provisions of this Ordinance regarding the suspension or cancellation of licences,

30

35

40

45

*50* 

55

expire on the 31st day of December in the year in which, in the case of an hotel-keeper's licence, it is issued, renewed or transferred, or, in the case of an hotel-manager's licence, it is issued or renewed

- (6) An hotel-keeper's licence may, with the consent 5 of an Authority and subject to the provisions of section 6 of this Ordinance, be transferred to another person or to other premises
- 6. Section 6 of the principal Ordinance is hereby repealed and the following section substituted therefor— 10

An Authority shall not— 6

- (a) issue, renew or transfer an hotel-keeper's licence unless it is satisfied that the applicant or the proposed applicant, is of good character and a fit and proper person to carry on the business of an 15 hotel and that the premises in respect of which the application is made are suitable in every respect for the carrying on of the business of an hotel thereat.
- (b) issue or renew an hotel-manager's licence unless 20 it is satisfied that the applicant is of good character and a fit and proper person to manage the business of an hotel

Amendment of section 7 of the principal Ordinance

Repeal and replacement of

section 6 of the principal Ordinance

Conditions under which

granted.

renewed or

transferred

licences may be

- 7. Section 7 of the principal Ordinance is amended in the following respects— 25
  - (a) by substituting for the words "If the hotel-keeper", appearing at the commencement of sub-section (2) thereof, the words "If a licensed hotel-keeper",
  - (b) by substituting for the words "Where the hotelkeeper", appearing at the commencement of sub- 30 section (3) thereof, the words "Where a licensed hotel-keeper", and by substituting for the word "manager", where that word first appears in that sub-section the words "licensed hotel-manager"

Repeal of sections 9, 10 and 11 of the principal Ordinance Amendment of

Ordinance

section 12 of the principal

1

- 8. Sections 9, 10 and 11 of the principal Ordinance are 35 hereby repealed
- 9. Section 12 of the principal Ordinance is amended in the following respects—
  - (a) by substituting for sub-section (1) thereof the following new sub-section—
    - (1) Any person who is aggrieved by—
    - (a) the refusal of a Subsidiary Hotel Authority, or of a person or body of persons exercising delegated functions under section 3 of this Ordinance, to grant or renew a licence or to 45 permit the transfer of a licence, or
    - (b) the cancellation or suspension of a licence by a Subsidiary Hotel Authority or by any such person or body of persons as aforesaid. or

50

(c) any refusal, order, notice, demand or requirement made, given or imposed by a Subsidiary Hotel Authority or by any such person or body of persons as aforesaid,

may appeal in the manner prescribed by regulations 55 made under this Ordinance to the Central Hotel Authority,

*2*5

*30* 

- (b) by deleting the word "Control" wherever that word appears in sub-section (2) thereof
- 10. Section 13 of the principal Ordinance is amended by Amendment of deleting the word "Control" appearing therein

section 13 of the principal Ordinance

5 11. Section 14 of the principal Ordinance is amended in Amendment of the following respects—

section 14 of the principal Ordinance

- (a) by deleting the word "Control" appearing therein, and
- (b) by substituting the following paragraph for paragraph (a) thereof—
- *10* (a) prescribing the duties and obligations of every licensed hotel-keeper or licensed hotel-manager in relation to the carrying on, or management of, the business of an hotel, and, in particular his duties and obligations to or towards persons re-15 siding or lodging in or visiting his hotel
- 12. Sub-section (5) of section 16 of the principal Ordin- Amendment of ance is amended by substituting for the words "Any hotel- section to (3) keeper or holder of a licence to manage a hotel" appearing Ordinance therein the words "Any licensed hotel-keeper or licensed hotel-20 manager"

Section 16 (5) of

13. Section 17 of the principal Ordinance is hereby re-Repeal and pealed and the following new section substituted therefor—

replacement of section 17 of the principal Ordinance

- 17 (1) Nothing in this Ordinance contained shall Exemptions apply to any of the premises specified, for the time being, in the Schedule to this Ordinance, and no person carrying on, or managing, the business of an hotel at any of the premises for the time being so specified shall be required to be licensed as an hotel-keeper or hotel-manager under this Ordinance in respect of the carrying on, or management, of the business of an hotel at such premises
  - (2) The Governor in Council may, by notice published in the Gazette, from time to time vary the said Schedule by deleting any hotel therefrom or adding any hotel thereto
- 14. The principal Ordinance shall, as amended by this Repeal of 35 Ordinance, become a permanent Ordinance and accordingly section 18 of section 18 of the principal Ordinance is hereby repealed

the principal Ordinance

15. The Schedule appearing at the end of this Ordin-Addition of ance shall be added to the principal Ordinance immediately the principal after the concluding section thereof

Schedule to Ordinance

### **SCHEDULE**

(Section 17)

(Premises Exempted)

Kirk Road Hostel, Nairobi

Civilian Women Workers' Hostel, Nairobi

Anne's House, Nairobi

Y M C A Hostel, Shauri Moyo, Nairobi

YMCA Hostel, Hospital Road, Nairobi

YWCA Hostel, Nairobi

EAR & H Dak Bungalows at Voi, Lumbwa and Muhoroni

### MEMORANDUM OF OBJECTS AND REASONS

The Central Hotel Control Authority and subsidiary authorities, appointed under the Control of Hotels Ordinance (Cap 275), are charged with the general supervision of hotels A sub-committee of the Central Authority was appointed in 1951 to consider amendment of the Ordinance and made certain recommendations, principally that the Defence (Control of Hotels) Regulations, 1943, should be revoked and included as far as necessary in an Ordinance

The present Bill and the Hotels (Control of Tariffs and Accommodation) (Temporary Provisions) Bill, 1952, are introduced partly in consequence of these recommendations and also in fulfilment of an undertaking given in Legislative Council that an amendment would in due course be moved to change the title of the present Ordinance

The Hotels (Control of Tariffs and Accommodation) (Temporary Provisions) Bill, 1952, is intended to replace, on a temporary basis and with minor amendments, those of the Defence (Control of Hotels) Regulations, 1943, which it is desired to retain in force

The present Bill is intended to change the title of the Ordinance (Cap 275) to "The Hotels Ordinance" (clause 2) to remove references therein to "Control", and to provide for the continuance of the Ordinance as a permanent measure (clause 14) At present the Ordinance is due to expire at the end of the year

Clauses 3, 7, 9, 10 and 12 effect consequential and minor amendments

Clause 4 alters the quorum of, and allows for more extensive delegation of the powers of an Authority, and provides for the appointment of a temporary Chairman

Clauses 5 and 6 of the Bill re-enact in amended form sections 5 and 6 of the principal Ordinance as to the licensing of hotel-keepers and hotel-managers

Clause 8 repeals sections 9, 10 and 11 of the principal Ordinance Section 9 conferred powers on an Authority to arrange for the carrying on of an hotel where the licence relating to the hotel was cancelled or suspended, it is considered that this power should cease as being unworkable in practice Section 10 compelled an hotel-keeper to keep in business unless the Authority authorized him to cease business, this provision is considered unduly restrictive Section 11 made similar provision to section 10 in respect of hotels closed under section 9

Clause 13 replaces section 17 of the principal Ordinance by a new provision that hotels exempted from the operation of the Ordinance shall be listed in a Schedule thereto, the Schedule is added by clause 15

It is not expected that any additional expenditure of public moneys will be incurred if the provisions of this Bill become law

Nairobi, 14th Novembei, 1952 JOHN WHYATT,
Attorney General

GOVERNMENT NOTICE NO 1203

The Governor in Council has approved of the following Bill being introduced into the Legislative Council

G J ELLERTON,
Acting Clerk to the Legislative Council

### ARRANGEMENT OF SECTIONS

#### SECTION SECTION 1-Short title and duration 11—Refund of excess charges 2—Interpretation 12—Notice to determine weekly or monthly 3—Investigation of complaints account 13—Appeals 14—Regulations 4—Hotel-keeper may not refuse board to a 15—Power of inspection 5—Eviction from an hotel 6—Percentage of monthly accommodation 16—Penalties 7—Allocation of accommodation 17—Revocation of Defence Regulations (G N 46 of 1943) 8—Refusal of accommodation 9—Tariff of charges 18—Exemptions 10—Receipt for charges Schedule

### A BILL ENTITLED

### AN ORDINANCE TO MAKE TEMPORARY PROVISION FOR THE CONTROL OF HOTELS AND THE TARIFFS THEREOF AND ACCOMMODATION THEREIN

ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows —

1. (1) This Ordinance may be cited as the Hotels (Control Short title and of Tariffs and Accommodation) (Temporary Provisions) duration Ordinance, 1952

(2) This Ordinance shall continue in force until the 31st 5 day of December, 1953, and shall then expire

### Provided that—

10

*15* 

- (1) the Governor may, with the approval of the Legislative Council, at any time and from time to time, by notice or subsequent notice in the Gazette, declare that this Ordinance shall remain in force until a date to be fixed in any such notice or until repealed,
- (11) upon the expiry of this Ordinance sub-section (3) of section 13 of the Interpretation and General Clauses Ordinance (which relates to the effect of repeals) shall Cap 1 apply as if this Ordinance had been repealed
- 2. In this Ordinance unless the context otherwise Interpretation requires—

"Appeal Tribunal" means the Appeal Tribunal defined by the Hotels Ordinance, Cap 275

<sup>20</sup> "Authority" means the Authority, or appropriate Authority, as so defined,

"board" means the supply of lodging and at least one meal a day in exchange for money or other valuable consideration,

"hotel" has the meaning assigned to that expression by the 25 Hotels Ordinance, Cap 275

"licence" means, as the case may require a licensed hotelkeeper's licence or a licensed hotel-manager's licence, issued under the Hotels Ordinance,

Cap 275

"licensed hotel-keeper" has the meaning assigned to that 30 expression by the Hotels Ordinance, Cap 275

"licensed hotel-manager" has the meaning assigned to that expression by the Hotels Ordinance,

Cap 275

"lodger" means any person to whom an hotel-keeper supplies sleeping accommodation and bedding in exchange for money or other valuable consideration, "prescribed tariff" means, in relation to any hotel, the tariff of charges for the time being certified in respect of such hotel under section 9 of this Ordinance

Investigation of complaints

- 3. (1) An Authority may receive, investigate; and adjudicate upon any complaint relating to an hotel or to a licensed hotel-keeper or licensed hotel-manager or his or their servants or agents, or to any lodger in any hotel made to the Authority either by a lodger in any hotel or by a licensed hotel-keeper or licensed hotel-manager
- (2) In hearing any matter brought before it under the pro- 10 visions of sub-section (1) of this section the Authority may take into consideration any matter which it considers relevant to the subject of the investigation notwithstanding that such evidence would not be admissible under any law relating to the admissibility of evidence for the time being in force in the 15 Colony, and may regulate its own procedure at any such investigation
- (3) Where a complaint has been made by a lodger against a licensed hotel-keeper or a licensed hotel-manager or his or their agents or servants, or where a complaint has been made <sup>20</sup> by a licensed hotel-keeper or licensed hotel-manager against a lodger, the Authority may order the parties to the complaint to attend at a time and place specified in such order at an investigation to be held by the Authority for the purpose of hearing and adjudicating upon such complaint
- (4) Upon any such investigation as aforesaid the Authority may make such order as it thinks just, including an order for the payment or repayment of any sum of money by, and to, any party, and any person who fails to comply with the terms of any such order shall be guilty of an offence
- (5) Nothing in this section contained shall exempt any licensed hotel-keeper, licensed hotel-manager or person from liability to prosecution, conviction and punishment in respect of any offence under this Ordinance or otherwise

Hotel-keeper may not refuse board to a lodger

4. Subject to the provisions of section 6 of this Ordin-35 ance, any licensed hotel-keeper or licensed hotel-manager who refuses to supply board to any lodger within the prescribed tariff shall, unless such hotel-keeper or hotel-manager has the written permission of an Authority so to do, be guilty of an offence

Eviction from an hotel

- 5. (1) Any licensed hotel-keeper, and any licensed hotel-manager, and any servant or agent of any licensed hotel-keeper or licensed hotel-manager who, without the prior written permission of an Authority and contrary to the wishes of any lodger, requires such lodger to give up his accommo-45 dation in any hotel or does or omits to do any act whereby such lodger is deprived of his accommodation in any hotel, shall be guilty of an offence
- (2) An Authority shall not grant permission under subsection (1) of this section except where the Authority is 50 satisfied—
  - (a) that the lodger has been guilty of behaviour of such a nature as to cause annoyance or discomfort to other lodgers in the hotel, or has failed to observe any rule or regulation of the hotel which has been approved 55 by an Authority, or
  - (b) that the lodger has failed to pay any moneys due in respect of his accommodation in the hotel, or

5

10

*15* 

- (c) that the lodger is occupying accommodation which to his knowledge has become and remains available merely on account of the temporary absence of another lodger in the hotel who ordinarily occupies that accommodation permanently and that such firstmentioned lodger was aware that the accommodation had so become available when he accepted such accommodation, or
- (d) that the lodger has done or is doing material damage to the premises or property of the hotel, or
  - (e) that the accommodation is reasonably required by the licensed hotel-keeper or licensed hotel-manager for his personal occupation or for that of his children or any person in his employment, or for the purposes of reconstruction or rebuilding or on some other ground which, regard being had to all the circumstances the Authority deems to be sufficient
- 6. (1) An Authority may from time to time, fix, in respect Percentage of of any hotel, the percentage of accommodation which shall be accommodation 20 available for occupation by monthly lodgers in such hotel Such percentage shall be fixed by the Authority at such proportion of the accommodation available in the hotel as may be considered reasonable by the Authority, the Authority may at any time or from time to time in its discretion vary the per-25 centage of accommodation which may have been so fixed

- (2) Where an Authority fixes or varies a percentage of accommodation in respect of any hotel under the provisions of sub-section (1) of this section, the Authority shall, by notice in writing served on the licensed hotel-keeper or licensed hotel-30 manager of such hotel, require him to ensure that at all times such percentage of accommodation is available for monthly lodgers
- (3) Any licensed hotel-keeper or licensed hotel-manager who, having been duly served with a notice under the pro-35 visions of this section, fails to observe the requirements of such notice shall be guilty of an offence
- 7. (1) An Authority may require any lodger occupying Allocation of more accommodation in an hotel than the Authority considers essential to his needs to vacate part of such accommodation to 40 enable the licensed hotel-keeper or licensed hotel-manager to accept additional lodgers

- (2) A requirement under sub-section (1) of this section shall be made by notice served upon the lodger and such notice shall specify the portion of the accommodation which such 45 lodger is required to vacate, any lodger who fails to comply with the requirements of any such notice shall be guilty of an offence
- (3) Where any one lodger is occupying a double room in any hotel, then, if a single room at such hotel is available for 50 and offered to him at the prescribed tariff and he refuses to vacate such double room and to occupy such single room, he may be required to pay the prescribed tariff rate for two persons
- 8. Any licensed hotel-keeper or licensed hotel-manager Refusal of 55 who having suitable accommodation available in his hotel who refuses to provide any person with such accommodation on the ground that such person requires accommodation not only for himself but for a child or children accompanying him shall be guilty of an offence

Provided that this section shall not apply to a licensed hotel-keeper or licensed hotel-manager who proves to the satisfaction of an Authority that there are good reasons for refusing to accommodate children in his hotel

Tariff of charges

- 9. (1) Every licensed hotel-keeper shall, before commencing, recommencing or taking over the business of an hotel, submit to an Authority having jurisdiction in respect of such hotel a proposed tariff of the charges to be made at such hotel
- (2) Upon receiving such proposed tariff, the Authority shall proceed to consider the tariff and any representations 10 made by the licensed hotel-keeper or licensed hotel-manager in respect thereof and shall certify the tariff of charges which may be made at such hotel, in certifying a tariff of charges under this sub-section the Authority may adopt with or without modification any such proposed tariff and may adopt such tariff of 15 charges as the Authority may consider reasonable in relation to the hotel
- (3) Notwithstanding the provisions of sub-sections (1) and (2) of this section an Authority may of its own motion at any time certify the tariff of charges which it shall be lawful to im-20 pose in respect of any hotel and may certify the tariff or tariffs of charges which it shall be lawful to impose, either generally or in any specified area in which the Authority has jurisdiction, in respect of all or any class or classes of hotels, any such certificate relating to more than one hotel shall be notified in 25 the Gazette and upon being so notified shall override any previously prescribed tariff inconsistent therewith, where any such certificate relates to any one hotel, a copy thereof shall be served upon the licensed hotel-keeper or licensed hotel-manager of such hotel and shall thereupon override any pre-30 viously prescribed tariff inconsistent therewith
- (4) Any tariff of charges certified under the provisions of this section may prescribe different charges for adults and children, and different charges for children of different ages
- (5) An Authority may in its discretion at any time vary 35 or rescind any prescribed tariff
- (6) Every licensed hotel-keeper and every licensed hotel-manager shall display in a conspicuous position at his hotel a notice which shall be in such form as an Authority may require, showing the prescribed tariff

  40
  - (7) Any person who—
  - (a) being a licensed hotel-keeper or licensed hotel-manager, imposes, or requires payment of, or receives payment of, any charges not authorized by the prescribed tariff, or
  - (b) being a licensed hotel-keeper or licensed hotel-manager refuses to supply board to any lodger in his hotel in accordance with the prescribed tariff, or
  - (c) being or having been a lodger in any hotel knowingly pays charges, in respect of his lodging or board there- 50 at, in excess of the prescribed tariff,

shall be guilty of an offence

Receipt for charges

10. Every licensed hotel-keeper or licensed hotel-manager shall, on receiving from or in respect of any lodger any payment for or on account of board or lodging at his 55 hotel, furnish such lodger with a receipt for such payment, every such receipt shall show separately the charges made for board, and the charges made for lodging and the charges, if any, made for extras.

