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CORRIGENDA

Gazette Notice No. 3059 of 25th August 1967, Law Examination for Administrative Officers—

- (1) Under the Sub-Heading "Passed Both Parts", 3rd line after the name of Alfred Ouma, for (Private) read (Ministry of Health).
- (2) Under the Sub-Heading "Passed Part II", 4th line after the name of A. P. Aruwa, for (Administration) read (Judicial).

GAZETTE NOTICE No. 3368

(CONST. 1/2/21)

THE INTERPRETATION AND GENERAL PROVISIONS ACT

(Cap. 2)

TEMPORARY TRANSFER OF MINISTERIAL POWERS

IN EXERCISE of the powers conferred by section 37 of the Interpretation and General Provisions Act, and of all other powers thereto enabling me, I hereby direct that, during the absence beginning on 10th September 1967, of the Minister for Defence (Dr. Mungai) all the powers conferred, and all the duties imposed upon that Minister by or under any Act shall be had and may be exercised, and shall be performed, respectively, by the Minister for Finance (Mr. Gichuru).

Dated this 13th day of September 1967.

JOMO KENYATTA,

President.

GAZETTE NOTICE No. 3369

(LND, 26/5/1/1/II)

THE LAND ADJUDICATION ACT

(Cap. 283)

APPOINTMENT OF ADJUDICATION OFFICER

IN EXERCISE of the powers conferred by section 6 (1) of the Land Adjudication Act, the Minister for Lands and Settlement hereby, with effect from 11th August 1967, appoints—

BEDAN GITURU NJUGUNA

to be Adjudication Officer for any adjudication area in Rukanga section of Kirinyaga District.

Gazette Notice No. 229 of 1967 is hereby cancelled.

Dated this 11th day of September 1967.

J. H. ANGAINE, Minister for Lands and Settlement.

GAZETTE NOTICE No. 3370

THE RENT RESTRICTION ACT (Cap. 296)

APPOINTMENTS AND REVOCATIONS

IN EXERCISE of the powers conferred by section 4a of the Rent Restriction Act, the Minister for Housing hereby appoints the following persons to be members of the Nairobi Rent Tribunal:—

- (i) The Town Clerk, City Council of Nairobi, or a person deputed by him in writing;
- (ii) Ayub Ali;
- *and revokes the appointment of following persons:-
 - (i) Dr. Yusuf Eraj.
 - (ii) Mrs. Phoebe Asiyo.
 - (iii) John Mbugwa.

Dated at Nairobi this 12th day of September 1967.

P. J. NGEI, Minister for Housing.

*G.N. 1777/1967.

GAZETTE NOTICE No. 3371

THE MUSEUMS TRUSTEES ACT

(Cap. 216)

APPOINTMENTS

IN EXERCISE of the powers conferred by section 4 (2) of the Museums Trustees Act, the Minister for Natural Resources hereby appoints—

Dr. L. S. B. Leakey,

Sir Malin Sorsbie,

to be members of the Board of Trustees known as the Museum Trustees of Kenya.

Dated this 13th day of September 1967.

C. M. G. ARGWINGS-KODHEK,

Minister for Natural Resources.

GAZETTE NOTICE No. 3372

THE CIVIL PROCEDURE (REVISED) RULES 1948 (Order III. rule I)

IN PURSUANCE of the provisions of Order III, rule I of the Civil Procedure (Revised) Rules 1948, I hereby depute—

DAVID AUGUSTINE KATISO SILLAS

State Counsel in the service of the Government of Kenya, to apply, appear or act in any suit that may be filed by or against the Government of Kenya in any Court, and to make or do any application, appearance or act in respect of such a suit for and on behalf of the Attorney-General.

Dated this 14th day of September 1967.

C. NJONJO, Attorney-General.

GAZETTE NOTICE No. 3373

SCHEME FOR ASSISTANCE TO AFRICAN INDUSTRIALISTS, ARTISANS AND BUSINESSMEN

MOMBASA MUNICIPALITY LOANS COMMITTEE

IT IS hereby notified for general information that the Minister for Commerce and Industry has cancelled the appointment of the Hon. S. M. Mandano, M.P.*, as Chairman of the Mombasa Municipality Loans Committee and has appointed—

THE DISTRICT COMMISSIONER, MOMBASA

to serve as Chairman of this Committee. Gazette Notice No. 3224/1967 is hereby revoked.

Dated this 11th day of September 1967.

K. S. N. MATIBA, Permanent Secretary, Ministry of Commerce and Industry. *G.N. 1014/1966.

GAZETTE NOTICE No. 3374

(C/1211/F/40/39)

THE LOCAL GOVERNMENT (COUNTY OF SOUTH NYANZA) ORDER 1963

(L.N. 452 and L.N. 561 of 1963)

Nominated Members—Local Councils

IT IS hereby notified for general information that the Minister for Local Government has in exercise of his powers conferred under the provisions of paragraphs 9 (b), 16 (b), 7 (b), 6 (b), 21 (b), 17 (b), 22 (b), 14 (b), 15 (b), 13 (b) and 11 (b) of the Local Government (County of South Nyanza) Order 1963 (L.N. 452/1963 and L.N. 561/1963), nominated:—

North Nyokal Local Council

Yosef Ayugi.

Gem Local Council

Samwel Awi.

Kenyada Local Council
Samwel Odoyo.

Kasipul Local Council

S. Owango.

East Karachuonyo Local Council Z. Malit.

West Konyango Local Council Joel Okoth.

Kobondo Local Council Mishael Anyango.

West Karachuonyo Local Council

B. Owino.

Mohuru/Kaden Local Council D. Ogwang'.

Suna Local Council

Z. Baraza.

Gwassi Local Council R. Omuto.

All the above-nominated members to serve on the respective councils until 30th June 1969, from the date of gazettement.

Dated this 6th day of September 1967.

T. C. J. RAMTU,

Permanent Secretary,

Ministry of Local Government

IN THE HIGH COURT OF KENYA AT NAIROBI

(Specified Offences to be tried by Court of Special Assize)

THE NORTH-EASTERN PROVINCE AND CONTIGUOUS DISTRICTS REGULATIONS 1966

(L.N. 264 of 1966)

Special Assize Criminal Case No. 20 of 1967 Republic (Prosecutor)

ν.

Masabulu s/o Hamuza alias Athumani Hamuza (Accused)
ORDER

WHEREAS the Chief Justice has assigned me, the undersigned Philip Neale Dalton, a Puisne Judge of the High Court, the duty, under regulation 17 (1) of the North-Eastern Province and Contiguous Districts Regulations 1966 (Legal Notice No. 264 of that year) of holding a Court of Special Assize for the trial of Masabulu s/o Hamuza alias Athumani Hamuza:

And whereas it would be convenient for the witnesses to be called to give their evidence in Mombasa:

And whereas the Law Courts Building at Mombasa is a suitable and convenient place for the holding of the said Court

And whereas the trial may fairly and conveniently commence on the 28th day of September 1967:

Now, as provided in regulation 17 (2) of the said Regulations, I hereby order that the said Court shall sit in such building aforesaid on the 28th day of September 1967, and so on from day to day until the said trial shall be concluded.

Dated at Mombasa this 11th day of September 1967.

P. N. DALTON, Judge, High Court of Kenya.

GAZETTE NOTICE NO. 3376

(DEF. 116/8/032-II)

THE KENYA MILITARY FORCES (DISABILITY AND DEATH PENSIONS AND GRATUITIES) (OFFICERS) REGULATIONS 1965

(L.N. 88 of 1965)

Appointment of Member of the Pensions Assessment Board

IN EXERCISE of the powers conferred by regulation 4 (1) of the Kenya Military Forces (Disability and Death Pensions and Gratuities) (Officers) Regulations 1965, the Military Council, with effect from 10th August 1967, appoints—

DR. NORMAN DOUGLAS FRASER, M.B., B.S. (DURH) to be the Medical Officer of the Pensions Assessment Board in the place of Dr. Coryngham Vernon Thornton, M.C., M.B., CH.B. (EDIN).*

Dated this 15th day of September 1967.

H. D. DENT,

Secretary,

Military Council.

*G.N. 1881/1967.

Gazette Notice No. 3377

(CAB. 16/11/257)

THE AGRICULTURE ACT

(Cap. 318)

(Section 187 (4))

Gazette Notice No. 2283 of 23rd June 1967.

WHEREAS I am satisfied, and do certify that Messrs. Polo Club, registered owners of L.R. No. 5147/1 of 107.5 acres, being situated in Nyeri area under the jurisdiction of the Nyeri District Agricultural Committee, have not been able to satisfy me that they are able to develop the said L.N. No. 5147/1 and on the recommendations of the Central Agricultural Board, under the powers conferred by section 187 (4) of the Agriculture Act, and in pursuance of a direction* made under section 38 (1) of the Interpretation and General Provisions Act, I do hereby direct that it be sold.

Dated this 16th day of September 1967.

B. B. F. RUSSELL,
Assistant Secretary,
Central Agricultural Board.

*L.N. 267/1964.

GAZETTE NOTICE No. 3378

THE MINING REGULATIONS

(Cap. 306, Sub. Leg.)

FORFEITURE OF LOCATIONS

NOTICE is hereby given in accordance with the provisions of regulation 32 (2) of the Mining Regulations (Cap. 306, Sub. Leg.), that the undermentioned locations have been forfeited:—

Location and District.—163/1-3, Kajiado District.

Class.-Precious stones lode.

Cause of forfeiture.—In breach of the provisions of section 34 of the Mining Act (Cap. 306).

Date from which the location shall be deemed forfeited.—12th September 1967.

Names of registered holders.-M. Kipkorir and M. Elamin.

Location and District.—165/1-10, Kajiado District.

Class.-Precious stones lode.

Cause of forfeiture.—In breach of the provisions of section 34 of the Mining Act (Cap. 306).

Date from which the location shall be deemed forfeited.—12th September 1967.

Name of registered holder.—East and Central Africa Mining Co. Ltd.

Dated this 12th day of September 1967.

L. D. SANDERS,
Acting Commissioner of Mines and Geology.

GAZETTE NOTICE No. 3379

THE MINING ACT

(Cap. 306)

EXCLUSION OF LAND FROM PROSPECTING AND MINING

IN EXERCISE of the powers conferred by section 7 (1) (j) of the Mining Act, the Commissioner of Mines and Geology hereby declares the land described in the Schedule hereto to be excluded from prospecting and mining with effect from the 13th day of September 1967, provided that such exclusion shall not extend to any part of the said land in respect of which prospecting or mining rights have been granted before the 13th day of September 1967, during such time as the rights continue to subsist, whether by renewal or otherwise.

SCHEDULE

An area of approximately 18 square miles situated in the Thika District of Central Province, the boundaries whereof:—

Commence at a point (HZJ 865761) being the junction of a rough road and the Garissa-Thika road;

thence in a generally north-westerly direction following the Garissa-Thika road for a distance of approximately $8\frac{1}{4}$ miles to a point (HZJ 757829) being the junction of a track and the Garissa-Thika road;

thence on a true bearing of 37 degrees for a distance of approximately two miles to a point (HZJ 778856) being the junction of the Kakuzi (East) Road, with a light railway;

thence first in a north-easterly and then in a generally south-easterly direction following the Kakuzi (East) road for a distance of approximately 8½ miles to a point (HZJ 889798) being the junction of the Kakuzi (East) road and an unnamed track;

thence in a generally south-westerly direction along the unnamed track and rough road for a distance of approximately $2\frac{\pi}{8}$ miles to the point of commencement.

Dated this 13th day of September 1967.

L. D. SANDERS,
Acting Commissioner of Mines and Geology.

GAZETTE NOTICE NO. 3380

THE MINING ACT

(Cap. 306)

EXCLUSIVE PROSPECTING LICENCE

THE relevant application made under section 18 (2) of the Mining Act having been refused the Gazette Notice referred to in the Schedule hereto is hereby cancelled.

SCHEDULE

Gazette Notice No. 486 of 3rd February 1967.

Dated this 13th day of September 1967.

F. W. A. TIMMS, for Acting Commissioner of Mines and Geology.

EAST AFRICA HIGH COMMISSION 4 PER CENT STOCK 1973/76

EAST AFRICA HIGH COMMISSION 4½ PER CENT STOCK 1964/69

IT IS announced for general information that the total amounts of the above-mentioned stocks held on the London and Local Registers at the close of business on 14th August 1967, were as follows:—

4 Per Cent Stock 1973/76

On the London Register On the Local Register	 	4,554,817		10
		£5,000,000	00	00

$4\frac{1}{2}$ Per Cent Stock 1964/69

On the London Register On the Local Register	 •••	C 000 404		05
		£7,135,000	00	00

R. W. MACDONALD,

Chief Accountant, lways and Harbours,

Nairobi, 15th September 1967.

East African Railways and Harbours, for East African Common Services Organization.

GAZETTE NOTICE No. 3382

61 PER CENT KENYA STOCK 1973

64 PER CENT KENYA STOCK 1979

6¹/₄ PER CENT KENYA STOCK 1984

4½ PER CENT KENYA STOCK 1971/78

FOR the purpose of preparing the warrants for interest due on 14th November 1967, the balances of the several accounts in the above-mentioned stocks will be struck at close of business on 14th October 1967, after which date the stocks will be transferable ex dividend.

