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GAZETTE NOTICE No. 1900

THE CONSTITUTION OF KENYA

THE ADVISORY COMMITTEE ON THE PREROGATIVE OF MERCY

IN EXERCISE of the power conferred by section 28 (1) of the Constitution of Kenya, I Daniel Toroitich arap Moi, President and Commander-in-Chief of the Armed Forces of the Republic of Kenya appoint the following persons to be members of the Advisory Committee on the Prerogative of Mercy—

Hon. Mwai Kibaki, E.G.H., M.P.

Mr. Henry Cheboiwo.

Hon. Humphrey Slade.

Dr. Bernard Habil Omondi.

Mr. Samwel Njoroge Waruhiu.

Dated the 30th June, 1980.

D. T. ARAP MOI,
President.

GAZETTE NOTICE No. 1901

THE PREVENTION OF CRUELTY TO ANIMALS ACT

(Cap. 360)

APPOINTMENT OF AUTHORIZED OFFICER

IN EXERCISE of the power conferred by section 36 of the Prevention of Cruelty to Animals Act, the Minister for Livestock Development, after consultation with the Kenya Society for the prevention of Cruelty to Animals appoints—

Holde F. Meyer

to be authorized officer for the purposes of the Act.

Dated the 20th June, 1980.

J. J. M. NYAGAH,
Minister for Livestock Development.

GAZETTE NOTICE No. 1902

THE STANDARDS ACT

(Cap. 496)

IN EXERCISE of the powers conferred by section 9 (6) of the Standards Act (Cap. 496), the Minister for Industry gives his approval to the fees determined by the National Standards Council as shown in the schedule below. All the fees become effective from the date of publication of this notice.

SCHEDULE

Commodity	Unit	Fee per unit in Shillings
1. Animal Feeds (a) Cattle Feed (b) Poultry Feed (c) Pig Feed	One ton	Equivalent to 0.25% of ex-factory price
2.* Tyres (a) Passenger Car Tyres (b) Light Duty Tyres (c) Heavy Duty Truck Tyres (d) Rear Tractor Tyres		Equivalent to 0.25% of ex-factory price.
3. Matchets (i.e. pangas)	One matchet	Equivalent to 0.5% of ex factory price
4. Copper cables	1,000 metres	Equivalent to 1.5% of ex-factory price.
5. P.V.C. conduits	One metre	Equivalent to 1.5% of ex-factory price.
6.† Dry Cells and Batteries	288 Cells or Batteries	Equivalent of 0.2% of ex-factory price
7. Nails	One kilogramme	Equivalent to 0.5% of ex-factory price
8. Dairy Cream	One litre	Equivalent to 0.5% of ex-factory price
9. Yoghurt	One litre	Equivalent to 0.5% of ex-factory price
10. Milk Ices and Dairy Ice Cream	One litre	Equivalent to 0.5% of ex-factory price
11. Canned Corned Beef	One kilogramme	Equivalent to 0.5% of ex-factory price.

*Gazette Notice No. 2954 of 12th October, 1979 as far as passenger car tyres are concerned is cancelled.

†Gazette Notice No. 577 of 9th March, 1979 as far as dry cells and batteries are concerned is cancelled.

Dated the 19th June, 1980.

E. T. MWAMUNGA,
Minister for Industry.

GAZETTE NOTICE No. 1903

THE STANDARDS ACT

(Cap. 496)

DECLARATION OF COMPULSORY STANDARD SPECIFICATIONS

PURSUANT to section 10 of the Standards Act, the Minister for Industry on the recommendation of the National Standards Council, declares the Standard Specifications appearing in the First Schedule hereto, framed by the Kenya Bureau of Standards, to be compulsory Standard Specifications with effect from 60 days from the date of publication of this notice.

- (2) With effect from the date specified above no person shall sell any commodity to which a compulsory Standard Specification relates unless it complies with that compulsory Standard Specification or has been manufactured, produced, processed or treated in accordance therewith.
- (3) For the purpose of sub-section 1 (c) of section 10 of the Standards Act, the Minister prescribes the Standardization Mark appearing in the Second Schedule hereto be a distinctive Mark for any commodity which complies with a compulsory Standard Specification or which has been manufactured, produced, processed or treated in accordance therewith.
- (4) No person shall apply the distinctive Mark to any commodity except under and by virtue of a permit issued to him by the Kenya Bureau of Standards and unless that commodity or its manufacture, production, processing or treatment complies with the compulsory Standard Specification relative thereto.

FIRST SCHEDULE

Number	Title of Standard Specification
KS 04-112: 1978	Kenya Standard Specification for Tungsten Filament Electric Lamps.
KS 04-113: 1978	Kenya Standard Specification for Visual Indicator Lamps.
KS 04-111: 1978	Kenya Standard Specification for Intruder Alarm Systems in Buildings.
KS 03-155: 1978	Kenya Standard Specification for Sodium Carbonate Technical Grade.
KS 01-138: 1978	Kenya Standard Specification for Compounded Pig Feeds.
KS 01-175: 1978	Kenya Standard Specification for Instant Soluble Coffee.
KS 08-116: 1979	Kenya Standard Specification for Cotton Drills.
KS 04-183: 1979	Kenya Standard Specification for Low Voltage Fuses Part 1 General Requirements.
KS 04-184: 1979	Kenya Standard Specification for Dry Primary Cells and Batteries.
KS 03- 81: 1978	Kenya Standard Specification for Laundry Soap.
KS 03- 82: 1978	Kenya Standard Specification for Earthenware Dinnerware.
KS 01- 61: 1978	Kenya Standard Specification for Compounded Poultry Feeds.
KS 01- 62: 1978	Kenya Standard Specification for Dairy Cattle Feed Supplements.
KS 01- 65: 1978	Kenya Standard Specification for Black Tea.
KS 08- 68: 1978	Kenya Standard Specification for Textile Care Labelling Code.
KS 06- 72: 1978	Kenya Standard Specification for Nails.
KS 06- 73: 1978	Kenya Standard Specification for Picks, Beater Picks and Mattocks.

KS 06- 74: 1978	Kenya Standard Specification for Crow-Bars and Claw-Bars.
KS 06- 75: 1978	Kenya Standard Specification for dustbins.
KS 06- 76: 1978	Kenya Standard Specification for Motor Vehicle Tyres (passenger cars).
KS 05- 54: 1978	Kenya Standard Specification for Infant Formula.
KS 05- 55: 1978	Kenya Standard Specification for Canned Corned Beef.
KS 05- 56: 1978	Kenya Standard Specification for Condensed Milk.
KS 05- 59: 1978	Kenya Standard Specification for Fresh or Cooked Pork and Beef Sausage Meat.
KS 05- 80: 1978	Kenya Standard Specification for Food Colour Mixtures and Preparations.

SECOND SCHEDULE



Dated the 19th June, 1980.

E. T. MWAMUNGA,
Minister for Industry.

GAZETTE NOTICE No. 1904

THE MAGISTRATE'S COURTS ACT

(Cap. 10)

IN EXERCISE of the powers conferred by section 5 of the Magistrate's Court act (Cap. 10), the Chief Justice increases the limit of the jurisdiction of—

TIMOTHY KIPKOECH ARAP MIBEI

Acting Resident Magistrate, to ten thousand shillings.

JAMES WICKS,
Chief Justice.

GAZETTE NOTICE No. 1905

THE JUDICIAL SERVICE COMMISSION

APPOINTMENT OF DISTRICT MAGISTRATE

IN EXERCISE of the powers conferred by section 69 of the Constitution of Kenya and by sections 6, 7 and 8 of the Magistrate's Court Act (Cap. 10), the Judicial Service Commission appoints the person named in the first column to be District Magistrate with power to hold a Magistrate's Court of the Second Class and assigns him to the districts named in the second column, with effect from 1st July, 1980.

Name	District
Henry Mukilya Muli	Mombasa, Kwale, Kilifi and Taita-Taveta

Dated the 1st July, 1980.

JAMES WICKS,
Chairman,
Judicial Service Commission.

GAZETTE NOTICE No. 1906

JUDICIAL SERVICE COMMISSION

APPOINTMENT OF DISTRICT MAGISTRATES

IN EXERCISE of the powers conferred by section 69 of the Constitution of Kenya and by sections 6, 7 and 8 of the Magistrate's Court Act (Cap. 10), the Judicial Service Commission appoints the persons named in the first column to be District Magistrates, with power to hold a Magistrate's Court of the class designated in the second column, and assigns them to the districts named in the third column.

Name	Class of Court	District
Nicholas Kipchumba arap Mberia ..	First Class	Wajir
Isaac Muitherero	First Class	Garissa
Batholomew Egesa Wasike	Second Class	Garissa

Dated the 26th June, 1980.

JAMES WICKS,
Chairman,
Judicial Service Commission.

GAZETTE NOTICE No. 1907

THE ADVOCATES (ADMISSION) REGULATIONS

(Cap. 16, Sub. Leg.)

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

Victor Paul Gituma,

Jonah Kiplagat Koske Chemirmir,

have complied with the provisions of section 12 of the Act as to pupillage and the passing of examinations, subject to such exemptions as may have been granted under subsection (2) of that section.

Dated the 30th June, 1980.

JAMES WICKS,
Chairman,
Council of Legal Education.

GAZETTE NOTICE No. 1908

THE LOCAL GOVERNMENT ACT

(Cap. 265)

GARISSA TRADE DEVELOPMENT JOINT BOARD

APPOINTMENTS TO THE BOARD

IN EXERCISE of the powers conferred by paragraph 3 of the Local Government (Garissa Trade Development Joint Board) Order, 1965 upon the Minister for Local Government and in pursuance of a direction* given under section 38 (1) of the Interpretation and General Provisions Act (Cap. 2), the Permanent Secretary for Commerce appoints—

Haji Aden Ali,

Muhamud Haji Abdi,

Haji Khalif Marade,

to be members to the Garissa Trade Development Joint Board. The appointments of Messrs. Ali Osman Ibrahim, Haji Issa Marade and Haji Ibrahim Aban† as members of the Board are cancelled.

Dated the 19th June, 1980.

L. M. KABETU,
Permanent Secretary,
Ministry of Commerce.

*L.N. 221/1965. †G.N. 3204/1977.

GAZETTE NOTICE No. 1909

THE PARLIAMENTARY AND PRESIDENTIAL ELECTIONS REGULATIONS

(Cap. 7, Sub. Leg.)

