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SPECIAL NOTICE

As 1st January 1968, is a Public Holiday, the latest time and date for submission of copy for the Kenya Gazette of 5th January 1968, will be 9 a.m. on Friday, 29th December 1967.

Nairobi,
22nd December 1967.

J. MAC MILLAN,
Government Printer.

GAZETTE NOTICE No. 4431

THE KENYA TOURIST DEVELOPMENT
CORPORATION ACT 1965

(No. 25 of 1965)

APPOINTMENTS

IT IS hereby notified for general information that in exercise of the powers conferred by section 5 of the Kenya Tourist Development Corporation Act, the Minister for Tourism and Wildlife has appointed—

Rev. Jadiel Mugwika Micheu; and
Jimmy Rajabali Verjee,

to be members of the Kenya Tourist Development Corporation, with effect from 1st December 1967.

Dated this 5th day of December 1967.

S. O. AYODO,
Minister for Tourism and Wildlife.

GAZETTE NOTICE No. 4432

THE CHIEFS' AUTHORITY ACT

(Cap. 128)

APPOINTMENT

IN EXERCISE of the powers delegated to me under regulation 9 (a) of the Public Service Commission of Kenya Regulations 1965, I hereby appoint the person named in the Schedule annexed hereto to be Chief of the area named therein.

SCHEDULE

Rift Valley Province

Name.—Stanley Ngetich.

Location.—Chemundu.

District.—Nandi.

Effective date of appointment.—1st July 1967.

Dated this 13th day of December 1967.

G. K. KARIITHI,
Permanent Secretary,
Office of the President.

GAZETTE NOTICE No. 4433

(28/5/4 Vol. III)

THE PRISONS ACT

(Cap. 90)

APPOINTMENT AND CANCELLATION OF APPOINTMENT
OF VISITING JUSTICE

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary, Vice-President's Office and Ministry of Home Affairs*, hereby—

(a) cancels the appointment of—
Nicholas Oloo Owiye†; and

(b) appoints—
James Habakkuk Omolo,

as Visiting Justices to Kisumu Prison and Kisumu Remand Prison in the Central Nyanza District, Nyanza Province.

Dated this 9th day of December 1967.

A. J. OMANGA,
Permanent Secretary,
Vice-President's Office and
Ministry of Home Affairs.

*L.N. 692/1963. †G.N. 3404/1966.

GAZETTE NOTICE No. 4434

(28/5/46)

THE PRISONS ACT

(Cap. 90)

APPOINTMENT OF VISITING JUSTICES

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary, Vice-President's Office and Ministry of Home Affairs*, hereby appoints—

Rev. Father Kevin Brehony,
Rev. Peter Mualuko Kisilu,
Ilukwell Lokidor,

as Visiting Justices to Lodwar Prison in the Turkana District, Rift Valley Province.

Dated this 6th day of December 1967.

A. J. OMANGA,
Permanent Secretary,
Vice-President's Office and
Ministry of Home Affairs.

*L.N. 692/1963.

GAZETTE NOTICE No. 4435

(C. 30181)

THE LOCAL GOVERNMENT REGULATIONS 1963

(L.N. 256 of 1963)

APPOINTMENT OF INSPECTOR

IT IS hereby notified for general information that the Minister for Local Government has appointed—

K. W. MUSTOE, A.I.M.T.A.

to conduct an investigation into the Health and Medical Services and the Roads Organization of the Murang'a County Council.

T. C. J. RAMTU,
Permanent Secretary,
Ministry of Local Government.

GAZETTE NOTICE No. 4436

THE CONSTITUTION OF KENYA

ASSIGNMENT OF DISTRICT MAGISTRATE

IN EXERCISE of the powers conferred by section 8 (1) of the Magistrate's Court Act and delegated by the Judicial Service Commission in writing under section 185 (2) of the Constitution of Kenya, the Chairman of the said Commission assigns—

PATRICK MALCOLM HUGHES

a District Magistrate empowered to hold a Magistrate's Court of the First Class, to the Kiambu District in addition to the Nairobi Area.

Dated this 9th day of December 1967.

By Order of the Chairman of the Judicial Service Commission.

R. CORREA,
Secretary,
Judicial Service Commission.

GAZETTE NOTICE No. 4437

THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

WHEREAS Pius Gumo of Kisumu in the Republic of Kenya is registered as proprietor of all that piece of land known as L.R. No. 1148/260 situate in Kisumu Municipality in the Kisumu District by virtue of a grant registered as I.R. 10886/1 and whereas sufficient evidence has been adduced to show that the said grant has been lost notice is hereby given that after the expiration of ninety days from the date hereof I shall issue a provisional certificate provided that no objection has been received within that period.

Dated at Nairobi this 22nd day of December 1967.

A. KHALIL BHATTI,
Registrar of Titles.

GAZETTE NOTICE No. 4438

(CAB. 16/11/I/GEN)

THE AGRICULTURE ACT

(Cap. 318)

MANAGEMENT ORDER

(Section 187 (1))

WHEREAS I am satisfied, and do hereby certify, that—

Farm Plot V, Group IV, Kilifi (62.63 acres), owned by (Owner's identity unknown) and situated in the Kamaya Farm (L.R. 5038) area of the Kilifi District,

(hereinafter referred to as the holding) is being managed or supervised so inadequately that it is necessary for preventing or delaying the deterioration of the holding to make and serve this order:

Now, therefore, in exercise of the powers conferred by section 187 of the Agriculture Act, and in pursuance of a direction* made under section 38 (1) of the Interpretation and General Provisions Act, and after consultation with the Coast Provincial Agricultural Board, I hereby order and direct that as from 1st November 1967, the holding shall, subject to the provisions of section 187 of the Act, be occupied and managed by the Minister for Agriculture and Animal Husbandry to the exclusion of the owner.

Dated this 27th day of November 1967.

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

*L.N. 267/1964.

GAZETTE NOTICE No. 4439

(CAB. 16/11/I/GEN/6)

THE AGRICULTURE ACT

(Cap. 318)

NOTICE TO SHOW CAUSE
(Section 187 (3) (a) and (b))

To: The owner of Plot V, Group IV, Kilifi District.

WHEREAS a Management Order is in force in respect of—
Farm Plot V, Group IV (62.63 acres) and situated in the
Kamaya Farm (L.R. 5038) area of the Kilifi District,

(hereinafter referred to as the holding):

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 187 of the Act, and in pursuance of a direction* made under section 38 (1) of the Interpretation and General Provisions Act and after consultation with the Coast Provincial Agricultural Board, I hereby call upon the said Owner of Plot V, Group IV, to show cause within one month after the date of service of this notice, to the satisfaction of the Minister, why an order should not be made by the Minister, with the consent of the Central Agricultural Board, ordering:

- (i) Sub-para. (a)—that the holding and all of the fixed and other equipment thereon be leased or let to such a tenant and on such terms and conditions as may, with the approval of the Central Agricultural Board, be determined by the Minister for Agriculture and Animal Husbandry.
- (ii) Sub-para. (b)—that the holding or part thereof, or the interest therein of the owner, and all or any of the fixed and other equipment thereon, be sold at the best price which in the opinion of the Minister may reasonably be obtained for it in the circumstances then prevailing.

Dated this 27th day of November 1967.

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

*L.N. 267/1964.

GAZETTE NOTICE No. 4440

THE PHARMACY AND POISONS ACT

(Cap. 244)

ADDITIONS TO THE REGISTER

(Notified Pursuant to section 11)

THE undermentioned, having applied for registration in Kenya, and having satisfied the Pharmacy and Poisons Board of their qualifications, have had their names and particulars added to the Register of Pharmacists as follows:—

Reg. No.	Name, Qualifications and Address
326 ..	Urmillaben Ashwin Patel (Mrs.), M.P.S. (GREAT BRITAIN), P.O. Box 1618, Kampala.
327 ..	Manharlal Dharshi Paun, M.P.S. (GREAT BRITAIN), P.O. Box 54, Jinja.
328 ...	Mahendra Magnbhai Amin, M.P.S. (GREAT BRITAIN), P.O. Box 215, Mombasa.
329 ..	Anatole M. Kaddu, M.P.S. (GREAT BRITAIN), P.O. Box 1325, Kampala.
330 ..	Kapoorchand Premchand Shah, M.P.S. (GREAT BRITAIN), P.O. Box 15, Kericho.

Dated this 9th day of December 1967.

H. R. AMIN,
Registrar,
Pharmacy and Poisons Board.

GAZETTE NOTICE No. 4441

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 December 1967, on Mwanza Airfield, Tanzania, to a Cessna 206, 5Y-ACW operated by Caspair Ltd., P.O. Box 59, Entebbe.

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/31/67.

Dated this 13th day of December 1967.

D. C. STEWART,
Chief Inspector of Accidents.

GAZETTE NOTICE No. 4442

SIRET AND SEPTON TEA ESTATES

CLOSURE OF ROADS

ALL private roads on the Siret and Septon Estates will be closed on 31st December 1967.

Manager,
Siret Tea Company Limited.

GAZETTE NOTICE No. 4443

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 12th January 1968. 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.

Area Settlement Controller, Ministry of Lands and Settlement
(No. 462/67)

Salary.—£2,175 fixed. PENSIONABLE or AGREEMENT.

Applicants must possess a degree or diploma in Agriculture and must have considerable experience of Agriculture extending over not less than eight years in Government service. They should have a wide knowledge of the organization and problems of settlement in general and in particular of budgeting, loans, marketing and co-operative matters. The post requires considerable administrative ability.

Deputy Area Settlement Controller (Two Posts), Ministry of
Lands and Settlement (No. 463/67)

Salary scale.—£1,600 to £1,800. AGREEMENT only.

Applicants should possess a degree in Agriculture or related Science or must possess a Diploma in Agriculture and have considerable knowledge of practical agriculture and Government administrative procedure. They should be versed in the problems and conditions of Settlement, and in particular they should have a knowledge of Settlement Loan Structure, economic budgeting and problems connected with marketing and co-operative matters. Appointment from outside the service can only be made on agreement terms, but should permanent and pensionable civil servants be selected, arrangements can be made for their secondment to the posts.

Senior Settlement Officer (Two Posts), Ministry of Lands and
Settlement (No. 464/67)

Salary.—£1,500 fixed. AGREEMENT only.

Applicants must be of Cambridge School Certificate standard of education or above and must have considerable knowledge of practical agriculture and Government administrative procedure. Knowledge of Land Settlement problems and its organization is desirable, whether obtained from inside or outside the Department. The successful candidates will be required to supervise all aspects of Settlement over some 100,000 acres and to deal with members of the public in connexion with their areas, and must be prepared to serve anywhere in Kenya. Appointment from outside the service can only be made on agreement terms at a fixed salary of £1,500 per annum but should permanent and pensionable civil servants be selected they would either be seconded to the posts at £1,500 or be transferred on the scale of £1,096 to £1,598 per annum.

Accountant Grade 1 (Two Posts): One Post, Ministry of Lands and Settlement; One Post, Ministry of Defence (No. 465/67)

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

Applicants must be civil servants with at least five years' satisfactory Accounting experience in a responsible position, or must have passed the Intermediate Examination of a recognized professional accounting body, or hold a degree of an approved University with Accountancy as a major field of study plus in either case two years' satisfactory accounting experience. A thorough knowledge of Government regulations, Financial Orders and the Exchequer System is essential as is ability to control staff and conduct correspondence. Applicants for the post in the Ministry of Lands and Settlement must be prepared to spend long periods in the field, and will be required to prepare detailed Audit reports after every inspection. Applicants must state for which post they are applying and submit a separate set of application forms for each post for which they apply.

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

*Local Government Financial Officer (Three Posts),
Ministry of Local Government (No. 466/67)*

Salary scale.—£850 to £1,348. PENSIONABLE or AGREEMENT.

Applicants must possess the Intermediate Examination of a recognized professional Accounting body (preferably that of Intermediate I.M.T.A.) and must not have less than one year's experience since qualifying. The officers selected to these posts will enter the scale at £1,096 per annum. The work involves auditing and inspection of accounts and records of local authorities and applicants must be prepared to travel. Ability to control staff and conduct correspondence and compile reports is essential.

*Accountant Grade II (District Accountant), Provincial
Administration, Office of the President (No. 467/67)*

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

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three years' satisfactory Accounting experience and must have successfully completed an Advanced Accounts course at the Kenya Institute of Administration or the District Cashiers'/Accountants' course, or passed the Government Accounts Examination No. 2. They must possess a sound knowledge of Regulations, Revenue Laws and Financial Orders, and ability to control staff and conduct correspondence. The successful applicant must be prepared to serve anywhere in Kenya.

Accountant Grade II, Ministry of Defence (No. 468/67)

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 satisfactorily completed an advanced accounts course at the Kenya Institute of Administration or passed the Kenya 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.

*Executive Officer Grade III (Two Posts),
Ministry of Foreign Affairs (No. 469/67)*

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 and personnel procedure, a sound knowledge of Government regulations and Financial Orders, and ability to control staff and conduct correspondence. Knowledge of registry work, Foreign Service regulations and ability to perform secretarial duties will be advantageous. Preference will be given to those who have successfully completed a course in Accounts or Office Management at the Kenya Institute of Administration.

*Executive Officer Grade III, Ministry of Lands and Settlement
(No. 470/67)*

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

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three years' Government experience. The post is in the Department of Settlement (Permanent Improvements Section) and requires land registration and conveyancing experience. Duties include the transfer, sale and mortgaging of Settlement plots and permanent improvements, and maintenance of relevant records. Successful completion of a course in Office Management at the Kenya Institute of Administration will be an advantage. The successful candidate will be stationed in Nairobi but will be required to travel occasionally.

*Executive Officer Grade III (Registry), Ministry of Lands and
Settlement (No. 471/67)*

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 work in a large registry, a sound knowledge of Government regulations, office procedures, and ability to control staff and organize work. Preference will be given to those who have successfully completed a course in Office Management and/or Registry Supervisors' course at the Kenya Institute of Administration. The successful candidate will be required to take sole charge of the Personnel registry.

*Telephone Operator (Special Grade) (Supernumerary) (Two
Posts), Nairobi Airport, Ministry of Power and Communications
(No. 472/67)*

Salary scale.—£520 to £620. PENSIONABLE or AGREEMENT.

Applicants, who must be women, should be of Cambridge School Certificate standard of education and they should be trained telephonists, preferably with the Posts and Telecommunications and have at least two years' experience in a large

telephone Exchange. They must have a clear and precise diction, be able to handle Radio and International telephone calls, of pleasant personality and able to deal with members of the public without difficulty. The successful candidate will be required to work shift duties which will include night duty.

*Settlement Officer Grade III (Administration), Ministry of Lands
and Settlement (No. 473/67)*

Salary.—£600 fixed. AGREEMENT only.

Applicants must be of mature age, good education, and should have experience of large-scale farming and a sound knowledge of the principle of administration particularly in the keeping of Government's books of accounts. Experience in handling large labour force is desirable as is experience in dealing with members of the public. Applicants must be prepared to serve anywhere in Kenya.

*Shorthand Typists Grade I or II (Eight Posts), Ministry of
Lands and Settlement (No. 474/67)*

Salary scale.—£633 to £816 for Gd. I or £416.8 to £597 for Gd. II. PENSIONABLE or AGREEMENT.

Applicants for Grade I must have passed the Government Intermediate Shorthand and Typewriting Examinations or possess recognized certificates for shorthand 100 w.p.m. and typewriting 40 w.p.m. and should have some secretarial experience. Those applying for Grade II must have passed the Government Junior Shorthand and Typewriting Examinations or possess recognized certificates for Shorthand 80 w.p.m. and typewriting 30 w.p.m. The successful applicants are liable to be posted to Nairobi and field stations at Eldoret, Nakuru and Kericho.

*Receptionist (Trainee), Nairobi Airport, Ministry of Power and
Communications (No. 475/67)*

Applicants must be women at least 20 years old and should possess a Cambridge School Certificate or G.C.E. Knowledge of a continental language would be an advantage. Candidates must be of smart appearance and have a good command of written and spoken English and Swahili. The initial training period will be for one year and successful completion and passing the necessary examinations should lead to appointment as an Airport Receptionist on the scale £600 to £820. Trainees will be issued with uniforms and will be required to undergo a microphone test and to obtain the Adult First Aid Certificate of the St. John's Ambulance Association. The successful candidate will initially be appointed on temporary terms at £268 p.a. in the scale £236 to £364 for those with Cambridge School Certificate, or at £348 in the case of those with Higher School Certificate. Duties include the provision of information services to the public, compilation of Aircraft Schedules and itinerant movement, maintenance of flight progress reports, compilation of data on all subjects of interest to the public and operation of the airport sponsoring system. The airport operates on a shift basis for 24 hours a day.