THE TREASURY, P.O. Box 30007, Nairobi.

GAZETTE NOTICE No. 3383

6 PER CENT KENYA STOCK 1973 AND 1984

IT IS notified for general information that the Kenya Government has created and issued under the Loans Act and the General Local Loans Act, a further amount of £200,000 and £800,000 of Kenya 6 per cent Stock 1973 and 1984 respectively which is in addition to and identical with the stock issued on 29th August 1967. The new stock will rank for the half yearly interest payable on 28th February 1968, and payments will be made to the Sinking Fund in respect of the additional stock now created. The whole amount has been taken up by the Government and part will be offered through the market for sale at prices related to current market conditions. The proceeds of this loan will be credited direct to the Development Exchequer and will be used for development purposes.

Dated at Nairobi this 22nd day of September 1967.

THE TREASURY, P.O. Box 30007, Nairobi.

GAZETTE NOTICE No. 3384

4½ PER CENT KENYA STOCK 1971/78

FOR the purpose of preparing the warrants for interest due on 15th November 1967, the balances of the several accounts in the above-mentioned Stock will be struck at close of business on 14th October 1967, after which date the Stock will be transferable ex dividend.

Stockholders wishing to transfer their holdings to the London Register should note that, if the necessary application forms are not lodged with the Permanent Secretary to the Treasury in time to enable the application to be transmitted to the Crown Agents for Oversea Governments and Administrations in London so as to reach them on or before 14th October 1967, payment of the interest due on 15th November 1967, will be made by the Permanent Secretary to the Treasury.

THE TREASURY, P.O. Box 30007, Nairobi.

GAZETTE NOTICE No. 3385

KENYA GOVERNMENT 23 PER CENT STOCK 1971/76

IT IS notified for general information that the total amount of the above-mentioned Stock held on the Local Register on 15th September 1967, was as follows:—

K£21,332 18s. 2d.

THE TREASURY, P.O. Box 30007, Nairobi.

GAZETTE NOTICE No. 3386

NAIROBI COST OF LIVING INDICES

MIDDLE INCOME INDEX OF CONSUMER PRICES (EXCLUDING RENT)—NAIROBI

The above index stood at 107.7 points in the middle of August 1967. The base for this index is July 1964 = 100.

Wage Earners' Index of Consumer Prices (Excluding Rent)—Nairobi

The above index stood at 120.5 points in the first week of August 1967. The base for this index is October-December 1958 = 100.

GENERAL COST OF LIVING INDEX (EXCLUDING RENT)-NAIROBI

The above index stood at 354.3 points in the middle of August 1967.

WAGE ADJUSTMENT INDEX

The above index stood at 332.7 points in the middle of August 1967. The base for the above two indices is August 1939 = 100.

GAZETTE NOTICE No. 3387

THE ANIMAL DISEASES ACT

(No. 4 of 1965)

IN EXERCISE of the powers conferred by rule 9 (h) of the Animal Diseases Act, the Assistant Director of Veterinary Services, Central Province, hereby requires that all sheep in the areas specified in the Schedule to this notice, shall be dipped twice at the interval of 10 days, between 1st November 1967 and 28th February 1968, in an approved dipping fluid.

For the purpose of this notice, an approved dipping fluid shall be a benzene hexachloride suspension or emulsion as recommended by the makers for dipping of sheep. The concentration when diluted should contain 0.015 per cent (150 parts per million) of the gamma isomer of benzene hexachloride.

SCHEDULE

The whole of Nyandarua District of the Central Province.

Dated this 14th day of September 1967.

R. D. K. BARUA,

Assistant Director of Veterinary Services (F),

Central Province.

GAZETTE NOTICE No. 3388

THE REGISTRATION OF TITLES ACT

(Cap. 281, section 65 (h))

WHEREAS Dhanwant Singh of P.O. Box 18 Kisii in the Republic of Kenya has executed a surrender of all his right title and interest in all that piece of land comprising by measurement Nought decimal one three nought six (0.1306) of an acre or thereabouts that is to say Land Reference No. 1148/629 situate in Kisumu Municipality in the Central Nyanza District held under a Grant dated the 17th day of January 1957 registered as No. I.R. 13310/1 and whereas such surrender has been presented for registration and whereas affidavit has been filed in terms of section 65 (h) of the said Act declaring that the said grant has not been deposited by way of lien or as security for any loan notice is hereby given that after 14 days from the date hereof provided that no objection has been received within that period I intend to dispense with the production of the said grant and to proceed with the registration of the said surrender.

Dated at Nairobi this 22nd day of September 1967.

P. C. PATEL, Registrar of Titles.

CIVIL AIRCRAFT ACCIDENT

INSPECTOR'S INVESTIGATION

NOTICE is hereby given that an Inspector's Investigation is taking place into the cause of the accident which occurred on 9th September 1967, on road 11 miles north-east of Naivasha, Kenya, to a Cessna 180, 5Y-AAK, registered in the name of Airspray (EA) Ltd., P.O. Box 2261, Nairobi.

Any persons interested who desire to make representations as to the circumstances or cause of this accident should do so in writing to the Chief Inspector of Accidents, P.O. Box 30163, Nairobi, within 14 days of this notice and should quote the reference CAV/ACC/24/67.

Dated this 12th day of September 1967.

GAZETTE NOTICE No. 3390

LEGAL AND GENERAL ASSURANCE SOCIETY LIMITED

Loss of Policy

Policy No. EAK.303741 for Sh. 25,000 dated 1st December 1965, on the life of and the property of Simon Jesse Ngeta Kanyoko.

NOTICE is hereby given that evidence of the loss or destruction of the above policy has been submitted to the Society and any person in possession of the policy, or claiming to have any interest therein, should communicate immediately by registered post with the insurer. Failing any such communication a certified copy of the policy (which will be the sole evidence of the contract) will be issued to the owner.

J. A. LAW, Manager, East Africa.

GAZETTE NOTICE No. 3391

THE PAN AFRICA INSURANCE COMPANY LIMITED (INCORPORATED IN KENYA)

MOMBASA

Loss of Policy

Policy No. 3319 for Sh. 10,000 on the life of Prabhudas Jaganath Parekh, P.O. Box 56, Kericho, Kenya.

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

M. D. NAVARE,

Mombasa, 8th September 1967. Manager,

P.O. Box 867, Mombasa.

GAZETTE NOTICE No. 3392

EAST AFRICAN RAILWAYS AND HARBOURS

VACANCIES

APPLICATIONS are invited from suitably qualified persons for the following posts and should be submitted to the Secretary, Railways and Harbours Service Commission, P.O. Box 30121, Nairobi, not later than 27th October 1967. Applications must be submitted in triplicate, on Form EAR.0160. Copies of these forms may be obtained in Kenya from the Secretary; in Uganda from the Assistant General Manager (U), P.O. Box 952, Kampala; and in Tanzania from the Assistant General Manager (T), P.O. Box 468, Dar es Salaam; District Traffic Superintendent, P.O. Box 98, Tanga; District Engineer, P.O. Box 214, Dodoma; District Traffic Superintendent, P.O. Box 91, Tabora; Commander-in-Charge, P.O. Box 49, Kigoma; Road Transport Superintendent, P.O. Box 875, Mwanza; Officer-in-Charge, Southern Region, E.A.R. & H., Private Bag, Mtwara. If you are a serving officer of the East African Railways and Harbours, East African Common Services Organization, or a Government Department, it should be sent through your Head of Department.

East African Harbours Senior Financial Appointment

The principal ports of East Africa (Mombasa, Dar es Salaam, Tanga and Mtwara), and other smaller ports and coastal facilities at present operated by the East African Railways and Harbours Administration are to be taken over by a new East African Harbours Corporation. The Corporation, with head-quarters at Dar es Salaam, will assume responsibility for assets of about £30 million and an annual revenue exceeding £12 million. Extensive new works include six additional deep-water berths.

A qualified accountant with several years' port experience at senior levels is required to be responsible for the separate accounting organization and to prepare financial advice for the

Board. Initially he will be employed on contract to the existing combined Administration but eligible for later appointment to the Corporation.

A candidate recruited locally would receive a consolidated salary of £2,790 per annum subject to a $12\frac{1}{2}$ per cent gratuity on completion of contract, furnished accommodation at low rental and free medical attention.

Applications outlining background and experience should be sent not later than 27th October 1967, to the Secretary, Railways and Harbours Service Commission, P.O. Box 30121, Nairobi. Kenya.

(2/6/1)

Catering Superintendent (Designate) Group 6C, Traffic Department, Dar es Salaam

Salary scale.—£1,250 per annum and after confirmation £1,680 per annum.

A vacancy exists in the Hotels and Catering Services of Traffic Department of a Catering Superintendent (Designate) based at Dar es Salaam. The Catering Superintendent is responsible for the management of the three railway hotels and for the catering services provided on trains and ships in Tanzania. The duties also include control of costing, stores, equipment and the laundry and of the staff employed in the Catering Services. Applicants for this post should have had general experience in hotel management and catering including the preparation of food and drawing up European type menus.

The successful candidate would take over from the present holder after a period of induction and training in Railways procedure and in Catering on rail services. The initial salary is £1,250 per annum but when the applicant is confirmed and takes over the full duties and responsibilities of the post of Catering Superintendent, Dar es Salaam, he will be paid at £1,680 per annum.

Generous leave terms and travelling facilities, etc.

(2/4/1/1)

Quantity Surveyor Group "NA", Engineering Department

Salary scale.—£1,069.5 by £45 to £1,204.5; £1,275 by £60 to £1,455; £1,530 by £60 to £1,710 per annum. (Consolidated to include a Housing Factor of £139.5 per annum in respect of the first segment and £150 per annum in respect of the second and third segments which would be deducted if Railway accommodation was provided.) Entry point in the scale would depend upon the candidate's ability, experience and qualifications.

Applications are invited from suitably qualified persons for the post of Quantity Surveyor Group "NA".

It is essential that the candidate be a Corporate Member of the R.I.C.S. (Quantities Section) or have passed examinations necessary for attaining such membership. He should be well experienced in the preparation of Bills of Quantities and Contract documents, including such aspects as estimating, the measurement of work, and the compiling of interim and final certificates relating to all kinds of buildings and civil engineering structures.

The successful candidate will be appointed on local contract terms of service for an initial period of two years, on the successful completion of which he will be eligible for a gratuity at the rate of $12\frac{1}{2}$ per cent of the total emoluments drawn during the contract period.

(2/2/2/7)

Conveyancing Clerk (Designate) Grade NB.I, Engineering Department, Nairobi

Salary scale.—£735 per annum.

Applicants for this vacancy must be in possession of a good School Certificate with a Credit in English and must have had a minimum of three years' experience in a lawyer's office.

The successful candidate will receive training in the preparation of legal documents in the Estate and Rating Section, their execution, stamping and final disposal, and all other conveyancing work of the section. The training period will normally be of two years' duration but this may be varied depending on previous experience of the candidate and progress made during the course.

On completion of training the successful candidate will be eligible for appointment initially on two years' probation to Conveyancing Clerk Grade NB. Executive IA at the appropriate salary scale which is at present £1,122 by £60 to £1,182 per annum.

In addition to the salary shown the terms of service include free housing or a house allowance in lieu at the rate of 15 per cent of basic salary; generous leave terms; free Government medical attention in accordance with the regulations and certain travel concessions over the East African Railways and Harbours system.

(2/2/3/16)

Applications from candidates who do not possess all the qualifications specified will not be considered. General inquiries regarding employment with East African Railways and Harbours should not be addressed to the Secretary, Railways and Harbours Service Commission.

PUBLIC SERVICE COMMISSION OF KENYA

VACANCIES

APPLICATIONS are invited for the following posts and must be submitted to the Secretary, Public Service Commission of Kenya, P.O. Box 30095, Nairobi, to reach him by 13th October 1967. Civil servants must submit applications to heads of Departments on Form PSC.2a in triplicate at least seven days before the closing date, other applications to be submitted in triplicate on Form PSC.2 obtainable from the Secretary. Applicants must quote the number shown against the post in the advertisement.

Note

In all cases preference will be given to qualified candidates who are Kenya citizens.

Commercial Attaché, Ministry of Commerce and Industry (No. 331/67)

Salary scale.—£1,839 to £1,989. PENSIONABLE or AGREE-MENT.

Applicants should possess a degree in Commerce or Economics of an approved University but candidates with a minimum educational standard of Cambridge School Certificate who have considerable administrative experience both within Government and in the commercial field will be considered. Successful candidate will be required to complete an intensive training programme under the supervision of the Ministry of Commerce and Industry for at least three months and thereafter will be seconded to the Ministry of Foreign Affairs, where he will be posted to any Kenya Embassy or High Commission overseas as Commercial Attaché.

Office Management Instructor (Designate), Management Training and Advisory Centre, Ministry of Labour (No. 332/67)

Salary scale.—£1,442 to £1,710. PENSIONABLE or AGREE-MENT.

Applicants must possess a degree of an approved University, or a professional qualification of at least Intermediate standard. They must have had considerable experience in the capacity as Office Manager or at an equivalent level. They must also have had practical experience of Organization and Methods techniques applied to clerical operations preferably in consulting practice, or in organizing training in Office Management skills. The successful candidate will receive on-the-job specialized training from the Consultant presently conducting the Office Organization and Management programme at the Management Training and Advisory Centre. On the successful completion of this training he will become the counterpart of the Office Organization and Management Consultant.