IT IS notified for general information that pursuant to regulation 3 (1) of the Parliamentary and Presidential Elections Regulations the Deputy Supervisor of Elections appoints the persons named in the first and second columns of the Schedule hereto to be the returning officer and deputy returning officer respectively for the constituency specified in the third column of the said Schedule.

Returning Officer	SCHEDULE Deputy Returning Officer	Constituency
Joseph Isaac Muitherero	Simon Macharia Nduhiu	Garissa South

Dated the 30th June, 1980.

N. W. KIMANI,
Deputy Supervisor of Elections.

GAZETTE NOTICE No. 1910

THE PARLIAMENTARY AND PRESIDENTIAL ELECTIONS REGULATIONS

(Cap. 7, Sub. Leg.)

NOTICE OF ELECTION

AN election is to be held of a member to serve in the Garissa South Constituency.

The preliminary election will be held on the 4th August, 1980.

A nomination paper for the preliminary election may be delivered by the candidate to the returning officer at the office of the district commissioner of Garissa District between the hours of 8 o'clock in the morning and noon on the 12th July, 1980.

The day for nomination, of persons selected at the preliminary election for the parliamentary election will be the 19th August, 1980, and such nomination shall be effected at the office of the returning officer aforesaid.

If the parliamentary election is contested the poll will take place on the 3rd September, 1980

Dated the 27th June, 1980.

N. W. KIMANI,
Deputy Supervisor of Elections.

Notes

1. The attention of candidates and persons subscribing nomination papers is drawn to the rules for filling up nomination papers and other provisions relating to nominations contained in the Parliamentary and Presidential Elections Regulations.

2. A person guilty of an election offence will be liable to the penalties imposed by the Election Offences Act (Cap. 66), and to the disqualifications imposed by the National Assembly and Presidential Elections Act.

GAZETTE NOTICE No. 1911

VACANCY NOTICES OFFERED BY UNESCO

APPLICATIONS are invited from qualified Kenya citizens for the following vacant posts. Applications should be addressed to the Permanent Secretary/Director of Personnel Management, P.O. Box 30050, Nairobi so as to reach him not later than 19th July, 1980.

Applicants should enclose their curriculum vitae together with copies of their academic and professional certificates. Civil servants and employees of parastatal bodies must apply through their heads of department.

1. Title.—PROGRAMME SPECIALIST IN NUTRITION AND HOME ECONOMICS EDUCATION.

Post.—ED-435.

Category and level.—Professional category (P-4).

Organizational location.—Science Education Section, Division of Science, Technical and Vocational Education.

Duties and responsibilities.—Under the supervision of the Director of the Division, the incumbent shall be responsible primarily for the planning and execution of Unesco's programmes in the fields of nutrition, health and home economics education. In this connexion, he or she will—

- (i) promote the international exchange of ideas and information on the improvement of education in the above-mentioned fields through a long-term programme including publications, meetings, etc.;
- (ii) foster continuing innovation in nutrition, health and home economics education through activities directed towards the identification and solution of problems in these fields, particularly the testing and design of new teaching methods and materials;
- (iii) assist Member States, at their request, in the design and execution of projects for the improvement of nutrition, health and home economics education;
- (iv) in connexion with items (i) through (iii) above, foster the development of close working relationships with and among all agencies and organizations, national, regional and international, that are active in the improvement of nutrition education and home economics education;
- (v) provide to other units within Unesco professional advice in connexion with nutrition education and home economics education components of their projects, particularly in the selection, briefing and professional guidance of Unesco experts in these fields;
- (vi) undertake such other duties as the Director of the Division may assign.

Qualifications and experience required:

- (a) Advanced university degrees in the fields of nutrition and home economics education and a diploma in education.
- (b) Wide experience in home economics/nutrition education and in teacher training for these fields.
- (c) Familiarity with the special conditions and problems of nutrition and home economics education in developing countries.
- (d) Excellent knowledge of either English or French and working knowledge of the other language.

Salary and allowances.—Initial appointment will be at P-4 grade with a net salary equivalent to US \$21,756 (\$20,209 if without dependants) per annum, payable mainly in French francs, plus the prescribed annual allowances, e.g. post adjustment, at present \$23,733 for staff members with dependants, \$22,047 for staff members without dependants, family allowances of \$450 for each dependent child (if there is no dependent spouse, this indemnity is not payable in respect of the first dependent child). The emoluments are normally exempt from all direct taxation. Income tax on such remuneration if levied, is reimbursed in accordance with Staff Regulations and Rules.

2. Title.—PROMOTION AND PUBLIC RELATIONS OFFICER.

Post No.—PUB-959.

Category and level.—Professional category (P-3).

Organizational location.—Office of the Director, Office of the Unesco Press.

Duties and responsibilities.—In close collaboration with the Promotion Desk Chiefs and under the supervision of the Director of the Office, the incumbent will carry out the following tasks—

- (i) devise and put into effect special campaigns to promote Unesco publications;
- (ii) organize public events designed to make certain Unesco publications more widely known (exhibitions, receptions, etc.);
- (iii) prospect for new markets, especially with a view to obtaining substantial orders from national institutions, international non-governmental organizations, etc.;
- (iv) collaborates with the promotion Desks in the organization of travelling exhibitions intended for universities, and arrange for the setting up and periodical updating of permanent selective displays of publications in universities;
- (v) undertake any other activities to stimulate the promotion of Unesco publications that may be required.

Qualifications and experience required:

- (a) University studies or equivalent experience.
- (b) Excellent knowledge of French. Good knowledge of English. Knowledge of Spanish and Arabic desirable.

UNESCO VACANCIES—(Contd.)

(c) Experience in the fields of public relations, promotion, advertising, marketing, administration, research and evaluation.

(d) Drafting ability essential (correspondence and miscellaneous documents).

(e) Ability to analyse and implement complex and varied projects.

Salary and allowances.—Initial appointment will be at P-3 grade with a net salary equivalent to US \$18,193 (\$16,978 if without dependants) per annum, payable mainly in French francs, plus the prescribed annual allowances, e.g. post adjustment, at present \$17,987 for staff members with dependants, \$16,777 for staff members without dependants, family allowances of \$450 for each dependent child (if there is no dependent spouse, this indemnity is not payable in respect of the first dependent child). These emoluments are normally exempt from all direct taxation. Income tax on such remuneration, if levied, is reimbursed in accordance with Staff Regulations and Rules.

3. Title.—SPECIALIST IN INSTRUCTIONAL MATERIALS PRODUCTION.

Category and level.—Professional category (P.5).

Title of project.—Strengthening of Educational Radio for School and out-of-School Education in Thailand.

Location.—One of the four regional centres with short working periods in the three others and in Bangkok (Chienmai, Yala; other two to be determined).

Functions.—Under the responsibility of the Co-ordinator of the Radio Correspondence Project (RCP) and in close co-operation with the Chief Technical Adviser of the Project, the incumbent will:

(a) Advise and assist in the design, experimentation and utilization of instructional materials, especially radio broadcast and correspondence materials for adult learners which include—

(i) planning and evaluation of a system of distance learning materials production and utilization;

(ii) design of instructional materials which will be produced and used in the four regional non-formal education centres;

(iii) training of the staff of the regional centres in the techniques of instructional materials development and production as well as in the effective methods of utilization of these materials.

(b) Prepare, in his field of competence, technical documents (manuals, guidelines, miscellaneous brochures) and models to be put at the disposal of the national authorities.

(c) Carry out such other duties in his field of competence, as may be assigned to him.

(d) Prepare reports for Unesco and UNDP according to the established procedures.

Qualifications and experience required:

(a) University degree or equivalent in education and thorough knowledge of the techniques of production and utilization of distance learning materials (radio and correspondence) for adult learners.

(b) Confirmed practical experience in the field of adult education outside industrialized countries.

Language qualifications.—Fluent English.

Duration and starting date.—One year commencing as soon as possible.

International salary and allowances (P.5).—Net of national income tax—25 per cent payable in the currency of the duty station and the rest in a currency of the staff member's choice.

Net base salary per annum: the equivalent of \$26,299 (\$24,298 if without dependants).

Post adjustment (cost of living, subject to change without notice), as of 1st February, 1980 the local equivalent of plus \$6,406 (\$5,919 if without dependants).

Assignment allowance: the local equivalent of \$2,400 (\$1,900 if without dependants).

Family allowances: each dependent child \$450 (if there is no dependent spouse, this indemnity is not payable for the first dependent child).

Travel is provided for the staff member and his family (spouse and recognized dependants). In addition, Unesco contributes towards the cost of installation at the duty station and to the

education of dependent children. On separation from Unesco, a repatriation grant is paid.

GAZETTE NOTICE No. 1912

UNITED NATIONS DEVELOPMENT PROGRAMME APPOINTMENTS

1. Title.—SPECIALIST IN INNOVATIVE INSTRUCTIONAL METHODS.

Category and level.—Professional category (P-5).

Title of project.—Strengthening of Educational Radio for School and out-of-school Education in Thailand.

Location.—Bangkok with travel in Thailand.

Functions.—Under the responsibility of the National Project Director of the Centre for Educational Technology (CET) and in close co-operation with the CTA of the project, the incumbent will:

(a) Advise and assist in the design, experimentation and utilization of instructional materials, both broadcast and non-broadcast, in a multimedia system which includes—

(i) measures to continuously improve the pedagogical effectiveness of the teaching-learning materials the CET is to produce;

(ii) elaboration and production of the different materials as well as devising techniques for effective utilization at the receiving end;

(iii) supervision to ensure that programme production makes optimal use of formative evaluation and feedback results;

(iv) training of national staff;

(v) assistance to the CTA in his/her functions as liaison officer with UNDP/UNESCO.

(b) Prepare, in his field of competence, technical document (manuals, guidelines, miscellaneous brochures) and models to be put at the disposal of the national authorities.

(c) Carry out such other duties, in his field of competence, as may be assigned to him.

(d) Prepare reports for Unesco and UNDP according to the established procedures.

Qualifications and experience required:

University degree or equivalent in education and at least 10 years' experience in research and development and application of innovative instructional methods.

Language qualifications.—Fluent English.

Duration of appointment.—One year, starting as soon as possible, with possibility of extension.

International salary and allowances.—Net of national income tax—25 per cent payable in the currency of the duty station and the rest in a currency of the staff member's choice.

