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GAZETTE NOTICE No 840

THE TRANSPORT LICENSING ACT

(Cap 404)

THE TRANSPORT LICENSING BOARD—APPOINTMENT

IN EXERCISE of the powers conferred by section 3 (1) (a) of the Transport Licensing Act, the President and Commander in-Chief of the Armed Forces of the Republic of Kenya, hereby appoints—

THE HON JOSEPH KARARAHE GATUGUTA, B A (HON), LL B
to be Chairman of the Transport Licensing Board for a period of three years from the 10th day of March, 1973

Dated this 14th day of March, 1973

JOMO KENYATTA,
President

GAZETTE NOTICE No 841

THE LIQUOR LICENSING ACT

(Cap 121)

APPOINTMENT OF LIQUOR LICENSING COURTS

IN EXERCISE of the powers conferred by section 4 (2) (a) and (c) of the Liquor Licensing Act, I, Jomo Kenyatta, President and Commander in Chief of the Armed Forces of the Republic of Kenya, hereby appoint the persons listed under column (b) of the Schedule hereto to be members respectively of the Liquor Licensing Courts listed under column (a) of the said Schedule

SCHEDULE

Eastern Province

(a)	(b)
Embu Liquor Licensing Court	The District Commissioner, Embu District (<i>Chairman</i>) <i>Members</i> Mrs Ruth Karanga Peter Nyaga Waweru Simon Njege Boniface Njania Stephen Kisilu Njeru Njoroge Alexander Njeru Ngari
Machakos Liquor Licensing Court	The District Commissioner, Machakos District (<i>Chairman</i>) <i>Members</i> James Kanyere Simon Kioko Philip Kioko Lawrence Mulwa Wilson Kanyekwa
Kitui Liquor Licensing Court	The District Commissioner, Kitui District (<i>Chairman</i>) <i>Members</i> Henry Chamia Kilonzo Mwanzia Maingi Wilson Thuvu Kyambati Marete George Mbuvi Matuku Muoka John Mwisiwa Wotuku
Marsabit Liquor Licensing Court	The District Commissioner, Marsabit District (<i>Chairman</i>) <i>Members</i> Sora Godana Elema Karchowa Said Liga Chute Dadio Arbale Hassan Turkana Musa Elisha Godana
Isiolo Liquor Licensing Court	The District Commissioner, Isiolo District (<i>Chairman</i>) <i>Members</i> Haji Abdulla Faraha Musa Rimberia Ringera Murira Abdulkadir Mohamed M'Anampio M'Ikabu

SCHEDULE—(Contd)

Eastern Province—(Contd)

(a)	(b)
Meru Liquor Licensing Court	The District Commissioner, Meru District (<i>Chairman</i>) <i>Members</i> Fredrick Mburugu M'Itonga M'Aburi Ayub Ngoci Justus M'Rithara Silas Ritangu Naftali Thimangu
North Eastern Province	
Garissa Liquor Licensing Court	The District Commissioner, Garissa District (<i>Chairman</i>) <i>Members</i> Abdullahi Ali Mohamed Godad Idriss Mohamed Haji Mohamed Hussein Osman Abdirahman Ali Hire
Wajir Liquor Licensing Court	The District Commissioner, Wajir District (<i>Chairman</i>) <i>Members</i> Ibrahim Mayo Nur Aden Abdi Abdir Khalif Hassan Amin
Mandera Liquor Licensing Court	The District Commissioner, Mandera District (<i>Chairman</i>) <i>Members</i> Sheikh Adan Maalim Mohamud Haji Kassim Abdille Abdirahaman Maalim Haji Yarrow Adan Yasin Mohamed Aden Haji Hassan Gulled
Nyanza Province	
South Nyanza Liquor Licensing Court	The District Commissioner, South Nyanza District (<i>Chairman</i>) <i>Members</i> Ishmael Owiro Daniel Keya Joseph Roswe Charles Oduk Shem Obura Francis A Oremo Ongalo Miso
Kisii Liquor Licensing Court	The District Commissioner, Kisii District (<i>Chairman</i>) <i>Members</i> Benjamin Abincha Ochiengi Omenyi Benson Ongosi Paul Nyachio Samuel Mobegi Mrs Teresia Mogendi Lawrence Sese
Central Nyanza Liquor Licensing Court	The District Commissioner, Central Nyanza District (<i>Chairman</i>) <i>Members</i> John Ogola Sanga Robert Ang'awa Frederick Owuor Joel M Omino Oselu Nyalik Joseph Nyang'or Sigu Caleb S Inganji

SCHEDULE—(Contd)

Central Province

(a)	(b)
Kirinyaga Liquor Licensing Court	The District Commissioner, Kirinyaga District (<i>Chairman</i>) <i>Members</i> Elud Ruirie Luka Mukono Hazarua Muriuki Meshak Kimungi Stephen Gachoki James Kamaru Stephen Gichangi
Nyeri Liquor Licensing Court	The District Commissioner, Nyeri District (<i>Chairman</i>) <i>Members</i> Erastus Wachira Festus Mugi Haron Gathara Joseph G Muratha Charles Kamara G N Githinji
Nyandarua Liquor Licensing Court	The District Commissioner, Nyandarua District (<i>Chairman</i>) <i>Members</i> Geoffrey Nduati William Ndungu Wangai Duncan Kiarie Manasseh Kimuya Hezekiah Macharia Daniel Wakaba Esiop Kamia Githinji
Murang'a Liquor Licensing Court	The District Commissioner, Murang'a District (<i>Chairman</i>) <i>Members</i> Erastus Njoroge Kigera Charles Muthoga Charles Gachau Joseck Munene Mwangi Gichohi Simon Waweru Samuel Kiragu Itongu
Kiambu Liquor Licensing Court	The District Commissioner, Kiambu District (<i>Chairman</i>) <i>Members</i> Elud Ngichu Githire Peter Njuhigu Ali Mohamed Mbatia Mutugami Kimanu Karanja Mbugua Kinyanjui Charles Kibe Karanja

Western Province

Kakamega Liquor Licensing Court	The District Commissioner, Kakamega District (<i>Chairman</i>) <i>Members</i> George Kweya Arthur Lazarus Kumbe Romani W Wetisia John Enzoberi David Muhavi Alexander Wechuli
Bungoma Liquor Licensing Court	The District Commissioner, Bungoma District (<i>Chairman</i>) <i>Members</i> Vincent Waswa Jonathan Mdogo David Yuka Dismus Wamwana Juma Bakari Henry Baraza

SCHEDULE—(Contd)

Western Province—(Contd)

(a)	(b)
Busia Liquor Licensing Court	The District Commissioner, Busia District (<i>Chairman</i>) <i>Members</i> Dismus Wafubwa Winfred Machio Oundo Jeremiah Etyang Rajab Baraza Joseph Mukanga Festus Omoding
Coast Province	
Mombasa Liquor Licensing Court	The District Commissioner, Mombasa District (<i>Chairman</i>) <i>Members</i> Abdallah Athuman Mohamed Edmond Samwel Fondo Keya Swedi Thomas Mbogo Hussein Mbaria
Tana River Liquor Licensing Court	The District Commissioner, Tana River District (<i>Chairman</i>) <i>Members</i> Kofa Gawawa Mrs Lucy Patrick Thomas Paul Guyo Suleiman M Jaba Kamau Njoroge
Lamu Liquor Licensing Court	The District Commissioner, Lamu District (<i>Chairman</i>) <i>Members</i> Fumo Bwanake Mohamed Faraj Ali Omar Athman Samwel Charo
Kwale Liquor Licensing Court	The District Commissioner, Kwale District (<i>Chairman</i>) <i>Members</i> Cosmas Chongoka Kassim Hussein Omari Changu Johnson Mwero Juma Madsitsa
Kilifi Liquor Licensing Court	The District Commissioner, Kilifi District (<i>Chairman</i>) <i>Members</i> District Officer, Malindi Frederick Katana John Paul Kambi Lawrence M Muruu Julius R N Thoya
Taita Liquor Licensing Court	The District Commissioner, Taita District (<i>Chairman</i>) <i>Members</i> Mrs Mercy Mshila Joseph Mwashimba Jacob Kawiti Charles Juma Mathias Muoka
Nairobi Area	
Nairobi Liquor Licensing Court	The Provincial Commissioner, Nairobi Area (<i>Chairman</i>) <i>Members</i> J Mugo Muratha John Kinuuna John M Kasyoka E M Joram Rev Arthur Gathuna

SCHEDULE—(Contd.)

Rift Valley Province

(a)	(b)
Baringo Liquor Licensing Court	The District Commissioner, Baringo District (<i>Chairman</i>) <i>Members</i> J K Sadalla Ehud Kipsaita Reuben Boit J K Gitonga James Kalegeno Abraham Rotich Edward C Tanui
Kericho Liquor Licensing Court	The District Commissioner, Kericho District (<i>Chairman</i>) <i>Members</i> Walter A Ngetich Meshack A Rono Benjamin Kibe George A Langat George A Biegon Elijah A Belyon
Elgeyo-Marakwet Liquor Licensing Court	The District Commissioner, Elgeyo Marakwet District (<i>Chairman</i>) <i>Members</i> Kisang Kirop Salim Chepkeitany John C Yego Sylvester Yator Jonathan Chebet Amos Julius Chepkeng Benjamin Kurgat
Narok Liquor Licensing Court	The District Commissioner, Narok District (<i>Chairman</i>) <i>Members</i> Olunka ole Karia James ole Naeku Augustino ole Koisiala Gideon ole Dikirr W R Ntimama Moses ole Resanjo S ole Koriata
West Pokot Liquor Licensing Court	The District Commissioner, West Pokot District (<i>Chairman</i>) <i>Members</i> John Mwok Mohamed Sumba Gabriel Munyon Zakariah Nao Simon Rukwo Kariamongole
Laikipia Liquor Licensing Court	The District Commissioner, Laikipia District (<i>Chairman</i>) <i>Members</i> Wahome Gichachi Lolkiong ole Mpokoki Juma Kombo Mohamed Ali Julius Mwai Mwema Waigwa Kariuki Wang'ombe Wokabi

SCHEDULE—(Contd.)

Rift Valley Province—(Contd.)

(a)	(b)
Nakuru Liquor Licensing Court	The District Commissioner, Nakuru District (<i>Chairman</i>) <i>Members</i> David Kimemia Silas Gichuah Kiprotich Martin William Muchiri Jonah Gichuha Wakaba Njugi
Uasin Gishu Liquor Licensing Court	The District Commissioner, Uasin Gishu District (<i>Chairman</i>) <i>Members</i> S N Kamanda G K arap Barngotuny Noah Chelugui Paul Mayabi Atnas Kandie J K Chemngotie Francis Settim
Trans Nzoia Liquor Licensing Court	The District Commissioner, Trans Nzoia District (<i>Chairman</i>) <i>Members</i> William Wamalwa S W Bunyasi David J Wagemu David Ogusu Noah Kutto Joab Opindo
Nandi Liquor Licensing Court	The District Commissioner, Nandi District (<i>Chairman</i>) <i>Members</i> Wilson Koskei C K Rono Philip Kibor Ronald Kimogut David Rugut
Turkana Liquor Licensing Court	The District Commissioner, Turkana District (<i>Chairman</i>) <i>Members</i> Francis Tapen Adipo Daniel Lotasiro Angella Abei Isaac Lumurukai Immanuel Illukuel Raphael Lokiru Longacha Lotion
Samburu Liquor Licensing Court	The District Commissioner, Samburu District (<i>Chairman</i>) <i>Members</i> Kilembe Lenatiyo Letelen Lenaitorono Job Lalamba Edward Lekadaa Abdi Samatar Inna Leturkan Mpese Lanakai
Kajiado Liquor Licensing Court	The District Commissioner, Kajiado District (<i>Chairman</i>) <i>Members</i> Kimani Kinuthia Milton ole Shani M ole Moiko Moses ole Kena Samuel ole Musul Loontasati ole Olologuaya

Dated this 13th day of March, 1973

JOMO KENYATTA,
President

GAZETTE NOTICE No 842

THE ASIAN OFFICERS' FAMILY PENSIONS ACT

(Cap 194)

APPOINTMENT

IN EXERCISE of the powers conferred by section 3 of the Asian Officers' Family Pensions Act, the Minister for Finance and Economic Planning hereby appoints—

AMAR NATH SHARMA

to be a member of the Asian Officers' Family Pensions Board

Dated this 14th day of March, 1973

MWAI KIBAKI,
Minister for Finance and
Economic Planning

GAZETTE NOTICE No 843

JUDICIAL SERVICE COMMISSION

THE MAGISTRATE'S COURTS ACT, 1967

(No 17 of 1967)

IN EXERCISE of the powers conferred by section 8 (1) of the Magistrate's Courts Act, 1967, the Chairman* of the Judicial Service Commission makes the following assignment of a District Magistrate —

JOSEPH WANJAI a District Magistrate empowered to hold a Magistrate's Court of the third class, is assigned to the Nairobi, Kajiado, Kiambu and Machakos Districts, with effect from 1st January, 1973, and his assignment to the Kakamega District by Gazette Notice No 589/1969 is cancelled from that date

Dated this 15th day of March, 1973

JAMES WICKS,
Chairman
Judicial Service Commission

*G N 3606/1967

GAZETTE NOTICE No 844

(28/5/4/Vol IV)

THE PRISONS ACT

(Cap 90)

CANCELLATION AND 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 —

(a) Cancels the appointment of—

G J Seboi, and

(b) appoints—

Rumulus Odongo,

as Visiting Justices to Kisumu Main Prison, in Kisumu District Nyanza Province

Dated this 14th day of March, 1973

G S K BOIT
Permanent Secretary
Vice President's Office and
Ministry of Home Affairs

L N 697/1963 | G N 1133/1969

GAZETTE NOTICE No 845

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, Ground Road, from Monday, 2nd April, 1973, to Wednesday, 4th April, 1973, on Tuesday 24th April, 1973, and on Monday, 30th April, 1973

Dated this 19th day of March, 1973

N J MONTGOMERY,
Secretary,
Council of Legal Education

GAZETTE NOTICE No 846

THE PARLIAMENTARY AND PRESIDENTIAL ELECTIONS REGULATIONS

(Cap 7 Sub Leg)

NOMINATION

PURSUANT to regulation 46 (3) of the Parliamentary and Presidential Elections Regulations, the Supervisor of Elections hereby notifies that the person named below has been nominated by the Kenya African National Union for the ensuing Parliamentary Election in the constituency shown against his name —

Constituency	Name
Kilifi South	Maurice Mboja

Dated this 19th day of March, 1973

N J MONTGOMERY,
Supervisor of Elections

GAZETTE NOTICE No 847

THE REGISTRATION OF PERSONS ACT

(Cap 107)

APPOINTMENT OF REGISTRAR

IN EXERCISE of the powers conferred by section 4 (2) of the Registration of Persons Act, the Principal Registrar, with effect from 1st July, 1972, hereby appoints—

ALPHONCE H MIYAWA

to be Registrar for the purpose of the Act

Dated this 15th day of March, 1973

P M OKUMU,
Principal Registrar

GAZETTE NOTICE No 848

THE REGISTRATION OF TITLES ACT

(Cap 281, section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Doulat Singh, Kabul Singh, Kartar Singh and Bishen Singh (P O Box 45801, Nairobi), are the registered proprietors and lessees of all that piece of land known as Land Reference No 209/4576 situate in the City of Nairobi in Nairobi Area by virtue of a Grant registered as IR 17116/1 and where 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 23rd day of March, 1973

S S KHOSLA,
Registrar of Titles

GAZETTE NOTICE No 849

THE REGISTRATION OF TITLES ACT

(Cap 281, section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS City Council of Nairobi a local authority duly constituted under the Local Government Regulations, 1963 (P.O. Box 30075, Nairobi), is the registered proprietor as lessee of all that piece of land known as Land Reference No 209/7141 situate in City of Nairobi in Nairobi Area by virtue of a Grant registered as I.R. 23893/1 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 23rd day of March, 1973

S S KHOSLA,
Registrar of Titles

GAZETTE NOTICE No 850

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 April, 1973. Civil servants must complete their applications in triplicate on Form PSC 2A, the originals should be submitted to Heads of Departments at least seven days before the closing date and the duplicate and triplicate together with cards PSC 25 and PSC 25A duly completed should be sent by the applicant direct to the Secretary. Applications from non civil servants should be submitted in triplicate on Form PSC 2 together with cards PSC 24 and PSC 24A duly completed. All these documents are obtainable either from the Secretary or from Government offices. Applicants must quote the number shown against the post in the advertisement.

Note—Incremental credits will be granted to successful candidates who are not civil servants for approved previous experience provided the maximum of the salary scale is not exceeded they will also be eligible for benefits and privileges enjoyed by civil servants in accordance with the existing Government Regulations.

*Senior Assessor (Two Posts) Income Tax Department
Ministry of Finance and Planning (No 85/73)*

Salary scale—£1,866 to £2,334 PENSIONABLE OR AGREEMENT

Applicants must possess a minimum of School Certificate Division III or its equivalent, and have fully qualified after technical training as Inspectors of Taxes. They must have had a minimum of three years' varied experience as Inspectors or Assessors at a Senior Level after qualifying. Experience of on service training would be an additional advantage provided the applicant is adaptable and can accept the need for changes on taxation procedures and the law. The successful candidates must be prepared to work as leaders of teams of Assessors, with a sense of dedication for the object of training University Graduates to be first class Income Tax Assessors.

*Deputy Director of Medical Services (Family Planning)
(One Post) Ministry of Health (No 86/73)*

Salary scale—£2,712 to £3,276 PENSIONABLE OR AGREEMENT

Applicants must have a relevant post-graduate training. Post graduate experience in programme organization and administration for at least five years will be required. The successful candidate will be required to run the Family Health and Planning programme of the Ministry.

GAZETTE NOTICE No 851

IN THE HIGH COURT OF KENYA AT KISII

Before Mr Justice H G Platt

19TH TO 23RD MARCH, 1973

19th March, 1973, in Court at 9 30 a.m.

Mention

H C Cr C 482/72 Republic v Dek Nyangwara
H C Cr C 492/72 Republic v Pachem Kisenge
H C Cr C 515/72 Republic v Joash Kibishia Onyango
H C Cr C 452/73 Republic v Nyauma Oire

Pleas

H C Cr C 463/73 Republic v Rose Ajwang' w/o Oloo
H C Cr C 464/73 Republic v Philip Oyugi
H C Cr C 465/73 Republic v Sanduka Sagia
H C Cr C 466/73 Republic v Robert Omolo Oyiego
H C Cr C 467/73 Republic v Michael Odolo A Ajwang'
H C Cr C 468/73 Republic v Ogembo Ogondo
H C Cr C 469/73 Republic v Joseph Boyani w/o Nyamongo
H C Cr C 470/73 Republic v Nyangaya Onyango
H C Cr C 471/73 Republic v Philip Ogutu Okonjo
H C Cr C 472/73 Republic v Chelule arap Kikwai
H C Cr C 473/73 Republic v William Ochogo Asanyo

Probation Report

H C Cr C 456/73 Republic v Charles Otieno Ongombe

Civil Cases

H C CC 11/72 Peter Ndege v 1 Alois Ondimu 2 Christopher Nyaoko 3 Henry Aosa 4 Lawrence Nyaoko

Hearing

H C CC 2/71 1 Assah Omanga 2 Makori Mochere 3 Mochere Nyakundi v Marube Mochere

20th March, 1973, in Court at 9 a.m.

Hearing

H C Cr C 452/73 Republic v Nyauma Oire

Civil Cases

Judgment

H C CA 143/68 Nyangau Matema v John Nyanumba

Hearing

H C CC 21/72 Nehemiah Misigo v Nathan Momanyi
H C CC 21/70 Nackson Okongo v Kebiro s/o Ondigi

21st March, 1973, in Court at 9 a.m.

Hearing

H C Cr C 458/73 Republic v Joshua Rianga Oanda

Civil Case

Hearing

H C CC 28/71 Nyakoe Quarry Ltd, Kisii v James Gsembe

22nd March, 1973, in Court at 9 a.m.

Hearing

H C CC 4/71 Masaba Farmers Co op Union Ltd v Samwel Ondieki
H C CC 9/72 Robinson Nyamweya v 1 Zedekia Kerama 2 Ogero Nyamoko.

23rd March, 1973, in Court at 9 a.m.