*Lecturer in Accounts (Supernumerary), Kenya Institute of
Administration (No. 476/67)*

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

Applicants should be civil servants with a recognized professional qualification in Accountancy or possess degree of an approved University, with Accountancy as a major field of study. Teaching experience would be an advantage. The post requires a thorough knowledge of commercial accounts and some practical experience in all sections of Government Accounts. A sound knowledge of management and supervisory techniques is essential. The successful candidate will be required to plan and conduct courses of instructions for executive grades of the Civil Service. The scale £1,390 to £1,598 applies only to candidates with a recognized professional qualification and over the age of 30. Those without professional qualification and under the age of 30 would be eligible only for the scale £1,096 to £1,348.

*Lecturer in Personnel Management (Supernumerary),
Kenya Institute of Administration (No. 477/67)*

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

Applicants should be civil servants, preferably with a recognized professional qualification in management or a degree of an approved university, with management as one of the principal subjects. The post requires a thorough knowledge of government personnel procedure and practice, and some practical experience in all section of personnel branches. Applicants should have had supervisory experience over officers at the level of Personnel Officer Grade II or above, and teaching experience would be an advantage. The successful candidate will be required to plan and conduct courses of instructions for executive Grades of the Civil Service. The scale £1,390 to £1,598 applies only to candidates with a recognized professional qualification and over the age of 30. Those without professional qualifications or under the age of 30 would be eligible only for the scale £1,096 to £1,348.

GAZETTE NOTICE No. 4444

THE VICE-PRESIDENT'S OFFICE AND MINISTRY OF HOME AFFAIRS

(APPROVED SCHOOLS AND REMAND HOMES)

VACANCY

Assistant Technical Instructor Grade I (Shoemaking)

(Salary scale.—K£240-438 per annum)

APPLICANTS must have passed Grade I Government Trade Test and be not less than 25 years of age. They should be able to both control and instruct juvenile delinquents. The successful applicants will initially be posted to Kakamega Approved Schools but is liable to be transferred to any Approved Schools in the Republic of Kenya. Applications (Form P.S.C. 2 for those not in Government Service and Form P.S.C. 2A for Government serving officers) should be addressed to the Chief Inspector of Children, P.O. Box 625, Nairobi, to reach him not later than 30th December 1967.

NAEM-UD-DEEN,
for Permanent Secretary.

GAZETTE NOTICE No. 4445

THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS 1965

NOTICE OF DECISION OF THE LICENSING AUTHORITY ON APPLICATION FOR LICENCE TO OPERATE AN AIR SERVICE

PURSUANT to the provisions of regulation 13 of the East African Licensing of Air Services Regulations 1965, notice is hereby given of the decision of the East African Civil Aviation Board in respect of the following applications:—

1. (a) Mr. J. DODDS, P.O. Box 482, Mwanza, Tanzania.
(b) Notices were published in Kenya Gazette as G.N. No. 3307, Tanzania Gazette as G.N. No. 1952, and Uganda Gazette as G.N. No. 913 of 1967.
(c) A licence valid for two years was granted for ten passenger seats with base at Nairobi on condition that he would not pull out his services from Mwanza and that he would operate both Mwanza and Nairobi services within the ten passenger seats allotted to him.
2. (a) KENYA AIR CHARTERS LTD., P.O. Box 30603, Nairobi.
(b) Notices were published in Kenya Gazette as G.N. No. 3693, Tanzania Gazette as G.N. No. 2218, and Uganda Gazette as G.N. No. 1029, of 1967.
(c) A licence valid for two years was granted for 12 passenger seats with base at Nairobi on condition that he would base at least one aircraft in Arusha, and that the Company would operate both Nairobi and Arusha services within the 12 passenger seats allotted to the Company.

Dated at Nairobi this 15th day of December 1967.

G. A. SHIROOR,
Secretary,
East African Civil Aviation Board.

GAZETTE NOTICE No. 4446

(Q/AMM/1/1/1/Vol. II/105)

SALE OF FERROUS AND NON-FERROUS SCRAP METAL

OFFERS are invited from licensed Scrap Metal Dealers for the purchase of the following scrap metal:—

- (a) Ferrous scrap: 1,811 lb.
 - (b) Non-Ferrous scrap: 323 lb. Stored at the Kenya Police Depot, Machakos Road, Nairobi.
 - (c) Non-Ferrous scrap—fired cartridge cases: 8,132 lb. Stored at the Kenya Police Store, Liverpool Road, Nairobi.
2. Intending purchasers may view this metal by arrangement with the Quartermaster, Force Stores, Machakos Road, P.O. Box 18120, Nairobi (Tel.: 58271).
3. Quotation should include collection charges from site and should clearly show the number and date of expiry of "Local Licence to Deal in Scrap Metal".
4. Offers should be enclosed in a plain sealed envelope marked on the outside "Scrap Metal". "For the attention of the Force Quartermaster" and should be addressed to the Commissioner of Police, P.O. Box 30083, Nairobi.

5. Offers received after 10 a.m. on 22nd January 1968, will not be accepted.

6. The Commissioner of Police reserves the right to accept or reject any tender without assigning cause.

M. M. MWENESI,
Administrative Secretary.

GAZETTE NOTICE No. 4447

THE TRUST LAND ACT

(Cap. 288)

SETTING APART OF LAND

NOTICE is hereby given that the land described in the Schedule hereto has been duly set apart in accordance with the provisions of Part IV of the Trust Land Act, for the purposes specified in the said Schedule.

SCHEDULE

Place.—Kalalani, Kwale District.

Purpose.—Livestock Improvement Centre.

Area.—624.3 acres.

Description of land:—

The land is situated approximately 2,000 feet to the west of Mariakani Trading Centre. The boundaries are demarcated on the ground and are described as follows:—

Starting from point A, which is a concrete beacon, from which Mariakani Water Receiver (Tank) is 3,170 feet distant, on a bearing of 102° 30';

thence for 50 feet on a bearing of 247° 30' to point B;
thence for 380 feet on a bearing of 261° to point C;
thence for 530 feet on a bearing of 260° to point D;
thence for 110 feet on a bearing of 253° to point F;
thence for 310 feet on a bearing of 244° to point E;
thence for 160 feet on a bearing of 236° to point G;
thence for 230 feet on a bearing of 242° to point H;
thence for 80 feet on a bearing of 198° to point I;
thence for 850 feet on a bearing of 218° to point J;
thence for 430 feet on a bearing of 265° to point K;
thence for 410 feet on a bearing of 293° 30' to point L;
thence for 330 feet on a bearing of 293° 30' to point M;
thence for 450 feet on a bearing of 290° 30' to point N;
thence for 300 feet on a bearing of 290° 30' to point O;
thence for 580 feet on a bearing of 291° to point P;
thence for 140 feet on a bearing of 291° 30' to point Q;
thence for 190 feet on a bearing of 281° to point R;
thence for 190 feet on a bearing of 272° to point S;
thence for 180 feet on a bearing of 259° to point T;
thence for 315 feet on a bearing of 260° to point U;
thence for 305 feet on a bearing of 268° to point V;
thence for 115 feet on a bearing of 268° 30' to point W;
thence for 285 feet on a bearing of 270° to point X;
thence for 150 feet on a bearing of 265° to point Y;
thence for 120 feet on a bearing of 360° to point Z;
thence for 100 feet on a bearing of 21° to point 1;
thence for 395 feet on a bearing of 4° to point 2;
thence for 470 feet on a bearing of 347° to point 3;
thence for 100 feet on a bearing of 310° 30' to point 4;
thence for 85 feet on a bearing of 358° 30' to point 5;
thence for 135 feet on a bearing of 336° to point 6;
thence for 110 feet on a bearing of 316° 30' to point 7;
thence for 215 feet on a bearing of 346° 15' to point 8;
thence for 90 feet on a bearing of 346° 15' to point 9;
thence for 115 feet on a bearing of 286° 30' to point 10;
thence for 180 feet on a bearing of 297° to point 11;
thence for 180 feet on a bearing of 314° to point 12;
thence for 200 feet on a bearing of 353° 30' to point 13;
thence for 245 feet on a bearing of 6° to point 14;
thence for 280 feet on a bearing of 11° to point 15;
thence for 190 feet on a bearing of 333° to point 16;
thence for 190 feet on a bearing of 314° 45' to point 17;
thence for 395 feet on a bearing of 3° 30' to point 18;
thence for 175 feet on a bearing of 319° 30' to point 19;
thence for 190 feet on a bearing of 82° 30' to point 20;
thence for 320 feet on a bearing of 82° 30' to point 21;
thence for 350 feet on a bearing of 83° 15' to point 22;
thence for 580 feet on a bearing of 83° 15' to point 23;
thence for 1,030 feet on a bearing of 83° 15' to point 24;
thence for 590 feet on a bearing of 83° 15' to point 25;
thence for 800 feet on a bearing of 83° to point 26;
thence for 410 feet on a bearing of 83° 30' to point 27;
thence for 75 feet on a bearing of 122° 15' to point 28;
thence for 115 feet on a bearing of 109° to point 29;
thence for 275 feet on a bearing of 103° to point 30;
thence for 755 feet on a bearing of 103° to point 31;
thence for 560 feet on a bearing of 104° 45' to point 32;
thence for 530 feet on a bearing of 103° to point 33;
thence for 340 feet on a bearing of 103° 30' to point 34;
thence for 230 feet on a bearing of 109° 30' to point 35;
thence for 245 feet on a bearing of 118° 15' to point 36;
thence for 445 feet on a bearing of 122° to point 37;
thence for 590 feet on a bearing of 122° to point 38;
thence for 840 feet on a bearing of 122° to point 39;
thence for 1,090 feet on a bearing of 216° to point 40;
thence for 625 feet on a bearing of 284° to point 41;
thence for 160 feet on a bearing of 232° 30' to point 42;
thence for 100 feet on a bearing of 170° 30' to point 43;
thence for 165 feet on a bearing of 155° 45' back to the starting point A.

All bearings given above are magnetic. A plan of the area may be inspected at the Office of District Commissioner, Kwale.

Dated this 14th day of December 1967.

J. A. O'LOUGHLIN,
Commissioner of Lands.

GAZETTE NOTICE No. 4444

THE VICE-PRESIDENT'S OFFICE AND MINISTRY OF
HOME AFFAIRS

(APPROVED SCHOOLS AND REMAND HOMES)

VACANCY

Assistant Technical Instructor Grade I (Shoemaking)

(Salary scale.—K£240-438 per annum)

APPLICANTS must have passed Grade I Government Trade Test and be not less than 25 years of age. They should be able to both control and instruct juvenile delinquents. The successful applicants will initially be posted to Kakamega Approved Schools but is liable to be transferred to any Approved Schools in the Republic of Kenya. Applications (Form P.S.C. 2 for those not in Government Service and Form P.S.C. 2A for Government serving officers) should be addressed to the Chief Inspector of Children, P.O. Box 625, Nairobi, to reach him not later than 30th December 1967.

NAEM-UD-DEEN,
for Permanent Secretary.

GAZETTE NOTICE No. 4445

THE EAST AFRICAN LICENSING OF AIR SERVICES
REGULATIONS 1965NOTICE OF DECISION OF THE LICENSING AUTHORITY ON
APPLICATION FOR LICENCE TO OPERATE AN AIR SERVICE

PURSUANT to the provisions of regulation 13 of the East African Licensing of Air Services Regulations 1965, notice is hereby given of the decision of the East African Civil Aviation Board in respect of the following applications:—

1. (a) Mr. J. DODDS, P.O. Box 482, Mwanza, Tanzania.
- (b) Notices were published in Kenya Gazette as G.N. No. 3307, Tanzania Gazette as G.N. No. 1952, and Uganda Gazette as G.N. No. 913 of 1967.
- (c) A licence valid for two years was granted for ten passenger seats with base at Nairobi on condition that he would not pull out his services from Mwanza and that he would operate both Mwanza and Nairobi services within the ten passenger seats allotted to him.
2. (a) KENYA AIR CHARTERS LTD., P.O. Box 30603, Nairobi.
- (b) Notices were published in Kenya Gazette as G.N. No. 3693, Tanzania Gazette as G.N. No. 2218, and Uganda Gazette as G.N. No. 1029, of 1967.
- (c) A licence valid for two years was granted for 12 passenger seats with base at Nairobi on condition that he would base at least one aircraft in Arusha, and that the Company would operate both Nairobi and Arusha services within the 12 passenger seats allotted to the Company.

Dated at Nairobi this 15th day of December 1967.

G. A. SHIROOR,
Secretary,
East African Civil Aviation Board.

GAZETTE NOTICE No. 4446

(Q/AMM/1/1/1/Vol. II/105)

SALE OF FERROUS AND NON-FERROUS
SCRAP METAL

OFFERS are invited from licensed Scrap Metal Dealers for the purchase of the following scrap metal:—

- (a) Ferrous scrap: 1,811 lb.
 - (b) Non-Ferrous scrap: 323 lb. Stored at the Kenya Police Depot, Machakos Road, Nairobi.
 - (c) Non-Ferrous scrap—fired cartridge cases: 8,132 lb. Stored at the Kenya Police Store, Liverpool Road, Nairobi.
2. Intending purchasers may view this metal by arrangement with the Quartermaster, Force Stores, Machakos Road, P.O. Box 18120, Nairobi (Tel.: 58271).
3. Quotation should include collection charges from site and should clearly show the number and date of expiry of "Local Licence to Deal in Scrap Metal".
4. Offers should be enclosed in a plain sealed envelope marked on the outside "Scrap Metal". "For the attention of the Force Quartermaster" and should be addressed to the Commissioner of Police, P.O. Box 30083, Nairobi.
5. Offers received after 10 a.m. on 22nd January 1968, will not be accepted.
6. The Commissioner of Police reserves the right to accept or reject any tender without assigning cause.

M. M. MWENESI,
Administrative Secretary.

GAZETTE NOTICE No. 4447

THE TRUST LAND ACT

(Cap. 288)

SETTING APART OF LAND

NOTICE is hereby given that the land described in the Schedule hereto has been duly set apart in accordance with the provisions of Part IV of the Trust Land Act, for the purposes specified in the said Schedule.

SCHEDULE

Place.—Kalalani, Kwale District.

Purpose.—Livestock Improvement Centre.

Area.—624.3 acres.

Description of land:—

The land is situated approximately 2,000 feet to the west of Mariakani Trading Centre. The boundaries are demarcated on the ground and are described as follows:—

Starting from point A, which is a concrete beacon, from which Mariakani Water Receiver (Tank) is 3,170 feet distant, on a bearing of 102° 30';

thence for 50 feet on a bearing of 247° 30' to point B;
thence for 380 feet on a bearing of 261° to point C;
thence for 530 feet on a bearing of 260° to point D;
thence for 110 feet on a bearing of 253° to point F;
thence for 310 feet on a bearing of 244° to point E;
thence for 160 feet on a bearing of 236° to point G;
thence for 230 feet on a bearing of 242° to point H;
thence for 80 feet on a bearing of 198° to point I;
thence for 850 feet on a bearing of 218° to point J;
thence for 430 feet on a bearing of 265° to point K;
thence for 410 feet on a bearing of 293° 30' to point L;
thence for 330 feet on a bearing of 293° 30' to point M;
thence for 450 feet on a bearing of 290° 30' to point N;
thence for 300 feet on a bearing of 290° 30' to point O;
thence for 580 feet on a bearing of 291° to point P;
thence for 140 feet on a bearing of 291° 30' to point Q;
thence for 190 feet on a bearing of 281° to point R;
thence for 190 feet on a bearing of 272° to point S;
thence for 180 feet on a bearing of 259° to point T;
thence for 315 feet on a bearing of 260° to point U;
thence for 305 feet on a bearing of 268° to point V;
thence for 115 feet on a bearing of 268° 30' to point W;
thence for 285 feet on a bearing of 270° to point X;
thence for 150 feet on a bearing of 265° to point Y;
thence for 120 feet on a bearing of 360° to point Z;
thence for 100 feet on a bearing of 21° to point 1;
thence for 395 feet on a bearing of 4° to point 2;
thence for 470 feet on a bearing of 347° to point 3;
thence for 100 feet on a bearing of 310° 30' to point 4;
thence for 85 feet on a bearing of 358° 30' to point 5;
thence for 135 feet on a bearing of 336° to point 6;
thence for 110 feet on a bearing of 316° 30' to point 7;
thence for 215 feet on a bearing of 346° 15' to point 8;
thence for 90 feet on a bearing of 346° 15' to point 9;
thence for 115 feet on a bearing of 286° 30' to point 10;
thence for 180 feet on a bearing of 297° to point 11;
thence for 180 feet on a bearing of 314° to point 12;
thence for 200 feet on a bearing of 353° 30' to point 13;
thence for 245 feet on a bearing of 6° to point 14;
thence for 280 feet on a bearing of 11° to point 15;
thence for 190 feet on a bearing of 333° to point 16;
thence for 190 feet on a bearing of 314° 45' to point 17;
thence for 395 feet on a bearing of 3° 30' to point 18;
thence for 175 feet on a bearing of 319° 30' to point 19;
thence for 190 feet on a bearing of 82° 30' to point 20;
thence for 320 feet on a bearing of 82° 30' to point 21;
thence for 350 feet on a bearing of 83° 15' to point 22;
thence for 580 feet on a bearing of 83° 15' to point 23;
thence for 1,030 feet on a bearing of 83° 15' to point 24;
thence for 590 feet on a bearing of 83° 15' to point 25;
thence for 800 feet on a bearing of 83° to point 26;
thence for 410 feet on a bearing of 83° 30' to point 27;
thence for 75 feet on a bearing of 122° 15' to point 28;
thence for 115 feet on a bearing of 109° to point 29;
thence for 275 feet on a bearing of 103° to point 30;
thence for 755 feet on a bearing of 103° to point 31;
thence for 560 feet on a bearing of 104° 45' to point 32;
thence for 530 feet on a bearing of 103° to point 33;
thence for 340 feet on a bearing of 103° 30' to point 34;
thence for 230 feet on a bearing of 109° 30' to point 35;
thence for 245 feet on a bearing of 118° 15' to point 36;
thence for 445 feet on a bearing of 122° to point 37;
thence for 590 feet on a bearing of 122° to point 38;
thence for 840 feet on a bearing of 122° to point 39;
thence for 1,090 feet on a bearing of 216° to point 40;
thence for 625 feet on a bearing of 284° to point 41;
thence for 160 feet on a bearing of 232° 30' to point 42;
thence for 100 feet on a bearing of 170° 30' to point 43;
thence for 165 feet on a bearing of 155° 45' back to the starting point A.