Net base salary per annum: the equivalent of \$ 26,299 (\$24,298 if without dependants).

Post adjustment (cost of living, subject to change without notice) as of 1st February, 1980 the local equivalent of plus \$6,406 (\$5,919 if without dependants).

Assignment allowance: the local equivalent of \$2,400 (\$1,900 if without dependants).

Family allowances: each dependent child \$450 (if there is no dependent spouse, this indemnity is not payable for the first dependent child).

Travel is provided for the staff member and his family (spouse and recognized dependants). In addition, Unesco contributes towards the cost of installation at the duty station and to the education of dependent children. On separation from Unesco, a repatriation grant is paid.

2. Title.—SPECIALIST IN EDUCATIONAL RADIO PRODUCTION.

Category and level.—Professional category (P-5).

Title of Project.—Strengthening of Educational Radio for School and out-of-school Education in Thailand.

Location.—One of the four regional non-formal education centres with working periods in the others (Chienmai, Yala; other two to be determined) and in Bangkok.

UNDP VACANCIES—(Contd.)

Functions.—Under the responsibility of the Co-ordinator of the Radio Correspondence Project (RCP) and in close co-operation with the Chief Technical Adviser of the project, the incumbent will:

- (a) Advise and assist in the production of educational radio broadcasts specifically designed for adult learners which include—
 - (i) upgrading of the quality of radio programme production in the four regional centres;
 - (ii) planning and use of the most appropriate programme production system and techniques;
 - (iii) training of national production staff at the four regional centres and production of training materials for the purpose.
- (b) prepare, in his field of competence, technical documents (manuals, guidelines, miscellaneous brochures) and models to be put at the disposal of the national authorities.
- (c) carry out such other duties in his field of competence as may be assigned to him.
- (d) prepare reports for Unesco and UNDP according to the established procedures.

Qualifications and experience required:

- (i) Advanced degree in education or communication or equivalent.
- (ii) Confirmed experience in planning/organization and production of radio broadcasts for education. (Experience in the field of non-formal adult education would be an asset.)
- (iii) Continued experience with training for radio production, preferably in non-industrialized countries.

Language qualifications.—Fluent English.

Duration and starting date.—One year commencing in April, 1981.

International salary and allowances.—Net of national income tax—25 per cent payable in the currency of the duty station and the rest in a currency of the staff member's choice.

Net base salary per annum: the equivalent of \$26,299 (\$24,298 if without dependents).

Post adjustment (cost of living, subject to change without notice), as of 1st February, 1980 the local equivalent of plus \$6,406 (\$5,919 if without dependents).

Assignment allowance: the local equivalent of \$2,400 (\$19,000 if without dependants).

Family allowances: each dependent child \$450 (if there is no dependent spouse, this indemnity is not payable for the first dependent child).

Travel is provided for the staff member and his family (spouse and recognized dependents). In addition, Unesco contributes towards the cost of installation at the duty station and to the education of dependent children. On separation from Unesco, a repatriation grant is paid.

GAZETTE NOTICE No. 1913

UNITED NATIONS ECONOMIC COMMISSION
FOR AFRICA, ADDIS ABABAAFRICA INSTITUTE FOR HIGHER TECHNICAL TRAINING AND
RESEARCH, NAIROBI

Vacancy Announcement

1. Post.—HEADS OF DEPARTMENT (Chief Technical Officer).

Gross salary.—L.6 US\$24,000 p.a.

- (i) Electrical and Electronics Engineering;
- (ii) Mechanical and Production Engineering;
- (iii) Agricultural Engineering;
- (iv) Mining and Chemical Engineering;
- (v) Technical Instructor/Teacher Training.

Initial term.—Three (3) years.

Duties.—Designing, planning and implementing training and research programmes of department; co-ordination work of staff; managing department project funds; selecting student intakes and organizing appropriate examinations; overseeing arrangements for industrial training; preparing progress reports and

work programme and budget; staff recruitment and development; participating in work of the Academic Board; other tasks essential to the growth and efficiency of the department in relation to the objectives of the Institute.

Qualifications.—Higher degrees in the relevant fields of engineering or technical education with practical experience in industry as relevant to the specialization of each department; 10 years' relevant post-qualifications technician/engineer training and research experience, including administration; English or French.

2. Post.—CHIEF ADMINISTRATIVE OFFICER.

Gross salary.—L.6 US\$24,000 p.a.

Initial term.—Three (3) years.

Duties.—Assist Director-General in the overall administration of the Institute with particular attention to budget preparation and financial management, establishment matters and staff welfare, secretarial and conference support services; payroll and accounting services, certification of expenditures and management of Institute's buildings, stores and supplies.

Qualifications.—Higher degrees in administration or management; 10 years' post qualification experience in government or educational institution management; accounting or legal training an advantage; English or French.

3. Post.—PRINCIPAL ADMINISTRATIVE OFFICER.

Gross salary.—L.4 US\$18,000 p.a.

Initial term.—Two to three (2/3) years.

Duties.—Personnel Administration, management of Institute's financial and other resources; responsibility for conference, translation and interpretation services; students' affairs.

Qualifications.—Higher degrees in administration or management; eight years' relevant work experience in government or educational institution; accounting or legal training an advantage; English or French.

4. Post.—ADMINISTRATIVE OFFICER.

Gross salary.—L.2 US\$12,000 p.a.

Initial term.—Two to three (2/3) years.

Duties.—General administrative duties, including management of stores and materials; assisting the chief administrative officer as directed.

Qualifications.—A good university degree in administration or management; four years' relevant work experience; English or French.

5. Post.—ACCOUNTING OFFICER.

Gross salary.—L.2 US\$12,000 p.a.

Initial term.—Two to three (2/3) years.

Duties.—Responsibility for keeping financial accounts; custody of financial records; preparing annual budget and payroll; banking transactions and other duties.

Qualifications.—University degree or appropriate professional qualifications; four to six years' experience in government educational institution or international organization; English or French.

6. Post.—LANGUAGE STAFF (4) (English/French (2) French/English (2)).

Gross salary.—SS.3—US\$3,600, SS.4—US\$4,200 p.a.

Initial term.—Two to three (2/3) years.

Duties.—Teaching English or French to course participants and staff; translating conference and workshop papers and official correspondence; providing interpretation services to Institute's meetings.

Qualifications.—A very good university degree in modern languages; appropriate training in translation or interpretation work; four-six years' relevant work experience in language service; English with French or French with English in full proficiency; competence preferably Arabic will be an advantage.

7. Post.—SECRETARIES AND BILINGUAL TYPISTS (4).

Gross salary.—SS.3—US\$3,600, SS.4—US\$4,200 p.a.

Initial term.—Two (2) years.

Duties.—Typing, stenography, filing, operating office machine and other typical secretarial duties.

Qualifications.—High school diploma; certificate of proficiency in typing and/or stenography; four to six years' secretarial practice; proficiency in English or French with preference for fully bilingual competence.

UNECA VACANCIES—(Contd.)

APPLICATION PROCEDURE

For Professional and Technical Posts

1. Full curriculum vitae clearly stating qualifications relevant work experience and posts held, language proficiency and names and addresses of three referees.
2. Original of application should be forwarded to the Institute through the Permanent Secretaries, Ministry of Higher Education, if applicant is a national/citizen of an African State and two copies sent direct to ECA. Applicants who are not Africans should send original and two copies direct to ECA. At least one copy should be sent by air-mail to the Chief, Public Administration, Management and Manpower Development, P.O. Box 3001, Addis Ababa, Ethiopia.

For Secretarial and Clerical Posts

Applications should be sent direct to the Institute c/o Economic Commission for Africa (ECA) copied to: The Permanent Secretary, Ministry of Higher Education, P.O. Box 30040, Nairobi.

SENIOR STAFF ALLOWANCES AND SERVICE BENEFITS

Installation allowance.—Subsistence allowances at 80-100 per cent of the United Nations applicable rate of per diem for new staff members on taking up appointment and half rate for each accompanying dependant for a total period not exceeding 30 days.

Dependency allowance.—US\$240 p.a. for a spouse and US\$150 p.a. each dependant child.

Housing allowance.—Level 8 staff—US\$4,800 p.a.; Level 7 staff—US\$3,600 p.a.; Levels 4 to 6—US\$3,000 p.a.; and Levels 1 to 3—US\$2,400 p.a.

Housing allowance applies only to no-resident staff who are not provided with quarters by the Institute.

Education allowance.—Reimbursement of 75 per cent of direct educational fees and expenses for each child in full time education up to the age of 18.

Pension.—Contributory pension scheme to which a staff member contributes 5.7 per cent of basic salary and the Institute 10-14 per cent.

Staff Insurance.—Group Insurance benefit will cover compensation for injury or death while on duty on official travel.

Staff Medical Scheme.—Will cover refund of up to 80 per cent of medical and hospitalization expenses.

Duty free privileges.—These have not yet been negotiated with the host Government.

GAZETTE NOTICE No. 1914

5 PER CENT KENYA STOCK 1978/82

FOR the purpose of preparing warrants for interest due on 15th August, 1980, the balances of the several accounts in the above stock will be struck at close of business on 15th July, 1980 after which date the stock will be transferable ex-dividend.

Stockholders wishing to transfer their holdings to the London Register should note that, if the necessary application forms are not lodged with the Central Bank of Kenya in time to enable transmissions to the Crown Agents for Overseas Governments and Administrations in London, on or before 15th July, 1980, payment of interest due on 15th August, will be made by the Central Bank of Kenya.

Dated the 25th June, 1980.

CENTRAL BANK OF KENYA,
P.O. Box 60000, Nairobi.

GAZETTE NOTICE No. 1915

MINISTRY OF ENVIRONMENT AND NATURAL RESOURCES

WILDLIFE CONSERVATION AND MANAGEMENT DEPARTMENT

Loss of L.P.O. No. 686201 to 686250

THIS is to inform the general public that, L.P.O. serial number 686201 to 686250 has been reported lost or stolen from the Warden Wamba, Station Office.

The suppliers of various goods to Government departments or organizations, are notified that, the Government will not accept payment or any liability on any good/items bought or supplied on the strength of the above quoted L.P.O.

G. S. LOLKINYIEI,
District Warden,
Samburu District.

GAZETTE NOTICE No. 1916

OFFICE OF THE PRESIDENT
POLICE DEPARTMENT

CASH BAIL RECEIPT BOOK No. 439051-439100

IT IS notified for the general information of the public that the above quoted Cash Bail Receipt Book got lost on 19th February, 1979.