Hearing—Contd

H C CC 4/71 Masaba Farmers Co op Union Ltd v Samwel Ondieki
H C CC 9/72 Robinson Nyamweya v 1 Zedekia Kerama 2 Ogero Nyamoko

V V PATEL,
Deputy Registrar, Kisii

GAZETTE NOTICE No 852

EAST AFRICAN COMMUNITY

EAST AFRICAN CUSTOMS AND EXCISE

EXCISE LICENCES ISSUED IN KENYA UNDER THE EAST AFRICAN EXCISE MANAGEMENT ACT (CAP 28, REVISED LAWS OF THE COMMUNITY),
FOR THE YEAR, 1973

<i>Licence No</i>	<i>Commodity</i>	<i>Name of the Licensee</i>	<i>Where Premises Situated</i>
K (N) 1	Soap	Baby Soap Factory Ltd	Kisumu
K (N) 2	Paints, varnishes, lacquers, enamels and distempers	Sadohns Paints, (E A) Ltd	Nairobi
K (N) 3	Paints and distempers	Galaxy Paints Ltd	Nairobi
K (N) 4	Soap	Cleanwell Products	Nairobi
K (N) 5	Soap	Gosrani Soap Factory	Nairobi
K (N) 6	Mineral waters	Cadbury Schweppes (K) Ltd	Nairobi
K (N) 7	Cigarettes and tobacco	B A T (K) Ltd	Nairobi
K (N) 8	Biscuits	House of Manji (1967) Ltd	Nairobi
K (N) 9	Soap	Mr Goverali H A Meghji Trading as Soap Factory (K)	Nairobi
K (N) 10	Woven fabrics	Kenya Toray Mills Ltd	Nairobi
K (N) 11	Knitted fabrics	M/s J D Sharma and Sons	Nairobi
K (N) 12	Knitted fabrics	Sunflag Textiles and Knitwear Mills Ltd	Nairobi
K (N) 13	Sugar	Miwani Sugar Mills (K) Ltd	Miwani
K (N) 14	Manufacture and denature spirits	Miwani Sugar Mills (K) Ltd	Miwani
K (N) 15	Woven fabrics	Kisumu Cotton Mills	Kisumu
K (N) 16	Soap	Neeta Soap Factory	Kisumu
K (N) 17	Woven fabrics	M/s Kenwool Enterprises Ltd	Nairobi
K (N) 18	Soap	Chui Soap Factory (K) Ltd	Nairobi
K (N) 19	Printing inks	Frismil Inks (K) Ltd	Nairobi
K (N) 20	Paints, varnishes, lacquers, enamels and distempers	Robbialac Paints (K) Ltd	Nairobi
K (N) 21	Knitted fabrics	Brother Knitwear Factory	Nairobi
K (N) 22	—	—	—
K (N) 23	Knitted fabrics	Motex Knitwear Mills	Nairobi
K (N) 24	Knitted fabrics and crochets	Jaydees Knitting Factory Ltd	Nairobi
K (N) 25	Soap	African Packers and Manufacturers	Nairobi
K (N) 26	Rayon, cotton and nylon knitted and fabrics	Kanflex Manufacturers	Kiambu
K (N) 27	—	—	—
K (N) 28	Woven fabrics	M/s United Textile Industry (K) Ltd	Nairobi
K (N) 29	Knitted fabrics	Haraka Hosiery Manufacturers Ltd	Nairobi
K (N) 30	Soap and liquid detergents	Marlin Manufacturing Co Ltd	Nairobi
K (N) 31	Beer	M/s Kenya Breweries Ltd	Nairobi
K (N) 32	Beer	M/s Kenya Breweries Ltd	Nairobi
K (N) 33	Beer	M/s Kenya Breweries Ltd	Nairobi
K (N) 34	Printing inks, printing varnishes, lacquers and enamels	Coats Brothers (E A) Ltd	Nairobi
K (N) 35	Soap	Elephant Soap Factory	Nairobi
K (N) 36	Mineral waters	Coca Cola Bottling Co	Nairobi
K (N) 37	Soap	Elephant Soap Factory	Nairobi
K (N) 38	Knitwear and socks	M/s Midco Textile (E A) Ltd	Nairobi
K (N) 39	Paints, varnishes, enamels, lacquers and distempers	Leyland Paints (K) Ltd	Nairobi
K (N) 40	Knitted and crocheted fabrics	M/s Capital Knitwear Mills Ltd	Nairobi
K (N) 41	Soap	United Chemical Industries	Nairobi
K (N) 42	Soap—soap substitutes	M/s P J Products Ltd	Nairobi
K (N) 43	Woven fabrics	M/s Kenya Textile Mills	Nairobi
K (N) 44	Biscuits	Fairview Bakery	Nairobi
K (N) 45	Soap	M/s E A Industries Ltd	Nairobi
K (N) 46	Woven fabrics, knitted and crocheted fabrics	M/s Nath Brothers Ltd	Nairobi
K (N) 47	Paints	M/s Nalin Nail Works Ltd	Nairobi
K (N) 48	Liquid detergent soap	M/s Sapa Chemical Industry (K) Ltd	Nairobi
K (N) 49	Sugar	Chemelil Sugar Company Ltd	Chemelil
K (N) 50	Biscuits	M/s Anbee Bakery	Nairobi
K (N) 51	Paint	Lake Paints Works	Nairobi
K (N) 52	Biscuits	M/s Erskine and Price (Mfg) Ltd	Nairobi
K (N) 53	Soap	M/s Erskine and Price (Mfg) Ltd	Nairobi
K (N) 54	Soap	Kisumu Soap Factory	Kisumu
K (N) 55	Paints, varnishes, lacquers, enamels and distempers	M/s Twiga Chemical Industries	Nairobi
K (N) 56	Soap	M/s Wholesale Foods Ltd	Nairobi
K (N) 57	Sugar	M/s E A Sugar Industries	Muhoroni
K (N) 58	Printing inks	M/s Frismil Inks (K) Ltd	Nairobi
K (N) 59	Biscuits	M/s Duncan Ltd	Eldoret
K (N) 60	Mineral waters	M/s Spark Diamond Soda Water and Factory	Eldoret
K (N) 61	Soap	M/s Thika Wax Ltd	Nairobi
K (N) 62	Soap	M/s Gohil Soap Factory	Nakuru
K (N) 63	Mineral waters	M/s Noormohamed Valji and Sons Ltd	Kisumu
K (N) 64	Mineral waters	M/s Kenya Oatmeal Ltd	Nakuru
K (N) 65	Mineral waters	M/s Equator Bottlers Ltd	Kisumu
K (N) 66	Knitted and crocheted fabrics	M/s Ken Knit (K) Ltd	Eldoret
K (N) 67	Biscuits	M/s Sunbeam Bakery Ltd	Nairobi
K (N) 68	Knitted and crocheted fabrics	M/s Raymond Woollen Mills (K) Ltd	Eldoret
K (N) 69	Spirits	M/s Gilbeys (E A) Ltd	Nairobi
K (N) 70	Mineral waters	M/s Highlands Mineral Water Co Ltd	Nyeri
K (N) 71	Soap	M/s Kibos Industries Ltd	Kisumu
M (R) 1/73	Sugar	Associated Sugar Co Ltd	Ramisi
M (R) 2/73	Beer	Kenya Breweries Ltd	Shimani
M (R) 3/73	Liquid detergent	Overseas Ind Agencies Ltd	Kilindini
M (R) 4/73	Matches	E A Match Co (K) Ltd	Kwa Jomvu
M (R) 5/73	Mineral waters	Cadbury Schweppes (K) Ltd	Mombasa
M (R) 6/73	Washing powder	Karai Industries	Mombasa

EXCISE LICENCES ISSUED IN KENYA UNDER THE EAST AFRICAN EXCISE MANAGEMENT ACT (CAP 28 REVISED LAWS OF THE COMMUNITY),
FOR THE YEAR, 1973—(Contd)

Licence No	Commodity	Name of the Licensee	Where Premises Situated
M (R) 7/73	Woven fabrics	Towel Manufacturers	Changamwe
M (R) 8/73	Knitted fabrics	E A Hosiery Manufacturers Ltd	Mombasa
M (R) 9/73	Soap	Coastal Soap Works	Mombasa
M (R) 10/73	Soap	Diamond Perfumery Works	Mombasa
M (R) 11/73	Mineral waters	Jefferings Minerals	Mombasa
M (R) 12/73	Woven fabrics	Kenya Rayon Mills Ltd	Changamwe
M (R) 13/73	Soap	Jethabhai Ind Works	Mombasa
M (R) 14/73	Soap	Modern Soap Factory	Mombasa
M (R) 15/73	Soap	Dubois Oil Mill and Soap Factory	Kwa Jomvu
M (R) 16/73	Soap	Dubois Oil Mill and Soap Factory	Kwa Jomvu
M (R) 17/73	Mineral waters	Coastal Bottlers Ltd	Mombasa
M (R) 18/73	Knitted fabrics	African Cotton Ind Ltd	Mombasa
M (R) 19/73	Knitted fabrics	Zaiben Textile Ltd	Mombasa
M (R) 20/73	Mineral waters	Kenya Ice and Aerated Waters Factory	Mombasa
M (R) 21/73	Knitted fabrics	Nam Yeung Ind Ltd	Mombasa
M (R) 22/73	Biscuits	Seiffee Bakery (1968) Ltd	Mombasa
M (R) 23/73	Knitted fabrics	Kamyu Industries Ltd	Mbaraki
M (R) 24/73	Knitted fabrics	E A Garment Factory Ltd	Mombasa

I MALCOLM-SMITH,
for Ag Commissioner-General of Customs and Excise,
East Africa

GAZETTE NOTICE NO 853

CENTRAL BANK OF KENYA

BANKI KUU YA KENYA

STATEMENT AS AT 28TH FEBRUARY, 1973

		K Sh			K Sh	K Sh
CURRENCY IN CIRCULATION —			FOREIGN EXCHANGE —			
Notes		953,154,500	Balance with Banks and Cash		749,657,570	
Coin		46,865,199	Treasury Bills		132,524,552	
			Other Investments		395,415,483	
		1,000,019,699	Special Drawing Rights		147,129,286	
						1,424,726,891
DEPOSITS —		K Sh				
Government of Kenya		196,208,763	KENYA GOVERNMENT SECURITIES RECEIVED FROM E A CURRENCY BOARD			63,871,035
Banks—Kenya		276,135,002	OTHER KENYA GOVERNMENT SECURITIES			26,450,405
External		32,839,985	SECURITIES GUARANTEED BY THE KENYA GOVERNMENT			7,819,031
Others		62,494,947	DIRECT ADVANCES TO THE KENYA GOVERNMENT			200,000,000
		567,678,697	KENYA TREASURY BILLS			992,618
ALLOCATION OF S D Rs		134,421,342	ADVANCES AND DISCOUNTS			—
OTHER LIABILITIES AND PROVISIONS		46,478,617	OTHER ASSETS			50,603,673
TOTAL LIABILITIES AND PROVISIONS	K Sh	1,748,598,355	REVALUATION ACCOUNT (Set up under section 51 of the Act)			26,134,702
CAPITAL		26,000,000				
GENERAL RESERVE FUND		26,000,000				
	K Sh	1,800,598,355			K Sh	1,800,598,355

Nairobi,
15th March, 1973

D N NDEGWA,
Governor

GAZETTE NOTICE No 854

6½ PER CENT KENYA STOCK 1973
 6½ PER CENT KENYA STOCK 1979
 6½ PER CENT KENYA STOCK 1984
 6 PER CENT KENYA STOCK 1975
 6 PER CENT KENYA STOCK 1987

FOR the purpose of preparing warrants for interest due on 14th May, 1973, the balances of the several accounts in the above-mentioned stocks will be struck at close of business on 14th April, 1973, after which date the stocks will be transferable ex dividend

*Chief-Banking Manager,
 Central Bank of Kenya,
 P O Box 30463 Nairobi*

GAZETTE NOTICE No 855

4½ PER CENT KENYA STOCK 1971/78

FOR the purpose of preparing warrants for interest due on 15th May, 1973, the balances of the several accounts in the above-mentioned stock will be struck at close of business on 15th April, 1973, after which date the stock will be transferable ex dividend

Stockholders wishing to transfer their holdings to London Register should note that, if the necessary forms are not lodged with the Central Bank of Kenya, in time to enable the application to be transmitted to the Crown Agents for Oversea Governments and Administrations in London so as to reach them on or before 15th April, 1973, payment of the interest due on 15th May, 1973, will be made by the Central Bank of Kenya

*Chief Banking Manager
 Central Bank of Kenya,
 P O Box 30463, Nairobi*

GAZETTE NOTICE No 856

THE GENERAL LOCAL LOANS ACT
 LOSS OF STOCK CERTIFICATE

THE Chief Banking Manager, Central Bank of Kenya, hereby gives notice that the undernoted stock certificate has been lost and it is proposed after the expiration of 30 days from the date of this notice, to issue another certificate in replacement

6½ per cent Kenya Stock 1981, Certificate No 20 in the names of Percy James Gill and Edward Percival Johnson for £1,000

*Chief Banking Manager,
 Central Bank of Kenya,
 P O Box 30463, Nairobi*

GAZETTE NOTICE No 857

EAST AFRICAN RAILWAYS
 NOTICE

THE public are notified that as from Tuesday, 1st May, 1973, the charges for "Local Haulage" contained in section 205 (2) (f) (i) and (ii) of Part I of Tariff Book No 5, will be revised, the new charge will be Sh 250 per wagon, for all types of wagons

An amendment to the Tariff Book will be issued as soon as possible

*S NGUNU,
 for Director General*

GAZETTE NOTICE No 858

THE REGISTERED LAND ACT
 (Cap 300, section 35)

ISSUE OF A NEW CERTIFICATE

WHEREAS Akberali Noormohamed Harham Jamal and Razakali Noormohamed Harham Jamal of c/o P O Box 83156, Mombasa, are registered as proprietors in absolute ownership of all that piece of land containing by measurement naught decimal one naught seven four (0 1074) of an acre or thereabouts situate in the District of Mombasa in the Mombasa Municipality (Island) known as Parcel No 127 registered under

Title No Mombasa/Block XV/127 and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost notice is hereby given that after the expiration of sixty (60) days from the date hereof I shall issue a new Land Certificate provided that no objection has been received within that period

Dated at Mombasa this 23rd day of March, 1973

*S MUHUNI,
 Land Registrar*

GAZETTE NOTICE No 859

THE REGISTERED LAND ACT
 (Cap 300, section 35)

ISSUE OF A NEW CERTIFICATE

WHEREAS Akberali Noormohamed Harham Jamal and Razakali Noormohamed Harham Jamal of c/o P O Box 83156, Mombasa, are registered as proprietors in absolute ownership of all that piece of land containing by measurement naught decimal naught nine two nine (0 0929) of an acre or thereabouts situate in the District of Mombasa in the Mombasa Municipality (Island) known as Parcel No 49 registered under Title No Mombasa/Block XXV/49 and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost notice is hereby given that after the expiration of sixty (60) days from the date hereof I shall issue a New Land Certificate provided that no objection has been received within that period

Dated at Mombasa this 23rd day of March, 1973

*S MUHUNI,
 Land Registrar*

GAZETTE NOTICE No 860

THE REGISTERED LAND ACT
 (Cap 300, section 35)

ISSUE OF A NEW CERTIFICATE

WHEREAS Akberali Noormohamed Harham Jamal and Razakali Noormohamed Harham Jamal of c/o P O Box 83156, Mombasa, are registered as proprietors in absolute ownership of all that piece of land containing by measurement naught decimal naught nine one nine (0 0919) of an acre or thereabouts situate in the District of Mombasa in the Mombasa Municipality (Island) known as Parcel No 50 registered under Title No Mombasa/Block XXV/50 and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost notice is hereby given that after the expiration of sixty (60) days from the date hereof I shall issue a New Land Certificate provided that no objection has been received within that period

Dated at Mombasa this 23rd day of March, 1973

*S MUHUNI,
 Land Registrar*

GAZETTE NOTICE No 861

THE REGISTERED LAND ACT
 (Cap 300, section 35)

ISSUE OF A NEW CERTIFICATE

WHEREAS Zaina Masum Jaffer Mawji Razakali Noormohamed Hasham Jamal and Akberali Noormohamed Hasham Jamal of c/o P O Box 83156, Mombasa, are registered as proprietors in absolute ownership of all that piece of land containing by measurement naught decimal one five naught nine (0 1509) of an acre or thereabouts situate in the District of Mombasa in the Mombasa Municipality (Island) known as Parcel No 33 registered under Title No Mombasa/Block XX/33 and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost notice is hereby given that after the expiration of sixty (60) days from the date hereof I shall issue a New Land Certificate provided that no objection has been received within that period

Dated at Mombasa this 23rd day of March, 1973

*S MUHUNI,
 Land Registrar*

GAZETTE NOTICE NO 781

THE GOVERNMENT LANDS ACT

(Cap 280)

VOI TOWNSHIP PLOTS FOR ONE PRIVATE DWELLING-HOUSE

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

2 The plan of the plots may be inspected at the Public Map Office situated in the Lands Department Building, 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, Taita-Taveta, Wundanyi, stating the plot required, but not direct to the Commissioner of Lands

4 Applications must be submitted so as to reach the said District Commissioner, Wundanyi, not later than noon on Monday, 23rd April, 1973

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 plots 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

1 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 years 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

Voi Township

Plot No	Area (Approx)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
	Hectares	KSh	KSh		
227	0 0762	1,300	260	On demand	On demand
228	0 0547	1,100	220		
229	0 0547	1,100	220	"	"
233	0 0464	1,000	200	"	"
234	0 0464	1,000	200	"	"
235	0 0464	1,000	200	"	"
236	0 0464	1,000	200	"	"
237	0 0464	1,000	200	"	"
238	0 0464	1,000	200	"	"

GAZETTE NOTICE No 671

THE GOVERNMENT LANDS ACT
(Cap 280)

NAIVASHA TOWNSHIP—PLOT FOR SAW MILL AND WORKSHOP

THE Commissioner of Lands gives notice that a plot in Naivasha Township as described in the Schedule hereto is available for alienation and applications are invited for the direct grant of the plot

2 A plan of the plot may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or at the office of the Clerk, Central Rift County Council, Nakuru, or may be obtained from the Public Map Office, P O Box 30089, Nairobi, on payment of Sh 3 post free

3 Applications should be submitted to the Commissioner of Lands, Nairobi, through the Clerk, Central Rift Valley Council, Nakuru. Applications must be on prescribed forms which are available from Lands Department, or the Clerk, Central Rift County Council, P O Box 138, Nakuru

4 Applications must be sent so as to reach the Clerk, Central Rift County Council, Nakuru, not later than noon on 6th April, 1973

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 the plot within a period of 14 days as required in paragraph 7 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 14 days as required in the following paragraph, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

7 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 together with the 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

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

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). The term will be for a period of 99 years from the first day of the month following notification of approval of the application

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 autho-

rized 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 thereby 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 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 buildings shall only be used for the saw-milling and workshop purposes but residence for a caretaker may be permitted, but not exceeding 100 sq ft,

6 The buildings shall not cover more than 75 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

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

8 The grantee shall not subdivide the land

9 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the 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 sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid

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

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

13 The grantee shall pay such rates, taxes, 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 down 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, service pipes, or telephone or telegraph wires and electric mains

15 There shall be only one combined access and egress to the plot

16 The Commissioner of Lands reserves the right to revise the annual ground rental of Sh 880 payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at the rate of 4 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands

SCHEDULE

Plot No —Unsurveyed

Area —1 301 hectares (approximately)

Stand premium —Sh 4,400

Annual rent —Sh 880

Road charges —Payable on demand

Survey fees —Payable on demand

GAZETTE NOTICE No 672

THE GOVERNMENT LANDS ACT

(Cap 280)

NAIVASHA TOWNSHIP—PLOT 1 OR A CINEMA

THE Commissioner of Lands on behalf of the President of the Republic of Kenya gives notice that a plot in Naivasha Township as described in the Schedule hereto is available for alienation and applications are invited for the direct grant of the plot

2 A plan of the plot may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or at the office of the Clerk, Central Rift County Council, Nakuru, or may be obtained from the Public Map Office, P O Box 30089, Nairobi, on payment of Sh 3 post free

3 Applications should be submitted to the Commissioner of Lands, Nairobi, through the Clerk, Central Rift Valley Council, Nakuru. Applications must be on prescribed forms which are available from Lands Department or the Clerk, Central Rift County Council, P O Box 138, Nakuru

4 Applications must be sent so as to reach the Clerk, Central Rift County Council, Nakuru, not later than noon on 6th April, 1973

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 the plot within a period of 14 days as required in paragraph 7 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 14 days as required in the following paragraph, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

7 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 together with the 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

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

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). The term will be for a period of 99 years from the first day of the month following notification of approval of the application

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 notwithstanding anything to the contrary contained 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 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 a cinema

6 The buildings shall not cover more than 90 per centum of the area of the land if used for cinema and office purposes only or such lesser area of the land 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 sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid

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

12 Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner 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 down 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 of Sh 1,012 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 the land as assessed by the Commissioner of Lands

SCHEDULE

Plot No—Unsurveyed

Area—0 1115 hectares

Stand premium—Sh 5,060

Annual rent—Sh 1,012

Road and drains—On demand

Stamp duty—Sh 135

Survey fees—On demand

Conveyancing fees—Sh 200

Registration fees—Sh 25

GAZETTE NOTICE No 673

THE GOVERNMENT LANDS ACT
(Cap 280)

NAIVASHA TOWNSHIP—PLOTS FOR LOW DENSITY
RESIDENTIAL PURPOSES

THE Commissioner of Lands on behalf of the President of the Republic of Kenya gives notice that the plots in Naivasha Township as described in the Schedule hereto are available for alienation and applications are invited for the direct grants of the individual plots

2 A plan of the plots may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or at the office of the Clerk, Central Rift County Council, 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, Nakuru. Applications must be on prescribed forms which are available from Lands Department, and at the office of the Clerk, Central Rift County Council

4 Applications must be sent so as to reach the Clerk to Council not later than noon on 6th April, 1973

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

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 the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the survey fees payable in respect of the preparation and registration of the grant (Sh 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent). In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

Special Conditions

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

2 The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee 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 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 private residential purposes and not more than one dwelling house shall be erected on the land

6 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

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

8 The grantee shall not subdivide the land

9 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands. No application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed

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

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

12 Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner 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 down 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, service pipes, telephone or telegraph wires and electric mains

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

SCHEDULE

Plot No	Area (approx)	Stand Premium	Annual Rent	Road Charges	Survey Fees
L R No	Hectares	Sh	Sh	On demand	Sh
1144/286	0 0464	372	74 40	demand	460
287	0 0464	372	74 40	"	460
284	0 0371	300	60 00	"	460
283	0 0445	356	71 20	"	460
282	0 0464	372	74 40	"	460
276	0 0371	300	60 00	"	460
260	0 0419	336	67 20	"	460
261	0 0371	300	60 00	"	460
262	0 0445	356	71 20	"	460
259	0 0414	332	66 40	"	460
258	0 0414	332	66 40	"	460
257	0 0283	230	46 00	"	460