40

45

11. Whenever any licensed hotel-keeper or licensed Refund of excess hotel-manager receives, personally or by servant or agent, any charges in excess of the prescribed tariff an Authority may, 'irrespective of any criminal proceedings which may be taken 5 against such hotel-keeper or hotel-manager order him to refund to the person concerned such sum as has been paid in excess of the amount due under the prescribed tariff, any such hotelkeeper or hotel-manager who fails to comply with the terms of any such order shall be guilty of an offence

A licensed hotel-keeper or licensed hotel-manager Notice to 10 shall be entitled to seven days' notice of intention to leave from weekly or persons charged on a weekly tariff and fifteen days' notice as monthly aforesaid from persons charged on a monthly tariff, such notice to expire at the end of a full week in respect of a weekly tariff 15 and either on the fifteenth or the last day of the month in respect of a monthly tariff

13. (1) Any person who is aggrieved by any adjudication, order, refusal or failure to grant any permission, notice, requirement or other action by an Authority under this Ordin-20 ance may except where such Authority is the Central Hotel Authority, appeal in the manner prescribed by regulations made under that Ordinance to the Central Hotel Authority

- (2) Any person who is aggrieved by any adjudication, order, refusal or failure to grant any permission, notice re-25 quirement or other action of the Central Hotel Authority, or by any decision of the Central Hotel Authority given on an appeal under the provisions of sub-section (1) of this section, may appeal to the Appeal Tribunal
- (3) Any person who is aggrieved by a decision of the 30 Appeal Tribunal may, within thirty days after the date of such decision, appeal to the Supreme Court whose decision thereon shall be final
- 14. The Central Hotel Authority may, with the approval Regulations of the Governor in Council, make regulations for all or any of 35 the following purposes—
  - (a) prescribing the procedure to be followed by any Authority in the exercise of its powers, duties and functions under the provisions of this Ordinance,
  - (b) prescribing the form and contents of tariffs of charges to be certified or made under this Ordinance,
  - (c) prescribing the form of any order, notice or other document authorized to be made or issued under this Ordinance,
  - (d) prescribing the method of service of any such order, notice or other document or the circumstances in which service shall be deemed to have been effected,
    - (e) generally for better carrying into effect the purposes and provisions of this Ordinance
- 15. An Authority, or any person authorized in writing Power of 50 by an Authority for the purpose, may at all reasonable times enter upon and inspect any hotel or any portion thereof
- 16. (1) Any person who commits an offence under this Penalties Ordinance shall be liable on conviction therefor to a fine not exceeding one thousand shillings or to imprisonment for a 55 term not exceeding six months or to both such fine and imprisonment

Provided that where the person is a body corporate such body corporate shall be liable to a fine not exceeding ten thousand shillings

- (2) Where a person charged with an offence against the provisions of this Ordinance is a body corporate every person who, at the time of the commission of the offence, was a director or officer of the body corporate may be charged jointly in the same proceedings with such body corporate, and where the body corporate is convicted of the offence, every such director or officer shall be deemed to be guilty of that offence unless he proves that the offence was committed without his knowledge and that he exercised all due diligence to prevent the commission of the offence
- (3) Any partner in any firm shall be answerable for the acts or omissions of any other partner in the same firm in so far as they concern such firm, and, if any partner commits any act or makes any omission which is an offence against any of the provisions of this Ordinance, every partner in the firm 15 shall be jointly and severally liable to the penalties provided by this Ordinance
- (4) Any licensed hotel-keeper who employs in his hotel any agent, clerk, servant or other person shall be answerable for the acts or omissions of such agent, clerk, servant or other 20 person in so far as they concern the business of such licensed hotel-keeper, and, if such agent, clerk, servant or other person commits any act or makes any omission which is an offence against any of the provisions of this Ordinance, or which would be an offence if made or committed by such employer, 25 such employer and his agent, clerk, servant or other person shall be jointly and severally liable to the penalties provided by this Ordinance
- (5) Any licensed hotel-keeper or licensed hotel-manager who is convicted of an offence against the provisions of this 30 Ordinance shall be liable, in addition to any penalty which may be imposed by any court, to have his licence suspended or cancelled by the Authority

Revocation of Defence Regulations G N No 46 of 1943 17. (1) The Defence (Control of Hotels) Regulations, 1943, are hereby revoked 35

Cap 1

(2) The provisions of sub-section (3) of section 13 of the Interpretation and General Clauses Ordinance, shall apply in like manner as if the Regulations revoked by sub-section (1) of this section were an Ordinance repealed by this Ordinance

Exemptions

- 18. (1) The premises specified, for the time being, in the 40 first column of the Schedule to this Ordinance are respectively exempted from the provisions of this Ordinance to the extent specified in the second column of that Schedule
  - (2) The Governor in Council may, by notice published in the Gazette, from time to time, vary the said Schedule by 45 deleting any hotel therefrom or adding any hotel thereto or by varying the exemptions thereby provided

1

### SCHEDULE

(Section 18)

### FIRST COLUMN SECOND COLUMN Hotels or parts thereof exempted Extent to which exempted (1) All Hotels situated in areas other than the following — Nairobi Municipality and a radius of ten miles calculated from the nearest point of the boundary thereof Mombasa Island Nakuru Township From the provisions of Kısumu Township sections 9, 10 and 11 Kıtale Township Eldoret Township Nyeri (excluding the Outspan Hotel) Nanyuki Township and the Silverbeck Hotel (2) All Hotels, not already exempted as in (1), in respect only of bedrooms with private bathrooms and lavatories en suite which are not tariffed From the provisions of sections 9, 10 and 11 tor occupation by monthly residents and which, in the opinion of the Authority first had and obtained, constitute luxury accommodation (3) Kirk Road Hostel, Nairobi Civilian Women Workers' Hostel, Nairobi Anne's House, Nairobi YMCA Hostel, Shauri Moyo, From all the provisions Nairobi of the Ordinance YMCA Hostel, Hospital Road, Nairobi YWCA Hostel, Nairobi EAR & H Dak Bungalows at Voi,

### MEMORANDUM OF OBJECTS AND REASONS

Lumbwa and Muhoroni

This Memorandum may conveniently be read in conjunction with the Memorandum of Objects and Reasons presented in connexion with the Hotels (Amendment) Bill, 1952

The purpose of the present Bill is to replace on a temporary basis the provisions relating to the control of hotel tariffs and accommodation now contained in the Defence Regulations (G N No 46 of 1943)

Clause 2 of the Bill defines various terms mainly by reference to the Control of Hotels Ordinance (Cap 275) as proposed to be amended

Clauses 3 to 12 (inclusive) repeat the above-mentioned Defence Regulations with amendments designed to clarify and strengthen them, the marginal notes thereto indicate their substantial effect

Clause 13 provides for appeals on the same lines as the Control of Hotels Ordinance (Cap 275), clause 14 provides for regulations to be made by the Governor in Council prescribing various matters

Clauses 15 and 16 make provision for inspection of hotels and penalties for offences in the same terms as the Control of Hotels Ordinance (Cap 275)

The revocation of the Defence Regulations is effected by clause 17

Clause 18 provides for the exemption of scheduled hotels, the Schedule may be varied by the Governor in Council from time to time

No additional expenditure of public moneys is expected to be incurred if the provisions of this Bill become law

Nairobi, 14th November, 1952 JOHN WHYATT,
Attorney General

GOVERNMENT NOTICE NO 1204

The Governor in Council has approved of the following Bill being introduced into the Legislative Council

> G J ELLERTON, Acting Clerk to the Legislative Council

### A BILL ENTITLED AN ORDINANCE TO AMEND THE DANGEROUS PETROLEUM TAX ORDINANCE

ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows —

Short title and commencement

Cap 268

1. This Ordinance may be cited as the Dangerous Petroleum Tax (Amendment) Ordinance, 1952, and shall be read and construed as one with the Dangerous Petroleum Tax Ordinance, hereinafter referred to as the principal Ordinance, and shall be deemed to have come into force on the 29th day 5 of October, 1952

Amendment of section 3 of the principal Ordinance

2. Section 3 of the principal Ordinance is amended by adding at the end thereof a new proviso as follows—

"And provided further that nothing in this Ordinance shall apply to aviation spirit or similar fuels 10 ordinarily used in aircraft engines and imported for such use "

### MEMORANDUM OF OBJECTS AND REASONS

The amendment to section 3 of the Dangerous Petroleum Tax Ordinance (Cap 268) has the effect of removing consumption tax from aviation spirit and similar fuels ordinarily used in aircraft engines and imported for such use In December, 1950, the Government accepted a Motion moved in the Legislative Council for the removal of consumption tax on aviation spirit Since then in the majority of cases refunds of consumption tax on aviation spirit have been made on the recommendation of the Standing Finance Committee It is considered that the continued existence of machinery for the collection of this tax on aviation spirit most of which is refunded, is not justified

It is not possible to estimate accurately the small loss of revenue which will result if this Bill is passed into law

Nairobi, 7th November, 1952

JOHN WHYATT, Attorney General

GOVERNMENT NOTICE NO 1205

 $(Rds \ 26/5/11/9)$ 

### THE TRAFFIC ORDINANCE

(Cap 232)

### APPOINTMENTS

IN EXERCISE of the powers conferred by sub section (1) of section 13 of the Traffic Ordinance the Governor has been pleased to appoint—

CAPTAIN D RUSSELL PAVIER RASC, EAASC, Nakuru in the place of Major R C F Payne, RASC, EATC, Nakuru, and

MAJOR E A BLESSINGTON RASC, HQ, EAASC, Buller Camp, Nairobi

in, the place of Major E H C Owens HQ, RASC, Mackinnon Road to be "Certifying Officers' for the purpose of issuing certificates of competency to British Military officers and other ranks under the aforesaid Ordinance

Government Notice No 553 dated the 7th day of May 1951, and No 960 dated the 23rd day of August 1951, are varied accordingly

By Command of the Governor

Nairobi, 4th November, 1952

JOHN WHYATT, Member for Law and Order GOVERNMENT NOTICE No 1206

(SAJ&L 12/6/1/2)

THE COURTS ORDINANCE

(Cap 3)APPOINTMENT

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

to be a Magistrate of the Second Class, with powers to hold a Subordinate Court of the Second Class in the Embu District whilst holding his present appointment as a District Officer, Embu, Central Province

By Command of the Governor

7th November, 1952

JOHN WHYATT, Member for Law and Order

GOVERNMENT NOTICE No 1207

 $(SA \ J \& L \ 32/1/2 \ V)$ 

THE COURTS ORDINANCE

(Cap 3)

APPOINTMENT

IN EXERCISE of the powers conferred by section 5 of the Courts Ordinance the Governor has been pleased to appoint-PATRICK JOSEPH DE BROMHEAD

to be a Magistrate of the First Class, with powers to hold a Subordinate Court of the First Class in the Rift Valley Province

1

By Command of the Governor

\_\_\_\_

Nairobi,

7th November, 1952

JOHN WHYATT, Member for Law and Order

### GOVERNMENT NOTICE NO 1208

(For 26/1/I)

### THE FOREST ORDINANCE

(Cap 176)

### NOTICE

IN EXERCISE of the powers conferred by section 10 of the Forest Ordinance, I do hereby empower the persons mentioned in the Schedule to this notice with the consent of the Conservator of Forests and subject to the provisions of the aforesaid section, to accept from any person who has committed an offence against the provisions of the said Ordinance a sum of money by way of compensation for such offence together with the forest produce (if any) in respect of which the offence has been committed

Government Notice No 372 dated 4th April, 1952, is hereby cancelled

Nairobi, 10th November, 1952

Member for Agriculture and Natural Resources

F CAVENDISH-BENTINCK,

#### SCHEDULE

R R Waterer R M Graham E J Honore J T Templer R V H Porter D G B Leakey J B Smart J E Cobby K Sargent M F H Abraham M C Argyle W G Dyson G R Gibbons F T Machin C C Plumb T N Middleton W I P Feltham	W E Haworth B D Bolton R A Norris S Potgieter B M Beer F S Woodhouse A H Hawes J O Evans D D Darling P G Welsh E K Hales J B Cooper W J Lees J P Drury J H Wreford-Smith K S Gould T A R Choate
M C Argyle	E K Hales
<del></del>	
	<del>_</del>
	K S Gould
W I P Feltham	T A R Choate
A R Moore	A Nicholson
P O Rundgren	D G Powell
A Campbell	T A M Gardner
T A Brown	R H Bolton
M J Darling	B F Oland
Darbar Singh Gundara	J P Ormiston
Gurdit Singh	G Fry
W Muir	

GOVERNMENT NOTICE NO 1209

(S A Pris 46/1/II)

### THE PRISONS ORDINANCE

(Cap 78)

### NOTICE

IN EXERCISE of the powers conferred by section 37 of the Prisons Ordinance, I hereby appoint-

SHEIKH ALAMIN BIN SAID (Liwali of Mombasa)

to be an official visitor to the Mombasa Prison vice Chief Cadi Badawy

Government Notice No 1122 dated the 15th day of October, 1952, is varied accordingly

Nairobi,

JOHN WHYATT,

11th November 1952

Member for Law and Order

GOVERNMENT NOTICE NO 1210

(S/A Pris 34/1 II)

### THE PRISONS ORDINANCE

(Cap 78)

### Notice

IN EXERCISE of the powers conferred upon me by subsection (1) of section 3 of the Prisons Ordinance, I hereby declare the prison camp at Dol Dol, Nanyuki District, to be a prison for the purpose of the aforesaid Ordinance

Nairobi,

JOHN WHYATT,

13th November, 1952

Member for Law and Order

### GOVERNMENT NOTICE NO 1211

(F/Stat/9)

### GENERAL' COST OF LIVING INDEX (EXCLUDING RENT), NAIROBI

The above index was 239 on 31st October, 1952

### WAGE ADJUSTMENT INDEX

The above index was 228 on 31st October 1952

AFRICAN RETAIL PRICE INDEX, MOMBASA

The above index was estimated at 323 at 31st October, 1952 The base of each of the indices shown above is 1939 = 100

GOVERNMENT NOTICE NO 1212

(Ksb 184/14/2/1)

INCREASE OF RENT (RESTRICTION) ORDINANCE, 1949 (No 22 of 1949)

### RENT CONTROL BOARD—COAST PROVINCE

#### APPOINTMENT

IN EXERCISE of the powers conferred by section 3 of the Increase of Rent (Restriction) Ordinance, 1949, the Governor has been pleased to appoint-

### MR P FOSTER

to be a member of the Rent Control Board for the Coast Province during the absence from the Colony of Mrs Rae, formerly Miss Diana Hamley

By Command of the Governor

A HOPE-JONES,

November, 1952

Member for Commerce and Industry

GOVERNMENT NOTICE NO 1213

 $(Ph \ 48/5/11)$ 

### THE HOSPITAL TREATMENT RELIEF (EUROPEAN) ORDINANCE, 1951

(No 33 of 1951)

### APPOINTMENT

IN EXERCISE of the powers conferred by sub-section (2) of section 3 of the Hospital Treatment Relief (European) Ordinance, 1951, the Member for Finance has appointed—

### P J RILEY ESQ

to be a member of the European Hospital Fund Authority established under the aforesaid Ordinance

Nairobi.

14th November, 1952

E A VASEY,

Member for Finance

Note - This cancels Government Notice No 953 of 21st August 1951

GENERAL NOTICE NO 2522

### THE PHARMACY AND POISONS ORDINANCE

THE undermentioned has been registered in accordance with the terms of the "Pharmacy and Poisons Board' -

Name -Patel, Girishchandra Ambalal, MPS (ENG), 1952

General Notice No 2523

### THE MEDICAL PRACTITIONERS AND DENTISTS ORDINANCE

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

Name — Shah, Rajnikant Chandulal LRCP (EDIN), 1951, LRCS (EDIN), 1951, LRFPS (GLAS), 1951

Address -P O Box 741, Mombasa

Practice —Private

Name -- Verdon, Col Philip, MRCS (ENG), 1912, LRCP (LOND), 1912, BCH (CAMB), 1923

Address —PO Box 4975, Ngong

Practice —Public service

Name — Da Cruz, Eric Joseph Thomas Xavier, LDS, RCS (ENG), 1951

Address -PO Box 591, Nairobi

Practice —Private

General Notice No 2524

### LOCAL REGISTERS FOR KENYA GOVERNMENT **STOCKS**

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

Nairobi,

15th November, 1952

E J PETRIE, Accountant General

SCHEDULE

Amount held on the Local Description of Stock Register £725,793 0 10 Kenya Government 4½ per

cent Stock, 1971/1978

### ARCHITECTS AND QUANTITY SURVEYORS ORDINANCE, 1933

THE attention of the public is drawn to the provisions of the above Ordinance and to the Amending Ordinance, 1935 and particularly to the following extract from the principal Ordinance —

- '2 Subject as hereinafter provided, after the expiration of six months from the date of coming into operation of this Ordinance, no person shall practise under any name, title or style containing the word architect, architecture, architectural, quantity surveyor or quantity surveying unless he is in terms of this Ordinance registered as an architect or as a quantity surveyor, as the case may be
- "3 (1) If any person shall contravene any of the provisions of section 2 of this Ordinance he shall be guilty of an offence and shall be liable on conviction by a magistrate of the first or second class to a fine not exceeding one hundred pounds for each such offence"

The following are registered as architects under the above Ordinance —

Archer, H. D., FRIBA, P.O. Box 58, Nairobi Barker, G. C., ARIBA P.O. Box 2646, Nairobi Bean N. S., ARIBA DIPARCH P.O. Box 662, Nairobi Beers, J. H., ARIBA P.O. Box 662, Nairobi Bhalla, J. R., ARIBA P.O. Box 110, Nairobi Blaker, W., M.I.A. DIPARCH (WIT.), P.O. Box 3876, Nairobi Blackburne, S. L., FRIBA P.O. Box 890, Nairobi Bordoli, M. R. ARIBA, P.O. Box 3238, Nairobi Brown, B. G., ARIBA P.O. Box 890, Nairobi Biowning, P.B. A., ARIBA P.O. Box 890, Nairobi Biooke, J. R. P., ARIBA AADIP P.O. Box 3585, Nairobi Boucher, D. G., LRIBA P.O. Box 2292, Nairobi Boys Hinderer, C. M., FRIBA P.O. Box 201, Mombasa Cobb, R. S., FRIBA P.O. Box 58, Nairobi Connel, A. D., ARIBA P.O. Box 357, Tanga (T.T.) Davies, I., FRIBA, P.O. Box 17, Nairobi Feit, W., ARIBA MIA (S.R.), P.O. Box 1969, Salisbury (S.R.)
Flatt, D. N., ARIBA P.O. Box 168, Kitale

Flatt, D N, ARIBA PO Box 168, Kitale
Gainsford, A P LRIBA PO Box 1922, Nairobi
Gaymer, A D, ARIBA, PO Box 58, Nairobi
Gedrych, T D, ARIBA DIPARCH PO Box 154, Moshi
(TT)

Geeson, H. L., FRIBA, P.O. Box 165, Nairobi Goltman, N., P.O. Box 412, Mombasa Hamid, Abdul, P.O. Box 1786, Nairobi Hemraj, G. D., P.O. Box 406, Mombasa Hill, E. D., FRIBA, P.O. Box 677, Nairobi Hoare, E. L. T., FRIBA, P.O. 2292, Nairobi Hodgson, F. A., ARIBA, P.O. Box 3859, Nairobi

Hodgson, F M (Mrs), ARIBA DIPARCH PO Box 3859, Nairobi Hoogterp, J A FRIBA PO Box 677, Nairobi

Hughes, E D (Mrs), FRIBA AADIP PO Box 2693, Nairobi Jackson, L G, FRIBA PO Box 677, Nairobi

Khambhaita, A V, PO Box 357, Kisumu King, K S, ARIBA, AADIP PO Box 1024, Mombasa May, E, PO Box 1910, Nairobi

Melland, G S, ARIBA PO Box 651, Nairobi

Miles, E. W., ARIBA PO Box 1910, Nairobi Miller, J. W. C., BSC., ARIBA PO Box 3831, Nairobi

Mills, D B, ARIBA PO Box 662, Nairobi Nani, K V, LRIBA PO Box 122, Nairobi

Nicholson, J. L., PO. Subukia

Norburn, G B E, FRIBA PO Box 890, Nairobi

Norris, W T, PO Kitale

Ogilvie A G W, FRIBA PO Box 868 Mombasa

Ogilvie, G C W, LRIBA PO Box 890 Nairobi Pearce, C M W, PO Box 5055, Nairobi Perry, Lt-Col R T V D, FRIBA, PO Box 1428,

Nairobi
Polkinghorne R W I ARIBA ARICS PO Box 58

Polkinghorne, R W J, ARIBA ARICS PO Box 58 Nairobi

Radford H G, ARIBA PO Box 2927, Nairobi Rand Overy, C, FRIBA PO Box 235, Nairobi

Rivers Thomas, G, FRICS A,MTPI PO Box 3585, Nairobi

Sachania M. L., PO. Box 784, Mombasa Scammell, R. Q., ARIBA PO. Box 58 Nairobi

Stone, T. H., P.O. Box 1479, Nairobi Thakore, C. S., ARIBA P.O. Box 110, Nairobi

Thoms, K. O., ARIBA DIPARCH PO Box 890 Nairobi

Turner, J R, LRIBA PO Box 677, Nairobi Wevill, A E, FRICS MIA (SA) PO Box 17 Nairobi Wevill, C E, BARCH (NATAL), PO Box 17, Nairobi

The following are the registered quantity surveyors under the above Ordinance —

Armstrong, M, FRICA, PO Box 426 Nairobi Boys Hinderer, C M, FRIBA PO Box 201, Mombasa Bridle, F C, FRICS PO Box 5960 Nairobi Cobb, R S, FRIBA PO Box 58, Nairobi Davies, I, FRIBA PO Box 17, Nairobi Davson A W, FRICS PO Box 1643, Nairobi
Duncan D FRICS PO Box 426, Nairobi
Evershed, F L ARICS PO Box 5960 Nairobi
Geeson H L FRIBA PO Box 165, Nairobi
Meyers, G J, ARICS PO Box 1969 Salisbury (SR)
Rivers Thomas G FRICS AMTPI PO Box 3585,
Nairobi

Wevill, A E FRICS MIA (SA) PO Box 17 Nanobi Willard, C G R, FRICS PO Box 3470 Nanobi Wilson, E S, FRICS PO Box 1643, Nanobi

Nanobi

12th November, 1952

GLYN RICHARD, Registiar of the Board

GENERAL NOTICE No 2526

### THE REGISTRATION OF TITLES ORDINANCE (Cap 160)

WHEREAS Hakumat Rai son of Naiain Chand is registered as the propiletor of the piece of land situate in Nairobi Municipality known as Land Reference No 209/2759/11 by virtue of a certificate of title registered as No I R 6279/1, and whereas sufficient evidence has been adduced to show that the said certificate of title has been lost notice is hereby given that, after the expiration of 90 days from the date hereof, I shall issue a provisional certificate provided that no objections have been received within that period

Nanobi, 7th November, 1952 D H PRICE, Registrar of Titles

GENERAL NOTICE NO 2527

## THE REGISTRATION OF TITLES ORDINANCE (Cap 160)

WHEREAS Hamis Shapi Mohamed of Mombasa is registered as proprietor of all those pieces of land known as Plots Nos 70 and 97 of Section V, situate at Chamgamwe Miritini, Main land North, by virtue of certificate of ownership Nos 2695 and 2699 registered in the Coast Registry as Nos CR 1501/1 and 1505/1 and whereas sufficient evidence has been adduced to show that the said certificates of ownership have been lost, notice is hereby given that after the expiration of 90 days from the date of the publication of this notice I shall issue a provisional certificate provided that no objections have been received within that period