The said Cash Bail Receipt Book has now been cancelled and the Government shall not accept any liability for any services rendered against it.

L. W. OTIENO (MRS.),
for Administrative Secretary.

GAZETTE NOTICE No. 1917

THE INDUSTRIAL COURT

CAUSE No. 6 OF 1980

Parties:

Domestic & Hotel Workers' Union
and
Hotel Inter-Continental

Issue in dispute:

Wrongful termination of Mr. Jeremiah Mireri

1. The Domestic & Hotel Workers' Union shall hereinafter be referred to as the Claimants and Hotel Inter-Continental Nairobi shall hereinafter be referred to as the Respondents.

2. The parties were heard in Nairobi on 24th April, and 3rd, 4th and 5th June, 1980 and in addition to relying on their written and verbal submissions called the following witnesses to give evidence on oath:

Claimants

J. Mireri.
T. Kinyanjui.
P. Owino.

Respondents

E. Mwaluma.
P. M. Matibo.
S. Mang'atu.
J. M. Chege.
F. Walchli.

AWARD

3. The Notification of Dispute Form "A" dated 9th October, 1979 duly signed by the parties was received by the Court on 19th February, 1980 together with the statutory certificates signed by the Minister for Labour and the Labour Commissioner.

In this dispute J. Mireri, the Respondents' overall bar supervisor, suffered a termination on 16th December, 1978 and he was offered all the dues to which he was entitled on a normal termination along with two months' ex-gratia payment.

The facts leading up to this termination are that the Respondents appeared to be in a desperate position as far as shortages in their bars were concerned. The new general manager, Mr. Fritz Walchli, took over the duties in November, 1978 and he told the Court that his first task was to eliminate the shortages. As a result of certain moves initiated by him meetings were held between the management and staff and eventually on 4th December, 1978 a final meeting took place. This meeting is crucial to this dispute. It was attended by six barmen, two representatives of works committee, the cost controller and the personnel manager. The Respondents put forward a suggestion of making the barmen collectively responsible to handle the hotel property with reason and integrity. During the discussions as recorded certain allegations were made against Mr. Mireri by two barmen Messrs. Matibo and Mahindu. The minutes of this meeting were signed by the personnel manager and by another person on behalf of the works committee. The validity of these minutes was not challenged by the Claimants. It is clearly recorded therein as follows:

"During this meeting two barmen (Matibo and Mahindu) complained that some bar shortages might have been caused by the fact that the overall bar supervisor sometimes orders them to give his friends beer but that they should not write

a check for the beer as he would replace the beer. Sometimes they were not sure if the beer had been replaced. They asked the personnel manager if there was a store in this hotel where the overall bar supervisor could obtain such beers to replace the ones the barmen had already served."

When the above allegations were made the personnel manager called the overall bar supervisor, Mr. Mireri, to the meeting and he was confronted by these accusations. Mr. Mireri agreed that he had at one time told the barmen in the Big Five Bar that he would replace the beer that they had served to his friends. He further stated that the beer would be replaced from the Banquet Bar where he had kept a bottle of brandy that he had been given by a guest.

Mr. Mireri's pending termination arising out of the above very serious misconduct, according to the Respondents, was discussed by the general manager with the works committee who had asked for Mr. Mireri to be forgiven in view of his nine years' service with the Respondents. The general manager rejected the idea of Mr. Mireri continuing in employment but instead offered to pay him two months' salary by way of ex-gratia pay. The Respondents explained that Mr. Mireri was not called at this meeting because there was nothing for him to discuss or explain as he had confessed to the allegations made against him.

The dispute was taken by Mr. Mireri to the Respondents' chief executive, Africa Division, on the ground that there was no reason for his services to have been terminated but his appeal was rejected on the ground that he had committed a very serious offence by indulging in an unauthorized practice that resulted in loss of revenue to the hotel where the Kenya Government is the major shareholder. The Claimants stated that Mr. Furrer had indicated to them that he would have no objection to reinstating Mr. Mireri but that the general manager was against it but unfortunately for them there is no evidence to support them on this point.

The dispute was investigated by the Ministry for Labour and the Ministry found that there were no justified reasons for the termination of Mr. Mireri and that the offer of ex-gratia payment of two months was an inducement to Mr. Mireri not to pursue his case further. The Ministry recommended that he be reinstated back to his job without any loss of benefits and that he be paid full salary for the period he has been out of employment.

During the hearing the following facts emerged:

(a) On three occasions: on 13th, 17th and 21st October, 1978, about ten bottles of beer were served to Mr. Mireri's friends in the Big Five Bar for which no check was raised.

(b) The Korean Embassy had a party in October, 1978 at the hotel and after the party the various persons involved in serving guests on behalf of the Respondents were given gifts by the embassy officials. These were the opened bottles of the various drinks including hard liquor that were served to the guests. These bottles contained substantive amounts of liquor.

Mr. Mireri was given a bottle of Gordon Blue brandy which according to him was worth over K.Sh. 500 but which according to the Respondents was duty free liquor brought by the Korean Embassy to the hotel. It is not disputed that Mr. Mireri asked the Banquet Bar barman to keep this brandy for him after the party.

(c) Any inter-transfer between the five bars in the hotel is done after completion of transfer sheets which are numbered and which are available at all the bars. There are no black books in any of these bars to make such entries.

(d) There is an employment handbook which has been issued by Respondents where in clause 20 it is stated as follows:

"No employee is allowed to remove uniform or any hotel property from the hotel premises without the management's authorization. All articles given to the employees by the hotel guests must not be removed from the hotel premises without proper authorization from the management."

(e) There are also lockers available for employees where they can lock-up their personal belongings before the resumption of duty or during working hours.

(f) Mr. Mireri had been authorized by the Respondents to incur entertainment expenses of up to K.Sh. 100 p.m. for the purpose of entertaining his guests from the co-operative society and if the amount exceeded K.Sh. 100 the excess was to be debited to the account of the co-operative society.

(g) Prior to Mr. Walchli taking up the position of the general manager the Respondents suffered big shortages in all their bars but after the promotion of Mr. Mireri the shortages were eliminated and resulted in overages of K.Sh. 28,711/91. The Court accepts that Mr. Mireri made some improvements in the float system and at his recommendation new cash registers were ordered by the Respondents. The fact, however, remains,

and it was not challenged by the Claimants, indeed they were not in a position to challenge it, that after Mr. Mireri's departure from the hotel all the bars recorded an overage of K.Sh. 122,995/13 for the months January to July 1979!

The Court having stated the main points that were established during the hearing of the dispute would now like to revert to the disputed aspects. The first and foremost point of difference between the parties is that the Claimants allege that the exchange of hotel property, i.e. different types of drinks with the employees' personal property being the gifts received by them from the customers is a normal practice. The Investigator referred to this point in the findings but the Court is confronted with contradictory evidence on this point with the Respondents rejecting any such suggestion. The Court has carefully considered the evidence of the witnesses on this point and has come to the conclusion that if this practice was in existence at all then it was being practised without the knowledge of the management. In any case the issue in the present dispute takes on a different turn because the evidence of the Banquet barman Mr. Mang'atu and J. Chege who is the assistant food and beverage manager clearly shows that whereas Mr. Mireri asked Mr. Mang'atu to keep his gift (Gordon Blue brandy) in the Banquet Bar for the night after the party he collected it from there the next morning. So it is evident that Mr. Mireri had nothing to exchange for from the Banquet Bar. Moreover, Mr. Mang'atu completely denied that Mr. Mireri had made a deal with him to exchange his gift for bottles of beer.

The next difference between the parties which has a slight bearing on the dispute is whether or not Mr. Mireri's promotion as an overall supervisor was the only reason why shortages were eliminated. The Court finds that Mr. Mireri did bring about about a slight improvement but the major reason for the improvement in the bar takings is the fact that all the barmen had given a collective undertaking to be responsible for any shortages and also face a summary dismissal.

Mr. Chege in his evidence explained that it was customary for the embassies after their parties to give gifts to the Respondents' employees. When that happened the embassy had to state the various gifts in writing and such statement was either photocopied or was used as a basis for giving the necessary authority to the employees concerned to take the gifts out of hotel premises. He added that there was no reason why Mr. Mireri could not utilize this arrangement and take his Gordon Blue brandy out of the hotel either that night or the next day.

The Court has thoroughly examined the Claimants' submissions made on behalf of Mr. Mireri but cannot find any reason to make a finding that Mr. Mireri has been victimized for any personal grudge between the superior members of management and himself or for any of his activities unrelated to his work. The only logical reason why the Respondents decided to terminate the services of an employee with nine years' service and who had been promoted to be the overall bar supervisor is the coming to light of a practice during the meeting of 4th December, 1978 whereby the Respondents were deprived of their lawful revenue by Mr. Mireri failing to raise a check for the beer that was served to his friends. The Court does not believe that Mr. Mireri was to exchange these bottles of beer for his brandy which the Court finds he had removed from the Banquet Bar the day following the party by the Korean Embassy. The Court finds that the practice of which Mr. Mireri stands accused is indeed pernicious to the hotel industry.

The Court has evaluated the evidence of the Claimants' witnesses and finds that when they say that the exchange of gifts with the hotel property was a common occurrence, is at the most an admission that the barmen had been indulging in such an irregular practice among themselves without the knowledge of the management. The Court is not prepared to believe anything otherwise. The Respondents' witnesses have categorically denied any knowledge of such exchange and went as far as to say that such a practice could not be tolerated. One of the Claimants' witnesses, Mr. Owino, stated that he had been victimized by the Respondents because of his evidence in this case before the Investigator but the Respondents demolished this point by confronting him with his own letter wherein he had himself asked for a transfer so that he could work as a waiter instead of as a barman, the Court cannot believe a witness of this type.

The only point which could be considered to be somewhat in favour of the Claimants is that the barmen who served Mr. Mireri's guests on three occasions did not report the matter immediately to senior management. But then it is quite obvious that they were all involved in this practice and it was only at the meeting of 4th December when shortages in the bars were discussed that this matter was mentioned. The Court cannot hold this against the Respondents although there may be room for improvement in stocktaking, etc. in the bars. This, however,

does not lessen the gravity of Mr. Mireri's offence that he utilized Respondents' beer for entertaining his personal friends without raising a check. The Court was told that the Respondents' management are allowed to entertain their personal guests but they have to raise the necessary check which is then debited against their salaries but a check has got to be raised which Mr. Mireri failed to do. The fact that Mr. Mireri was allowed by the Respondents to entertain his guests up to an amount of K.Sh. 100 if they were co-operative officials and if the expense went beyond this figure then the extra amount was to be debited to the co-operative account and the failure on the part of Mr. Mireri to use this facility clearly shows that he was committing a serious misconduct.