GAZETTE NOTICE No 674

THE GOVERNMENT LANDS ACT
(Cap 280)

**NAIVASHA TOWNSHIP—PLOTS FOR WORKSHOP, GARAGE OR
GODOWN PURPOSES**

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

2 A plan of the plots may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or at the office of the Clerk, Central Rift County Council, 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 of the Central Rift County Council, stating the plot required in order of preference. Applications must be on prescribed forms which are available from Lands Department, or the Clerk, Central Rift County Council

4 Applications must be sent so as to reach the Clerk, Central Rift County Council, Nakuru, not later than noon on 6th April, 1973

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 —

- If the applicant is offered and takes up and pays for the plot within a period of seven days as required in paragraph 5 below, the deposit will be credited to him
- If the application is unsuccessful, the applicant's deposit will be returned to him
- 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 the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the survey fees payable in respect of the preparation and registration of the grant (Sh 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent). In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

Special Conditions

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

2 The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee 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 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 buildings shall be used for workshop, garage or godown purposes only

6 Accommodation not exceeding 100 sq ft, may be provided for a caretaker or night watchman

7 The buildings shall not cover more than 90 per centum of the area of the land or such lesser area that may be prescribed by the local authority in its by laws

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

9 The grantee shall not subdivide the land

10 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed

11 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 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

12 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

13 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

14 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 of the Republic of Kenya, in lieu thereof

15 The President of the Republic of Kenya 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

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

SCHEDULE

Plot No	Area (approx)	Stand Premium	Annual Rent	Road Charges	Survey Fees
L R No	Hectares	Sh	Sh	On demand	Sh
1144/43	0 3124	1,500	300	On demand	460
144	0 3136	1,500	300	"	460
145	0 3136	1,500	300	"	460
146	0 3136	1,500	300	"	460
149	0 3136	1,500	300	"	460
150	0 3136	1,500	300	"	460
151	0 3136	1,500	300	"	460
152	0 3136	1,500	300	"	460

GAZETTE NOTICE NO 862

THE GOVERNMENT LANDS ACT (Cap 280)

TURBO TRADING CENTRE—SITE FOR A PETROL SERVICE STATION

THE Commissioner of Lands on behalf of the President of the Republic of Kenya gives notice that the plot in Turbo as described in the Schedule hereto is available for alienation and applications are invited for grant of the plot

2 A plan of the plot may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or at the office of the Clerk to the Wareng County Council, or may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of Sh 4 post free

3 Applications must be sent so as to reach the Clerk to the Wareng County Council not later than noon on 20th April, 1973

4 Application forms on the approved proform obtainable from the Clerk to the Wareng County Council should be submitted to the Commissioner of Lands through the Clerk to the Wareng County Council

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 deposit, which will be dealt with as follows —

- 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
- 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
- If the application is unsuccessful the applicant's deposit will be returned to him

7 Applicants must produce documentary evidence to indicate that they have sufficient funds for the development of the plot

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 shall 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 the construction of roads and drains to serve the plot the assessed stand premium and proportion of annual rent, together with the survey fees payable in respect of the preparation and registration of the grant (Sh 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent). In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

Special Conditions

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

2 The grantee shall within six months of the commencement of the term submit in triplicate to the Commissioner of Lands through the local authority 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 a petrol station 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 or 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 of any condition herein contained

3 The grantee shall at his own expense suitably connect the said drainage system and also the water supply system with any town drainage and/or town water supply system when in the opinion of the local authority the latter systems are so far completed as to enable the grantee to do so

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

5 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 building period no refund shall be made

6 The land and buildings shall be used for the purposes of a petrol and service station which shall include only the greasing, washing and oiling vehicles. Adequate car parking facilities are to be provided on the plot for those cars which are serviced at the station

7 The grantee shall comply with the provisions of the Petroleum Act (Cap 116), and any amendment thereto or made from time to time thereunder

8 The buildings shall not cover a greater area of the land than may be prescribed by the local authority

9 The grantee shall not subdivide the land

10 The grantee shall not sell, transfer, sublet or charge the land or any part thereof except with the prior consent in writing of the Commissioner of Lands, no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed

11 The grantee shall not erect on the land any hoarding, placard, poster, sign or advertisement except a notice advertising the presence of products of the grantee's business

12 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

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

14 Should the Commissioner of Lands at any time require any roads serving or adjoining the land 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

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

16 The President of the Republic of Kenya 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 wires, and electric mains

17 The Commissioner of Lands reserves the right to revise the annual ground rental of Sh 2,400 payable hereunder after the expiration of the 33rd and 66th years of the term hereby granted. Such rental will be at the rate of 4 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands

SCHEDULE

Plot—Unsurveyed
Area—0 2081 hectares
Stand Premium—Sh 12,000
Annual rent—Sh 2,400
Survey fees—Payable on demand

GAZETTE NOTICE No 863

THE REGISTERED LAND ACT (Cap 300)

PETROL SERVICE STATION SITE—NAROK TOWNSHIP

THE Commissioner of Lands, on behalf of the County Council of Narok, gives notice that a plot in Narok Township as described in the Schedule hereto, is available for alienation and applications are invited for the direct grant of the plot

2 Plans of the plot may be seen at the County Council offices, Narok

3 Applications should be submitted to the Clerk to the County Council of Narok. Applications must be sent so as to reach the Clerk to the Council not later than noon on 13th April, 1973

4 The 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 Clerk to the County Council of Narok, 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 unsuccessful, the applicant's deposit will be refunded
- (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, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

5 The allottee shall pay to the Clerk to the County Council of Narok within 14 days of notification that his application has been approved the assessed stand premium and proportion of annual rent together with the fee payable in respect of the preparation and registration of the grant (Sh 35). In default of payment within the specified time the Clerk to the County Council 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 grants of this nature except as varied shall apply to this grant

2 The term of the grant will be for 33 years from the first 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 lessee shall complete the erection of approved buildings on the land within 24 months of the commencement of the term

2 The erection of the building shall not be commenced until plans (including block plans showing the position of the buildings and a system of the drainage for disposal of sewage, surface and sullage water), drawings, elevations and specifications thereof have been approved in writing by the lessor and by any authority whose approval is required by law. Such plans, drawings, elevations and specifications shall be submitted for approval in duplicate

3 The lessee shall maintain the buildings and the drainage system in good repair and conditions to the satisfaction of the lessor

4 No additions shall be made to the approved building without the prior consent in writing of the lessor

5 The land shall only be used for a petrol service station and the lessee shall, throughout the term and to the satisfaction of the lessor, make substantial use of the land for such purposes

6 The land shall not be used in any manner which the lessor considers to be dangerous or offensive to the public, or the neighbourhood

7 The land shall not be subdivided

8 The land shall not be charged, sublet or subleased or transferred without the prior consent of the lessor in writing. 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

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

10 The lessee shall be responsible for all rates, taxes, charges or duties of whatever description that may be levied, imposed or charged by the Government or by any local authority upon the land or the buildings

11 The lessee shall on receipt of notice in writing in that behalf from the lessor forthwith adequately fence or hedge the land and shall thereafter maintain such fence or hedge to the satisfaction of the lessor

12 The lessor or such person or authority as may be appointed for the purposes 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 description either overhead or underground

13 The lessee shall comply with the provisions of the Petroleum Act (Cap 304), and any amendment thereto or enactment thereof for the time being in force and the rules made from time to time thereunder

SCHEDULE

Parcel No—Unsurveyed
Area—0 265 hectare
Stand premium—Sh 18,000
Annual rent—Sh 3,600
Stamp duty—Sh 408
Survey fees—On demand
Road charges—On demand

GAZETTE NOTICE No 864

THE LAND ACQUISITION ACT, 1968
(No 47 of 1968)

NOTICE OF INTENTION TO ACQUIRE LAND

IN PURSUANCE of section 6 (2) of the Land Acquisition Act, 1968, I hereby give notice that the Government intends to acquire the following land for the construction of tea roads in Murang'a District —

SCHEDULE

<i>Plot No</i>	<i>Location</i>	<i>Sub Location</i>	<i>Registered Owner</i>	<i>Approx Area to be Acquired in Acres or Hectares</i>	
704	Location 8	Matharite	Murang'a County Council	0 493	0 199
508	"	"	Njuguna Mburu	0 410	0 166
130	"	"	Martha Njeri	0 015	0 066
500	"	"	Simon Kabata	0 115	0 047
507	"	"	Haru Mbagari	0 020	0 008
350	"	"	Kabaaka Watuo	0 106	0 043
351	"	"	Nyaga Kimui	0 085	0 034
352	"	"	Kariuki Kiugora	0 102	0 041
353	"	"	Gatitu Kagwaini	0 044	0 018
354	"	"	Githere Muturi	0 040	0 016
355	"	"	Mucheke Komu	0 094	0 038
357	"	"	Thuo Riunge	0 048	0 019
356	"	"	Munyanyi Mbogo	0 116	0 047
514	"	"	Mwangi Ichagua	0 104	0 042
30	Location 9	Kanyenyaini	Stephano M Kuria	0 023	0 009
401	"	"	Kamuri Jonah	0 250	0 101
420	"	"	Ngomi Kingori	0 091	0 037
415	"	"	Norman Muthiora	0 081	0 029
552	"	"	Muya Githugo	0 033	0 013
112	Location 14	Kairo	Ingara Githenya	0 299	0 121
1626	"	Kuu	Rugi Mukuna	0 079	0 032
711	"	"	Julius M Wagana	0 064	0 026
707	"	"	Thega Karega	0 169	0 068
706	"	"	Kimaru Tumuti	0 152	0 061
713	"	"	Karuru Kimaku	0 043	0 018
587	"	"	Gatundu Wanjagi	0 694	0 281
1964	"	"	Murang'a County Council	0 150	0 061
704	"	"	Wagathuu Wagana	0 749	0 303
419	"	"	Wanjohi Mathenge	0 115	0 047
1039	"	"	Kahiga Muiru	0 122	0 049
1043	"	"	Waweru Wangai	0 088	0 035
710	"	"	Maigua Mukuha	0 308	0 125
1018	"	"	Wangai Waweru	0 582	0 222
1880	"	"	Wamithi Wambugu	0 127	0 051
786	"	"	Njeri Njagi	0 072	0 029
716	"	"	Mukuha Wagana	0 188	0 076
709	"	"	Mathenge Wagana	0 055	0 022
1710	"	"	A Mutahi Ndugie	0 211	0 085
1627	"	"	Wahito Wagana	0 083	0 033
1002	"	"	Wangai Kagotho	0 219	0 089
1026	"	"	Wothaya Gicuki	0 092	0 037
1007	"	"	J Wangai Ndonda	0 227	0 092
1831	"	"	Ihugo Gathitu	0 176	0 071
1019	"	"	Gacimo Waweru	0 214	0 087
1028	"	"	Kiguta Thuku	0 117	0 047
1025	"	"	Mbira Thuku	0 074	0 030

Plans of the affected land may be inspected during office hours at the office of the Commissioner of Lands, Nairobi

Dated this 16th day of March, 1973

J A O LOUGHLIN,
Commissioner of Lands

GAZETTE NOTICE No 865

THE LAND ACQUISITION ACT, 1968
(No 47 of 1968)

NOTICE OF INQUIRY

IN PURSUANCE of section 9 (1) of the Land Acquisition Act, 1968, I hereby give notice that an Inquiry will be held at 11 a m on Tuesday the 17th April, 1973, at the Chief's Camp, Kanyenyaini, for the hearing of claims to compensation by persons interested in the following land —

SCHEDULE

<i>Plot No</i>	<i>Location</i>	<i>Sub Location</i>	<i>Registered Owner</i>	<i>Approx Area to be Acquired in Acres or Hectares</i>	
30	Location 9	Kanyenyaini	Stephano M Kuria	0 023	0 009
401	"	"	Kamuri Johan	0 250	0 101
420	"	"	Ngomi Kingori	0 091	0 037
415	"	"	Norman Muthiora	0 081	0 029
552	"	"	Muya Githugo	0 003	0 013

Every person who is interested in the land is required to deliver to me, not later than the day of Inquiry, a written claim to compensation

Dated this 16th day of March, 1973

J A O'LOUGHLIN,
Commissioner of Lands

GAZETTE NOTICE No 866

THE LAND ACQUISITION ACT, 1968
(No 47 of 1968)

NOTICE OF INQUIRY

IN PURSUANCE of section 9 (1) of the Land Acquisition Act, 1968, I hereby give notice that an Inquiry will be held at 1 30 p m on Tuesday the 17th April, 1973, at the Chief's Camp Kiriaini for the hearing of claims to compensation by persons interested in the following land —

SCHEDULE

<i>Plot No</i>	<i>Location</i>	<i>Sub Location</i>	<i>Registered Owner</i>	<i>Approx Area to be Acquired in Acres or Hectares</i>	
112	Location 14	Kairo	Ingara Githenya	0 299	0 121
1626	"	Kiru	Rugi Mukuha	0 079	0 032
711	"	"	Julius M Wagana	0 064	0 026
707	"	"	Thega Karega	0 169	0 068
706	"	"	Kimaru Tumuti	0 152	0 061
713	"	"	Karuru Kimaku	0 043	0 018
587	"	"	Gatundu Wanjagi	0 694	0 281
1964	"	"	Murang'a County Council	0 150	0 061
704	"	"	Wagathuu Wagana	0 749	0 303
419	"	"	Wanjohi Mathenge	0 115	0 047
1039	"	"	Kahiga Muiru	0 122	0 049
1043	"	"	Waweru Wangai	0 088	0 035
710	"	"	Maigua Mukuha	0 308	0 125
1018	"	"	Wangai Waweru	0 582	0 222
1880	"	"	Wamithi Wambugu	0 127	0 051
786	"	"	Njeri Njagi	0 072	0 029
716	"	"	Mukuha Wagana	0 188	0 076
709	"	"	Mathenge Wagana	0 055	0 022
1710	"	"	A Mutahi Ndugire	0 211	0 085
1627	"	"	Wahito Wagana	0 083	0 033
1002	"	"	Wangai Kagotho	0 219	0 089
1026	"	"	Wothaya Gicuki	0 092	0 037
1007	"	"	J Wangai Ndonda	0 227	0 092
1831	"	"	Ihugo Gathitu	0 176	0 071
1019	"	"	Gacimo Waweru	0 214	0 087
1028	"	"	Kiguta Thuku	0 117	0 047
1025	"	"	Mbira Thuku	0 074	0 030

Every person who is interested in the land is required to deliver to me, not later than the day of Inquiry a written claim to compensation

Dated this 16th day of March 1973

J A O LOUGHLIN,
Commissioner of Lands

GAZETTE NOTICE No 867

THE LAND ACQUISITION ACT, 1968
(No 47 of 1968)

NOTICE OF INQUIRY

IN PURSUANCE of section 9 (1) of the Land Acquisition Act, 1968, I hereby give notice that an Inquiry will be held at 10 a m on Tuesday the 17th April, 1973 at the Sub Chief's Camp, Murarandia, for the hearing of claims to compensation by persons interested in the following land —

SCHEDULE

<i>Plot No</i>	<i>Location</i>	<i>Sub-Location</i>	<i>Registered Owner</i>	<i>Approx Area to be Acquired in Acres or Hectares</i>	
704	Location 8	Matharite	Murang'a County Council	0 493	0 199
508	"	"	Njuguna Mburu	0 410	0 166
130	"	"	Martha Njeri	0 015	0 066
500	"	"	Simon Kabata	0 115	0 047
507	"	"	Haru Mbagari	0 020	0 008
350	"	"	Kabaaka Waturo	0 106	0 043
351	"	"	Nyaga Kimui	0 085	0 034
352	"	"	Kariuki Kiugora	0 102	0 041
353	"	"	Gatitu Kagwaini	0 044	0 018
354	"	"	Githere Muturi	0 040	0 016
355	"	"	Mucheke Komu	0 094	0 038
357	"	"	Thuo Riunge	0 048	0 019
356	"	"	Munyanyi Mbogo	0 116	0 047
514	"	"	Mwangi Ichagua	0 104	0 042

Every person who is interested in the land is required to deliver to me, not later than the day of Inquiry, a written claim to compensation

Dated this 16th day of March 1973

J A O LOUGHLIN,
Commissioner of Lands

GAZETTE NOTICE No 868

THE LAND ACQUISITION ACT, 1968

(No 47 of 1968)

NOTICE OF INTENTION TO ACQUIRE LAND

IN PURSUANCE of section 6 (2) of the Land Acquisition Act, 1968, I hereby give notice that the Government intends to acquire the following land for the tea roads in Nyeri District —

SCHEDULE

Plot No	Location	Sub Location	Registered Owner	Approx Area to be Acquired in Acres or Hectares	
ROUTE 2					
137	Tetu	Ichagachiru	Ngatha Thimba	0 205	0 083
142	"	"	Muthima Kagiri	0 147	0 059
140	"	"	Kagiri Thimba	0 106	0 043
ROUTE 3					
472	"	"	Ndiritu Gacora	0 095	0 038
507	"	"	Githa Gacora	0 050	0 020
477	"	"	Nduriri Waigi	0 516	0 209
480	"	"	Ndiritu Machui	0 100	0 041
486	"	"	Wamathai Thuita	0 017	0 007
488	"	"	County Council of Nyeri	0 658	0 226
ROUTE 5					
83	Thegenge	Kihora	Guandaru Nguringa	0 037	0 015
146	"	"	Kang'eta Muntlu	0 052	0 021
147	"	"	Joseph K. Nderitu	0 099	0 040
79	"	"	Ndurumo Muraga	0 087	0 035
80	"	"	Wairimu Kibachio	0 045	0 018
81	"	"	Mathenge Karemeri	0 013	0 005
82	"	"	Kamangara Mathenge	0 012	0 005
ROUTE 6					
137	Mahiga	Kamoko	Mathenge Githaiga	0 031	0 013
130	"	"	Murage Muya	0 040	0 016
128	"	"	Jacob Githaka	0 015	0 006
454	"	"	Gicuki Muiru	0 043	0 017
462	"	"	Ndemi Weru	0 007	0 003
461	"	"	Ndiang ui Mathitu	0 028	0 011
89	"	"	Wangui w/o Githae	0 200	0 081
			Nyamwea w/o Githae		
			Muthoni w/o Githae		
			Wambui w/o Githae		
			Muringi w/o Githae		
17	"	"	Gathendu Gacora	0 041	0 017
519	"	"	Nyeri County Council	0 435	0 176
29	"	"	Asaph Kingori	0 276	0 112
28	"	"	Waweru Thita	0 029	0 012
27	"	"	Maigwa Wanyeri	0 017	0 007
10	"	"	Wachira Rugala	0 044	0 018
9	"	"	Giceu Munga	0 114	0 046
7	"	"	Kiragu Kanyora	0 018	0 007
6	"	"	Muthiri Mbogo	0 063	0 025
5	"	"	Washington Taiti Wagua	0 052	0 021
4	"	"	Kibui Gikaru	0 031	0 012
3	"	"	Samuel Wachira	0 009	0 003
18	"	"	Taiti Ndiang ui	0 117	0 047
522	"	"	Nyeri County Council	0 350	0 142
ROUTE 8					
522	Othaya	Kiahagu	Joseph Manyua Njoroge	0 006	0 002
108	"	"	Mathenge Kiongo	0 077	0 031
			Kingori Gichuki		
110	"	"	Kingori Mbuga	0 006	0 002
109	"	"	Lottin Mbuthia	0 051	0 020
107	"	"	Wakagwachi Mutiria	0 038	0 015
ROUTE 9					
653	"	"	Gathes Maruga	0 011	0 005
651	"	"	Maruga Gathae	0 248	0 100
649	"	"	Kariuki Marwa	0 110	0 045
647	"	"	Kariuki Wakanyi	0 270	0 109
641	"	"	Muhihu Muoni	0 182	0 074
439	"	"	Mururi Ndegwa	0 311	0 126
			Karuga Ndegwa		
637	"	"	Kamotho Muoni	0 243	0 098
635	"	"	Kwenya Kilira	0 076	0 031
629	"	"	Mitaru Wahome	0 317	0 128
631	"	"	Zakayo Mwibari	0 228	0 098
643	"	"	Mbaya Muoni	0 099	0 040
633	"	"	J. Gathua s/o Kureba	0 076	0 031

SCHEDULE—(Contd)