Lecturer, Department of Co-operative Training, Kenya Institute of Administration (No. 333/67)

Salary scale.—£1,096 to £1,348 or £1,390 to £1,598 (dependent on qualifications. PENSIONABLE or AGREEMENT.

Applicants should have a relevant degree of an approved University, or an appropriate professional qualification, and substantial experience in co-operative matters, preferably as a Co-operative Officer. Ability to teach Co-operative Law, Co-operative practice and Book-Keeping is essential. Candidates with the final Co-operative Secretaries Diploma or its equivalent will be considered for salary scale £1,390 to £1,598.

Commandant (Two Posts), National Youth Service, Ministry of Labour (No. 334/67)

Salary scale.—£1,096 to £1,348. AGREEMENT only.

Applicants should be at least 30 years old, educated up to Cambridge School Certificate standard and able to produce evidence of service in position of responsibility, preferably in the Army, the Police Force or the Prisons Service. They must possess powers of command, be able to exercise good disciplinary control, be experienced in methods of organization and administration and have the initiative to take on-the-spot decisions. The successful candidates will be required to conduct correspondence, orderly room procedures and inspections, and to give effective supervision to such matters as training, education stores, accounts, transport and the medical care of officers and men, and also to liaise with senior Government Officers. They will be required to take command of Field Units of the National Youth Service anywhere in Kenya. Appointment from outside the service can only be made on agreement terms, but should permanent and pensionable civil servants be selected arrangements could be made for their secondments to these posts.

Executive Officer Grade I (Seven Posts), Judicial Department (No. 335/67)

Salary scale.—£1,096 to £1,348. PENSIONABLE.

Applicants must be civil servants of Cambridge School Certificate standard of education who have proved executive skill and experience in Government Service. They must have

served for not less than one year at the level of Executive Officer Grade II, and must be persons of initiative and energy who have considerable experience of organizing and controlling an office with a large number of staff. The selected candidates will be required to serve at large district registries of the High Court which are also the headquarters of resident and district magistrates. They will be responsible for matters relating to finance, accounts, stores, and personnel of the resident and district magistrates' courts in the area served by the district registry.

Accountant Grade II, Ministry of Foreign Affairs, Office of the President (No. 336/67)

Salary scale.—£850 to £1,060. PENSIONABLE.

Applicants must be civil servants with at least three years' satisfactory accounting experience in a responsible position. They must have successfully completed an Advanced Accounts Course at the Kenya Institute of Administration, or passed the Government Accounts Examination No. 2. A thorough knowledge of Government Regulations, Financial Orders and the Exchequer System is essential as is ability to control staff and conduct correspondence. The successful candidate may be required to serve at any Kenya Mission abroad.

Personnel Officer Grade II, Judicial Department (No. 337/67)

Salary scale.—£850 to £1,060. PENSIONABLE.

Applicants must be civil servants with at least three years' satisfactory personnel experience and practice. They must have successfully completed an advanced Personnel Management Course at the Kenya Institute of Administration. A sound knowledge of the Code of Regulations and the Public Service Commission of Kenya Regulations is essential. They must be officers of mature experience, personality and initiative, capable of controlling a large number of staff, and of organizing and supervising a busy personnel section responsible for an establishment of professional and non-professional staff exceeding two thousand.

Senior Training Officer (Four Posts), National Youth Service, Ministry of Labour (No. 338/67)

Salary scale.—£850 to £1,060. AGREEMENT only.

Applicants should be of at least Cambridge School Certificate standard of education, between 30 and 35 years old, and should have had considerable experience in a responsible position in another uniformed service. They must possess powers of command and able to exercise good discipline, and also be able to give general supervision to the work of a Unit's accounts, stores, transport, etc., and control of junior staff. Duties include serving as second-in-command of a National Youth Service unit of up to 1,000 men and at times taking full command for limited periods, or commanding a Project Camp, or performing the work of a Staff Officer at the National Youth Service Headquarters. Successful applicants must be prepared to serve anywhere in Kenya, including isolated Project Units where no provisions can be made for the accommodation of families. Appointment from outside the service can only be made on Agreement terms but should permanent and pensionable civil servants be selected arrangements could be made for their secondment to the posts.

Land Ranger, Ministry of Lands and Settlement (No. 339/67)

Salary scale.—£700 to £1,060. PENSIONABLE or AGREEMENT.

Applicants must be of Cambridge School Certificate standard of education, preferably between 25 and 35 years old, and should have some experience and knowledge of land administration including legislation which governs it. Willingness to travel and ability to deal with members of the public on matters affecting the ownership and development of land is essential. The successful applicant will be required to carry out the inspection of land and to conduct negotiations on behalf of the Commissioner of Lands, with Government officials and members of the public, concerning its disposition and development.

Inspector (Water Supplies) (Irrigation), Department of Water Development, Ministry of Natural Resources (No. 340/67)

Salary scale.—£700 to £1,060. PENSIONABLE or AGREE-MENT.

Applicants should be of at least the Cambridge School Certificate standard of education and should have had a minimum of three years' relevant experience in design and supervision work with an approved organization operating in the hydraulic engineering field, preferably in irrigation. Successful completion of a technical education course in appropriate subjects will be an advantage. Applicants should be able to carry out and plot line and level surveys, make simple hydraulics calculations and be able to prepare working drawings from rough drafts and also supervise small construction operations and other technical tasks. They will be expected to be able to write clear reports on their work. The successful candidate must be prepared to travel extensively and will be expected to live under camp conditions in remote areas from time to time.

PUBLIC SERVICE COMMISSION OF KENYA-VACANCIES-(Contd.)

Licence Investigation Officer, Ministry of Information and Broadcasting (No. 341/67)

Salary scale.—£700 to £988. PENSIONABLE or AGREE-

Applicants should be of Cambridge, or preferably, Higher Applicants should be of Cambridge, or preferably, Higher School Certificate Standard of education with relevant experience in a responsible position. Ability to control and supervise staff, conduct correspondence and deal tactfully with members of the public is essential. They must be fluent in Swahili and English Languages. Knowledge of other vernacular languages, prosecution work, and the Broadcast Receiving (Licensing) Act 1965, and Rules 1966, would be an advantage. Successful candidate must be prepared to serve anywhere in Kenya and will be required to travel extensively. The post is in the Voice of Kenya. of Kenya.

Inspector (Mechanical) (Two Posts), National Youth Service, Ministry of Labour (No. 342/67)

Salary scale.-£700 to £988. PENSIONABLE or AGREE-MENT.

Applicants must have served a recognized apprenticeship in motor vehicle engineering or furnish proof of having acquired a high standard of training or experience, and must possess a Kenya Government Grade I Trade Test Certificate for Vehicle Mechanics and a valid driving licence covering vehicles up to and including five tons. Possession of additional Trade Test Certificates would be an advantage. They must be conversant with the repair and overhaul of all types of motor vehicles, heavy and stationary power plant, and be fully capable of running a small workshop without supervision and have a good knowledge of stores accounting, stock control and ability to compile inspection reports and deal with routine workshop correspondence in English. Applicants must be prepared to serve anywhere in Kenya.

Assistant Licence Investigation Officer (Two Posts), Ministry of Information and Broadcasting (No. 343/67)

Salary scale.—£670 to £820. PENSIONABLE or AGREE-MENT.

Applicants should be of Cambridge School Certificate standard of education with at least three years' experience, preferably in a relevant field. They must be fluent in Swahili and English languages. Knowledge of other vernacular and Engish languages, Knowledge of other vernacular languages would be an advantage, and ability to deal tactfully with members of the public is essential. Successful candidates must be prepared to serve anywhere in Kenya and will be required to travel extensively. The posts are in the Voice of Kenya.

Price Control Inspector (Three Posts), Ministry of Finance (No. 344/67)

Salary scale.-£670 to £820. PENSIONABLE or AGREE-

Applicants should be familiar with the Kenya Price Legislation and have at least three years' experience in a produce marketing organization. They should be fluent in spoken and written Swahili and English, and be able to make good reports. The successful candidates will spend a great deal of their time in Law Courts, and knowledge of prosecution procedure is therefore essential.

Personnel Officer Grade III, Ministry of Works (No. 345/67) Salary scale.-£670 to £820. PENSIONABLE.

Applicants must be civil servants with at least two years' satisfactory experience in Personnel Practice and procedure. They should have successfully completed a course in Personnel Management at the Kenya Institute of Administration. A sound knowledge of the Code of Regulations and the Public Service Commission of Kenya Regulations is essential as is ability to control staff and conduct correspondence.

Executive Officer Grade III (Chief Clerk) (Three Posts), Judicial Department (No. 346/67)

Salary scale.—£670 to £820. PENSIONABLE.

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three School Certificate standard of education, with at least three years' experience and general knowledge of civil and criminal organization and procedures. They must be persons of proved initiative with ability to organize and control staff, and a thorough knowledge of Government Regulations, the Exchequer System, Financial Orders and accounting procedure with particular reference to the recording of cash transaction and custody of public money. The successful candidates will be required to serve in Magistrate's Courts situated anywhere in Kenya in Kenya.

Executive Officer Grade III (Five Posts), The Vice-President's Office and Ministry of Home Affairs: (One Post), Head-quarters; (Two Posts), Kenya Police; (One Post), Immigration Department; (One Post), Probation Services (No. 347/67)

Salary scale.-£670 to £820. PENSIONABLE.

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three years' experience of Government Office routine, personnel and accounting procedure, a sound knowledge of regulations and ability to control staff and conduct correspondence. Preference will be given to those who have successfully completed a course in Office Management, Personnel or Accounts at the Kenya Institute of Administration. Applicants must state for which post they are applying and submit a separate set of applicants forms for each poet for which they apply application forms for each post for which they apply.

GAZETTE NOTICE No. 3394

THE AFRICAN LIQUOR ACT (Cap. 122)

NAKURU AFRICAN LIQUOR LICENSING BOARD

NOTICE is hereby given that the next statutory meeting of Nakuru African Liquor Licensing Board will be held in the District Commissioner's Office, Nakuru, at 10.30 a.m., on Monday, 4th December 1967.

All applications must reach the Office of the District Commissioner, P.O. Box 81, Nakuru, on or before 6th November 1967.

All applicants for new licences are required to appear in person or by an advocate before the Licensing Board, Nakuru. Attendance of applicants for renewals is optional unless there are objections, in which case attendance is desirable.

D. G. KIMANI,

Nakuru. 11th September 1967.

Chairman. Nakuru African Liquor Licensing Board.

GAZETTE NOTICE No. 3395

THE AFRICAN LIQUOR ACT

(Cap. 122)

SOUTH NYANZA AFRICAN LIQUOR LICENSING BOARD

NOTICE is hereby given that the next statutory meeting of the South Nyanza African Liquor Licensing Board will be held in the Office of the District Commissioner, Homa Bay, on Monday, 4th December 1967, at 10 a.m., to consider new applications, renewals, transfers and removals for licences to manufacture and sell African intoxicating liquor.

Persons wishing to apply for licences should submit their applications on appropriate forms which are obtainable at the Office of the District Commissioner, Homa Bay. Applications not received through proper channel and before the afternoon of 25th September 1967, will not be accepted. But late applications will only be accepted on payment of Sh. 20 being the late for which the late for the 1967. the late fee up to 5th October 1967.

ELIUD NJENGA,

Chairman, South Nyanza African Liquor Licensing Board.

GAZETTE NOTICE No. 3396

THE AFRICAN LIQUOR ACT (Cap. 122)

BUSIA AFRICAN LIQUOR LICENSING BOARD

DULY authorized by the Provincial Commissioner, Western Province, a special meeting of the Busia African Liquor Licensing Board will be held on 29th September 1967, in the Office of the District Commissioner, Busia, at 10 a.m.

> M. M. LUSIOLA. Chairman,

Busia African Liquor Licensing Board.

GAZETTE NOTICE No. 3397

THE TRADE UNIONS ACT

(Cap. 233)

PURSUANT to section 63 of the above-named Act, notice is hereby given that the Meru Branch of the-

TAILORS AND TEXTILES WORKERS UNION has been registered under the Trade Unions Act.

Dated this 11th day of September 1967.

M. L. HANDA, Acting Deputy Registrar of Trade Unions.

THE GOVERNMENT LANDS ACT

(Cap. 280)

CITY OF NAIROBI-CITY SQUARE-L.R. Nos. 209/4298 AND 4299

THE Commissioner of Lands gives notice that the abovementioned plots are available for alienation and invites applications therefor in terms of proposals for development.

- 2. The use to which the plots may be put is shops, offices and flats
- 3. A plan of the site may be inspected at the Lands Department, City Square, Nairobi.

Conditions of Sale

- 1. Sealed envelopes marked "Tender for City Square Plots" must be deposited with the undersigned before noon on 25th October 1967.
- 2. Tenders should be accompanied by a statement indicating—
 - (a) the detailed proposals of the tenderer for the development of the site. Proposals must be in accordance with the City By-laws;
 - (b) the amount of capital available for development purposes supported by a letter of reference from the applicant's bankers.
- 3. The successful tenderers will be required to pay within 28 days of notification that their tenders have been accepted the stand premium set out in the Schedule together with the proportionate amount of rent, the survey fees and fees payable in respect of preparation and registration of the title, together with the stamp duty.
- 4. In the consideration of tenders regard will be paid to the relative merits of the proposals for construction, both immediate and long term, and the financial sufficiency of the tenderer to undertake such construction.
- 5. The stand premium and annual rent will be as laid down in the Schedule.