All bearings given above are magnetic. A plan of the area may be inspected at the Office of District Commissioner, Kwale.

Dated this 14th day of December 1967.

J. A. O'LOUGHLIN,
Commissioner of Lands.

GAZETTE NOTICE No. 4448

THE GOVERNMENT LANDS ACT

(Cap. 280)

RESIDENTIAL PLOTS—CALEDONIAN ROAD—L.R. 209/5830
AND 5835

THE Commissioner of Lands gives notice that applications are invited for plots of land in the above area for the purpose of private residence. A plan of the plots may be seen in Lands Department, Nairobi, or may be obtained by post on payment of Sh. 6, postage free, from the Survey Department, P.O. Box 30086, Nairobi.

Conditions of Sale

1. Applications should be submitted to the Commissioner of Lands, P.O. Box 30089, Nairobi, on or before noon on 31st January 1968. Applicants must enclose with their applications their cheque for Sh. 1,000 as a deposit made payable to the Commissioner of Lands which will be dealt with as follows:—

- (a) If the applicant is offered and takes up and pays for the plot within the period of 14 days as required by Condition No. 3 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 the period of 14 days as required by Condition No. 3 below the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

2. Each application should be accompanied by a statement indicating the amount of capital it is proposed to spend on the project, with a banker's letter in support.

3. Each allottee of the plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been successful the proportion of the annual rental (where applicable) together with survey, conveyancing, stamp duty, registration fees and provisional assessment for roads and drains charges. In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the claimant shall have no claim to the plot.

General Conditions

1. The grant will be made under the provisions of 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 (Cap. 281).

2. The grant will be issued in the name of the allottee as given in the letter of application.

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

Special Conditions

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

2. The 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 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 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:

Provided further that should the grantee give notice in writing to the Commissioner of Lands that he/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 centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made.

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 building shall only be used for private residential purposes and not more than one private dwelling-house with the necessary offices and outbuildings appurtenant thereto (excluding a guest house) shall be erected on the land.

5. The buildings shall not cover a greater or lesser area of the land as may be laid down by the local authority in its by-laws.

6. The grantee shall not subdivide the land.

7. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any buildings 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.

8. 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.

9. 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.

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

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

12. 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 mains or service pipes or telephone or telegraph wires and electric mains.

SCHEDULE

Plot No.	Area (approx.)	Stand Premium	Annual Rent	Road Charges	Survey fees
	<i>Acres</i>	<i>Sh.</i>	<i>Sh.</i>		<i>Sh.</i>
209/5830	0.723	5,080	1,016	4,592/45	199
209/5835	0.723	5,080	1,016	4,592/45	199

NOTE

A powerline wayleave across the eastern portion of L.R. 209/5830 exists.

GAZETTE NOTICE NO. 4449

THE REGISTERED LAND ACT 1963

(No. 25 of 1963)

- (1) LUNGAI TOWNSHIP—NATIRI SETTLEMENT SCHEME NO. 7
(2) GOD ABUORO TOWNSHIP—GOD ABUORO SETTLEMENT SCHEME NO. 61

THE Commissioner of Lands on behalf of the Settlement Fund Trustees, gives notice that the plots in Lungai and God Abuoro Townships as described in the Schedule appended hereto are available for alienation and applications are invited for the direct grants thereof.

2. A plan of the plots may be seen at the offices of the District Commissioner and the Local Settlement Officer.

3. Applications should be submitted to the Commissioner of Lands through the District Commissioner and not direct so as to reach the District Commissioner not later than 15th March 1968.

4. Applicants must enclose with their applications the sum of Sh. 200 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 30 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 refunded 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 30 days as required in paragraph 5, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

5. Each allottee of a plot shall pay to the Commissioner of Lands within 30 days of the notification that his application has been approved, the assessed stand premium and proportion of annual rent together with survey fees, also the fees payable in respect of preparation and registration of the grant and stamp duty assessed at 2 per cent of the stand premium and annual rent, in default of payment of which 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 offered.

General Conditions

The ordinary conditions applicable to township grants of this nature as varied hereby shall apply to the grants:—

- (a) The grants shall be made initially for a term of 33 years convertible to 99 years in due course in cases where

development has taken place to the required standard as shown in (b) below.

- (b) The grantee will be required to erect within six months of the commencement of the lease buildings in traditional style in accordance with plans previously approved in writing by the Local District Council and the Commissioner of Lands. Should the buildings be of permanent materials and of an approved design and erected within two years of the commencement of the lease to the satisfaction of the authority concerned, the term of the lease, may, on application made prior to the expiry of the 33-year lease be extended to 99 years at such rental and condition as may then be prescribed.
(c) The grantee shall maintain in good and substantial repair all buildings at any time erected on the land.
(d) To provide on the land to the satisfaction of the Local Authority, a proper system for the disposal of sewage and sullage water.
(e) The grantee shall erect a fence or plant a hedge on the boundaries of the land other than the frontage and shall keep such fence or hedge in good repair.
(f) The grantee shall use the land for the purpose of business (excluding the sale of petrol except where specifically permitted) and residence and shall not indulge in any trade or business which the Commissioner of Lands considers dangerous or offensive.
(g) The grantee shall not transfer, charge or part with the possession of the land without the previous written consent of the Commissioner of Lands.
(h) The Commissioner of Lands 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 such installations.
(i) The grantee will be required to pay such rates, taxes, charges, duties, assessments or outgoings of whatever descriptions as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon including any contributions or other sums paid in lieu thereof.

SCHEDULE

Plot No.	Area Acres (approx.)	Stand Premium	Annual Rent	Road Charges	Survey Fees
1. Lungai—Natiri Settlement Scheme No. 7—					
Business-cum-residential					
16-24 and 26-29 (13 plots)	0-11	576	115/20	on demand	50
Workshop-cum-residential					
12-15 (4 plots)	0-11	480	96	„ „	50
Hides and skins					
80-81 (2 plots)	0-17	592	118/40	„ „	50
Charcoal with residence					
78 (1 plot)	0-11	384	76/80	„ „	50
2. God Abuoro—God Abuoro Settlement Scheme No. 61—					
Business-cum-residential					
11 (1 plot)	0-0976	510	102	„ „	50
12-16 and 18-22 (10 plots)	0-0918	480	96	„ „	50
17 (1 plot)	0-1351	706	141/20	„ „	50
23 (1 plot)	0-1710	894	178/80	„ „	50
Workshop-cum-residential					
29 (1 plot)	0-0736	320	64	„ „	50
30-34 (5 plots)	0-0762	332	66/40	„ „	50
Hides and skins					
35 (1 plot)	0-1837	640	128	„ „	50
Charcoal with residence					
36 (1 plot)	0-0918	320	64	„ „	50

GAZETTE NOTICE NO. 4450

THE JUBILEE INSURANCE COMPANY LIMITED

(INCORPORATED IN KENYA)

MOMBASA

LOSS OF POLICY

Policy No. 36889 on the life of Nurali Abdulla Gulamhusein of P.O. Box 31, Morogoro.

APPLICATION has been made to this Company for the issue of duplicate of the above-numbered policy, the original having been reported as lost or misplaced. Notice is hereby given that unless objection is lodged to the contrary at the office of the Company within 30 days from the date hereof, duplicate policy will be issued.

M. R. HOSANGADY,
Executive Director,
Head Office,
P.O. Box 220, Mombasa.

Mombasa,
5th December 1967.

GAZETTE NOTICE NO. 4451

THE PIONEER GENERAL ASSURANCE SOCIETY LIMITED

LOSS OF POLICY

Paid-up Life Assurance Policy No. 1723 for Sh. 3,150 dated the 27th August 1941, in the name and on the life of Mr. Abdul Rahiman Osman Allu.

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 interest therein, should communicate within 30 days by registered post with the Society, failing any such communication, a certified copy of the policy (which shall be the sole evidence of contract) will be issued.

Dated at Nairobi this 4th day of December 1967.

NIMJI JAVER KASSAM,
Managing Director,
P.O. Box 20333, Nairobi, Kenya.

GAZETTE NOTICE No. 4452

THE PATENTS REGISTRATION ACT

(Cap. 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent, particulars of which appear in the Schedule hereto, was registered as No. 1630 of 1967 in the Kenya Register of Patents on the 29th day of November 1967.

SCHEDULE

No. of application.—1630.

Date of application.—29th November 1967.

Name of applicant.—Beecham Group Limited.

Registered address.—Manufacturers, of Great West Road, Brentford, Middlesex, England.

Date of filing complete specification.—17th September 1963.

Complete specification published.—23rd December 1964.

Particulars of the grant in the United Kingdom.—978,299.

Nature of invention.—Penicillins.

Documents, etc., filed in registry:—

(a) One certified copy of the specification of the United Kingdom patent.

(b) Certificate of the Comptroller-General of the United Kingdom Patent Office.

(c) Authorization in favour of Messrs. Lysaght & Co., c/o Barclays Bank D.C.O., Government Road, Nairobi.

Nairobi,
8th December 1967.

O. J. BURNS,
Deputy Registrar of Patents.

GAZETTE NOTICE No. 4453

THE PATENTS REGISTRATION ACT

(Cap. 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent, particulars of which appear in the Schedule hereto, was registered as No. 1631 of 1967 in the Kenya Register of Patents on the 4th day of December 1967.

SCHEDULE

No. of application.—1631.

Date of application.—4th December 1967.

Name of applicant.—Farbenfabriken Bayer Aktiengesellschaft.

Registered address.—Of Leverkusen, Federal Republic of Germany.

Particulars of the grant in the United Kingdom.—1,072,979.

Date of filing complete specification.—23rd March 1966.

Complete specification published.—21st June 1967.

Nature of invention.—Phosphorus containing Esters.

Documents, etc., filed in registry:—

(a) One certified copy of the specification (including "Office Copy" of letters patent) of the United Kingdom patent.

(b) Certificate of the Comptroller-General of the United Kingdom Patent Office.

(c) Authorization in favour of Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa.

Nairobi,
8th December 1967.

O. J. BURNS,
Deputy Registrar of Patents.

GAZETTE NOTICE No. 4454

THE PATENTS REGISTRATION ACT

(Cap. 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent, particulars of which appear in the Schedule hereto, was registered as No. 1632 of 1967 in the Kenya Register of Patents on the 4th day of December 1967.

SCHEDULE

No. of application.—1632.

Date of application.—4th December 1967.

Name of applicant.—E. I. Du Pont De Nemours and Company.

Registered address.—Of Wilmington 98, Delaware, United States of America.

Particulars of the grant in the United Kingdom.—1,060,741.

Date of filing complete specification.—26th February 1964.

Complete specification published.—8th March 1967.

Nature of invention.—Improvements in or relating to Oxazinone Derivatives.

Documents, etc., filed in registry:—

(a) One certified copy of the specification of the United Kingdom patent.

(b) Certificate of the Comptroller-General of the United Kingdom Patent Office.

(c) Authorization in favour of Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa.

Nairobi,
6th December 1967.

O. J. BURNS,
Deputy Registrar of Patents.

GAZETTE NOTICE No. 4455

THE PATENTS REGISTRATION ACT

(Cap. 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent, particulars of which appear in the Schedule hereto, was registered as No. 1633 of 1967 in the Kenya Register of Patents on the 4th day of December 1967.

SCHEDULE

No. of application.—1633.

Date of application.—4th December 1967.

Name of applicant.—Shell International Research Maatschappij N.V.

Registered address.—Of 30 Carel van Bylandtlaan, The Hague, The Netherlands.

Particulars of the grant in the United Kingdom.—1,072,028.

Date of filing complete specification.—1st November 1965.

Complete specification published.—14th June 1967.

Nature of invention.—Anthelmintic Compositions and Their Preparation.

Documents, etc., filed in registry:—

(a) One certified copy of the specification of the United Kingdom patent.

(b) Certificate of the Comptroller-General of the United Kingdom Patent Office.

(c) Authorization in favour of Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa.

Nairobi,
6th December 1967.

O. J. BURNS,
Deputy Registrar of Patents.

GAZETTE NOTICE No. 4456

THE PATENTS REGISTRATION ACT

(Cap. 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent, particulars of which appear in the Schedule hereto, was registered as No. 1634 of 1967 in the Kenya Register of Patents on the 4th day of December 1967.

SCHEDULE

No. of application.—1634.

Date of application.—4th December 1967.

Name of applicant.—F. Hoffmann-La Roche & Co. Aktiengesellschaft.

Registered address.—Chemical Manufacturers, of 124-184 Grenzacherstrasse, Basle, Switzerland.

Particulars of the grant in the United Kingdom.—1,040,547.

Date of filing complete specification.—1st March 1963.

Complete specification published.—1st September 1966.

Nature of invention.—Benzodiazepine Derivatives and their manufacture.

Documents, etc., filed in registry:—

(a) One certified copy of the specification (including "Office Copy" of letters patent) of the United Kingdom patent.

(b) Certificate of the Comptroller-General of the United Kingdom Patent Office.

(c) Authorization in favour of Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa.

Nairobi,
8th December 1967.

O. J. BURNS,
Deputy Registrar of Patents.

GAZETTE NOTICE No. 4457

THE PATENTS REGISTRATION ACT

(Cap. 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent, particulars of which appear in the Schedule hereto, was registered as No. 1635 of 1967 in the Kenya Register of Patents on the 22nd day of November 1967.

SCHEDULE

No. of application.—1635.

Date of application.—22nd November 1967.

Name of applicant.—F. Hoffmann-La Roche & Co., Aktiengesellschaft.

Registered address.—Chemical manufacturers, of 124-184 Grenzacherstrasse, Basle, Switzerland.

Particulars of the grant in the United Kingdom.—942,889.

Date of filing complete specification.—10th October 1962.

Complete specification published.—27th November 1963.

Nature of invention.—Therapeutic Compositions Containing Chlordiazepoxide.

Documents, etc., filed in registry:—

(a) One certified copy of the specification (including drawings and "Office Copy" of letters patent) of the United Kingdom patent.

(b) Certificate of the Comptroller-General of the United Kingdom Patent Office.

(c) Authorization in favour of Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa.

Nairobi,
8th December 1967.

O. J. BURNS,
Deputy Registrar of Patents.

GAZETTE NOTICE No. 4458

THE PATENTS REGISTRATION ACT

(Cap. 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent, particulars of which appear in the Schedule hereto, was registered as No. 1636 of 1967 in the Kenya Register of Patents on the 5th day of December 1967.

SCHEDULE

No. of application.—1636.

Date of application.—5th December 1967.

Name of applicant.—The Norwich Pharmacal Company.

Registered address.—Of 17 Eaton Avenue, Norwich, New York, United States of America.

Particulars of the grant in the United Kingdom.—1,047,822.

Date of filing complete specification.—24th January 1964.

Complete specification published.—9th November 1966.

Nature of invention.—Improvements in or relating to Urologic Compositions containing 5-Nitro-Furfurylidene Derivatives.

Documents, etc., filed in registry:—

(a) One certified copy of the specification of the United Kingdom patent.

(b) Certificate of the Comptroller-General of the United Kingdom Patent Office.

(c) Authorization in favour of Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi.

Nairobi,
8th December 1967.

O. J. BURNS,
Deputy Registrar of Patents.

GAZETTE NOTICE No. 4459

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on the 28th day of June 1966, registered as the Registered User of the trade marks listed below and entered in the register in respect of the goods stated:—

Registered Proprietor.—Perlon Warenzeichenverband Eingetragener Verein, of Reuterweg 47, Frankfurt/Main, Germany.

Registered User.—Phrix-Werke Aktiengesellschaft, of 2 Hamburg 36, Germany.