Plot No	Location	Sub Location	Registered Owner	Approx. Area to be Acquired in Acres or Hectares	
ROUTE 10					
63	Mahiga	Munyange	Gituku Kamaitha	0 070	0 028
64	"	"	Mwanu Kiruhi	0 016	0 007
65	"	"	Muiga Githinji	0 111	0 045
330	"	"	Njogo Wachira	0 024	0 010
485	"	"	Kingori Ndirangu	0 011	0 004
333	"	"	Njiri Kioni	0 070	0 028
334	"	"	Gituku Kabuchi	0 065	0 026
335	"	"	Gichaga Ndegwa	0 048	0 019
336	"	"	Daudi Irungu Gitonga	0 037	0 015
82	"	"	Njuguna Githuthu	0 034	0 014
90	"	"	Kabui Gachanja	0 107	0 043
91	"	"	Rukwaro Kimondo	0 083	0 034
489	"	"	Nyeri County Council	0 683	0 276
490	"	"	Nyeri County Council	0 102	0 041
295	"	"	Muchiri Kireru	0 118	0 048
302	"	"	Ndirangu Thirikwa	0 045	0 018
301	"	"	Wangonde Kireru	0 091	0 031
305	"	"	Kianduma Kagiri	0 018	0 007
306	"	"	Githumbi Wakonyo	0 087	0 036
476	"	"	Nyeri County Council	0 008	0 003
484	"	"	Mwangi Gichuki	0 068	0 027
ROUTE 11					
576	Othaya	Kihuguru	County Council of Nyeri	0 857	0 347
13	"	"	Rutha Muriuki	0 856	0 347
577	"	"	County Council of Nyeri	0 112	0 045
22	"	"	Rindiri Kaara	0 231	0 093
23	"	"	Gathuu Kahia	0 146	0 059
24	"	"	Muthoni Mungi	0 184	0 074
12	"	"	Muriuki Ngariuri	0 170	0 069
79	Chinga	Kagongo	Mbogo Njagi	0 444	0 180
80	"	"	Kibuba Nderi	0 447	0 192
436	"	"	Waweru Mwangi	0 166	0 067
435	"	"	Kanyi Wangombe	0 399	0 161
82	"	"	Kingori Nderi	0 248	0 101
130	"	"	Ngumo Kiabati	0 097	0 039
ROUTE 12					
437 (430)	"	"	Njogu Githaiga	0 342	0 138
438	"	"	Irungu Kahiro		
445	"	"	Mbachia Ndirangu	0 194	0 078
446	"	"	Mbachia Ndirangu	0 065	0 026
59	"	"	Karobia Maigua	0 038	0 015
426	"	"	County Council of Nyeri	0 120	0 048
ROUTE 13					
D369	"	Gathera	Nyeri County Council	0 396	0 160
D370	"	"	Nyeri County Council	0 098	0 040
S75	"	"	Mwaria Chutha	0 457	0 185

Plans of the affected land may be inspected during office hours at the office of the Commissioner of Lands, Nairobi

Dated this 16th day of March, 1973

J A O LOUGHLIN,
Commissioner of Lands

GAZETTE NOTICE No 869

THE LAND ACQUISITION ACT, 1968
(No 47 of 1968)

NOTICE OF INQUIRY

IN PURSUANCE of section 9 (1) of the Land Acquisition Act, 1968, I hereby give notice that an Inquiry will be held at 10 a.m. on Wednesday the 18th April, 1973, at the District Officer's office, Othaya for the hearing of claims to compensation by persons interested in the following land —

SCHEDULE

Plot No	Location	Sub-Location	Registered Owner	Approx Area to be Acquired in Acres or Hectares	
ROUTE 10					
63	Mahiga	Munyange	Gituku Kamartha	0 070	0 028
64	"	"	Mwanu Kiruhi	0 016	0 007
65	"	"	Muga Githinji	0 111	0 045
330	"	"	Njogo Wachira	0 024	0 010
485	"	"	Kingori Ndirangu	0 011	0 004
333	"	"	Njiri Kioni	0 070	0 028
334	"	"	Gituku Kabuchi	0 065	0 026
335	"	"	Gichaga Ndegwa	0 048	0 019
336	"	"	Daudi Irungu Gitonga	0 037	0 015
82	"	"	Njuguna Githuthu	0 034	0 014
90	"	"	Kabui Gachanja	0 107	0 043
489	"	"	Nyeri County Council	0 683	0 276
490	"	"	Nyeri County Council	0 102	0 041
295	"	"	Muchiri Kireru	0 118	0 048
302	"	"	Ndirangu Thirikwa	0 045	0 018
301	"	"	Wangonde Kireru	0 091	0 031
305	"	"	Kianduma Kagiri	0 018	0 007
306	"	"	Githumbi Wakonyo	0 087	0 035
476	"	"	Nyeri County Council	0 008	0 003
484	"	"	Mwangi Gichuki	0 068	0 027
91	"	"	Rukwaro Kimondo	0 083	0 034
ROUTE 6					
137	"	Kamoko	Mathenge Githaiga	0 031	0 031
130	"	"	Murage Muya	0 040	0 016
128	"	"	Jacob Githaka	0 15	0 006
454	"	"	Gicuki Muiru	0 043	0 017
462	"	"	Ndemi Weru	0 007	0 003
461	"	"	Ndiang'ui Mathitu	0 028	0 011
89	"	"	Wangui w/o Githae	0 200	0 081
			Nyamwea w/o Githae		
			Muthoni w/o Githae		
			Wambui w/o Githae		
			Muringi w/o Githae		
17	"	"	Gathendu Gacara	0 041	0 017
519	"	"	Nyeri County Council	0 345	0 076
29	"	"	Asaph Kingori	0 276	0 112
28	"	"	Waweru Thita	0 029	0 012
27	"	"	Margwa Wanyeri	0 017	0 007
10	"	"	Wachira Rugala	0 044	0 018
9	"	"	Giceu Munga	0 114	0 046
7	"	"	Kiragu Kanyora	0 018	0 007
6	"	"	Muthiri Mbogo	0 063	0 025
5	"	"	Washington Taiti Wagua	0 052	0 021
4	"	"	Kibui Gikaru	0 031	0 012
3	"	"	Samuel Wachira	0 009	0 003
18	"	"	Taiti Ndiang ui	0 117	0 047
522	"	"	Nyeri County Council	0 350	0 142
ROUTE 8					
522	Othaya	Kiahagu	Joseph Manyua Njoroge	0 006	0 002
108	"	"	Mathenge Kiongo	0 077	0 031
			Kingori Gichuki		
110	"	"	Kingori Mbuga	0 006	0 002
109	"	"	Lottsn Mbutia	0 051	0 020
107	"	"	Wakagwachi Mutiria	0 038	0 015
ROUTE 9					
653	"	"	Gathes Maruga	0 011	0 005
651	"	"	Maruga Gathe	0 248	0 100
649	"	"	Kariuki Marwa	0 110	0 045
647	"	"	Kariuki Wakanyi	0 270	0 109
641	"	"	Muhihu Muoni	0 182	0 074
439	"	"	Mururi Ndegwa	0 311	0 126
			Karuga Ndegwa		
637	"	"	Kamotho Muoni	0 234	0 098
635	"	"	Kwenya Kilira	0 076	0 031
629	"	"	Mitaru Wahome	0 317	0 128
631	"	"	Zakayo Mwibari	0 228	0 098
643	"	"	Mbaya Muoni	0 099	0 040
633	"	"	J Gathua s/o Kureba	0 076	0 031
ROUTE 11					
576	"	Kihuguru	County Council of Nyeri	0 857	0 347
13	"	"	Rutha Muriuki	0 856	0 347
577	"	"	County Council of Nyeri	0 112	0 045
22	"	"	Rindiri Kaara	0 231	0 093
23	"	"	Gathui Kahia	0 146	0 059
24	"	"	Muthoni Mungi	0 184	0 074
12	"	"	Muriuki Ngariuri	0 170	0 069
79	Chinga	Kagongo	Mbogo Njagi	0 444	0 180
80	"	"	Kihuba Nderi	0 447	0 192
436	"	"	Waweru Mwangi	0 166	0 067
435	"	"	Kanyi Wangombe	0 399	0 161
82	"	"	Kingori Nderi	0 248	0 101
130	"	"	Ngumo Kiabati	0 097	0 039

SCHEDULE—(Contd)

<i>Plot No</i>	<i>Location</i>	<i>Sub Location</i>	<i>Registered Owner</i>	<i>Approx Area to be Acquired in Acres or Hectares</i>	
			ROUTE 12		
437 (430)	Chinga	Kagongo	Njogu Githaiga	0 342	0 138
438	"	"	Irungu Kahuo		
445	"	"	Mbachia Ndirangu	0 194	0 078
446	"	"	Mbachia Ndirangu	0 065	0 026
59	"	"	Karobia Maigua	0 038	0 015
426	"	"	County Council of Nyeri	0 120	0 048
			ROUTE 13		
D369	"	Gathera	Nyeri County Council	0 396	0 160
D370	"	"	Nyeri County Council	0 098	0 040
S75	"	"	Mwarua Chutha	0 457	0 185

Every person who is interested in the land is required to deliver to me, not later than the day of Inquiry, a written claim to compensation

Dated this 16th day of March, 1973

J A O'LOUGHLIN,
Commissioner of Lands

GAZETTE NOTICE No 870

THE LAND ACQUISITION ACT, 1968

(No 47 of 1968)

NOTICE OF INQUIRY

IN PURSUANCE of section 9 (1) of the Land Acquisition Act, 1968, I hereby give notice that an Inquiry will be held at 8 30 a m on Wednesday the 18th April, 1973, at the District Officer's office, Ruringu for the hearing of claims to compensation by persons interested in the following land —

SCHEDULE

<i>Plot No</i>	<i>Location</i>	<i>Sub Location</i>	<i>Registered Owner</i>	<i>Approx Area to be Acquired in Acres or Hectares</i>	
			ROUTE 2		
137	Tetu	Ichagachiru	Ngatha Thimba	0 205	0 083
142	"	"	Muthima Kagiri	0 147	0 059
140	"	"	Kagiri Thimba	0 106	0 043
			ROUTE 3		
472	"	"	Ndiritu Gacora	0 095	0 038
507	"	"	Gitahi Gacora	0 050	0 020
477	"	"	Nduriri Waigi	0 516	0 209
480	"	"	Ndiritu Machui	0 100	0 041
486	"	"	Wamathai Thuita	0 017	0 007
488	"	"	County Council of Nyeri	0 658	0 226
			ROUTE 5		
83	Thegenge	Kihora	Guandaru Nguringa	0 037	0 015
146	"	"	Kang eta Muruthi	0 052	0 021
147	"	"	Joseph K Nderitu	0 099	0 040
79	"	"	Ndurumo Muraga	0 087	0 035
80	"	"	Wairimu Kibachio	0 045	0 018
81	"	"	Mathenge Karemeri	0 013	0 005
82	"	"	Kamangara Mathenge	0 012	0 005

Every person who is interested in the land is required to deliver to me, not later than the day of Inquiry, a written claim to compensation

Dated this 16th day of March, 1973

J A O'LOUGHLIN,
Commissioner of Lands

GAZETTE NOTICE No 871

LAW COURTS, MOMBASA

UNCLAIMED LEGAL DEPOSITS

TAKE NOTICE that the amount shown against the case specified in the Schedule hereunder remain unclaimed as at 28th February, 1971

Any person claiming to be entitled to any of the said sums is hereby required before 10th June, 1973 to establish his entitlement to such sums and forward his claims to the undersigned

Any sum remaining unclaimed as at that date will be paid to the Government Revenue

Mombasa,
7th March, 1973

R B BHANDARI,
Senior Resident Magistrate,
Mombasa

L F No	Date	Particulars of Case or Cause	Amount	
			Sh	cts
15	8-1-70	R M Cr 56/70 Republic v Ngumi Mbathi	50	00
15	9-1-70	R M CC 3033/69 Kirinyaga Store v Mohamedali	20	00
15	13-1-70	R M CC 2321/69 Clobe Industrial v A A Kassam	15	00
15	31-1-70	R M CC 159/70 V B Joshi v K J Joshi	15	00
15	15-1-70	R M CC 4/70 Haji Suleman v Gosai Transport	15	00
15	20-1-70	R M CC 3082/69 Kivriyogo Store v Kassim Manzadi	20	00
16	20-1-70	R M CC 2323/68 K Industries Ltd v N General Store	15	00
16	22-1-70	R M CC 3857/69 V H School v Chikololo Zomo	20	00
16	23-1-70	R M CC 2505/68 Joseph Adiku v Arther Iggeso	49	05
16	28-1-70	R M CC 3663/69 Musa A v Kagiwe Mosheri	20	00
16	4-2-70	R M CC 2520/68 N P Shah v Iddis Salim	20	00
16	10-2-70	R M CC 109/70 Republic v Peter Gitu	1,000	00
16	12-2-70	R M CC 4251/68 Abdulhussein K v Alber Katana	94	75
16	13-2-70	R M CC 4672/68 M H Adam v S Odinda	60	55
16	16-12-70	R M CC 3713/69 N M Dossagi v Kitsao Nzioka	20	00
17	16-2-70	R M CC 186/68 Ali Awadh v John Chege	55	90
17	18-2-70	R M CC 4123/69 Saleh Said v Isume Co	20	00
17	21-2-70	H CC 183/66 Badar Stores v Shirimbamu	1,500	00
17	21-2-70	H CC 182/66 Badar Stores v Shirimbamu	1,500	00
17	23-2-70	R M Cr 357 Republic v Nashon M K	100	00
17	23-2-70	R M CC 227/69 African Express Co v A G Ebrahim	420	00
17	24-2-70	R M CC 3465/68 Varsha Stores v B Byanda	17	20
17	3-3-70	R M CC 2643/69 Ahmed Said M v J Soya	20	00
18	4-3-70	R M CC 645/70 Express Transport v J R Cornwall	15	00
18	5-3-70	R M CC 659/70 Friendly Grocers v John Sentembo	15	00
18	5-3-70	R M CC 187/70 Vitafoam E A v L V Karia	15	00
18	5-3-70	R M CC 186/70 Vitafoam E A v Haji Jaffer	15	00
18	5-3-70	R M CC 185/70 Vitafoam E A v V D Karia	15	00
18	5-3-70	R M CC 184/70 Vitafoam E A v Mr Jaffer	15	00
18	5-3-70	R M CC 183/70 E A Oxygen Ltd v Sign Estate	15	00
18	5-3-70	R M CC 657/70 Vitafoam E A v M Dazal Kamau	15	00
18	6-3-70	R M CC 667/70 S H Raishi and Co v Service Ltd	15	00
19	10-3-70	R M CC 4079/69 Modern S Stores v M Hamisi	15	00
19	11-3-70	R M CC 164/70 A K Juma v Asser	15	00
19	13-3-70	R M CC 2832/69 Swaleh B v A Omar A	20	00
19	14-3-70	H CC 44/70 United H and P v United Service Ltd	15	00
19	16-3-70	R M CC 227/70 Dodhias v R and Co (U) Ltd	15	00
19	19-3-70	R M CC 249/70 Water S Ltd v Kilimanjaro A	15	00
19	19-3-70	R M CC 2530/68 M A B and Sons v Wayo Meno	420	00
19	26-3-72	R M Cr 412/70 Republic v N A Mwakoli (Bompen St)	150	00
19	31-3-70	R M Cr 814/70 Republic v Wanyama Makau	125	00
20	1-4-70	R M CC 3163/69 Swan and Sons v Hamisi Mohamed	20	00
20	1-4-70	R M CC 846/70 Moartin M	40	00
20	2-4-70	R M Cr 881/70 Republic v Kesia A	20	00
20	7-4-70	R M CC 379/69 Mohamed K K v Machako Case	39	70
20	7-4-70	R M CC 2112/68 Shakoor s V House v Kassim Kangu	4	40
20	7-4-70	R M CC 1578/69 Hitesh Store v Mamuya M Soka	103	30
20	7-4-70	R M CC 5103/69 R Madan v Said Sali	39	20
20	9-4-70	R M CC 4046/68 N M Dosajee v David James	10	00
20	9-4-70	R M CC 1191/68 N M Dosajee v James Nyundo	430	00
21	13-4-70	R M CC 1476/69 Ngoa V Grocers v James Wangusha	70	00
21	15-4-70	R M CC 429/68 T N Jiwaji v Saytu M	420	00
21	16-4-70	H CC 217/69 Mikado Garments v Abdulrasul M J Janu	30	00
21	17-4-70	R M s Court Civil Re Rashid Sood Deft	98	05
21	21-4-70	R M CC 3451/66 Mrs G Rajibhai v Juma Said	20	00
21	21-4-70	R M CC 1260/69 Ngowa Ngololo v Juman Said	20	00
21	21-4-70	R M CC 3328/68 A Thambhai and Sons v Juman Said	20	00
21	23-4-70	R M CC 33/70 A Esso Ltd v Kilimanjaro H Stores	15	00
21	23-4-70	R M CC 5161/69 Mamujee Bros Ltd v Chief Ezekiel K	20	00
22	25-4-70	R M Cr 899/70 Republic v Elly C Angwang (Compen)	25	00
22	27-4-70	R M CC 4015/69 V H School v M Mambooge	20	00
22	27-4-70	R M CC 1938/68 Saleh Said v M Matinge	10	00
22	27-4-70	R M CC 4145/68 A G Taibjee v D Mtsimui	263	05
22	28-4-70	R M CC 3071/69 R M Doshi v Mohamed S	73	55
22	5-5-70	R M CC 2064/69 Ali Juma v Hamisi Mohamed	38	30
22	11-5-70	R M CC 2643/69 A Said Haji v K Johnson Toya	20	00
22	12-5-70	R M CC 3214/69 N M Dosajee v Saha Changa	20	00
22	15-5-70	R M CC 4713/68 N M Dossajee v M Mwatsya	15	00
23	20-5-70	R M CC 317/70 Bhatia Elec Store v Pekesha D	20	00
23	20-5-70	R M CC 3082/69 Kivriyogo Store v Kassim Mwazandi	20	00
23	25-5-70	R M CC 619/70 S J Halji & Co v Humphrey M K	70	00
23	25-5-70	R M CC 5087/69 Valentina H School v Samson Matinda	20	00
23	25-5-70	R M CC 3301/69 P C Bragenze v Ali Mosadi	300	00
23	25-5-70	R M CC 3465/69 Kilifi S E and Co Society v Kazungu	20	00
23	28-5-70	R M CC 3090/69 Kivriyogo Store v Bakari K	20	00
23	29-5-70	R M Cr 1622/70 Republic v Nyendo Kneio	150	00
23	4-6-70	Amount without particulars	20	00
24	5-6-70	R M CC 4383/68 Chotabhai Patel v Najnadeen	125	00