The Court has pointed out in the past that it will not sympathize with workers, at whatever level, if it is proved that they undermine their employers' business and the Court being satisfied that Mr. Mireri's serving beer to his guests without raising a charge which he later tried to explain was to be exchanged with his gift of Gordon Blue brandy (which two witnesses have quite clearly stated he had already collected from the Banquet Bar) leaves the Court with no other alternative but to find that Mr. Mireri deserved a termination. In fact he is lucky he was not summarily dismissed because this sort of irregular practice can do untold harm to the hotel industry and can under no circumstances be permitted or forgiven.

The Court having found that Mr. Mireri's services were properly terminated cannot allow the Respondents to back out from their offer to Mr. Mireri as contained in his letter of termination. They stated that they were withdrawing the offer of two months' ex-gratia payment but the Court must rule against them on this point. The Court accordingly awards that Mr. Mireri should be paid each one of the following items on the basis of his salary at the time his services were terminated which the Court was told was K.Sh. 1,500 p.m. consolidate:

Two months' salary in lieu of the necessary notice.

1978 bonus one month's salary.

Two months' salary ex-gratia payment.

Salary and service charge for 15 days of December 1978.

46 days pay in lieu of leave and public holidays earned. (Six public holidays and 40 days annual leave).

Travelling allowance of K.Sh. 150.

K.Sh. 5 locker key refund.

Since the Claimants did not raise the question of non-payment of Mr. Mireri's overtime earlier on in the proceedings and made an attempt to claim overtime on his behalf much later in the proceedings the Court has decided not to make any finding on that claim.

Given in Nairobi on the 30th June, 1980.

SAEED R. COCKAR,
Judge.

G. M. OMOLO,
A. K. KERICH,
Members.

GAZETTE NOTICE No. 1918

THE INDUSTRIAL COURT

CAUSE No. 12 OF 1980

Parties:

Kenya Union of Commercial Food & Allied Workers
and

Kenya Breweries Limited.

Issue in dispute:

Dismissal of Mr. Dickson N. Opondo.

1. The Kenya Union of Commercial Food & Allied Workers shall hereinafter be referred to as the Claimants and the Kenya Breweries Ltd. shall hereinafter be referred to as the Respondents.

2. The parties were heard in Nairobi on 15th and 16th May and 6th June, 1980 and in addition to relying on their written and verbal submissions called the following witnesses to give evidence on oath:

Claimants.—D. N. Obondo, Z. Omusale, R. Nyambare, J. Owino.

Respondents.—E. Hatmi, M. Munuye, M. Buva, J. Mikuro, T. Kinanga, R. Sumba.

AWARD

3. The notification of Dispute Form "A" dated 17th November, 1979 duly signed by the parties was received by the Court on 4th March, 1980 together with the statutory certificates

signed by the Minister for Labour and the Labour Commissioner.

The parties are agreed that the name of the person involved in this dispute is Dishon Nyela Obondo and he was employed by the Respondents as a forklift driver earning K.Sh. 1,311 p.m. His services were terminated on 30th January, 1979 after he had been suspended on 11th January. It appears that he was served with another letter on 17th January, suspending him. The reason for suspension was that on 9th January, 1979 at about 9.30 p.m. he was caught red-handed by one Mr. Mathui who is a security guard with the Respondents whilst stealing eight bottles of beer.

The dispute was investigated by the Ministry of Labour and its findings and recommendation were as follows—

"It was found out that Mr. Opondo admitted having taken eight bottles of beer from a cage onto his forklift and then to the workshop. He admitted this to the full Stores Supervisor.

Mr. Opondo also apologized to the Personnel Officer and asked him to excuse him because he had worked for many years and had not committed an offence of this nature.

Mr. Opondo further committed this offence contrary to the parties' collective agreement which led to his dismissal. I find the dismissal justified.

After carefully considering the facts in this case I recommend that the management's decision was justified."

During the hearing the Claimants asked for certain sections of their memo to be deleted which clearly shows that the memo had not been prepared with any seriousness and without having had regard to the facts of the case. The Court must strongly deplore such an attitude on the part of the Claimants in this dispute.

The Court had the benefit of hearing evidence from four witnesses for the Claimants and six called by the Respondents. The fact, however, remains that the Court has to decide whether to believe Mr. Obondo when he says that he reversed the forklift into the workshop in order to top up his battery or whether according to Mr. Mathui he, Mr. Obondo, having picked up eight bottles from a crate from another cage had hurriedly reversed into the workshop where he hid those eight bottles of beer. The Court notes that there is no evidence of any grudge or illwill on the part of Mr. Mathui against Obondo. Mr. Mathui has served the Respondents for 23 years and the Court can see no reason why he and the Respondents' other witnesses should come and tell lies on oath against Mr. Obondo.

The Court is satisfied that the Respondents carried out thorough investigations into this incident by recording the statements of the various persons involved and of the unionizable employees in the presence of the shopsteward. In fact of the Claimants' witnesses, apart from Obondo, one was the shopsteward in whose presence the said statements were taken and the other one was their national organizing secretary. The other witness was another forklift operator, Mr. Omusale. This witness's evidence does not help the case of Mr. Obondo as he only explained what the forklift drivers do when they report for duty and that the battery water spills out because there are no covers. He also added that every four hours forklifts are taken to the garage for checking as the garage is open all the time. He added that there is no guard on duty although he later admitted that there are guards to check.

The Court was impressed by the evidence of Mr. Mathui and accepts that he told the true story when he said that he caught Obondo red-handed stealing eight bottles of beer. Some witnesses were shown eight empty places in the crate soon after the incident and then eight bottles of beer in some waste cotton in the workshop were found. Mr. Mathui saw Obondo removing the bottles and placing them there. The management of the Respondents satisfied itself after taking proper statements from all the persons concerned involved in this incident before terminating his services.

It is quite obvious from the beginning of the dispute starting with the Claimants' submission that the Claimants really had no case. The Court does not intend to go in details to dispose of some of the points made by the Claimants as there is no merit in them. The Court is satisfied on the evidence of the witnesses that Obondo was caught in the act of stealing eight bottles of beer and he was therefore properly and with full justification sacked. The Claimants' demand for his reinstatement and/or compensation is rejected.

Given in Nairobi on the 27th June, 1980.

SAEED R. COCKAR,
Judge.

G. M. OMOLO,
A. K. KERICH,
Members.

GAZETTE NOTICE No. 1785

THE GOVERNMENT LANDS ACT

(Cap. 280)

ELDORET MUNICIPALITY A—PLOTS FOR SHOPS, OFFICE AND FLATS (EXCLUDING THE SALE OF PETROL) (B) RESIDENTIAL

THE Commissioner of Lands invites applications for the alienation of plots in the above town described in the Schedule hereto. A plan of the plots may be seen in the Public Map Office, Lands Building, City Square or obtained therefrom on payment of K.Sh. 10.

2. Applications may be sent so as to reach the Town Clerk, P.O. Box 40, Eldoret not later than noon, 21st July, 1980 and should not be sent direct to the Commissioner of Lands, Nairobi.

Application forms may be obtained from the T.C. Eldoret or Commissioner of Lands, Nairobi.

3. Applicants must enclose with their applications a bank cheque, postal order, money order or cash for K.Sh. 1,000 made payable to the Commissioner of Lands as deposit. Personal cheques will not be accepted. The deposits will be dealt with as follows:

- (a) Credited to a successful applicant.
- (b) Refunded to an unsuccessful applicant.
- (c) Forfeited if a successful applicant fails to pay within 30 days of the offer of a plot from the date of the letter of allotment, and the applicant shall have no further claim thereto.
4. Each application should be accompanied by a statement indicating:
 - (a) The amount of capital available for the purchase of the plot.
 - (b) The amount of capital available for the development of the plot. Attach banker's statement of his/her account, letter or any other evidence of financial status in support.
 - (c) The manner in which it is proposed to raise the balance required for development if any.
 - (d) Full details of both residential or commercial properties owned by the applicant in this town.
 - (e) Individual applicants must quote their identity card numbers and their nationalities.
 - (f) In case of companies, names of directors must be included and a photostat of the company's registration certificate.
5. The successful allottee of a plot shall pay to the Commissioner of Lands within 30 days of notification that his/her application has been successful, the stand premium, initial annual rent with conveyancing, stamp duty, survey and registration fees, provisional service charges, if any. In default of payment within the specified time, the Commissioner of Lands shall cancel the allocation of the plot and the allottee shall have no claim to the plot or the deposit paid on application.

General Conditions

1. The lease will be made under the provision of the Government Lands Act (Cap. 288) and title will be issued under the Registered Lands Act (Cap. 300).

2. The lease will be issued in the name(s) of the allottee(s) as given in the letter of application and will be subject to special conditions set out below.

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

Special Conditions

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

2. The lessee shall within 6 calendar months of the actual registration of the lease 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 disposing of sewage surface and sullage water) drawings elevations and specifications of the buildings the lessee proposes to erect on the land and shall within 24 months of the said actual registration of the lease complete the erection of such buildings and the construction of the drainage system in conformity with 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 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 of Lands in respect of any antecedent breach of any condition herein contained.

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

4. Should the lessee 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 lessee's expense) accept a surrender of the land comprised herein:

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

5. (a) The land and buildings shall only be used for shops (excluding the sale of petrol) office and flats.

(b) The land and the buildings shall only be used for one private dwelling house excluding a guest house.

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

(b) The building shall not cover more than 50 per cent 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 lessee shall not subdivide the land.

9. The lessee shall not sell, transfer, sublet, charge or 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 lessee shall pay to the Commissioner of Lands on demand such 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 paid as aforesaid.

11. The lessee 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 lessee shall pay to the Commissioner of Lands on demand such proportion of the cost of such construction as the Commissioner may assess.

13. The lessee shall pay such rates, charges, duties, assessments or outgoings of whatever description as may be imposed charge or assessed by the Government or local authority upon the land or the buildings erected thereof, or other sum paid by the President, in lieu thereof.