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

Conditions or restrictions:—

(i) The trade mark is to be used by the User in relation to the aforesaid goods only so long as they are manufactured by the User in accordance with specifications laid down, directions given and information supplied by the Proprietor.

(ii) The proposed permitted use is to be without limit of period unless determined by either party giving six months' notice in writing to the other party but in event of the breach of any of the conditions of the proposed User the proposed permitted use can be determined by giving one month's notice in writing.

(iii) The proposed Registered User is not to be the sole Registered User.

Trade Mark Nos.:—

(i) 14097.—“PERLON” in Class 22 (Schedule III) in respect of ropes, strings, nets, awnings, tarpaulins, sails, sacks, padding or stuffing materials and raw fibrous textile materials.

(ii) 14098.—“PERLON” in Class 23 (Schedule III) in respect of raw threads comprising one or several filaments untwisted or twisted to threads and yarns (both applications were advertised under Gazette Notice No. 2909, page 862, dated 11th August 1967).

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

O. J. BURNS,
Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 4460

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

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

Formal opposition should not be lodged until after reasonable notice has been given by letter to the applicant for registration so as to afford him 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 3—SCHEDULE III

ZIRCONAL

13803.—Preparations for the teeth. COLGATE-PALMOLIVE COMPANY, manufacturers and merchants, of 300 Park Avenue, New York, New York 10022, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 4th March 1966.

LENTHERIC



14530.—Perfumes, non-medicated toilet preparations, cosmetic preparations, dentifrices, depilatory preparations, toilet articles (not included in other classes), sachets for use in waving the hair, shampoos, soap and essential oils. LENTHERIC LIMITED, manufacturers, of 17, Old Bond Street, London, W., England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. 7651. 18th November 1966.

CLASS 3—SCHEDULE III

CLASS 8—SCHEDULE III

CLASS 14—SCHEDULE III



15041.—Abrasives, abrasive products and abrasive preparations; diamonds for use as abrasives and for use in abrasive products, compounds and preparations; cleaning, polishing, grinding and scouring preparations and diamonds for use therein. DE BEERS CONSOLIDATED MINES LIMITED, a Corporation organized and existing under the laws of the Republic of South Africa, miners, merchants and traders, of 36 Stockdale

Street, Kimberley, South Africa, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. Nos. 15042, 15043 and 15044. 20th July 1967.

15043.—Hand tools and instruments for cutting, grinding, polishing, scouring, scraping, abrading and cleaning; diamonds for use therein included in Class 8. DE BEERS CONSOLIDATED MINES LIMITED, a Corporation organized and existing under the laws of the Republic of South Africa, miners, merchants and traders, of 36 Stockdale Street, Kimberley, South Africa, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. Nos. 15041, 15042 and 15044. 20th July 1967.

15042.—Grinding wheels and other abrasive machine tools and parts thereof included in Class 7; diamonds for use in abrasive machine tools, included in Class 7. DE BEERS CONSOLIDATED MINES LIMITED, a Corporation organized and existing under the laws of the Republic of South Africa, miners, merchants and traders, of 36 Stockdale Street, Kimberley, South Africa, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. Nos. 15041, 15043 and 15044. 20th July 1967.

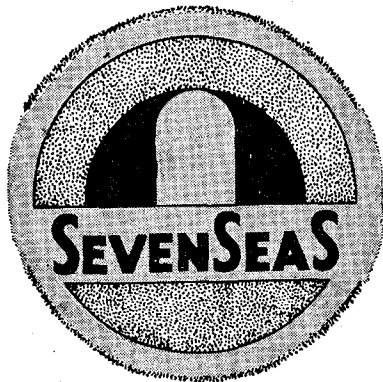
15044.—Diamonds, natural and synthetic; precious stones and imitations thereof; jewellery; jewels for use in scientific, chronometric and other apparatus and instruments, included in Class 14. DE BEERS CONSOLIDATED MINES LIMITED, a Corporation organized and existing under the laws of the Republic of South Africa, miners, merchants and traders, of 36 Stockdale Street, Kimberley, South Africa, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. Nos. 15041, 15042 and 15043. 20th July 1967.

CLASS 4—SCHEDULE III

AVIA

14698.—Watches, watch movements and all other products in the watch industry. FABRIQUE DE MONTRES AVIA, DEGOUMOIS ET CIE S.A., (AVIA WATCH FACTORY, DEGOUMOIS & Co. LTD.), manufacturers and merchants, of Place d'Armes, 1 Neuchatel, Switzerland (a Society Anonyme organized under the laws of Switzerland), and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 1st February 1967.

CLASS 5—SCHEDULE III



It is a condition of registration that the blank space in the mark shall when the mark is in use be left vacant or if occupied then by matter of a purely descriptive and non trade mark character.

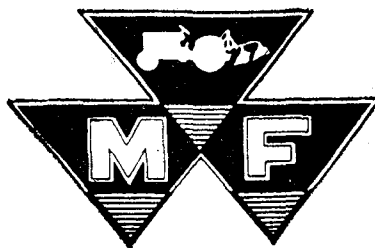
13130.—Pharmaceutical and veterinary substances. MARFLEET REFINING COMPANY LIMITED (a Company organized and existing under the laws of the United Kingdom of Great Britain and Northern Ireland), manufacturers, of 1305 Hedon Road, Marfleet, Hull, Yorkshire, England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. No. 13089. 10th June 1965.

PROGYNOVA

14473.—Preparation for the treatment of gynaecological diseases. SCHERING AKTIENGESellschaft, a Joint-Stock Company organized and existing under the laws of Germany, manufacturers, of 170/172 Muelerstrasse, 1 Berlin 65, (Western) Germany, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. No. 3627. 2nd November 1966.

CLASS 7—SCHEDULE III

CLASS 12—SCHEDULE III



Registration shall give no right to the exclusive use of the letters "M & F" and the device of a tractor.

13665.—Specification of goods set out in attached list. MASSEY-FERGUSON LIMITED, a Corporation of Canada, manufacturers of Agricultural Machinery, of 200 University Avenue, Toronto, Ontario, Canada, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. 13666. 17th December 1965.

SPECIFICATION OF GOODS

International Classification

Class 7

Agricultural, horticultural and forestry implements, apparatus and parts thereof, particularly soil working machines; cultivating implements and apparatus such as ploughs, ridgers, disc harrows, spring tine harrows, weeders; hoes; sowing, planting and fertilizing implements and apparatus such as seed drills, grain and fertilizer drills, planters, manure spreaders.

Harvesting machinery, implements and apparatus such as reapers, combined reaping and threshing machines, grain binders, balers, corn harvesters, mowers; tedders; rakes, ensilage cutters.

Grinding apparatus including hammer mills, air compressors and machinery adapted to be driven thereby, such as hedge cutters, and parts thereof; cream separators; scufflers; mulching implements; yard, lane and pasture maintaining implements; moisture control implements; weed and pest killing equipment.

Jacks (not being hand tools); power transmission gear; driving pulley apparatus; sawing apparatus; winches; pipe and cable layers; cranes; hoists; gears (not for land vehicles); earth moving machines, such as hole diggers, clay diggers.

Equipment for handling, storing and dispensing grain and other granular or pulverent substances, including elevators and conveyors and parts thereof; electric motors; bins hoppers, silos and fittings therefor; ladders; and parts of all the foregoing.

Individual drying machines and parts thereof.

Grain storage, handling and conditioning equipment and bulk fed storage and feeding systems.

Registration shall give no right to the exclusive use of the letters "M & F" and the device of a tractor.

13666.—Specification of goods set out in attached list. MASSEY-FERGUSON LIMITED, a Corporation of Canada, manufacturers of Agricultural Machinery, of 200 University Avenue, Toronto, Ontario, Canada, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. No. 13665. 17th December 1965.

SPECIFICATION OF GOODS

International Classification

Class 12

Tractors and parts thereof, including pumps for attachment to and for actuation by a tractor; motors, loaders, endless tracks, cabs, protective covers, tyre inflation sets, tractometers, wheel weights, driving pulley apparatus, hitches, and hitch stabilizers; which are all for use on or for actuation by tractors; tool bars for attachment to tractors; receptacles of common metal for use on tractors; trailers; tipping apparatus for use on tractors and trailers; traction air devices and electric starters for motor land vehicles.

CLASS 7—SCHEDULE III

TRI-SURE

14963.—All goods included in Class 7. AMERICAN FLANGE & MANUFACTURING Co. INC., a Company duly incorporated under the laws of the State of Delaware, 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. To be associated with T.M. Nos. 14961 and 14962. 9th June 1967.

CLASS 8—SCHEDULE III

TRI-SURE

14962.—All goods included in Class 8. AMERICAN FLANGE & MANUFACTURING CO. INC., a Company duly incorporated under the laws of the State of Delaware, 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. To be associated with T.M. Nos. 14961 and 14963. 14th September 1963.



15019.—Cutlery of all kinds in particular dinner sets (including dinner sets, complements of aluminium), pocket knives, hunting knives, tradesmen's knives, kitchen and butchers' knives, scissors of all kinds, pincettes of all kinds, nail cutting pincers, manufacturers and merchants, of Mikulasovice, Czechoslovakia, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. No. 15020. 12th July 1967.

CLASS 11—SCHEDULE III

COMET

13539.—Electrical installations, electrical apparatus and electric utensils, all included in Class 11 and all for lighting, heating, cooking, refrigerating, drying, ventilation or air-conditioning purposes; and parts and fittings included in Class 11, for all the aforesaid goods, but not including electric lamp sockets or holders for use in converting oil burning lamps and lanterns into electric lamps and lanterns; oil burning lanterns, metal parts of and glass globes for such lanterns, or any goods of the same description as any of these excluded goods. UNAMEC LIMITED, manufacturers and merchants, of United Africa House, Blackfriars Road, London S.E.1, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 26th October 1965.

ACE

13540.—Electrical installations, electrical apparatus and electric utensils, all included in Class 11 and all for lighting, heating, cooking, refrigerating, drying, ventilation or air-conditioning purposes; and parts and fittings included in Class 11, for all the aforesaid goods. UNAMEC LIMITED, manufacturers and merchants, of United Africa House, Blackfriars Road, London S.E.1, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 26th October 1965.

Petromax

14984.—Lamps and lanterns included in Class 11 and parts thereof whether for oil, spirits, benzine, or other fluids, gas or electricity (arc lamps or glow lamps) and parts of stoves or apparatus for cooking or heating purposes, all the said goods being wholly or principally of ordinary metal and included in Class 11. PETROMAX VERTRIEBSGESELLSCHAFT MIT BESCHRÄNKTER HAFTUNG, a Company organized and existing under the laws of Germany, of Graetzstrasse 50, Altena, Germany, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 21st June 1967.

BAL♦ZAC

15021.—Veterinary instruments, namely emasculators. G. B. VENTURINO S.r.l, an Italian Company, of Frazione Marietti Forno Canavese (Torino), Italy, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 12th July 1967.

CLASS 13—SCHEDULE III

TRI-SURE

14961.—All goods included in Class 13. AMERICAN FLANGE & MANUFACTURING CO. INC., a Company duly incorporated under the laws of the State of Delaware, 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. To be associated with T.M. Nos. 14962 and 14963. 9th June 1967.

CLASS 16—SCHEDULE III

RASCO

14341.—All goods in this class but not including glue, mucilage, paste and adhesives of all kinds, all being articles of stationery. RASCO & Co. A/S, a joint stock Company organized under the laws of Norway, of Fystikkalleen 17, Oslo, Norway, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 29th August 1966.



15020.—Office equipment of metal or of plastics, such as small office machines, punches, pencil-sharpeners, staplers, letter fasteners, sample clasps and drawing pins (tacks). MIKULASOVICKY KOVOPRUMYSL, NARODNI PODNIK, a National Corporation duly established and existing under the laws of Czechoslovakia, manufacturers and merchants, of Mikulasovice, Czechoslovakia, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. No. 15019. 12th July 1967.

CLASS 14—SCHEDULE III



TITUS

14798.—Watches and clocks and parts of watches and clocks. FABRIQUE DES MONTRES SOLVIL ET TITUS S.A. (a Societe Anonyme organized under the laws of Switzerland), manufacturers and merchants, of Vevrier-Geneva, Switzerland, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 20th March 1967.

CLASS 20—SCHEDULE III

SWISH NYLONGLYDE

14486.—Curtain suspension devices (other than chains) and parts thereof all being goods made wholly or substantially wholly of nylon and being for export. SWISH PRODUCTS LIMITED, a Company with limited liability incorporated under the laws of Great Britain, of Lichfield Road Industrial Trading Estate, Tamworth, Staffordshire, England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 9th November 1966.

CLASS 21—SCHEDULE III

LILY

Proceeding under section 32 (1) (b) of the Trade Marks Act.

14703.—Cups, plates, dishes, containers, sealing closures, lids and utensils and all being made of paper, paperboard, cellulose fibres, plastics or of combinations of these materials; and devices for containing and dispensing the aforesaid goods made of paper, paperboard, cellulose fibres, plastics, common metals or of combinations of these materials. LILY CUPS OVERSEAS LIMITED, a Corporation organized under the laws of the Province of Ontario, Canada, manufacturers, of 300 Danforth Road, Toronto, Ontario, Canada, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. No. 14704. 1st February 1967.



Proceeding under section 32 (1) (b) of the Trade Marks Act.

14704.—Cups, plates, dishes, containers, sealing closures, lids and utensils, and all being made of paper, paperboard, cellulose fibres, plastics or of combinations of these materials; and devices for containing and dispensing the aforesaid goods made of paper, paperboard, cellulose fibres, plastics, common metals or of combinations of these materials. LILY CUPS OVERSEAS LIMITED, a Corporation organized under the laws of the Province of Ontario, Canada, manufacturers, of 300 Danforth Road, Toronto, Ontario, Canada, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. No. 14703. 1st February 1967.

CLASS 25—SCHEDULE III



15060.—Shoes and headwear. WOLVERINE WORLD WIDE, INC., manufacturers of shoes and headwear, and tanners, of 9341 Courtland Drive, N.E., Rockford, Michigan, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 26th July 1967.

CLASS 23—SCHEDULE III

CLASS 24—SCHEDULE III

CLASS 25—SCHEDULE III



15054.—Yarns and threads. TOYO BOSEKI KABUSHIKI KAISHA (trading also as TOYOBO Co. LTD.), a Corporation duly organized and existing under the laws of Japan, manufacturers, of 8, Dojoma Hamadori 2-chome, Kita-ku, Osaka, Japan, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. Nos. 15055 and 15056. 25th July 1967.

15055.—Tissues (textile piece goods); bed and table covers; textile articles not included in other classes. TOYO BOSEKI KABUSHIKI KAISHA (trading also as TOYOBO Co. LTD.), a Corporation duly organized and existing under the laws of

Japan, manufacturers, of 8, Dojoma Hamadori 2-chome, Kita-ku, Osaka, Japan, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. Nos. 15056 and 15054. 25th July 1967.

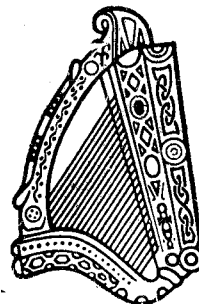
15056.—Articles of clothing. TOYO BOSEKI KABUSHIKI KAISHA (trading also as TOYOBO Co. LTD.), a Corporation duly organized and existing under the laws of Japan, manufacturers, of 8, Dojoma Hamadori 2-chome, Kita-ku, Osaka, Japan, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. Nos. 15054 and 15055. 25th July 1967.

CLASS 30—SCHEDULE III



14804.—Chocolate, chocolates and non-medicated confectionery. CLARNICO LIMITED, a British Company, manufacturers, of The Confectionery Works, Waterden Road, London E., England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 22nd March 1967.

CLASS 32—SCHEDULE III



14797.—Stout, Porter, Ale and Lager Beer. ARTHUR GUINNESS SON & COMPANY (DUBLIN) LIMITED, a Company organized under the laws of the Republic of Ireland, brewers, of St. James's Gate, Dublin, Republic of Ireland, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 20th March 1967.

CLASS 34—SCHEDULE III

PARSON'S PLEASURE

14424.—Manufactured tobacco and cigarettes and cigarette papers. B.A.T. KENYA LIMITED (Incorporated in Kenya), tobacco manufacturers, of Rhokatan House, York Street, P.O. Box 30000, Nairobi. 4th October 1966.

**MERCATOR**

14779.—Tobacco and tobacco products, cigars, whiffs, cigarettes and cut tobacco. USINES VANDER ELST FRERES SOCIETE ANONYME, tobacco manufacturers, of Lange Gasthuisstraat 32, Antwerp, Belgium, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 10th March 1967.

CLASS 3—SCHEDULE III



14636.—Soaps and detergents, preparations and substances for laundry purposes; cleaning, polishing, scouring and abrasive preparations. UNILEVER LIMITED, a British Company, manufacturers, of Port Sunlight, Cheshire, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. No. 4093. 5th January 1967.

CLASS 5—SCHEDULE III

By consent.