L F No	Date	Particulars of Case or Cause	Amount	
			Sh	cts
24	8-6-70	R M CC 4182/69 V High School v Bakari Kassim	20	00
24	10-6-70	R M Cr 3844/68 Received from Kiseru Nyambula	5	00
24	12-6-70	R M Cr 1810/70 Republic v Joshphat Wambua	30	00
24	15-6-70	R M CC 3093/69 Kahindi Mwazola v Karisa Kenga	20	00
24	15-6-70	R M CC 2607/69 A K and Sons v Mrs Bitresv Petro	20	00
24	15-6-70	R M CC 3890/69 Ngumbao Kitsao v G Kibunga	20	00
24	16-6-70	R M CC 4872/69 Shah & Co v Habel Abamero	100	00
24	19-6-70	R M CC 4582/69 Zonit and Co v John Wambua	20	00
25	22-6-70	R M s Court Re Changiwa Kipanda	54	90
25	25-6-70	R M CC 2151/69 Saul Tole v Mwambai Mjawagi	70	00
25	14-7-70	R M CC 4713/68 N M Dossajee v M Mwatsya	20	00
25	14-7-70	R M CC 619/69 Charo Nduni v Kitili Mare	20	00
25	17-7-70	R M CC 417/70 Bwani Tyre R v E Gulamhussein	135	00
25	22-7-70	R M Amount without particulars	40	00
25	24-7-70	R M Cr TT 1436/69 Republic v Jonah M Gedeon	100	00
25	24-7-70	R M Cr TT 1416/69 Republic v Mutisya Mulwa	100	00
25	7-8-70	R M CC 3464/69 Kilifi S E and Co-op Society v R K Mwanggte	20	00
26	11-8-70	R M Cr 2448/70 Republic v N M Baru	100	00
26	14-8-70	R M Cr 2003/70 Republic v D N Kithuka	122	50
26	20-8-70	Amount without particulars	50	00
26	20-8-70	R M CC 584/70 J D Shah v Mesuko D Maket	59	80
26	29-8-70	R M CC 4652/68 Said Mohamed v D George K	19	00
26	9-9-70	R M CC 1193/69 Cirele Store v H M Wambua	99	30
26	17-9-70	R M CC 3090/69 Kiviyogo Store v Bakari	20	00
26	22-9-70	R M Cr 1307/70 Republic v M Karanja	15	00
26	24-9-70	R M Cr T 4126/70 Republic v Thungi Karanja	100	00
27	24-9-70	R M CC 3706/69 N M Dossajee v Stephen Ngumbao	20	00
27	26-9-70	R M Cr 2385/70 Republic v Mwarude Mtoto and three others	450	00
27	26-9-70	R M CC 188/69 J P Jaskel v J S Pondo	970	70
27	29-9-70	R M CC 943/70 E Ezzo and Co Ltd v S W Odhiambo	300	00
27	1-10-70	Amount without particulars Ref Humphrey Kisombe	30	00
27	1-10-70	R M CC 742/70 Safi S Station v Electric and Eng	106	00
27	1-10-70	R M CC 5123/69 Johana Mwangi v Moses M	1,000	00
27	3-10-70	R M Cr 3054/70 Republic v David Ngau R	100	00
27	6-10-70	R M CC 1196/70 S Said v Chensi J	20	00
28	7-10-70	R M Cr T 4686/70 Republic v Ebrahim J	50	00
28	7-10-70	R M CC 1252/70 Kenya Butchery v Gilbert B K	20	00
28	7-10-70	R M CC 4382/69 Bhangwanji Shah v John W	20	00
28	9-10-70	R M CC 4180/69 V High School v Rashid Mwinyi	20	00
28	13-10-70	R M Cr 3166/70 Republic v George Siti	250	00
28	16-10-70	R M CC 237/70 New Mombasa Ezzo Station v Uganda R Service	15	00
28	17-10-70	R M CC 3936/69 Chudasa J v K G Essajee	73	55
28	19-10-70	R M CC 2385/70 Republic v Mwamta Mtole (Compen)	450	00
28	23-10-70	R M CC 488/70 D M Defendant Odworu Oyuka	67	90
29	28-10-70	E A Sundries Ltd v K Samji	15	00
29	3-11-70	R M CC 2666/70 Mwana Hawa Soodi v Ali Hamisi	40	00
29	3-11-70	R M Cr 3062/70 Republic v Witmoh M J (Compen)	200	00
29	4-11-70	R M CC 720/70 Samjee B v Hasham K and Sons	15	00
29	4-11-70	R M CC 4558/69 Said B Bawalu v The Hon Attorney-General	248	00
29	5-11-70	R M Cr 3392/70 Republic v Johnson Nyamu K	200	00
29	5-11-70	R M CC 869/70 Mohamed v Kenatco Transport	120	00
29	5-11-70	H C CC 2/66 Abdulali J Samji v Kenya Ge Agency	30	50
29	6-11-70	R M CC 4122/69 Saleh Said v Tujumue Washo K	20	00
30	7-11-70	R M Cr 3425/70 Republic v Textio Ayile Opele	30	00
30	10-11-70	R M CC 3451/66 Mrs J Rajbhai v Juma Said	420	00
30	10-11-70	R M CC 3451/66 Mrs J Rajbhai v Juma Said	20	00
30	11-11-70	R M CC 3185/69 Said Mohamed v Rashid Sood	182	50
30	13-11-70	R M Cr 3498/70 Republic v N M Mwakwana	50	00
30	17-11-70	R M CC 676/70 Mwakale Mamsha	60	45
30	18-11-70	R M CC 2770/69 Municipal Council of Mombasa v S C De Souza	8,197	30
30	19-11-70	R M CC 4634/69 Municipal Council of Mombasa v Ratan C Chaganlal	573	25
30	23-11-70	H C CC 272/70 Motab and Ref Ltd v Uganda Trash Ltd	15	00
31	1-12-70	R M Cr 3697/70 Republic v Mwarambu Mohamed	60	00
31	2-12-70	R M CC 4591/69 Zebeidi Store v J Musambi	49	75
31	2-12-70	R M Cr 3704/70 Republic v Swaleh Ali	50	00
31	3-12-70	R M CC 4634/69 Municipal Council of Mombasa v Ratan G Chaganlal	850	00
31	3-12-70	R M CC 2770/69 Municipal Council of Mombasa v Servulla Clement	2,917	55
31	3-12-70	M C 3/70 Jonathan N Kagire v Jonathan N Kagari	62	00
31	5-12-70	R M CC 2769/70 Michael Ndumai v Alfred Ngeri	9	80
31	8-12-70	R M CC 1190/68 N M Dossajee v M M Mwatsume	20	00
31	8-12-70	R M CC 970/68 N M Dossajee v R Kazi	20	00
32	11-12-70	R M CC 735/ Kwale Saw Mills v Kenya Inshore Co	829	90
32	11-12-70	R M CC 2766/69 M M Council v C Ammenda and Another	684	85
32	11-12-70	R M CC 4625/69 M M Council v H Leonilda C	167	75
32	14-12-70	H C C 261/70 Roshanali Yakub v Nzomu Mullangi	15	70
32	29-12-70	R M Cr 3574/70 Republic v Makale and four others	100	00
32	2-1-71	R M Cr 3888/70 Republic v Joseph Ndeti	75	00
32	9-1-71	R M CC 2769/70 Michael N v Alfred Njeru	9	80
32	11-1-71	H C CC 4/70 Mamujee Bros Ltd v Hussein Abdulla J	1,500	00
33	12-1-71	R M CC 4626/60 Municipal Council of Mombasa v Joseph A and another	1,957	65
33	15-1-71	R M C 3054/70 Republic v D Ngau B Gashiri	280	00
33	18-1-71	R M Cr 19/71 Republic v Gamrai Haji Mohamed	100	00
33	25-1-71	R M Cr 50/71 Republic v Simeon W Laritu	50	00
33	1-2-71	R M Cr 169/71 Republic v Islam Pajela	40	00
33	4-2-71	R M CC 1185/70 A Janmohamed v Gideon K and another	0	80
33	8-2-71	R M Cr 205/71 Republic v Joseph O Nyadime	40	00
34	11-2-71	R M CC 492/70 Kenya Casement v M Kambo	40	00
34	12-2-71	R M CC 3797/69 Mulla J Mulla M v Ali Mohamed	300	00
34	17-2-71	R M CC 3883/68 P and Company v Esmail Gulamhussein	40	00
34	22-2-71	R M CC 2911/69 Varsha Stores v Alex O Obango	48	00
34	27-2-71	R M CC 3100/70 Edward W v Edward Ngesa	9	80
34	27-2-71	H C CC 30/63 R E Hasham v A Abdulhussein W and another	78	60

GAZETTE NOTICE No 872

THE AGRICULTURE (CROP PRODUCTION) RULES

(Cap 318, Sub Leg)

EXTENSION OF LATEST PLANTING DATES, 1973

IN EXERCISE of the powers conferred by section 5 of the Agriculture (Crop Production) Rules, the KISU District Agricultural Committee hereby extends the date set forth in the third column of the Schedule hereto to be respectively the latest date of planting for the essential crop specified therein in respect of the respective area specified in the first column of the said Schedule

SCHEDULE

(1)	(2)	(3)
Area	Earliest Planting Dates, 1972/73	Latest Planting Dates, 1973
	Hybrid Maize	Hybrid Maize
As per Gazette Notice No 3722, dated 8th December, 1972	As per Gazette Notice No 3722, dated 8th December, 1972	30th April, 1973

Dated this 12th day of March, 1973

S G KAMAU,
Executive Officer
Kisu District Agricultural Committee

GAZETTE NOTICE No 873

DISTRICT AGRICULTURAL OFFICE, MACHAKOS

LOSS OF L P O LEAF No D 127650

NOTICE is hereby given that the Original Leaf of L P O No D 127650 issued to the District Veterinary Officer, Machakos, has been reported lost

The Local Purchase Order has now been cancelled and the public are warned that the Government will not accept liability for goods supplied or services rendered on the strength of this L P O

Dated this 14th day of March, 1973

J E ONGOWO,
Administrative Services Officer,
for Provincial Director of Agriculture
Eastern Province

GAZETTE NOTICE No 874

MINISTRY OF AGRICULTURE

LOSS OF LOCAL PURCHASE ORDER

Local Purchase Order No D 193211 original belonging to Ministry of Agriculture—Horticultural Research Station, Thika, was lost at Thika Town. Anyone who may supply any goods on this L P O will not be paid by the Government

J H G WAITHAKA,
Assistant Director of Agriculture (Hort)

GAZETTE NOTICE No 875

(QUAR/O/XI/55)

THE ANIMAL DISEASES ACT

(Cap 364)

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

- the areas specified in the Schedule I and Schedule II hereto to be "infected areas" in respect of the disease indicated at the head of such Schedules,
- the notices specified in the first column of Schedule III hereto to be amended in the manner specified in the second column of such Schedule

Kabete,
28th February, 1973

I E MURIITHI,
Director of Veterinary Services

SCHEDULE I—FOOT AND-MOUTH DISEASE

Werugha Location, The District Commissioner, Taita/Taveta,
Taita/Taveta District

SCHEDULE II—EAST COAST FEVER

L R No 7932/1, Munyu Settlement, The District Officer,
Thika, Kiambu District

L R No 6326/6, John Ndiritu, P O Box 4, Nanyuki, Nyeri
District

SCHEDULE III

First Column	Second Column
Gazette Notice No 3404 dated the 30th day of November, 1971	By deleting from Schedule I (Foot-and Mouth Disease) thereto the following — "Mukogodo Reserve, The District Officer, Doldol, P O Box 11, Nanyuki, Laikipia District"
Gazette Notice No 3708 dated the 30th day of November, 1972	By deleting from Schedule I (Foot-and Mouth Disease) thereto the following — "L R No 8049, The Manager, Laikipia Ranching Company, P O Rumuruti, Laikipia District"
Gazette Notice No 81 dated the 31st day of December, 1971	By deleting from Schedule I (Foot-and Mouth Disease) thereto the following — "L R Nos 4475/1 and 2219, K K Masai and Partners, P O Box 919, Kitale, Trans Nzoia District"
Gazette Notice No 317 dated the 15th day of January, 1972	By deleting from Schedule I (Foot-and Mouth Disease) thereto the following — "L R No 9230, Trans Nzoia District, J R W Robinson, P O Box 6, Hoey's Bridge, Uasin Gishu District"
	"L R Nos 2216 and 5596, Trans Nzoia District, S Kipkoskei and Partners, P O Box 12, Hoey's Bridge, Uasin Gishu District"
	"L R Nos 2187 and 8915/2, Trans Nzoia District, G E L Nicholson, Esq, P O Box 20, Hoey's Bridge, Uasin Gishu District"
Gazette Notice No 3261 dated the 15th day of November, 1971	By deleting from Schedule I (Foot-and Mouth Disease) thereto the following — "Werugha Location, The District Commissioner, Taita/Taveta, Taita/Taveta District"
Gazette Notice No 3467 dated the 15th day of December, 1971	By deleting from Schedule I (Foot-and Mouth Disease) thereto the following — "North Western Division, The District Commissioner, P O Lodwar, Turkana District"
Gazette Notice No 1886 dated the 15th day of June, 1972	By deleting from Schedule II (East Coast Fever) thereto the following — "L R No 10001, The Manager, Ime Farm, P O Box 1020, Nakuru, Nakuru District"
Gazette Notice No 2975 dated the 15th day of September, 1972	By deleting from Schedule II (East Coast Fever) thereto the following — "L R No D R 6217/2, Ganville Mathews, P O Box 589, Nakuru, Nakuru District"

GAZETTE NOTICE No 876

THE INDUSTRIAL COURT

CAUSE No 2 OF 1973

Parties —

Kenya Petroleum Oil Workers' Union
and
Oil Industry

Issues in dispute —

Wrongful dismissal of —

- 1 Alexander Swini
- 2 Abwao Okoth
- 3 Muchiri K
- 4 Mutua Maako
- 5 Elijah Mwangi Njuru
- 6 Muthama Kyunguti
- 7 Benjamin Mukewa

1 The Kenya Petroleum Oil Workers' Union shall hereinafter be referred to as the Claimants and the Oil Industry of Kenya shall hereinafter be referred to as the Respondents

2 The parties were heard in Nairobi on 1st and 2nd March, 1973 and relied on their written and verbal submissions

AWARD

3 The services of the seven employees involved in this dispute were summarily terminated by their employers on 18th and 19th October, 1972. The names of these employees showing the length of their service and their employers is given below —

	Years
Abwao Okoth, Caltex	21
Mutua Maaku, Caltex	16½
Alexander Swini, Caltex	2½
Muchiri, Caltex	16½
Elijah Mwangi Njuru, Mobil	10
Muthama Kyunguti, Mobil	9½
Benjamin Mukewa, Total	11

Four Oil Companies, Caltex, Total, Mobil and Agip (CAMOTO) have set up Joint Fuelling Services at Embakasi Airport, Nairobi. In this arrangement one of the companies manages fuelling operations on behalf of the others. This is done in rotation. Caltex were the managing agents at the time this dispute arose. Caltex, Total and Mobil seconded employees to the fuelling services under the direction of Caltex Management. The Officer in overall charge at Embakasi at the time was Aviation Superintendent, Mr J Kariuki. To him report the Fuelling Supervisors one of the Fuelling Supervisors at the material time was Mr Solomon Mburu.

It should be noted that this is only a working arrangement with employing companies retaining full disciplinary control over their employees engaged in fuelling services through CAMOTO.

All the companies involved in this dispute are members of the group known as the Oil Industry of Kenya and as such are parties to a comprehensive Collective Bargaining Agreement with the Claimants.

On 14th September, 1972, eleven employees wrote a letter to the General Manager, Caltex Oil (K) Ltd complaining against the behaviour of Mr Solomon Mburu. They wrote that they were fed up with the inhuman treatment given to them by Mr Mburu and could not tolerate it any longer, therefore they gave notice that with effect from 15th September, 1972 to 21st September, 1972 they will not work with him as their supervisor. They expressed a hope that this would give the companies concerned enough time to look into their complaints and warned that if the matter was not treated seriously then they would walk out of the depot and leave Mr Mburu alone.

The General Manager replied to this letter on 19th September, 1972 and told the workers that the notice was too short to rearrange shifts and alter methods of operation at such short notice. He pointed out that it was essential that the present working arrangements should not be disrupted by any precipitate action on their part. He also informed them that a meeting would take place on 26th September with the shop stewards to discuss this matter.

A meeting did take place but on 27th September, at which all eleven employees were present and their complaints were discussed. The management came to the conclusion that as far as allegations against Mr Mburu were concerned they were basically unfounded. This finding was conveyed to the employees on 28th September, 1972.

The Claimants made much of the fact that Personnel Manager Caltex delivered this letter personally at night to the workers at the Airport, and alleged that he went there personally to intimidate the workers.

On 29th September the Claimants General Secretary wrote to the General Manager on the subject and alleged that this was an unfair labour practice. On 3rd October the General Manager wrote to the General Secretary whereby it was confirmed that a meeting would take place between the Claimants' officials and the Management to investigate the workers' alleged grievances and he was requested to advise the workers to carry on the work in the normal manner.

On 4th October, 1972 a meeting took place between the Management and the Claimants' officials after which the General Secretary wrote a letter to the General Manager on the same date confirming what took place. He wrote —

"The meeting resolved in favour of industrial relations that—

- (a) a further meeting on the matter be held tomorrow at your offices at 10 a.m.
- (b) in the interest of both humanity and security, Mr Mburu should not work with the employees at the Aviation Depot temporarily until the matter is finally solved at the proposed meeting,
- (c) the employees should not disrupt the smooth running of the Aviation Operations during the course of the discussions."

The Respondents while admitting (a) and (c) denied that they agreed that Mr Mburu should not work with the employees until the matter was finally solved at a proposed meeting which the Court was informed was to be on 5th October, 1972.

The meeting of 5th October, 1972 did not take place because the General Secretary refused to attend it as Mr Mburu had not been separated from the workers and was still on duty with them.

The Respondents informed the Court that they at a purely Management meeting of 6th October took the decision to re-schedule Mr Mburu's duties so that he would not be in contact with the workers and to bring the General Secretary to a meeting with them.

From then onwards what happened is most unfortunate because for one reason or another a meeting between the parties could not take place despite several attempts. A meeting was arranged for 9th October but because the General Secretary was involved in making some funeral arrangements it could not take place on that day. Another meeting on 11th October could not take place because the Management had to go to Mombasa for their own meeting.

Another meeting which was arranged to take place on 17th October could not take place because the General Secretary claimed that he was informed of it on 16th October and as he had already some other commitment he could not attend it. He however wrote to the Management that he would communicate with them on 23rd October regarding the date and place of a meeting.

On 17th October the General Manager wrote to the General Secretary as follows —

"We acknowledge receipt of your letter dated 17th October, 1972 regarding the meeting which was scheduled for today at 2 p.m. in our offices at Caltex House.

We are most disappointed to note that for the third time in two weeks you have been unable to attend meetings due to 'unavoidable circumstances' as we had hoped that this matter would be solved and the situation at Embakasi would have returned to normal.

We reiterate our understanding of the discussion between the management and yourself on 4th October 1972 that there would be no lockout of the Supervisor nor the workers while our discussion were going on. You personally assured us that it should not be considered by either party that Mr Mburu is suspended from duty. In this spirit we have refrained from taking disciplinary measures against those operatives who have already withheld their labour on occasions. We had re-scheduled Mr Mburu's work in such a way that he has not performed work of Shift Supervisor for the past three weeks. This has consequently reduced the number of Shift Supervisors left on the apron and placed an additional load on the remaining supervisors. This has been done as extraordinary measures on our part to create favourable conditions for a meeting to discuss the alleged grievances.

We are not prepared to continue in this fashion any longer and accordingly we shall revert to the normal working routine. Mr Mburu will be scheduled to resume his duties as Shift Supervisor on the shift commencing 0800 hours on the 18th October, 1972.

Should any of our crews refuse to carry out instructions given by Mr Mburu, the management will be forced to take firm disciplinary action.

Some of the seven employees involved in this dispute received the following letter on 18th October while others received it on 19th October with appropriate details of the offence alleged to have been committed by them—

Having refused to work on Alitalia Aircraft at 9 a.m. today under the supervision of Mr S Mburu

This is the first letter of warning and may lead to instant dismissal if you (Mr Maako) refuse to carry out instructions given to you by the Supervisor on duty."

Later in the day on 18th and 19th October all the seven had their services terminated summarily—again the letters were essentially the same differing only in respect of the alleged offences the letter read—

"In spite of our severe warning contained in our letter dated 19th October, 1972 you refused to obey instructions given to you by our Shift Supervisor on duty when he instructed you to attend a Sudan Airways Aircraft at 10.30 a.m.

We regret under the circumstances that you have left us with no alternative other than terminating your services as from today's date, 19th October, 1972.

On the afternoon of 21st October workers went on strike which lasted the whole of next day and a return to work formula was worked out by the parties some time during the night of 22nd. This was signed by Messrs J D Akumu, J Z Ochino, J Oyugi and I J Otieno. It was agreed —

- "1 All workers to return to work immediately
- 2 No victimization on either side
- 3 All points at issue to be discussed under the chairmanship of the Permanent Secretary for Labour
- 4 The discussion to take place on Monday 23rd October, 1972 at 10 a.m.
- 5 The parties to the meeting to include the top management of the Oil Companies affected and the Joint Industries Spokesman

When the workers resumed duty including the ones who had been dismissed the Personnel Manager, Caltex, is alleged to have told the dismissed employees that they were not within the scope of the return to work formula and therefore could not work.

This caused another strike with the result that the Assistant Minister for Labour, Mr P Kibisu, signed a "directive" on 26th October which ended the strike. This directive was arrived at after a meeting between the parties chaired by the Assistant Minister and read—

"That in view of the gravity of the existing strike in the Oil Industry and the fact that the industry is an essential service,

That—

- (a) all workers on strike to resume work immediately,
- (b) all matters in dispute including the case of those workers who have been dismissed to be the subject of investigation by an investigator appointed by the Ministry of Labour,
- (c) the management of the dismissed workers to rescind the dismissals and instead suspend those workers with pay, until the result of the investigation has been examined by the Minister and the Minister has communicated to the parties his proposals for the settlement of the trade dispute."

An Investigator was appointed by the Ministry of Labour to look into the matter and as a result the Permanent Secretary, Ministry of Labour forwarded his recommendations to the parties on 14th December, 1972. These are —

"After careful consideration as the employees were dismissed instead of being given a second warning it is recommended that the dismissal be rescinded, but the first warning to remain in the employees' records.

The supervisor involved should ensure that the language he uses towards employees is not capable of being misconstrued.

I appeal to both parties to accept the above recommendation in settlement of the trade dispute."

The parties however could not settle the dispute and the Minister for Labour forwarded it to the Industrial Court under section 30 (1) of the Trade Disputes Act and issued the necessary authority on 4th January, 1973.

The Claimants' main submissions in brief are that they did not violate the Collective Bargaining Agreement at any time and that the Respondents had throughout adopted an attitude which had seriously provoked the workers.

The General Secretary stated that he had anxiously waited for a meeting with the Management to materialize so that the workers' complaints against Mr Mburu could be thoroughly investigated. The Claimants were critical of the manner in which the workers' grievances had been investigated superficially and rejected out of hand. They felt that they should have been a party to any such investigation.

The Claimants strongly stressed that in the first return to work formula it was clearly understood that the word "all employees" included the ones who had been dismissed and the Respondents had therefore not kept their part of the bargain.

Finally the Claimants submitted that since the Respondents had taken hasty and unjustified action in dismissing the workers without waiting for a meeting between the Claimants and themselves and without even exhausting the warning procedure laid down in the Collective Bargaining Agreement, all the seven employees should be reinstated in their jobs without loss of any salary, rights and privileges.

The Respondents stressed that after an investigation which they carried out they found that the substance of the workers' alleged grievances was trivial and that the gravity of employees' offence in flatly refusing to work under a supervisor and insisting that he should be removed merited the punishment of dismissal which was given to them.

The Respondents maintained that a very important principle was at stake in this dispute which was to what extent can the workers dictate, under serious threats, the sort of management they wanted on top of them.

The Respondents submitted that throughout the dispute they had acted in good faith, there had been no intimidation of any kind whatsoever, that the Claimants' officials had refused to meet them during the crucial time to discuss the matter and that in these circumstances they could not be expected to wait indefinitely before asserting their right to expect the workers to perform their duties.

The Court finds this dispute to be very unfortunate and one which could so easily have been averted completely, or contained in a manner whereby it would not have assumed such serious proportions. Both sides appear to have acted in good faith and the Court cannot blame either of them up to a certain point.

The Respondents quite rightly accepted that no complaint from the workers can be considered trivial or frivolous before a proper investigation has been made. The Court is not satisfied that the workers by passing the established procedures laid down in the Collective Bargaining Agreement even if they did, the Respondents by agreeing to look into their complaints waived any right under the relevant provision.

The Court does not find it very material whether a decision was taken at a meeting between the parties on 4th October or whether the Management at their own meeting of 6th October decided to reschedule the duties of Mr Mburu so that he could be separated from the workers during the period the investigations were to be carried out into the workers' complaints against him. It is sufficient that this objective was achieved although the Court feels that the General Secretary should have attended the meeting arranged for 5th October, 1972 and at that meeting he should have made his stand clear and then walk out if he was satisfied that the Respondents had committed a breach of the agreement arrived at on 4th October to separate Mr Mburu from the workers.