14. The President 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 or telegraph wires and electric mains of all descriptions whether overhead or underground and the lessee shall not erect any building in such a way as to cover or interfere with any existing alignments or mains or service pipes or telegraph wires and electric mains.

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

SCHEDULE A

SHOPS, OFFICES AND FLATS (EXCLUDING THE SALE OF PETROL)

Unsurveyed Plot	Area Hectare (Approx.)	Stand Premium	Annual Rent	Road Charges Initial Contribution	Survey Fees
L.R. No.		Sh.	Sh.	Sh.	Sh.
1	0-0229	5,500	1,100	Not Assessed	1,060
2	0-0282	6,400	1,280	Assessed	1,060
3	"	"	"	"	"
4	"	"	"	"	"
5	"	"	"	"	"
6	"	"	"	"	"
7	"	"	"	"	"
8	"	"	"	"	"
9	"	"	"	"	"
10	"	"	"	"	"
11	"	"	"	"	"
12	"	"	"	"	"
13	"	"	"	"	"
13	"	"	"	"	"
14	"	"	"	"	"

SCHEDULE B

RESIDENTIAL

Plot No. Unserved	Area Hectare (Approx.)	Stand Premium	Annual Rent	Road Charges Initial Contribution	Survey Fees
		Sh.	Sh.	Sh.	Sh.
1	0-372	6,000	1,200	Not Assessed	1,060
2	0-372	6,000	1,200	Assessed	1,060
3	0-643	8,400	1,680	"	1,060
4	0-325	5,000	1,000	"	1,060
5	0-278	4,000	800	"	1,060
6	0-302	5,000	1,000	"	1,060
7	0-325	5,000	1,000	"	1,060
8	0-253	4,000	800	"	1,060
9	0-253	4,000	800	"	1,060
10	0-278	4,000	800	"	1,060
11	0-302	5,000	1,000	"	1,060
12	0-278	4,000	800	"	1,060
13	0-225	5,000	1,000	"	1,060
14	0-307	5,000	1,000	"	1,060
15	0-259	4,000	800	"	1,060
16	0-210	3,400	680	"	1,060
17	0-278	4,000	800	"	1,060

GAZETTE NOTICE NO. 1854

THE GOVERNMENT LANDS ACT
(Cap. 280)

UKUNDA TOWNSHIP

THE Commissioner of Lands invites applications for the alienation of plots in the above Township as described in the Schedule hereto. A plan of the plots may be seen at the Public Map Office, Lands Department Nairobi, or at the office of the Clerk to Council Kwale or may be obtained from the Public Map Office, P.O. Box 30089, Nairobi on payment of K.Sh. 10.

2. Application may be sent so as to reach the District Commissioner, P.O. Box 1, Kwale not later than noon 28th July, 1980 and should not be sent direct to the Commissioner of Lands. Applications must be on prescribed forms which are available from Lands Department, Nairobi, or office of the Clerk to Council or District Commissioner, Kwale.

3 Applicants must enclose with their applications a bankers cheque, postal order, money order or cash for K.Sh. 1,000 made payable to the Commissioner of Lands as deposit. Personal cheques will not be accepted. The deposit will be dealt with as below.

(a) Credited to the successful applicant.

(b) Refunded to unsuccessful applicant.

(c) Forfeited if a successful applicant fails to pay within 30 days of the offer of the plot, and thereafter the applicant shall have no further claim thereto.

4. Each application should be accompanied by a statement indicating:

(a) The amount of capital available for the purchase of the plot.

(b) The amount of capital available for the development of the plot. Attach bankers statement or any other evidence of financial status in support.

(c) The manner in which it is proposed to raise the balance required for the development.

(d) Full details of both residential and commercial plots owned by the applicant in the town.

(e) Individual applicants must quote their identity card numbers and nationality.

(f) In case of companies, names of directors must be included and a photostat copy of the company's registration certificate.

5. The successful allottee of a plot has to pay to the Commissioner of Lands within 30 days of notification that his/her/their application has/have been successful, stand premium, initial annual rent, conveyancing, stamp duty, survey and registration fees, provisional service charges, if any.

In default of payment within the special time, the Commissioner of Lands shall cancel the allocation and the allottee shall have no further claim to the plot or the deposit paid on application.

General Conditions

1. The grant will be made under the provisions of the Government Lands Act (Cap. 280), and the title will be issued under the Registered Land Act (Cap. 300).

2. The grant will be issued in the name(s) of the allottee(s) as given in their letter of application and will be subject to the Special Conditions set out below.

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

Special Conditions

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

2. The grantee shall within six months of the actual registration of the grant submit in triplicate to the local authority plans (including block plans showing the positions of the buildings and system of drainage for the disposal of sewage surface and sullage water) drawing elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the actual registration of the grant 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 local authority:

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 County Council or any person authorized by the County Council to re-enter into and upon the land or any part thereof in the name of the whole and thereupon to any right of action or remedy of the County Council 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 County Council that she/he/they is/are unable to complete the buildings within the period aforesaid the County Council shall, (at the grantee's expenses) accept a surrender of the land comprised herein:

Provided further than if such notice as aforesaid shall be given within 12 months of the actual registration of the grant the County Council 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 County Council shall refund to the grantee 5 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 as shown in the Schedule.

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

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

8. The grantee shall not subdivide the land without prior consent in writing to the County Council and the Commissioner of Lands.

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

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

10. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of 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 proportionate cost for the maintaining of all roads and drains serving or adjoining the land as the Commissioner may assess.

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

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

14. The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains 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 wires and electric mains.

15. The Commissioner of Lands reserves the right to revise the annual ground rental 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

PLOTS FOR ONE PRIVATE DWELLING HOUSE

Unsurveyed Plots	Area (Approx.) Hectares	Stand Premium	Annual Rent	Road Charges Initial Contribution	Survey Fees
R.6	0.0450	Sh. 1,800	Sh. 360	On demand	Sh. 1,060
R.9	0.0450	1,800	360	"	1,060
R.12	0.0450	1,800	360	"	1,060
R.13	0.0450	1,900	360	"	1,060
R.16	0.0450	1,800	360	"	1,060
R.17	0.0450	1,800	360	"	1,060
R.18	0.0450	1,800	360	"	1,060
R.19	0.0450	1,800	360	"	1,060
R.20	0.0450	1,800	360	"	1,060
R.21	0.0450	1,800	360	"	1,060
R.22	0.0450	1,800	360	"	1,060
R.25	0.0450	1,800	360	"	1,060
R.27	0.0450	1,800	360	"	1,060
R.28	0.0450	1,080	360	"	1,080
R.29	0.0450	1,800	360	"	1,060
R.34	0.0450	1,800	360	"	1,060
R.35	0.0450	1,800	360	"	1,060
R.41	0.0450	1,800	360	"	1,060
R.42	0.0450	1,800	360	"	1,060
R.43	0.0450	1,800	360	"	1,060
R.44	0.0450	1,800	360	"	1,060
R.45	0.0450	1,800	360	"	1,060

PLOTS FOR SHOPS, OFFICES AND FLATS (Excluding Sale of Petrol)

Unsurveyed Plots	Area Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges Initial Contribution	Survey Fees
B.13	0.0450	Sh. 2,700	Sh. 540	On demand	Sh. 1,060
B.14	0.0450	2,700	540	"	1,060
B.15	0.0450	2,700	540	"	1,060

GAZETTE NOTICE No. 1794

THE TRUST LAND ACT

(Cap. 288)

MACHAKOS TOWNSHIP—PLOTS FOR (A) SHOPS, OFFICES FLATS, (B) RESIDENTIAL AND (C) LIGHT INDUSTRIAL PURPOSES

THE Commissioner of Lands on behalf of Machakos Town Council invites applications for the alienation of plots in the above town as described in the Schedule hereto. A plan of the plots may be seen at the Public Map Office, Lands Department Building, City Square, Nairobi or at the office of the Town Clerk, Machakos Town Council, P.O. Box 262, Machakos, or may be obtained from the Public Map Office on payment of K.Sh. 10.

2 Applications may be sent so as to reach the Town Clerk to Council, Machakos not later than noon the 18th July, 1980 and should not be sent direct to the Commissioner of Lands. Applications must be on prescribed forms which are available from the Lands Department or office of the Town Clerk to Council, Machakos.

3. Applicants must enclose with their applications a bank cheque postal order, money order or cash for K.Sh. 1,000 as a deposit which will be dealt with as follows:

(a) Credited to successful applicant.

(b) Refunded to unsuccessful applicant.

(c) Forfeited if a successful applicant fails to pay within 30 days of the offer of a plot from the date of the letter of allotment and the applicant shall have no further claim thereto.

4. Each application should be accompanied by statement indicating:

(a) The amount of capital available for the purchase of the plot.

(b) The amount of capital available for the development of the plot. Attach any financial evidence in support.

(c) The manner in which it is proposed to raise the balance required for development.

(d) Full details of properties owned by the applicant in this town.

(e) Individual applicants must quote their identity card number and their nationality.

(f) In case of companies, names of directors must be included and a photostat copy of the company's registration certificate.

General Conditions

1. The lease will be made under the provisions of the Trust Land Act (Cap. 288), and will be issued under the Registered Land Act (Cap. 300).

2. The lease will be issued in the name(s) of the allottee(s) as given in their letter of application and will be subject to Special Conditions set out below.

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

Special Conditions

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

2. The lessee shall within six calendar months of the actual registration of the lease submit in triplicate to the local authority plans (including block plans showing the positions of the buildings and system of drainage for the disposal of sewage, surface and sullage water) drawings elevations and specification of the buildings the lessee proposes to erect on the land and shall within 24 months of the actual registration of the lease 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 local authority:

Provided that notwithstanding anything to the contrary contained or implied by the Trust Land Act (Cap. 288), if default

shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the County Council or any person authorized by the County Council 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 County Council in respect of any antecedent breach of any condition herein contained.

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

4. Should the lessee give notice in writing to the County Council that she/he/they is/are unable to complete the buildings within the period aforesaid, the County Council shall at the lessee's expenses accept a surrender of the land comprised herein:

Provided further that if such notice as aforesaid shall be given 12 months of the commencement of the term of the County Council shall refund to the lessee 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 County Council shall refund to the lessee 5 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 purposes shown in Schedule A, B and C.