General Conditions

1. The grant will be made under the Government Lands Act (Cap. 280 of the Revised Edition of the Laws of Kenya), and title will be issued under the Registration of Titles Act. The term of the grant will be 99 years from the first day of the month following the notification of approval of the grant.

Special Conditions

- 1. No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- 2. The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 36 months of the commencement of the term complete the erection of such buildings and construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner:

Provided that notwithstanding anything to the contrary contained in or implied by the Government Lands Act (Cap. 280), if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him or on behalf of the President to re-enter into

and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained.

- 3. The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.
- 4. The land and buildings shall only be used for shops, offices and flats.
- 5. Subject to compliance with the City Council's By-laws in connexion with the height and coverage the maximum sum total of the plinth areas, measured at each and every floor level, permitted to the plot shall not exceed 4.5 times the area of the plot. The floor area of any basement wholly below ground level may be excluded from the calculation.
- 6. The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers to be dangerous or offensive.
 - 7. The grantee shall not subdivide the land.
- 8. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands, no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 1 has been performed:

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

- 9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads, pedestrian ways and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded, the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.
- 10. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads, pedestrian ways and drains serving or adjoining the land as the Commissioner may assess.
- 11. Should the Commissioner of Lands at any time require the said roads and pedestrian ways to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.
- 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 the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.
- 13. The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.
- 14. The Commissioner of Lands reserves the right to revise the annual ground rent payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted.

SCHEDULE

Plot No.	Area (Approx.)	Stand Premium	Annual Rent	Provisional Service Charges	Survey Fees
209/4298	Acres 0.3053	Sh. 200,000	Sh. 40,000	Sh. 29781/65	On
209/4299	0.3053	212,800	42,560	30575/60	demand

THE GOVERNMENT LANDS ACT

(Cap. 280)

City of Nairobi—City Square Plots—L.R. Nos. 209/4869 and 4870

THE Commissioner of Lands gives notice that the abovementioned plots are available for alienation and invites applications therefor in terms of proposals for development.

- 2. The purposes to which the plots may be put are either showrooms and offices, or showrooms, offices and flats. Applicants should state in their application which use they require.
- 3. A plan of the site may be inspected at the Lands Department, City Square, Nairobi.

Conditions of Sale

- 1. Sealed envelopes marked "Tender for City Square Plots" must be deposited with the undersigned before noon on 25th October 1967.
- 2. Tenders should be accompanied by a statement indicating—
- (a) the detailed proposals of the tenderer for the development of the site. Proposals must be in accordance with the City By-laws;
- (b) the amount of capital available for development purposes supported by a letter of reference from the applicant's bankers.
- 3. The successful tenderers will be required to pay within 28 days of notification that their tenders have been accepted 25 per cent of the stand premium set out in the Schedule together with the proportionate amount of rent, the survey fees and fees payable in respect of preparation and registration of the title, together with the stamp duty (which is approximately 2 per cent of the purchase price and 1 per cent of the rent).
- 4. The balance of the purchase price will be payable on demand prior to the issue of title.
- 5. In the consideration of tenders regard will be paid to the relative merits of the proposals for construction, both immediate and long term, and the financial sufficiency of the tenderer to undertake construction.
- 6. The stand premium and annual rent will be as laid down in the Schedule.

General Conditions

1. The grant will be made under the Government Lands Act (Cap. 280 of the Revised Edition of the Laws of Kenya), and title will be issued under the Registration of Titles Act. The term of the grant will be 99 years from the first day of the month following the notification of approval of the grant.

Special Conditions

- 1. No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- 2. The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 36 months of the commencement of the term complete the erection of such buildings and construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner:

Provided that notwithstanding anything to the contrary contained in or implied by the Government Lands Act (Cap. 280), if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained.

- 3. The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.
- 4. The land and buildings shall only be used for showrooms and offices, or showrooms, offices and flats. (Depending on the applicant's requirements as stated in Paragraph 2 above.)
- 5. Subject to compliance with the City Council's By-laws in connexion with the height and coverage the maximum sum total of the plinth areas, measured at each and every floor level, permitted to the plot shall not exceed 4.5 times the area of the plot. The floor area of any basement wholly below ground level may be excluded from the calculation.
- 6. The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers to be dangerous or offensive.
 - 7. The grantee shall not subdivide the land.
- 8. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands, no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 1 has been performed:

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

- 9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads, pedestrian ways and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded, the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.
- 10. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads, pedestrian ways and drains serving or adjoining the land as the Commissioner may assess.
- 11. Should the Commissioner of Lands at any time require the said roads and pedestrian ways to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.
- 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 the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.
- 13. The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.
- 14. The Commissioner of Lands reserves the right to revise the annual ground rent payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted.

SCHEDULE

(a) Showrooms and Offices (L.R. 209/4869)

Area.—0.340 acre (approximately).

Stand premium.—Sh. 118,480.

Annual rent.—Sh. 23,696.

Roads and drains.—Sh. 40,000 (provisional).

Survey fees.—Sh. 199.

Showrooms, Offices and Flats

Stand premium.—Sh. 133,290. Annual rent.—Sh. 26,658.

(b) Showrooms and Offices (L.R. 209/4870)

Area.—0.340 acre (approximately).

Stand premium.—Sh. 133,290.

Annual rent.—Sh. 26,258.

Roads and drains.—Sh. 40,000 (provisional).

Survey fees.—Sh. 199.

Showrooms, Offices and Flats

Stand premium.—Sh. 148,100. Annual rent.—Sh. 29,620.

THE GOVERNMENT LANDS ACT

(Cap. 280)

NAIVASHA TOWNSHIP PLOTS FOR SHOPS, OFFICES AND FLATS (EXCLUDING PETROL STATION)

- THE Commissioner of Lands on behalf of the President of the Republic of Kenya gives notice that the plots in Naivasha Township as described in the Schedule hereto 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 Public Map Office situated in the Lands Department Building, City Square, Nairobi, or at the Office of the District Commissioner, Nakuru, or may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of Sh. 3, post free.
- 3. Applications should be submitted to the Commissioner of Lands, Nairobi, through the Clerk to the Council, County Council of Central Rift, stating the plot required in order of preference on appropriate forms available in the Clerk's office.
- 4. Applications must be sent so as to reach the Clerk to the Council, County Council of Central Rift, not later than noon on 21st October 1967.
- 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 in paragraph 5 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 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.
- 7. Applicants must produce documentary evidence to indicate that they have sufficient funds available for the development of the plots.

General Conditions

- 1. The ordinary conditions applicable to township grants of this nature except as varied hereby shall apply to this grant.
- 2. The grant will be made under the provisions of the Government Lands Act (Cap. 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap. 281).
- 3. The grant will be issued in the name of the allottee as stated in the letter of application.
- 4. The term of the grant will be for 99 years from the 1st day of the month following the notification of the approval of the grant.
- 5. Each allottee of a plot shall pay to the Commissioner of Lands within 14 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 payable in respect of the preparation and registration of the grant (Sh. 225) and the stamp duty in respect of the grant (approximately 2 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.

Special Conditions

- 1. No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- 2. The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee pro-

poses to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner:

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

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

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

- 5. The land and buildings shall only be used for shops and/or offices combined with residence (excluding the sale of petrol).
- 6. The buildings shall not cover more than 90 per centum of the area of the land if used for shop and/or office purposes only or such lesser area as may be laid down by the local authority in its by-laws, and not more than 50 per centum of the area of the land if used for the combined purpose of shops, offices and flats or such lesser area as may be laid down by the local authority in its by-laws.
- 7. The land shall not be used for the purpose of any trade or business which the Commissioner of Lands considers to be dangerous or offensive.
 - 8. The grantee shall not subdivide the land.
- 9. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands; no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 2 has been performed:

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

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

SCHEDULE

Section No.	Plot No.	Area (Approx.)	Premium Stand	Annual Rent	Road Charges (initial con- tribution)	Survey Fees
IV	3	Acres 0·3443	Sh. 2,250	Sh. 450	on demand	Sh. 355
IV IV V	7	0·3443 0·3440 0·3444	2,250 2,250 2,250	450 450 450	», »,	355 355 355
V V	3	0·3444 0·3444	2,250 2,250	450 450	,, ,,	355 355
V V VII	6 9	0·3444 0·3444 0·3444	2,250 2,250 2,250	450 450 450	"	355 355 355
XVII XXIV	30	0·1595 0·1722	1,380 1,500	276 300	"	355 355
XXIV	31 32	0·1722 0·1710	1,500 1,500	300 300 300	"	355 355 355
XXIV XXIV XXIV	43 44 45	0·1722 0·1722 0·1710	1,500 1,500 1,500	300 300 300	,, ,,	355 355 355

Plot No.	Area (approx.)	Stand Premium	Annual Rent	Road Charges (initial con- tribution)	Survey Fees
	Acres	Sh.	Sh.		Sh.
249	0.1722	2,250	450	on demand	355
250	0.1722	2,250	450	,,	355
252	0.1722	2,250	450	,,	355
253	0.1722	2,250	450	,,	355
254	0.1722	2,250	450	,,	355
255	0.1722	2,250	450	,,	355
256	0.1678	2,250	450	,,	355
325	0.3440	2,250	450	,,	355
326	0.3440	2,250	450	,,	355

GAZETTE NOTICE No. 3146

THE GOVERNMENT LANDS ACT (Cap. 280)

CITY OF NAIROBI, JEEVANJEE STREET, L.R. Nos. 209/3840 AND

THE Commissioner of Lands gives notice that the above-mentioned plots are available for alienation and invites applications therefor in terms of proposals for development.

- 2. The use to which the plots may be put is shops, offices and flats.
- 3. A plan of the site may be inspected at the Lands Department, City Square, Nairobi.

Conditions of Sale

- 1. Sealed envelopes marked "Tender for Jeevanjee Street Plot" must be denosited with the Committee must be deposited with the Commissioner before noon on 30th September 1967.
 - 2. Tenders should be accompanied by a statement indicating-
 - (a) the detailed proposals of the tenderer for the development of the site. Proposals must be in accordance with
 - (b) the amount of capital available for development purposes supported by a letter of reference from the applicant's
- 3. The successful tenderers will be required to pay within 28 days of notification that their tenders have been accepted the stand premium set out in the Schedule together with the proportionate amount of rent, the survey fees and fees payable in respect of the preparation and registration of the title, together with the stamp duty.
- 4. In the consideration of tenders regard will be paid to the relative merits of the proposals for construction, both immediate and long term, and the financial sufficiency of the tenderer to undertake such construction.
- 5. The stand premium and annual rent will be as laid down in the Schedule.

General Conditions

1. The grant will be made under the Government Lands Act (Cap. 280 of the Revised Edition of the Laws of Kenya), and title will be issued under the Registration of Titles Act. The term of the grant will be 99 years from the first day of the month following the notification of approval of the grant.

Special Conditions

1. No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands

and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

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

Provided that notwithstanding anything to the contrary contained in or implied by the Government Lands Act (Cap. 280), if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him or on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained.

- The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.
- 4. The land and buildings shall only be used for shops, offices and flats.
- 5. Subject to compliance with the City Council's By-laws in connexion with the height and coverage the maximum sum total of the plinth areas, measured at each and every floor level, permitted to the plot shall not exceed three times the area of the plot. The floor area of any basement wholly below ground level may be excluded from the calculation.
- 6. The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers to be dangerous or offensive.
 - 7. The grantee shall not subdivide the land.
- 8. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands, no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 1 has been performed:

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

- 9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads, pedestrian ways and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded, the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.
- 10. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads pedestrian ways and drains serving or adjoining the land as the Commissioner may assess.
- 11. Should the Commissioner of Lands at any time require the said roads and pedestrian ways to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.
- 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 the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.
- 13. The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.

SCHEDULE

Plot	Area	Stand Annual		Service	Survey
No.		Premium Rent		Charges	Fees
209/3840 209/3842	Acres 0·1724 0·1724	Sh. 60,000 60,000	Sh. 12,000 12,000	Sh. Nil Nil	Sh. 199 199

THE TRADE MARKS ACT (Cap. 506)

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

Notice is also hereby given that official objection will be taken under rule 2I (3) to all applications in which the specification claims all the goods included in any class unless the Registrar is satisfied that the claim is justified by the use of the mark which the applicant has made, or intends to make if and when it is registered. Where an applicant considers that a claim in respect of all the goods included in a class can be justified it will save unnecessary delay in examining applications if a claim is filed simultaneously with the application, accompanied in appropriate cases by supporting documents

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

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

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

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

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

CLASS 1-SCHEDULE III

TERICO

14300.—Agricultural Chemical. STANDARD OIL COMPANY, a corporation of New Jersey, United States of America, of 30, Rockefeller Plaza, New York, United States of America, and c/o Messrs. Shapley, Barret, Marsh & Co., advocates, P.O. Box 286, Nairobi. 17th August 1966.