Mr Mburu having been assigned to new duties, the proposed meeting between the parties to investigate the workers' complaints assumes a very great importance in this dispute. It is here where things went wrong without any deliberate attempt on the part of either side to create unnecessary trouble. The Court finds that there were good and genuine reasons why meetings could not take place on 9th and 11th October, 1972. In view of the statement made by the General Secretary of the Claimants regarding the meeting of 17th October the Court gives the benefit of doubt to the workers. The General Secretary said that he received only a day's notice and since he was busy that day he informed the Respondents that he could not attend it and would communicate with them on 23rd October.

On the other hand in view of the importance of the aviation services and the important principle involved the Respondents did not act unreasonably under the circumstances of coming to the conclusion that they had separated Mr Mburu for quite a long time from the workers and that he should now be re assigned to his normal duties.

Mr Mburu having resumed duties found that the workers disobeyed his instructions and accordingly the Respondents issued and served warning letters to them on 18th and 19th October. The Court finds that the Respondents came to the decision that the workers refusal to disobey legitimate instructions under the circumstances of this case did not warrant dismissal and they acted under clauses 1-15 of the Collective Bargaining Agreement. Having done that the Respondents should have continued to exhaust the warning procedure properly and should have given the workers a second warning letter instead of terminating their services when they disobeyed instructions for the second time.

After careful consideration of all the submissions the Court has come to the conclusion that the services of the seven workers involved in this dispute were wrongfully terminated because they were not given a second warning and they should therefore be reinstated to their former jobs with full salary, rights and privileges and the Court so awards.

In making this award the Court directs that the workers should be served with a second letter of warning and copies of the second warning should go to the Claimants' General Secretary as laid down in clauses 1-15. The Court further directs that Mr Mburu should continue to work as a supervisor and these employees should work under him in the normal manner and in the meantime the Claimants and the Respondents should meet and investigate the workers' complaints as indeed they had originally agreed to do, such investigation should take place immediately and be concluded within four weeks of the date of the award.

Given in Nairobi this 20th day of March, 1973

SAED R. COCKAR,
President

T. OKELO ODONGO,
Vice President

J. ABUOGA,
Member

GAZETTE NOTICE No 877

THE WATER ACT (Cap 372)

APPLICATIONS

APPLICATIONS for diversion of water, plans for which may be seen at the Water Department, Nairobi, or the office of the Local Water Bailiff, concerned, have been submitted by the following —

- Sagana River, L R No 205, Wambugu Magohi, Kirinyaga 200 gallons per day domestic, 8,000 gallons per day flood flow for general irrigation
- Sirimon River Umande Water Association, Laikipia, 5,000 gallons per day normal flow for domestic, 240,000 gallons per day flood flow for general irrigation
- Molo River L R No 10397/1, Kiprono arap Kipkoske, Nakuru 1,000 gallons per day normal flow for domestic, 4,000 gallons per day for minor irrigation flood flow
- Ruguthu River, free-hold, Kibirichia Location, Mutirithia Water Association, Meru, 2,800 gallons per day normal flow for domestic, 55,000 gallons per day flood flow for general irrigation
- Mirwa Tributary of Nyando, L R No 219, Herman Arthur Oduor, Kisumu, 800 gallons per day normal flow domestic, 4,000 gallons per day flood flow for minor irrigation
- Subukia River L R No 2679 Nyamamithi Farmers Co-operative Society, Nakuru, 14,000 gallons per day normal flow for domestic, 24,000 gallons per day flood flow for general irrigation
- Spring of Nyamachemange, Gusii County Council, Kisii, 25,000 gallons per day normal flow for public use
- Ramasha River Gusii County Council (Gesusu Water Supply), Kisii 25,000 gallons per day for domestic (normal flow)
- Kabuku River Weithaga Coffee Growers, Nyeri 80,000 gallons per day for industrial use (80 per cent returnable)
- Teleswani River L R No 10503, Kentrout (1971) Ltd, Nanyuki 3,000 gallons per day for domestic, 100,000 gallons per day industrial (100 per cent returnable), 100,000 gallons per day for irrigation

Tributary of Kipsonoi River (Kibugat), L R Nos 13, 58, 84, 86 and 75, Kipkoech arap Langat, Kericho, 2,250 gallons per day for domestic use

Timau River, L R Nos 9409, 6713 and 7261, Robert Wilson & Co Ltd, Meru, 25,000 gallons per day for domestic use, 50,000 gallons per day for irrigation

Ngare Ndare River, L R Nos 9409, 6713 and 7261, Robert Wilson & Co Ltd, Meru, 25,000 gallons per day domestic

Ngare Ndare River, L R Nos 9409, 6713 and 7261, Robert Wilson & Co Ltd, Meru, 42,100 gallons per day for domestic, 100,000 gallons per day for irrigation

Ngare Ndare River L R Nos 9409, 6713 and 7261, Robert Wilson & Co Ltd, Meru, 25,000 gallons per day domestic

Ngare Ndare River, L R Nos 2799 and 6317, Ngare Ndare Farmers Co Ltd, Meru, 12,100 gallons per day domestic, 84,000 gallons per day irrigation, 117,083,900 gallons per day maintenance of flow

Tributary of Saiwa River, Plot No 274, Samson Kinuthia Kingari, Trans Nzoia, 500 gallons per day for domestic, 8,000 gallons per day for irrigation

Mtoni River, L R No 5025, 137v 1v, Vipingo Estate Ltd, Kilifi, 4,000 gallons per day domestic, 227,000 gallons per day for irrigation, 50 gallons per day cattle dip

Lake Naivasha, L R Nos 8399, 2662 and 8398, E A P & Lighting Company, Nakuru, 1,000 gallons per day normal flow for public

Lake Naivasha, L R No 9006/1, Edward John Vaughan, Nakuru, 5,500 gallons per day for domestic, 200,000 gallons per day for irrigation

Lusumu River, Director of Water Department, Kakamega, 21,600 gallons per day for public (domestic)

Thuchi River, Director of Water Department, Embu, 206,000 gallons per day for public use (domestic)

Ena River, Director, Water Department, Embu, 580,000 gallons per day for public (domestic) use

Ragati River, Kangocho Water Furrow Self-help Group, Nyeri, 7,000 gallons per day for domestic, 200,000 gallons per day for irrigation, 4,000 gallons per day other purposes (100 per cent returnable)

Nairobi River, L R No 1870/VI/86, Kanudhai Somadhai Patel, Nairobi, 1,000 gallons per day for irrigation

Makindu River, David Kioko Kilonzo, Machakos, 120 gallons per day for domestic, 20,000 gallons per day irrigation

Tributary of Thibibie, L R No 971, Evanson Ngotho Rubia, Kiambu 240 gallons per day for domestic, 1,000 gallons per day for irrigation

Gitangu Tributary of Kaski River, L R No 88, James George Kingara Njoroge, Kiambu, 450 gallons per day for domestic use

Kiserian River, L R No 1264, Peter Ngugi Ng'ang'a, Nairobi, 600 gallons per day for domestic, 6,000 gallons per day irrigation

Mariara River, L R No 306, Musa Mikuka, Meru, 4,860,000 gallons per day for power (100 per cent returnable)

Tributary of Kapolet River, Plot No 148, Thomas Matafari King'asia, Trans Nzoia, 1,100 gallons per day for domestic, 4,000 gallons per day for irrigation

Katalele River, L R No 8812/1, Messrs Umoja Farm, Trans Nzoia, 3,500 gallons per day domestic, 1,000 gallons per day industrial, 4,000 gallons per day for irrigation

Tributary of Cheduson River, L R No 8955, Ingavi Farm, Trans Nzoia, 4,500 gallons per day for domestic, 4,000 gallons per day for irrigation

Tributary of Omon River, Plot No 1, Abraham Kingoia, West Pokot, 1,100 gallons per day for domestic, 8,000 gallons per day for irrigation

Chania River, City Council of Nairobi, Murang'a, 5,000,000 gallons per day public use (additional to advertisement appearing in Gazette Notice No 1076, dated 10th April, 1970)

Rongai Tributary of Nzoia River, L R Nos 1948/3, 6 and 5385, Edward Halwenge, Trans Nzoia, 8,800 gallons per day for domestic use

Lake Naivasha, L R No 10250/R, Mundi Estate, Nakuru, 2,650 gallons per day for domestic

Lake Naivasha, L R No 10250/R, Mundi Estate, Nakuru, 2,000 gallons per day for irrigation

Objections stating specific grounds therefor should be filed in triplicate with the Water Apportionment Board, P O Box 30521, Nairobi, within 30 days from the publication of this notice

GAZETTE NOTICE No 878

**AGRICULTURAL FINANCE CORPORATION
THE AGRICULTURAL FINANCE CORPORATION ACT
(No 1 of 1969)**

NOTICE

IN PURSUANCE of the powers conferred upon the Board of the Corporation by section 33 (1) of the Agricultural Finance Corporation Act (No 1 of 1969 of the Laws of Kenya) notice is hereby given that the undermentioned farms will be offered for sale by public auction on the date at the time and at the place indicated herebelow —

All that piece of land situate east of Nanyuki Township in the North Nyeri District of the Republic of Kenya containing by measurement one hundred and sixty one (161) acres or thereabouts that is to say Land Reference No 7142/1 (Original

No 4428/6) of meridional District South A 37
B I a 2 being the

piece of land comprised in a Grant dated the 15th September 1931, registered in the Registry of Titles at Nairobi as No IR 3427/1 which said piece of land with the dimensions abutments and boundaries thereof is delineated on Land Survey Plan No 30449 deposited in the Survey Records Office at Nairobi and is held by Murugu Githinji as proprietor as lessee for unexpired residue of the term of 909 years from the 1st January, 1931

The sale of this property will be held on 30th April, 1973, at District Commissioner's Office at Nanyuki, at 10 a.m., by J. K. Gitonga auctioneers

Conditions

- 1 The highest bidder shall be the purchaser
- 2 The purchaser shall immediately after the sale pay to the Auctioneer a deposit of at least 25 per cent of the amount of the purchase money and sign an agreement to complete the purchase and pay the balance against registration of the transfer of the title into his or her name
- 3 The Title Deed relating to piece of land referred to herein above may be inspected at any time at the offices of the respective auctioneers mentioned above and also at the time of sale and the purchasers shall be deemed to have full notice of each and every condition therein contained
- 4 The description of the farm in the particulars is believed to be correct and no claims shall be valid if any error of description should be found
- 5 The purchaser shall be solely responsible for ensuring that all beacons are properly situated and for replacing such beacons as may be missing
- 6 The Agricultural Finance Corporation through its authorized representative has the right to bid
- 7 Subject and in addition to the foregoing the conditions of the sale usually prescribed by the Auctioneers in the district shall apply

Dated at Nairobi this 15th day of March, 1973

BY ORDER OF THE BOARD OF
AGRICULTURAL FINANCE CORPORATION

GAZETTE NOTICE No 879

**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 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, Kenya School of Law, 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

The undermentioned applications are proceeding in the name of BADISCHE ANILIN- & SODA FABRIK AKTIENGESellschaft, of 38 Carl Bosechstrasse, 6700 Ludwigshafen/Rhein, Federal Republic of Germany, and c/o Messrs Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi 21st December, 1972

IN CLASS 1—SCHEDULE III

NITROPHOS

19945—Fertilizers To be associated with TM Nos 8651, 8652 and TMA No 19946

BOTH IN CLASS 5—SCHEDULE III

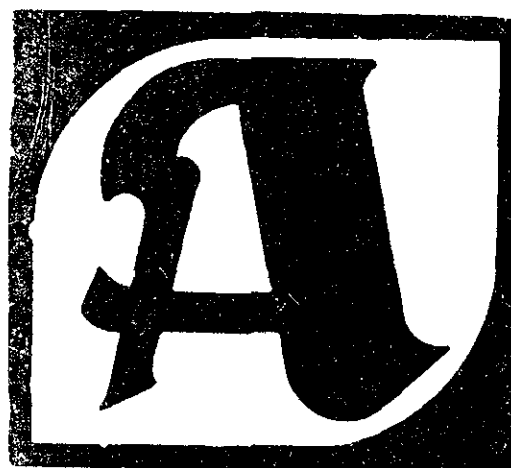
CAMPOGRAN

19946—Preparations for killing weeds and destroying vermin, seed dressing materials

DERMOVATE

20072—Pharmaceutical and veterinary preparations and substances GLAXO LABORATORIES LIMITED, a British company, manufacturers and merchants, of 891 995 Greenford Road, Greenford, Middlesex, England, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa 13th February, 1973

BOTH IN CLASS 9—SCHEDULE III



Advertised before acceptance by reason of use and special circumstances—section 21 (1) proviso

B 18168—Tape recorders, video tape recorders, audio signal amplifiers, loud speakers, radio frequency receivers, televisions, television cameras, magnetic tapes, accessories and parts thereof AKAI ELECTRIC COMPANY LIMITED, a Japanese company organized under the laws of Japan, manufacturers and merchants, of No 12-14 2-chome Higashi-Ko, Ya, Chita-ku, Tokyo, Japan, and c/o Messrs Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi To be associated with TMA Nos 13499 and 18818 16th December, 1970

The undermentioned applications are proceeding under the name of **KABUSHIKI KAISHA HATTORI TOKEITEN** (trading as **HATTORI & Co Ltd**), a Japanese company, manufacturers and merchants, of 511, 4 chome, Ginza, Chuo ku, Tokyo, Japan, and c/o Messrs Kaplan & Stratton, advocates, P O Box 40111, Nairobi 4th December, 1972

SEIKO

19914—Scientific, nautical, surveying and electrical apparatus and instruments (including wireless), 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 To be associated with TMA Nos 19915, 18095 and 18985

IN CLASS 34—SCHEDULE III

SEIKO

19915—Tobacco raw or manufactured, smoker's articles, matches especially gas lighters To be associated with TMA No 19914

IN CLASS 14—SCHEDULE III

ORIENT

Advertised before acceptance by reason of use and special circumstances—section 21 (1) proviso

19961—Watches, clocks, parts thereof and accessories therefor **ORIENT TOKEI KABUSHIKI KAISHA** (also trading as **Orient Watch Co, Ltd**), a corporation duly organized and existing under the laws of Japan, manufacturers, of 44, 2 chome, Soto Kanda, Chiyoda-Ku, Tokyo, Japan, and c/o Messrs Kaplan & Stratton, advocates, P O Box 40111, Nairobi 3rd January, 1973

IN CLASS 16—SCHEDULE III

BALLET

20117—All goods included in Class 16 **KIMBERLY CLARK CORPORATION**, a Delaware Corporation, of Neenah, Wisconsin, U S A, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P O Box 90121, Mombasa 6th March, 1973

IN CLASS 17—SCHEDULE III

SPIRAFLEX

20115—Hose pipes **THE GOODYEAR TIRE & RUBBER COMPANY**, an American company, of 1144 East Market Street, Akron, 44316, Ohio, U S A, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P O Box 90121, Mombasa 6th March, 1973

IN CLASS 21—SCHEDULE III



19698—Aluminiumware **KALUWORKS LIMITED**, manufacturers, of Mwangeka Road, P O Box 90421, Mombasa, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P O Box 90121, Mombasa, 30th August, 1972

IN CLASS 25—SCHEDULE III



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

20040—Articles of clothing **D BYFORD & COMPANY LIMITED**, a limited liability company organized and existing under the laws of United Kingdom, of Blackbird Mills, Abbey Lane, Leicester, England, and c/o Messrs Hamilton Harrison & Mathews, advocates, P O Box 30333, Nairobi 8th February, 1973

The undermentioned applications are proceeding in the name of **Z BOSKOVIC AIR CHARTERS LIMITED**, a limited liability company incorporated in Kenya, of Wilson Airport, P O Box 5646, Nairobi, and c/o Messrs Hamilton Harrison & Mathews, advocates, P O Box 30333, Nairobi 6th December, 1972

IN CLASS 12—SCHEDULE III



Advertised before acceptance by reason of special circumstances—section 21 (1) proviso

B 19924—Aircraft To be associated with TMA Nos B 19925, 17165 and 17166

IN CLASS 16—SCHEDULE III

Advertised before acceptance by reason of special circumstances—section 21 (1) proviso

B 19925—Stationery and pamphlets To be associated with TMA Nos B 19924, 17165 and 17166

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

T M No	Trade Mark	Name
29	Maspero Freres	Maspero Frere Limited
79	Good Temper	William Hunt & Sons Limited
80	Giraffe	William Hunt & Sons Limited
81	Bird Device	William Hunt & Sons Limited
82	Bird Device	William Hunt & Sons Limited
83	Bird Device	William Hunt & Sons Limited
84	Tiger Device	William Hunt & Sons Limited
85	Cockatoo	William Hunt & Sons Limited
113	The Rising Hope	De Erven De Wed J Van Nelle N V
114	Derjzende Hope	De Erven De Wed J Van Nelle N V
115	The rising hope	De Erven De Wed J Van Nelle N V
141	Palm Device	Pinchin John & Co Limited
144	John Walker	John Walker & Sons Limited
151	De izende hope	De Eiven De Wed J Van Nelle
153	R D P	Ransomes, Sims & Jefferies Limited
173	Rhinoceros	John Yates & Sons & Co Limited
202	David Store & Sons	Pinchin, Johnson Associates Ltd
213	S Device	Pinchin, Johnson Associates Ltd
212	Three Legs Brand	Pinchin Johnson Associates Ltd
210	Falcon Brand	Pinchin, Johnson Associates Ltd
207	Synoko	Pinchin, Johnson Associates Ltd
204	Bell Brand	Wilkinson, Heywood & Clark Limited
218	Jelstone	Alabastine Company British Ltd
219	Alabastine	Alabastine Company British Ltd
228	W R A Co	Olin Mathieson Chemical Corp of East Alton
329	Ero Device	Richard Haworth & Company Limited
263	Buchnans Red Seal	James Buchanan & Company Limited
252	Elect	Rowntree & Company Limited
247	B P H	The British Drug Houses Limited
246	French Mission Brand	East Africa Food Grinding & Packing Company
283	Chick	B A T Kenya Limited
540	Swan Device	Reckett & Colman Limited
504	Motorine	Price's Patent Candle Company
677	Teafani	Teafani Limited
521	Virolax	Virol Limited
668	Tiger Roofing	The Texas Company
758	Mizan	Pirohai Jevanjee & Company
766	Sarony	United Kingdom Tobacco Co
713	S p r i n g b o k Brand	Caltex Africa Limited
708	Glob & Sheld Device	America Steel & Wine Company
798	Bicycle Brand	Pinchin Johnson and Associates Limited
715	Globe and Sheld Device	The American Steel and Wine Company
759	Owl Device	Astra—Hewlett Limited
711	Tower Brand	Caltex (Africa) Limited
833	Swiss Milk	Bernalalpen Milchgesellschaft
837	Swiss Milk	Bernalalpen Milchgesellschaft
818	Old Smuggler	James & George Stodart Ltd
857	Kooh-I-Noor	Brooke Bond Ceylon Limited
886	Old Parr	Macdonald, Greenless Limited
874	Ramada	William Hollins & Company Limited
890	Antiphlogistine	The Denver Chemical Manufacturing Company
179	Goat Head Brand	David Sassoon & Company Limited
710	Crystalite	Caltex (Africa) Limited
B 12460	Noble	John Heffer (Mining) Limited
6100	Lineage	Louis Dreyfus & Company Limited
6733	Deer Device	Kanti Industries

CANCELLATION OF ENTRY IN THE REGISTER OF TRADE MARKS

PURSUANT to a request received on 13th February, 1973, from the Registered Proprietor of Trade Mark Nos 14218, 14219—"AZASOL" in classes 1 and 7, the entries in the

Register of Trade Marks has been cancelled (Advertised under Notice No 3073, page 920, Kenya Gazette dated 25th August, 1967)

Nairobi,
16th March, 1973

J N KING'ARUI,
Assistant Registrar of Trade Marks

GAZETTE NOTICE No 880

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 P 2265 of 1973 in the Kenya Register of Patents on the 6th day of March, 1973

SCHEDULE

No of application—P 2265

Date of application—6th March, 1973

Name of applicant—E I Du Pont De Nemours and Company
Registered address—Wilmington 98, Delaware, United States of America

Particulars of grant in the United Kingdom —

No—1,170,952

Date—17th March, 1970

Date of filing complete specification—17th August, 1967

Complete specification published—19th November, 1969

Nature of invention—Plant growth regulants

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, P O Box 90121, Mombasa

Nairobi,
9th March, 1973

J N KING'ARUI,
Assistant Registrar of Patents

GAZETTE NOTICE No 881

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 P 2266 of 1973 in the Kenya Register of Patents on the 6th day of March, 1973

SCHEDULE

No of application—P 2266

Date of application—6th March, 1973

Name of applicant—Fumihiko Umezawa & Hidefumi Umezawa
Registered address—No 3713, 3 chome, Sanno, Ohta-ku, Tokyo, Japan

Particulars of grant in the United Kingdom —

No—1,173,004

Date—1st April, 1970

Date of filing complete specification—25th November, 1966

Complete specification published—3rd December, 1969

Nature of invention—Process for treating hair

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, P O Box 90121, Mombasa

Nairobi,
12th March, 1973

J N KING'ARUI,
Assistant Registrar of Patents

GAZETTE NOTICE No 882

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 P 2267 of 1973 in the Kenya Register of Patents on the 6th day of March, 1973

SCHEDULE

No of application—P 2267
Date of application—6th March, 1973
Name of applicant—Agripat S A
Registered address—215 Schwarzwaldallee, Basle, Switzerland
Particulars of grant in the United Kingdom—
No—1,170,098
Date—11th March, 1970
Date of filing complete specification—10th November, 1966
Complete specification published—12th November 1969
Nature of invention—New 1,2 Nitranilines and their production
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, P O Box 90121, Mombasa

Nairobi,
15th March, 1973

J N KING'ARUI,
Assistant Registrar of Patents

GAZETTE NOTICE No 883

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 2268 of 1973 in the Kenya Register of Patents on the 14th day of March, 1973

SCHEDULE

No of application—2268
Date of application—14th March, 1973
Name of applicant—Meick & Co, Inc
Registered address—Of Rahway, New Jersey, United States of America
Particulars of grant in the United Kingdom—
No—1,175,212
Date—22nd April, 1970
Date of filing complete specification—9th March, 1967
Complete specification published—23rd December, 1969
Nature of invention—Halo Substituted 5 Phenylbenzoic acids and their derivatives
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 Kaplan & Stratton, P O Box 40111, Nairobi

Nairobi
16th March, 1973

J N KING'ARUI,
Assistant Registrar of Patents

GAZETTE NOTICE No 884

THE LIQUOR LICENSING ACT
(Cap 121)

SOUTH NYANZA LIQUOR LICENSING COURT

THE next statutory meeting of the South Nyanza Liquor Licensing Court will be held in the office of the District Commissioner, Homa Bay, on Monday, 7th May, 1973, at 10 a.m., to consider 1973 half yearly liquor licences

All applications for new licences, renewals, transfer and removal of the existing licences must reach this office on or before 24th March, 1973, on the appropriate forms obtainable from this office

Each applicant for a new licence is requested to appear in person or be represented by an advocate before the Liquor Licensing Court

Homa Bay,
9th March, 1973

B M OGOL,
President
South Nyanza Liquor Licensing Court

GAZETTE NOTICE No 885

THE LIQUOR LICENSING ACT
(Cap 121)

NAROK LIQUOR LICENSING COURT

NOTICE is hereby given that the first 1973 statutory meeting of the Narok Liquor Licensing Court will be held in the Narok County Council Hall on Monday, 14th May, at 10 a.m.

