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CONTENTS

GAZETTE NOTICES

	PAGE
The Advocates Act—Notices	1224
The Registration of Persons Act—Appointment	1224
The Registration of Titles Act—Issue of Provisional Certificates	1224
Kenya Stock	1224
The General Local Loans Act—Loss of Stock Certificate	1225
High Commission Stock	1225
The Rabies Act—Declarations	1225
The Animal Diseases Act—Scheduled Areas	1225
The Government Lands Act—Plot in Malindi	1227
The Trust Land Act—Plots in Kakamega Township	1228
E A Customs and Excise Department—Customs Tariff Interpretation	1228
The Republic of Kenya—Exchequer Return	1228
The Methods of Charge (EAPL) Byelaws 1968—Fuel Oil Prices	1230
Industrial Court Award	1230
Trade Marks	1231–1234
Liquor Licensing	1234

GAZETTE NOTICES—(Contd)

	PAGE
Probate and Administration	1234–1235
Bankruptcy Jurisdiction	1236
The Companies Act—Show Cause	1236
The Trade Unions Act—Refusal, etc	1236
The African Christian Marriage and Divorce Act—Ministers Licensed to Celebrate Marriages	1236
The Co operative Societies Act—Admission of Claims, etc	1236–1237
Loss of Policies	1237
Local Government Notices	1237
Tenders	1238
Dissolution of Partnerships	1238

SUPPLEMENT No 75

Legislative Supplement

LEGAL NOTICE No	PAGE
226—The Civil Procedure (Amendment) Rules, 1972	427
227—The Forests Act—Turbo Forest—Alteration of Boundaries	441

GAZETTE NOTICE No 3388

THE ADVOCATES ACT

(Cap 16)

NOTICE

PURSUANT to regulation 13 (3) of the Advocates (Admission) Regulations (Cap 16, Sub Leg), it is hereby notified that an examination to be passed by applicants for admission to the Roll of Advocates under section 12 (1) (ii) of the Act will be held at Nairobi at the Kenya School of Law, Girouard Road, from Wednesday, 13th December, 1972, to Friday, 15th December, 1972

Dated this 31st day of October, 1972

N J MONTGOMERY,
Secretary
Council of Legal Education

GAZETTE NOTICE No 3389

THE ADVOCATES (ADMISSION) REGULATIONS

(Cap 16 Sub Leg)

PURSUANT to regulation 20 of the Advocates (Admission) Regulations, it is hereby notified that—

AVTAR SINGH CHAUDHRY

has, for the purposes of section 13 of the Act, duly completed service under articles in accordance with Part II of the above Regulations, satisfactorily completed a course of legal education in accordance with Part III of the above Regulations and has passed the examinations held under Part IV of the above Regulations

Dated this 4th day of November, 1972

N J MONTGOMERY,
Secretary
Council of Legal Education

GAZETTE NOTICE No 3390

THE REGISTRATION OF PERSONS ACT

(Cap 107)

APPOINTMENT OF REGISTRATION OFFICER

IN EXERCISE of the powers conferred by section 4 (2) of the Registration of Persons Act, the Principal Registrar, with effect from the 12th August, 1972, hereby appoints—

AHMED KALLA BANTE

to be a Registration Officer for the purposes of the Act

Dated this 26th day of October 1972

P M OKUMU,
Principal Registrar

GAZETTE NOTICE No 3391

THE REGISTRATION OF TITLES ACT

(Cap 281, section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Ezekiel Omukhulu Ndalo of (P O Box 81), Butere in the Republic of Kenya, is registered as proprietor of all that piece of land known as Land Reference No 1148/1175 situate in Kisumu Municipality in the Central Nyanza District by virtue of a Grant registered as No I R 22224/1 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 (90) 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 10th day of November, 1972

A P KARIITHI,
Registrar of Titles

GAZETTE NOTICE No 3392

THE REGISTRATION OF TITLES ACT

(Cap 281 section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Shah Zaverchand Mulji and Company Limited a limited liability company incorporated in Kenya and having its registered office situated at Eldoret of P O Box 483, Eldoret in the Republic of Kenya, is the registered proprietor as lessee of all that piece of land known as Land Reference No 2116/5/82 situate in Kitale Municipality in the Trans Nzoia District by virtue of a Grant registered as No I R 10221/1 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 (90) 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 10th day of November, 1972

A P KARIITHI,
Registrar of Titles

GAZETTE NOTICE No 3393

THE REGISTRATION OF TITLES ACT

(Cap 281 section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Boyce Kidson Roberts of (P O Box 1) Nanyuki in the Republic of Kenya, is registered as the proprietor as a lessee of all that piece of land known as Land Reference No 9847/1 situate in north-west of Nanyuki Township in Laikipia District by virtue of a Certificate of Title registered as No I R 17717/1 and whereas sufficient evidence has been adduced to show that the said Certificate of Title has been lost notice is hereby given that after the expiration of ninety (90) 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 10th day of November, 1972

A P KARIITHI,
Registrar of Titles

GAZETTE NOTICE No 3394

THE REGISTRATION OF TITLES ACT

(Cap 281 section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Asantus Akuku Ogwela is registered as the proprietor as lessee of all that piece of land known as Land Reference 1432/236 situate in Homa Bay Town in the South Nyanza District by virtue of a Grant registered as No I R N 2637/1 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 (90) 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 10th day of November, 1972

A P KARIITHI,
Registrar of Titles

GAZETTE NOTICE No 3395

6½ PER CENT KENYA STOCK 1972/74

FOR the purpose of preparing warrants for interest due on 1st January, 1973, the balances of the several accounts in the above-mentioned stock will be struck at close of business on 1st December, 1972, after which date the stock will be transferable ex dividend

CENTRAL BANK OF KENYA,
P O Box 30463 Nairobi

GAZETTE NOTICE No 3396

THE GENERAL LOCAL LOANS ACT

(Cap 420)

LOSS OF STOCK CERTIFICATE

IN PURSUANCE of the provision of regulation 15 (2) of the Local Loans Regulations, 1945, the Chief Banking Manager, Central Bank of Kenya, on behalf of the Permanent Secretary to the Treasury, hereby gives notice that the undermentioned stock certificate has been lost, and that it is proposed, after expiration of 30 days from the date of this notice to issue a duplicate of such certificate

6½ Per Cent Kenya "B" Stock 1970 Stock Certificate No 129 in the name of Mark Edward Wood

CENTRAL BANK OF KENYA,
P O Box 30463 Nairobi

GAZETTE NOTICE No 3397

EAST AFRICAN HIGH COMMISSION (POSTS AND TELECOMMUNICATIONS) 5½ PER CENT STOCK 1977/83

FOR the purpose of preparing the payments of interest due on the 15th December, 1972, the balances of the several accounts in the Local Register of the above stock will be struck on the evening of 15th November, after which date the stock will be transferable ex dividend

D G N LUMALA,
Chief Accountant,
East African Posts and
Telecommunications Corporation
Kampala,
28th October, 1972

GAZETTE NOTICE No 3398

(QUAR/O/Vol XI/45)

THE RABIES ACT

(Cap 365)

DECLARATION OF A RABIES CONTROL AREA

IN EXERCISE of the powers conferred by section 2 of the Rabies Act, the Director of Veterinary Services hereby declares the area specified in the Schedule hereto to be a Rabies control area for the purposes of the aforesaid Act

SCHEDULE

Those parts of Central Province bounded in red on Boundary Plan No 545 authenticated by the Director of Surveys, and deposited in the office of the Survey of Kenya, Nairobi, a copy of which is deposited at the office of the Veterinary Officer, Thika

Dated this 27th day of October 1972

W M NJOROGI,
Ag Director of Veterinary Services

GAZETTE NOTICE No 3399

(QUAR/O/Vol XI/46)

THE RABIES ACT

(Cap 365 Sub Leg)

IN EXERCISE of the powers conferred by regulations 10 of the Rabies Regulations, the Director of Veterinary Services hereby declares the area specified in the Schedule hereto to be a compulsory Rabies inoculation area

SCHEDULE

Those parts of Central Province bounded in red on Boundary Plan No 545 authenticated by the Director of Surveys, and deposited in the office of the Survey of Kenya Nairobi a copy of which is deposited at the office of the Veterinary Officer, Thika

Dated this 27th day of October 1972

W M NJOROGI
Ag Director of Veterinary Services

GAZETTE NOTICE No 3400

(QUAR/O/Vol XI/47)

THE ANIMAL DISEASES ACT

(Cap 364)

IN EXERCISE of the powers conferred by section 5 of the Animal Diseases Act, I hereby declare—

- the area specified in Schedule I to be an "infected area" in respect of the disease indicated at the head of such Schedule,
- the notices specified in the first column of Schedule II to be amended in the manner specified in the second column of such Schedule

Kabete,
31st October, 1972

I E MURIITHI,
Director of Veterinary Services

SCHEDULE I—SHEEP SCAB

Nyairoko Settlement Scheme, The Chairman, Nyairoko Co-operative Society, P O Box 26, Ol Joro Orok, Nyandarua District