Mombasa 11th November, 1952 L D N GRANT
Registrar of Titles

GENERAL NOTICE NO 101 OF 1951

### HER MAJESTY'S SUPREME COURT OF KENYA

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

Supreme Court Criminal Sessions at Mombasa 2-12 1952 For Hearing

Cr C No 234/52 Regina vs (1) Kimeni s/o Ndemu and (2) Kombo s/o Viani

Cr C No 241/52 Regina vs Nzai s/o Kombe Cr C No 264/52 Regina is Chao w/o Kambali

Ci C No 265/52 Regina vs Jervasio Caridad D'Souza

SUPREME COURT CRIMINAL SESSIONS AT NYERI. 25-11-52

Cr C No 202/52 Regma vs N'Nkanatha s/o Materi

Cr C No 220/52 Regina 13 Warui s/o Munyungu

Cr C No 269/52 Regina vs Komo s/o Maingi

Cr C No 276/52 Regina vs Wangombe s/o Mbage Mutugi s/o Bororo

SUPREME COURT CRIMINAL SESSIONS AT NAIROBI 1-12-52

Cr C No 254/52 Regina vs John Maina s/o Onesimus

Ci C No 268/52 Regina vs Oseve s/o Omole

Cr C No 257/52 Regina vs Mbogwa s/o Kamau
Cr C No 263/52 Regina vs Vakobo Seninda s/o V

Cr C No 263/52 Regina vs Yakobo Seninde s/o Visenisio Katerega

Cr C No 266/52 Regina vs Andrea Deaterea s/o Jomo Ci C No 277/52 Regina vs Ejesa s/o Munari

Cr C No 278/52 Regina vs Mbindyo s/o Nthome

Supreme Court Criminal Sessions at Nakuru 2-12-52

Cr C No 153/52 Regina vs Musonik Arap Turgot, Kimutai Arap Boror Chepkwony Arap Marasim Kiptoo

Arap Masee Cr C No 178/52 Regina vs Chembungei Arap Changwony

Cr C No 222/52 Regina vs Onyango s/o Ohiye, Owith s/o
Ohiye, Johanes Mulor s/o Ondango

Ci C No 236/52 Regina vs Okumu s/o Oduma

Cr C No 251/52 Regina vs Sironga Ole Gidi, Koyiagi Ole Mbugu Kitima Ole Letingoi, Musengo Ole Lamaloi

Cr C No 259/52 Regina vs Q Malik

T R PENNY Acting Registrar H M Supreme Court of Kenya

### EAST AFRICAN CURRENCY BOARD

PAYMENT of the value of the following mutilated currency notes has been claimed by the persons named Any other person wishing to submit a claim in respect of any of these notes should communicate at once with the Currency Officer Dar es Salaam —

No of note -D/24 83707, for Sh 5

Name and address of claimant—Mwanza Hotel Ltd Mwanza

No of note -- M/3 39486, for Sh 20

Name and address of claimant - John s/o Owro Mwanza

No of note—X/1 92616, for Sh 5

Name and address of claimant—Massudi Alli, Dar es Salaam

No of note -X/9 75663, for Sh 5

Name and address of claimant—Simba Mwinyi Kambi, Dar es Salaam

Nos of notes—C/38 22161, for Sh 5, B/39 95334, B/39 95332, B/28 70031, B/39 95329, B/39 95330, for Sh 10 each

Name and address of claimant—S B M Rajabu, Dar es Salaam

No of note -D/46 62412, for Sh 5

Name and address of claimant -Omari Saidi, Dai es Salaam

No of note—C/57 61061, for Sh 5

Name and address of claimant—Rashid Moledina & Co, Bukoba

No of note—B/84 92585 for Sh 20

Name and address of claimant—Ramazani Musa Morogoro

Nos of notes —Z/7 82753, Z/7 82828, for Sh 20 each, D/84 95778, D/84 95779, for Sh 10 each

Name and address of claimant—Ebrahim Mc'Mangesho, Moshi

Nos of notes —D/44 11813, D/44 20686, for Sh 5 each Name and address of claimant —Danji Ketha Moshi

No of note—S/10 27678, for Sh 20

Name and address of claimant—Kwese s/o Ndaio Moshi

Nos of notes—B/33 30304, X/7 38288, for Sh 10 each Name and address of claimant—Messis Virchand & Co, Moshi

Nos of notes—C/39 85039, C/64 52440 for Sh 5 each Name and address of claimant—Barclays Bank Dar es Salaam

Nos of notes—B/28 59233, V/10 98185 for Sh 5 each Name and address of claimant—Standard Bank of South Africa, Ltd, Dar es Salaam

No of note—B/13 10034, for Sh 10

Name and address of claimant -Mr Gore, CEP, Arusha

No of note—B/69 16378, for Sh 5

Name and address of claimant—Edward Lukuka Tarime

No of note—B/40 87023, for Sh 5

Name and address of claimant—A C Christie, Iringa

Nos of notes—L/10 80465, M/5 54788, for Sh 20 each Name and address of claimant—Abdallahamani Saleh,

No of note—D/3 25211, for Sh 20

Name and address of claimant—Kasimiri Mambuya, Mapima, Same, Paie District

No of note -V/10 34564, for Sh 10

Name and address of claimant—Kutona s/o Manghundi Mpwapwa

PAYMENT of the value of the following mutilated currency note has been claimed by the person named Any other person wishing to submit a claim in respect of this note should communicate at once with the Currency Officer, Zanzibar —

No of note -B/13 45559, for Sh 10

Name and address of claimant—Mr Juma Khamis, c/o Port and Marine Department, Zanzibar

PAYMENT of the value of the following mutilated currency notes has been claimed by the persons named Any other person wishing to submit a claim in respect of any of these notes should communicate at once with the Currency Officer, Kampala —

No of note—B/83 81309, for Sh 5

Name and address of claimant—Mr Geoige William Otto, Entebbe

No of note—C/47 79120 for Sh 5

Name and address of claimant—Mi Andrew Michael Okurut, Jinja

No of note—C/52 82548, for Sh 5

Name and address of claimant—Mr Deogratia Mukasa, Lukaya

Nos of notes—D/22 61708, B/58 52746, C/88 96552, D/15 45739, D/15 45735, D/15 45734, C/46 68207, C/53 86722, C/46 68212 D/22 61418, for Sh 5 each, B/22 27338, for Sh 10

Name and address of claimant—Mr Antonio Gune, Mbale

¥2\_\_\_

<u>, "\_)</u>

Nos of notes—C/53 30146 C/80 83142, for Sh 5 each Name and address of claimant—Messrs Tulshidas M Saujani, Mbale

No of note—B/56 03441, for Sh 10

Name and address of claimant—M1 Ziyadi Magola, Bunya Nos of notes—Q/2 87294 T/2 60351, for Sh 20 each

Name and address of claimant—Mr Pantaleo Mukasa, Mpigi

No of note -D/27 80544, for Sh 5

Name and address of claimant—Messrs The Uganda Co (Africa), Ltd, Jinja

No of note—B/27 49048, for Sh 5

Name and address of claimant—Messrs Nyanza Saw Mills (1947) Ltd, Kampala

No of note -X/10 57888 for Sh 10

Name and address of claimant—Mi Erieza Mujabi, Kampala No of note—D/80 03982, for Sh 5

Name and address of claimant—Mr S David Matovu, Kampala

No of note -Y/3 10613, for Sh 10

Name and address of claimant—Mr Pasikali Ndyabaluka, Mbarara

No of note—P/5 26250, for Sh 20

Name and address of claimant—Messrs Vallabhdas Kalidas and Co Ltd Kampala

Nos of notes—B/42 69165, for Sh 10 T/5 54396 for Sh 20

Name and address of claimant—Mrs Frikitasi Ndbugwere, Koko

No of note—B/18 26728, for Sh 10

Name and address of claimant—Mi Kristofa Musanje, Banda

Nos of notes—Q/5 52847 for Sh 10, T/8 90138, K/5 03528, U/4 47123, for Sh 20 each

Name and address of claimant—Mr Michael G Lwanga, Masaka

No of note -Y/3 04537, for Sh 10

Name and address of claimant—Mr Yasamu Waswa Mpigi

No of note—S/9 40007, for Sh 10

Name and address of claimant—Mt Andre Komućucu, Nyabunamba

No of note—D/20 25107, for Sh 5

Name and address of claimant—Mr P C Kauia Kampala

No of note—B/45 77256, for Sh 10

Name and address of claimant -Mr K R Sangani, Kamuli

No of note—B/16 16409, for Sh 20

Name and address of claimant—Mr Alistaliko Kitoke, Kiwebwa

Nos of notes—C/18 42510 for Sh 5 X/3 62126, for Sh 10

Name and address of claimant—Mr Erifazi Kibirige, Nalugala

Nos of notes —Q/2 8871, R/6 73294, R/1 48828, for Sh 10 each

Name and address of claimant—Mr Yotamar Auchai, Masindi

No of note—R/3 79003, for Sh 10

Name and address of claimant—Mr Joseph Francis Nsubuga, Kampala

No of note—C/21 11817, for Sh 10

Name and address of claimant—Mr Adlufu Kakeza, Kitagali

No of note—U/1 91288 for Sh 10

Name and address of claimant -Mr D M Hughes, Mbale

No of note—C/19 44045, for Sh 5

Name and address of claimant -Mr Leo Lugenda, Kasana

No of note—C/22 14662, for Sh 10

Name and address of claimant—Mr Yefusa Wakula, Buseta

No of note—P/4 51740, for Sh 20

Name and address of claimant—Messrs H M Bhayani and Co, Kampala

No of note—B/16 61035, for Sh 20

Name and address of claimant—Mr Ezeceri S Sebaggala, Kampala

No of note -D/67 95900, for Sh 5

Name and address of claimant -Mr Chirilo Okoku, Arua

No of note—C/15 70474, for Sh 5

Name and address of claimant—Messrs Kagera Saw Mills (Uganda), Ltd, Fort Portal

No of note—C/85 59184, for Sh 5

Name and address of claimant —Messrs Janmohamed Allidina and Son, Masaka

No of note—W/1 09019, for Sh 5

Name and address of claimant—Mr Akberali Alibai, Butiaba General Notice No 2529

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

NOTICE OF APPLICATION FOR A LICENCE TO OPERATE AIR SERVICES

PURSUANT to the provisions of regulations 21 and 22 of the Air Services (Licensing) Regulations 1946, notice is hereby given that the Aero Club of East Africa PO Box 813, Nairobi, Kenya Colony, has applied to the East African Air Transport Authority for a licence to operate the following an service —

- (a) Air charter, ie the hije of the club's aircraft to qualified pilot members within and from the East African territories of Kenya Uganda, Tanganyika and Zanzibar for a period of one year with effect from 26th November, 1952
- (b) Elementary and advanced dual flying instruction to club members at Nairobi West Airfield and at other airfields in the East African territories For a period of one year with effect from 26th November, 1952

It is further notified that any representations or objections with regard to this application must be made to the East African Air Transport Authority at the office of the Director of Civil Aviation, Lugard Avenue, PO Box 5163, Nanobi, not later than 23rd December, 1952 Every such representation of objection shall be made in writing, shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the Authority

STACEY W D COLLS,

Nairobi, 13th November, 1952 Director of Civil Aviation

\*\*East Africa\*\*

GENERAL NOTICE NO 2530

THE EAST AFRICAN AIR TRANSPORT AUTHORITY THE AIR SERVICES (LICENSING) REGULATIONS, 1946 NOTICE OF APPLICATION FOR A LICENCE TO OPERATE AIR

SERVICES

PURSUANT to the provisions of regulations 21 and 22 of the Air Services (Licensing) Regulations, 1946, notice is hereby given that Meredith Air Transport, Limited, Bilbao House, 36/38 New Broad Street London, EC2, United Kingdom, has applied to the East African Air Transport Authority for a licence to operate the following air service —

Air charter and aerial work to and from the East African Territories of Kenya, Uganda, Tanganyika and Zanzibar, 'cabotage' within the said East African Territories For a period of one year

It is further notified that any representations or objections with regard to this application must be made to the East African Air Transport Authority at the office of the Director of Civil Aviation, Lugard Avenue, PO Box 5163, Nairobi, not later than 18th December, 1952 Every such representation or objection shall be made in writing shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the Authority

STACEY W D COLLS,

Nairobi, 8th November, 1952 Director of Civil Aviation East Africa

General Notice No 2531

### 2½ PER CENT EAST AFRICAN WAR BONDS, 1952/54

THE register of the  $2\frac{1}{2}$  per cent East African War Bonds, 1952/54, will be closed for the transfer of bonds from 16th November, 1952 to 30th November, 1952, both days inclusive, for the purpose of paying interest due on 1st December, 1952

> E J PETRIE, Accountant General

General Notice No 2470

### NOTICE

IN VIEW of the close of the Colony's financial year on 31st December, 1952, it is requested that all merchants and other persons or firms having claims against the Government of the Colony and Protectorate of Kenya will submit their invoices up to 15th December, 1952, to the departments concerned before 20th December 1952 Any invoices relating to the period 16th to 31st December, 1952, should be submitted to the department concerned as early as possible

Nairobi, 5th November, 1952

E J PETRIE, Accountant General General Notice No 2468

### IN HER MAJESTY'S COURT OF APPEAL FOR EASTERN **AFRICA**

CAUSE LIST

At Mombasa

Before Nihill, P Worley VP and Mahon, J

Wednesday, 19th November, 1952, at 9 15 a m

For Hearing

C A No 46/52 Khetsi Hansraj Halami vs O R as trustee of the property of "Mohan Singh Brothers"

Thursday, 20th November, 1952, at 9 15 a m

C A No 119/52 Astrid Prodger vs Ramzanalı H Ebrahim

Friday, 21st November, 1952, at 915 a m

For Hearing

Cr A No 143/52 Mangal Singh vs Regina

Cr A No 146/52 Ismail Abdulrehman vs Regina

Cr A No 196/52 Salım Bın Abdulla vs Regina

Monday 24th November, 1952 at 915 am For Hearing

Cr A No 234/52 Meghji Naya vs Regina

Cr A No 235/52 Gitau s/o Runana vs Regina

Cr A No 236/52 Wainaina s/o Kibige vs Regina Cr A No 237/52 Muiga s/o Kirika vs Regina

Cr A No 238/52 Njau s/o Mwihia vs Regina

### At Nairobi

Monday 8th December, 1952, at 10 30 a m

For Hearing (from Uganda)

Cr A No 222/52 Regina vs Yozefu Masabo s/o Sebukuraya

Cr A No 223/52 Regina vs Kasaja s/o Tibagwa

C1 A No 224/52 Regina vs Gacharo s/o Marururu

Cr A No 225/52 Regina vs Yakobo Kati s/o Byabasajja

Cr A No 226/52 Regina vs Sulaiman, alias Bumali Mukasa Cr A No 227/52 Regina vs Rafaeri Munya, alias Rafaeri

Kıbuka Cr A No 228/52 Regina vs Anjelo Olworo s/o Oto

Ci A No 229/52 Regina vs Omara s/o Otule >

Cr A No 230/52 Regina vs Petero Sentali s/o Lemanowa

Cr A No 231/52 Regina vs Nekameza Dit s/o Okeng

Cr A No 232/52 Regina vs Saveriyo Ochaya s/o Labongo C1 A No 239/52 Regina Kassamalı Jonmohamed

Bhogadia

Nanobi, 12th November, 1952 C G WRENSCH, Registrar HM Court of Appeal for Eastern Africa

GENERAL NOTICE NO 2532

### TRANS NZOIA DISTRICT COUNCIL

### CONTROL OF GRASS FIRES

IN EXERCISE of the powers conferred by section 11 (1) of the Control of Grass Fires Ordinance, 1941, it is hereby notified that in the area under the jurisdiction of the Trans Nzoia District Council a state of danger is proclaimed as from 1st December, 1952 and it is hereby ordered that the burning of vegetation within the whole or any part of such area during the period commencing 1st December 1952, and ending 31st March 1953, is prohibited, except between the hours of 6 pm and 8 am on Mondays Tuesdays, Wednesdays, Thursdays and Fridays of each week, or by permit from the undersigned

Note - "Vegetation' under the terms of the Ordinance only covers growing or standing vegetation, and trash separated from the land may be heaped and burnt, subject to the consent of the respective Production Sub-committees

All farmers are advised to burn fire breaks before the above date

Kıtale.

11th November, 1952

H M WILLIAMS, Executive Officer

General Notice No 2533

### MUNICIPALITY OF KISUMU

### THE LOCAL GOVERNMENT (RATING) ORDINANCE (Cap 137)

PURSUANT to the provisions of the Local Government (Rating) Ordinance (Cap 137), I hereby give notice that the Valuation Court appointed to examine the Valuation Roll 1952, completed its examination of the said roll, and has made such alterations and amendments therein as it has deemed necessary, and that I have signed and certified the same, and that the said 10ll shall become fixed and binding upon all persons interested who shall not before the 16th day of December, 1952, appeal from the decision of the Valuation Court

Kısumu, 11th November, 1952 T A WATTS, President Kisumu Valuation Court

### VACANCY—MAKERERE COLLEGE, THE UNIVERSITY COLLEGE OF EAST AFRICA

Assistant Lectureship in Physics

APPLICATIONS are invited for an Assistant Lectureship in Physics

Salary £620 by £25 to £670 per annum Point of entry in scale according to qualifications and experience Temporary cost of living allowance 25 per cent of salary Child allowance £50 per annum per child (maximum £150 per annum), FSSU Part furnished quarters at rent not more than 10 per cent basic salary Passages paid (including tamily) on appointment, termination and leave (three months every two years)

Applications (six copies), giving full particulars of qualifications and experience and the names of three referees, should be sent to the Registrar, Makerere College, PO Box 262 Kampala, Uganda Closing date 6th December, 1952

GENERAL NOTICE NO 2535

### NAIVASHA DISTRICT COUNCIL

Shops in Rural Areas

SHOP owners are notified that applications for renewal of licences for shops in rural areas in the Naivasha District Council area must be submitted to this Council before 30th November, 1952

	J C KERR
Naivasha, 8th November, 1952	Executive Officei Naivasha District Council
oth November, 1932	Naivasna District Council

GENERAL NOTICE NO 2536

#### CITY COUNCIL OF NAIROBI

NOTICE is hereby given that the City Council of Nairobi at a meeting held on the 28th October, 1952, made the following final apportionments of the cost of constructing Grogan Estate, Part "A", under the provisions of the Municipalities and Townships (Private Streets) Ordinance, namely—

L R No 209/136	Name an	Amount	
18 19 20 21 22 23 24 25 26 27 28 29 30 45 L R No 209/2788 17 16 15 14	Colonel E S Gro Nairobi  "" "" "" "" "" "" "" "" "" "" "" "" "	gan, PO Box 86	Sh cts  1,281 67 1,464 77 1,464 77 1,464 77 1,464 77 1,464 77 1,504 68 1,464 77 1,464 77 1,464 77 1,464 77 2,467 03 2,656 72  2,256 83 1,464 77 1,464 77 1,464 77 3,076 01
			31,093 35

NOTICE is hereby given that the City Council of Nairobi at a meeting held on the 28th October, 1952, made the following final apportionments of the cost of constructing Grogan Estate, Part "B", under the provisions of the Municipalities and Townships (Private Streets) Ordinance, namely—

L R No 209/136	Name and	d Address	Amount
45 44 43 42 41 40 39 38 L.R. No 209/2788 6	Colonel E S Gro Naırobi	gan, P O Box 86	999 97 1,184 80 1,184 80 1,184 80 1,184 80 1,184 80 1,172 95
7 8	>> 22	99 22	1,629 10 1,497 89
6 7 8 9 20 19	,,	» » »	3,784 85 2 199 88 1,540 24
18 17	>> >> >>	?? ??	1,540 24 2,337 62
			25,440 64

Nairobi, 8th November, 1952 ROBERT LUNN,
Acting Town Clerk

\_ 🛴

GENERAL NOTICE No 2537

### CITY COUNCIL OF NAIROBI

NOTICE is hereby given that the City Council of Nairobi at a meeting held on the 28th October 1952, made the following provisional apportionments of the cost of constructing Brookside Drive, under the provisions of the Municipalities and Townships (Private Streets) Ordinance, namely—