CLASS 2-SCHEDULE III

DRAGON

13960. Paints, varnishes, lacquers, colouring matters, dye-stuffs, mordant, resins, metal in foil and powder form for painters and decorators. Dainihon Bungu Kabushiki Kaisha (also trading as the Japan Stationery Co., Ltd.), a joint-stock company, organized under the laws of Japan, manufacturers, of 12, 2-chome, Nihonbashi Koami-Cho, Chuo-Ku, Tokyo-To, Japan, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. 13961. 5th May 1966.

HOSTYREN

14224.—"Synthetic resins; resin compounds, and gum resin." FARBWERKE HOECHST AKTIENGESELLSCHAFT vormals Meister Lucius & Bruning, a joint-stock company, organized under the laws of Germany (Federal Republic of Western Germany), manufacturers and merchants, of Frankfurt (Main)-Hoechst, Bruningstr. 45, West Germany, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. 14223. 5th August 1966.

CLASS 3-SCHEDULE III

RADIL

14228.—All goods included in Class 3 (Schedule III). UNILEVER LIMITED, a British company, manufacturers, of Port Sunlight, Cheshire, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 9th August 1966.

SAFARI SOAP

"SAFARI" is a Kiswahili word meaning Journey.

14453.—Soap and soap by-products. Dubois Oil Mill & Soap Factory Limited, private company, incorporated in Kenya, Directors: Nanji Damji, A. N. Damji, S. N. Damji, A. N. Damji, manufacturers, of P.O. Box 374, Mombasa. To be associated with T.M. 14454. 18th October 1966.

KIKOI SOAP

"KIKOI" is a Kiswahili word meaning a white cotton or silk loin cloth with a coloured border.

14454.—Soap and soap by-products. Dubois Oil Mill & Factory Limited, private company, incorporated in Kenya, Directors: Nanji Damji, A. N. Damji, S. N. Damji, A. N. Damji, manufacturers, of P.O. Box 374, Mombasa. To be associated with T.M. 14453. 18th October 1966.

CLASS 5-SCHEDULE III

FRENACTIL

13832.—All goods included in Class 5 (Schedule III). Janssen Pharmaceutica N.V., a Belgian corporation, of Beerse, Belgium, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 17th March 1966.

LOCACORTEN

13995.—All goods included in Class 5. CIBA LIMITED, a company duly organized and registered under the laws of Switzerland, of Klybeckstrasse 141, Basle, Switzerland, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 11th May 1966.

MAMEX

14230.—Dietetics' and infants' food based on milk. A/S DUMEX (DUMEX LIMITED), a company organized under the laws of Denmark, manufacturers, of 37, Prags Boulevard, Copenhagen S., Denmark, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. 14231. 10th August 1966.

DOGMATYL

14208.—Pharmaceutical products. Societe D'Etudes Scientifiques et Industrielles de L'Ile France, a societe anonyme, organized under the laws of France, of 46, Boulevard de Latour-Maubourg, Paris (7), France, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 3rd August 1966.

GARAMYCIN

14211.—"Medicinal and pharmaceutical preparations and all other goods in Class 5." SCHERING CORPORATION, a corporation organized under the laws of the State of New Jersey, United States of America, manufacturers, of 60 Orange Street, Bloomfeld, State of New Jersey, United States of America, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 5th August 1966.

FAX

14296.—Pharmaceutical preparations and substances for human use and for veterinary use. THE WELLCOME FOUNDATION LIMITED, manufacturers, of 183/193 Euston Road, London, N.W.1, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 15th August 1966.

AMFOROL

14323.—"Medicinal and pharmaceutical preparations for human use." Bristol-Myers Company, a corporation organized under the laws of the State of Delaware, United States of America, manufacturers, of 630 Fifth Avenue, New York, State of New York, United States of America, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 20th August 1966.

BRIMOS

14324.—"Medicinal and pharmaceutical preparations." BRISTOL-MYERS COMPANY, a corporation organized under the laws of the State of Delaware, United States of America, manufacturers, of 630 Fifth Avenue, New York, State of New York, United States of America, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 20th August 1966.

CLASS 6-SCHEDULE III

ERISOL

14215.—"Pre-sensitized zinc plates for powderless etching." FARBWERKE HOECHST AKTIENGESELLSCHAFT vormals Meister Lucius & Bruning, a joint-stock company organized under the laws of Germany (Federal Republic of Western Germany), manufacturers and merchants of Frankfurt/Main, West Germanu, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. 14216. 5th August 1966.

CLASS 9-SCHEDULE III

ELFASOL

14216.—"Electrophotographic printing plates." FARBWERKE HOECHST AKTIENGESELLSCHAFT vormals Meister Lucius & Bruning, a joint-stock company organized under the laws of Germany (Federal Republic of Western Germany), manufacturers and merchants, of Frankfurt/Main, West Germany, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. 14215. 5th August 1966.

CLASS 7-SCHEDULE III

OZAPLAN

14217.—"Offset flatbed printing press for papers, tin sheet, plastics and other materials, proofing press for reproduction plants". FARBWERKE HOECHST AKTIENGESELLSCHAFT vormals Meister Lucius & Bruning, a joint-stock company organized under the laws of Germany (Federal Republic of Western Germany), manufacturers and merchants, of Frankfurt/Main, W. Germany, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. 14218 and 14819. 5th August 1966.

OZASOL

14219.—"Pre-coated, light-sensitive off-set printing plates based on aluminium." Farbwerke Hoechst Aktiengesellschaft vormals Meister Lucius & Bruning, a joint-stock company organized under the laws of Germany (Federal Republic of Western Germany), manufacturers and merchants, of Frankfurt/Main-Hoechst, West Germany, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. 14218 and 14217. 5th August 1966.

Class 16—Schedule III

DRAGON

13961.—Writing and drawing instruments, and other stationery; painting materials, paper and paper articles, cardboard and cardboard articles, printed matter, periodicals, books, bookbinding materials, photographs including albums, typewriters and office requisites (other than furniture), instructional and teaching material (other than apparatus), (printers), type and cliches (stereotype) in the name of (b) Dainihon Bungu Kabushiki Kaisha (also trading as the Japan Stationery Co. Ltd.), a joint-stock company organized under the laws of Japan, manufacturers, of 12, 2-Chome, Nihonbashi Koami-Cho, Chuo-Ku, Tokyo-To, Japan, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. 13960. 5th May 1966.

CLASS 25—SCHEDULE III

MILLIONAIRE

15040.—Complete articles of clothing including inner and outer wear for men, women, girls, boys and infants. Oshwal's Clothing Ltd., a private limited liability company organized and existing under the laws of the Republic of Kenya, manufacturers and merchants, of Plot No. 786/25, Duke Street, Nairobi, Kenya, P.O. Box 30292, Nairobi. 19th July 1967.

CARNABY

15078.—Complete articles of clothing including outer and underwear for men, women, children and infants; ties; scarves, brassieres, gridles (corsets), hats, caps and socks and stockings, knitted garments for women, men, children and infants. Messrs. Premchand Meghji Shah and Tarachand Jivraj Shah, trading as Bonds Clothing, a firm duly organized and existing under the laws of the Republic of Kenya, manufacturers and merchants, of Plot No. 2665, Muindi Mbingu Street, P.O. Box 7741, Nairobi. 9th August 1967.

CLASS 25-SCHEDULE III

TOP TEN

15131.—Complete articles of clothing including inner and outer wear for men, women, girls, boys and infants. OSHWAL'S CLOTHING LTD., a private limited liability company organized and existing under the laws of the Republic of Kenya, manufacturers and merchants, of Plot No. 786/25, Duke Street, Nairobi, Kenya, P.O. Box 30292, Nairobi. To be associated with T.M. 14738. 14th September 1967.

CLASS 29—SCHEDULE III

MAMEX

14231.—Milk products. A/S DUMEX (DUMEX LIMITED), a company organized under the laws of Denmark, manufacturers, of 37, Prags Boulevard, Copenhagen S., Denmark. To be associated with T.M. 14230. 10th August 1966.



14227.—Soup powder, consisting of food yeast, skimmed milk powder and cereal meal. Supro Laboratories Limited, a British company, manufacturers, of 1/3 St. Paul's Churchyard, London, E.C.4, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 8th August 1966.

CLASS 31—SCHEDULE III

TERRANOVA

14295.—Seeds. Andersons Seeds Limited, a limited liability company incorporated and existing under the laws of the State of New South Wales, Commonwealth of Australia, of 90 Parramatta Road, Summer Hill, New South Wales, Australia, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 15th August 1966.

Class 34—Schedule III

TOP SPOT

14563.—Tobacco, raw or manufactured; smokers' articles; matches. African Cigarette Company (Overseas) Limited, a limited liability company, incorporated in the Republic of Kenya, having its registered office situate at Nairobi, manufacturers, of P.O. Box 30431, Nairobi, Kenya, and c/o Messrs. Shapley Barret Marsh & Co., advocates, P.O. Box 286, Nairobi. To be associated with T.M. Nos. 14564 and 14565. 29th November 1966.

HIGH SPOT

14564.—Tobacco, raw or manufactured; smokers' articles; matches. African Cigarette Company (Overseas) Limited, a limited liability company, incorporated in the Republic of Kenya, having its registered office situate at Nairobi, manufacturers, of P.O. Box 30431, Nairobi, Kenya, and c/o Messrs. Shapley Barret Marsh & Co., P.O. Box 286, Nairobi. To be associated with T.M. Nos. 14563 and 14565. 29th November 1966.

GOLD SPOT

14565.—Tobacco, raw or manufactured; smokers' articles; matches. African Cigarette Company (Overseas) Limited, a limited liability company, incorporated in the Republic of Kenya, having its registered office situate at Nairobi, manufacturers, of P.O. Box 30431, Nairobi, Kenya, and c/o Messrs. Shapley Barret Marsh & Co., P.O. Box 286, Nairobi. To be associated with T.M. Nos. 14563 and 14564. 29th November 1966.

BLUE SPOT

14566.—Tobacco, raw or manufactured; smokers' articles; matches. African Cigarette Company (Overseas) Limited, a limited liability company, incorporated in the Republic of Kenya, having its registered office situate at Nairobi, manufacturers, of P.O. Box 30431, Nairobi, Kenya, and c/o Messrs. Shapley Barret Marsh & Co., advocates, P.O. Box 286, Nairobi. To be associated with T.M. Nos. 13971 and 14567. 29th November 1966.

CLASS 34-SCHEDULE III

RED SPOT

14567.—Tobacco, raw or manufactured; smokers' articles; matches. African Cigarette Company (Overseas) Limited, a limited liability company, incorporated in the Republic of Kenya, having its registered office situate at Nairobi, manufacturers, of P.O. Box 30431, Nairobi, Kenya, and c/o Messrs. Shapley Barret Marsh & Co., P.O. Box 286, Nairobi. To be associated with T.M. Nos. 13971 and 14566. 29th November 1966.



14616.—All goods included in Class 34. ROTHMANS of Pall Mall (Kenya) Limited, a limited liability company, incorporated in the Republic of Kenya (P.O. Box 30431, Nairobi), manufacturers, of P.O. Box 30431, Nairobi, and c/o Messrs. Shapley Barret Marsh & Co., advocates, P.O. Box 286, Nairobi. To be associated with T.M. 14959. 28th December 1966.

D. J. COWARD, Registrar of Trade Marks.

GAZETTE NOTICE No. 3402

THE TRADE MARKS ACT (Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on the 31st day of August 1967, registered as the Registered User of the trade mark listed below and entered in the Register in respect of the goods stated.

Registered Proprietor.—E. K. Cole Limited, of Ekco Works, Priory Crescent Southend-on-Sea, Essex, England.

Registered User.—Pye Group (Radio and Television) Limited, of St. Andrew's Road, Cambridge, England.

Address for service.—c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi.

Conditions or restrictions:

- (1) The trade mark is to be used by the User in relation to "Radio receiving sets, television receiving apparatus and parts of television receiving apparatus included in Class 8, all for domestic entertainment purposes; radio receivers and television receivers, all for use in private motor vehicles" but only on or in relation to such goods which comply with the standard of quality in material, design and work-manship set by the Proprietor and only for so long as the Proprietor or its authorized representatives shall have the right to enter any place of manufacture occupied by the User or any subcontractor of User where the said goods are manufactured or prepared for sale, for the purpose of inspecting said goods and manufacture in order to ascertain that said standard of quality is maintained.
- (2) The proposed permitted User of the trade mark is without limit of period but may be terminated by 30 days' notice by the Proprietor if the User has failed to observe the standard of quality in material, design and workmanship of said goods set by the Proprietor and after the User's atten-

tion has been drawn to such failure and it has not been remedied to the satisfaction of the Proprietor within 21 days thereof.

(3) It is not intended that the User shall be the sole Registered User of the said trade mark.

Trade Mark No. 6762.—"EKCO" in Class 8 (Schedule II) in respect of radio receiving sets; and units for supplying electric power to radio receiving sets from ordinary domestic electric power mains, television receiving apparatus and parts thereof included in Class 8. (Advertised under Gazette Notice No. 2292, page 985, dated 4th October 1965.)