6. The buildings shall not cover more than 50/90 per centum of the area of the land or lesser area as may be laid down by the local authority in its by-laws.

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

8. The lessee shall not subdivide the land without prior consent in writing of the County Council and the Commissioner of Lands.

9. The lessee shall not sell, transfer, sublet, charge or part with the possession of the land or any part hereof or any buildings thereon except with the prior consent in writing of the County Council. No application for such consent (except in respect of a loan required for building purpose) will be considered until Special Condition No. 2 has been performed.

10. The lessee shall pay to the local authority on demand such sums as the local authority may estimate to be the proportionate cost of constructing all roads and drains and serving not 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 lessee shall from time to time pay to the local authority on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the local authority may assess.

12. Should the local authority at any time require the said roads to be constructed to a higher standard the lessee shall pay to the local authority on demand such proportion of the cost of such construction as the local authority may assess.

13. The lessee shall pay such rates, taxes, charges, duties, assessments or outgoing 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 sums paid by the local authority or the County Council in lieu thereof.

14. The County Council or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains service pipes and drains telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the lessee 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.

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

SCHEDULE A
PLOTS FOR SHOPS, OFFICES AND FLATS (EXCLUDING THE SALE OF PETROL 50%)

Plot No. Unsurveyed	Area in Hectare (Approx.)	Stand Premium	Annual Rent	Road Charges Initial Contri- bution	Survey Fees
A	0.055	Sh. 5,720	Sh. 1,145	Sh. On demand	Sh. On demand
B	0.053	5,300	1,060	"	"
C	0.047	4,700	940	"	"
D	0.047	4,700	940	"	"
E	0.047	4,700	940	"	"
F	0.047	4,700	940	"	"
G	0.050	5,000	1,000	"	"
H	0.045	4,680	935	"	"

SCHEDULE B
PLOTS FOR LOW AND HIGH COST HOUSING (RESIDENTIAL)—ONE PRIVATE DWELLING HOUSE 50%

Plot No. Unsurveyed	Area in Hectare (Approx.)	Stand Premium	Annual Rent	Road Charges Initial Contri- bution	Survey Fees
1	0.150	Sh. 5,250	Sh. 1,050	Sh. On demand	Sh. On demand
2	0.165	5,775	1,155	"	"
3	0.170	5,950	1,990	"	"
4	0.154	5,390	1,080	"	"
5	0.150	5,250	1,050	"	"
6	0.142	4,970	994	"	"
7	0.120	4,200	840	"	"
8	0.120	4,200	840	"	"
54	0.033	990	200	"	"
55	0.033	990	200	"	"
56	0.033	990	200	"	"
57	0.033	990	200	"	"
58	0.033	990	200	"	"
59	0.033	990	200	"	"
60	0.033	990	200	"	"
61	0.035	1,050	210	"	"

SCHEDULE C
PLOTS FOR LIGHT INDUSTRIAL PURPOSES 90%

Plot No. Unsurveyed	Area in Hectare (Approx.)	Stand Premium	Annual Rent	Road Charges Initial Contri- bution	Survey Fees
A1	0.125	Sh. 5,000	Sh. 1,000	Sh. On demand	Sh. On demand
B1	0.113	4,520	900	"	"
C1	0.061	2,440	490	"	"
D1	0.053	2,120	425	"	"
E1	0.051	2,040	410	"	"
F1	0.050	2,000	400	"	"
G1	0.050	2,000	400	"	"
H1	0.054	2,160	430	"	"
I1	0.056	2,240	450	"	"
J1	0.093	3,720	745	"	"
K1	0.121	4,840	970	"	"

GAZETTE NOTICE NO. 1919

THE REGISTERED LAND ACT
(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Mohamed Ali Khamis (Deceased) c/o P.O. Box 80366, Mombasa in the Republic of Kenya is the registered proprietor in absolute ownership interest of all that piece of land containing 0.054 acre or thereabout situated in the District of Mombasa under Title No. Mombasa/Block XVIII/144, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is 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 the 4th July, 1980.

E. S. ONYANGO (Miss),
Mombasa.
Land Registrar,

GAZETTE NOTICE NO. 1920

THE WEIGHTS AND MEASURES ACT

(Cap. 513)

NOTICE TO TRADERS

AN Inspector of Weights and Measures will open a stamping station at the places mentioned hereunder for the purpose of assizing and stamping trader's weighing and measuring apparatus on the dates stated.

All traders within a radius of 20 kilometres of the places mentioned are required under the provision of the Weights and Measures Act (Cap. 513), to produce to the Inspector of Weights and Measures all weights, measures of length and capacity, and weighing instruments which have been in use for trade for verification and stamping.

Only weighing instruments the weighing capacity of which exceeds 500 kg. or which are of permanently fixed nature or delicate construction will be assized *in situ*. Traders in possession of such instruments may comply with this notice by notifying the Inspector of Weights and Measures in writing as to the type, maximum weighing capacity and location of the said instrument not later than one week preceding the date notified in the column hereunder—

COLUMN 1	COLUMN 2	COLUMN 3
<i>Address of Inspector to which notification under paragraph 3 should be sent</i>	<i>Place</i>	<i>Date on which apparatus is to be produced</i>
Provincial Inspector of Weights and Measures, P.O. Box 41071, Nairobi	<i>Machakos District</i>	
	Kithimani ..	14th July, 1980.
	Masinga ..	15th July, 1980.
	Matuu ..	16th July, 1980.
	Mbiuni ..	17th July, 1980.
	Siathani ..	18th July, 1980.
	Kakuyuni ..	21st July, 1980.
	Kangundo ..	22nd July, 1980.
	Mitaboni ..	23rd July, 1980.
	Tala ..	24th July, 1980.
	Masii ..	25th July, 1980.
	Wamunyu ..	4th August, 1980.
	Miu ..	5th August, 1980.
	Mbumbuni ..	6th August, 1980.
	Mbooni ..	7th August, 1980.
	Tawa ..	8th August, 1980.
	Kola ..	11th August, 1980.
	Kathanzweni ..	12th August, 1980.
	Mikuyuni ..	13th August, 1980.
	Wote ..	14th August, 1980.
	Nunguni ..	15th August, 1980.
	Machakos ..	25th August, 1980.
	Machakos ..	26th August, 1980.
	Machakos ..	27th August, 1980.
	Athi River ..	28th August, 1980.
	Mtito Andei ..	2nd September, 1980.
	Kambu ..	3rd September, 1980.
	Kibwezi ..	4th September, 1980.
	Makindu ..	5th September, 1980. (Morning)
	Hunters Lodge ..	5th September, 1980. (Afternoon)
	Matiliku ..	8th September, 1980.
	Emali ..	9th September, 1980.
	Kasikeu ..	10th September, 1980.
	Sultan Hamud ..	11th September, 1980.
	Salama ..	12th September, 1980. (Morning)
	Konza ..	12th September, 1980. (Afternoon)
Provincial Inspector of Weights and Measures, P.O. Box 81833, Mombasa.	<i>Taita/Taveta District—</i>	
	Mackinon Road ..	14th July, 1980. (Morning)
	Kasigau ..	14th July, 1980 (Afternoon)
	Bura ..	15th July, 1980. (Morning)
	Macktau ..	15th July, 1980. (Afternoon)
	Chala ..	16th July, 1980.
	Taveta ..	17th July, 1980.
	Mwatate ..	18th July, 1980.
	Taita Sisal Estate ..	21st July, 1980.
	Werugha ..	22nd July, 1980.
	Mgange Nyika ..	23rd July, 1980.
	Wundanyi ..	24th July, 1980.
	Musau ..	25th July, 1980.
	Mbale ..	28th July, 1980.

NOTICE TO TRADERS—(Contd.)

COLUMN 1	COLUMN 2	COLUMN 3
<i>Address of Inspector to which notification under paragraph 3 should be sent</i>	<i>Place</i>	<i>Date on which apparatus is to be produced</i>
Provincial Inspector of Weights and Measures, P.O. Box 81833, Mombasa.	Ghazi Kai ..	29th July, 1980.
	Sagalla ..	30th July, 1980.
	Voi ..	31st July, 1980. (Morning)
	Voi ..	31st July, 1980. (Afternoon)
	Voi ..	1st August, 1980.
	Voi ..	2nd August, 1980. (Morning)
	<i>Mombasa District (Mainland)</i>	
	Kisauni ..	5th and 6th August, 1980.
	Likoni ..	7th and 8th August, 1980.
	Changamwe ..	11th and 12th August, 1980.
	<i>Kwale District</i>	
	Vanga ..	25th August, 1980.
	Lunga Lunga ..	26th August, 1980.
	Ramisi ..	27th August, 1980.
	Kinango ..	28th August, 1980.
	Kwale Town ..	29th August, 1980.
	Msambweni ..	1st September, 1980.
	Tiwi ..	2nd September, 1980.
	Samburu ..	3rd September, 1980.
	<i>Lamu District</i>	
Provincial Inspector of Weights and Measures, P.O. Box 569, Nyeri.	Mkunumbi ..	8th September, 1980.
	Kiunga ..	9th September, 1980.
	Witu ..	10th September, 1980. (Morning)
	Kipini ..	10th September, 1980. (Afternoon)
	Mpektoni ..	11th September, 1980.
	Lamu Town ..	12th, 13th, and 15th September, 1980.
	(All traders in Faza, Pate, Kiwayuu and Kizingitini to submit their equipment at Lamu Town.)	
	<i>Nyandarua District</i>	
	Ndaragwa ..	28th July, 1980.
	Ndunyu Njeru ..	29th July, 1980.
	Njabini ..	30th and 31st July, 1980.
	Rumuruti ..	1st August, 1980.
	Miharati ..	4th and 5th August, 1980.
	Oi Kalau ..	6th August, 1980.
	Oi Joro Orok ..	7th August, 1980.
	Karandi ..	8th August, 1980.
	Marmaneti ..	11th August, 1980.
	Nyahururu Municipality	12th and 15th August, 1980.
	<i>Murang'a District</i>	
	Kiriaini ..	25th August, 1980.
	Kitugi ..	26th August, 1980.
	Gakoe ..	27th August, 1980.
	Kangema ..	28th and 29th August, 1980.
	Kahuro ..	1st September, 1980.
	Maragua ..	2nd and 3rd September, 1980.
	Kigumo ..	4th and 5th September, 1980.
	Saba Saba ..	8th and 9th September, 1980.
	Kinyangi ..	10th September, 1980.
	Makiyu ..	11th September, 1980.
	Kabati ..	12th September, 1980.
	Kandara ..	15th and 16th September, 1980.
	Githumu ..	17th September, 1980.
	Ndunyu Chege ..	18th September, 1980.
	Kiruara ..	19th September, 1980.
	Gatura ..	22nd September, 1980.
	Murang'a Municipality	23rd to 26th September, 1980.