TRILLETTS

14141.—Pharmaceutical and medical preparations and substances. THE WELLCOME FOUNDATION LIMITED, a British Company, manufacturers, of 183/193 Euston Road, London, N.W.1, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 9th July 1966.

CLASS 32—SCHEDULE III

CLASS 33—SCHEDULE III

"CHIBUKU"

14693.—Beer, ale and porter; mineral and aerated waters and other non-alcoholic drinks; syrups and other preparations for making beverages. LONRHO LIMITED, a limited liability Company incorporated in the United Kingdom, manufacturers and merchants, of Cheapside House, 138, Cheapside, London E.C.2, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. No. 14694. 31st January 1967.

14694.—Wines, spirits and liqueurs. LONRHO LIMITED, a limited liability Company incorporated in the United Kingdom, manufacturers and merchants, of Cheapside House, 138, Cheapside, London E.C.2, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. No. 14693. 31st January 1967.

SCHEDULE III



All the undermentioned applications are proceeding in the name of MATSUSHITA ELECTRIC INDUSTRIAL CO. LTD., a Company organized and existing under the laws of Japan, manufacturers, of 1006 Oaza Kadoma, Kadoma-shi, Osaka Prefecture, Japan, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. All dated 30th October 1965.

Registration of all the undermentioned applications shall give no right to the exclusive use of the letter "N" and the device of a Spark.

CLASS 6

13556.—Wiring devices; sinks; but excluding oil or grease seals and parts thereof, bearings and parts thereof and goods similar thereto. To be associated with T.M. Nos. 13563 and 13564.

CLASS 7

13557.—Electric washers; electric motor-driven sewing machines; treadle sewing machines; electric sewing machine motors; other motors (except for vehicles); electric water pumps; air compressors; all kinds of condensers included in this class; electric knife sharpeners; electric vibrators; electric lawnmowers; electric garbage disposers; electric paper shredders; electric welding machines; but excluding oil or grease seals and parts thereof, bearings and parts thereof and goods similar thereto and excluding carbon or graphite parts or accessories. To be associated with T.M. No. 13562.

CLASS 8

13558.—Electric shavers; electric waffle irons; but excluding oil or grease seals and parts thereof, bearings and parts thereof, and goods similar thereto and excluding carbon or graphite parts or accessories. To be associated with T.M. No. 13560.

CLASS 10

13560.—Electric lamps, infra-red ray lamps, germicidal lamps, electric vibrators, electric cushions and blankets, electric medical apparatus including hearing aids, X-ray systems and the like, but excluding oil or grease seals and parts thereof, bearings and parts thereof, and goods similar thereto and excluding carbon or graphite parts or accessories. To be associated with T.M. No. 13558.

CLASS 11

13561.—Electric lamps, fluorescent lamps, infra-red ray lamps, all kinds of lighting fixtures, battery lampcases, lanterns and other battery lamps, head lamps, electric fans, electric blenders, electric ice cream freezers, electric refrigerators, electric room coolers, electric water pumps, electric water coolers, electric garbage disposers, electric heating plates, electric water heaters, electric ranges, electric toasters, electric percolators, electric stoves, electric rice cookers, electric waffle irons; ranges, stoves, ovens and other devices, gas or liquid fuel appliances; fire extinguishers; but excluding oil or grease seals and parts thereof, bearings and parts thereof, and goods similar thereto, and excluding carbon or graphite parts or accessories. To be associated with T.M. No. 13559.

CLASS 12

13562.—Electric motors, electric water pumps, bicycles, motor-cycles and their parts and accessories, automobile parts and accessories; but excluding oil or grease seals and parts thereof, bearings and parts thereof, and goods similar thereto and excluding carbon or graphite parts or accessories. To be associated with T.M. No. 13557.

CLASS 14

13563.—Clocks, battery operator clocks. To be associated with T.M. Nos. 13556 and 13564.

CLASS 19

13564.—Synthetic resin decorative plates, sinks. To be associated with T.M. Nos. 13556 and 13563.

SCHEDULE III

All the undermentioned applications are proceeding in the name of STANDARD OIL COMPANY, a Corporation organized and existing under the laws of the State 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. All dated 19th October 1967.

CLASS 1

EXON

15223.—Chemical products used in industry, science, photography, agriculture, horticulture, and forestry. To be associated with T.M. Nos. 15224 and 15226.

EXXON

15227.—Chemical products used in industry, science, photography, agriculture, horticulture and forestry. To be associated with T.M. Nos. 15228 and 15230.

EPCO

15231.—Chemical products used in industry, science, photography, agriculture, horticulture and forestry. To be associated with T.M. Nos. 15234, 15233 and 15232.

SCHEDULE III

CLASS 1

EDCO

15235.—Chemical products used in industry, science, photography, agriculture, horticulture and forestry. To be associated with T.M. Nos. 15236, 15237 and 15238.

ENCO

15239.—Chemical products used in industry, science, photography, agriculture, horticulture and forestry. To be associated with T.M. Nos. 10521, 15240, 15241 and 15242.

CLASS 4

EXON

15224.—Petroleum Products and all other industrial oils and greases (other than edible oils and fats and essential oils); lubricants; fuels (including motor spirit) and illuminants. To be associated with T.M. Nos. 15223 and 15226.

EXXON

15228.—Petroleum products and all other industrial oils and greases (other than edible oils and fats and essential oils); lubricants; fuels (including motor spirit) and illuminants. To be associated with T.M. Nos. 15227 and 15230.

CLASS 4

EPCO

15232.—Petroleum products and all other industrial oils and greases (other than edible oils and fats and essential oils); lubricants; fuels (including motor spirit) and illuminants. To be associated with T.M. Nos. 15231, 15233 and 15234.

EDCO

15236.—Petroleum products and all other industrial oils and greases (other than edible oils and fats and essential oils); lubricants; fuels (including motor spirit) and illuminants. To be associated with T.M. Nos. 15235, 15237 and 15238.

ENCO

15240.—Petroleum products and all other industrial oils and greases (other than edible oils and fats and essential oils); lubricants; fuels (including motor spirit) and illuminants. To be associated with T.M. Nos. 15239, 15241 and 15242.

CLASS 9

EPCO

15233.—Electric batteries and accessories therefor and all other electrical apparatus and instruments. To be associated with T.M. Nos. 15231, 15232 and 15234.

EDCO

15237.—Electric batteries and accessories therefor, and all other electrical apparatus and instruments. To be associated with T.M. Nos. 15235, 15236 and 15238.

ENCO

15241.—Electric batteries and accessories therefor, and all other electrical apparatus and instruments. To be associated with T.M. Nos. 15239, 15240 and 15242.

CLASS 17

EXON

15226.—Gutta-percha, indiarubber, balata and substitutes, and all articles, including all types of tyres, made from these articles and not included in other classes. To be associated with T.M. Nos. 15223 and 15224.

EXXON

15230.—Gutta-percha, indiarubber, balata and substitutes, and all articles, including all types of tyres, made from these articles and not included in other classes. To be associated with T.M. Nos. 15227 and 15228.

CLASS 17

EPCO

15234.—Gutta-percha, indiarubber, balata and substitutes, and all articles, including all types of tyres, made from these articles and not included in other classes. To be associated with T.M. Nos. 15231, 15232 and 15233.

EDCO

15238.—Gutta-percha, indiarubber, balata and substitutes, and all articles, including all types of tyres, made from these articles and not included in other classes. To be associated with T.M. Nos. 15235, 15236 and 15237.

ENCO

15242.—Gutta-percha, indiarubber, balata and substitutes, and all articles, including all types of tyres, made from these articles and not included in other classes. To be associated with T.M. Nos. 15239, 15240 and 15241.

O. J. BURNS,
Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 4461

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on the 20th day of July 1966, registered as the Registered User of the trade mark listed below and entered in the register in respect of the goods stated:—

Registered Proprietor.—Anderson, Clayton & Co. (hereinafter referred to as "ACCO"), of 1010 Milam Street, Tennessee Building, City of Houston, State of Texas, United States of America.

Registered User.—Anderson, Clayton & Hunt (Proprietary) Ltd. (hereinafter referred to as "USER"), manufacturers and merchants, of Pinetown, Natal, South Africa.

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

Conditions or restrictions:—

(1) That USER has the right to use the said trade mark upon or in relation to all of the goods for which the said trade mark is to be registered but only so long as the said trade mark is used by the USER upon or in relation to goods which have been manufactured by them or for them in accordance with the standards, specifications and instructions supplied from time to time by ACCO.

(2) ACCO has the right to inspect the furnished goods of the USER and the methods of manufacturing them at the premises of the USER at all reasonable times.

(3) The USER is to be the sole Registered User.

Trade Mark No. 14175.—"PAYMASTER" in Class 31 (Schedule III) in respect of all goods included in class 31. (Advertised under Gazette Notice No. 2909, page 862, dated 11th August 1967.)

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

O. J. BURNS,
Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 4462

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on the 28th day of June 1966, registered as the Registered User of the trade marks listed below and entered in the Register in respect of the goods stated:—

Registered Proprietor.—Perlon Warenzeichenverband Eingetragener Verein, of Reuterweg 47, Frankfurt/Main, Germany.

Registered User.—Spinnstofffabrik Zehlendorf Aktiengesellschaft, of 1 Berlin 37 (Zehlendorf), Germany.

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

Conditions or restrictions:—

(i) The trade mark is to be used by the User in relation to the aforesaid goods only so long as they are manufactured by the User in accordance with specifications laid down, directions given and information supplied by the Proprietor.

(ii) The proposed permitted use is to be without limit of period unless determined by either party giving six months' notice in the breach of any of the conditions of the proposed User the proposed permitted use can be determined by giving one month's notice in writing.

(iii) The proposed Registered User is not to be the sole Registered User.

Trade Mark Nos.:—

(i) 14096.—“PERLON” in Class 21 (Schedule III) in respect of domestic utensils of synthetic textile material; brushes and material prepared for brushmaking; hand besoms.

(ii) 14097.—“PERLON” in Class 22 (Schedule III) in respect of ropes, strings, nets, awnings, tarpaulins, sails, sacks, padding or stuffing materials, and raw fibrous textile materials.

(iii) 14098.—“PERLON” in Class 23 (Schedule III) in respect of threads comprising one or several filaments untwisted or twisted to threads, yarns.

(iv) 14101.—“PERLON” in Class 28 (Schedule III) in respect of fishing lines, nets, tennis nets, basket ball nets, tennis racket strings. (The above-mentioned trade marks were advertised under Gazette Notice No. 2909, page 862, dated 11th August 1967.)

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

O. J. BURNS,
Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 4463

THE TRADE MARKS ACT
(Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on the 17th day of June 1966, registered as the Registered User of the trade mark listed below and entered in the Register in respect of the goods stated:—

Registered Proprietor.—Syntex Corporation, a Corporation incorporated under the laws of the Republic of Panama, of Arcia Building, Justo Arosomena Avenue, Panama, Republic of Panama.

Registered User.—Imperial Chemical Industries Limited, of Imperial Chemical House, Millbank, London S.W.1, England.

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

Conditions or restrictions:—

(1) The said trade mark is only to be used by the Registered User in respect of any of the goods for which it is registered in Kenya.

(2) The said trade mark is to be used by the Registered User only in respect of goods manufactured by or for the User according to pharmaceutical formulae and such details of manufacturing and processing as laid down from time to time by the Registered Proprietor, and only so long as the Registered Proprietor has the right to be and is supplied with samples thereof.

(3) In the event of a breach of the agreement accompanying this application between the Registered Proprietor and the Registered User governing the conditions under which the said trade mark may be used by the Registered User, the party not in default may cancel the registration of Registered User on 30 days' notice in writing.

(4) The Registered Proprietor will not, save with the consent of the Registered User, appoint any other Registered Users of the said trade mark.

(5) Unless previously terminated under paragraph 3 hereof the proposed permitted use shall continue in force for six years and thereafter until terminated by one party giving to the other 24 months' notice thereof in writing.

Trade Mark No. 14084.—“ESTROLUTIN” in Class 5 (Schedule III) in respect of pharmaceutical substances and preparations for human use. (Advertised under Gazette Notice No. 2909, page 861, dated 11th August 1967.)

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

O. J. BURNS,
Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 4464

THE TRADE MARKS ACT
(Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on the 28th day of June 1966, registered as the Registered User of the trade marks listed below and entered in the Register in respect of the goods stated:—

Registered Proprietor.—Perlon Warenzeichenverband Eingetragener Verein of Reuterweg 47, Frankfurt/Main, Germany.

Registered User.—Farbenfabriken Bayer Aktiengesellschaft, of 509, Leverkusen, Germany.

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

Conditions or restrictions:—

(i) The trade mark is to be used by the User in relation to the aforesaid goods only so long as they are manufactured by the User in accordance with specifications laid down, directions given and information supplied by the Proprietor.

(ii) The proposed permitted use is to be without limit of period unless determined by either party giving six months' notice in writing to the other party but in event of the breach of any of the conditions of the proposed User the proposed permitted use can be determined by giving one month's notice in writing.

(iii) The proposed Registered User is not to be the sole Registered User.

Trade Mark Nos.:—

(i) 14096.—“PERLON” in Class 21 (Schedule III) in respect of domestic utensils of synthetic textile material; brushes and material prepared for brushmaking, hand besoms.

(ii) 14097.—“PERLON” in Class 22 (Schedule III) in respect of ropes, strings, nets, awnings, tarpaulins, sails, sacks; padding or stuffing materials; raw fibrous textile materials.

(iii) 14098.—“PERLON” in Class 23 (Schedule III) in respect of threads comprising one or several filaments untwisted or twisted to threads and yarns.

(iv) 14101.—“PERLON” in Class 28 (Schedule III) in respect of fishing lines, nets, tennis nets, basket ball nets, tennis racket strings. (The above-mentioned trade marks were advertised under Gazette Notice No. 2909, page 862, dated 11th August 1967.)

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

O. J. BURNS,
Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 4465

THE TRADE MARKS ACT
(Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on the 28th day of June 1966, registered as the Registered User of the trade marks listed below and entered in the Register in respect of the goods stated:—

Registered Proprietor.—Perlon Warenzeichenverband Eingetragener Verein of Reuterweg 47, Frankfurt/Main, Germany.

Registered User.—Vereinigte Glanzstoff-Fabriken Aktiengesellschaft, of 56 Wuppertal-Elberfeld, Germany.

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

Conditions or restrictions:—

(i) The trade mark is to be used by the User in relation to the aforesaid goods only so long as they are manufactured by the User in accordance with specifications laid down, directions given and information supplied by the Proprietor.

(ii) The proposed permitted use is to be without limit of period unless determined by either party giving six months' notice in writing to the other party but in event of the breach of any of the conditions of the proposed User the proposed permitted use can be determined by giving one month's notice in writing.

(iii) The proposed Registered User is not to be the sole Registered User.

Trade Mark Nos.:—

(i) 14097.—“PERLON” in Class 22 (Schedule III) in respect of all goods in Class 22, especially ropes, strings, nets, awnings, tarpaulins, sails, sacks; padding or stuffing materials; raw fibrous textile materials.

(ii) 14098.—“PERLON” in Class 23 (Schedule III) in respect of all goods in Class 23 especially threads comprising one or several filaments untwisted or twisted to threads and yarns.

(iii) 14099.—“PERLON” in Class 24 (Schedule III) in respect of all goods in Class 24, especially textile piece-goods and textile articles not included in other classes.

(iv) 14100.—“PERLON” in Class 25 (Schedule III) in respect of all goods in Class 25, especially articles of clothing. (All the above-mentioned trade marks were advertised on 11th August 1967, under Gazette Notice No. 2909, page 862.)

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

O. J. BURNS,
Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 4466

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on the 28th day of June 1966, registered as the Registered User of the trade marks listed below and entered in the Register in respect of the goods stated:—

Registered Proprietor.—Perlon Warenzeichenverband Eingetragener Verein of Reuterweg 47, Frankfurt/Main, Germany.

Registered User.—Farbwerke Hoechst Aktiengesellschaft, vormals Meister Lucius & Bruning, of 623 Frankfurt/Main-Hoechst, Germany.

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

Conditions or restrictions:—

(i) The trade mark is to be used by the User in relation to the aforesaid goods only so long as they are manufactured by the User in accordance with specifications laid down, directions given and information supplied by the Proprietor.

(ii) The proposed permitted use is to be without limit of period unless determined by either party giving six months' notice in writing to the other party but in event of the breach of any of the conditions of the proposed User the proposed permitted use can be determined by giving one month's notice in writing.

(iii) The proposed Registered User is not to be the sole Registered User.

Trade Mark Nos.:—

(i) 14096.—“PERLON” in Class 21 (Schedule III) in respect of domestic utensils of synthetic textile material; brushes and material prepared for brushmaking, hand besoms.

(ii) 14097.—“PERLON” in Class 22 (Schedule III) in respect of ropes, strings, nets, awnings, tarpaulins, sails, sacks; padding or stuffing materials; raw fibrous textile materials.