(Private Street	s) Ordinance, namely —	
L R 1870 Section III Plot	Name and Address	Amount
		Sh cts
161 N/34/106	Mr & Mrs C B Sampson, P O Box 2720, Nairobi	4,780 29
162 N/32/204	S Atkinson, PO Box 560, Nairobi	4,022 03
104 N/32/176	E S Baxter, c/o P O Box 281, Nairobi	6,362 61
103 N/32/252	Mrs N Lambron, c/o Barclays Bank	7 137 68
102 N/32/164	J H Dickenson, P O Box 1434 Nbi	7,760 35
180 not regd	H A Andrae, 20, Fenchurch Street,	5 706 65
107 NT/25/010	London	5,786 65
107 N/35/218	F H Unwin, P O Box 96, Nairobi	6 266 62
108 N/32/316 109 N/32/232	J H Dickenson, P O Box 1434, Nbi E E N Sandeman, P O Box 228, Nbi	6,266 62 2,966 39
126 N/32/276	Hughes Ltd, PO Box 460, Nairobi	6,693 3 <b>2</b>
163	Trughes Did , I O Box 400, Ivan oor	0,000
N/32/160/5	R & E M McFiggans, PO Box 3467,	
164 37/05/104	Nairobi	3,703 00
164 N/35/104	R Kenneth & A V Someren, PO Box 1682, Natrobi	4,818 74
95 N/32/186	A C Molony, Asst Manager, Motor Mart & Exchange, Ltd, Nairobi	2,848 46
96 N/32/188	Twentsche Overseas Trading Co, Ltd, PO Box 1138, Nairobi	5,696 93
Open space	City Council of Nairobi PO Box 651,	63,237 87
127 N/32/278	Nairobi Mrs K M Scheitel, 59 Clare Court,	
100 37/00/000	Judd Street, London, W.C.1	5,981 77
120 N/33/372	G D Sinclair, P O Box 385, Nairobi	5,981 77
129 N/32/282	T B Masson, P O Box 3051, Nairobi	5,597 23
132 N/34/88 183	K & I Simon, P O Box 103, Nairobi	9,140 72
N/37/184/1	R W Ball, PO Box 701, Nairobi	4,479 78
184 N/34/396	E Wenden, PO Box 5150, Nairobi	4,272 69
165 N/35/324	F J & L Lawrence, PO Westlands	4,059 91
166 N/34/276	J L T Beck, c/o PO Box 211, Nbi	4,427 37
135 N/33/364	J McDonald, P O Box 5820, Nairobi	6,019 94
136 N/33/370 137 N/33/154	J Rawlins, PO Box 21, Nairobi Dr R R Henderson, PO Box 852,	11,562 20
, , , , , , , , , , , , , , , , , , , ,	Nairobi	7,406 00
138 N/33/376	H O Karlinger, PO Box 667, Nbi	4,557 54
171 N/34/274	John B Mortley, PO Box 698, Nbi	1,281 81
172 N/36/168	Mrs Pillieron, PO Box 286, Nairobi	3,275 73
140 N/33/182	Standard Bank of South Africa, Nbi	7,440 19
50 N/14/336	Mrs I G R Stantton, P O Rumuruti	2,704 33
	ن	226,536 54

NOTICE is hereby given that the City Council of Nairobi at a meeting held on the 28th October, 1952, made the following Final apportionments of the cost of constructing Hakim Singh Road, L R 209, under the provisions of the Municipalities and Townships (Private Streets) Ordinance, namely —

Name and Address	Amount
Gardhandas Dharamshi, Jamnadas Dharamshi, Nanalal Dharamshi, Chotalal	Sh cts
Dharamshi, PO Box 1439, Nairobi	2,459 98
	2 547 50
	2,547 59
C A Patel, PO Box 194, Nairobi	2,445 56
D A Janani, c/o P O Box 500, Nairobi	1,617 68
	,
	2,375 64
	•
	2,466 79
	_,
169, Nairobi	3,307 46
Sh	17,220 70
	Gardhandas Dharamshi, Jamnadas Dharamshi, Nanalal Dharamshi, Chotalal Dharamshi, PO Box 1439, Nairobi T N Vithani and C S Patel, PO Box 269, Nairobi C A Patel, PO Box 194, Nairobi D A Janani, c/o PO Box 500, Nairobi Narbadabai w/o Mohanlal Kalyanji, PO Box 169, Nairobi Kikubhai Rambhai Desai, Nickhabhai Rambhai Desai, PO Box 987, Nbi Mohan lal Kalyanji Lakhani, PO Box 169, Nairobi

NOTICE is hereby given that the City Council of Nairobi at a meeting held on the 28th October, 1952, made the following final apportionments of the cost of constructing Khan Road, L R 209, under the provisions of the Municipalities and Townships (Private Streets) Ordinance, namely—

L R 209 Plot No	Name and Address	Amount
		Sh cts
3011/5	Lalubhai Lalji, PO Box 5497, Nairobi	1,253 77
3011/4	Jina Ratna, PO Box 812, Nairobi	972 25
3011/3	Jina Ratna & Bhimji Nanji, PO Box	J.12 23
JU11, 5	812, Nairobi	972 25
3011/2	Harji Visram & Harji Noorji, PO Box	712 20
• • • • • • • • • • • • • • • • • • •	812, Nairobi	932 71
3011/1	Walli Jiwa PO Box 733 Nairobi	1,643 32
2788/1	Ranbir Kaur w/o Hardial Singh Sowaru	-,
,	Kaur w/o Ranjit Singh, Surinder Kaur	
	w/o Kartar Singh, c/o Arjeet Singh	
	Bros Advocate, Government Road,	
	Nairobi	2,413 99
2788/2	Des Rai Sennik s/o Lakhmi Dass, PO	•
·	Box 974, Nairobi	1,037 <b>07</b>
2788/3	Kehar Singh, PO Box 491, Nairobi	993 86
	Sh	10,219 22

1

NOTICE is hereby given that the City Council of Nairobi at a meeting held on the 28th October 1952 made the following final apportionments of the cost of constructing Lane ABCD in L R 209/2490 under the provisions of the Municipalities and Townships (Private Streets) Ordinance, namely —

LR 209 Name and Address Amount Plot No Sh cts 1 Dhan Kant w/o Ram Singh Channa, PO Box 1308, Nairobi Dhan Kant w/o Ram Singh Channa, 595 16 2 PO Box 1308, Nairobi 715 67 Bherji Navalji, Dhobi, Ngara Road Bherji Navalji, Dhobi Ngara Road Thaker Singh s/o Khem Singh c/o Tara 3 692 58 692 58 5 692 58 Singh, PO Box 2123, Nairobi Ramjidas, Rattanchand, Bishendas, Hansraj, c/o Old Mark Soap Factory, 6 PO Box 859, Nairobi Amaur Kaur w/o Suhel Singh, PO Box 634 86 7 2605, Nairobi 577 16 Yogunder Devi w/o Karam Chand Chopra PO Box 3783, Nairobi J P, T H, G K and M V Patel, PO Box 73, Nairobi 8 577 16 9 577 16 Ram Singh s/o Mehtab Singh Bhagwan 10 Singh s/o Ganga Singh, Railway Workshops, PO Box 17, Nairobi 577 16 Fred Ayub and Mrs Helein Ayub c/o 11 Fred's Bakery, Stewart Street, Nairobi 577 16 Govind Virji Gohil, Savji Bhura Gohil, 12 Suitable Tailoring House, Government Road, PO Box 1987, Nairobi 577 16 13 Mainbhai Dhoribbai Patel, Chandubhai 292 85 Dhoribhai Patel, c/o Box 1552, Nbi Channan Singh s/o Hozara Singh, P O
Box 2218, Nairobi
J P, T H, G K and M V Patel, P O 14 259 60 15 Box 73, Nairobi 634 87 Bishendas Bhagwandas Chhagan Odhavji, P.O. Box 944, Nairobi 16 430 79 V R and M R Patel, PO Box 662, 17 1,255 54 Nairobi Sohan and Puran Singh, PO Box 5924, 18 577 16 Nairobi Premchand Ramii Harai, c/o PO Box 19 19, Nairobi G Ji Patel, c/o Embu Stores, Embu Jivraj Hira, P O Box 3293, Nairobi 577 16 577 16 20 21 22 577 16 Gurjeet and Naranjan Singh, PO Box 577 16 577 16 5683, Nairobi Lankhamshi Khimji PO Box 1301, Nbi Jethalal Lakhadhır, PO Box 351, Nbı 24 634 86 Mangiben and Ramben w/o G and L Vershi, PO Box 2527, Nairobi B M Armin, PO Box 2371, Nairobi M V Devani, PO Box 1515, Nairobi Hordral Singh, Popul Singh, PO Box  $\tilde{2}\dot{5}$ 634 86 26 27 634 86 634 86 Hardial Singh, Ranjit Singh, PO Box 28 1474, Nairobi 634 86 Mancha Singh, Mohan Singh, c/o Juffer Singh, PO Box 3979, Nairobi 29 778 00 Sudar Rait Harnam Singh, PO Box 43 1,145 07 5369, Nairobi Kanjee Haranjee, PO Box 357, Nairobi 978 62 45 Mathuradas Surji Kutmutia, PO Box 588, Nairobi Mulji Natha and Jirji Natha, PO Box 577 16 46 57,7 16 491, Nairobi 411 86 Prithvi Nath Bros, PO Box 43, Nairobi Karsan Premji Patel, PO Box 5294, Nbi 48 1,145 07 22,610 24

\* NOTICE is hereby given that the City Council of Nairobi at a meeting held on the 28th October, 1952, made the following final apportionments of the cost of constructing Lane BE in L R 209/2490 under the provisions of the Municipalities and Townships (Private Streets) Ordinance, namely —

LR 209 Plot No	Name and Address	Amou	ınt
	,	Sh	ct.
30	Derchand Thina Dhrona, PO Box 1467, Nairobi	469	0
31	Hazara Singh, Electrician, Canal Road	509	
32	Gulzara Singh, PO Box 1776, Nairobi	509	
33	R J Patel, P O Box, Ruiru	509	
34	Gopal Singh, PO Box 5833, Nairobi	509	
35	Amar Singh Nandhra Jeguidei Singh		
36	Nandhra, PO Box 347, Nairobi Sardar R Nand Singh, PO Box 5369,	509	8
	Nairobi	509	8
37	Granthi Lal Singh, c/o PO Box 691, Nairobi	509	0
20			
38	Shah Khatsh Virji, Quarry Road, Nbi	509	
39	Gurbakhsh Singh, P.O. Box 734, Nairobi	509	8
40	Fateh Chand, PO Box 3200, Nairobi	<b>#</b> ^^	
44	and Atma Singh, PO Box 2555, Nbi	509	8
41	Santokhai w/o Gulabchand Shan, PO	*^^	^
40	Box 1592, Nairobi	509	8
42	Nathoo Lakhadir and Vaja Lakhadir,	#A^	_
40	PO Box 1592, Nairobi	509	8
43	Sirdar Rait Jarnam Singh, PO Box		_
40	5369, Nairobi	618	
48	Karsan Premji Patel, P O Box 5294, Nbi	192	4
49	Mulii Popat Pankhania, PO Box 5933,	500	
50	Nairobi	509	8
50	Yusaf Ebrahim Zenner, PO Box 239,	<b>700</b>	0
£ 1	Nairobi	509	8
51	Prachudas Pier Shottam Patel, PO Box	500	0.
50	1480, Nairobi	509	8
52	Charan Singh s/o Buja Ram, PO Box	<b>F</b> 00	o.
52	306, Nairobi	509	Ø.
53	Gurbuksh Singh s/o Fatch Singh, Fur-	500	o.
E 1	niture Maker, Canal Road, Nairobi	509	8
54	Santok Singh and Nazar Singh s/o Bhag-		
	wan Singh, United Engineering Works,	500	_
E E	Canal Road Nairobi	509	8
55	Amar Singh, Arjan Singh Nandhra		
	Joginder Singh, Arjan Singh Nandhra,	500	0
5.6	PO Box 347, Nairobi	509	8
56	Hırabhaı Magnubhaı Patel, Krıshna		
	Kumarı w/o A Magon, PO Box	500	0
£ ***	211, Nairobi	509	8
57	Premji Kanji Parnar, Virji Kanji Parnar	500	0.
50	P O Box 2540, Nairobi	509	8
58	Premvati w/o Chanan Shah, PO Box	500	Δ.
50	777, Nairobi	509	8
59	Harbauslal Sunder Nischal Marsharlall	<b>#</b> 00	۵.
<b>60</b>	Ralla Ram Dasoar, PO Box 741, Nbi	509	89
60	Ranjit Singh s/o Sher Singh, PO Box		_
	1811, Nairobi	509	
61	H S Nischal, PO Box 2469, Nairobi	939	50
	Sh	14,456	7.
	Sn	17,420	

13 Y2X 2Y2 N T I T T 2

Nairobi, 29th October, 1952

ROBERT LUNN, Acting Town Clerk

GENERAL NOTICE NO 2538

### NAIROBI DISTRICT COUNCIL

ESTIMATES OF REVENUE AND EXPENDITURE FOR THE YEAR ENDING 31ST DECEMBER, 1953

IN ACCORDANCE with Section 120 (2) of the Local Government (District Councils) Ordinance the following summary of the Estimates for the year 1953 is published for general information. Such Estimates will be submitted for the approval, or otherwise, of the Council at a meeting to be held on Friday, 5th December, 1952, at 10 am in the Town Hall, Nairobi, and will in due course be forwarded to Government for consideration by the Standing Committee for Rural Areas

EXPENDITURE		REVENUE	
1 Administration Charges 2 Maintenance and Improvement of Distrand Bridges — (a) Maintenance and Betterment (b) Construction 3 Works Overhead Charges 4 Miscellaneous Charges 5 Contribution to Capital and Reserve Fund	32,414 10,000 	1 Road Grants 2 Administration Revenue 3 District Rates 4 Sundry Revenue	£ 42,414 23,558 5,830 5,515
1 Road Maintenance 2 Loan Redemption 3 Administration Charges	£ 450 3,518 200	-SPECIAL ROAD RATE  1 Rates— (a) Construction (b) Maintenance 2 Balance carried forward to 1954	\$ 3,533 392 3,925 243
	£ 4,168		£ 4,168

J C TROWSDALE,

Accountant to Council

Nairobi, 11th November 1952

### NAIVASHA DISTRICT COUNCIL

ESTIMATED REVLNUE AND EXPENDITURE FOR THE YEAR ENDING 31ST DECEMBER 1953

IN ACCORDANCE with section 120 (2) (Cap 140), Local Government (District Councils) Ordinance Revised Laws of Kenya, 1948, the following summary of the estimates for the year 1953 is published for general information —

Expenditure		Revenue	
Administration and Works Overheads Direct Expenditure on Roads Miscellaneous Expenditure	£ 11,279 33,798 549	Grants for Administration Expenses, Works Overheads and General Expenses Grants for Duect Expenditure on Roads Sundry Revenue Deficit	£ 10,189 33,798 519 1,120
	£45,626		£45,626

Naivasha, 12th November 1952 J C KERR, Executive Office Naivasha District Council

GENERAL NOTICE NO 2540

### EAST AFRICAN CUSTOMS AND EXCISE DEPARTMENT

NOTICE

NOTICE is hereby given that the under-mentioned goods will be sold by public auction at the Collector's Office, Nairobi, on 10th December, 1952, at 9 a m, if not cleared before that date

W J E RODWELL, Regional Commissioner of Customs and Excise, Kenya

List of Goods Lying in Queen's Warehouse Over Three Months and Due for Sale on 10th December, 1952

WEQ No and Date	Ship's Name	From	Date of Arrival	Marks and Numbers	Description of Goods
ELH 1/24-1-51	FBA-ZU		10-11-50	Mr Alfred Nigelsz Poru, PO Box 5246 Nairobi	2 packages policarbon
16/10 <b>–</b> 9–51 36	FBA-ZP FBA-ZI		15-8-51 8-9-51	Barclays Bank, Nairobi Inter Continental Trading Co, PO Box 2284, Nairobi	Quantity of sample jewellery Samples of cotton piece goods (handkerchiefs)
10/14-1-52	GAL-DL		20-12-51	British American Continental Agency, PO Box 3389, Naurobi	Hoisery, coats vests
25/28-1-52	ZS DBU	<del>-</del>	4-1-52	Heirji Demmer, C, PO Box 3383, Nairobi	Christmas Decorations, Kodak film and exposure meter
70/31-3-52	GAL DN		5-3-52	Kenya Tobacco Co Ltd, PO Box 5322, Nairobi	Tobacco samples
105/26-5-52 78/21-4-52	ZSD-BU G-A LDY		1-5-52 12-3-52	Mr Bennett, E A Industries Mr Moodie, c/o McElven, P O Box 721, Nairobi	1 cement bag sample 1 package containing 1 ladies raincoat
77/15-4-52 83/28-4-52	ZS-DBT GALDE	<del>-</del>	18-3-52 28-3-52	Unknown Unknown	1 package diamond drilling spares 1 package containing motor car spares
101/19-5-52	GALDY	<u> </u>	25-44-52	International Representatives, PO Box 3476 Nairobi	1 bucket
104/21-4-52 106/26-5-52 111/24-12-51 120/7-7-52	VP-YEY SEBDF SEB-DB FBA-ZJ		28-1-52 2-5-52 30-11-51 14-6-52	Unknown Unknown Unknown Unknown Unknown	Package containing one transformer Package containing watches 1 bag of chalk 1 package containing watches

List of Uncleared Goods Overdue for Re-Warehousing (Section 90 of the Customs Management Ordinance, Cap 261) Due for Sale on 10th December, 1952

Date	From Entry No and Date		Marks and Numbers	Description of Goods		
	Bond 32	Whg NB 330 of 28-10-49	PB Ltd, Nairobi Kenya Colony or PB Ltd, Chandaria, NBI via MSA Ex No 26/50	15 cases Sobo planters punch		

LIST OF UNCLAIMED ARTICLES LYING IN QUEEN'S WAREHOUSE OVER THREE MONTHS DUE FOR SALE ON 10TH DECEMBER, 1952

W E Q No and Date	Ship's Name	From	Date of Arrival	Marks and Numbers	Description of Goods
Unknown	Unknown			Unknown	1 drawing set, 1 bed pan, 1 male bed urinal, 1 part used bottle of Eaur de Cologne, 1 thermos flask, 1 "Simpson" volt meter, 80 Capstan cigarettes, 260 Turf cigarettes, 1 small attache case 4 ladies straw hats, 1 radio set 1 violin with case, 1 baby chair

ABANDONED AND SEIZED GOODS LYING IN THE QUEEN'S WAREHOUSE AND DUE FOR SALE ON 10TH DECEMBER 1952 Various abandoned and seized goods including silk scarves, cigarettes, sugar and groceries

### MUNICIPAL BOARD OF KISUMU

### ESTIMATES, 1953

THE following Summary of the Estimates is pub ished in pursuance of Section 104 (Cap. 136) of the Municipalities Ordinance

EXPENDITURE			REVENUE		
	Estimat	es 1953		Estimates 1953	
Administration— Town Clerk's Department Town Treasurer's Department	£ 3,907 5,447	£	Administration— Town Clerk	£ 475	
Less Charged Out	9,354 6,451		Consulting Engineer Licences and Fees Miscellaneous— Supervision of Native Canteer	1,228 132	
Town Engineer's Department— Consulting Engineer's Fees Miscellaneous	2,903 150 1,947	5,000	Interest on Investments Assessment Rates—Private Government Contributions in Lieu Rates of Municipal Properties	50 7,642 26,155 81 50	
Public Health Services— Salaries Other Expenditure	2,802 5,732	5,000 8,534	Revenue from Court Fines Government Traffic Revenue Contributions PUBLIC HEALTH SERVICES— On Account Salaries Other Expenditure	4,000 1,357 2,582	
Public Services— Cemeteries Pound and Cattle Grazing Slaughterhouse and Fish Slabs Market Town Clock	358 54 1,887 3,316 30		Public Services— Cemeteries Pounds and Cattle Grazing Slaughterhouse Fees Fish Cleansing Slabs Market	30 120 1,767 144 5,250	
Public Works— Main Trunk and Main District Roads, Maintenance Municipal Roads Street Lighting Fire Brigade Parks and Open Spaces	3,244 6,972 2,400 953 890	5,645	Government Contributions—Main Roads Parks and Open Spaces CLEANSING DEPARTMENT— Night Soil Removal Refuse Removal Sundries WATER SUPPLY	1,445 100 9,250 3,750 100 16,500	
CLEANSING DEPARTMENT— Night Soil Removal and Latrine Sweeping Refuse Removal and Disposal Scavenging and Street Cleansing Public Conveniences	9 143 3,431 1,535 385	14,459	MUNICIPAL DAIRY MUNICIPAL TEMPORARY HOUSING— Asian Camp Rents African Camp Rents Municipal Staff Housing Rents	31,111 10,000 388 990	
Water Supply Municipal Dairy Municipal Temporary Housing Municipal Staff Housing Workmen's Compensation Superannuation Fund —		14,494 15,263 31,111 10,388 3,383			
Contribution to Capital Estimated Surplus of Revenue over Expenditure	۸	11,309 5,161 124,747	*	£ 124,747	