SCHEDULE II

First Column	Second Column
Gazette Notice No 2020 dated the 30th day of June, 1972	By deleting from Schedule I (Foot-and Mouth Disease) thereto the following — "Kanziko Location, The District Commissioner, P O Box 1, Kitui Kitui District" By deleting from Schedule I (Foot-and Mouth Disease) thereto the following — Mutha Location The District Commissioner, P O Box 1, Kitui Kitui District' By deleting from Schedule I (Foot and Mouth Disease) thereto the following — 'Mulango Location The District Commissioner, Kitui, Kitui District By deleting from Schedule I (Foot-and Mouth Disease) thereto the following — Mutonguni Location The District Commissioner, P O Box 1, Kitui Kitui District" By deleting from Schedule I (Foot-and Mouth Disease) thereto the following — 'Mwea Location The District Commissioner Embu, Embu District' By deleting from Schedule I (Foot-and Mouth Disease) thereto the following — Sang'alo Location, The District Commissioner P O Box 30, Kapsabet, Nandi District" By deleting from Schedule III (East Coast Fever) thereto the following — L R No 8359 Mr R N Edmondson, Canyon Farm, P O Box 242, Nakuru Nakuru District" By deleting from Schedule II (East Coast Fever) thereto the following — "L R Nos 9832/2, 8933/2, The Manager, Majani Minge Sisal Estate, P O Box 958, Nakuru, Nakuru District" By deleting from Schedule II (East Coast Fever) thereto the following — 'L R No 6507 Mr Benjamin Njoroge P O Box 5034, Subukia, Nakuru District"
Gazette Notice No 1886 dated the 15th day of June, 1972	
Gazette Notice No 1731 dated the 31st day of May, 1972	
Gazette Notice No 960 dated the 15th day of March, 1972	
Gazette Notice No 1319 dated the 24th day of April, 1972	
Gazette Notice No 1100 dated the 31st day of March, 1972	
Gazette Notice No 2371 dated the 31st day of August, 1971	

GAZETTE NOTICE No 3275

THE GOVERNMENT LANDS ACT

(Cap 280)

NJORO TOWNSHIP—PLOTS FOR SHOPS, OFFICES AND FLATS
(EXCLUDING SALE OF PETROL)

THE Commissioner of Lands gives notice that the plots in Njoro Township as described in the Schedule hereto are available for alienation and applications are invited for the direct grants of the individual plots

2 A plan of the plots may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or may be obtained from the Public Map Office, P O Box 30089, Nairobi, on payment of Sh 3 post free

3 Applications should be submitted to the Commissioner of Lands, Nairobi, through the Clerk, Central Rift County Council, stating the plot required in order of preference. Applications must be on prescribed forms which are available from Lands Department and the office of the Clerk, Central Rift County Council

4 Applications must be sent so as to reach the Clerk, Central Rift County Council, not later than noon on 24th November, 1972

5 Applications must not be sent direct to the Commissioner of Lands

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

- (a) If the applicant is offered and takes up and pays for a plot within a period of 14 days as required in paragraph 5 below, the deposit will be credited to him
- (b) If the application is unsuccessful the applicant's deposit will be returned to him
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

General Conditions

1 The ordinary conditions applicable to township grants of this nature except as varied hereby shall apply to this grant

2 The grant will be made under the provisions of the Government Lands Act (Cap 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap 281)

3 The grant will be issued in the name of the allottee as stated in the letter of application

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

5 Each allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been approved, the initial estimated amount for a construction of roads and drains to serve the plot, the assessed stand premium and the proportion of the annual rent together with the legal fees payable in respect of the preparation and registration of the grant (Sh 225), and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent). In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

Special Conditions

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

2 The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the position 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 notwithstanding anything to the contrary contained in or implied by the Government Lands Act (Cap 280), if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any

right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained

3 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land

4 Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land, or (2) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund to the grantee 25 per 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

5 The land and the buildings shall only be used for shops, offices and flats (excluding the sale of petrol)

6 The buildings shall not cover more than 75 per centum of the area of the land if used for shop and/or office purposes only or such lesser area of the land as may be laid down by the local authority in its by-laws, and not more than 50 per centum of the area of the land if used for the combined purposes of shops, offices and flats or such lesser area as may be laid down by the local authority in its by-laws

7 The land shall not be used for the purpose of any trade or business which the Commissioner of Lands considers to be dangerous or offensive

8 The grantee shall not subdivide the land

9 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any buildings thereon except with the prior consent in writing of the President. 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

10 The grantee shall pay to the Commissioner of Lands on demand such sums as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid

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

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

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

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

15 The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at a rate of 4 per cent of the unimproved freehold value of land as assessed by the Commissioner of Lands

SCHEDULE

Plot No	Area (approx)	Stand Premium	Annual Rent	Road Charges	Survey Fees
	Hectares	Sh	Sh		Sh
519/126	0 0464	1,860	372	On demand	On demand
519/127	0 0464	1,860	372	"	"
519/128	0 0464	1,860	372	"	"
519/129	0 0494	1,860	372	"	"
519/130	0 0464	1,860	372	"	"
519/131	0 0464	1,860	372	"	"
519/132	0 0464	1,860	372	"	"
519/133	0 0464	1,860	372	"	"
519/134	0 0464	1,860	372	"	"
519/135	0 0464	1,860	272	"	"

GAZETTE NOTICE No 3401

THE GOVERNMENT LANDS ACT

(Cap 280)

PORTION, SHEILLA NORTH, MALINDI—PLOT NO 1118 FOR
RESIDENTIAL PURPOSES ONLY

THE Commissioner of Lands invites applications for the plot described in the Schedule herebelow, which is available for direct alienation

2 The plan of the plot may be inspected at the Public Map Office situated in the Lands Department Buildings, City Square, Nairobi or purchased therefrom at Sh 3 per copy, post free

3 Applications should be submitted to the Commissioner of Lands through the District Commissioner, Kilifi, but not direct to the Commissioner of Lands

4 Applications must be submitted so as to reach the said District Commissioner Kilifi not later than noon on Friday 4th December, 1972

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

- (a) If the applicant is offered and takes up and pays for the plot within a period of 14 days as required in paragraph 5 below, the deposit will be credited to him
- (b) If the application is unsuccessful the applicant's deposit will be returned to him
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 below of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

General Conditions

1 The ordinary conditions applicable to urban grants of this nature except as varied hereby shall apply to this grant

2 The grant will be made under the Provisions of the Government Lands Act (Cap 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap 281)

3 The grant will be issued in the name of the allottee as stated in the letter of application

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

5 Each allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the legal fees payable in respect of the preparation and registration of the grant (Sh 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent). In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

Special Conditions

The grantee shall erect complete for occupation within 24 months of the commencement of the term buildings of approved design on proper foundations constructed of stone, burnt brick or concrete with roofing of tiles or other permanent materials approved by the Commissioner of Lands and shall maintain the same (including the external paintwork) in good and substantial tenable repair and condition

Provided that should the grantee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the 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

2 The buildings shall not be erected until plans (including block plans showing the positions of the buildings and a system of drainage for disposing of sewage, surface and sullage water on the land), drawings, elevations and specifications thereof shall have been approved in writing by the local authority and the Commissioner of Lands. Such plans, drawings, elevations and specifications shall be submitted in triplicate to the local authority within six months of the commencement of the term

3 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

4 The buildings shall not cover more than 50 per centum of the area of the land or such lesser area as may be laid down by the local authority in its by laws

5 The grantee shall not subdivide the land

6 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any buildings thereon except with the prior consent in writing of the Commissioner. No application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 1 has been performed

7 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

8 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

9 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

10 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 Commissioner in lieu thereof

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

12 The Commissioner of Lands reserves the right to revise the annual ground rent payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at a rate of 4 per cent of the unimproved freehold value of land as assessed by the Commissioner of Lands

SCHEDULE

Plot L R No —Portion No 1118

Area —0 0237 hectares

Legal fees —Sh 240

Stand premium —Sh 310

Annual rent —Sh 62

Survey fees —On demand

GAZETTE NOTICE No 3402

THE TRUST LAND ACT

(Cap 288)

KAKAMEGA MUNICIPALITY—PLOTS FOR ONE PRIVATE
DWELLING HOUSE

THE Commissioner of Lands on behalf of the County Council, Kakamega, gives notice that plots in Kakamega Municipality as described in the Schedule hereto are available for alienation and applications are invited for the direct grant of the plots

2 Plans of the plots may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or at the office of the Town Clerk, Kakamega, or may be obtained from the Public Map Office, P O Box 30089, Nairobi, on payment of Sh 3 per copy, post free

3 Applications should be submitted to the Town Clerk, Kakamega. Applications must be sent so as to reach the Town Clerk not later than noon on Friday, 1st December, 1972

4 Applicants must enclose with their applications their cheque for Sh 1,000 drawn on the applicant's own banking account (no other cheque will be accepted) made payable to the Town Clerk, as a deposit, which will be dealt with as follows —

(a) If the applicant is offered and takes up and pays for the plot within a period of 14 days, as required in paragraph 5 below, the deposit will be credited to him

(b) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days, as required in paragraph 5 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