(iii) 14098.—“PERLON” in Class 23 (Schedule III) in respect of threads comprising one or several filaments untwisted or twisted to threads and yarns.

(iv) 14101.—“PERLON” in Class 28 (Schedule III) in respect of fishing lines, nets, tennis nets, basket ball nets, tennis racket strings. (The above-mentioned trade marks were advertised under Gazette Notice No. 2909, page 862, dated 11th August 1967).

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

O. J. BURNS,

Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 4467

THE INDUSTRIAL COURT

CAUSE No. 31 OF 1967

Parties:—

Kenya Local Government Workers' Union

and

Municipal Council of Mombasa

Issues in dispute:—

(i) Whether the principles of deduction of wages for the period the employees were on “Go Slow” is acceptable or not?

(ii) If the principle is acceptable, how much should the deduction have been?

1. The Kenya Local Government Workers' Union shall hereinafter be referred to as the Claimants and the Municipal Council of Mombasa shall hereinafter be referred to as the Respondents.

2. The Parties were heard in Nairobi on the 2nd and 7th day of November 1967, and relied on their written and verbal submissions.

Both Parties requested the Court to give a ruling on the first issue only so that in the event of the Claimants' submissions being upheld there would be no need to go into the second issue but if their submissions were rejected, then the Court could go into details of the various deductions which had been made from the workers' pay which would be an involved and detailed exercise. The Court accepted this request and heard submissions on the first issue only.

AWARD

In this dispute the Claimants admit in their written submissions that towards the end of September 1966, when their members came to know that the Respondents had not submitted the Supplementary Estimates to the Minister for Local Government in respect of salary increases agreed with them,

“they became angry and decided to stage a ‘go-slow’ action” for three days. This was on 3rd, 4th and 5th October 1966, and there was a total strike during the next three days.

The Claimants are not challenging the deduction in respect of the three days of total strike, but have maintained that there can be no deduction of wages in respect of the three days when their members were on a “go-slow”. They assess the total amount for this at Sh. 15,116/53 and are asking for it to be refunded to their members who are the Respondents' employees.

At the outset it should be made clear that in the Kenya Trade Disputes Act 1965, the definition of the word “strike” does not include “go-slow”. Neither is the Court inclined to extend this definition to include it. Although the Respondents in their original written submissions had asked the Court to find that “go-slow” was a strike, during the hearing they conceded that the Act was silent on “go-slow”. They, however, argued that “go-slow” was a type of industrial action and, therefore, could and did lead to a trade dispute by virtue of which the Industrial Court was empowered to make a decision on the issue in dispute. They maintained that the Court had wide powers in making awards on the trade disputes heard by it and the Court's powers were not fettered in any way. Therefore, they requested the Court to rule that the principle of deduction of wages for a go-slow is acceptable.

The issue before the Court is not a simple one and involves extremely important matters of principle and points of law.

All the international authorities are unanimous in condemning the action of “go-slow”. Suffice it to say that, it is considered to be an insidious and nefarious activity and arbitration tribunals wherever constituted, without exception, have adopted a critical attitude towards the employment of a go-slow. The Industrial Courts and the Labour Appellate Tribunal in India have in a series of decisions laid down that go-slow is an insidious labour practice highly reprehensible as it disrupts the economy of the industry and that, the persons guilty of such misconduct are liable to be dealt with by suitable disciplinary action by the employer. It has been held in many cases that “go-slow” is a misconduct punishable with dismissal.

The Claimants accept this position provided a “go-slow” is proved and concede that, then it can possibly lead to an employee's dismissal but strongly maintained that, an Employer can under no circumstances have a right to deduct an employee's wages on the ground that an employee was on a “go-slow” as this would be contrary to common law and the principles of law of contract. They suggest that an Employer should sue his employee for damages in a Court of Law, if he is so minded.

The position is that “go-slow” is a kind of direct action other than strike. This undoubtedly is a breach of one's contract of employment. The Court would go further and state that “go-slow” is a misconduct punishable with dismissal. But the question in the present case is: can an employer instead of dismissing his employee punish him by deducting some part of his wages? It would not be out of place to state that, in the Employment Act a detailed procedure is laid down for dealing with breaches of contract between employers and employees and provides machinery for adjudication thereon. Admittedly the application of the Employment Act is restricted to workers earning Sh. 200 or less, but it is a pointer to the fact that, the legislature is not prepared to let an employer be the complainant, a judge and an executioner. The position would be somewhat different if the contract of service as modified by collective bargaining agreement gave management the appropriate contractual power, to impose the sanctions of a fine, or a disciplinary deduction from salary or wages. In the absence of these contractual obligations, they have available only the common law sanction of damages, assuming they wish to keep the wrongdoing employee on the payroll. In the present dispute there is no evidence before the Court showing that the Respondents have such powers under the contracts of service of their employees involved in this dispute.

Generally it has been held that “go-slow” has as its objective the reduction of production without the ill-effects of a walk out. It is an industrial practice used by Unions as a means of enforcing demands without incurring the disadvantages of a strike such as loss of wages and the loss of service which may subsequently affect rates of annual leave, severance pay, gratuity and the like. As mentioned earlier on in the award, it has been widely condemned as an unfair practice. In fact an employee on a “go-slow” exposes himself to severe disciplinary action.

Due to the obvious difficulties and complications, the Court is not inclined to give the Employers arbitrary power to deduct the wages of a worker when he commits a misconduct. The proper course for an employer is to take disciplinary action against his defaulting worker by suspension, warning or if necessary by dismissal.

To give the employer a right, unless he is expressly given it in the contract of service, to punish a worker by deduction of wages, would be tantamount to giving him the arbitrary right of claiming damages from his worker due to the latter's breach of contract. This would mean passing to an employer

the functions of a Court of Law. And it would not be proper or appropriate either for the Industrial Court to delve into the question of damages which are within the jurisdiction of a civil Court of Law. It would not be right for the Industrial Court to take over the functions of a Court of Law. In England an employer has the right to file an action for damages against all or selected workers for breach of individual contracts of employment. The general principles applicable are those of law of contract.

The Court is not bound by the French or Italian authorities quoted by the Respondents although, in appropriate cases, such decisions would certainly be taken into consideration. In the present case enough facts or information were not produced to show that similar circumstances prevailed in those countries as in Kenya.

The Singapore Case No. 114/62 (The Singapore Bank Employees Union and United Commercial Bank Limited) relates to the following two issues:—

- (a) Proposals for a collective agreement submitted by the Union, and
- (b) payment for period during stoppage of work.

The tenor of the whole judgement appears to be on the question of payment to employees who were dismissed because of a go-slow action. In view of the issues in dispute paragraphs 85, 95, 97 and 98 of the award in this case appear to be confusing. The Court is, therefore, not prepared to accept this authority. In any case the English Law of Contract applies to Kenya by virtue of The Law of Contract Act (Cap. 23, Laws of Kenya).

It emerges from the foregoing that, an employer has the right to discipline his workers for committing a breach of the contract, which they do if they are on a go-slow, but his remedies are limited to warning, suspension or dismissal. An employer has no right to arbitrarily deduct a worker's wages on the ground that he has performed only a certain percentage of his normal work. When a worker commits a breach of contract of employment by staging a go-slow it confers on the employer a right to treat this fundamental breach of contract as a repudiation of the employment relationship. There is nothing to prevent an employer from suing his workers for damages, although for obvious industrial reasons such damages have been little sought after in litigation. Similarly a dismissed worker can also pursue his legal remedy of damages.

The Court cannot accept that the following quotation from Ludwig Teller can be taken to mean that an Industrial Court can inquire into claims of damages between an employer and his workman. This would amount to usurping the High Court's powers and the Industrial Court can under no circumstances do so.

"Industrial Arbitration may involve the extension of an existing agreement or the making of a new one or in general the creation of new obligations or modifications of old ones; while Commercial Arbitration generally concerns itself with interpretation of existing obligations and disputes relating to existing agreements.

The same view was taken by the Privy Council in Labour Relations Boards of Saskatchewan v. John East Iron Works Limited while referring to a claim for reinstatement by a Board's employee—1949 Appeal Cases, p. 134."

In these circumstances the Court, while appreciating the practical difficulties of employers in such matters as "go-slow" cannot rule that the employer has the right to deduct an employee's wages. The Court, therefore, finds that the principle of deduction of wages for the period the employees were on "go-slow" is not acceptable. In view of this finding there is no need to go into the second issue in this dispute.

Given in Nairobi this 14th day of December 1967.

SAEED R. COCKAR,
President.

MOHAMED JAHAZI, M.P.,
Vice-President.

DR. N. C. OTIENO,
G. A. T. WISE,
Members.

GAZETTE NOTICE No. 4468

THE INDUSTRIAL COURT CAUSE No. 41 OF 1967

Parties:
Kenya Chemical Workers' Union
and
Old Mark Soap Factory Limited

Issues in Dispute:

- (a) Wages.
- (b) Sick Leave.
- (c) Leave Allowance.
- (d) Effective Date and Duration of the Agreement.

1. The Kenya Chemical Workers' Union shall hereinafter be referred to as the Claimants and the Old Mark Soap Factory Limited shall hereinafter be referred to as the Respondents.

2. The parties were heard in Nairobi on the 23rd day of November 1967 and relied on their written and verbal submissions.

AWARD

6. In this dispute there has been an unusual delay between the time the Claimants had submitted their demands which was on 16th May 1966 and the time the parties finally resolved the various items and agreed to submit the issues in dispute to the Industrial Court for adjudication which was on 4th October 1967. This sort of approach resulting in long delays in settling one way or the other the Union's demands is not conducive to good industrial relations. The Respondents have pointed out that the Claimants' demands were so unrealistic that they could not consider them at all and, therefore, there was no point in entering into negotiations. This statement is rather difficult to understand in view of the fact that eventually when the parties did get down to negotiations all but four of the 21 items were settled voluntarily by them. There is, however, a period between 31st January 1967 and 4th October 1967 during which nothing seems to have been done by either party to finalize this matter. The Court feels that the Claimants should have pursued their demands more vigorously and, in fact, are to a certain extent responsible for this very long delay before a deadlock was reached. The Court finds that the major share of blame for this delay, however, is on the part of the Respondents.

The historical background of the Respondent's wage structure is that they were paying in January 1962 a wage of Sh. 158/50 per month consolidated to their employees. This was subsequently increased to Sh. 175 per month consolidated in May 1963. Finally in April 1965 the wages went up to Sh. 200 per month consolidated. If the Claimants' demands had been processed expeditiously when they were submitted on 16th May 1966 the workers would have received an increase sometime last year, but the Court is not inclined to award excessive back-dating where the Claimants are also to a certain extent responsible for the delay.

The Court does not accept the alleged agreement on 31st July 1967 granting a wage increase of Sh. 20 per month consolidated as it was not signed by the parties. The Court has very carefully considered the various submissions made by the parties before making its findings and has decided to make the following award:—

(a) *Wages.*—The Court awards a wage increase of Sh. 26 per month to all employees.

(b) *Sick Leave.*—The Court awards that after three months' continuous service with the Respondents an employee shall be entitled to sick leave up to a maximum of 21 days with full pay, and thereafter to sick leave up to a maximum of 21 days with half-pay, in each period of 12 months' continuous service, subject to the employee producing a certificate of incapacity covering each period of sick leave claimed, signed by a medical practitioner or person acting on his behalf in charge of a dispensary or medical aid centre:

Provided that an employee shall not be eligible for such leave in respect of any incapacity due to gross neglect on his own part.

(c) *Leave Allowance.*—The Court awards a leave allowance of Sh. 30 to be paid to an employee when he proceeds on his annual leave.

(d) *Effective Date and Duration of the Agreement.*—This award shall be with effect from 1st July 1967 and shall remain in force for a period of 18 months from that date.

Given in Nairobi this 11th day of December 1967.

SAEED R. COCKAR,
President.

E. P. GETATA,
(MRS.) SARAH LUKALO,
Members.

GAZETTE NOTICE No. 4469

ESTATE OF LATE CHATURBHAI SHANKERBHAI PATEL

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 Chaturbhai Shankerbhai Patel, who died on the 28th day of December 1945, at Nairobi, is hereby required to send particulars in writing of his or her claim or interest to the undersigned, before the 25th day of February 1968, after which date the claims so proved will be paid and the estate distributed according to law.

Dated at Nairobi this 14th day of December 1967.

N. J. DAVE,
Advocate for the Administratrix,
Shantaben Patel,
P.O. Box 10783, Nairobi.

GAZETTE NOTICE No. 4470

GEORGE VELIL VERGHESE, 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 above-named deceased late of Nairobi, who died on 26th November 1966, at Travancore, India, is hereby required to send particulars in writing of his or her claim or interest to the undersigned on or before 31st March 1968, after which date the executors will distribute the estate among the persons entitled thereto, having regard only to the claims and interests of which they shall have had notice and will not, as respects the property so distributed, be liable to any person of whose claim they shall not then have had notice.

Dated this 14th day of December 1967.

J. J. PATEL & CO.,
Advocates for the Executors,
P.O. Box 3891, Nairobi.

GAZETTE NOTICE No. 4471

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. 359 OF 1967

By Kusumben Sumantbhai Jashbhai Patel of P.O. Box 6009, Nairobi in Kenya, the widow of the deceased, through Messrs. Patel and Patel, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Sumantbhai Jashbhai Patel of Nairobi aforesaid who died at Kericho in Kenya, on the 14th day of February 1967.

(2) CAUSE No. 360 OF 1967

By Dahiben Govindbhai Narshibhai Patel of P.O. Box 6106, Nairobi in Kenya, the widow of the deceased, through Messrs. Kantilal A. Shah and Co., advocates of Nairobi, for a grant of letters of administration intestate of the estate of Govindbhai Narshibhai Patel of Nairobi aforesaid, who died at Nairobi on the 12th day of February 1967.

(3) CAUSE No. 361 OF 1967

By Josephine Wanjiru Mbaka of P.O. Box 30000, Nairobi in Kenya, the widow of the deceased and the executrix named in his will, through Messrs. Waruhiu and Co., advocates of Nairobi, for a grant of probate of the will of Ephraim Mbaka Mairani of Nairobi aforesaid who died at Nairobi on the 12th day of April 1967.

(4) CAUSE No. 362 OF 1967

By Sheila Mary Strang Holmes of P.O. Box 30125, Nairobi in Kenya, the widow of the deceased and the executrix named in his will, through N. P. Sheth, Esq., advocate of Nairobi, for a grant of probate of the will of Alan Chalmers Holmes of Nairobi aforesaid who died at Nairobi on the 5th day of May 1967.

(5) CAUSE No. 363 OF 1967

By Tufail Mohamed s/o Nabi Bux of P.O. Box 2527, Nairobi in Kenya, the only son of the deceased, through M. L. Anand, Esq., advocate of Nairobi, for a grant of letters of administration intestate of the estate of Nabi Bux s/o Pola of Nairobi aforesaid who died at Chak No. 520, District Lyallpur in West Pakistan, on the 8th day of February 1963.

(6) CAUSE No. 364 OF 1967

By Mrs. Sarla Devi Rattan Lal Sadier d/o Lahori Ram, of P.O. Box 3889, Nairobi in Kenya, the widow of the deceased, through Messrs. G. S. Sandhu and Co., advocates of Nairobi, for a grant of letters of administration intestate of the estate of Rattan Lal Sadier s/o Nand Lal Sadier of Nairobi aforesaid, who died at Dar es Salaam in Tanzania, on the 12th day of July 1967.

(7) CAUSE No. 365 OF 1967

By Gerald Luckhurst of P.O. Box 45, Nakuru in Kenya, the duly constituted lawfully appointed attorney of Amy Le Count Scrooby of Johannesburg in South Africa, the executrix named in the will of the deceased, through Messrs. Cresswell, Mann and Dod, advocates of Nakuru, for a grant of letters of administration with the will annexed of the estate of Ivy Ethel Buchan-Sydserrf of Johannesburg aforesaid, who died at Johannesburg on the 29th day of July 1966.

(8) CAUSE No. 366 OF 1967

By John Stannard Dod of P.O. Box 51, Nakuru in Kenya, the attorney of Mary Pearson of Knysna, Cape Province in South Africa, the executrix named in the will of the deceased, through Messrs. Cresswell, Mann and Dod, advocates of

Nakuru, for a grant of letters of administration with the will annexed of the estate of Thomas Crawford Pearson of Knysna aforesaid, who died at Knysna on the 10th day of June 1966.

(9) CAUSE No. 367 OF 1967

By Chatrabhuj Anderji Nathwani of P.O. Box 885, Nairobi in Kenya, the husband of the deceased, through N. P. Sheth, Esq., advocate of Nairobi, for a grant of letters of administration intestate of the estate of Ambaben w/o Chatrabhuj Anderji Nathwani of Nairobi aforesaid, who died at Nairobi on the 28th day of March 1963.