EXTRAORDINARY EXPENDIT	TURE		, PROVISION FOR PAYME	ENT	
	ESTIMAT	ES 1953		ESTIMAT	res 1953
Public Services— Slaughterhouse Butcher's Shops Reserve for Improvements to Market  Public Works— Main Roads—Bitumen Carpet Municipal Roads—Bitumen Carpet Drains Sanitary Lanes Sewage Survey Parks and Open Spaces — Coronation Sports Ground King George V Gardens Reserve for Renewals — Works Plant Lorries  Cleansing Department— Cattle Boma Water Supply— Electric Fittings—W S Foreman's House Municipal Dairy— Capital Equipment Municipal Staff Housing— Car Shelters Loans to Africans for Housing	£ 560 220 1,000  1,980 1,980 2,500 1,000 5,000  82 100 1,000 1,000	£ 1,780 14,642 120 60 5,000 64 15,000	Loan from Government— African Housing Municipal Dairy  Grant from Road Authority— Main Road Carpet Loan from Internal Reserves— Sewage Survey Contribution from Revenue Fund— Public Services Public Works Cleansing Department Municipal Staff Housing  Contribution from Miscellaneous Reserves Slaughter House Water Supply Improvements	1,473 9,652 120 64 307 60	£ 20,000 990 4,000 11,309 367

### CITY COUNCIL OF NAIROBI—DRAFT ESTIMATES, 1953

THE following Summary of the Draft Estimates of Expenditure and Income for the year ending 31st December, 1953, is published in pursuance of the provisions of Section 104 of the Municipalities Ordinance (Revised Edition), Chapter 136

15th November, 1952

A W KENT, City Treasurer

EXPENDITUR	RE		INCOME		
ADMINISTRATION — Town Clerk's Department City Treasurer's Department Valuation Town Planning Licences Department City Inspectors Town Hall and Offices  General Charges  Public Health Services — Public Health Department Cleansing Department Funerals and Cemeteries  Public Works and Services — Roads, Drains and Bridges Sewerage Pounds Street Lighting Fire Brigade Weighbridge Staff Housing  Estates and Properties — Parks and Pleasure Grounds European Housing Asian Housing Sundry Properties City Market  African Services — Administration Housing and Locations	£ 10,015 23,575 15 757 8,370 27,088 6 752 11,716 5 750  139 573 153,011 5,251  285,968 83,422 770 34,500 33,200 2,416 4,000  32,582 64,593 15,831 3,556 11,623  2 820 104,584	£ 109,023 49,996 297,835	Administration — Government Contribution to Salaries Rents Licences and Registration Town Planning Fees Other Income  General Charges  Public Health Services — Government Grant Ambulance Service Nurseries, Clinics and Hospital Income Cleansing Department Funerals and Cemeteries Other Income  Public Works and Services — Government Grant—Roads Maintenance Private Streets and Rechargeable Works Car Park Rents and Licences Sewerage Fees and Connections, etc Sewerage—Rechargeable Works Pounds Fire Brigade Weighbridge  Estates and Properties — Parks and Pleasure Grounds European Housing Asian Housing Sundry Properties City Market  African Services — Government Contributions	£ 2,288 1 500 12,581 5,000 80  56 265 500 16,290 66,355 5,000 2,690  6 450 78 000 1,870 54,466 30,000 250 1,265 1,400  755 59,946 14 247 3,944 14,865	£  21,449 60  147,100  173,701
		132,050 10,000 18,000	Government Contributions Housing and Locations—Rents Social Welfare Burials Milk Shops Markets  Miscellaneous — African Poll Tax Miscellaneous Revenue—Interest	85,810 395 1,000 13,102 7,320 19,000 6,000	117 654
Miscellaneous — Contingencies Contribution to Capital Fund	60,000	70,000	Assessment Rate — At two and one eighth per cent on Unimproved Site Values (including Government Contribution in lieu of rates, at the same percentage as the rate required in respect of privately-owned land)	34,000	59,000 471,000 1,083 721
	£	1,259,365	Deficit	£	175,644

Under the provisions of the Local Government (Rating) Ordinance (Revised Fdition), Chapter 137 Section 15 (1) and (2) (b) the maximum rate which may be levied on unimproved site values is two per cent Provision is made in Section 15 (6) for the levying of an additional rate subject to the sanction of the Governor in Council

GENERAL NOTICE No 2543

### VACANCY IN EAST AFRICA HIGH COMMISSION

Office Superintendent East African Meteorological Department

APPLICATIONS are invited for the post of Office Superintendent, East African Meteorological Department, salary scale £670 by £20 to £690 by £25 to £790 (EB) by £25 to £840 per annum The usual High Commission terms of service regarding cost of living allowances housing, passages etc, apply to the vacancy

The appointment will be on probation to the permanent and pensionable establishment of the High Commission but applicants over 37 years of age who are not already in Government service may be offered contract terms only

Applicants are required to have executive and organizing ability and be able to handle staff. A knowledge of Government regulations and procedure and of stores indenting and accounting are desirable.

The duties of the post include routine administration work relating to accounts housing, leave, allowances etc and the supervision of accounting secretarial and certain technical staff

Applications should be forwarded to the Director, East African Meteorological Department, PO Box 931 Nairobi, to reach him not later than 6th December, 1952

GENERAL NOTICE NO 2544

### VACANCIES IN KENYA GOVERNMENT

Livestock Officers Department of Veterinary Services

APPLICATIONS are invited for vacant posts of Livestock Officers in the Department of Veterinary Services, Kenya The salary scale for these posts is £550 by £20 to £650 (EB) by £20 to £690 by £25 to £790 (PB) by £25 to £840 by £30 to £900 In addition, cost of living allowance is payable at current rates. At present the rate is 30 per cent of salaries with an upper limit of £300

Further information regarding these vacancies may be obtained on application to the Director of Veterinary Services PO Kabete

### IN HER MAJESTY'S SUPREME COURT OF KENYA AT NAIROBI

### PROBATE AND ADMINISTRATION

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

### (1) Cause No 231 of 1952

By Rosa Bailey, the widow of the deceased, for a grant of letters of administration intestate of the estate of George Valentine Bailey of Nairobi who died at Nairobi on the 1st day of March, 1952

### (2) Cause No 232 of 1952

By Robert Stewart, the executor named in the will of the deceased, for a grant of probate of the will of Isabella Robertson Grant, who died at Cowdenbeath at Scotland on the 28th day of June 1952

### (3) Cause No 233 of 1952

By Bokke Algra, the executor named in the will of the deceased for a grant of probate of the will of Emma Algra of Thika, who died at Nairobi on the 21st day of May 1952

### (4) Cause No 234 of 1952

By Kantaben d/o Hemraj, widow of the deceased for a grant of letters of administration intestate of the estate of Karsandas Jamnadass Kotecha of Nairobi who died at Nairobi on the 26th day of September, 1952

### (5) Cause No 235 of 1952

By Messrs Neil Wood Gellatly and Edwin Marshall Casson the attorneys of Barclays Bank (Dominion, Colonial and Overseas) in Nairobi, for resealing in the Colony of Kenya of the certified copy of the letters of administration intestate of the estate of Kennth Edward Wright, who died at Woking, Surrey, England, and granted forth by Her Majesty's High Court of Justice in England to Frederick Alfred Lionel Wright on 16th May, 1952

#### (6) Cause No 236 of 1952

By Messrs Desmond Frank Holden Notley and Robert Henry Mathews the executors named in the will of the deceased for a grant of probate of the will of Arthur Herbert Norman Holden who died at Cape Town South Africa on 8th November, 1951

### (7) Cause No 237 of 1952

By Ratilal Chimanbhai Patel of Nairobi, the eldest son of the deceased, for a grant of letters of administration intestate of the estate of Shimanbhai Lallubhai Patel of Nairobi who died at Nairobi on 12th September, 1952, intestate

### (8) Cause No 66 of 1928

By Roger Geoffrey Buckley of Nairobi, as an attorney for and on behalf of the surviving executors for a grant of letters of administration *de bonis non* of the estate of John Leonard Wase Rider, who died at Turno on 5th January, 1928

This Court will proceed to issue same unless cause be shown to the contrary and appearance be entered on or before the 2nd day of December, 1952

Nairobi, 13th November, 1952 W F BROWNE,
Deputy Registrar
Supreme Court of Kenya

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

General Notice No 2546

## IN HER MAJESTY'S SUPREME COURT OF KENYA AT MOMBASA

### PROBATE AND ADMINISTRATION

Cause No 61 of 1952

Notice of application for administration of estate of Ali bin Kheralla late of Kisauni Mombasa Mainland Kenya Protectorate deceased

TAKE NOTICE that application having been made in this Court by Maere Binti Haizuru of Kisauni, Mombasa Mainland, Kenya Protectorate, for letters of administration of the estate of Ali bin Kheralla, late of Kisauni aforesaid, who died at Kisauni on the 12th day of August, 1952 this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 25th day of November, 1952

Mombasa, 6th November 1952 W H GOUDIE,
Acting Deputy Registras
Supreme Court of Kenya

GENERAL NOTICE NO 2547

### IN HER MAJESTY'S SUPREME COURT OF KENYA AT NAIROBI

### PROBATE AND ADMINISTRATION

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

### (1) Cause No 145 of 1952

By Asha d/o Karia Badil, daughter of the deceased, through her advocate, S C Gautama Esq, for a grant of letters of administration intestate of the estate of Karia Badil of Eldoret, who died at Eldoret on the 18th day of May, 1952

### (2) Cause No 229 of 1952

By Messrs Hamilton Harrison & Mathews, advocates of Nairobi, for resealing in the Colony of Kenya of a certified copy of the grant of probate in the estate of Robert Small, who died at 'Kinghurst', Stoke Gabriel in the County of Devon in England on the 25th day of August 1952, granted forth of the District Probate Registry of Her Majesty's High Court of Justice in England on 13th October, 1952

### (3) Cause No 230 of 1952

By Messrs Buckley & Hollister, advocate of Nairobi, and Christopher Berryman, farmer of Timau in the Colony of Kenya, as executors for a grant of probate of the will of Andrew Fowle of Timau who died at Nanyuki on the 18th day of June 1952

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 25th day of November, 1952

Nairobi, 6th November, 1952 W F BROWNE,

Deputy Registral

Supreme Court of Kenya

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

General Notice No 2548

## IN THE DISTRICT DELEGATES COURT AT KISUMU PROBATE AND ADMINISTRATION

Cause No 12 of 1952

Notice of application for letters of administration of the estate of Purshottam Punambhai Patel of Kericho in the Colony of Kenya deceased

TAKE NOTICE that application having been made in this Court by Mrs Kashiben of Kericho in the Colony of Kenya, the wife of the deceased, for letters of administration intestate of the estate of Purshottam Punambhai Patel, late of Kericho in the Colony of Kenya, who died at Kericho aforesaid on the 14th day of January, 1952 this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 3rd day of December, 1952

Kısumu, 11th November 1952 A WYNN JONES,

District Delegate

Nyanza Province Kisumu

GENERAL NOTICE No 2549

## IN THE DISTRICT DELEGATE'S COURT AT ELDORET PROBATE AND ADMINISTRATION

Cause No 19 of 1952

Notice of application for letters of administration with will annexed of the estate of Henry Walter Dixon of Thomson's Falls Kenya Colony

TAKE NOTICE that application having been made in this Court by Edward Valentine Dixon of Thomson's Falls, duly appointed attorney of Dorothea Margaret Dixon the surviving executor named in the will, for letters of administration with will annexed of the estate of Henry Walter Dixon, who died at Thomson's Falls on the 19th day of November, 1951, this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 26th day of November, 1952

A C HARRISON,

Eldoret, Districts of Uasin Gishu Trans Nzoia
7th November, 1952 Nandi Elgeyo and Marakwet

The will above named is deposited and open to inspection at the Court during office hours

Note—General Notice No 1766 of 5th August, 1952, concerning this Cause be treated as cancelled

## THE TRADE MARKS ORDINANCE (Cap 288)

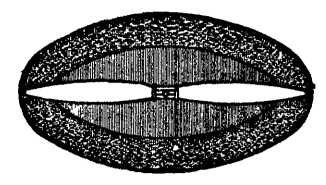
ADVERTISEMENT OF APPLICATIONS

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

Application No 5426

Part A

CLASS 6



Registration of this Trade Mark shall give no right to the exclusive use of the device of a propeller

The trade mark is limited to the colours black, red, gold, grey and white, exactly as shown in the representation on the form of application

Nature of Goods—Machinery of all kinds, and parts of machinery, except agricultural and horticultural machines and their parts included in Class 7

Name of applicant —United Aircraft Corporation

Address — 400 Main Street, East Hartford, State of Connecticut, USA, and c/o Messrs Atkinson, Ainslie, Childs-Clarke & O Donovan, advocates, of PO Box 29, Mombasa

APPLICATION No 5474

Part A

CLASS 6



Nature of goods—Rotary mills for crushing cereals and animal foodstuffs

Name of applicant—E H Bentall & Company, Limited Address—Heybridge Mills, Maldon, Essex, England, and c/o Messrs Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of PO Box 29, Mombasa

APPLICATION No 5533

PART A

CLASS 38

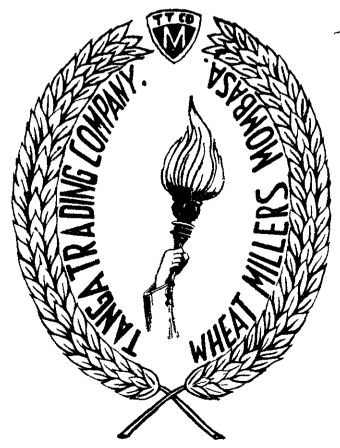
### ST. JAMES

Nature of goods—Shirts, collars and pyjamas
Name of applicant—McIntyre, Hogg, Marsh & Co, Ltd
Address—60/63 Aldermanbury, London England and c/o
Messrs Atkinson, Ainslie, Childs-Clarke & O'Donovan,
advocates, of PO Box 29, Mombasa

Application No 5540

Part A

CLASS 42



Registration of this trade mark shall give no right to the exclusive use of the device of an ear of corn or the letters and abbreviation "T T Co M"

Nature of goods—Wheat wheaten products, spices and pulses

Name of applicant—Firm trading as Tanga Trading Company

Address —PO Box 1006, Mombasa

APPLICATION NO 5566

Part A

CLASS 45

### **GOLDEN THROAT**

Nature of goods—All goods included in this class

Name of applicant—Rembrandt Tobacco Corporation

(Overseas), Limited

Address—Rembrandt Building, Bird Street, Stellenbosch, Cape Province, South Africa, and c/o Messrs, Kaplan and Stratton, advocates, of PO Box 111, Nairobi

Application No 5567

Part A

CLASS 2

## Lchering,

(To be associated with No 5339)

Nature of goods—Sanitary substances, preparations for killing weeds and destroying vermin

Name of applicant -Schering A G

Address — Berlin N 65, 170/172 Mullerstrasse, Germany, and Messrs Kaplan & Stratton, advocates, of PO Box 111, Nairobi

Application No 5569

Part A

CLASS 8

### GALLOTONE

(To be associated with No 5034)

Nature of goods—Philosophical instruments, scientific instruments, and apparatus for useful purposes, instruments and apparatus for teaching

Name of applicant —Gallo (Africa), Limited

Address —161 President Street, Johannesburg, Transvaal, South Africa, and c/o Messrs Kaplan & Stratton, advocates, of PO Box 111, Nairobi

Application No 5570

PART A

CLASS 13

# SILVER SWALLOW

Nature of goods—Enamelled hollow-ware, being domestic utensils

Name of applicant—Edward Curran Engineering, Limited Address—Hurman Street, Cardiff, Wales, and c/o Messrs Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of PO Box 29, Mombasa

Application No 5571

PART A

CLASS 13



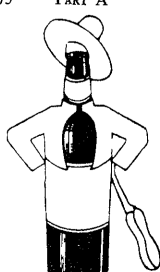
Nature of goods—Enamelled hollow-ware, being domestic utensils

Name of applicant—Edward Curran Engineering, Limited Address—Hurman Street, Cardiff, Wales, and c/o Messrs Atkinson, Ainslie, Childs-Clarke & O Donovan, advocates, of PO Box 29, Mombasa

Application No 5575

Part A

CLASS 43



Nature of goods—Wines, spirits, liqueurs and cocktails

Name of applicant—Gonzalez Byass & Co, Limited

Address—7 and 8 Gt Winchester Street, Old Broad Street,

London, E C 2, England, and c/o Messrs Atkinson,

Ainslie, Childs-Clarke & O'Donovan advocates, of P O

Box 29, Mombasa

APPLICATION No 5576

PART A

CLASS 3

### INSTANTINA

Nature of goods —Pharmaceuticals

Name of applicant—Sterling Products (SA) (Proprietary), Limited

Address —255 Jeppe Street, Johannesburg, SA, and c/o Messrs Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of PO Box 29, Mombasa

APPLICATION No 5578

Part A

CLASS 42

### **SPANGLES**

Nature of goods—Confectionery

Name of applicant -Mars, Limited

Address — Dundee Road, Slough Buckinghamshire, England, and c/o Messrs Atkinson, Ainslie, Childs-Clarke and O Donovan, advocates, of PO Box 29, Mombasa

Application No 5579

Part A

CLASS 3

SOLCO

Nature of goods -All goods included in Class 3

Name of applicant—Solco Societe De Laboratoires Chimiques S A

Address — Zurcherstrasse 11, Basle, Switzerland, and c/o Messrs, Atkinson, Ainslie, Childs-Clarke & O Donovan, advocates, of PO Box 29, Mombasa

Application No 5580

- Part A

Class 38

### **BIG BEN**

(To be associated with No 5581 and others)

Nature of goods—Articles of clothings

Name of applicant—J H Birtwistle & Company, Limited Address—Grane Road Mills, Grane Road, Haslingden, Lancashire, England and c/o Messrs Atkinson, Ainslie, Childs Clarke & O Donovan, advocates, of PO Box 29, Mombasa

APPLICATION NO 5586

Part A

CLASS 3

### SECLOMYCIN

Nature of goods—Pharmaceutical preparations and substances

Name of applicant -Glaxo Laboratories, Limited

Address —891-995 Greenford Road, Greenford, Middlesex, England, and c/o Messrs Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of PO Box 29, Mombasa

APPLICATION No 5587

PART A

CLASS 3

### CORTELIN

Nature of goods—Pharmaceutical preparations and sub-

Name of applicant -Glaxo Laboratories, Limited

Address —891-995 Greenford Road, Greenford, Middlesex, England, and c/o Messrs Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of PO Box 29, Mombasa

Application No 5588

PART A

Class 45

### PHILIP MORRIS

Nature of goods -Cigarettes

Name of applicant—Philip Morris & Company, Limited

Address—19/20 Bateman Street, London, W 1, England, and
c/o Messrs Atkinson, Ainslie, Childs-Clarke and
O'Donovan, advocates, of PO Box 29, Mombasa

Application No 5589

PART A

Class 45

### TWIN BEAR

Nature of goods—All goods included in Class 45

Name of applicant—Philip Morris & Company, Limited

Address—19/20 Bateman Street, London, W 1, England, and c/o Messrs Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of PO Box 29, Mombasa

Application No 5590

PART A

Class 13

### KINGSTRAND

Nature of goods—Prefabricated buildings wholly or principally of metal

Name of applicant —Aluminium Union, Limited

Address —1155 Metcalf Street, Montreal, 2, Quebec, Canada, and The Adelphi, Strand, London, W C 2, and c/o Messrs Atkinson, Ainslie, Childs-Clarke & O Donovan, advocates, of PO Box 29, Mombasa

APPLICATION NO 5591

Part A

CLASS 42

### **LEMCO**

Nature of goods —Substances used as food or as ingredients in food

Name of applicant -Oxo, Limited

Address — Thames House Queen Street Place, London, and c/o Messrs Atkinson, Ainslie, Childs Clarke and O Donovan, advocates, of PO Box 29, Mombasa

Application No 5593

PART A

CLASS 42

### **HARGOG**

Nature of goods—Cultured milk products and substances used as food or as ingredients for food

Applicant —E R Keen-Hargreaves

Address —PO Box 171, Nairobi

APPLICATION NO 5594

Part A

CLASS 26



MARK

(To be associated with No 5595 and others)

Nature of goods—All goods included in Class 26

Applicant -J & P Coats, Limited

Address — Ferguslie Thread Works, Paisley, Scotland, and c/o NV Twentsche Overzee Handel Maatschappij of PO Box 1138, Nairobi

APPLICATION NO 5595

PART A

Class 29



MARK

(To be associated with No 5594 and others)