(c) If the applicant is unsuccessful his deposit will be refunded

5 The allottee shall pay to the Town Clerk, Kakamega within 14 days of notification that his application has been approved, the assessed stand premium and proportion of annual rent, together with the survey fees, the fees payable in respect of the preparation and registration of the grant (Sh 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent) In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

General Conditions

1 The ordinary conditions applicable to township and trading centre grants of this nature shall apply except as varied hereby

2 The grant will be made under the Trust Land Act (Cap 288), and title will be issued under the Registration of Titles Act The term of the grant will be for 33 years from the 1st day of the month following the notification of the approval of the grant

3 The grant will be issued in the name of the applicant as stated in the letter of application

Special Conditions

1 The grantee shall erect for occupation within 24 months of the commencement of the term, buildings of approved design on proper foundation constructed of stone, burnt-brick or concrete with roofing of tiles or other permanent materials approved by the County Council and shall maintain the same (including the external paintwork) in good and substantial repair and condition to the satisfaction of the County Council

2 The erection of buildings shall not be commenced until plans (including block plans showing the position of the buildings and a system of drainage for disposal of sewage, surface and sullage water), drawings, elevations and specifications shall be submitted in triplicate to the County Council

3 No additions shall be made to the buildings without the prior consent in writing of the County Council

4 The land and buildings shall only be used for one private dwelling-house and the grantee shall throughout the term and to the satisfaction of the local authority make substantial use of the land and buildings for such purpose

5 The land shall not be used in any manner which the County Council considers to be dangerous or offensive to the public in the neighbourhood

6 The land shall not be subdivided

7 The grantee shall not alienate the land or part thereof by sale, charge, transfer of possession, sublease, bequest or otherwise howsoever, without the previous consent in writing of the County Council of Kakamega and no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 1 has been performed

8 The buildings shall not cover more than 50 per centum of the area of the land

9 The grantee shall pay all sums that may from time to time be demanded by the County Council of Kakamega in respect of the cost of constructing, maintaining, repairing, improving and renewing all roads, drains and sewers serving or adjoining the land

10 The grantee shall be responsible for the payment of all taxes, charges or duties of whatever description that may be levied, imposed or charged by the County Council or Government upon land or buildings

11 The grantee shall on receipt of the notice in writing in that behalf from the County Council forthwith adequately fence or hedge to the satisfaction of the County Council

12 The County Council 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 and telegraph wires and electric mains of all descriptions either overhead or underground

SCHEDULE "A"

(One Private Dwelling-house)

Uns Plot No	Area in Hectares	Stand Premium	Annual Rent	Road Charges	Survey Fees
2	0 198	Sh 1,000	Sh 200	On demand	On demand
3	0 206	1,040	208	"	"
6	0 198	1,000	200	"	"
7	0 198	1 000	200	"	"
8	0 198	1,000	200	"	"
9	0 194	980	196	"	"
11	0 206	1,040	208	"	"
12	0 198	1,000	200	"	"
13	0 198	1,000	200	"	"
14	0 198	1 000	200	"	"
15	0 198	1,000	200	"	"
16	0 198	1,000	200	"	"
17	0 198	1,000	200	"	"
19	0 198	1,000	200	"	"
20	0 186	1,000	200	"	"
21	0 186	920	184	"	"
22	0 190	920	184	"	"
23	0 198	960	192	"	"
26	0 194	980	196	"	"
27	0 209	1,060	212	"	"
28	0 209	1,060	212	"	"
29	0 209	1,060	212	"	"
30	0 190	960	192	"	"
31	0 190	960	192	"	"
32	0 190	960	192	"	"
33	0 206	1,040	208	"	"
34	0 209	1,060	212	"	"
36	0 209	1,060	212	"	"
8A	0 2064	1,040	208	"	"
9A	0 2347	1,200	240	"	"

GAZETTE NOTICE No 3403

EAST AFRICAN CUSTOMS AND EXCISE DEPARTMENT

CLASSIFICATION OF DRUGS, MEDICAL AND VETERINARY PREPARATIONS ADMITTED UNDER HEADINGS 30 03 B OR C OF THE CUSTOMS TARIFF ACTS

IT IS notified for general information that the following amendments have been made to the Interpretation of the Customs Tariff Schedule promulgated in the above Book (Revised June, 1972)

1 AMENDMENTS

Page

7 "Cordex-Forts" inserted by A/S 7/72 to read "Cordex-Forte"

2 ADDITIONS

Insert the following in alphabetical order on the pages indicated The operative date is "existing" except where otherwise shown —

Page	Article	
3	Actinac	9/72
3	Alphacillin	9/72
4	Arthricol	9/72
5	Berkfurin	9/72
7	Cordex-Forte Improved	9/72
8	Deltasone	9/72
8	Dexatopic Skin Cream	9/72
9	Diokycin-N Syrup	9/72
9	Dolo Neurobion	9/72
9	Dulana Spofa	9/72
10	Emex	9/72
11	Fansidar	9/72
11	5 Flourouracil (RO 02 9757)	9/72
17	Minocin Capsules, Syrup	9/72
19	Nardil	9/72
19	Norcillin V K Syrup	9/72
20	Oblivon paediatric Elixir	9/72
20	Ovulen $\frac{1}{2}$	9/72
21	Penotrance Pessaries with Stilboestrol	
	Veterinary	9/72
22	Prinalgin	9/72
23	Rimactane	9/72
23	RO-05-4023	9/72
23	RO 06 4563 (Glutril)	9/72
24	Serenace	9/72

Note —No amendment slip was issued in the month of August, 1972

GAZETTE NOTICE NO 3404

REPUBLIC OF KENYA

EXCHEQUER RETURN

	Current Year 1st July, 1972 to 31st October, 1972	Previous Year 1st July, 1971 to 31st October, 1971
	K£	K£
RECURRENT EXCHEQUER		
RECEIPTS		
From Receiver of Revenue		
Customs and Excise and Export Duty	11,835 700	15,605,014
Income Tax	13,279,900	10,738,240
Stamp Duties, Various Revenue Purposes	276,550	334 720
Other Licences, Duties and Taxes	796,117	1,462,394
Miscellaneous	71,811	88,749
Land Revenue	110,264	140,537
Forest Revenue	101,870	44,210
Game Revenue	8,147	47,742
Interest and Redemption	965 274	688,114
Fines and Forfeitures	149,050	28 400
Aviation Landing Fees	407,170	586 416
Graduated Personal Tax	486,550	1,369,110
Consumption Tax	2,270,600	1,300,860
Profits and Dividends from Government Investments	3,130,550	5 210,908
Reimbursement from British Government on Account of Pensions of Expatriate Officers	287,850	—
	34,177,403	37,645,414
Other Receipts		
Extra Exchequer Receipts	523	48,230
Grant by British Government—Overseas Service Aid Scheme	—	27,154
	34,177,926	37,720,798
DEDUCT—ISSUES		
Supply Services	31 427 212	27,585,153
Consolidated Fund Services —		
Public Debt	2,866,068	2,593,684
Overseas Service Aid Scheme	6 819	20,911
Pensions and Gratuities	1 012 189	1,090,250
Salaries, Allowances and Miscellaneous Services	218 860	163,345
	35,594,148	31,453,343
TOTAL RECEIPTS		
NET TOTAL—Surplus (+) or Deficit (—)	(—) 1,416,222	(+) 6,267,455

DEVELOPMENT SERVICES

	Current Year 1st July, 1972 to 31st October, 1972	Previous Year 1st July, 1971 to 31st October, 1971
	K£	K£
RECEIPTS		
From Receiver of Revenue	10,308 927	395,675
Other Receipts		
Extra Exchequer Receipts	—	5,580
	10,308 927	401,255
DEDUCT—ISSUES		
Development Services	11 968,341	12 406,200
NET TOTAL—Surplus (+) or Deficit (—)	(—) 1,659,414	(—) 12,004,945

TAX RESERVE CERTIFICATES

	Current Year 1st July, 1972 to 31st October 1972	Previous Year 1st July, 1971 to 31st October 1971
	K£	K£
RECEIPTS		
DEDUCT—SURRENDERS	23,400	354,725
	411 731	177,266
NET TOTAL—Surplus (+) or Deficit (—)	(—) 388,331	(+) 177,459

SHORT-TERM BORROWINGS

	Current Year 1st July 1972 to 31st October, 1972	Previous Year 1st July, 1971 to 31st October, 1971
	K£	K£
RECEIPTS		
Cereals and Sugar Finance Corporation	18,676,000	3,562,500
Treasury Bills	26,000,000	12,000,000
	44,676 000	15,562,500
DEDUCT—ISSUES		
Cereals and Sugar Finance Corporation	15,759,000	3 905,500
Treasury Bills	26,000 000	12,000,000
	41,759 000	15,905,500
NET TOTAL—Surplus (+) or Deficit (—)	(+) 2 917 000	(—) 343 000