(10) CAUSE No. 368 OF 1967

By Julekan Khamisa of P.O. Box 56, Thika in Kenya, the widow of the deceased and the executrix named in his will, through N. P. Sheth, Esq., advocate of Nairobi in Kenya, for a grant of probate of the will of Jacob Omar (also known as Majothi Jacob Umar or Yakub Umar) of Thika aforesaid who died at Nairobi on the 11th day of December 1966.

(11) CAUSE No. 369 OF 1967

By The Standard Bank Limited (through its attorney James Drummond Irvine Robertson of P.O. Box 30299, Nairobi), the duly constituted lawfully appointed attorney of Midland Bank Executor and Trustee Company Limited of London, the executor named in the will of the deceased, through Messrs. Hamilton Harrison and Mathews, advocates of Nairobi, for resealing in Kenya, the grant of probate granted by the Principal Probate Registry of the High Court of Justice in England, of the estate of Robert Henry Campbell-Ritchie of Hampshire in England, who died at Hampshire on the 13th day of February 1967.

(12) CAUSE No. 370 OF 1967

By Maniben Tejpar Vaghji Shah of P.O. Box 11, Kitui in Kenya, the widow of the deceased, through Messrs. Kantilal A. Shah and Co., advocates of Nairobi, for grant of letters of administration intestate of the estate of Tejpar Vaghji Shah of Kitui aforesaid who died at Kitui on the 12th day of March 1966.

(13) CAUSE No. 292 OF 1967

By Barclays Bank D.C.O. (through its duly appointed attorneys Percival Charles Heywood and Ralph Stephen Owers, both of Government Road, Nairobi), through Messrs. Archer and Wilcock, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Keith Eugene Adams of Nakuru in Kenya, who died at Nakuru on the 18th day of June 1967.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 5th January 1968.

Nairobi, 18th December 1967.
M. F. PATEL,
Deputy Registrar,
High Court of Kenya, Nairobi.

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

GAZETTE NOTICE No. 4472

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 estates of the persons named in the second column of the Schedule hereto, who died on the dates respectively set forth against their names.

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

SCHEDULE

Public Trustee's Cause No.	Name of Deceased	Address	Date of Death	Testate or Intestate
111/67	Karanja s/o Kabui or Muhoro	Karatina	19-11-67	Intestate
112/67	Njogi Kihute	Kabete	8-2-55	Intestate
113/67	Evanson Ngigi s/o Kamau	Kitale	20-8-67	Intestate

Nairobi,
15th December 1967.

KAMLA MADAN,
Acting Assistant Public Trustee.

GAZETTE NOTICE No. 4473

IN THE HIGH COURT OF KENYA AT NAIROBI

IN BANKRUPTCY CAUSE No. 9 OF 1964

Re: *Rajendra Vaikunthrai Vithlani, bankrupt*

THE bankrupt having applied to the Court for his discharge, the Court has fixed Friday, the 12th day of January 1968, at 10.30 o'clock in the forenoon, at Law Courts, Nairobi, for hearing the application.

Dated this 11th day of December 1967.

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

GAZETTE NOTICE No. 4474

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF DIVIDEND

Debtors' names.—(1) Dawood Haji Nasser, (2) Mohamedali Dawood and (3) Roshanali Dawood, trading as "Roshanali Dawood Brothers and Company.

Address.—Unknown (formerly of Pereira Road, Mombasa).

Description.—Merchants.

Court.—High Court of Kenya at Mombasa.

No. of matter.—B.C. 22 of 1958.

Amount per £:—

Sh. 3/69 (the separate estate of Dawood Haji Nasser).

Sh. 2/10 (the joint estate of Rosanali Dawood Brothers and Co.).

First or final or otherwise.—First and final.

When payable.—20th December 1967.

Where payable.—At my office, Old Customs House, Nkrumah Road, P.O. Box 366, Mombasa.

Mombasa,
6th December 1967.

M. L. HANDA,
Deputy Official Receiver.

GAZETTE NOTICE No. 4475

IN THE HIGH COURT OF KENYA AT NAIROBI

IN BANKRUPTCY CAUSE No. 5 OF 1960

Re: *Meghji Depar Haria, trading as City Textile Merchants, bankrupt*

THE bankrupt having applied to the Court for his discharge, the Court has fixed Friday, the 19th day of January 1968, at 10.30 o'clock in the forenoon, at Law Courts, Nairobi, for hearing the application.

Dated this 16th day of December 1967.

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

GAZETTE NOTICE No. 4476

IN THE MATTER OF THE COMPANIES ACT

(Cap. 486)

AND

IN THE MATTER OF GENERAL AGENCIES LIMITED

(Members' Voluntary Winding Up)

NOTICE

NOTICE is hereby given that at an extraordinary general meeting of the members of General Agencies Limited held at Plot No. 4348, Gulzaar Street, Nairobi, on Friday, 8th December 1967, the following special resolution was passed:—

"IT BE and is hereby resolved that General Agencies Limited be wound up voluntarily and that Mr. Mulchand Somchand Khimasia of P.O. Box 214, Nairobi, be and is hereby appointed liquidator for the purposes of winding up the affairs of the Company."

The creditors of the Company are required on or before 31st January 1968 to send full particulars of all claims they may have against the Company addressed to the undersigned, the liquidator of the Company, and if so required by notice in writing from the liquidator personally or by his advocates, to come in and prove their debts or claims set out in such notice or in default thereof they may be excluded from the benefit of any distribution made before such debts are proved.

Nairobi,
8th December 1967.

M. S. KHAMASIA,
Liquidator,
P.O. Box 214, Nairobi.

GAZETTE NOTICE No. 4477

IN THE MATTER OF THE COMPANIES ACT

(Cap. 486)

AND

IN THE MATTER OF GENERAL AGENCIES LIMITED

NOTICE

Name of the company.—General Agencies Limited.

Address of registered office.—Plot No. 4348, Gulzaar Street, Nairobi.

Nature of business.—Agents, distributors and representatives.

Liquidator's name.—Mr. Mulchand Somchand Khimasia.

Address.—P.O. Box 214, Nairobi.

Date of appointment.—8th December 1967.

By whom appointed.—Members, by special resolution.

Dated at Nairobi this 8th day of December 1967.

M. S. KHAMASIA,
Liquidator.

GAZETTE NOTICE No. 4478

IN THE MATTER OF THE COMPANIES ACT

(Cap. 486)

AND

IN THE MATTER OF P. G. THORNE LIMITED

APPOINTMENT OF LIQUIDATOR

(Members' Voluntary Winding Up)

(Rule 51 (2))

Name of Company.—P. G. Thorne Limited.

Address of registered office.—Rongai.

Registered postal address.—P.O. Box 6004, Rongai.

Nature of business.—Farming.

Liquidator's name.—Wyndham Kinloch Forbes.

Address.—P.O. Box 45, Nakuru.

Date of appointment.—7th December 1967.

By whom appointed.—Members.

Dated at Nakuru this 8th day of December 1967.

W. K. FORBES,
Liquidator.

GAZETTE NOTICE No. 4479

IN THE MATTER OF THE COMPANIES ACT

(Cap. 486)

AND

IN THE MATTER OF P. G. THORNE LIMITED

MEMBERS' VOLUNTARY WINDING UP

NOTICE is hereby given that at an extraordinary general meeting of the members of P. G. Thorne Limited held at Nakuru on 7th December 1967, the following special resolution was duly passed:—

"THAT the Company be wound up as a members' voluntary winding up and that Wyndham Kinloch Forbes, Chartered Accountant, of P.O. Box 45, Nakuru, be and is hereby appointed liquidator for the purposes of the winding up."

Creditors of the Company are required on or before 15th February 1968, to send full particulars of all claims they may have against the Company to the undersigned, the liquidator of the said Company, and if so required by notice in writing from the liquidator, personally, or by their advocates, to come in and prove their debts or claims set out in such notice or in default thereof they may be excluded from the benefit of any distribution made before such debts are proved.

Dated at Nakuru this 8th day of December 1967.

W. K. FORBES,
Liquidator,
P.O. Box 45, Nakuru.

GAZETTE NOTICE No. 4480

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

AND

IN THE MATTER OF BRACKEN SAW MILLS LIMITED
(In Creditors' Voluntary Liquidation)

NOTICE

Final Meeting of Creditors
and

Final General Meeting of the Company

NOTICE is hereby given that the final meeting of creditors of Bracken Saw Mills Limited will be held at the offices of Messrs. Cresswell, Mann and Dod, National Bank Building, Kenyatta Avenue, Nakuru, on Wednesday, 31st January 1967 at 10.30 a.m. to be followed at 11.30 a.m. by the final general meeting of the Company for the purposes contained in section 294 of the Act.

Dated this 7th day of December 1967.

J. W. A. WOODS,
Liquidator,
P.O. Box 35, Nakuru.

GAZETTE NOTICE No. 4481

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

Kenya Parents Educational Association.
Kenya Parents Educational Association, Molo Branch.

Dated this 15th day of December 1967.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 4482

THE SOCIETIES ACT
(Cap. 108)

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

SCHEDULE

Eldoret Goan Community.
Kiriti Progressive Welfare Association.

Dated this 15th day of December 1967.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 4483

THE SOCIETIES RULES
(Cap. 108, Sub. Leg.)

PURSUANT to rule 17 of the Societies Rules, notice is hereby given of the notification of change of name of the society exempted from registration named in the Schedule hereto.

SCHEDULE

Socfinaf Managing Staff Club, to Nicoll Club.

Dated this 15th day of December 1967.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 4484

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 refused registration,

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

FIRST SCHEDULE

Name of Society	Date Registration Effectuated
Mukaro Night Club	9-12-67
Nzangathi Society	14-12-67
Vihiga Women's Organization	14-12-67
Wanjare Students Cultural Association	14-12-67
Kwandiku Society (Kanyamwa) Headquarters	14-12-67
Marige Night Club	14-12-67

SECOND SCHEDULE

Name of Society	Date of Refusal
Kriti Restaurant and Night Club	13-12-67
Kenya National Parents Welfare Society	13-12-67
Wangige Corner Bar and Night Club	13-12-67
Alps Day and Night Club	12-12-67

Dated this 15th day of December 1967.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 4485

THE NATIONAL ASSEMBLY ELECTIONS
(REGISTRATION OF VOTERS) REGULATIONS 1964

NOTICE THAT REGISTERS ARE AVAILABLE FOR INSPECTION

*The Murang'a Registration Units Nos. 448 to 497 and
2077 to 2094*

NOTICE is hereby given that the registers of electors for the above-named registration units have been completed, and may be inspected at the Office of the District Commissioner, Murang'a, between the hours of 9 a.m. and 2 p.m. on all days except Sundays and Public Holidays until 15th February 1968.

Any person who—

- claims that he should be included in the register or should be included in the register for a particular class of election; or
- objects to the inclusion in the register of any person's name, or any person's name for a particular class of election,

should send or deliver his claim to me, so as to reach me not later than 5th January 1968, or, in the case of any objection to the inclusion of the name of a person who has made a claim, not later than one month after the date of publication of the list of claims or, in the case of any other objection, 14th February 1968.

Claims and objections must be made in the prescribed form, and objections must be accompanied by a fee of Sh. 10.

Dated the 15th day of December 1967.

A. L. A. NG'ENY,
Registration Officer.

GAZETTE NOTICE No. 4486

THE NATIONAL ASSEMBLY ELECTIONS
(REGISTRATION OF VOTERS) REGULATIONS 1964

NOTICE THAT REGISTER IS AVAILABLE FOR INSPECTION

The Kwale District Registration Units

NOTICE is hereby given that the register of electors for the above-named registration units has been completed, and may be inspected at the Office of the District Commissioner, Kwale, between the hours of 8 a.m. and 4 p.m. on all days of the week except Sundays and Public Holidays until 3rd January 1968.

Any person who—

- claims that he should be included in the register for a particular class of election; or
- objects to the inclusion in the register of any person's name, or any person's name for a particular class of election,

should send or deliver his claims or objection to me, so as to reach me not later than 3rd January 1968, or, in the case of an objection to the inclusion of the name of a person who has made a claim, not later than one month after the date of publication of the list of claims, or, in the case of any other objection, 1st March 1968.

Claims and objections must be made in the prescribed form, and objections must be accompanied by a fee of Sh. 10.

Dated the 13th day of December 1967.

H. A. AWALE,
Registration Officer.

GAZETTE NOTICE No. 4487

THE NATIONAL ASSEMBLY ELECTIONS
(REGISTRATION OF VOTERS) REGULATIONS 1964THE NATIONAL ASSEMBLY AND THE LOCAL AUTHORITY
REGISTRATION OF VOTERS—1967

NOTICE IS HEREBY GIVEN that the registers for electors for the undernamed 133 registration units have been completed and may be inspected at the Office of the District Commissioner, Nyeri between the hours of 9.00 a.m. and 4.30 p.m. on all the days except on Sundays and Public Holidays until 9th February 1968.

Division	Name of Registration Unit	Number of Registration Unit
MATHIRA ..	Kairia	364
	Gatundu	365
	Chehe (Inc. F.S.)	366
	Kaguyu	367
	Ragati	368
	Gatei	369
	Gathehu	370
	Gaikuyu A	371
	Gaikuyu B	372
	Gachuku	373
	Baricho	374
	Icuga	375
	Gakuyu	376
	Karatina Township	378
	Mbogoini	379
	Thiu	380
	Ngandu	381
	Kiria	382
	Muthathi-ini	383
	Gachuiru	384
	Gachika	385
	Kiamariga	1663
	Karuthi A	1664
	Karuthi B	1665
	Ruturu	1666
	Sagana	1667
OTHAYA ..	Gura	1668
	Thuti	1669
	Itemeini A	1670
	Itemeini B	1671
	Kihugiru A	1672
	Kihugiru B	1673
	Kiahagu A	1674
	Kiahagu B	1675
	Kiandemi A	1676
	Kiandemi B	1777
	Ihuririo	1678
	Rukira	1679
	Ugachiku	1680
	Kamoko	1681
	Kihome A	1682
	Kihome	1683
	Munyange A	1684
	Munyange B	1685
	Kagongo	1686
	Kiaguthu	1687
	Gikigie A	1688
	Gikigie B	1689
	Gathera A	1690
	Gathera B	1691
	Githaithi Itheka	1692
	Ithekahuno	1693
	Gititu	1694
	Gaki A	1695
	Gaki B	1696
	Mung'aria	1697
	Gatitu A	1698
	Gatitu B	1699
	Muruguru A	1700
	Muruguru B	1701
	Muruguru C	2095
	Karia A	1702
	Karia B	1703
	Unjiru A	1704
	Unjiru B	1705
	Kihora A	1706
	Kihora B	1707
	Kianjogu	1708
	Karangia	1709
	Gathuthi A	1710
	Gathuthi B	1711
	Ihithe A	1899
	Ihithe B	1712
	Tusha	1713
	Ihururu	1714
	Kihuyo	1715
	Mathari	1716
	Thatha A	1900
	Thatha B	1717
	Kabage A	1718
	Kabage B	1719
	Kabage C	1720
	Kabage D	1721
	Zaina	1722
	Ichagachiru A	1733
	Ichagachiru B	1734
	Kariti A	1735
	Kariti B	1736
	Unjiru A	1737
	Unjiru B	1738
	Karaihu A	1739
	Karaihu B	1740
NORTH TETU		

Division	Name of Registration Unit	Number of Registration Unit
SOUTH TETU	Muthuaini A	1741
	Muthuaini B	1743
	Kiandongoro	1742
	Ngamwa	1744
	Kariara	1745
	Mutundu	1746
	Thiha	1747
	Gatoria A	1748
	Muyu A	1749
	Njiraini A	1750
	Ruthanji A	1751
	Mbiuini A	1752
	Muyu B	1753
	Upper Thiha	1754
	Gatoria B	1755
	Njiraini B	1756
	Ruthanji B	1757
	Upper Muthambi	1758
	Lower Muthambi	1759
	Igana	1760
	Ithanji	1761
	Kiharo	1762
	Kirerema	1763
	Kiirungi	1764
	Karindi	1765
	Gikondi A	1766
	Gikondi B	1767
K/EAST	Thimu	1768
	Island Farm	1769
	Kabaru/Ndathi	1770
	Naromoru/Waraza	1771
	Naromoru/Township	1772
	Gathiru	1773
	Kahurura/Nanyuki	1774
K/WEST	Mweiga/Amboni	1775
	Endarasha	1776
	Uaso Nyiro	1777
	Observation Hill	1778
	Laikipia South	1779
NYERI TOWNSHIP	Kiganjo	1780
	Nyeri Township	1781

Any person who:—

- Claims that he should be included in the register, or, should be included in the register for a particular class of election or;
- Objects to the inclusion in the register of any person's name, or, any person's particular class of election:—
Should send or deliver his claim to me, so as to reach me not later than 11th January 1968, or, in the case of objection to the inclusion of a person who has made a claim, not later than one month, after the date of publication of the list of claims, or, the case of any other objection 1st March 1968, claims and objections must be made in the prescribed form and objection must be accompanied by a fee of Sh. 10.

Dated this 6th day of December 1967.