Nature of goods—All goods included in Class 29

Applicant—I & P. Coats, Limited

Applicant —J & P Coats, Limited

Address — Ferguslie Thread Works, Paisley, Scotland, and c/o NV Twentsche Overzee Handel Maatschappij of PO Box 1138, Nairobi

APPLICATION NO 5596

PART A

Class 30



MARK

(To be associated with No 5594 and others)

Nature of goods -All goods included in Class 30

Applicant -J & P Coats, Limited

Address — Fergushe Thread Works, Paisley, Scotland, and c/o NV Twentsche Overzee Handel Maatschappij of PO Box 1138, Nairobi

Application No 5597

CLASS 33 PART A



(To be associated with No 5594 and others)

Nature of goods -All goods included in Class 33

Applicant —J & P Coats, Limited

Address - Fergushe Thread Works, Paisley, Scotland, and c/o NV Twentsche Overzee Handel Maatschappij of PO Box 1138, Nairobi

APPLICATION No 5598

PART A

Class 50



(To be associated with No 5594 and others)

Nature of goods - Yarns and threads of all kinds not included in other classes

Applicant —J & P Coats, Limited

Address - Ferguslie Thread Works, Paisley, Scotland, and c/o NV Twentsche Overzee Handel Maatschappij of PO Box 1138, Nairobi

Application No 5603

PART A

CLASS 3

## Amoveron

Nature of goods—Chemical substances prepared for use in medicine and pharmacy

Applicant —Schering A G

Address —Berlin N 65, 170/172 Mullerstrasse, Germany, and c/o Messrs Kaplan & Stratton, advocates, of PO Box 111, Nairobi

APPLICATION No 5634 PART A CLASS 3

### **CAMOFORM**

Nature of goods—Pharmaceutical preparations

Applicant —Parke, Davis & Company

Address — Foot of Joseph Campau Avenue, At the River, Detroit 32, Michigan, United States of America, and c/o W B Cumming, Esq, advocate, of PO Box 607, Nairobi

APPLICATION NO 5608

PART A

CLASS 1

## **PAMMASTIC**

(To be associated with No 4801)

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

Applicant -- Blundell, Spence & Co, Lamited

Address - Bankside Works, Sculcoates Lane Hull, England, and 9 Upper Thames Street, London, EC, England, and c/o Messrs Kaplan & Stratton, advocates, of PO Box 111, Nanobi

PART A APPLICATION NO 5609

CLASS 2

### AVLOTHANE

(To be associated with No 2843 and another)

Nature of goods—Chemical substances used for veterinary and sanitary purposes

Applicant —Imperial Chemical (Pharmaceuticals), Limited

Address —Imperial Chemical House, Millbank, London, SW1, England, and c/o Messrs Kaplan & Stratton, advocates, of PO Box 111, Nairobi

APPLICATION NO 5610

PART A

CLASS 2

## SEAHORSE

(To be associated with No 5611 and others)

Nature of goods - Chemical substances used for agricultural. horticultural, veterinary and sanitary purposes

Applicant —Ward Blenkinsop & Company, Limited

Address -6 Henrietta Place, London, W, England, and c/o Messrs Kaplan & Stratton, advocates, of PO Box 111, Nairobi

APPLICATION NO 5611

PART A

CLASS 3

## SEAHORSE

(To be associated with No 5610 and others)

Nature of goods — Chemical substances prepared for use in medicine and pharmacy

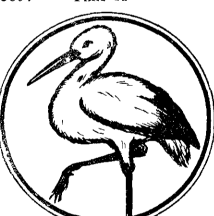
Applicant —Ward Blenkinsop & Company, Limited

Address -6 Henrietta Place, London, W, England, and c/o Messrs Kaplan & Stratton, advocates of PO Box 111, Nairobi

APPLICATION NO 5604

PART A

CLASS 44



**STORK** 

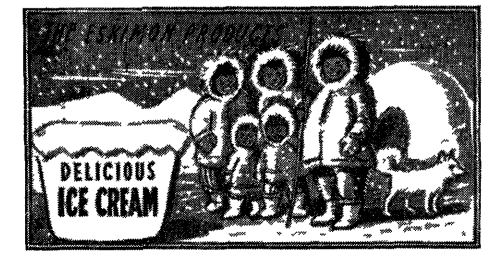
BRAND

Nature of goods—Mineral water Applicant —The Kenya Oatmeal, Limited Address —PO Box 80, Nakuru

Application No 5508

PART A

CLASS 42



Registration of this trade mark shall give no right to the exclusive use of the device of an ice cream carton

(To be associated with No 5090)

Nature of goods—Substances used as food or as ingredients in food

Name of applicant —Firm trading as The Eskimon Products Address —PO Box 3204, Nairobi

APPLICATION No 5553

PART A

CLASS 4

CLASS 38



(To be associated with No 5554) Nature of goods —Graphite, raw or partly prepared Name of applicant -Graphite Manufacturing Co, Limited Address —c/o PO Box 246, Nairobi

APPLICATION NO 5581



(To be associated with No 5580 and others)

Nature of goods —Articles of clothing

Name of applicant —J H Birtwistle & Company, Limited

Nairobi, 7th November, 1952 Address — Grane Road Mills, Grane Road, Haslingden, Lancashire, England, and c/o Messrs Atkinson, Ainshe, Childs-Clarke & O'Donovan, advocates, of PO Box 29, Mombasa

> G M LAWTON, Registrar of Trade Marks

GENERAL NOTICE No 2551

### THE BANKRUPTCY ORDINANCE

RECEIVING ORDER

Debtor s name —Pragji Ramji Kanji

Address - Near Wall Street, PO Box 729, Mombasa

Description —Trader

Date of filing petition—29th October, 1952

Court —H M Supreme Court of Kenya, Mombasa

*No of matter* —5 of 1952

Date of order—6th November, 1952

Whether debtors or creditors petition—Creditors

Act or acts of bankruptcy—The debtor, on 10th October, 1952, declared his inability to pay his debts and had stopped payments

A C BECTOR,

Mombasa,

7th November, 1952

Agent of the Official Receiver Box 366, Mombasa

General Notice No 2552

### THE BANKRUPTCY ORDINANCE

ORDER ON APPLICATION TO APPROVE COMPOSITION OR SCHEME Debtor's name—Saroop Singh, a partner in the firm of "East African Builders' Merchants"

Address—Eastleigh, Section III, Nairobi

Description —Business

Court—H,M Supreme Court of Kenya, Nairobi

*No* —7 of 1952

Date of order —31st October, 1952

Nature of order made—The debtor's proposal for composition is approved. The receiving order made against the debtor is hereby discharged

Nairobi, 6th November, 1952

W F BROWNE, Deputy Registrar Supreme Court of Kenya GENERAL NOTICE No 2553

### THE BANKRUPTCY ORDINANCE

(Cap 30)

Debtor's name - Anokh Singh s/o Kishen Singh

Debtor s address -- Nairobi

Debtor s description —Contractor

Court —H M Supreme Court of Kenya, Nairobi

*No of Cause*—11 of 1951

Trustee s name —Official Receiver, Nairobi Date of release —13th November, 1952

Nairobi,

W F BROWNE, Deputy Registrar Supreme Court of Kenya

14th November, 1952 General Notice No 2554

### THE BANKRUPTCY ORDINANCE

(Cap 30)

Debtor s name —Trikam Daya

Debtor's address -Nairobi Debtor's description —Shoemaker

Court —H M Supreme Court of Kenya, Nairobi

No of Cause —10 of 1951

Trustee s name -Official Receiver, Nairobi Date of release -13th November, 1952

Nairobi. 14th November, 1952

W F BROWNE, Deputy Registrar Supreme Court of Kenya

General Notice No 2555

### THE BANKRUPTCY ORDINANCE

NOTICE OF INTENDED DIVIDEND

Summary Case

Debtor s name — Joseph Darmeho Fernandes

Address -PO Box 570, Nairobi

Description —Clerk

Court -H M Supreme Court, Nairobi

13th November, 1952

No of matter -24 of 1951

Last day for receiving proofs -2nd December, 1952

Name of trustee - The Official Receiver Address - Law Courts Building, PO Box 231, Nairobi

G M LAWTON, Official Receiver

### THE COMPANIES ORDINANCE

(Cap 288)

IT IS notified for general information that the following companies have been incorporated in Kenya during the period 20th October to 1st November, 1952 —

	PRIVATE CO	OMPANIES
Name of Company	Nominal Capital Sh	Address of Registered Office
Broomhill Estate, Limited	700,000	
Marula Estates, Limited	4,000,000	<del></del>
Marshall's Investments, Limited	200,000	
Africa Estates, Limited	100,000	Plot No 180, Section XX, Salim Road, Mombasa
Becker and Company, Limited	20,000	Lullington House, off Eliot Street, Nairobi
Munyaka Kuna Company, Limited	400,000	Plot No 209/2750, Bazaar Street, Nairobi
Technica, Limited	300,000	Lullington House, off Eliot Street, Nairobi
United Transport Agencies, Limited	100,000	Alibhai Kanji Building, Station Road, Mombasa
Theta Coffee Estate, Limited	500,000	Lullington House, off Phot Street, Nairobi
	PUBLIC COM	MPANIES
Name of Company	Nominal Capital Sh	Address of Registered Office
Amalgamated Saw Mills (East Africa), Limited	10,000,000	

FOREIGN COMPANIES

It is further notified that the following company, incorporated outside Kenya, having established a place of business in Kenya, has delivered particulars for registration during that period —

Name of Company	Nominal Capital	Address of Registered Office
Rhodesian Industrial Exports (Private), Limited	4,000	Old Lytton Road, Salisbury, Southern Rhodesia

Nairobi, 6th November, 1952 G M LAWTON,
Registrar of Companies

GENERAL NOTICE No 2557

### THE COMPANIES ORDINANCE

(Cap 288)

PURSUANT to section 284, sub-section 5, of the above Ordinance, it is hereby notified that the undermentioned company has this day been struck off the Register of Companies and the company is dissolved —

Electrophones, Limited

Nairobi, 7th November, 1952 G M LAWTON,
Registrar of Companies

GENERAL NOTICE No 2558

## IN THE MATTER OF THE COMPANIES ORDINANCE MOHAMED ROSHAN & COMPANY, LIMITED

(In Liquidation)

MEMBERS VOLUNTARY WINDING UP

NOTICE is hereby given, pursuant to section 241 (1) of the Companies Ordinance, 1933, that a general meeting of the members of the above-named company will be held at Mr Manohar Lall's Office, Shamas House, Latema Road, Nairobi, on Monday, 1st December, 1952, at 3 15 o'clock in the afternoon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted, and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator, and also of determining by an extraordinary resolution the manner in which the books, accounts and documents of the company and of the liquidator thereof shall be disposed of

MANOHAR LALL, Liquidator Mohamed Roshan & Company Ltd

8th November, 1952

(In Liquidation)

GENERAL NOTICE No 2559

### THE COMPANIES ORDINANCE

NOTICE OF DIVIDEND

Name of company—Ajax Construction Co, Ltd (in liquidation)

Address of registered office—Barclays Bank Building, Donald Avenue, Nakuru

Court -H M Supreme Court, Nairobi

No of matter -Cıvıl Case No 548 of 1949

Amount per £-Sh 4/16

First or final or otherwise -First and final

When payable -25th November, 1952

Where payable—The Official Receivers Office, Law Courts Building, PO Box 231, Nairobi

Nairobi, 14th November, 1952 A L SHAH, Liquidator GENERAL NOTICE NO 2560

### IN THE MATTER OF THE COMPANIES ORDINANCE

AND OF

### KENYA EQUIPMENT & CLOTHING COMPANY

(In Liquidation)

Pursuant to Section 232 (1)

NOTICE is hereby given that there will be a meeting of shareholders at 11 a m on Friday, 19th December, 1952, in the Green Room, New Stanley Hotel, for the purpose of receiving the liquidator's report and final accounts

053

C E N BUXTON,

14th November, 1952

Liquidator

### General Notice No 2561

### REVOCATION OF POWER OF ATTORNEY

NOTICE is hereby given that the general power of attorney, executed and given by me the undersigned, Satya Vrat son of Ram Rakha, at present residing in Dublin, Eire, to Girdharilal Vidyarthi son of Shamdas of PO Box 374 of Nairobi aforesaid, which said power of attorney is registered in the Crown Land Registry at Nairobi No P/A2663/1 dated 28th April, 1948, is hereby revoked and cancelled from the date hereof and that the said Girdharilal Vidyarthi son of Shamdas has no longer any authority whatsoever to act under that power of attorney on my behalf

Dublin

10th November, 1952 SATYA VRAT s/o RAM RAKHA

GENERAL NOTICE NO 2562

### NOTICE OF PARTNERSHIP

NOTICE is hereby given that the business of cycle dealers carried on by Jagjivanbhai Kalidas Patel on Plot No 785/18 and 2717 Duke Street, Nairobi, under the name and style of "National Cycle Mart has as from the 1st day of November, 1952, entered into partnership between Jagjivanbhai Kalidas Patel and Chimanbhai Chaturbhai Patel

The said Jagjivanbhai Kalidas Patel and Chimanbhai Chaturbhai Patel shall carry on the said business under the same business name and style of "National Cycle Mart'

All debts due and owing by the old firm will be received and paid by the said partners

JAGJIVANBHAI KALIDAS PATEL,

Partner

CHIMANBHAI CHATURBHAI PATEL,

Partner

National Cycle Mart

### THE CROWN LANDS ORDINANCE

### RESIDENTIAL PLOTS NAKURU

APPLICATIONS are invited for the direct grant of the plots enumerated in the Schedule hereto

A plan of the plots may be seen at the office of the District Commissioner, Nakuru, and at the Public Map Office of the Survey Department, Nairobi, or may be obtained from the Director of Surveys, Nairobi, on payment of Sh 4 (post free)

Applications must be submitted to the District Commissioner, Nakuru, stating the plot required in order of preference

Applications must be sent so as to reach the District Commissioner, Nakuru, not later than noon on 29th November, 1952

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

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

Applications must not be sent direct to the Commissioner of Lands

### (a) General Conditions

- 1 Each allottee of a plot shall pay to the Commissioner of Lands within seven days of notification that his application has been approved the assessed stand premium and the initial roads and drains contribution in respect of the plot, together with the survey fees the annual rent payable in advance for 1953, the fees payable in respect of the preparation and registration of the grant (Sh 120), and the stamp duty in respect of the grant (approximately 2 per cent on the stand premium and annual rent) In default of payment within the specified time the purchaser shall have no further claim to the grant of the plot
- 2 The grant will be issued in the name of the allottee as stated in the letter of application

### (b) Conditions of Grant

- 1 The grantee shall erect complete for occupation within two years of the date of the commencement of the term (1st January, 1953) a building of approved design on proper foundations constructed of stone, burnt brick or concrete with roofing of tiles
- 2 No building shall be erected on any plot unless plans (including block plans showing the position of the buildings), drawings, elevations and specifications thereof shall have been approved by the Local Authority and by the Commissioner of Lands, or such other person as he may appoint Such plans, etc., shall be submitted in triplicate to the Town Clerk, Nakuru, within three months of the date of the commencement of the term (1st January, 1953)
- 3 In the event of the grantee failing to comply with the provisions of Conditions Nos 1 and 2 supra proceedings will forthwith be instituted under section 83 of the Crown Lands Ordinance (Cap 155 of the Revised Edition of the Laws of Kenya) for forfeiture of the land
- 4 No buildings erected on the said land may be occupied until the grantee shall have submitted a block plan with the position of such buildings clearly defined and showing a system of drainage for disposing of surface and sullage water on the said land and also for disposing of sewage by water borne carriage to a septic tank and soakage pit in each case to the satisfaction of the local authority and the Commissioner of Lands, and the grantee shall also satisfy the local authority and the Commissioner of Lands that such systems of drainage have been properly constructed, such satisfaction in both cases to be expressed in writing
- 5 The grantee shall duly and suitably connect such drainage system with any town drainage system when in the opinion of the local authority the latter system is so far completed as to enable the grantee reasonably so to do
- 6 Grants will be made under the Crown Lands Ordinance (Cap 155 of the Revised Edition of the Laws of Kenya) and titles will be issued under the Registration of Titles Ordinance The term of the grants will be 99 years from 1st January, 1953
- 7 At no time during the term of the grant shall more than one private dwelling-house with necessary offices and outbuildings be erected on the plot The election or use of more than one kitchen shall be deemed to be a breach of this condition

- 8 The plot shall be used for private residential purposes only and no other purposes whatsoever
- 9 The grantee shall not at any time during the term of the grant erect any building or buildings, the floor space of which shall either singly or in the aggregate whether on one or more floors exceed 1,800 square feet, excepting any approved quarters for African servants
  - 10 The grantee shall not at any time subdivide the plot
- 11 Any building erected thereon shall conform to a building line decided upon by the local authority
- 12 The grantee shall not sell or transfer the plot nor enter into any mortgage charge (other than with the consent of the Commissioner of Lands for the raising of a loan for building purposes) or agreement for sale in respect thereof until Condition No 1 hereof shall have been fulfilled
- 13 Subject to Condition No 12, the grantee shall not at any time during the continuance of the term assign, mortgage, sublet or part with possession of the plot or any part thereof, or any building thereon save with the prior approval in writing of the Commissioner of Lands
- 14 All outbuildings, offices, etc, shall be properly sited and screened from view to the satisfaction of the local authority or such person as may be appointed for the purpose, and shall be kept so screened during the continuance of the grant
- 15 The Government or such person or authority as may be appointed for the purpose shall have the right to enter upon any plot and lay and have access to water mains, service pipes and drains, telegraph and telephone wires and electric mains of all descriptions whether overhead or underground, and the grantee shall not erect any building in such a way as to cover or interfere with any existing telephone wires and electric mains aforementioned
- 16 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or buildings erected thereon including any contribution or other sum paid by the Government in lieu thereof
- 17 The grantee shall, on demand, make an initial payment to the Commissioner of Lands for the cost of construction of roads and drains to serve the plot of the amount stated in the Schedule attached hereto On completion of the construction of roads and drains and the ascertainment of the actual proportionate amount payable in respect of the plot, the grantee shall either pay to the Commissioner of Lands (within seven days of the demand thereof) or be refunded as the case may be the amount by which the actual cost exceeds or falls short of the amount previously paid as an initial payment The total cost of construction, the area and works to be taken into account and the proportion payable by the grantee shall be determined (in his sole discretion) by the Commissioner of Lands
- 18 The acceptance of any plot shall be deemed to be upon and subject to the conditions herein contained and the provisions of the Crown Lands Ordinance (Cap 155 of the Revised Edition of the Laws of Kenya) and in particular Part VII thereof

Nairobi, 30th October 1952 G H W ANNELLS, for Special Commissioner and Acting Commissioner of Lands

### SCHEDULE

Plot No	Sect No	Area approx Acres	Stand Premium	Annual Rent	Roads and Drains Initial Payment	Survey Fees
19 20 21 22 30 31 32 33 34 35 36 37 38 39 40 48 49 50 51 52	LVIII  ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	0 4591 0 4591 0 4591 0 4545 0 4591 0 4591 0 4591 0 4591 0 4591 0 4591 0 4591 0 4591 0 4591 0 2831 0 2831 0 2939	Sh 823 823 823 815 815 823 823 823 823 823 823 823 823 823 823	Sh 165 165 163 163 163 165 165 165 165 165 165 165 165 165 165	Sh 2,771/34 2,771/34 2,771/34 2,743/58 2,743/58 2,771/34	Sh 191/50

### THE CROWN LANDS ORDINANCE

BUSINESS-CUM-RESIDENTIAL PLOTS—SOTIK TOWNSHIP

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

A plan of the plots may be seen at the Public Map Office of the Survey Department, Nairobi or at the office of the District Commissioner, Kericho, or may be had on application to the Director of Surveys, PO Box 1766, Nairobi, on payment of Sh 3, post free

Applications must be submitted to the Special Commissioner and Acting Commissioner of Lands, Nairobi, through the District Commissioner, Kericho, not later than noon on the 29th day of November, 1952

Applications must not be sent direct to the Special Commissioner and Acting Commissioner of Lands

#### GENERAL CONDITIONS

- 1 Each allottee of a plot shall pay to the Commissioner of Lands within seven days of notification that his application has been approved, the survey fees and the assessed Stand Premium in respect of the plot together with the proportion of rent, the fees payable in respect of the preparation and registration of the title (Sh 120) and the Stamp Duty (which is approximately 2 per cent on the Stand Premium and Annual Rent) in respect of the grant In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot
- 2 The grantee shall be responsible for the estimated proportionate costs of roads and drains serving the plot and will be required to pay the same within seven days of demand therefor
- 3 The grant will be issued in the name of the allottee as stated in the letter of application