Applications to be considered at this meeting, whether for new licences, transfers, removals, late renewals or conversions, must be received in the office of the District Commissioner, P O Box 4, Narok, not later than 25th March, 1973, on the appropriate forms, with a K Sh 10 revenue stamp affixed. Any application received later than this date may only be considered if it is received before 14th April, 1973, on payment of an additional fee of K Sh 150

Applicants for new licences, transfers, conversions and removals must appear in person or by an advocate before the Liquor Licensing Court. Attendance in Court by applicants for renewals of licences is optional unless there are objections, in which case attendance is desirable

Applicants are advised to submit their applications by registered post

Dated this 28th day of February, 1973

D O OLOCHO,
President,
Narok Liquor Licensing Court

GAZETTE NOTICE No 886

THE LIQUOR LICENSING ACT
(Cap 121)

CENTRAL NYANZA LIQUOR LICENSING COURT

THE next statutory meeting of the Central Nyanza Liquor Licensing Court will be held in the District Commissioner's office, Kisumu, on Monday, 14th May, 1973, at 10 a.m.

All applications to be considered at this meeting, whether for new licences, transfers, removals, must be received in the office of the District Commissioner, Kisumu, P O Box 1921, on or before 25th March, 1973, on the appropriate form with a K Sh 10 revenue stamp affixed. Applications received after the above date may only be considered if received before 9th April, 1973, and on payment of K Sh 150 being late fee

Applicants for new licences, transfers and removals must appear in person or by an advocate before the Liquor Licensing Court. Attendance in Court of applicants for renewal of licences is optional unless there are objections in which case attendance is desirable

Applicants are advised to submit their applications by registered post

J P MWANGOVYA,
President,
Central Nyanza Liquor Licensing Court

GAZETTE NOTICE No 887

THE LIQUOR LICENSING ACT
(Cap 121)

UASIN GISHU LIQUOR LICENSING COURT

THE next statutory meeting of the Uasin Gishu Liquor Licensing Court will be held in the District Commissioner's office, Eldoret, on Monday, 14th May, 1973, at 10 a.m.

Applications for new licences, renewals, transfers or removals of existing licences, should be submitted on the prescribed form, affixed with a K Sh 10 revenue stamp, to the President, Uasin Gishu Liquor Licensing Court, P.O. Box 30, Eldoret, on or before 25th March 1973.

New applicants must appear before the Court in person or be represented by an advocate. Applicants for transfers, renewals or removals are not obliged to appear in person, unless there are objections, in which case appearance is desirable.

Late applications shall only be considered, if they are received on or before 14th April, 1973, and on payment of an additional late application fee of K Sh 150.

Applicants are advised to submit their applications by registered post.

B A OSUNDWA,

Eldoret, *President,*
19th February, 1973 *Uasin Gishu Liquor Licensing Court*

GAZETTE NOTICE No 888

THE LIQUOR LICENSING ACT
(Cap 121)

WAJIR LIQUOR LICENSING COURT

NOTICE is hereby given that the next statutory meeting of the Wajir Liquor Licensing Court will be held in the office of the District Commissioner, Wajir, on Monday, 14th May, 1973, at 10 a.m. All applications to be considered at the meeting, whether for new licences, transfers, removals or renewals, must be received in the office of the District Commissioner, Wajir, on or before 10th April 1973, on the appropriate form with a K Sh 10 revenue stamp affixed. Applications received after the above mentioned date may be considered if received before 20th April, 1973, and on payment of K Sh 150 being late fee.

Applicants for new licences, transfers and removals must appear in person or by an advocate before the Liquor Licensing Court. Attendance in Court of applicants for renewal of licences is optional, unless there are objections in which case attendance is desirable.

Dated this 7th day of March, 1973

E K MBAABU,

President,
Wajir Liquor Licensing Court

GAZETTE NOTICE No 889

THE LIQUOR LICENSING ACT
(Cap 121)

MARSABIT LIQUOR LICENSING COURT

THE next statutory meeting of the Marsabit Liquor Licensing Court will be held on Monday, 7th May, 1973, at 10 a.m.

Applications to be considered at this meeting for new licences, renewals, transfers or removals should be submitted on the prescribed form affixed with a K Sh 10 revenue stamp to be received in the office of the District Commissioner, Marsabit, P.O. Marsabit, on or before Saturday, 7th April, 1973. Any applications received after 7th April, 1973, may only be considered if received before Saturday, 14th April, 1973, and on payment of K Sh 150 late fee.

New applicants must appear in person before the Court or be represented by an advocate. Attendance in the case of applicants for renewals is optional unless there are objections in which case attendance is desirable.

Dated this 26th day of February, 1973

C N CHOMBA,

President,
Marsabit Liquor Licensing Court

GAZETTE NOTICE No 890

THE LIQUOR LICENSING ACT
(Cap 121)

SAMBURU LIQUOR LICENSING COURT

THE next statutory meeting of the Samburu Liquor Licensing Court will be held on Monday 7th May, 1973 at 10 a.m. in the office of the District Commissioner, Maralal.

Applications for new renewal and transfer licences must reach the office of the District Commissioner Samburu, P.O. Maralal, not later than 25th April, 1973.

Late applications will not be considered unless a fee of Sh 150 is paid.

All applicants for new licences are requested to appear in person or be represented by an advocate. Attendance of applicants for renewal is optional unless there are objections, in which case attendance is desirable.

J K MULANDI,

Maralal,
9th March, 1973

President
Samburu Liquor Licensing Court

GAZETTE NOTICE No 891

THE TRADITIONAL LIQUOR ACT, 1971
(No 26 of 1971)

SOUTH NYANZA TRADITIONAL LIQUOR LICENSING BOARD

THE next statutory meeting of the South Nyanza Traditional Liquor Licensing Board will be held in the District Commissioner's office, South Nyanza, on Monday, 4th June, 1973, at 10 a.m.

Applications for new licences, late renewals transfers and removals of existing licences should be submitted on prescribed forms to the Chairman, South Nyanza Traditional Liquor Licensing Board, P.O. Box 1 Homa Bay, so as to reach him not later than 20th April, 1973. Late applications will be considered if received before the 4th May, 1973, on payment of late fee of K Sh 20.

Applicants for new licences, transfers or removals must appear before the Board in person or by an advocate.

Attendance of applicants for renewals is optional unless there are objections in which case attendance is desirable.

Applicants are advised to submit their applications by registered post.

B M OGOL,

Homa Bay, *Chairman*
9th March, 1973 *South Nyanza Traditional Liquor Licensing Board*

GAZETTE NOTICE No 892

THE TRADITIONAL LIQUOR ACT, 1971
(No 26 of 1971)

UASIN GISHU TRADITIONAL LIQUOR LICENSING BOARD

THE next half yearly statutory meeting of the Uasin Gishu Traditional Liquor Licensing Board will be held in the District Commissioner's office, Eldoret, on Monday, 4th June, 1973, at 10 a.m., to consider applications for Traditional Liquor licences.

Applications for renewals removals, transfers and new licences to manufacture or sell Traditional Liquor must reach the District Commissioner's office P.O. Box 30, Eldoret, not later than 20th April, 1973 on the appropriate forms obtainable from District Commissioner's office, Eldoret.

Late applications will only be considered if they are received before 5th May 1973 on payment of an additional late fee of K Sh 20. Applicants for new licences are requested to appear in person or be represented by an advocate before the Board. Attendance of applicants for renewals is optional unless there are objections, in which case attendance is desirable.

A list of all applications to be considered can be seen on the notice board at the District Commissioner's office, Eldoret.

B A OSUNDWA,

Chairman
Uasin Gishu Traditional Liquor Licensing Board

GAZETTE NOTICE No 893

THE TRADITIONAL LIQUOR ACT, 1971
(No 26 of 1971)

MARSABIT TRADITIONAL LIQUOR LICENSING BOARD

THE next statutory meeting of the Marsabit Traditional Liquor Licensing Board will be held in the District Commissioner's office, Marsabit, on Monday, 4th June, 1973, at 10 a.m., to consider applications for Traditional Liquor licences

Applications for new licences, late renewals, transfers and removals of existing licences should be submitted on the prescribed forms to the Chairman, Marsabit Traditional Liquor Licensing Board, P.O. Marsabit, so as to reach him not later than 20th April, 1973. Late applications will be considered if received before 5th May, 1973, and on payment of late fee of K Sh 20

Attendance of applicants for renewals is optional unless there appear before the Board in person or be represented by an advocate

Applicants for new licences, transfers or removals must appear before the Board in person or be represented by an advocate. Attendance before the Board by applicants for renewals is optional unless there are objections, in which case attendance is desirable

C N CHOMBA,
Chairman,
Marsabit Traditional Liquor Licensing Board

Marsabit,
9th March, 1973

GAZETTE NOTICE No 894

THE TRADITIONAL LIQUOR ACT, 1971
(No 26 of 1971)

NAROK TRADITIONAL LIQUOR LICENSING BOARD

NOTICE is hereby given that the 1973 statutory meeting of the Narok Traditional Liquor Licensing Board will be held in the Narok County Council Hall on Monday, 4th June, 1973, at 10 a.m.

All applications for new licences, late renewals, removals and transfers of existing licences, on prescribed forms, must reach the District Commissioner's office, P.O. Box 4, Narok, not later than 20th April, 1973. Any late application not received by this date will only be considered if it is received before 5th May, 1973, on payment of a late fee of K Sh 20

Applicants for new licences, transfers and removals must appear before the Board in person or be represented by an advocate. Attendance before the Board by applicants for renewals is optional unless there are objections, in which case attendance is desirable

D O OLOCHO,
Chairman,
Narok Traditional Liquor Licensing Board

Narok,
27th February, 1973

GAZETTE NOTICE No 895

THE TRADITIONAL LIQUOR ACT, 1971
(No 26 of 1971)

CENTRAL NYANZA TRADITIONAL LIQUOR LICENSING BOARD

NOTICE is hereby given that the next statutory meeting of the Central Nyanza Traditional Liquor Licensing Board will be held in the District Commissioner's office, Kisumu, on Monday, 4th June, 1973, at 10 a.m.

Applications for new licences, transfer of existing licences should be submitted on the prescribed forms so as to reach the District Commissioner's office, P.O. Box 1921, Kisumu, on or before 20th April, 1973. Any late application not received by this date will only be considered if it is received before 19th May, 1973, on payment of late fee of K Sh 20

Applicants for new licences, transfer of existing licences must appear in person or by an advocate before the Board. Attendance of applicants for renewals is optional unless there are objections, in which case attendance is desirable

Dated this 14th day of March, 1973

J P MWANGOVYA,
Chairman,
Central Nyanza Traditional Liquor Licensing Board

GAZETTE NOTICE No 896

THE TRADITIONAL LIQUOR ACT, 1971
(No 26 of 1971)

WAJIR TRADITIONAL LIQUOR LICENSING BOARD

THE next statutory meeting of the Wajir Traditional Liquor Licensing Board will be held in the District Commissioner's office, on Monday, 4th June, 1973, at 10 a.m.

Applications for new licences, renewals, transfers or removals of existing licences should be submitted on the prescribed form to the Chairman, Wajir Traditional Liquor Licensing Board, to reach him on or before 25th April, 1973. New applicants must appear in person before the Board or be represented by an advocate. Applicants for renewals are not obliged to appear unless there are objections in which case appearance is desirable

Late applications shall only be considered if they are received on or before 5th May, 1973, and on payment of a late fee of K Sh 100

Dated this 7th day of March, 1973

E K MBAABU,
Chairman,
Wajir Traditional Liquor Licensing Board

GAZETTE NOTICE No 897

THE TRADITIONAL LIQUOR ACT, 1971
(No 26 of 1971)

SAMBURU TRADITIONAL LIQUOR LICENSING BOARD

THE next statutory meeting of Samburu Traditional Liquor Licensing Board will be held on Monday, 4th June, 1973, at 10 a.m. in the office of the District Commissioner, Maralal

Applications for new, renewal and transfer licences must reach the office of the District Commissioner, Samburu, P.O. Maralal, on or before 25th April, 1973

Late applications will not be considered unless a fee of Sh 20 is paid

All applicants for new licences are requested to appear in person or be represented by an advocate. Attendance for applicants for renewal is optional unless there are objections, in which case attendance is desirable

J K MULANDI,
Chairman,
Samburu Traditional Liquor Licensing Board

Maralal,
9th March, 1973

GAZETTE NOTICE No 898

THE TRADITIONAL LIQUOR ACT, 1971
(No 26 of 1971)

KISII TRADITIONAL LIQUOR LICENSING BOARD

THE next statutory meeting of the Kisii Traditional Liquor Licensing Board will be held in the District Commissioner's office, Kisii, on Monday, 4th June, 1973, at 10 a.m.

Applications for new licences, late renewals, transfers and removals of existing licences should be submitted on the prescribed forms to the Chairman, Kisii Traditional Liquor Licensing Board, P.O. Box 590, Kisii, so as to reach him not later than 20th April, 1973. Late applications will be considered if received before 4th May, 1973, on payment of late fee of K Sh 20

Applicants for new licences, transfers or removals must appear before the Board in person or by an advocate. Attendance of applicants for renewals is optional unless there are objections, in which case attendance is desirable

D A MULAMA,
Chairman,
Kisii Traditional Liquor Licensing Board

Kisii,
13th March, 1973

GAZETTE NOTICE No 899

THE TRADITIONAL LIQUOR ACT, 1971
(No 26 of 1971)

MURANG'A TRADITIONAL LIQUOR LICENSING BOARD

THE next statutory meeting of the Murang'a Traditional Liquor Licensing Board will be held in the District Commissioner's Board Room, Murang'a, on Monday, 4th June, 1973, at 10 a.m.

Applications for new licences, late renewals, transfers and removals of existing licences should be submitted on prescribed forms to the Chairman, Murang'a Traditional Liquor Licensing Board, P.O. Box 7, Murang'a, to reach him not later than 20th April, 1973. Late applications will be considered if received before 4th May, 1973, on payment of K Sh 20.

Applicants for new licences, transfers or removals must appear before the Board in person or by an advocate.

Applicants are advised to submit their applications by registered post.

E G KARANJA,
Chairman,
Murang'a, *Murang'a Traditional Liquor Licensing Board*
13th March, 1973

GAZETTE NOTICE No 900

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 51 OF 1973

By (1) Abdulsultan Premji Virji and (2) Salim Premji Virji, both of P.O. Box 4041, Nairobi in Kenya, the sons of the deceased and the surviving executors named in her will, through M/s Esmail & Esmail advocates of Nairobi for a grant of Probate of the will of Sakinabai Premji Virji of Nairobi aforesaid who died at Nairobi on the 16th day of November, 1971.

(2) CAUSE No 28 OF 1973

By George William Wilks of P.O. Box 44580, Nairobi in Kenya, the father of the deceased, through M/s Hamilton Harrison & Mathews advocates of Nairobi, for a grant of Letters of Administration Intestate of the estate of Timothy George Wilks of Nairobi aforesaid who died at Addis Ababa in Ethiopia on the 19th day of April, 1972.

(3) CAUSE No 79 OF 1973

By Hugh Gwillam Evans of P.O. Box 184, Kitale in Kenya, one of the executors named in the will of the deceased, through R F J Lindsell, Esq., advocate of Kitale, for a grant of probate of the will of Margaret Elizabeth Evans of Malindi in Kenya who died at Mombasa in Kenya on the 29th day of May, 1972.

(4) CAUSE No 80 OF 1973

By Pritam Kaur Bhavra of P.O. Box 72515, Nairobi in Kenya, the widow of the deceased, through G S Vohra, Esq., advocate of Nairobi, for a grant of letters of administration intestate of the estate of Gopal Singh Bhavra of Nairobi aforesaid who died at Nairobi on the 8th day of April, 1972.

(5) CAUSE No 82 OF 1973

By Tej Kaur of P.O. Box 225, Nanyuki in Kenya, the widow of the deceased, through Pramod Patel, Esq., advocate of Nairobi, for a grant of letters of administration intestate of the estate of Gurdial Singh of Nanyuki aforesaid who died at Nanyuki on the 15th day of March, 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 6th April, 1973.

M F PATEL,
Senior Deputy Registrar,
Nairobi, *High Court of Kenya, Nairobi*
19th March, 1973

NOTE

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

GAZETTE NOTICE No 901

IN THE HIGH COURT OF KENYA
PROBATE AND ADMINISTRATION

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

CAUSE No 19 OF 1973

By Rashidi wa Mwandaigo wa Kidoshu of Mombasa in Kenya, the cousin of the deceased, for grant of letters of administration intestate of the estate of the late Mwana Juma binti Mohamed of Mombasa in Kenya, who died on the 31st day of May, 1972, at Mombasa in Kenya.

The 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 the publication of this notice in the Kenya Gazette.

C D AMIN,
Deputy Registrar,
Mombasa, *High Court of Kenya,*
7th March, 1973 *Law Courts, Mombasa*

GAZETTE NOTICE No 902

IN THE HIGH COURT OF KENYA
PROBATE AND ADMINISTRATION

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

CAUSE No 24 OF 1973

By (1) Abdulrehman Mohamed and (2) Haji Mohamed Sheikh Mohidin, both of Mombasa in Kenya, the executors named in the will of the deceased, for a grant of probate of the will of the late Mohidin Omar Mohidin of Mombasa in Kenya, who died on the 19th day of February, 1972, at Mombasa in Kenya.

The 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 the publication of this notice in the Kenya Gazette.