SUMMARY

	Surplus (+) or Deficit (—) as at 30th June, 1972	Surplus (+) or Deficit (—) for the period 1-7-72 to 31-10-72	Surplus (+) or Deficit (—) as at 31st October 1972
	K£	K£	K£
Exchequer	—	(—) 1,416,222	(—) 1,416,222
Development	(—) 17 727,684	(—) 1 659 414	(—) 19,387 098
Tax Reserve Certificates	(+) 2,976,082	(—) 388 331	(+) 2,587,751
Short term Borrowings	(+) 16 644,000	(+) 2,917 000	(+) 19,561,000
	(+) 1 892 398	(—) 546 967	(+) 1 345 431

The Treasury,
P O Box 30007, Nairobi
3rd November, 1972

GAZETTE NOTICE No 3405

THE METHODS OF CHARGE (EAPL) BYELAWS 1968

FUEL OIL PRICES

PURSUANT to byelaw No 6 of the Methods of Charge (EAPL) Bylaws 1968, notice is hereby given of the variations to the price of fuel oil delivered to the Company on or before the first of September 1972 —

Deliveries to the Fuel Storage Tanks at —

Power Station	August Price per Metric Ton	Variation	September Price per Metric Ton	Variation
	Sh cts	Sh cts	Sh cts	Sh cts
Nairobi South	No change	No change	340 02	0 22 increase
Kisumu	No change	No change	No change	No change
Eldoret	381 89	31 14 decrease	No change	No change
Kitale	385 55	0 14 increase	385 39	0 16 decrease
Nanyuki	367 10	0 30 decrease	No change	No change
Coast (Kipevu Furnace Oil)	107 11	0 57 increase	107 05	0 06 decrease
Meru	404 70	0 08 decrease	404 44	0 26 decrease
Kericho	No change	No change	No change	No change
Mombasa	259 20	0 71 increase	259 50	0 30 increase
Homa Bay	397 52	0 06 decrease	397 77	0 25 increase
Lamu	353 74	0 01 decrease	353 30	0 44 decrease
Malindi	No change	No change	No change	No change
Nakuru	No change	No change	No change	No change
Garissa	No change	No change	No change	No change

A N NGUGI,
Secretary

GAZETTE NOTICE No 3406

THE INDUSTRIAL COURT

CAUSE NO 25 OF 1972

Parties —

Kenya Local Government Workers' Union
and

Kirinyaga County Council

Issues in dispute —

Terminal benefits payable to Mr Jackson Weru for his alleged wrongful dismissal

1 The Kenya Local Government Workers Union shall hereinafter be referred to as the Claimants and the Kirinyaga County Council shall hereinafter be referred to as the Respondents

2 The parties were heard in Nairobi on 11th October, 1972, and relied on their written and verbal submissions. In addition, the Respondents called a witness Mr Gitukia Kogi

AWARD

3 On 13th June, 1969 the Respondents took the decision that Mr Jackson Weru's services be terminated with effect from August, 1969 and he be paid one half salary with effect from 13th June, 1969, the date he was suspended

In pursuance of this decision, Mr Weru's services were terminated with effect from 31st August, 1969

The Claimants then intervened on his behalf and met the Respondents at the Joint Staff Committee level but after protracted discussions no agreement could be reached

The Claimants then reported the existence of a trade dispute to the Ministry of Labour and an Investigator was appointed on 23rd March, 1970. There was some delay in the investigation because the person who was first appointed to investigate was not available to deal with this matter

On 14th October, 1970, the Investigator's findings and recommendations were made known to the parties. The Investigator had this to say on the matter —

"Whilst not ignoring the charges made against Mr Jackson Weru by the Council, I regret I must point out that the procedure followed by the Council in terminating the services of Mr Weru was contrary to clause No 19 (e) of the agreement between Association of Local Government Workers' and Kenya Local Government Workers' Union which reads *inter alia* —

An employee whose work conduct is unsatisfactory and who commits an offence or misdemeanour which in the Council's opinion does not warrant dismissal will be given a letter of warning in the event of a second offence he will receive a 2nd and final warning and a third offence shall result in instant dismissal. Should a period of one year elapse without a warning being issued, the previous warnings will be expunged from his record

As will be seen in Mr Weru's case his 1st, 2nd and 3rd offences were committed in 1966 and all these were condoned by the Council and were subsequently expunged as from the date the agreement came into force

I therefore recommend that Mr Weru's warning letter dated 12th May, 1969, be regarded as 1st warning and that he should be reinstated and paid all his dues up to date. Should there be no work for him in the Council, then he should be compensated adequately

The Claimants accepted the recommendation on 26th March, 1971, but the Respondents after consultation with the Federation of Kenya Employers and after meeting the Claimants' representatives, wrote as follows to them on 27th July, 1971 —

"Now that the Department in which Mr Weru was serving was transferred to the Central Government, it therefore means that the Council has no work for him

The Council paid Mr Weru for his leave which he was due at the time of dismissal. In order to finalize this matter the Council is prepared to offer to Mr Weru, without prejudice, one month's salary in lieu of notice and if this is acceptable to him he should be advised to collect this money from this office at any time from now"

The parties then decided to refer the dispute to the Industrial Court but there was some delay as they could not agree on the precise issue in dispute. After considerable haggling they signed the Notification of Dispute Form 'A' on 17th February, 1972, and the form was forwarded to the Industrial Court on 25th July, 1972 with the Labour Commissioner's certificate dated 19th July, 1972.

There is no doubt that the Respondents and Mr Weru have had an unpleasant relationship dating back to 1966 first because of insubordination, impertinent and disrespectful behaviour towards his superiors and secondly and more latterly because it was alleged that he conducted himself and acted in a manner calculated to prejudice the work or efficiency of the Respondents in whose service he was employed by engaging in private business of running a private taxi during working hours.

One other development which complicates the issue is the fact that sometime prior to the findings and recommendations of the Investigator the Central Government had taken over the services run by the Respondents' department where Mr Weru was employed as a mechanic namely the Roads Department.

The Claimants' submissions in brief are that Mr Weru had applied to the Respondents to engage in a private business outside his normal working hours as far back as 16th May, 1969. It was the Respondents' own fault that they had taken no action on his request.

They asked the Court to ignore the three warnings which had been issued to Mr Weru in December 1966 within a space of 27 days because since then there had been no complaint against him until the time when his involvement in taxi business was questioned.

They submitted that terms and conditions of service in respect of Committee No. 3 applied to the Respondents' employees with effect from 1st January, 1969, although the Respondents joined this committee on 4th September 1969. They added that all the Respondents' employees received increased remuneration with effect from 1st January, 1969, therefore the other terms and conditions also applied from that date.

The Claimants asked the Court to award the following terminal benefits to Mr Weru —

- (i) One month's salary in lieu of notice
- (ii) Salary in lieu of accumulated leave
- (iii) Difference in salary for period of suspension and
- (iv) compensation at half ($\frac{1}{2}$) salary for every completed year of service for the period he served the Council.

The Respondents maintained that apart from the wage increases that were granted effective from 1st January, 1969, other terms and conditions of service of Committee No. 3 came into force from 4th September 1969. Therefore the warnings that were issued to Mr Weru in December 1966 were in force and these coupled with his engaging himself in private business during his working time with Respondents was a sufficient cause for them to terminate his services.

The Respondents stressed that they had terminated Mr Weru's services in accordance with the Staff Rules that were in force at that time.

The Respondents called one witness to prove that Mr Weru had been seen driving his taxi at 8.30 a.m. and also at 9 a.m. on many occasions.

Finally they stated that Mr Weru's overall benefits amount to the following —

	Sh	cts
Salary during period of suspension, i.e. 13th June 1969 to 31st August, 1969	675	20
19 days' due leave	339	20
One month's pay in lieu of notice	535	50
Total	1,549	90

The Court would like at the very outset to make it clear that in cases where certain provisions of Staff Rules were used prior to 4th September, 1969, the new terms and conditions cannot apply because decision under the old rules had already been taken. In this respect terms and conditions of service of Committee No. 3 cannot be backdated.

The Court has now to determine if in fact Mr Weru used to run his own taxi during his working hours with the Respondents. The Respondents' witness did not state the precise dates during which he used to see Mr Weru driving his taxi at 8.30 a.m. and at 9 a.m. sometimes. This point is rather important because the Respondents took a decision on 16th May, 1969 regarding staff interest in business (Minute No. TS 21/69 refers). The Clerk to the Respondents informed the members that Mr Weru and another person were seen running their cars as taxis and in the case of Mr Weru that he did so during the official working hours. It was resolved —

- (a) That a reply from Mr Kamau be awaited
- (b) That a disciplinary action be taken on a member of staff who would be found at fault
- (c) That if Mr Weru had been absent from Council's work while trading on *matatu*, he be made to pay Council's working hours lost while on private business

- (d) That Mr Weru's case be awaited until he replies a letter from the Clerk to the Council

There is no evidence that Mr Weru was asked to reimburse the Council under para (c) above or that he was seen driving his taxi during official working hours after the Council's aforesaid resolution. There is even no evidence to show what happened to Mr Weru's application to run his taxi business, which naturally would be after office hours.