### SPECIAL CONDITIONS

- 1 The grantee shall erect complete for occupation within 18 months of the date of the commencement of the term a building of approved design on proper foundations constructed of stone, burnt brick or concrete with roofing of tiles or other permanent materials approved by the Commissioner of Lands and shall maintain the same in good and substantial tenantable repair and condition including the external paintwork during the continuance of the term
- 2 No building shall be erected on any plot unless plans (including block plans showing the position of the buildings), drawings, elevations and specifications thereof shall have been approved by the Local Authority and by the Commissioner of Lands, or such other person as he may appoint Such plans, etc, shall be submitted in triplicate to the District Commissioner, Kericho, within three months of the date of the commencement of the term
- 3 In the event of the grantee failing to comply with any conditions herein contained, any proceedings that may be necessary will forthwith be instituted for the recovery of the land Moneys that may have been paid in respect of the plot will be forfeited to the Crown
- 4 No buildings erected on the said land may be occupied until the grantee shall have submitted a block plan with the position of such buildings clearly defined and showing a system of drainage for disposing of surface and sullage water on the said land and also for disposing of sewage by water-borne carriage to a septic tank and soakage pit in each case to the satisfaction of the Local Authority and the Commissioner of Lands and the grantee shall also satisfy the Local Authority and the Commissioner of Lands that such systems of drainage have been properly constructed, such satisfaction in both cases to be expressed in writing
- 5 The grantee shall at his own expense duly and suitably connect such drainage system with any town drainage system when in the opinion of the Local Authority the latter system is so far completed as to enable the grantee reasonably so to do
- 6 Grants will be made under the Crown Lands Ordinance (Cap 155 of the Revised Edition of the Laws of Kenya) and titles will be issued under the Registration of Titles Ordinance

The term of the grants will be 99 years from the first day of the month following the notification of the approval of the grant

- 7 Any buildings erected on the plot shall conform to a building line decided upon by the Local Authority
- 8 The grantee shall not sell or transfer the plot nor enter into any mortgage charge (other than with the consent of the Commissioner of Lands for the raising of a loan for building purposes) or agreement for sale in respect thereof until Special Condition No 1 hereof shall have been fulfilled
- 9 Subject to Special Condition No 8 the grantee shall not at any time during the continuance of the term of the grant subdivide the land or assign, sub-let or otherwise dispose of any portion without prior consent in writing of the Governor
- 10 All outbuildings, offices, etc, shall be properly sited and screened from view to the satisfaction of the Local Authority or such person as may be appointed for the purpose and shall be kept so screened during the continuance of the grant
- 11 The Government or such person or authority as may be appointed for the purpose shall have the right to enter upon any plot and lay and have access to water mains, sewers, pipes and drains, telegraph and telephone wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignment or mains, sewers or service pipes or the telegraph or telephone wires and electric mains aforementioned
- 12 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or Local Authority upon the land or buildings erected thereon including any contribution or other sum paid by the Government in lieu thereof
- 13 The acceptance of any plot shall be deemed to be upon and subject to the conditions herein contained and the provisions of the Crown Lands Ordinance (Cap 155 of the Revised Edition of the Laws of Kenya) and in particular Part VII thereof
- 14 The annual cost of the maintenance of the roads when constructed, will be paid in proportion to the frontage of each plot by the grantee of such plot
- 15 Should the grantees of the plots specified herein or the Local Authority at any time require the road to be constructed to a higher standard, the costs of this construction will be paid proportionately by the said grantee
- 16 The grantee shall use and permit to be used the land hereby granted for business purposes only, excepting dangerous and offensive trades but shall be at liberty to use the said land for the combined purpose of business and residence notwith-standing, provided that in the event of the said land being used for the said combined purpose, then not more than one-half of the area thereof shall be built upon otherwise not more than 90 per cent shall be built upon
- 17 In no case shall the area of the plot required to remain unbuilt upon be less than 300 square feet or 10 per cent of the area, and the said area shall be free from any erection thereon above the level of the ground except latrine accommodation constructed in accordance with all laws and by-laws in force relating thereto and the design approved by the Local Authority Such open space shall be at the rear of the building and shall extend along the entire width of the building and the distance across such open space from every part of the buildings to the rear boundary of the plot shall not be less than ten feet
- 18 At no time during the term of the grant shall the plot or any portion thereof or any building erected on the plot be used for the purpose of carrying on any trade or business which has been or may be declared to be dangerous or offensive by notice in the Official Gazette
- 19° A veranda may be erected within the road reserve with the previous consent of the Local Authority and must conform to a building line decided upon by such authority

Nairobi, 24th Octobei 1952 J S BALLENTINE,
Special Commissioner and
Acting Commissioner of Lands

### SCHEDULE

Plot No	Area Approx (ın acres)	Stand Premium	Annual Rent	Survey Fees	Roads and Drains
<u></u>	1 <del></del>	Sh	Sh cts	Sh cts	
4	0 1148	1,000	200 00	191 50	Payable on demand within seven days
30	0 1148	1,248	249 60	191 50	Payable on demand within seven days
14	0 1148	748	149 60	191 50	Payable on demand within seven days
15	0 1148	748	149 60	191 50	Payable on demand within seven days
16	0 1148	748	149 60	191 50	Payable on demand within seven days
17	0 1148	748	149 60	191 50	Payable on demand within seven days

### THE CROWN LANDS ORDINANCE

Naivasha Township—Business or Business-cum-residential and Residential Plots

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

- 2 A plan of the plots may be seen at the office of the District Officer, Naivasha, and at the Public Map Office of the Survey Department, Nairobi, or may be obtained from the Director of Surveys, PO Box 1766, Nairobi, on payment of Sh 3, post free
- 3 Applications should be submitted to the Special Commissioner and Acting Commissioner of Lands, Nairobi, through the District Officer, Naivasha, stating the plot required in order of preference
- 4 Applications must be sent so as to reach the District Officer, Naivasha, not later than noon on Wednesday, 10th December, 1952
- 5 Applications must not be sent direct to the Commissioner of Lands
- 6 Applicants must enclose with their application their cheque for Sh 1,000 as a deposit, which will be dealt with as follows
  - (a) If the applicant is offered and takes up and pays for a plot within a period of seven days as required by Condition (a) (1) below, the deposit will be credited to him
  - (b) If the application is unsuccessful, the applicant's deposit will be returned to him
  - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of seven days as required by General Condition No 1 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

### (a) General Conditions

- 1 Each allottee of a plot shall pay to the Commissioner of Lands, within seven days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot in the case of plots set out in Schedule No 1, the assessed stand premium and proportion of annual rent together with the survey fees, the fees payable in respect of the preparation and registration of the grant (Sh 120) and the stamp duty in respect of the grant (approximately two per cent of the stand premium and annual rent) In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot
- 2 The grant will be issued in the name of the allottee as stated in the letter of application
- 3 Grants will be made under the Crown Lands Ordinance (Cap 155 of the Revised Edition of the Laws of Kenya) and titles will be issued under the Registration of Titles Ordinance The term of the grants will be 99 years from the 1st day of the month following the notification of the approval of the grant
- 4 The application for any plot shall be deemed to be upon and subject to the conditions herein contained and the provisions of the Crown Lands Ordinance (Cap 155 of the Revised Edition of the Laws of Kenya) and in particular Part VII thereof
  - (b) Special Conditions Applicable to the Plots in Schedules Nos 1 and 2
- 1 The grantee shall erect complete for occupation within 18 months of the date of the commencement of the term a building of approved design on proper foundations constructed of stone, burnt brick or concrete with roofing of tiles or other permanent materials approved by the Commissioner of Lands and shall maintain the same in good and substantial tenantable repair and condition, including the external paintwork during the continuance of the term
- 2 No building shall be erected on any plot unless plans (including block plans showing the position of the buildings), drawings, elevations and specifications thereof shall have been approved by the Local Authority and by the Commissioner of Lands or such other person as he may appoint Such plans, etc, shall be submitted in triplicate to the District Officer, Naivasha, within three months of the date of the commencement of the term
- 3 In the event of the grantee failing to comply with any condition herein contained, any proceedings that may be necessary will forthwith be instituted for the recovery of the land Moneys that may have been paid in respect of the plot will be forfeited to the Crown
- 4 No buildings erected on the said land may be occupied until the grantee shall have submitted a block plan with the position of such buildings clearly defined and showing a system of drainage for disposing of surface and sullage water on the said land and also for disposing of sewage by water-borne

- carriage to a septic tank and soakage pit in each case to the satisfaction of the Local Authority and the Commissioner of Lands and the grantee shall also satisfy the Local Authority and the Commissioner of Lands that such systems of drainage have been properly constructed, such satisfaction in both cases to be expressed in writing
- 5 The grantee shall at his own expense duly and suitably connect such drainage system with any town drainage system when, in the opinion of the Local Authority, the latter system is so far completed as to enable the grantee reasonably so to do
- 6 Any building erected on the plot shall conform to a building line decided upon by the Local Authority
- 7 The grantee shall not sell or transfer the plot nor enter into any mortgage charge (other than with the consent of the Commissioner of Lands for the raising of a loan for building purposes) or agreement for sale in respect thereof within ten years of the date of the commencement of the term
- 8 Subject to Special Condition No 7 the grantee shall not at any time during the continuance of the term of the grant subdivide the land or assign, sub-let or otherwise dispose of any portion without prior consent in writing of the Governor
- 9 All out-buildings, offices, etc, shall be properly sited and screened from view to the satisfaction of the Local Authority or such person as may be appointed for the purpose and shall be kept so screened during the continuance of the grant
- 10 The Government or such person or authority as may be appointed for the purpose shall have the right to enter upon any plot and lay and have access to water mains, sewers, pipes and drains, telegraph and telephone wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignment or mains, sewers or service pipes or the telegraph or telephone wires and electric mains aforementioned
- 11 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or Local Authority upon the land or buildings erected thereon, including any contribution or other sum paid by the Government in lieu thereof
- 12 The grantees of the plots in Schedule No 1 shall as aforementioned make an initial payment for the estimated amount for the cost of construction of roads and drains as shown in the Schedule hereto. On completion of the construction of roads and drains and the ascertainment of the actual proportionate amount payable in respect of each plot, the grantee shall either pay (within seven days of demand therefor) or be refunded the amount by which the actual cost exceeds or falls short of the amount previously paid on account as the case may be
- 13 The annual cost of the maintenance of the roads when constructed will be paid in proportion to the frontage of each plot by the grantees of plots in Schedule No 1 and in proportion to the area of each plot by the grantees of plots in Schedule No 2
- 14 Should the grantees of the plots specified herein or the Local Authority at any time require the road to be constructed to a higher standard, the costs of this construction will be paid proportionately by the said grantees on the basis set out in Condition No 13
- (c) Additional Special Conditions in Respect of the Businesscum-residential Plots in Schedule No. 1
- 1 The grantee shall use and permit to be used the land hereby granted for business purposes only, excepting dangerous and offensive trades but shall be at liberty to use the said land for the combined purpose of business and residence notwith-standing, provided that in the event of the said land being used for the said combined purpose, then not more than one-half of the area thereof shall be built upon otherwise not more than 90 per cent shall be built upon
- 2 In no case shall the area of the plot required to remain unbuilt upon be less than 300 square feet or 10 per cent of the area, and the said area shall be free from any erection thereon above the level of the ground except latrine accommodation constructed in accordance with all laws and by-laws in force relating thereto and the design approved by the Local Authority Such open space shall be at the rear of the building and shall extend along the entire width of the building and the distance across such open space from every part of the buildings to the rear boundary of the plot shall not be less than ten feet
- 3 At no time during the term of the grant shall the plot or any portion thereof or any building erected on the plot be used for the purpose of carrying on any trade or business which has been or may be declared to be dangerous or offensive by notice in the Official Gazette
- 4. A veranda may be erected within the road reserve with the previous consent of the Local Authority and must conform to a building line decided upon by such authority

(d) Additional Special Conditions in Respect of the Low Density Residential Plots in Schedule No 2

- 1 At no time during the term of the grant shall more than one private dwelling-house with necessary offices and outbuildings be erected on the plot
- 2 The plot shall be used for private residential purposes only and no other purposes whatsoever
- 3 The grantees shall not at any time during the term of the grant erect any buildings to cover more than one-third of the area of the plot
- 4 The grantee shall be responsible for the estimated proportionate costs of roads and drains serving the plot and will be required to pay the same within seven days of demand therefor (an estimate for this cost is not yet available)

### G H W ANNELLS,

Nairobi, 7th November, 1952

for Special Commissioner and Acting Commissioner of Lands

### SCHEDULE No 1

Plot No	Sect No	Area Acres approx	Stand Premium	Annual Rent	Roads and Drains Initial Contribution	Survey Fees
23 25 26 27 28 29 38 39 40	XXIV ", ", ", ", ", ", ", ", ", ", ", ", ",	0 2504 0 2400 0 1722 0 1722 0 1722 0 1722 0 1722 0 1722 0 1722 0 1722	Sh 2,543/20 3,480/00 1,750/00 1,750/00 1,750/00 1,750/00 1,525/00 1,525/00 1,525/00	Sh 508/64 696/00 350/00 350/00 350/00 305/00 305/00 305/00	Sh 3,996/88 3,846/84 2,747/74 2,747/74 2,747/74 2,747/74 2,747/74 2,747/74	Sh 191/50 191/50 191/50 191/50 191/50 191/50 191/50 191/50

### SCHEDULE No 2

Plot No	Sect No	Area Acres approx	Stand Premium	Annual Rent	Roads and Drains Initial Contribution	Survey Fees
3	xxv	2 57	Sh 1,280/00	Sh 256/00	Sh Payable on de- mand within	Sh 219/50
6	,,	2 00	1,200/00	240/00	seven days	206/50

### General Notice No 2563

### NOTICE OF CHANGE OF NAME

I. Naresh Kumar of Kisumu in the Colony of Kenya, hereto fore called and known by the name of Shanti Parsad, hereby give notice that by a deed poll dated 10th November, 1952, I abandoned my former name of Shaktı Parsad and have assumed and adopted the name of Naresh Kumar and intend on all occasions hereafter to use and subscribe the name of Naresh Kumar

Kısumu,

10th November, 1952

NARESH KUMAR

GENERAL NOTICE NO 2564

### NOTICE OF CHANGE OF NAME

I Suryakala w/o Jayantılal Hemraj of Nairobi in the Colony of Kenya, heretofore called and known by the name of Suryakanta w/o Jayantilal Hemraj, hereby give notice that I have absolutely renounced and abandoned the use of my said first name of Suryakanta and assumed in lieu thereof the first name of Suryakala, and further that such change of name is evidenced by a deed poll dated the 3rd day of October 1952, duly executed by me and attested by Mr A P Shah, advocate of Nairobi, and registered in the Registry of Documents, Nairobi, in Volume B2, Folio 60/147

### SURYAKALA w/o JAYANTILAL,

Nairobi, 7th November, 1952

Formerly known as Suryakanta w/o Jayantılal

General Notice No 2565

### NOTICE OF CHANGE OF NAME

I, Shah Pethraj Lakamshi of Nairobi in the Colony of Kenya, hawker, up to about 20 years ago called or known by the name of Shah Pethraj Lakhman and thereafter by the name of Shah Pethraj Lakhamshi hereby give notice that on the 6th day of November 1952, I renounced and abandoned the use of my said name of Shah Pethraj Lakhman and assumed (or retained exclusively) in heu thereof the name of Shah Pethraj Lakhamshi, and further that such change of name is evidenced by a deed dated the 6th day of November 1952 duly executed by me and attested

Nairobi, 6th November, 1952 SHAH PETHRAJ LAKHAMSHI,

Shah Pethraj Lakhman

GENERAL NOTICE No 2566

### NOTICE OF CHANGE OF NAME

I, Hirbhai Mathurbhai Patel of Kiu in the Colony of Kenya, the father and natural guardian of my daughter, Bebi, whose birth was registered under the name of Bebi, do hereby give public notice that by a deed poll dated 31st October, 1952, duly executed, attested and registered with the Registrar of Documents, the use of the name of Bebi, being the registered name of my said daughter, has been abandoned and in lieu thereof has been assumed and/or adopted the name of Manjulaben

In pursuance of the change and adoption of the name as aforesaid, I as her father and natural guardian, declare that she shall at all times hereafter, upon all occasions whatsoever and wheresoever use and sign and/or subscribe her name as Manjulaben

I, therefore, on her behalf, hereby authorize and request all persons to designate, call and address her by the said name of Manjulaben

Nairobi,

31st October, 1952

HIRBHAI M PATEL

GENERAL NOTICE No. 2567

### NOTICE OF CHANGE OF NAME

I, Manubhai Purshottam Patel of Nairobi in the Colony of Kenya, the father and natural guardian of my daughter, Vina Kumarı, whose birth was registered under the name of Vijaya Laxmi, do hereby give public notice that by a deed poll dated 31st October, 1952, duly executed, attested and registered with the Registrar of Documents, the use of the name of Vijaya Laxmi, being the registered name of my said daughter, has been abandoned and in lieu thereof has been assumed and/or adopted the name of Vina Kumari

In pursuance of the change and adoption of the name as aforesaid, I as her father and natural guardian, declare that she shall at all times hereafter, upon all occasions whatsoever and wheresoever use and sign and/or subscribe her name as Vina Kumari

I therefore on her behalf, hereby authorize and request all persons to designate, call and address her by the said name of Vina Kumari

Nairobi

31st October, 1952

MANUBHAI P PATEL

General Notice No 2568

### NOTICE OF CHANGE OF NAME

I Ranjit Kaur of Nairobi in the Colony of Kenya, heretofore called and known as Kamla Kaur, hereby give public notice that on the 20th day of October, 1952, I formally and absolutely renounced relinquished and abandoned the use of my said name of Kamla Kaur and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of Ranut Kaur instead of the said name of Kamla Kaur

And I give further notice that by a deed poll dated the 20th day of October, 1952, duly executed and attested, I formally and absolutely renounced and abandoned thenceforth upon all occasions whatsoever to use and subscribe the name of Ranut Kaur instead of Kamla Kaur and shall be at all times hereafter called, known and described by the name of Ranjit Kaur

Nairobi, 12th November, 1952 RANJIT KAUR, Late Kamla Kaur

GENERAL NOTICE No 2569

### NOTICE OF CHANGE OF NAME

I, Aut Singh of Nairobi in the Colony of Kenya, heretobefore called and known as Awtar Singh, hereby give public notice that on the 17th day of October, 1952, I formally and absolutely renounced, relinquished and abandoned the use of my said name of Awtar Singh and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of Ajit Singh instead of the said name of Awtar Singh

And I give further notice that by a deed poll dated the 17th day of October, 1952, duly executed and attested, I formally and absolutely renounced and abandoned thenceforth upon all occasions whatsoever to use and subscribe the name of Ajit Singh instead of Awtar Singh and shall be at all times hereafter called, known and described by the name of Ajit Singh

Nairobi, 12th November, 1952 AJIT SINGH, Late Awtar Singh

### THE CROWN LANDS ORDINANCE

RESIDENTIAL—BUSINESS-CUM-RESIDENTIAL WORKSHOP AND LIGHT INDUSTRIAL PLOTS

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

- 2 A plan of the plots may be seen at the office of the District Commissioner Kericho, and at the Public Map Office of the Survey Department, Nairobi, or may be obtained from the Director of Surveys, PO Box 1766, Nairobi, on payment of Sh 3, post free
- 3 Applications should be submitted to the Special Commissioner and Acting Commissioner of Lands, Nairobi, through the District Commissioner, Kericho, stating the plot required in order of preference
- 4 Applications must be sent so as to reach the District Commissioner Kericho not later than noon on the 29th day of November, 1952
- 5 Applications must not be sent direct to the Commissioner of Lands
- 6 Applicants must enclose with their applications their cheque for Sh 1,000 as a deposit, which will be dealt with as follows—
  - (a) If the applicant is offered and takes up and pays for a plot within a period of seven days as required by Condition (a) (1) below, the deposit will be credited to him,
  - (b) If the application is unsuccessful, the applicant's deposit will be returned to him
  - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of seven days as required by General Condition No 1 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