C D AMIN,
Deputy Registrar,
Mombasa, *High Court of Kenya,*
9th March, 1973 *Law Courts, Mombasa*

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

GAZETTE NOTICE No 903

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
85/73	Candida Wambui	Box 280, Kiambu	20-8-72	Intestate
86/73	Mucheru Ndagutha	Ndenderu, Kiambu	29-8-59	Intestate

Nairobi,
16th March, 1973

D J COWARD,
Public Trustee

GAZETTE NOTICE No 904

LALBHAI BAVABHAI PATEL, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap 167), that any person having a claim against or an interest in the estate of the late Lalbhai Bavabhai Patel of P O Box 46858, Nairobi, who died at Nairobi on the 5th March, 1973, is hereby required to send particulars in writing of his or her claim or interest to Barclays Bank International Limited, Trustee Department, P O Box 30356, Nairobi, before the 15th May, 1973, 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 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 the 12th day of March, 1973

BARCLAYS BANK INTERNATIONAL LTD,
Trustee Department,
P O Box 30356, Nairobi

GAZETTE NOTICE No 905

ROBERT HUNTER, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap 167), that any person having a claim against or an interest in the estate of the late Robert Hunter of Scotland who died at Coatbridge on 17th October, 1969, is hereby required to send particulars in writing of his or her claim or interest to Kenya Commercial Bank Ltd, Trustee Department, P O Box 30664, Nairobi, before the 16th June, 1973, after which date the administrators will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they 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 the 16th day of March, 1973

KENYA COMMERCIAL BANK LIMITED,
Trustee Department,
Government Road,
P O Box 30664, Nairobi

GAZETTE NOTICE No 906

ESTATE OF LATE KASSAM NANJI

NOTICE is hereby given that any person having any claim against or interest in the estate of the late Kassam Nanji late of Nairobi, Kenya, who died on the 16th day of June 1972, at Nairobi, is hereby required to send particulars in writing of his claim to Messrs Esmail & Esmail, advocates, Shauri House, Kimathi Street, P O Box 11021, Nairobi, on or before 15th day of May, 1973, after which date the executrix will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they shall have notice and will not, as respects the property so distributed, be liable to any person of whose claim they will not then have notice

ESMAIL & ESMAIL,
Advocates for the Executrix

GAZETTE NOTICE No 907

ESTATE OF LATE DANIEL MBARATHI MURIKWA

NOTICE is hereby given that any person having any claim against or interest in the estate of the late Daniel Mbarathi Murikwa late of Muiang'u Kenya, who died on the 19th day of November 1972 at Nairobi, is hereby required to send particulars in writing of his claim to Messrs Esmail & Esmail, advocates, Shauri House, Kimathi Street, P O Box 11021, Nairobi, on or before 15th day of May, 1973, after which date the administratrix will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which she shall have notice and will not as respects the property so distributed, be liable to any person of whose claim she will not then have notice

ESMAIL & ESMAIL
Advocates for the Administratrix

GAZETTE NOTICE No 908

FRANCIS J C C D'CRUZ, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap 167), that any person having a claim against or an interest in the estate of the late Francis Joseph Clausantius Cassiano D'Cruz of P O Box 8244, Nairobi, who died at Nairobi on 23rd July 1972, is hereby required to send particulars in writing of his or her claim or interest to Kenya Commercial Bank Ltd, Trustee Department, P O Box 30664, Nairobi, before the 24th day of May, 1973, after which date the administrators will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they 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 17th day of March, 1973

KENYA COMMERCIAL BANK LIMITED,
Trustee Department,
Government Road
P O Box 30664, Nairobi

GAZETTE NOTICE No 909

THE BANKRUPTCY ACT
(Cap 53)

NOTICE OF INTENDED DIVIDEND

Debtor's name—Salim Swaleh
Address—Plot No 111, Mjiwakale, Mombasa
Description—Employee
Court—High Court of Kenya at Mombasa
No of matter—B C 4 of 1968
Last day for receiving proofs—6th April, 1973
Trustee's name—Official Receiver
Address—P O Box 80366, Mombasa

Mombasa,
6th March, 1973

I S ONYANGO OGOLA,
Acting Deputy Official Receiver

GAZETTE NOTICE No 910

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
2401	Amual Brothers Limited
5173	Kericho African Consumers' Dairy Limited
5820	Amirali (Agencies) Limited
6624	Bhasin Bhogal Stationers Limited

Dated this 16th day of March, 1973

O M SAMEJA,
Assistant Registrar of Companies

GAZETTE NOTICE No 911

THE SOCIETIES RULES, 1968
(L N 62 of 1968)

PURSUANT to rule 14 of the Societies Rules, notice is hereby given that registrations of the societies listed in the Schedule hereto have been cancelled under the provisions of the Societies Act, 1968

Name of Society	Date of Cancellation
Hodi Boys Fan Club	27-2-73
Nanyuki Students Association	27-2-73

Dated this 16th day of March, 1973

J ALLAN,
Assistant Registrar of Societies

GAZETTE NOTICE No 912

THE SOCIETIES RULES, 1968
(L N 62 of 1968)

PURSUANT to rule 14 of the Societies Rules, notice is hereby given that the societies listed in the Schedule hereto have been refused registration under the provisions of the Societies Act, 1968

SCHEDULE

Name of Society	Date of Refusal
Mtakatifu Roho Israel Church of Kenya	8-3-73
Thika Coast Union	8-3-73
Kangemi Super Night Club	8-3-73
African Mission of Holy Ghost Church, Embu Branch	8-3-73

Dated this 16th day of March, 1973

J ALLAN,
Assistant Registrar of Societies

GAZETTE NOTICE No 913

THE SOCIETIES RULES 1968
(L N 62 of 1968)

Gazette Notice No 3153 dated 31st October, 1972, in so far as it relates to—

TAMBACH SOCIAL CLUB

is cancelled

Dated this 16th day of March, 1973

J ALLAN,
Assistant Registrar of Societies

GAZETTE NOTICE No 914

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 Minister named in the Schedule hereto has been licensed to celebrate marriages under the provisions of such Act

SCHEDULE

Denomination—African Inland Mission, P O Box 21010, Nairobi, Kenya

Name of Minister—Rev Donald Temple

Dated at Nairobi this 15th day of March, 1973

M L HANDA,
Deputy Registrar-General

GAZETTE NOTICE No 915

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 Minister named in the Schedule hereto has been licensed to celebrate marriages under the provisions of such Act

SCHEDULE

Denomination—Diocese of Meru, Bishop's House P O Box 16 Meru (Kenya)

Name of Minister—Rev Fr Adolfo De Co

Dated at Nairobi this 14th day of March, 1973

M L HANDA,
Deputy Registrar-General

GAZETTE NOTICE No 916

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)

Names of Ministers—

Rev John C E McQuillan

Rev Bernard Morgan

Dated at Nairobi this 15th day of March, 1973

M L HANDA,
Deputy Registrar-General

GAZETTE NOTICE No 917

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 Maseno South, Church House, P O Box 380 Kisumu (Kenya)

Names of Ministers—

Rev Harrison Anyango

Rev Terence Peter Collins

Rev Peter Albert Indalo

Rev John Mark Ohaga

Rev Paul Wasonga

Dated at Nairobi this 15th day of March, 1973

M L HANDA,
Deputy Registrar-General

GAZETTE NOTICE No 918

THE MARRIAGE ACT
(Cap 150)

IN EXERCISE of the powers conferred by section 7 of the Marriage Act, I hereby license the under mentioned place of worship to be a place for the celebration of marriages—

Name of Church—Kenya Church of Christ, P O Box 8086, Nairobi (Kenya)

Place—Plot No 126, Kangemi Satellite

District—Nairobi

Dated this 14th day of March 1973

M L HANDA,
Deputy Registrar-General

GAZETTE NOTICE No 919

(CS/1416/LLAM)

THE CO OPERATIVE SOCIETIES ACT

(Cap 490, sections 65 and 69)

ORDER

WHEREAS pursuant to section 61 (1) of the above Act, I ordered an inquiry into the by-laws, working and financial condition of the Thamangua Co-operative Society Limited

And whereas I am of the opinion that the said society should be dissolved

Now, therefore, pursuant to section 65 (1) of the said Act, I hereby cancel the registration of the said society and order that it be liquidated

Any member of the said society may, within two months of the date of this Order, appeal to the Minister for Co-operatives and Social Services against the Order. If no such appeal is presented within the time the Order shall take effect upon the expiry thereof

And further pursuant to section 69 of the said Act, I hereby appoint the District Co-operative Officer, Nyeri, to be liquidator and authorize him to take into his custody all the property of the said society including such books and documents as are deemed necessary for completion of the liquidation

Dated at Nairobi this 12th day of March, 1973

J J M WANYONYI,
Deputy Commissioner for Co-operative Development

GAZETTE NOTICE No 920

(CS 2000/LLAM)

THE CO OPERATIVE SOCIETIES ACT

(Cap 490, sections 65 and 67)

ORDER

IT IS notified for general information that my order dated 20th December, 1972*, in respect of the Moka Savings and Credit Co-operative Society Limited is hereby cancelled

Dated this 15th day of March, 1973

J J M WANYONYI,
Deputy Commissioner for Co-operative Development

*G N No 3897 of 29th December, 1972

GAZETTE NOTICE No 921

THE CO-OPERATIVE SOCIETIES ACT

(Cap 490, section 70 (1))

ADMISSION OF CLAIMS

- 1 Sang'alo Thrift and Savings Co-op Society Ltd—CS/769
- 2 Bukusu Thrift and Savings Co op Society Ltd—CS/438
- 3 Toloso Farmers Co-op Society Limited—CS/724
- 4 Mahanga Farmers Co op Society Limited—CS/760

I, being duly appointed liquidator of the above-named co-operative societies, hereby appoint the 12th April, 1973, as the day on or before which creditors of the said societies shall state to me their claims for admission

Such claims shall be addressed to the liquidator of these societies, P O Box 19, Bungoma

H M MILLANI,
Liquidator,
Bungoma District

GAZETTE NOTICE No 922

THE CO-OPERATIVE SOCIETIES ACT

(Cap 490, section 70 (1))

CS/1643—Kisauni Farmers Co operative Society Limited
(In Liquidation)

ADMISSION OF CLAIMS

I, being the duly appointed liquidator of the above-named co-operative society, hereby appoint Thursday, the 10th May, 1973, as the day on which or before which the creditors of the said co-operative Society shall state/submit to me their claims for admission. Such claims should be addressed to me at the Department of Co-operative Development

B MUIRURI,
Liquidator,
District Co-operative Officer,
P O Box 83688, Mombasa

GAZETTE NOTICE No 923

THE PRUDENTIAL ASSURANCE COMPANY LIMITED

P O Box 30064, Nairobi, Kenya

LOSS OF POLICY

Life Policy No 6943150 effected for a sum assured of Sh 50,000 on the life of Haji Ismail Sheikh Ali

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 924

THE PAN AFRICA INSURANCE COMPANY LIMITED,
MOMBASA

(Incorporated in Kenya)

LOSS OF POLICY

Policy No 63805 for Sh 10,000 on the life of Lameck Kamanja Kamendi, E A Community (Collection Office), P O Box 30008, Nairobi, Kenya

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

M D NAVARE,
Executive Director,
Mombasa,
8th March, 1973
P O Box 90383, Mombasa

GAZETTE NOTICE No 925

THE PAN AFRICA INSURANCE COMPANY LIMITED,
MOMBASA

(Incorporated in Kenya)

LOSS OF POLICY

Policy No 29826 for Sh 5,000 on the life of Ngare Muhinda, E A Cargo Handling Services, P O Box 5330, Mombasa, Kenya

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

M D NAVARE,
Executive Director,
Mombasa,
13th March, 1973
P O Box 90383, Mombasa

GAZETTE NOTICE No 926

THE PAN AFRICA INSURANCE COMPANY LIMITED,
MOMBASA

(Incorporated in Kenya)

LOSS OF SHARE CERTIFICATE

Share Certificate No 10488—973 shares of Kartar Singh Virdi,
c/o Punjab & Sind Bank Limited, Moga, District Faridkot,
Punjab India

NOTICE having been given of the loss of the above numbered share certificate, its duplicate will be issued unless objection is filed with the undersigned within one month from the date hereof

Mombasa,
14th March, 1973

M D NAVARE,
Executive Director,
P O Box 90383, Mombasa

GAZETTE NOTICE No 927

THE PAN AFRICA INSURANCE COMPANY LIMITED,
MOMBASA

LOSS OF SHARE CERTIFICATES

(Incorporated in Kenya)

Share Certificate No 8241—14 shares

Share Certificate No 2045—20 shares

of Hathibhai Somabhai Patel, P O Box 4, Mombasa

Share Certificate No 2046—20 shares

Share Certificate No 9721—13 shares

of Mrs Vimalaben Hathibhai Patel, P O Box 4, Mombasa

NOTICE having been given of the loss of the above-numbered share certificates, their duplicates will be issued unless objection is filed with the undersigned within one month from the date hereof

Mombasa,
15th March, 1973

M D NAVARE,
Executive Director,
P O Box 90383, Mombasa

GAZETTE NOTICE No 928

THE MUNICIPAL COUNCIL OF MERU

SUPPLEMENTARY VALUATION ROLL, 1972

NOTICE is hereby given that no objections to the Draft Supplementary Valuation Roll, 1972, having been received, the said Draft Supplementary Valuation Roll has been signed and certified to that effect in accordance with section 12 (1) of the Valuation for Rating Act (Cap 266) and now becomes Valuation Roll, 1972 for the Municipal Council of Meru

Meru,
13th March, 1973

G K MWOBODIA,
Town Clerk,
Town Hall,
P O Box 120, Meru

GAZETTE NOTICE No 929

THE KIAMBU DISTRICT

PUBLIC NOTICE

IN ACCORDANCE with the powers vested in me by regulation 6 under section 25 (L N 54/1967), I, Acting District Commissioner and Acting Tax Authority for Kiambu District, do hereby request all employers in Kiambu District and in terms of the aforesaid regulation to submit a return of all their employees, reflecting the names and places of residence of these employees together with the annual wages or salaries earned by each of them

Such returns to be prepared and submitted to me at P O Box 32, Kiambu, so as to reach me by 15th April, 1973

B M MAKANGA,
Acting District Commissioner,
Kiambu

GAZETTE NOTICE No 930

ARMED FORCES

TENDER No 1731/4 (28) 72/73

Heavy Duty Variable Speed, Hydraulic Hack Sewing Machine

TENDERS are invited to supply Hack Sewing Machine and its components to the Kenya Navy, Mombasa

The quotation to include delivery to the Kenya Navy, Mtongwe

Tender forms showing details and specifications may be obtained from SO I Supply Branch, Ministry of Defence, Harambee House, 8th Floor, Door No 802

Tenders must be enclosed in a plain sealed envelope marked with the above Tender No and addressed to SO I Supply Branch, Ministry of Defence, Harambee House, 8th Floor, P O Box 40668, Nairobi, so as to reach him not later than 1200 hours on 13th April, 1973, or be placed in the Tender Box on the same floor

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

GAZETTE NOTICE No 931

ARMED FORCES

TENDER NOTICE

TENDERS are invited for supply of the following item to the Kenya Navy, Mombasa, for the period 1st April, 1973 to 31st December, 1973 —

(1) Fresh Bread

Tender documents and the specification can be obtained on written application from SO I Supply Branch, Ministry of Defence, P O Box 40668, Nairobi. The closing date for submission of tenders will be 0800 hours, Friday, the 30th March, 1973

GAZETTE NOTICE No 932

SURVEY OF KENYA

TENDERS

TENDERS are invited for a maintenance contract to carry out a monthly servicing and maintenance of two Milligan Electronic Photo Printers held and used by the Survey of Kenya, Thika Road

The contractor should be qualified electronics engineer and be prepared to carry in stock a certain amount of spare parts

Tenders to be sent to the Director of Surveys or the Senior Superintendent, Reproduction, P O Box 30046, Nairobi, giving reference number Stor/B7/Vol II/68

J P M KINYUA,
for Director of Surveys

GAZETTE NOTICE No 933

MINISTRY OF WORKS

CENTRAL TENDER BOARD

TENDER NOTICE No 20/73

TENDERS are invited for the supply of No 2 Motor Graders of the following specifications —

- (a) Electric start diesel engine producing a minimum of 150 h p after derating to an altitude of 1,600 metres
- (b) Direct Drive Transmission
- (c) Scarifier—V Type
- (d) Basic operating weight, as specified, not less than 14,000 kg
- (e) Blade length min 4.25 metres with hydraulic side shift
- (f) Four-wheel power boosted brakes

Tenderers must quote duty paid and duty free prices, delivery periods, country of manufacture and must provide with tenders the manufacturer's printed specifications and copies of the warranties of the item(s) tendered

Prices quoted must include the following —

- (a) Delivery to Chief Mechanical and Transport Engineer, Nairobi, in fully assembled and ready for service condition
- (b) Engines to be calibrated for operation at 1,600 metre altitude
- (c) Operator cab for sun protection only
- (d) Supply of standard tool kits, operator and repair manuals and spare parts books
- (e) Heavy duty optional extra's, based on Kenya operating conditions to be stated and offered wherever possible with particular emphasis on air and diesel filtration, engine cooling etc
- (f) A full spare parts service and after sales service must be declared and be available throughout Kenya

Acceptance of any tender shall be subject to the General Conditions of Contract, obtainable against written application from the Chief Purchasing Officer, Ministry of Works Headquarters, Room No 47, Ngong Road, P O Box 30346, Nairobi.

Tenders must be enclosed in a plain sealed envelope marked "Tender No 20/73 for Supply of Motor Graders" and addressed to reach the Secretary Central Tender Board, P O Box 30346, Nairobi, or placed in the Tender Box at the Purchasing Branch, Upper Ground Floor, Room No 47, Ministry of Works Headquarters, Ngong Road, Nairobi, not later than 10 a.m. on 27th April, 1973.

It is strongly emphasized for tenderer's benefit that any tender not correctly addressed and endorsed will be rejected. Similarly, any tender received after the stated time and date will not be considered. Further, it is emphasized strongly that no other markings, such as the name of the tenderer or his return address, should appear on envelope and failure to observe this the tender will be rejected. The Central Tender Board will not entertain any correspondence on the rejected tenders.

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

P SHIYUKAH,
Permanent Secretary for Works

GAZETTE NOTICE No 934

MINISTRY OF WORKS CENTRAL TENDER BOARD TENDER NOTICE No 21/73

TENDERS are invited for the supply and installation on vehicles provided by the Ministry of Works of —

5 No —1,250 gallon fuel tanks

4 No —covered (Pantechanical type) bodies

Prices quoted must be for delivery to the Chief Mechanical and Transport Engineer, Ministry of Works, Machakos Road, Nairobi.

Tenderers must quote delivery period, country of manufacture and provide a warranty and detailed drawings and material schedules, at the time of tendering.

Tenders must be enclosed in a plain sealed envelope marked "Tender No 21/73—Fuel Tanks" and addressed to reach the Secretary, Central Tender Board, P O Box 30346, Nairobi, or placed in the Tender Box at the Purchasing Branch, Upper Ground Floor, Room No 47, Ministry of Works Headquarters, Ngong Road, Nairobi, not later than 10 a.m. on 4th May, 1973.

It is strongly emphasized for tenderer's benefit that any tender not correctly addressed and endorsed will be rejected. Similarly, any tender received after the stated time and date will not be considered. Further, it is emphasized strongly that no other markings, such as the name of the tenderer or his return address, should appear on envelope and failure to observe this the tender will be rejected. The Central Tender Board will not entertain any correspondence on the rejected tenders.

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

Tender documents giving full details and specifications may be obtained against written application from the Chief Purchasing Officer, Ministry of Works Headquarters, Room No 47, Ngong Road, P O Box 30346, Nairobi.

P SHIYUKAH,
Permanent Secretary for Works

GAZETTE NOTICE No 935

MINISTRY OF WORKS CENTRAL TENDER BOARD TENDER NOTICE No 22/73

TENDERS are invited for annual purchase of used oil obtainable from the Chief Mechanical and Transport Engineer's Yard and the Kenya Police Transport Depot, Liverpool Road, Nairobi. The annual estimated used oil is 150 drums in 44 gallon steel drums. Prices should include collection and purchase of non-returnable steel drum in lots of ten drums.

Acceptance of any tender shall be subject to the General Conditions of Contract a copy of which may be collected from the Chief Purchasing Officer, Ministry of Works Headquarters, Ngong Road, Nairobi.

Tenders must be enclosed in a plain sealed envelope marked "Tender No 22/73—Used Oil" and addressed to reach the Secretary, Central Tender Board, Supplies Branch, Ministry of Works, P O Box 30346, Nairobi, or be placed in the Tender

Box at the Supplies Branch, Room No 47, Ministry of Works Headquarters, Ngong Road, not later than 10 a.m. on 27th April, 1973.

It is strongly emphasized for tenderer's benefit that any tender not correctly addressed and endorsed will be rejected. Similarly, any tender received after the stated time and date will not be considered. Further, it is emphasized strongly that no other markings, such as the name of the tenderer or his return address, should appear on envelope and failure to observe this the tender will be rejected. The Central Tender Board will not entertain any correspondence on the rejected tenders.

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

P SHIYUKAH,
Permanent Secretary for Works

GAZETTE NOTICE No 936

MINISTRY OF WORKS CENTRAL TENDER BOARD TENDER NOTICE No 23/73

TENDERS are invited for the supply of tools and garage equipment for Mechanical Workshops.

Prices quoted must be for delivery to the Chief Mechanical and Transport Engineer, Ministry of Works, Machakos Road, Nairobi.

Tenderers must quote delivery period for items tendered and must provide with their tender, manufacturer's descriptive leaflets for all items tendered.

Samples of all items tendered must on request be made available for inspection by the Chief Mechanical and Transport Engineer.

Tender documents giving full details and specifications may be obtained against written application from the Chief Purchasing Officer, Ministry of Works Headquarters, Room No 47, Ngong Road, P O Box 30346, Nairobi.

Tenders must be enclosed in a plain sealed envelope marked "Tender No 23/73—Tools and Garage Equipment" and addressed to reach the Secretary, Central Tender Board, P O Box 30346, Nairobi, or placed in the Tender Box at the Purchasing Branch, Upper Ground Floor, Room No 47, Ministry of Works Headquarters, Ngong Road, Nairobi, not later than 10 a.m. on 27th April, 1973.

It is strongly emphasized for tenderer's benefit that any tender not correctly addressed and endorsed will be rejected. Similarly, any tender received after the stated time and date will not be considered. Further, it is emphasized strongly that no other markings, such as the name of the tenderer or his return address, should appear on envelope and failure to observe this the tender will be rejected. The Central Tender Board will not entertain any correspondence on the rejected tenders.

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

P SHIYUKAH,
Permanent Secretary for Works

GAZETTE NOTICE No 937

THE TRANSFER OF BUSINESSES ACT (Cap 500)

NOTICE is hereby given that the business of bar and restaurant carried on by Kurbanali Vasanji Mulji under the firm name or style of Bodega Bar and Restaurant at Plot No 549, Paul Mbuya Road, Kisumu, has, as from the 28th day of February, 1973, been sold and transferred to (1) Sadrudin Rajabali Manji and (2) Amiralji Jiwa Nanji, who will carry on the said business at the same place under the same firm name or style of Bodega Bar and Restaurant.

The address of the transferor is P O Box 264, Kisumu.

The address of the transferees is P O Box 1506, Kisumu.

All debts due to and owing by the transferor up to and including 28th February, 1973, will be received and paid by the transferor.

The transferees are not assuming nor do they intend to assume any liability incurred by the transferor in the said business up to and including the 28th February, 1973.

Dated at Kisumu this 1st day of March, 1973.

KURBANALI VASANJI MULJI,
Transferor

SADRUDIN RAJABALI MANJI,
AMIRALI JIWA NANJI,
Transferees