The Court was told that the other person had apologized to the Council therefore no action was taken against him. This is rather odd and taking all the circumstances surrounding this dispute the Court has come to the conclusion that the action taken by the Respondents in terminating Mr Weru's services was rather harsh and the Court concurs with the recommendations of the Ministry of Labour that if he cannot be reinstated then he should be adequately compensated. The Court has taken into account the fact that the Investigator relied on the wrong terms and conditions of service but the Court finds that there is ample evidence otherwise also to come to the same conclusion.

There is no doubt that since the department in which Mr Weru was employed has been absorbed in the Central Government he cannot be reinstated. The Court has therefore decided to award him compensation for his unjustified dismissal.

The Court awards that Mr Weru be paid the following amount —

- (1) Full salary during period of suspension, i.e. from 13th June, 1969, to 31st August, 1969
- (2) Payment in lieu of 19 days' accrued leave
- (3) Sh. 1,606/50 compensation for wrongful dismissal—this amount includes one month's pay in lieu of notice

Provided that any amount already paid to him in respect of any of the aforesaid items shall be deducted from the total.

Given in Nairobi this 6th day of November, 1972

SAEED R. COCKAR
President

J. CARROLL,
J. ABUOGA
Members

GAZETTE NOTICE No. 3407

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 TM 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 any 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 Office, 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.

BOTH IN CLASS 5—SCHEDULE III

AIROL

19482—Pharmaceutical preparation containing vitamin A
ROCHE PRODUCTS LIMITED, a British limited liability company,
 of 40, Broadwater Road, Welwyn Garden City, Hertfordshire,
 England, and c/o Messrs Atkinson, Cleasby & Satchu, advo-
 cates, P O Box 90121, Mombasa 10th May, 1972



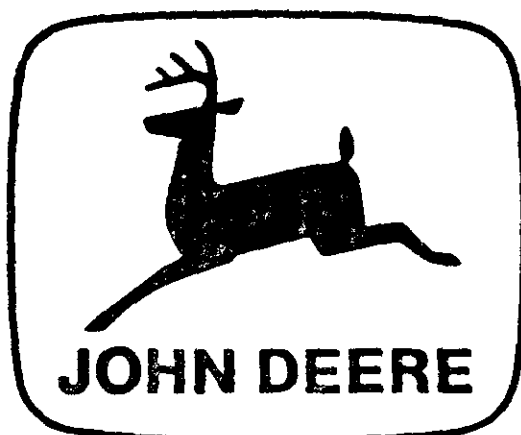
Registration of this trade mark shall give no right to the
 exclusive use of the letter G *per se*

It is a condition of registration that the mark shall be used
 in relation only to food being the produce of Hungary

19536—Food preserves for infants, fruit preserves for infants
KONZERVIPARI VALLALATOK TROSZTJE, a body corporate organized
 under the laws of the Hungarian People's Republic, manu-
 facturers and merchants, of 19, Gubacsi ut, Budapest IX,
 Hungary, and c/o Messrs Kaplan & Stratton, advocates, P O
 Box 40111, Nairobi To be associated with TMA Nos 19638,
 19639 and 19640 13th June, 1972

The undermentioned applications are proceeding in the name
 of **DEERE & COMPANY**, a corporation of the State of Delaware,
 United States of America, manufacturers, of Moline, Illinois 61
 265, United States of America, and c/o Messrs Kaplan &
 Stratton, advocates, P O Box 40111, Nairobi 31st August,
 1972

BOTH IN CLASS 12—SCHEDULE III



19700—Bicycles, motorcycles, trail bikes, all-terrain vehicles,
 amphibious vehicles and the like To be associated with TM
 Nos 17074, 18957, 19701

JOHN DEERE

19701—Bicycles, motorcycles, train bikes, all-terrain vehicles,
 amphibious vehicles and the like To be associated with TM
 Nos 17074, 18957, 19700

IN CLASS 12—SCHEDULE III

Lancer

19737—Vehicles including motor-cars, parts of and accessories
 for all the foregoing **MITSUBISHI JIDOSHA KABUSHIKI KAISHA**
 a Japanese corporation, manufacturers, of 33-8, Shiba 5-chome,
 Minato-Ku, Tokyo, Japan, and c/o Messrs Kaplan & Stratton,
 advocates, P O Box 40111, Nairobi 20th September, 1972

The undermentioned applications are proceeding in the name
 of **KONZERVIPARI VALLALATOK TROSZTJE**, a body corporate
 organized under the laws of the Hungarian People's Republic,
 manufacturers and merchants, of 19, Gubacsi ut, Budapest IX
 Hungary, and c/o Messrs Kaplan & Stratton, advocates, P O
 Box 40111, Nairobi 13th June, 1972

BOTH IN CLASS 29—SCHEDULE III



19537—Preserved, dried and cooked vegetables, including
 tomato pulp, peeled tomatoes, tomato juice, mixture of tomato
 pulp and paprika, dried tomatoes in powder form, vegetables in
 vinegar, gherkins in vinegar and mixed pickles

Registration of these trade marks shall give no right to the
 exclusive use of the letter G *per se*

It is a condition of registration that the marks shall be used
 in relation only to food being the produce of Hungary

19538—Preserved fruit, kitchen vegetables, vegetables, pickles
 preserved meat, offalls and poultry, cooked dishes in preserved
 form dried fruit and vegetables, kitchen vegetables, fruit and
 vegetables in powder form, kitchen vegetables, fruit and vege-
 tables in condensate form, jams, jellies To be associated with
 TM Nos 19636, 19639, 19646

IN CLASS 30—SCHEDULE III

19539—Farinaceous food pastes, prepared with or without
 eggs, flavourings for food, preserved flavourings, mixtures of
 seasonings, cooked dishes in preserved form To be associated
 with TM Nos 19636, 19638, 19640

IN CLASS 32—SCHEDULE III

19540—Juices of kitchen vegetables, fruit and vegetables for
 drinks To be associated with TMA Nos 19636, 19638, 19639

The undermentioned applications are proceeding in the name of REPCO LIMITED, a company with limited liability incorporated under the laws of the State of Victoria, Commonwealth of Australia, manufacturers and merchants of 630, St Kilda Road, Melbourne, Victoria Australia, and c/o Messrs Kaplan & Stratton, advocates, P O Box 40111, Nairobi 18th August, 1972

IN CLASS 7—SCHEDULE III



19673—Machines, machinery and machine tools, engines and motors (except for land vehicles), machine couplings and belting (except for land vehicles), large size agricultural implements, and parts, fittings and accessories included in Class 7 for all the aforesaid goods To be associated with TMA Nos 19674, 19675, 19676, 19677, 19678, 19679, 19680 and 19681

IN CLASS 8 SCHEDULE III

19674—Hand tools and instruments of all kinds, cutlery, forks and spoons, and side arms To be associated with TMA Nos 19673, 19675, 19676, 19677, 19678, 19679, 19680, 19681

IN CLASS 9—SCHEDULE III

19675—Scientific, nautical surveying and electrical apparatus and instruments (including radio and television), photographic, cinematographic, optical, weighing, measuring, signalling, checking (supervision), life saving and teaching apparatus and instruments, coin or counter freed apparatus, talking machines cash registers, calculating machines, fire extinguishing apparatus, welding apparatus and parts, fittings and accessories included in Class 9 for all the aforesaid goods To be associated with TMA Nos 19673, 19674, 19675, 19676, 19677, 19678, 19679, 19680 and 19681

IN CLASS 12—SCHEDULE III

19676—Vehicles, apparatus for locomotion by land, air or water, including amphibious craft and apparatus that operate on a gas cushion and parts, fittings and accessories included in Class 12 for all the aforesaid goods, and track lines for tractors To be associated with TMA Nos 19673, 19674, 19675, 19677, 19678, 19679, 19680 and 19681

IN CLASS 17—SCHEDULE III

19677—Gutta percha, india rubber, balata and substitutes therefor articles made from these aforesaid materials and not included in other classes plastics (non mouldable for use in manufactures, materials and products for packing, sealing, stopping or insulating, asbestos, mica and their products included in Class 17, hose-pipes (non-metallic) To be associated with TMA Nos 19673, 19674, 19675, 19676, 19678, 19679, 19680, 19681

IN CLASS 7—SCHEDULE III

REPCO

19678—Machines, machinery and machine tools, engines and motors (except for land vehicles), machine couplings and belting (except for land vehicles), large size agricultural implements, and parts, fittings and accessories included in Class 7 for all the aforesaid goods To be associated with TMA Nos 19673, 19674, 19675, 19676, 19677, 19679, 19680 and 19681 18th August, 1972

IN CLASS 8—SCHEDULE III

REPCO

19679—Hand tools and instruments of all kinds, cutlery, forks and spoons, and side arms To be associated with TMA Nos 19673, 19674, 19675, 19676, 19677, 19678, 19680, 19681