A. C. KANG'ETHE
Registration Officer Nyeri District.

GAZETTE NOTICE No. 4488

THE NATIONAL ASSEMBLY ELECTIONS
(REGISTRATION OF VOTERS) REGULATIONS 1964

NOTICE THAT REGISTER IS AVAILABLE FOR INSPECTION

The Laikipia District Registration Units

NOTICE is hereby given that the registers of electors for the above-named registration units have been completed, and may be inspected at the Office of the District Commissioner, Laikipia, Nanyuki, between the hours of 9 a.m. and 12 noon on all days except Saturdays and Sundays until 8th February 1968.

Any person who—

- claims that he should be included in the register, or should be included in the register for a particular class of election; or
- objects to the inclusion in the register of any person's name, or any person's name for a particular class of election, should send or deliver his claim or objection to me, so as to reach me not later than 30th December 1967, or, in the case of an objection to the inclusion of the name of a person who has made a claim, not later than one month after the date of publication of the list of claims, or, in the case of any other objection, 8th February 1968.

Claims and objections must be made in the prescribed form, and objections must be accompanied by a fee of Sh. 10.

Dated this 8th day of December 1967.

M. L. ANDITI-MING'ALA,
Registration Officer.

GAZETTE NOTICE No. 4489

THE NATIONAL ASSEMBLY AND
LOCAL AUTHORITIES ELECTIONS

REGISTRATION OF VOTERS—1967

Notice that Registers are Available for Inspection

NOTICE is hereby given that the registers of electors for the undernamed 30 registration units have been completed, and may be inspected at the Office of the District Commissioner, Nakuru, between the hours of 9 a.m. and 6 p.m. on all days except Sundays and Public Holidays, until 5th February 1968.

Naivasha and Bahati Areas

Registration Unit	No.
Longonot/Kijabe	706
Naivasha Rural	707
Naivasha Rural 2	708
Naivasha Town	709
Eburru	710
Elmenteita	711
Gilgil North	712
Gilgil South	713
Gilgil Town	714
Subukia	715
Solai	716
Bahati	717
Mereroni	718
Rugunge/Bahati/Dundori Forests	719
Nakuru Town—North	720
Nakuru Town—Central	721
Nakuru Town—South	722
Njoro—Rural	723
Njoro—Township	724
Mau Narok	725
Nessuit / Nilswa / Teret / Likia Forests and Beeston Saw Mills	726
Rongai	727
Kampi Ya Moto	728
Molo Rural and Mau Summit	729
Molo Urban	730
Molo South	731
Olunguruone	732
Elburgon and Teri (Rural)	733
Mariashoni Forest and Sokoto Saw Mills	734
Borget Forest, Kiptunga Forest Valentine's farm, Kerenget Estates	735

Any person who—

- claims that he should be included in the register or should be included in the register for a particular class of election; or
- objects to the inclusion in the register of any person's name, or any person's particular class of election,

should send or deliver his claim to me, so as to reach me not later than 22nd December 1967, or in the case of an objection to the inclusion of the name of a person who has made a claim, not later than one month after the date of publication of the list of claims, or in the case of any other objection, 5th February 1968.

Claims and objections must be made in the prescribed form, and objections must be accompanied by a fee of Sh. 10.

Dated the 11th day of December 1967.

D. G. KIMANI,
Registration Officer,
Nakuru District.

GAZETTE NOTICE No. 4490

THE NATIONAL ASSEMBLY (REGISTRATION OF
VOTERS) REGULATIONS 1964

NOTICE THAT REGISTER IS AVAILABLE FOR INSPECTION

CORRIGENDA

IN Gazette Notice No. 4244 which appeared on 5th December 1967 in respect of Siaya District Registration Units, the following should be changed:—

- In the line "should send or deliver his claim or objection to me, so as to," the words "or objection" should be deleted.
- The line "not later than 17th December 1967," should read "not later than 18th December 1967."

C. G. MOENGA,
for District Commissioner,
Siaya District.

GAZETTE NOTICE No. 4491

THE LUMBWA AREA COUNCIL

THE GRASS FIRES ACT

(Cap. 327)

NOTICE

IN EXERCISE of the power conferred by section 11 of the Grass Fires Act (Cap. 327), the Area Council of Lumbwa in the County of Kipsigis, hereby declares a state of danger in respect of the Lumbwa County Division as defined by the Local Government (County of Kipsigis) Order (L.N. 433 of 1963), between 1st January 1968, and 30th March 1968, inclusive.

The burning of vegetation within the said area is hereby prohibited except with the permission of the Council and anyone who burns vegetation contrary to the provisions of this Order shall be guilty of an offence.

S. SOI,
Clerk of the Council,
Lumbwa Area Council,
P.O. Box 154, Kericho.
Kericho,
November 1967.

GAZETTE NOTICE No. 4492

CITY COUNCIL OF NAIROBI

GRADUATED PERSONAL TAX 1968

In accordance with the Gazette Notice No. 4126 published in the Kenya Gazette on the 24th November, 1967 the rates at which Graduated Personal Tax shall be payable for the year 1968 in the area within the jurisdiction of this Council shall be as follows:—

SCHEDULE

Income				Annual Rate of Tax	Monthly Tax Payable
Exceeding		Not Exceeding			
Annual	Monthly	Annual	Monthly		
£	Sh.	£	Sh.	Sh.	Sh.
—	—	48	80	24	2
48	80	96	160	48	4
96	160	144	240	72	6
144	240	204	340	108	9
204	340	312	520	156	13
312	520	420	700	240	20
420	700	516	860	360	30
516	860	600	1,000	480	40
600	1,000	—	—	600	50

City Hall,
Nairobi.

J. P. MBOGUA,
Town Clerk.

G.N. 4418 of the 15th December, 1967 is hereby cancelled.

GAZETTE NOTICE No. 4493

THE CITY COUNCIL OF NAIROBI

THE STREETS ADOPTION ACT 1963

(Section 8 (2))

NOTICE OF PROVISIONAL APPORTIONMENT

L.R. 36, Section III, Plot(s) 1—Harbanslal Sukhlal

NOTICE is hereby given that the City Council of Nairobi being of the opinion that First Avenue, Eastleigh, or part thereof is not constructed to the standard required for adoption under the above-named Act, proposes to resolve under section 8 thereof that unadopted street works be carried out in relation thereto.

The expenses incurred by the City Council in executing these unadopted street works or such part of such expenses as may be deemed reasonable by the City Council will be apportioned against and recoverable from the owners of plots affected by such works.

The street works proposed to be undertaken are the construction of that street in accordance with the plans and specifications approved by the City Council of Nairobi.

Plans and particulars of the street works have been deposited at the office of the City Engineer in the City Hall, Nairobi, and may be inspected by any person interested during normal office hours.

The total estimated cost of the proposed works amounts to Sh. 271,500 of which the sum of Sh. 2,763/50 has been provisionally apportioned upon the owners of L.R. 36, Section III, Plot(s) 1.

An owner who wishes to object to the Council's proposals should do so in writing addressed to the undersigned within 40 days of the publication of this notice and should state the grounds upon which the objection is based.

Dated this 6th day of November 1967.

J. P. MBOGUA,
Town Clerk,
City Hall, Nairobi.

GAZETTE NOTICE No. 4494

THE CITY COUNCIL OF NAIROBI
THE VALUATION FOR RATING ACT
(Cap. 266 as amended)

NOTICE

Draft Supplementary Valuation Roll 1967—Former Nairobi City Area

Draft Supplementary Valuation Roll 1967—Kahawa

Draft Supplementary Valuation Roll 1967—Ruaraka

Draft Supplementary Valuation Roll 1967—Kibera

TAKE NOTICE that the above-mentioned rolls were laid before the meeting of the City Council held on the 5th day of December 1967, and are now open for public inspection at the offices of the Valuation Section at the City Hall between the hours of 8.15 a.m. and 12.45 p.m. and between 2 and 4.30 p.m. on Monday to Friday inclusive and on Saturday between the hours of 8.15 a.m. and 12.15 p.m., holidays excepted.

In conformity with the Valuation for Rating Act 1964, all persons aggrieved either—

(a) by the inclusion of any rateable property in, or by the omission of any rateable property from, the Draft Supplementary Valuation Roll 1967, Former Nairobi City Area; Draft Supplementary Valuation Roll 1967, Kahawa; Draft Supplementary Valuation Roll 1967, Ruaraka and Draft Supplementary Valuation Roll 1967, Kibera; or

(b) by any value ascribed in the draft supplementary valuation rolls to any rateable property or by other statements made or omitted to be made in the said rolls with respect to any rateable property,

may lodge with the undersigned at the City Hall, Nairobi, at any time before 19th January 1968, on the form provided for the purpose (copies of which may be obtained from the Valuation Section, on application), notice of any objection that they may have in respect of the aforesaid Draft Supplementary Valuation Roll 1967, Former Nairobi City Area; Draft Supplementary Valuation Roll 1967, Kahawa; Draft Supplementary Valuation Roll 1967, Ruaraka and Draft Supplementary Valuation Roll 1967, Kibera.

Parties aggrieved are requested particularly to note that "no person shall be entitled to urge any objection before the Valuation Court unless they shall have first lodged such notice of objection as aforesaid".

J. P. MBOGUA,
Town Clerk,
City Hall, Nairobi.

Nairobi,
22nd December 1967.

GAZETTE NOTICE No. 4495

THE TANA RIVER DISTRICT

TENDERS FOR FOODSTUFFS, FUEL, UNIFORMS, ETC.

TENDERS are invited for the supply of the above to the Government Departments in Tana River District for the calendar year 1968.

Tender forms giving details in full are available in the Office of the District Commissioner, Galole, P.O. Galole.

Tenders must be submitted in sealed envelopes marked "Tenders for Foodstuffs, etc." before noon on 28th December 1967.

Galole,
28th November 1967.

N. MULEMA,
for District Commissioner,
Tana River District.

GAZETTE NOTICE No. 4496

DISSOLUTION OF PARTNERSHIP

TAKE NOTICE that the partnership business of automobile vehicles, windscreen and show window glasses carried on under the firm name and style of Kisumu Glass Company at Plot No. 5, Section XXVII, Ogada Street, Kisumu, is hereby dissolved as from the 1st day of December 1967, by the retirement therefrom of Jimmy Noormohamed Jinnah as from 30th November 1967.

All assets and liabilities of the said business shall be recovered and paid by the continuing partners viz. Adamali Musaji and Shamshehali Adamali who shall continue the said business at the same place and address as before.

Dated at Kisumu this 5th day of December 1967.

JIMMY NOORMOHAMED JINNAH,
Retiring Partner.

ADAMALI MUSAJI,
SHAMSERALI ADAMALI,
Continuing Partners.

GAZETTE NOTICE No. 4497

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that the business of new bicycles and spare parts carried on by Harbanslal Chopra under the firm name or style of Mombasa Cycle Mart at Rogers Road, Mombasa, as from the 16th day of October 1967, has been sold and transferred to (1) Jafferli Mohamedali, (2) Sadakali Mohamedali, (3) Noorden Mohamedali and (4) Abdeali Taherali who will carry on the said business at the same place and under the said firm name of Mombasa Cycle Mart.

The address of the transferor is P.O. Box 477, Mombasa.

The address of the transferees is P.O. Box 477, Mombasa.

All debts due to and owing by the transferor in respect of the said business of Mombasa Cycle Mart up to and including 15th October 1967, will be received and paid by the transferor. The transferees do not assume nor do they intend to assume any liabilities whatsoever incurred in the said business by the transferor up to and including 15th October 1967.

Dated at Mombasa this 16th day of October 1967.

HARBANSLAL CHOPRA,
Transferor.

JAFFERBHAJI MOHAMEDALI,
Transferee
(on behalf of all the Transferees).

GAZETTE NOTICE No. 4498

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE

NOTICE is hereby given that the business of turf accountant heretofore carried on by Joseph Carvalho and Anthony Wenceslaus Vaz under the firm name and style of Malaika Turf Accountant, at Plot No. 2740, Shop No. 4, Metro Building, City Centre, Hasrat Road, Nairobi, was, on the 1st day of December 1967, sold and transferred to Sadrudin Mushani, Sadrudin Jessa, Shantilal Motichand Shah, Shantilal Jeshang Shah, Zulfikar Khan and Shah Sultan Ismail Khan, who will carry on the said business under the same name and style and at the same address.

The address of the transferors is P.O. Box 2382, Nairobi.

The address of the transferees is P.O. Box 8447, Nairobi.

The transferees do not assume nor do they intend to assume any liabilities incurred in the said business by the transferors up to and including 30th November 1967, and the same will be paid and discharged by the transferors. All debts due to and owing by the transferors in respect of the said business up to and including the said 30th day of November 1967, will be received and paid by the transferors.

Dated at Nairobi this 14th day of December 1967.

ISHANI & ISHANI,
Advocates for the Transferors
and Transferees.

GAZETTE NOTICE No. 4499

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that the business of restaurant and eating house carried on by Amritlal Gordhandas Lakhani, Suresh Amritlal Lakhani and Ramesh Amritlal Lakhani, on Plot No. 209/2490/4, Ngara Road, Nairobi, under the firm name or style of Rashmi, has, as from the 1st day of December 1967, been transferred to Chandulal Fulabhai Patel and Kantilal Somabhai Patel of Nairobi who will from the 1st day of December 1967, carry on the same business in the same name at the same place.

The transferees do not assume nor do they intend to assume any liabilities incurred in the said business by the transferors up to and including the 30th day of November 1967, and the same will be paid and discharged by the transferors, likewise all debts due to the transferor up to and including the 30th day of November 1967, will be received by the transferors.

Dated at Nairobi this 14th day of December 1967.

H. D. TRIVEDI,
for Trivedi & Sons,
Advocates for the Transferors
and the Transferees.

GAZETTE NOTICE No. 4500

THE TRANSFER OF BUSINESSES ACT
(Cap. 500)

NOTICE is hereby given that the business of transporters carried on by Chhotalal Gosar Shah of P.O. Box 1646, Nairobi, under the name and style of Angital Transport—East Africa, has, as from the 1st day of November 1967, been sold and transferred to Kamaljit Singh Grewal s/o Kartar Singh Grewal of P.O. Box 9164, Nairobi, who will carry on from the said date the said business under the same name of Angital Transport—East Africa.

All debts due to and owing by the transferor up to and including the 1st day of November 1967, will be received and paid by the transferor.

The transferee does not assume any of the liabilities incurred by the transferor in the said business up to and including the 1st day of November 1967.

Dated at Nairobi this 6th day of November 1967.

J. M. KAPILA,
Advocate for the Transferee.

GAZETTE NOTICE No. 4501

NOTICE OF CHANGE OF NAME

I, Madhu Murlidhar Wadhwa, of P.O. Box 7334, Mombasa in the Republic of Kenya, heretofore called and known by the name of Rani Murlidhar Wadhwa, hereby give notice that on the 2nd day of December 1967 I renounced and abandoned the use of my said name of Rani Murlidhar Wadhwa and assumed in lieu thereof the name of Madhu Murlidhar Wadhwa and further that such a change of name is evidenced by a deed poll dated the 2nd day of December 1967 duly executed by me and attested by D. G. Nathwani, Esq., advocate, of Mombasa, aforesaid and I therefore authorize and request all persons to designate, describe and address me by the name of Madhu Murlidhar Wadhwa only.

Dated at Mombasa this 2nd day of December 1967.

MADHU MURLIDHAR WADHWA.

GAZETTE NOTICE No. 4502

NOTICE OF CHANGE OF NAME

I, Salim s/o Abdulla Karmali, a Kenya citizen, heretofore called and known by the name of Nashirali s/o Abdulla Karmali, hereby give public notice that by a deed poll dated the 8th day of December 1967 (and attested by Ubaldo Fernandes, advocate, Kisumu), I formally and absolutely renounced and abandoned the use of my first name of Nashirali s/o Abdulla Karmali by which I was heretofore called and known and in lieu thereof assumed and adopted the same name of Salim s/o Abdulla Karmali for all purposes.

And I hereby authorize and request all persons to designate and address me by such name of Salim s/o Abdulla Karmali only.

Dated at Kisumu this 8th day of December 1967.

SALIM s/o ABDULLA KARMALI,
formerly known as Nashirali.

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Act No. 25 of 25th August 1967

**THE IMMIGRATION
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Price: Sh. 3 (Postage 30 cts.)

**Legal Notices No. 234 and 235 of
10th November 1967**

**THE IMMIGRATION
RULES**

Price: Sh. 5 (Postage 50 cts.)

Legal Notice No. 244 of 30th November 1967

**CERTAIN NON-CITIZENS OF KENYA
TO APPLY FOR ENTRY PERMITS**

Price: 25 cts. (Postage 15 cts.)

Legal Notice No. 253 of 8th December 1967

**CERTAIN NON-CITIZENS OF KENYA
TO APPLY FOR ENTRY PERMITS
AND DEPENDANT'S PASS**

Price: Sh. 1 (Postage 15 cts.)

*Total price of all above four:
Sh. 10 (Postage inclusive)*

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