A representation of the above-mentioned trade mark can be seen at the Trade Marks Registry, State Law Office, Nairobi, and also in the publication of the Kenya Gazette indicated above.

D. J. COWARD, Registrar of Trade Marks.

GAZETTE NOTICE No. 3403

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on the 29th day of December 1966, registered as the Registered User of the trade mark listed below and entered in the Register in respect of "ELECTRIC BATTERIES".

Registered Proprietor.—Robert Bosch Gasellschaft Mit Beschrankter Haftung, of 4, Breitscheidstrabe, Stuttgart, W. Germany.

Registered User.—Associated Battery Manufacturers (East Africa) Ltd., of Queensway House, York Street, P.O. Box 30158, Nairobi.

Address for service.—c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa.

Conditions or restrictions:-

- (1) The Proprietors have arranged that the requirements of the trade and the public of Kenya for goods bearing the said trade mark shall be met—
- (a) by such goods manufactured and/or sold by Associated Battery Manufacturers (East Africa) Ltd.
- (b) by such goods exported by the Proprietors to Kenya and distributed there.
- (2) The User has the right to use the said trade mark upon or in relation to the aforesaid goods so long as the said trade mark is used by the User upon or in relation to the goods manufactured and/or sold conform to a standard of quality approved by the Proprietor.
- (3) The Proprietor or its representative has the right to obtain samples of the goods on request from the User.
 - (4) The User is not to be the sole Registered User.
- . (5) The permitted use shall last only so long as the goods are for sale in Kenya.

Trade Mark No. 13763.—"BOSCH" Label in Class 9 (Schedule III) in respect of storage batteries, accumulators, transformers, coils, capacitors, resistors, regulators, rectifiers, measuring instruments, supervisory equipment, indicating instruments, pressure gauges. (Advertised under Gazette Notice No. 819, page 243, dated 3rd March 1967.)

A representation of the above-mentioned trade mark can be seen at the Trade Marks Registry, State Law Office, Nairobi, and also in the publication of the Kenya Gazette indicated above.

D. J. COWARD, Registrar of Trade Marks.

GAZETTE NOTICE No. 3404

THE TRANSPORT LICENSING ACT (Cap. 404)

THE undermentioned application approved by the Transport Licensing Board meeting held at Mombasa on 2nd May 1967, appeared in Kenya Gazette Notice No. 2225 of 16th May 1967, as: Hamisi S. Mwandengo, Kikoneni, P.O. Vanga. Carriage of farm produce and all goods. Route: Vanga-Lunga Lunga-Kikoneni - Mrima - Msambweni - Mwabuneo - Tiwi - Waa - Ngombeni-Likoni-Mombasa; should read:—

TLB. 13244—Hamisi Shehe Mwadzengo, District Officer's Office, P.O. Msambweni. Carriage of farm produce and all goods. (7-ton vehicle.)

A. N. OUMA, Executive Officer.

THE INDUSTRIAL COURT CAUSE No. 8 OF 1967

Parties:--

Kenya Union of Commercial Food and Allied Workers and

Kenya Bankers (Employers) Association

Issue in dispute:-

Redundancy and Severance Pay.

- 1. The Kenya Union of Commercial Food and Allied Workers shall hereinafter be referred to as the Claimants and Kenya Bankers (Employers) Association shall hereinafter be referred to as the Respondents.
- 2. The hearing of this dispute commenced in Nairobi on the 25th day of April 1967, when the Court constituted of the President, Dr. Otieno representing workers and Mr. Watts representing employers. After the hearing had lasted the best part of that day it was adjourned to 22nd and 23rd May 1967, but the hearing could not take place on these dates because Mr. Watts was indisposed. The hearing was accordingly adjourned to 28th and 29th June 1967. In the meantime Mr. Watts informed the Court that he would not be able to sit on the Court for a long time due to health reasons and the President, therefore, invited Mr. Deacon to take his place. Accordingly on 28th June 1967, the Parties were requested to recommence the hearing from the beginning which they did.

The Parties relied on their written and verbal submissions and on evidence obtained through exchange of letters between them prior to the commencement of the hearing.

AWARD

The Court could not help but notice that the very ordinary issue in dispute had evoked such heated controversy and that the Parties should contest it so vigorously. The reason for this is obviously the fear of Kenyanization/Localization lurking in the minds of the Asian employees in the Banks. The Respondents stated that there appeared to be no prospects of any redundancy in the Banks unless there was a severe economic recession. The Court has no reason to think otherwise and the issue is therefore largely academic.

The Claimants denied that they were trying to create a blue-print for compensation in the event of Kenyanization/Localization taking place in the Banks. The Respondents also, on the other hand, denied categorically that they had any intention of relating the award on this issue to any compensation they may have to pay as a result of Kenyanization/Localization. They made it quite clear that the two issues—redundancy and severance pay and compensation for loss of career—were completely different and separate issues and had no connexion whatsoever one with the other. This assurance should allay the fears of the Bank employees.

In view of the aforesaid it is right and proper that the issue in dispute should be viewed in its true perspective.

First on the question of the application of the principle of set-off of the employer's contribution to a provident fund scheme against the benefit on this issue, the Court has very carefully considered Mr. Bhailal Patel's able arguments on it. His arguments and authorities no doubt support the current practice in India where retrenchment compensation is different from a retirement benefit and the concepts on which these two benefits are granted are deemed to be essentially different. But in Kenya the Industrial Court has created its own precedents which reflect the thinking in the country and other countries much nearer to us like Tanzania, Sudan and Ghana. This principle is firmly established in Kenya as it is considered a fair and equitable arrangement. The Industrial Court has decided in Cause No. 4 of 1965 (Kenya Shoe and Leather Workers' Union and Zimmermann Limited) that the employee is entitled to only one of these two benefits and he should get the one which is more advantageous to him. The Court has decided not to depart from this ruling.

On the other submission of the Claimants that if the provident fund contributions were to be set-off against the benefit on this issue, then the Court would be making an award on a non-negotiable item, the Court must point out that that is not so, because whether or not the set-off is applied will in no way affect the rules or workings of any pension or provident fund scheme. They will continue exactly as at present and the set-off in itself will have no bearing whatsoever on such scheme. The only thing on which the "set-off" will have a bearing is the amount of severance pay payable to a redundant employee, which is an entirely different matter altogether.

Having over-ruled the Claimants on the question of "set-off" the Court finds that there is some merit in the arguments put forward by them on the question of the amount of severance pay.

After a careful consideration of all the submissions made by the Parties the Court makes the following award on the issue of redundancy and severance pay in respect of clerical and subordinate staff:—

- (a) Redundancy is understood to mean, and means the involuntary loss of employment through no fault of the employee cause either by an excess of manpower or by the financial inability on the part of the employer to continue paying salaries.
- (b) Where it is necessary to terminate the employment of an employee on the grounds of redundancy, severance pay shall be granted at the rate of half-a-month's pay for every completed year of service in respect of those employees with five years' service or less and one month's pay for each completed year of service for others provided that:
 - (1) Where the employer has an established pension fund or scheme and the employee is granted any pension on the cessation of his employment:
 - (i) If the sum produced by multiplying the annual amount of such pension by a factor of twelve and one-half (12½) equals or exceeds the amount of severance pay calculated in accordance with paragraph (b) above, the employer shall be exempt from liability to pay any severance pay to such employee,
 - (ii) if the sum produced by multiplying the annual amount of such pension by a factor of twelve and one-half (12½) is less than the amount of the severance pay calculated in accordance with paragraph (b) above, the amount of severance pay so calculated shall be reduced by the mount so produced.
 - (2) Where the employer has an established Provident Fund or Scheme and the employee is granted any benefits from such fund or scheme on the cessation of his employment:
 - (i) If the payment made from the fund or scheme, after deducting any contributions made thereto by the employee, equals or exceeds the amount of severance pay calculated in accordance with paragraph (b) above, the employer shall be exempt from liability to pay any severance pay to such employee, or
 - (ii) if the payment made from the fund or scheme, after deducting any contributions made thereto by the employee, is less than the amount of severance pay calculated in accordance with paragraph (b) above, the amount of severance pay so calculated shall be reduced by the amount of payment made after making such deductions aforesaid.
- (c) In addition to any severance pay that may be granted in the terms of this award, the redundant employee shall be entitled to one month's notice or one month's salary in lieu thereof.
- (d) The Claimants shall be informed of the reasons for, and the extent of, intended redundancy.
- (e) The principle shall be adopted of "last in, first out" in the particular category of employees affected subject to all other factors such as skill, relative merit, ability and reliability being equal, provided that it is considered on Kenya-wide basis
- (f) Within 12 months from the date of discharge on the grounds of redundancy the employer shall give preference to such persons in the event of engaging new staff of a similar grade.
- (g) Where an employee is entitled to other benefits, i.e. leave, leave pay, etc., a pro rata compensation shall be made at the time of discharge on account of redundancy.
- (h) Salary for the purpose of calculating severance pay shall be the salary of an employee on the date the employee ceases to be in the employment of the Bank.
- (i) The effective date of these provisions shall be deemed to commence from the date of engagement of the employee.

Given in Nairobi this 19th day of September 1967.

SAEED R. COCKAR, President.

L. J. DEACON,
DR. N. C. OTIENO,
Members.

THE INDUSTRIAL COURT

Cause No. 20 of 1967

Parties:

Kenya Union of Commercial Food and Allied Workers

and

The Maize and Produce Board

Issue in dispute:-

- To consider the Union's contention that their claims against the West Kenya Marketing Board, which is now defunct, may be made against the Maize and Produce Board and the Employer's contention that the Maize and Produce Board has absolutely no responsibility for any actions of the late West Kenya Marketing Board.
- 1. The Kenya Union of Commercial Food and Allied Workers shall hereinafter be referred to as the Claimants and The Maize and Produce Board shall hereinafter be referred to as the Respondents.
- 2. The Parties were heard in Nairobi on 21st June and 12th July 1967, and relied on their written and verbal submissions. In addition the Court called upon the Permanent Secretary, Ministry of Agriculture and Animal Husbandry, to come and give certain factual information relevant to the dispute.

AWARD

It should be made clear from the outset that at this stage the Court is not concerned with the merits or demerits of the Claimants' various claims against the now defunct West Kenya Marketing Board. The Court has been asked simply to decide whether or not the Respondents should entertain the Claimants' demands which they had against the West Kenya Marketing Board.

Mr. Mlamba, the Permanent Secretary to the Ministry of Agriculture and Animal Husbandry, quite clearly stated that although the assets and liabilities of the West Kenya Marketing Board had not yet been transferred legally to the Respondents, the Respondents had taken them over administratively. In view of this statement the Court is satisfied that the Respondents are de facto successors to the West Kenya Marketing Board although no winding up order has yet been made. No indication was given as to when a winding up order, if at all would be made although it is now over a year since the West Kenya Marketing Board ceased to exist.

The Court finds that to deny the Claimants the right to make representations to the Respondents who have, in fact, taken over the assets and liabilities of the West Kenya Marketing Board, could lead to disruption of the industrial relations and would not be in the interest of either Party concerned. Since the Respondents have assumed de facto responsibility for the affairs of the West Kenya Marketing Board, the Court rules that they should negotiate with the Claimants concerning their grievances which they had against the West Kenya Marketing Board. The fact that the Respondents are not employers of the workers in respect of whom the Claimants have some grievances is not relevant. The Respondents have to go into the claims because they are administratively handling the assets of the now defunct West Kenya Marketing Board. It should also be noted that Mr. Mlamba accepted that in the absence of a winding up order, his Ministry was responsible for the West Kenya Marketing Board affairs, but he himself cleared the position by saying that the Respondents were administratively handling the assets. Finally the Court is reinforced in this decision by the letter from the Permanent Secretary which he wrote to the Secretary-General of the Claimants on 1st October 1966, in which he stated as follows:—

"Please refer to your letter of 22nd August 1966, and your inquiry concerning whom you should contact in respect of discussion of grievances in the Maize Marketing Board, the Kenya Agricultural Produce Marketing Board and the West Kenya Marketing Board.

I can now inform you that Mr. J. E. Opembe has been appointed General Manager of the Maize and Produce Board, which is the amalgamation of the three boards mentioned in the previous paragraph. Any discussions therefore on staff matters concerning any of those three former boards should be conducted with Mr. Opembe.

I should be grateful, therefore, if you will refer all your current disputes to Mr. Opembe in order that discussion can take place on a new basis."

Given in Nairobi this 14th day of September 1967.

SAEED R. COCKAR, President.

> L. J. DEACON, DICK OLOO, Members.

GAZETTE NOTICE No. 3407

PROBATE AND ADMINISTRATION

TAKE NOTICE that after 14 days from the date of this Gazette, I intend to apply to the High Court at Nairobi for representation of the estate of the person named in the second column of the Schedule hereto, who died on the date set forth against his name.

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

SCHEDULE

Public Trustee's Cause No.	Name of Deceased	Address	Date of Death	Testate or Intestate	
90/67	Ernest David Gichamba	Nairobi	31–7–67	Intestate	

Nairobi,

15th September 1967.