IN CLASS 9—SCHEDULE III

REPCO

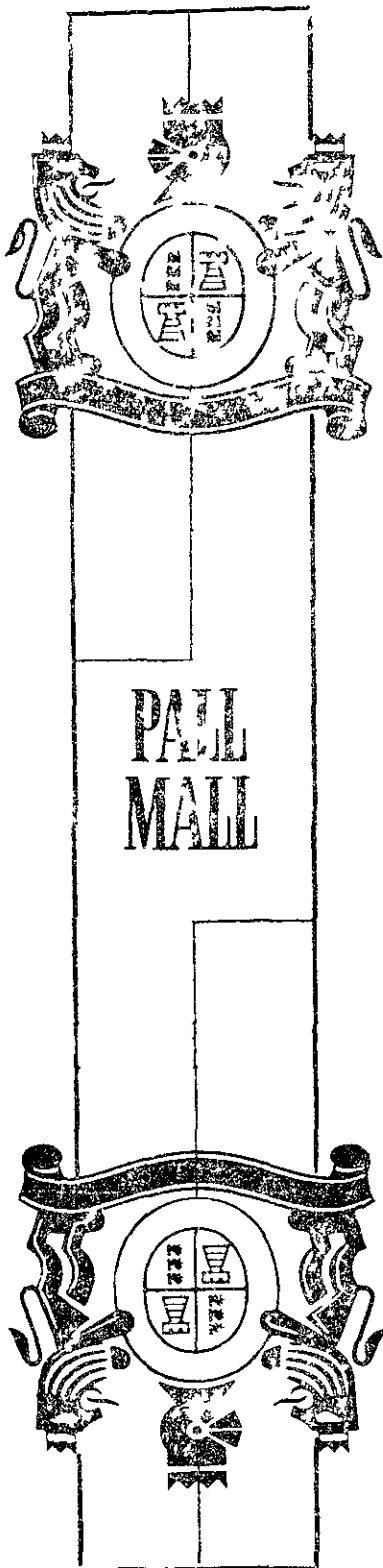
19680—Scientific, nautical, surveying and electrical apparatus and instruments (including radio and television), photographic, cinematographic, optical, weighing, measuring, signalling, checking (supervision), life-saving and teaching apparatus and instruments, coin or counter-freed apparatus talking machines, cash registers, calculating machines, fire extinguishing apparatus, welding apparatus, and parts, fittings and accessories included in Class 9 for all the aforesaid goods To be associated with TMA Nos 19673, 19674, 19675, 19676, 19677, 19678, 19679, 19681

IN CLASS 17—SCHEDULE III

REPCO

19681—Gutta parcha, india rubber, balata and substitutes therefor, articles made from these aforesaid materials and not included in other classes, plastics (non mouldable) for use in manufactures, materials and products for packing, sealing, stopping or insulating asbestos, mica and their products included in Class 17, hose-pipes (non metallic) To be associated with TMA Nos 19673, 19674, 19675, 19676, 19677, 19678, 19679, 19680

IN CLASS 34—SCHEDULE III



PALL MAIL

PALL MAIL

19671 —Manufactured tobacco and cigarette and cigarette paper B A T KENYA LIMITED (incorporaed in Kenya), tobacco manufacturers of Liverpool Road, Industrial Area, P O Box 30000, Nairobi To be associated with TMA No 5451 16th August, 1972

CORRIGENDUM

FROM CLASS 11 TO CLASS 21 OF THE TRADE MARKS ACT

18668 —Advertised under Notice No 2145, page 803, Kenya Gazette dated 13th August 1971

Class to read 21 (Schedule III)

TRADE MARKS REMOVED FROM THE REGISTER THROUGH NON PAYMENT OF RENEWAL FEE

TM No	Trade Mark	Name
5553	ELEPHANT BRAND	Graphite Manufacturing Co Ltd
2640	THREE STARS	Unga Millers Limited
B2239	KGM	Unga Millers Limited
2072	PRATTS	Standard Vacuum Oil of E A

Nairobi,
3rd November 1972

J N KING'ARUI
Acting Deputy Registrar of
Trade Marks

GAZETTE NOTICE No 3408

THE TRADITIONAL LIQUOR ACT
(No 26 of 1971)

BARINGO TRADITIONAL LIQUOR LICENSING BOARD

NOTICE is hereby given that the next meeting of the Baringo Traditional Liquor Licensing Board will be held on 4th December, 1972, in the District Commissioner's office, Kabarnet, at 10 a m

Applications for new licences, renewals or transfers of the existing licences should be submitted on the prescribed form to the District Commissioner, Baringo District

Applicants for new licences are requested to appear in person before the Board Attendance of applicants for renewals is optional unless there are objections in which case attendance is desirable

Dated this 2nd day of November, 1972

R K MUSYOKI,
Chairman
Baringo Traditional Liquor Licensing Board

GAZETTE NOTICE No 3409

PROBATE AND ADMINISTRATION

TAKE NOTICE that after fourteen days from the date of this Gazette I intend to apply to the High Court at Mombasa 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
78/72	Beaton M J Mwawuganga	Mbale Location Taita District	13-8-72	Intestate
79/72	Eric Walter Spence	Gongoni, Kilifi	18-10-72	Intestate
80/72	Mohamed Abdul Chani	Krishan Nagar Lahore, Pakistan	31-3-72	Intestate
82/72	Loise Ngendo Mbirhuka	P O Box 90594, Mombasa	5-9-72	Intestate

Mombasa,
31st October 1972

I S ONYANGO-OGOLA,
for Public Trustee

GAZETTE NOTICE No 3410

PROBATE AND ADMINISTRATION

TAKE NOTICE that after fourteen 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
112/72	Abdul Rahman bin Kanage	Pangani, Nairobi	26-4-71	Intestate
113/72	Samuel Mungai Wamuge	Box 246, Kericho	16-10-70	Intestate
114/72	Anthony Rosario Leo Alfred Cardozo	Luanshya, Zambia	6-9-71	Intestate

Nairobi,
3rd November, 1972

N A P METHVEN,
Deputy Public Trustee

GAZETTE NOTICE No 3411

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 222 OF 1972

By Kenya Commercial Bank Limited of P O Box 30664, Nairobi in Kenya, on behalf of Pamela Teresa Hall of Wargrave, Berkshire in England, a legatee named in the will of the deceased, through Messrs Daly & Figgis, advocates of Nairobi, for resealing in Kenya, the grant of letters of administration with the will annexed of the estate of Bryony Hutchison of Ashampstead, Berkshire in England, who died at Reading, Berkshire in England, on the 21st day of June, 1971

(2) CAUSE No 263 OF 1972

By Ian MacLennan of P O Box 41968, Nairobi in Kenya, one of the executors named in the will and one codicil of the deceased, through Messrs Hamilton Harrison & Mathews, advocates of Nairobi, for a grant of probate of the will and one codicil of Godfrey Loraine Gamlen of Kisumu in Kenya, who died at Mombasa in Kenya, on the 9th day of March, 1971

(3) CAUSE No 315 OF 1972

By Puran Devi of P O Box 72904, Nairobi in Kenya, the widow of the deceased, for a grant of letters of administration intestate of the estate of Amar Nath s/o Uttam Chand also known as Amar Nath Sharma of Nairobi aforesaid, who died at Nairobi on the 17th day of September, 1972

(4) CAUSE No 317 OF 1972

By (1) Sheikh Rahmat Ali s/o Sheikh Mohamed Hussein, and (2) Rajabali Gulamhussein Datoo, both of P O Box 40954, Nairobi in Kenya, the executors named in the will of the deceased, through Messrs Akram & Co, advocates of Nairobi, for a grant of probate of the will of Ghulam Hussein Mian Nathu of Nairobi aforesaid, who died at Nairobi on the 3rd day of December, 1970

(5) CAUSE No 318 OF 1972

By Parvati d/o Maganlal Pragn Desai and the widow of the deceased Dhirajlal Manishanker and also the executrix named in his will, through Messrs Ghadialy & Co, advocates of Nairobi, for a grant of probate of the will of Dhirajlal Manishanker aforesaid, of Meru in Kenya, who died at Meru on the 23rd day of March, 1964

(6) CAUSE No 316 OF 1972

By (1) Leslie Rapson Oliver of P O Box 40031, Nairobi in Kenya, and (2) Stephen Gray Smith of P O Box 46578, Nairobi in Kenya, the executors named in the will of the deceased, through Messrs Daly & Figgis, advocates of Nairobi, for a grant of probate of the will of Mary Ann Bogie Ashworth of Nairobi aforesaid, who died at Nairobi on the 11th day of January, 1972

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 24th November, 1972

M J BHATT,
Deputy Registrar,
Nairobi,
4th November, 1972
High Court of Kenya, Nairobi

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

GAZETTE NOTICE No 3412

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
PROBATE AND ADMINISTRATION

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

CAUSE No 65 OF 1972

By Bertha Susan Alphonso of P O Box 80160, Mombasa in Kenya, the widow of the deceased, through Messrs Bryson, Inamdar & Bowyer, advocates of Mombasa for a grant of letters of administration intestate of the estate of Justin Salvador Alphonso of Mombasa aforesaid, who died on the 17th day of March, 1972

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

C D AMIN,
Deputy Registrar,
Mombasa,
31st October, 1972
High Court of Kenya,
Law Courts, Mombasa

GAZETTE NOTICE No 3413

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
PROBATE AND ADMINISTRATION

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

CAUSE No 84 OF 1972

By Milsho binti Omari, and Mohamed Ali, both of Mombasa in Kenya, the executors named in the will of the deceased, through C B Gor, Esq, advocate of Mombasa in Kenya, for a grant of probate of the will of the late Saidi Wa Mtondoo of Mombasa in Kenya, who died on the 29th day of May, 1972, at Mombasa in Kenya