### (a) General Conditions

- 1 Each allottee of a plot shall pay to the Commissioner of Lands within seven days of notification that his application has been approved the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent together with the survey fees, the fees payable in respect of the preparation and registration of the grant (Sh 120) and the stamp duty in respect of the grant (approximately two per cent of the tand premium and annual rent) In default of payment within he specified time, the Commissioner of Lands may cancel the llocation and the applicant shall have no further claim to he grant of the plot
- 2 The grant will be issued in the name of the allottee as tated in the letter of application
- (b) Special Conditions Applicable to the Plots in Schedules
  Nos 1 to 6
- 1 The grantee shall erect complete for occupation within 8 months of the date of the commencement of the term a uilding of approved design on proper foundations constructed f stone, burnt brick or concrete with roofing of tiles or other ermanent materials approved by the Commissioner of Lands nd shall maintain the same in good and substantial tenantable pair and condition including the external paintwork during ne continuance of the term
- 2 No building shall be erected on any plot unless plans neluding block plans showing the position of the buildings), rawings, elevations and specifications thereof shall have been proved by the Local Authority and by the Commissioner of ands or such other person as he may appoint Such plans, tc, shall be submitted in triplicate to the District Commissioner, Kericho, within three months of the date of the ommencement of the term
- 3 In the event of the grantee failing to comply with any ondition herein contained, any proceedings that may be ecessary will forthwith be instituted for the recovery of the ind Moneys that may have been paid in respect of the plot ill be forfeited to the Crown
- 4 No buildings erected on the said land may be occupied ntil the grantee shall have submitted a block plan with the osition of such buildings clearly defined and showing a system f drainage for disposing of surface and sullage water on the iid land and also for disposing of sewage by water-borne arriage to a septic tank and soakage pit in each case to the itisfaction of the Local Authority and the Commissioner of ands and the grantee shall also satisfy the Local Authority and ie Commissioner of Lands that such systems of drainage have een properly constructed, such satisfaction in both cases to be spressed in writing
- 5 The grantee shall at his own expense duly and suitably onnect such drainage system with any town drainage system hen in the opinion of the Local Authority the latter system so far completed as to enable the grantee reasonably so to do
- 6 Grants will be made under the Crown Lands Ordinance Cap 155 of the Revised Edition of the Laws of Kenya) and

- titles will be issued under the Registration of Titles Ordinance The term of the grants will be 99 years from the first day of the month following the notification of the approval of the grant
- 7 Any building erected on the plot shall conform to a building line decided upon by the Local Authority
- 8 The grantee shall not sell or transfer the plot nor enter into any mortgage charge (other than with the consent of the Commissioner of Lands for the raising of a loan for building purposes) or agreement for sale in respect thereof until Special Condition No 1 hereof shall have been fulfilled
- 9 Subject to Special Condition No 8, the grantee shall not at any time during the continuance of the term of the grant subdivide the land or assign, sub-let or otherwise dispose of any portion without prior consent in writing of the Governor
- 10 All out buildings, offices, etc, shall be properly sited and screened from view to the satisfaction of the Local Authority or such person as may be appointed for the purpose and shall be kept so screened during the continuance of the grant
- 11 The Government or such person or authority as may be appointed for the purpose shall have the right to enter upon any plot and lay and have access to water mains, sewers, pipes and drains, telegraph and telephone wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignment or mains, sewers or service pipes or the telegraph or telephone wires and electric mains aforementioned
- 12 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or Local Authority upon the land or buildings erected thereon including any contribution or other sum paid by the Government in heu thereof
- 13 The application for any plot shall be deemed to be upon and subject to the conditions herein contained and the provisions of the Crown Lands Ordinance (Cap 155 of the Revised Edition of the Laws of Kenya) and in particular Part VII thereof
- 14 The grantee shall as aforementioned make an initial payment for the estimated amount for the cost of construction of roads and drains as shown in the Schedules hereto. On completion of the construction of roads and drains and the ascertainment of the actual proportionate amount payable in respect of each plot, the grantee shall either pay (within seven days of demand therefor) or be refunded the amount by which the actual cost exceeds or falls short of the amount previously paid on account as the case may be
- 15 The annual cost of the maintenance of the roads when constructed, will be paid in proportion to the frontage of each plot by the grantees of plots in Schedule Nos 3 to 6 and in proportion to the area of each plot by the grantees of plots in Schedules Nos 1 and 2
- 16 Should the grantees of the plots specified herein or the Local Authority at any time require the road to be constructed to a higher standard, the costs of this construction will be paid proportionately by the said grantees on the basis set out in Condition No 14
- (c) Additional Special Conditions in Respect of the Low Density
  Residential Plots in Schedule No 1
- 1 At no time during the term of the grant shall more than one private dwelling-house with necessary offices and outbuildings be erected on the plot
- 2 The plot shall be used for private residential purposes only and no other purposes whatsoever
- 3 The grantee shall not at any time during the term of the grant erect any buildings to cover more than one-third of the area of the plot
- 4 The grantee shall be responsible for the estimated proportionate costs of roads and drains serving the plot and will be required to pay the same within seven days of demand therefor (an estimate for this cost has not yet been received)
- (d) Additional Special Conditions in Respect of the Medium Density Residential Plots in Schedule No 2
- 1 The plot shall be used for private residential purposes and for no other purposes whatsoever One dwelling-house only shall be erected on each plot
- 2 The grantee shall not at any time during the term of the grant erect any buildings to cover more than one-half of the area of the plot
- (e) Additional Special Conditions in Respect of the Businesscum-Residential Plots in Schedule No 3
- 1 The grantee shall use the plot for the purposes of business and residence and for no other purposes whatsoever
- 2 The building to be erected on the plot shall be doublestoried, the ground floor being used for business purposes only and the first floor for residential purposes only
- 3 The grantee shall not at any time during the term of the grant erect any buildings to cover more than 50 per cent of the area of the plot
- 4 In no case shall the area of the plot required to remain unbuilt upon be less than 300 square feet or 10 per cent of the area, and the said area shall be free from any erection thereon above the level of the ground except latrine accommodation con-

structed in accordance with all laws and by-laws in force relating thereto and the design approved by the Local Authority Such open space shall be at the rear of the building and shall extend along the entire width of the building and the distance across such open space from every part of the buildings to the rear boundary of the plot shall not be less than ten feet

- 5 At no time during the term of the grant shall the plot or any portion thereof or any building erected on the plot be used for the purpose of carrying on any trade or business which has been or may be declared to be dangerous or offensive by notice in the Official Gazette
- 6 A veranda may be erected within the road reserve with the previous consent of the Local Authority and must conform to a building line decided upon by such authority
- (f) Additional Special Conditions in Respect of the Business cum-Residential Plots in Schedule No 4
- 1 The grantee shall use and permit to be used the land hereby granted for business purposes only excepting dangerous and offensive trades but shall be at liberty to use the said land for the combined purpose of business and residence notwithstanding, provided that in the event of the said land being used for the said combined purpose, then not more than one-half of the area thereof shall be built upon otherwise not more than 90 per cent shall be built upon
- 2 In no case shall the area of the plot required to remain unbuilt upon be less than 300 square feet or 10 per cent of the area, and the said area shall be free from any erection thereon above the level of the ground except latrine accommodation constructed in accordance with all laws and by-laws in force relating thereto and the design approved by the Local Authority Such open space shall be at the rear of the building and shall extend along the entire width of the building and the distance across such open space from every part of the buildings to the rear boundary of the plot shall not be less than ten feet
- 3 At no time during the term of the grant shall the plot or any portion thereof or any building erected on the plot be used for the purpose of carrying on any trade or business which has been or may be declared to be dangerous or offensive by notice in the Official Gazette
- 4 A veranda may be erected within the road reserve with the previous consent of the Local Authority and must conform to a building line decided upon by such authority
- (g) Additional Special Conditions in Respect of the Garage or Workshop Plots in Schedule No 5
- 1 The plot shall be used for the purposes of a garage or workshop only No residence will be permitted
- 2 The grantee shall not at any time during the term of the grant erect any buildings to cover more than 90 per cent of the area of the plot
- (h) Additional Special Conditions in Respect of the Light Industrial Plots in Schedule No 6
- 1 It will be necessary for applicants for the plots specified in the Schedule No 6 to obtain certificates from the Labour Commissioner, Nairobi, certifying that (i) they are in a position to ensure that adequate housing is available for their prospective employees, or (ii) that the employees are already satisfactorily housed, or (iii) that satisfactory housing will be available by the time the employer is ready to engage his staff. This certificate should be submitted together with the application for a plot
- 2 The plot shall be used for light industrial purposes and for no other purposes whatsoever The purpose for which the plot is used shall be subject to the approval of the Local Authority and the Commissioner of Lands
  - 3 No residence will be permitted on the plot
- 4 The grantee shall not at any time during the term of the grant erect any buildings so as to cover more than 90 per cent of the area
- 5 At no time during the term of the grant shall the plot or any portion thereof or any building erected on the plot be used for the purpose of carrying on any trade or business which has been or may be declared to be dangerous or offensive by notice in the Official Gazette
- 6 A veranda may be erected within the road reserve with the previous consent of the Local Authority and must conform to a building line decided upon by such authority

Nairobi, for Special Com
24tn October, 1952

G H
for Special Com
Co

G H W ANNELLS, for Special Commissioner and Acting Commissioner of Lands

### SCHEDULE No 1

### PLOTS FOR RESIDENCE ONLY

Plot No	Sect No	Area Acres approx	Stand Premium	Annual Rent	Roads and Drains	Survey Fees
147		1 189	Sh 1,280	Sh 256	Payable within 7 days of the demand therefor	Sh 206/50
144 141 164 165 169 150		1 409 1 686 1 268 1 454 2 47 2 83	1 360 1,480 1,320 1 380 1,700 1,780	272 296 264 276 340 356	, , , , ,,	206/50 206/50 206/50 206/50 219/50 219/50

#### SCHEDULE No 2

### PLOTS FOR RESIDENCE ONLY

$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Plot No	Sect No	Area Acres approx	Stand Premium	Annual Rent	Roads and Drains Initial Contribution	Survey Fees
42 IV 0 490 1,142/60 228/52 8,987/00 191/50	37 38 39 40 41 42 43 45 46 47 48 49 50 51 52 58 59 60 61 62 63 64	); ); ); ); ); ); ); ); ); ); ); ); ); )	0 1148 0 1148 0 1122 0 1148 0 1148 0 1148 0 1148 0 1148 0 1148 0 1148 0 1148 0 1122 0 1148 0 1122 0 2557 0 2410 0 2410 0 2410 0 2410 0 2410 0 2557	485/40 496/80 496/80 496/80 496/80 496/80 496/80 496/80 496/80 496/80 496/80 496/80 496/80 496/80 496/80 1,106/40 1,042/80 1,042/80 1,042/80 1,042/80 1,042/80 1,042/80 1,042/80 1,042/80 1,042/80	97/08 99/36 99/36 97/08 99/36 99/36 99/36 99/36 99/36 99/36 99/36 97/08 99/36 97/08 221/28 208/56 208/56 208/56 208/56	2,060/61 2,108/34 2,108/34 2,060/61 2,108/34 2,108/34 2,108/34 2,108/34 2,108/34 2,108/34 2,108/34 2,108/34 2,108/34 2,060/61 2,108/34 2,108/34 2,060/61 4,696/07 4,426/07 4,426/07 4,426/07 4,426/07 4,696/02	191/50 191/50

### SCHEDULE No 3

### PLOTS FOR BUSINESS-CUM-RESIDENTIAL PURPOSES

Plot No	Sect No	Area Acres approx	Stand Premium	Annual Rent	Roads and Drains Initial Contribution	Survey Fees
61 24 26 28 30	IV ,,	0 1630 0 1722 0 1722 0 1722 0 1722	Sh 1,214/00 2,207/60 2,207/60 2,207/60 2,207/60	Sh 242/80 441/52 441/52 441/52 441/52	Sh 9,905/93 3 962/37 3,962/37 3 962/37 3 962/37	Sh 191/50 191/50 191/50 191/50 191/50

### SCHEDULE No 4

### PLOTS FOR BUSINESS OR BUSINESS-CUM-RESIDENTIAL PURPOSES

Plot No	Sect No	Area Acres approx	Stand Premium	Annual Rent	Roads and Drains Initial Contribution	Survey Fees
16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	**************************************	0 3007 0 1722 0 1722 0 1722 0 1791 0 1148 0 1722 0 1722 0 1148 0 1722 0 1722 0 1148 0 1722 0 1148 0 1722 0 1148 0 1722 0 1630	Sh 3,185/00 2,207/60 2,207/60 2,207/60 2,207/60 2,207/60 2,207/60 2,207/60 2,207/60 2,207/60 2,207/60 2,207/60 2,207/60 2,207/60 2,207/60 1,569/00	Sh 637/00 441/52 441/52 441/52 679/92 441/52 441/52 441/52 441/52 441/52 441/52 441/52 441/52 441/52 313/80	Sh 13,075/84 3,962/37 3,962/37 10,302/19 3,962/37 3,962/37 3,962/37 3,962/37 3,962/37 3,962/37 3,962/37 3,962/37 3,962/37 3,962/37 3,962/37 3,962/37 3,962/37 3,962/37	Sh 191/50 191/50 191/50 191/50 191/50 191/50 191/50 191/50 191/50 191/50 191/50 191/50 191/50 191/50 191/50
14	**	0 507	7,698/40	1,539/68	5,683/34	191/50

### SCHEDULE No 5 PLOTS FOR GARAGE AND WORKSHOP PURPOSES

Plot No	Sect No	Area Acres approx	Stand Premium	Annual Rent	Roads and Drains Initial Contribution	Survey Fees
60	IV	0 1630	Sh 859/00	Sh 171/80	Sh 9,905/93	Sh 191/50
3 5 7	" "	0 1722 0 1722 0 1722	1,457/60 1,457/60 1,457/60	291/52 291/52 291/52	3,962/37 3,962/37 3,962/37	191/50 191/50 191/50
9 11	"	0 1722 0 1722 0 1722	1,457/60 1,457/60	291/52 291/52 291/52	3,962/37 3,962/37 3,962/37	191/50 191/50 191/50
13 15	" "	0 1722 0 1722	1,457/60 1,457/60	291/52 291/52	3,962/37 3,962/37	191/50 191/50
17	5>	0 1722	1,457/60	291/52	3,962/37	191/50

### SCHEDULE No 6 PLOTS FOR LIGHT INDUSTRIAL PURPOSES

Plot No	Sect No	Area Acres approx	Stand Premium	Annual Rent	Roads and Drains Initial Contribution	Survey Fees
····			Sh	Sh	Sh	Sh
33	III	0 1630	1,569/00	313/80	9,905/93	191/50
34 35	,,	0 1722	1,457/60	291/52	3,962/37	191/50
35	,,	0 1722	1,457/60	291/52	3,962/37	191/50
36	,,	0 1722	1.457/60	291/52	3,962/37	191/50
37	,,	0 1722	1,457/60	291/52	3,962/37	191/50
38	",	0 1630	859/00	171/80	9,905/93	191/50

General Notice No 2570

### NOTICE OF CHANGE OF NAME

I, Victor Emanuel Ribeiro Kennedy of Nairobi in the Colony of Kenya, formerly called Victor Emanuel Ribeiro, hereby give public notice that I have absolutely renounced and abandoned the use of my said name of Victor Emanuel Ribeiro and assumed and adopted in lieu thereof the name of Victor Emanuel Ribeiro Kennedy, and further that such change is evidenced by a deed poll dated the 29th day of September, 1952, duly executed by me and attested, and I hereby authorize and request all persons to designate and address me by my assumed name of Victor Emanuel Ribeiro Kennedy

VICTOR EMANUEL RIBEIRO KENNEDY,

<sup>™</sup>airobi, 10th November, 1952

Formerly known as Victor Emanuel Ribeiro

ENERAL NOTICE No 2571

### NOTICE OF CHANGE OF NAME

I, Gladys Evelyn Wellock, heretofore called and known by e name of Gladys Evelyn Stone of Nairobi in the Colony of enya, hereby give public notice that on the 10th day of ovember, 1952, I formally and absolutely renounced and andoned the use of my said surname of "Stone" and then sumed and adopted and determined thereafter on all occasions hatsoever to use and subscribe the surname of "Wellock" stead of the said surname of "Stone"

And I give further notice that by a deed poll dated the 10th ly of November, 1952, duly executed and attested and regisred with the Registrar of Titles at Nairobi on the 10th day of ovember, 1952, I formally and absolutely renounced the said rname of "Stone" thenceforth upon all occasions whatsoever id declared that I had assumed and adopted and intend to use id subscribe the name of "Wellock" instead of the name stone" and so as at all times thereafter to be called, known id described by the said surname of "Wellock"

airobi, 11th November, 1952

ombasa,

8th November, 1952

G E WELLOCK,

Formerly G E Stone

ENERAL NOTICE No 2572

### DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore substing between (1) Damji Mulji and (2) Dahyalal Madhavji, rrying on business at Plot No 759, Section III, and premises o 610, Commercial Street, Mombasa, in partnership in the m name or style of "Mistri Damji Mulji & Company", has en dissolved by mutual consent of the aforesaid persons with ect from 8th November, 1952, by retirement therefrom of the oresaid Damji Mulji, and that as from 8th November, 1952, hellabhai Marhavji has been admitted as a partner in the id business

The said business, as from 8th November, 1952, is being rried on by the said Dahyalal Madhavii and the said hellabhai Madhavji in co-partnership under the same firm me or style and at the same place

DAHYALAL MADHAVJI,

Continuing Partner

DAMJI MULJI,

}-

Retiring Partner

GHELLABHAI MADHAVJI,

Incoming Partner

GENERAL NOTICE No 2573

### THE ELECTRIC POWER ORDINANCE

(Cap 174)

Public notice of the granting of an extension to the area comprised in Distributing Licence No 4 dated 17th October 1923 (Mombasa Municipality) held by the East African Power and Lighting Company Ltd, as extended by endorsement dated 11th July 1947

NOTICE is hereby given that the area comprised in Distributing Licence No 4 dated 17th October, 1923, held by the East African Power and Lighting Company, Limited, having its registered office at Nairobi, in respect of the supply and distribution of electrical energy within Mombasa Municipality, as extended by endorsement dated 11th July, 1947, to include a further area surrounding the same, has by Order of His Excellency the Governor in Council, dated the 27th day of October, 1952, made pursuant to an application made by the said company been extended to include the area delineated on the plan attached to an endorsement to the said Distributing Licence and more particularly described as follows -

The area commencing from the point where latitude 3° 55' south intersects the coast of the Indian Ocean, thence along the said coast in a northerly direction to the point where it meets latitude 3° 30' south, thence due west to longitude 39° 45' east, thence due south to latitude 3° 45' south, thence due west to longitude 39° 30 east, thence due south to latitude 3° 55' south, thence due east to the point of commencement

Copies of the said plan with the above-described area bordered thereon in blue have been deposited in the offices of Messrs Hamilton, Harrison & Mathews, advocates, Nairobi House, Nairobi, and at the offices of the East African Power and Lighting Company, Limited, at Khamis Building, Kilindini Road, Mombasa

HAMILTON, HARRISON & MATHEWS. Nairobi,

5th November, 1952

Advocates for the Applicants

General Notice No 2574

### THE ELECTRIC POWER ORDINANCE

(Cap 174)

Public notice of the granting of an extension to the area comprised in Distributing Licence No 9 dated 11th March, 1932, held by the East African Power and Lighting Company, Ltd in respect of Eldoret Municipality

NOTICE is hereby given that the area comprised in Distributing Licence No 9 dated 11th March, 1932, held by the East African Power and Lighting Company, Limited, having its registered office at Nairobi in respect of the supply and distribution of electrical energy within the Municipality of Eldoret, has by Order of His Excellency the Governor in Council, dated the 27th day of October, 1952, made pursuant to an application made by the said company been extended to include the area delineated on the plan attached to an endorsement to the said Distributing Licence and more particularly described as follows -

The area comprised within a circle measured on the plan annexed to the said endorsement and thereon bordered red as having a radius of 7½ miles from Eldoret Railway Station

Copies of the said plan have been deposited at the offices of Messrs Hamilton, Harrison & Mathews, advocates, Nairobi House, Nairobi, and at the offices of the East African Power and Lighting Company, Limited, at Coryndon Street, Eldoret

HAMILTON, HARRISON & MATHEWS, Nairobi, 5th November, 1952

Advocates for the Applicants

General Notice No 2575

### RE HUGH ROBERT LODGE, DECEASED

ALL persons having any claims against the estate of the above-named deceased who died at Pietermaritzburg on the 28th day of August, 1952, are hereby requested to submit details thereof to the undersigned, the advocates for the administrator, before the 15th day of December, 1952

BUCKLEY, HOLLISTER & CO,

Nairobi. 10th November, 1952 Advocates for Administrator PO Box 481 Nairobi

GENERAL NOTICE NO 2576

### NOTICE

NOTICE is hereby given that the power of attorney given by me the undersigned, Karman Virji (formerly merchant of Indian Bazaar, Nairobi, and now merchant of PO Thomson's Falls), to Samji Vaja of PO Thomson's Falls in or about the year 1940, is hereby revoked as from the date of execution hereof and the said Samji Vaja has no longer any authority whatsoever to act under that power of attorney

Nairobi.

10th November, 1952

KARMAN VIRJI