T. B. H. PHILLIPS, Assistant Public Trustee.

GAZETTE NOTICE No. 3408

IN THE HIGH COURT OF KENYA AT NAIROBI PROBATE AND ADMINISTRATION

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

(1) Cause No. 267 of 1967

By Barclays Bank D.C.O. (through two of its attorneys John Boss Kinnear Russell and Gerald Allan Williams, both of P.O. Box 30120, Nairobi in Kenya), the executor named in the will of the deceased, through Messrs. Shapley Barret Marsh and Co., advocates of Nairobi, for a grant of probate of the will of Ross D'Souza of Bombay in India, who died at Bombay on the 16th day of March 1967.

(2) Cause No. 270 of 1967

By (1) Alexander Frederick Reynard of Pretoria in South Africa, and (2) Edward Anthony Reynard of Edinburgh in Scotland, the executors named in the will and one codicil of the deceased, through Messrs. Hamilton Harrison and Mathews, advocates of Nairobi, for a grant of probate of the will and one codicil of Amelie Mary Reynard of Vipingo near Mombasa in Kenya, who died at Pretoria in South Africa, on the 3rd day of April 1967.

(3) Cause No. 278 of 1967

By Ramesh Jiwan of P.O. Box 8274, Nairobi in Kenya, the executor named in the will of the deceased, through N. J. Dave, Esq., advocate of Nairobi, for a grant of probate of the will of Vrajkunver d/o Murji and widow of Jiwan Samji of Nairobi aforesaid, who died at Nairobi on the 11th day of July 1966.

(4) Cause No. 279 of 1967

By Maniben Meghji Shah of P.O. Box 9716, Nairobi in Kenya, the widow of the deceased, through Messrs. Veljee Devshi and Bakrania, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Meghji Shah of Nairobi aforesaid who died at Nairobi on the 29th day of January 1967.

(5) Cause No. 280 of 1967

By (1) Mohamed Akbar and (2) Abdul Haq, both of P.O. Box 314, Nairobi in Kenya, the sons of the deceased, for a grant of letters of administration intestate of the estate of Allah Ditta s/o Jamal Khan of Nairobi aforesaid, who died at Nairobi on the 26th day of October 1960.

(6) Cause No. 281 of 1967

By Richard Percival of P.O. Box 139, Machakos in Kenya, one of the executors named in the will of the deceased, through Messrs. Kaplan and Stratton, advocates of Nairobi, for a grant of probate of the will of Philip Hope Percival of Machakos aforesaid, who died at Machakos on the 30th day of November 1966.

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 6th day of October 1967.

VIJAY KAPILA,

Nairobi, Deputy Registrar, 18th September 1967. High Court of Kenya, Nairobi.

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

IN THE HIGH COURT OF KENYA AT MOMBASA DISTRICT REGISTRY

PROBATE AND ADMINISTRATION

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

(1) Cause No. 60 of 1967

By Ramaben Narottam Pattni of Mombasa in Kenya, the widow of the deceased, through Messrs. A. B. Patel and Patel, advocates of Mombasa in Kenya, for a grant of letters of administration intestate of the estate of the late Narottam Meram Pattni of Mombasa aforesaid, who died on the 29th day of December 1965, at Mombasa aforesaid.

(2) Cause No. 61 of 1967

By Karsandas Bhagwanji of Mombasa in Kenya, one of the executors named in the will of the deceased, through Messrs. A. B. Patel and Patel, advocates of Mombasa in Kenya, for a grant of probate of the will of the late Bhagwanji Hansraj of Mombasa aforesaid, who died on the 14th day of June 1960, at Mombasa aforesaid.

The Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within 14 days from the date of publication of this notice in the Kenya Gazette.

R. B. BHANDARI,
Acting Deputy Registrar,
High Court of Kenya,
Law Courts, Mombasa.

Mombasa, 1st September 1967.

Note

The will mentioned above is deposited and open to inspection at the Court.

GAZETTE NOTICE No. 3410

SATYA BHUSHAN BALI-SHARMA s/o BISHANDASS RALARAM SHARMA, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim against, or an interest in the estate of the late Satya Bhushan Bali-Sharma (also known as Sat Bhushan Bali-Sharma) s/o Bishandass Ralaram Sharma of Nairobi, Kenya, who died on the 20th day of June 1966, at Nairobi, Kenya, is hereby required to send particulars in writing of his or her claim or interest to Mrs. Krishna Kumari S. B. Bali-Sharma (administratrix of the said estate of late Satya Bhushan Bali-Sharma), P.O. Box 517, Nairobi, before the 25th day of November 1967, after which date the administratrix will distribute the estate among the persons entitled thereto, having regard only to the claims and interests of which she shall have had notice and will not as respects the property so distributed be liable to any person of whose claim she shall not have had notice.

Dated this 18th day of September 1967.

KRISHNA KUMARI S. B. BALI-SHARMA,

Administratrix of the estate of late Satya Bhushan Bali-Sharma, P.O. Box 517, Nairobi.

GAZETTE NOTICE No. 3411

BHAGWANDAS RAMDAS MESWANIA, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim against or an interest in the estate of the late Bhagwandas Ramdas Meswania of Eldoret in the Uasin Gishu District of the Republic of Kenya, who died on the 19th day of August 1967, at Nairobi in the said Republic, is hereby required to send particulars in writing of his or her claim or interest to the undersigned before the 15th day of December 1967, after which date the administrator will distribute the estate among the persons entitled thereto, having regard only to the claims and interests of which he shall have had notice and will not as respects the property so distributed be liable to any person of whose claim he shall not have had notice.

Dated this 11th day of September 1967.

K. BALDEV, Advocate for the Administrator, Kenyatta Street, P.O. Box 707, Eldoret. GAZETTE NOTICE No. 3412

ESTATE OF THE LATE HUGH MILNER COLLINSON To All to Whom It May Concern:

TAKE NOTICE that all persons having any claims against or owing money to the above-named Hugh Milner Collinson late of Langata, Kenya, who died at Langata aforesaid, on 3rd May 1967, are requested to prove such claims or to pay the amount due as the case may be to The Standard Bank Limited, P.O. Box 30299, Nairobi, Kenya, on or before the 20th day of November 1967, after which date the estate of the said deceased will be distributed or administered according to law having regard only to the claims against the estate of which we the said Bank shall then have notice.

Dated the 13th day of September 1967.

THE STANDARD BANK LIMITED,

Trustee Branch, P.O. Box 30299, Nairobi, Executor of the Will.

GAZETTE NOTICE No. 3413

ESTATE OF THE LATE GEOFFREY WILKINSON REYNOLDS

To All to Whom It May Concern:

TAKE NOTICE that all persons having any claims against or owing money to the above-named Geoffrey Wilkinson Reynolds late of Knysna, South Africa, who died at Knysna aforesaid, on 11th October 1966, are requested to prove such claims or to pay the amount due as the case may be to The Standard Bank Limited, P.O. Box 30299, Nairobi, Kenya, on or before the 18th day of November 1967, after which date the estate of the said deceased will be distributed or administered according to law having regard only to the claims against the estate of which we the said Bank shall then have notice.

Dated the 11th day of September 1967.

THE STANDARD BANK LIMITED,

Trustee Branch, P.O. Box 30299, Nairobi, Attorney Administrator.

GAZETTE NOTICE No. 3414

IN THE HIGH COURT OF KENYA AT NAIROBI

IN BANKRUPTCY CAUSE No. 2 of 1966

Re: Ronald George Pearce, bankrupt

THE bankrupt having applied to the Court for his discharge, the Court has fixed Friday, the 17th day of November 1967, at 10.30 o'clock in the forenoon, at Law Courts, Nairobi, for hearing the application

Dated this 12th day of September 1967.

M. F. PATEL,
Deputy Registrar,
High Court of Kenya.

GAZETTE NOTICE No. 3415

IN THE HIGH COURT OF KENYA AT NAIROBI

IN BANKRUPTCY CAUSE No. 4 of 1966

Re: Premchand Narshi Shah, bankrupt

THE bankrupt having applied to the Court for his discharge, the Court has fixed Friday, the 10th day of November 1967, at 10.30 o'clock in the forenoon, at Law Courts, Nairobi, for hearing the application.

Dated this 11th day of September 1967.

M. F. PATEL,

Deputy Registrar,

High Court of Kenya.

GAZETTE NOTICE No. 3416

THE BANKRUPTCY ACT

(Cap. 53)

PUBLIC EXAMINATION

Debtor's name.—Manubhai Ishverbhai Desai. Address.—P.O. Box 469, Kisumu. Description.—Trader. Court.—High Court of Kenya at Kisumu. No. of matter.—B.C. 1 of 1967. Date of public examination.—13th October 1967. Hour.—9 a.m.

Kisumu, 15th September 1967.

Place.-Law Courts, Kisumu.

I. H. PATEL,
Agent of the Official Receiver.

Reg. No.

GAZETTE NOTICE No. 3417

THE BANKRUPTCY ACT

(Cap, 53)

NOTICE OF INTENDED DIVIDEND

Debtor's name.--Maganlal Hirji Hindocha, trading as Hirji Punja and Sons.

Address.—P.O. Box 38, Eldoret. Description.—Trader.

Court.—High Court of Kenya at Nairobi.

No. of matter.—B.C. 56 of 1959.

Last day for receiving proofs.—5th October 1967.

Trustee's name.—Official Receiver.

Address.-P.O. Box 30031, Nairobi.

Nairobi, 15th September 1967.

M. L. HANDA, Deputy Official Receiver.

GAZETTE NOTICE No. 3418

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF INTENDED DIVIDEND

(Summary Case)

Debtor's name.—Manilal Jivanlal Raja. Address.—P.O. Box 170, Nakuru. Description.—Salesman.

Court.—High Court of Kenya at Nairobi. No. of matter.—B.C. 4 of 1964.

Last day for receiving proofs.—5th October 1967. Trustee's name.—Official Receiver.

Address.-P.O. Box 30031, Nairobi.

Nairobi,

M. L. HANDA

15th September 1967.

Deputy Official Receiver.

GAZETTE NOTICE No. 3419

THE BANKRUPTCY ACT

(Cap. 53)

RECEIVING ORDER

Debtor's name.—Socratis Dimitri Potamitis.

Address.—P.O. Box 12042, Nairobi.

Description.—Land and Estate Agent.

Date of filing petition.—13th April 1967.

Court.—High Court of Kenya at Nairobi.

No. of matter.—B.C. 5 of 1967.

Date of order.—24th July 1967.

Whether debtor's or creditors' petition.—Creditors' petition.

Act or Acts of Bankruptcy.—Failure to comply with Bankruptcy Notice No. 6 of 1967 served on him on 17th March 1967.

1967. Nairobi,

M. L. HANDA,

15th September 1967.

Deputy Official Receiver.

GAZETTE NOTICE No. 3420

THE COMPANIES ACT

(Cap. 486)

PURSUANT to section 339, subsection (3) of the above Act, it is hereby notified that at the expiration of three months from the date hereof, the names of the undermentioned com-panies will, unless cause be shown to the contrary, be struck off the Register of Companies and the companies will be dissolved:-

Reg. No.

Name

G	
2244	Ruby Printers Limited.
4001	Aviation Services Limited.
5036	Crescent Butchery Limited.
5051	Winco (East Africa) Limited.
5176	Northern Frontier Trading and Marketing Company
	Limited.
5238	Africa Running Company Limited.
5285	Kenlab Limited.
5355	Mandera General Trading Company Limited.
5421	Shaffi Motors Limited.
5565	Kenlab Trading Company Limited.
5582	Equator Inn Limited.
5671	Excellent Mawa Company Limited.
£000	TO 1 /TY . 1.31

5809 Bhasin (Holding) Limited. Building and General Contractors 5815 Kirinyaga Company Limited.

Kiambu Farmers and Traders Company Limited. 5816

Kenya Land Sales and Finance Limited. Katulani Produce and General Store Limited. 5824 5834

Name

5835 Prudential Agencies Limited. 5848 Coast Newspaper Distributors Limited.

5849 Kirinyaga Farmers Stores Company Limited. 5857

Dilbagh Singh Bros. (Investments) Limited.
Eastern Area Bus Services and Con
Corporation Limited. 5870 Commercial

5872 Kapsowas Estate Limited. 5873 Emkwen Farms Limited.

5879 Kahawa Company Limited.

5893 5897 Taita Farmers Corporation Limited.
The Waldai United Farmers Company Limited.

5898 Alfa Motors Limited.

Mata Motors Emined.

Gathigiriri Foundation Company Limited.

Mugumoini Farmers Company Limited.

Menengai Farmers Limited. 5901 5907

5908

5926 Dodhia Limited.

5927 The Mau Summit African Farmers Company Limited.

5933

Five Springs Farm Limited.
Indo-African Distributing Company Limited. 5935

5946 Kewamoi Farm Limited.

5950 W. and M. Agricultural Commercial Company Limited.

Fontaine-Geary Industrial Studios Limited.
Karagita (East Africa) Limited.
Nyakio Company Limited.
Akamba Industries Limited. 5952 5970

5978

5983

5986 Shubhag Limited.

5995 P. and N. Service Station Limited. 5996 6003 6006 Ngandori Spotlight Company Limited.

Ngateti Farmers Company Limited.

Gatundu Front Farmers Company Limited.

Kiri-Nyaga Dry Cleaners Limited.

Nanda Auto Spares Limited.

A.B.C. Caterers Limited.