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

C D AMIN,
Deputy Registrar,
Mombasa,
31st October, 1972
High Court of Kenya,
Law Courts, Mombasa

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

GAZETTE NOTICE No 3414

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
PROBATE AND ADMINISTRATION

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

CAUSE No 86 OF 1972

By Gangabai d/o Kalidas Anandji of Mombasa in Kenya, the executrix named in the will of the deceased, through C B Gor, Esq, advocate of Mombasa in Kenya, for a grant of probate of the will of the late Madhavji Trikamdas Badiani of Mombasa in Kenya, who died on the 18th day of December, 1971, at Mombasa in Kenya

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

C D AMIN,
Deputy Registrar,
Mombasa,
31st October, 1972
High Court of Kenya,
Law Courts, Mombasa

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

GAZETTE NOTICE No 3415

THE BANKRUPTCY ACT
(Cap 53)NOTICE OF DIVIDEND
(Summary Case)

Debtor's name—Gordon Nigel Gerrard Reid
Address—P O Box 34, Gilgil
Description—Farmer
Court—High Court of Kenya at Nairobi
No of matter—BC 21 of 1962
Amount per £—Cents 86
First or final or otherwise—Second and final
When payable—14th November, 1972
Where payable—At my office, Harambee Avenue, P O Box 30031, Nairobi
 Nairobi
 3rd November, 1972

J N KING'ARUI,
 Deputy Official Receiver

GAZETTE NOTICE No 3416

THE BANKRUPTCY ACT
(Cap 53)NOTICE OF ANNULMENT, RESCISSION OF ORDER AND
DISMISSAL OF PETITION

Debtor's name—Mrs Rashida Begum d/o Sheikh Mohamed Hussin
Address—P O Box 628, Eldoret, Kenya
Description—Housewife
Court—High Court of Kenya at Nairobi
No of matter—BC 6 of 1965
Nature and date of order annulled and rescinded—Adjudication Order dated 17th day of April, 1965
Date of annulment, rescission and dismissal of petition—31st day of October, 1972
Grounds of annulment and rescission—The debtor has settled her debts in full
 Dated this 3rd day of November, 1972

Deputy Registrar
 High Court of Kenya Nairobi

GAZETTE NOTICE No 3417

THE COMPANIES ACT
(Cap 486)

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

Reg No	Name
3478	Nyanza Door and Products Limited
7150	Paymaster Company (Kenya) Limited
7299	Nairobi Investment Limited
7300	M J Ball Limited
7328	Standard Construction (Kenya) Limited
7354	M & A Hughes Contractors Limited
7360	Transafrica Traders (Mombasa) Limited
7391	Kaonania Company Limited
7392	Romagna Company Limited
7400	New Africa Handicrafts Limited
7414	Cedarville Ruitu Farmers Gurubu Limited
10537	Maritime Managers Limited

Dated this 3rd day of November 1972

O M SAMEJA
 Assistant Registrar of Companies

GAZETTE NOTICE No 3418

THE TRADE UNIONS ACT
(Cap 233)

PURSUANT to section 63 of the above mentioned Act, notice is hereby given that the registration of the—

KENYA JAGGERIES & ALLIED WORKERS' UNION
 has been refused

Dated this 31st day of October, 1972

G M MWANIKI,
 Assistant Registrar of Trade Unions

GAZETTE NOTICE No 3419

THE TRADE UNIONS ACT
(Cap 233)

PURSUANT to section 63 of the above mentioned Act, notice is hereby given that the—

KENYA MANAGEMENT STAFF ASSOCIATION
 has been registered as a trade union

Dated this 31st day of October 1972

G M MWANIKI,
 Assistant Registrar of Trade Unions

GAZETTE NOTICE No 3420

THE AFRICAN CHRISTIAN MARRIAGE AND
DIVORCE ACT
(Cap 151)

NOTICE is hereby given that in exercise of the powers conferred by section 6 (1) of the African Christian Marriage and Divorce Act, the Ministers named in the Schedule hereto have been licensed to celebrate marriages under the provisions of such Act

SCHEDULE

Denomination—Diocese of Kisumu, Diocesan Secretary, P O Box 365, Kisumu

Names of Ministers—

Rev Father Dominic Owuor
 Rev Father Emmanuel Okombo
 Rev Father Bartholomew Hayes
 Rev Father Denis O Connor

Dated at Nairobi this 24th day of October, 1972

M L HANDA,
 Deputy Registrar-General

GAZETTE NOTICE No 3421

THE AFRICAN CHRISTIAN MARRIAGE AND
DIVORCE ACT
(Cap 151)

NOTICE is hereby given that in exercise of the powers conferred by section 6 (1) of the African Christian Marriage and Divorce Act, the Ministers named in the Schedule hereto have been licensed to celebrate marriages under the provisions of such Act

SCHEDULE

Denomination—Diocese of Kisumu, Bishop's House, P O Box 140 Kisumu, Kenya E Africa

Names of Ministers—

Rev Giovanni F A Gibellini
 Rev Mario Celestino Carlessi
 Rev Santan F Cardoz

Dated at Nairobi this 14th day of October, 1972

M L HANDA,
 Deputy Registrar-General

GAZETTE NOTICE No 3422

THE CO OPERATIVE SOCIETIES ACT
(Cap 490, section 70 (1))

ADMISSION OF CLAIMS

CS/1340—Victory Farmers Co operative Society Ltd
 CS/1320—Kamirithu Muthiori Farmers Co operative Society Ltd
 CS/1219—Mbari Ya Gathage Co operative Society Ltd

I being the duly appointed liquidator of the above-named co operative societies, hereby appoint the 28th and 29th December, 1972, as the days on or before which the creditors of the said co-operative societies shall state to me their claims for admission

Such claims shall be addressed to me at Co operative Office, P O Box 605, Thika—Telephone No 2083

G WAITHAKA,
 Asst Co-operative Officer r/c Thika

GAZETTE NOTICE No 3423

THE CO OPERATIVE SOCIETIES ACT
(Cap 490, section 70 (1))

ADMISSION OF CLAIMS

CS/507—Kivenzi Poultry Keepers Co op Society Ltd
 CS/867—Kakuvuni Co-operative Store Society Ltd

I being duly appointed liquidator of the above-named co-operative societies, hereby appoint Tuesday, the 28th November, 1972, to be the day on which or before which the creditors of the said co operative societies shall state to me their claims for admission

Such claims shall be addressed to me at the Department of Co operatives, P O Box 40, Machakos Telephone 45, Machakos

F M WANGONG'U,
 for Liquidator

GAZETTE NOTICE No 3424

THE CO OPERATIVE SOCIETIES ACT

(Cap 490, section 70 (1))

ADMISSION OF CLAIMS

CS/499—Bharatiya Housing Co operative Society Ltd
CS/1253—Ebulonga West Farmers Co-operative Society Ltd

I, being duly appointed liquidator of the above named co-operative societies, hereby appoint Wednesday, the 15th of November, 1972, to be the day on which or before which the creditors of the said co-operative societies shall state to me their claims for admission

Such claims shall be addressed to me at the Department of Co-operative Development, P O Box 30202, Nairobi, Telephone 23455-24812

MRS C J SITATI,
for Liquidator (Nairobi Province)

GAZETTE NOTICE No 3425

THE CO-OPERATIVE SOCIETIES ACT

(Cap 490, section 70 (1))

Jubilee Co operative Stores Limited (In Liquidation)

ADMISSION OF CLAIMS

I, being duly appointed liquidator of the above-named co-operative society, hereby appoint Friday, the 24th November, 1972, to be the day on which or before which the creditors of the said co-operative society shall state to me their claims for admission

Such claims shall be addressed to me at the Department of Co-operative Development, P O Box 83688, Mombasa Telephone No 24933

B MUIRURI,
District Co-operative Officer Mombasa,
Liquidator

GAZETTE NOTICE No 3426

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office P O Box 30376, Nairobi

LOSS OF POLICIES

Life Policy Nos 17298 and 26930 for Sh 25,000 and Sh 20,000 respectively in the name of Mohamedali Ladha Ramp, c/o P O Box 30612 Kampala Uganda

APPLICATION has been made to this company for the issue of duplicate of the above numbered policies, the originals 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 of this notice, duplicate policies will be issued, which will be the sole evidence of the contracts

Dated this 29th day of October, 1972

M R HOSANGADY,
Executive Director

GAZETTE NOTICE No 3427

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office P O Box 30376, Nairobi

LOSS OF POLICY

Life Policy No 19382 for Sh 10,000 in the name of Miss Shamsultan Rashid Fazal c/o P O Box 777 Mwanza Tanzania

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 of this notice, duplicate policy will be issued, which will be the sole evidence of the contract

Dated this 29th day of October, 1972

M R HOSANGADY,
Executive Director

GAZETTE NOTICE No 3428

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office P O Box 30376, Nairobi