6009 6013

6020

6021 Mbooni Timber and Millers Supply Company Limited.

6023 Kiambu Munyaka Farmers Limited.

6026 Kenya African Commercial and Construction

Company Limited.
Laikipia Dairies Limited. 6027

6031 Eastern Petroleum and General Stores Limited.

6032 G.P. Finance, Investments and Trust Company Limited.

Kia Stores Limited. 6041

6048

6050 6054

Peoples Importers and Exporters Limited. Nairobi Steel Industries Limited. Safaris (East Africa) Limited. 6058 Kenya Modern Development Company Limited.

6062 African Air Services Limited.

6066 Saita Limited.

6068 6074 Travellers Rest, Bar and Service Station Limited.

Seven Stars Dry Cleaners Limited. Rift Valley Times Limited. Bel-Bur Company Limited. 6075

6079

6087 Marinozzi Limited. 6101 Kihancha Mining and Prospecting Company Limited.

6106 Kenman Industries Limited.

Elgon Traders Limited.

6132 6138 6139

Umoja Enterprises Limited. Narshi Laxman and Brothers Limited. 6147 Minafken Limited.

6160 Kitui Hides and Skins Limited.

6162 Ingobor Farmers Company Limited.

6163 6170 Kipkewa Farmers Company Limited.

Farzana Press Limited. 6185

African Tobacco and Snuff Company Limited. Fikeni African Wholesale Traders and Farmers 6188 Company Limited.

Kururu Estate Limited.

6197 Torginol Company of East Africa Limited.

Dated this 15th day of September 1967.

O. M. SAMEJA, Assistant Registrar of Companies.

GAZETTE NOTICE No. 3421

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

IN THE MATTER OF KIPSINGORE ESTATES LIMITED

NOTICE is hereby given that at a meeting of the members of Kipsingore Estates Limited held on 21st September 1967, the following special resolution was passed:

THAT the Company be wound up as a members' voluntary winding up and that K. H. McFarlane, F.C.A., of P.O. Box 80, Kitale, be appointed liquidator for that purpose.'

> K. H. McFARLANE, Liquidator.

(CS/1288)

THE CO-OPERATIVE SOCIETIES ACT 1966

(No. 39 of 1966, sections 65 and 69)

LIQUIDATION ORDER

WHEREAS, under section 65 (1) of the said Act, application has been made to me by three-fourths of the members of the Akamba Farmers' Co-operative Society Limited, applying for cancellation of the registration of the said Society:

Now, therefore, I hereby cancel the registration of the said Society, and order that it be liquidated under section 69.

Any member of the said Society may, within two months from the date of this Order, appeal against such order under section 65 (2). If no appeal is presented within the two months the Order shall take effect on the expiry of that period under section 65 (3).

I hereby appoint John Adungosi as liquidator under section 69.

Given under my hand at Nairobi this 18th day of August 1967.

J. G. AYUGI, for Acting Commissioner for Co-operative Development.

GAZETTE NOTICE No. 3423

(CS/1214)

THE CO-OPERATIVE SOCIETIES ACT 1966

(No. 39 of 1966, section 66)

LIQUIDATION ORDER

WHEREAS it has been represented to me that the Kamuingi Co-operative Society Limited has less number of members than that prescribed under section 66 of the Co-operative Societies Act (No. 39 of 1966):

And whereas the members of the aforesaid Society have applied to me for the cancellation of registration of the Society:

Now, therefore, in exercise of the powers conferred on me under section 66 of the Act I hereby cancel the registration of the said Society with effect from the date of this Order.

And further I hereby appoint Sylvester Joshua Ouma as liquidator of the said Society under section 69 of the Act.

Given under my hand at Nairobi this 13th day of September 1967.

J. G. AYUGI, for Acting Commissioner for Co-operative Development.

GAZETTE NOTICE No. 3424

THE SOCIETIES ACT

(Cap. 108)

PURSUANT to section 9 (2) of the Societies Act (Cap. 108), being satisfied that the society named in the Schedule hereto has ceased to exist, I hereby notify that the said society shall cease to be a society exempted from registration from the date hereof.

SCHEDULE

Kenya African Boxing Association.

Dated this 15th day of September 1967.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 3425

THE SOCIETIES ACT

(Cap. 108)

PURSUANT to section 9 (1) of the Societies Act (Cap. 108), having reason to believe that the societies listed in the Schedule hereto have ceased to exist, I hereby call upon the said societies to furnish me with proof of their existence within three months of the date hereof.

SCHEDULE

Eldoret Goan Community. Kiriti Progressive Welfare Association. Sango Child and Adult Private Education.

Dated this 15th day of September 1967.

R. D. McLAREN, Assistant Registrar of Societies. GAZETTE NOTICE No. 3426

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

PURSUANT to rule 17 of the Societies Rules, notice is hereby given of the registration of change of names of the registered societies named in the Schedule hereto.

SCHEDULE

Islahil Islamiyya, Lamu Branch, to Islahil Islamiyya. Islahil Islamiyya to Islahil Islamiyya, Mombasa Branch.

Dated this 15th day of September 1967.

R. D. McLAREN, Assistant Registrar of Societies.

GAZETTE NOTICE No. 3427

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

PURSUANT to rule 17 of the Societies Rules, notice is hereby given that—

- (a) the societies listed in the First Schedule hereto have been registered; and
- (b) the societies listed in the Second Schedule hereto have been exempted from registration; and
- (c) the societies listed in the Third Schedule hereto have been refused registration,

under the provisions of the Societies Act (Cap. 108).

FIRST SCHEDULE

Date Registration Effected
12-9-67 13-9-67

SECOND SCHEDULE

Name of Society	Date Exemption Effected
Mariakani Christian Centre	14-9-67
Bernhard Estate Association	14-9-67
Mombasa Police Club	14-9-67
African Muslim Union of Kenya, Bungoma Branch	14-9-67
Njuu 4-K Club	14-9-67
Kiini 4-K Club	14-9-67
Kiriti 4-K Club	14-9-67
Kiangochi 4-K Club	14-9-67
Theosophical Society in East Africa, Sotik Lodge	14-9-67
Kitale Radio Club	14-9-67

THIRD SCHEDULE

Name of Society	Date
ivame of society	of Refusal
Siqueiras Club	13-7-67
Busia Teso Union	8-9-67
Agaciku Mbari Ya Rema Society	8-9-67
Buru Hill Society	8-9-67
Kakiko Baluhya Welfare Society	8 - 9-67
Kariru Clan for Help Unity, Mukuruani	8-9-67
Abanyole Baluhya African Dancers Society	8-9-67
Mathiga Clan Society	8-9-67
Homa Bay Social Club	8-9-67
Kahuguini Farmers and Traders Society	8-9-67
Anzunzu Avatwii Mungolongo Ulungu Clan Asso-	
ciation, Mombasa Branch	8-9-67
Machakos Welfare Association	9-9-67
Murang'a Mixed Farmers Association	9-9-67
African Roho Mission also known as African	
Eden Roho Mission	11-9-67
Shimba Hills Farmers and Trading Association	11-9-67
Alego Moriwore (Alego United), Kisumu	11-9-67
Ogur Mowinjore Progressive Association	11-9-67
Tana River African Welfare Society also known	
as Tana River African Muslim Union	11-9-67

New Embu Parents Education Association

Dated this 15th day of September 1967.

R. D. McLAREN,

Assistant Registrar of Societies,

11-9-67

THE COUNTY COUNCIL OF EMBU BY-LAWS 1967

IT IS notified for general information that the County Council of Embu intends to pass the following By-laws:—

By-law

The County Council of Embu (Licensing of Occupations) (Amendment) Bylaws 1967.

ouncil of of Occument) By The Council intend to increase the fee in respect of operators of Sugar Cane Crushers from Sh. 50 to Sh. 100 per annum.

- 2. The County Council of Embu (Mwea Grazing Scheme) (Amendment) Bylaws 1967.
- It has been decided to reduce the grazing fees in respect of Mwea Grazing Scheme from Sh. 12/50 per head of cattle to Sh. 9 per head per annum.

Purpose

Any objections to the passing of the above By-laws may be submitted to the Clerk, Embu County Council, P.O. Box 140, Embu, to reach him within 14 days from the date of this publication.

Copies of these By-laws can be seen at the offices of Clerk to Council during the normal working hours.

JAMES P. NYAGAH,

Clerk to Council, Embu County Council.

GAZETTE NOTICE No. 3429

THE KIAMBU COUNTY COUNCIL

Inspection of Accounts for the Years ended 31st December 1964 and 1965

IN ACCORDANCE with regulation 230 of the Local Government Regulations 1963, a copy of the abstract of accounts for the years ended 31st December 1964 and 1965 will be available for inspection at the Clerk's office in the Kiambu County Council Offices, Kiambu, between the hours of 8.30 a.m. and 12 noon on Saturdays for the period 29th September to 6th October 1967 inclusive. Inspection will be open to ratepayers of the Kiambu County Council and any such person shall be at liberty to make copies or to make extracts from this abstract without payment.

The Inspector appointed by the Minister for Local Government for the inspection and examination of the accounts is:—

J. P. Tasker, A.I.M.T.A., Ministry of Local Government, P.O. Box 30004, Nairobi.

Objections to the accounts may be made by any ratepayers of the Council and notice of any objection, with particulars of the objection shall be given to the Inspector and the Clerk to the Council on or before 9th October 1967.

The hearing of the objections to the accounts will begin at 10 a.m. on 11th October 1967, in the Council offices, Kiambu.

N. K. CHEGE, Clerk to the Council.

GAZETTE NOTICE No. 3430

KENYA POLICE

TENDERS

TENDERS are invited for making the following items of Police Uniform:---

 Tender 1/67: Shorts, Khaki Drill
 40,000

 Tender 2/67: Trousers, Denim
 10,000

 Tender 3/67: Shirts, Blue Flannel
 15,000

Tender forms, specifications and general conditions may be obtained from the Commissioner of Police, Kenya Police Headquarters, P.O. Box 30083, Nairobi. Samples may be viewed at Force Stores, Machakos Road, Nairobi, or at Police Stores Depots at Mombasa, Ruringu (Nyeri), Isiolo, Nakuru and Kisumu.

Separate tenders in plain sealed envelopes, endorsed "Tender for Police Uniform", should be submitted, so as to reach the Commissioner of Police not later than 30th September 1967.

M. M. MWENESI,
Administrative Secretary.

GAZETTE NOTICE No. 3431

MINISTRY OF WORKS CENTRAL TENDER BOARD

TENDER NOTICE No. 150/67

TENDERS are invited for the supply of Tyres and Tubes to the Government of Kenya during the period 1st December 1967 to 30th November 1968.

Tender documents giving full details may be obtained from the Chief Purchasing Officer, Supplies Branch, Ministry of Works, 1st Floor, Kenya House, Koinange Street, P.O. Box 30346, Nairobi.

Final time and date for submission of tenders.—4 p.m., 13th October 1967.

R. J. OUKO, Permanent Secretary for Works.

GAZETTE NOTICE No. 3432

THE TRANSFER OF BUSINESSES ACT (Cap. 500)

NOTICE is hereby given that the business of grocery and provision carried on by Sant Ram s/o Wadhawa Ram in the firm name and style of Modern Grocery Stores, on Plot No. 147, Second Avenue, Eastleigh, Nairobi, is, as from the 14th day of September 1967, sold and transferred to Hezron Maina s/o Nuhu, of P.O. Box 10485, Nairobi, who will carry on the said business at the same place under the name of Maina Stores.

The address for the transferor is P.O. Box 16062, Nairobi.

The address for the transferee is P.O. Box 10485, Nairobi.

All that debts due and owing by the transferor in respect of the said business up to and including the 14th day of September 1967, will be received and paid by the transferor. The transferee does not assume nor does he intend to assume any liabilities whatsoever incurred in the said business by the transferor up to and including the said 14th day of September 1967.

Dated at Nairobi this 15th day of September 1967.

SANT RAM s/o WADHAWA RAM, Transferor. HEZRON MAINA s/o NUHU, Transferee.

GAZETTE NOTICE No. 3433

NOTICE OF CHANGE OF NAME

I, Gulabchand Parbat Shah, of P.O. Box 4183, Nairobi in the Republic of Kenya, hereby give notice that by a deed poll dated 28th August 1967, duly executed by me as the father and natural guardian of my minor son Piyush, heretofore called and known by the name of Piyun, my said son formally and absolutely abandoned the use of his name Piyun and in lieu thereof assumed and adopted the name of Piyush for all purposes, and I hereby authorize and request all persons to designate, describe and address my said son by such assumed name of Piyush only.

Dated at Nairobi this 14th day of September 1967.

GULABCHAND PARBAT SHAH.

GAZETTE NOTICE No. 3434

NOTICE OF CHANGE OF NAME

I, Gulabchand Parbat Shah, of P.O. Box 4183, Nairobi in the Republic of Kenya, hereby give notice that by a deed poll dated 30th August 1967, duly executed by me as the father and natural guardian of my minor daughter Rima heretofore called and known by the name of Taruni, my said daughter formally and absolutely abandoned the use of her name Taruni and in lieu thereof assumed and adopted the name of Rima for all purposes, and I hereby authorize and request all persons to designate, describe and address my said daughter by such assumed name of Rima only.

Dated at Nairobi this 14th day of September 1967.

GULABCHAND PARBAT SHAH.