LOSS OF POLICIES

Life Policy Nos 9587/8 for Sh 5,000 each in the name of Nurdin Dossa Khumji c/o P O Box 45, Nachingwea, Tanzania

APPLICATION has been made to this company for the issue of duplicate of the above numbered policies, the originals 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 of this notice, duplicate policies will be issued, which will be the sole evidence of the contracts

Dated this 29th day of October, 1972

M R HOSANGADY,
Executive Director

GAZETTE NOTICE No 3429

THE PRUDENTIAL ASSURANCE COMPANY LIMITED

P O Box 30064, Nairobi, Kenya

LOSS OF POLICY

Life Policy No 6943372 effected for a sum assured of Sh 40,000 on the life of Simon Njoka Gachoka

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

E J MOWBRAY,
Manager for East Africa

GAZETTE NOTICE No 3430

THE SIAYA COUNTY COUNCIL

THE LOCAL GOVERNMENT (ADOPTIVE BY LAWS)
(LICENSING OF BICYCLES) ORDER, 1969

PURSUANT to regulation 203 (1) of the Local Government Regulations, 1963, the Siaya County Council hereby gives notice of its intention to adopt the above mentioned By laws in accordance with regulation 210 of the Local Government Regulations, 1963, after the expiration of 14 days from the date of the publication of this notice

The general purpose of adoptive By-laws is to lay down a country-wide approach to the riding of bicycles within the area of jurisdiction of the Council and the replacement of the existing By laws relating to licensing of bicycles

Copies of the By laws have been deposited at the Council's office, Siaya, and are available for public inspection during the normal office hours

Objections against the adoptive By-laws should be lodged with the Clerk to the Council, P O Box 7, Siaya, within 12 days after publication of the notice

JOHN O SANGA,
Clerk to the Council
Siaya County Council,
P O Box 7 Siaya

27th October, 1972

GAZETTE NOTICE No 3431

THE NYERI COUNTY COUNCIL
THE VALUATION FOR RATING ACT
(Cap 266)

SUPPLEMENTARY VALUATION ROLLS, 1971

NOTICE is hereby given that having no objection to the Draft Supplementary Valuation Rolls, 1971, been received, the said draft rolls have therefore been signed and certified to that effect in accordance with section 12 (1) of the Valuation for Rating Act and now becomes the Supplementary Valuation Rolls, 1971, for Nyeri, Mweiga, Kiganjo and Naro Moru Townships

J G NDEGWA,
Clerk,
Nyeri County Council,
P O Box 162, Nyeri
Nyeri,
30th October, 1972

GAZETTE NOTICE No 3432

THE ISIOLO DISTRICT
TENDER FOR GOVERNMENT CONTRACTS
(Readvertised)

TENDERS are invited for the supply to all Government Departments of fuel, foodstuffs, building materials and other miscellaneous items in Isiolo District during the calendar year 1973

Applications marked 'Tender Confidential' should be submitted in sealed envelopes to the undersigned so as to reach him not later than 12 noon on the 20th day of November, 1972

The Tender Board is not bound to accept the lowest offers and canvassing will automatically disqualify

D J OFUMBO,
Ag District Commissioner, Isiolo

GAZETTE NOTICE No 3433

ARMED FORCES
TENDER No 1731/4 (18) 72/73
Marine Paints

TENDERS are invited for the supply to the Kenya Navy, Mtongwe, the following Marine Paints for the period ending 30th June, 1973 —

	<i>Litres</i>
1 Light Grey Finishing	240
2 Light Grey U/Coat	160
3 White Finishing	320
4 White U/Coat	240
5 Red Lead Primer	160
6 Boat Topping, Black	80
7 Anti fouling 5404	120
8 Anti corrosive Primer	160
9 Black U/Coat 0020	40
10 Black Finishing 0020	40
11 Crimson U/Coat	80
12 Crimson Finishing	80
13 Engine Enamel 7079	80
14 Yellow Zinc Chromate	160
15 Maroon Light (33)	80
16 Bitumastic	40
17 Top side Enamel Green (6070)	160
18 PF4 Shell	—
19 Non skid Light Grey 9095	40
20 Graded Quarts Sand	80

Prices quoted must be for delivery to the Kenya Navy, Mtongwe (Mombasa). Tender forms may be obtained from the Chief Clerk, Supply Branch, Harambee House, 8th Floor

Tenders enclosed in plain sealed envelopes, marked with the respective tender No as shown above, should be addressed to SO I Supply, Ministry of Defence, Harambee House, 8th Floor, P O Box 40668, Nairobi, to reach him not later than 15th November, 1972, at 12 noon or be placed in the Tender Box in the same floor

The SO I is not bound to accept the lowest or any tender and reserves the right to accept any tender in part or in whole unless a tenderer expressly stipulates to the contrary

GAZETTE NOTICE No 3434

MINISTRY OF WORKS
CENTRAL TENDER BOARD
TENDER NOTICE No 90/72

TENDERS are invited for the supply of the following items to Government Departments in the Nairobi Area during the period 1st January, 1973, to 31st December, 1973 —

<i>Item No</i>	
1	Beans, dried, Canadian Wonder, Rose Cocoa and mixed
2	Bread
3	Butter Ghee
4	Eggs
5	Foodstuffs Groceries and provisions
6	Fruit, vegetables and potatoes
7	Maizemeal (<i>posho</i>)
8	Meat, Grade III Beef/Grade IV Beef
9	Meat, other than Beef Grade III and IV
10	Rice, local, super quality
11	Tea
12	Salt
13	Sugar
14	Edible vegetable oil

Tender documents giving full details may be obtained, against written application from the Chief Purchasing Officer, Supplies Branch, Ministry of Works, Upper Ground Floor, Room No 38, Ngong Road, P O Box 30346, Nairobi

Tenderers must state the item number and the commodity for which they require Tender Documents

Final time and date for submission of tenders—10 a.m. on 1st December, 1972

L G KURIA,
for Permanent Secretary for Works

GAZETTE NOTICE No 3435

MINISTRY OF INFORMATION AND BROADCASTING
TENDERS FOR THE PRODUCTION OF A 35MM COLOUR DOCUMENTARY FILM FOR THE MINISTRY OF INFORMATION AND BROADCASTING TO MARK THE ACHIEVEMENTS ATTAINED BY THE REPUBLIC OF KENYA DURING THE PAST 10 YEARS OF SELF RULE

THE Ministry of Information and Broadcasting of the Republic of Kenya, invites tenders from professionally qualified and experienced Filmmakers for the production of a 35mm colour documentary film of 60 minutes' duration featuring all aspects of political, economic and social developments during the past 10 years of Kenya's independence. The successful firm will be expected to film in many areas of the Republic. The winning tenderer will be required to complete the documentary in time for screening during the 10th anniversary of Kenya's Independence in December, 1973

Applications stating qualifications and experience should be addressed to the Permanent Secretary, Ministry of Information and Broadcasting, P O Box 30025, Nairobi, to reach him not later than 15th December, 1972

JOHN ITHAU,
Permanent Secretary,
Ministry of Information and Broadcasting

GAZETTE NOTICE No 3436

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership hitherto subsisting between Joginder Singh Chudha and Harpal Singh Pawa in relation to their practice of architects carried on by them under the name and style of Chudha and Pawa at Land Reference No 209/6871, International Life House, Queensway, P O Box 41009 and 20622, Nairobi, Kenya, hereinafter referred to as the said Kenya partnership business, has been dissolved by mutual consent as far as concerns the said Harpal Singh Pawa, who has retired from the said Kenya partnership business with effect from 31st August, 1972

With effect from the said 31st day of August, 1972, therefore, the said Kenya partnership business is being carried on by the continuing partner, namely the said Joginder Singh Chudha at the same place and under the name and style of Chudha International

All debts due to or owing by the said Kenya partnership business up to and including the 31st day of August, 1972, shall be received and paid by the said continuing partner, Joginder Singh Chudha, under the name and style of Chudha International

Dated at Nairobi this 27th day of October, 1972

JOGINDER SINGH CHUDHA,
Continuing Partner

HARPAL SINGH PAWA,
Retiring Partner

GAZETTE NOTICE No 3437

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership hitherto subsisting between Joginder Singh Chudha and Harpal Singh Pawa in relation to their practice of architects carried on by them under the name and style of Chudha and Pawa at East African Development Bank Building, P O Box 2034, Kampala, Uganda, hereinafter referred to as the said Uganda partnership business, has been dissolved by mutual consent as far as concerns the said Joginder Singh Chudha who has retired from the said Uganda partnership business, with effect from 31st August, 1972

With effect from the said 31st day of August, 1972, therefore, the said Uganda partnership business is being carried on by the continuing partner, namely the said Harpal Singh Pawa, at the same place and under the name and style of Chudha and Pawa, Architects

All debts due to or owing by the said Uganda partnership business up to and including the 31st day of August, 1972, shall be received and paid by the said continuing partner, Harpal Singh Pawa, under the name and style of Chudha and Pawa, Architects

Dated at Nairobi this 27th day of October, 1972

HARPAL SINGH PAWA,
Continuing Partner

JOGINDER SINGH CHUDHA,
Retiring Partner