NOTICE TO TRADERS—(Contd.)

COLUMN 1 <i>Address of Inspector to which notification under paragraph 3 should be sent</i>	COLUMN 2 <i>Place</i>	COLUMN 3 <i>Date on which apparatus is to be produced</i>
Provincial Inspector of Weights and Measures, P.O. Box 492, Embu.	Marsabit District	
	Marsabit District	21st to 26th July, 1980.
	Isiolo District	
	Kinna	4th August, 1980. (Morning)
	Kulamawe ..	4th August, 1980. (Afternoon)
	Merti	5th August, 1980.
	Garbatulla ..	6th August, 1980.
	Isiolo	7th and 8th August, 1980.
	Kitui District	
	Mwingi	18th and 19th August, 1980.
	Tsekuru	20th August, 1980. (Morning)
	Kyuso	20th August, 1980. (Afternoon)
	Katse	21st August, 1980. (Morning)
	Kadhiwa	21st August, 1980. (Afternoon)
	Nguni	22nd August, 1980.
	Sombe	25th August, 1980.
	Endau	26th August, 1980.
	Nuu	27th August, 1980.
	Mtito	28th August, 1980.
	Kisasi	29th August, 1980.
	Kisasi	8th September, 1980.
	Ikutha	9th September, 1980.
	Mutha	10th September, 1980.
	Mutomo	11th September, 1980.
	Tulia	12th September, 1980.
	Kitui Town ..	15th to 18th September, 1980.
	Nandi District	
	Chepsonoi ..	21st July, 1980.
	Kabujoi	22nd July, 1980.
	Kaptumo	23rd July, 1980.
	Kapchorwa ..	24th July, 1980.
	Nandi Hills ..	25th July, 1980.
	Songhor	26th July, 1980.
	Kilibwani ..	29th July, 1980. (Morning)
	Arwos	29th July, 1980. (Afternoon)
	Lessos	30th July, 1980.
	Mosoriot	31st July, 1980.
	Kaiboi	1st August, 1980. (Morning)
	Kabiyet	1st August, 1980. (Afternoon)
	Biribiriyet ..	5th August, 1980.
	Lelmokwo ..	6th August, 1980.
	Kaigat	7th August, 1980.
	Kapsabet	8th August, 1980.
	Busia District	
	Angural	1st September, 1980.
	Malaba	2nd September, 1980.
	Amukura	3rd September, 1980.
	Nambare	4th September, 1980.
	Port Victoria ..	5th September, 1980. (Morning)
	Sio Port	5th September, 1980. (Afternoon)
	Bumala	15th September, 1980.
	Adungosi	16th September, 1980.
	Butula	17th September, 1980.
	Funyula	18th September, 1980.
	Busia Town ..	19th September, 1980.
Provincial Inspector of Weights and Measures, P.O. Box 235, Garissa.	Mandera District	
	Mandera District	21st July, to 2nd August, 1980.
	Wajir District	
	Wajir District..	18th August, to September, 1980.

NOTICE TO TRADERS—(Contd.)

COLUMN 1 <i>Address of Inspector to which notification under paragraph 3 should be sent</i>	COLUMN 2 <i>Place</i>	COLUMN 3 <i>Date on which apparatus is to be produced</i>
Provincial Inspector of Weights and Measures, P.O. Box 331, Kisumu.	Kericho District	
	Sosiot	21st July, 1980.
	Chemosit ..	22nd July, 1980. (Morning)
	Kapsuser ..	22nd July, 1980. (Afternoon)
	Roret	23rd July, 1980.
	Litein	24th to 25th July, 1980.
	Merigi	11th August, 1980.
	Bomet	12th August, 1980.
	Longisa	13th August, 1980.
	Chebunyo ..	14th August, 1980.
	Sigor	15th August, 1980.
	Kipkeljin ..	25th August, 1980.
	Makimenyi ..	26th August, 1980.
	Ndanai	27th August, 1980.
	Sotik	28th to 29th August, 1980.
	Kapkoros ..	15th September, 1980.
	Kipkelion ..	16th September, 1980.
	Kericho	17th and 18th September, 1980.

P.A. AYATA,
Superintendent of Weights and Measures

GAZETTE NOTICE No. 1921

THE LIQUOR LICENSING ACT
(Cap. 121)

NAIROBI LIQUOR LICENSING COURT
(Special Meeting)

NOTICE is given that a special meeting of the Nairobi Liquor Licensing Court will be held on the 23rd July, 1980 at the Provincial Commissioner's office board room on Kenyatta Avenue, Nairobi at 9.30 a.m.

A list of the applications to be considered by the court may be viewed on the noticeboard at the Provincial Commissioner's office.

S. T. MWAKISHA,
Chairman,
Nairobi Liquor Licensing Court.

GAZETTE NOTICE No. 1922

THE LIQUOR LICENSING ACT
(Cap. 121)

SIAYA LIQUOR LICENSING COURT
(Special Meeting)

DULY authorized by the Provincial Commissioner, Nyanza Province, a special meeting of the Siaya Liquor Licensing Court will be held in the Siaya County Council Chamber on 14th July, 1980 at 10.00 a.m. to consider applications which have been received.

Dated the 20th June, 1980.

S. THUO,
Chairman,
Siaya Liquor Licensing Court.

GAZETTE NOTICE No. 1923

THE LIQUOR LICENSING ACT
(Cap. 121)

BUNGOMA LIQUOR LICENSING COURT
(Special Sitting)

DULY authorized by the Provincial Commissioner, Western Province, Kakamega, a special sitting of the Bungoma Liquor Licensing Court will be held on Monday the 7th July, 1980 at the District Commissioner's office Bungoma at 10 a.m. to consider applications received.

A list of applications may be seen at the District Commissioner's office, Bungoma.

Y. M. MAHAT,
Chairman,
Bungoma Liquor Licensing Court.

GAZETTE NOTICE No. 1924

IN THE HIGH COURT OF KENYA AT NAIROBI PROBATE AND ADMINISTRATION

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

(1) CAUSE No. 222 OF 1980

By Barclays Bank Trust Company of Kenya, P.O. Box 30356, Nairobi in Kenya the executor named in the deceased's will through Messrs. Shapley Barret & Co., advocates of Nairobi aforesaid, for a grant of probate of the will of the late Robert Guy Johnson of Nairobi aforesaid who died there on the 26th September, 1979.

(2) CAUSE No. 224 OF 1980

By Barclays Bank Trust Company of Kenya Limited of P.O. Box 30356, Nairobi in Kenya the duly constituted attorney of Elsie Woodrow of East Sussex in England the executrix named in the deceased's will through Messrs. Shapley Barret & Co., advocates of Nairobi aforesaid for resealing in Kenya a grant of probate granted on the 11th April, 1979 by the District Probate Registry of the High Court of Justice at Winchester in England of the will of Frederick Henry Woodrow late of Braeside, Beckley, Rye East Sussex in England who died there on the 15th January, 1979.

(3) CAUSE No. 225 OF 1980

By Jayagauri d/o Dayalal of P.O. Box 10681, Nairobi in Kenya, the deceased's widow and the executrix named in the will through G. S. Pall, advocate of Nairobi aforesaid for a grant of probate of the will of Girdhar Daya Bhoja (also known as Girdhar Dahya) of Nairobi aforesaid who died there on the 22nd May, 1979.

(4) CAUSE No. 226 OF 1980

By Dixit Anoopchand Damani of P.O. Box 51215, Nairobi in Kenya through Pramod Patel, advocate of Nairobi aforesaid for a grant of letters of administration intestate to the estate of the late Anoopchand Mayachand Damani of Nairobi aforesaid who died there on the 25th March, 1979.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 18th July, 1980.

M. F. PATEL,
Senior Deputy Registrar,
Nairobi, *High Court of Kenya, Nairobi.*
28th June, 1980.

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

GAZETTE NOTICE No. 1925

IN THE HIGH COURT OF KENYA AT NAKURU PROBATE AND ADMINISTRATION

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

CAUSE No. 2 OF 1979

By Mrs. Mary Wangari Apollo Mwangi wife of the deceased of P.O. Mau Narok, in the Republic of Kenya, through Messrs. Mindo & Co., advocates, P.O. Box 903, Nakuru, for a grant of letters of administration intestate of the estate of the late Apollo Mwangi Kinyanjui of P.O. Mau Narok, in Kenya, who died at Nakuru on the 21st November, 1977.

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

P. N. TANK,
Deputy Registrar,
Nakuru, *High Court of Kenya, Nakuru.*
9th June, 1980.

GAZETTE NOTICE No. 1926

PROBATE AND ADMINISTRATION

TAKE NOTICE that after fourteen days from the date of this Gazette, I intend to apply to the High Court at Mombasa for representation of the estates of the persons named in the second column of the Schedule hereto, who died on the dates respectively set forth against their names.

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

SCHEDULE

<i>Public Trustee's Cause No.</i>	<i>Name of Deceased</i>	<i>Address</i>	<i>Date of Death</i>	<i>Testate or Intestate</i>
141/78	Mulatia Kiswili ..	Muliluni, Yatta, Kitui	7-6-78	Intestate
89/80	Hamisi Said ..	Likoni, Mombasa	11-10-79	Intestate
44/78	Francis Odiedo ..	Namango Bwinya, Bugiri Location, Iganga District	6-1-74	Testate
4/80	Otieno Aniako ..	Masumbi, East Alego, Siaya	27-8-79	Intestate
141/79	Mliwa Mnjama ..	Choke, Mbale, Taita/Taveta	11-11-77	Intestate
14/80	David Buje Kimaro	Mahoo, Taveta	29-1-79	Intestate
107/79	Gona Mwanengo ..	Bamba Mzuruni, Kilifi	26-3-79	Intestate
82/79	Savita Maganlal ..	Makadara, Mombasa	21-2-79	Intestate
106/79	Kithome Mutinda	Clatune, Kanga Location, Kitui	30-1-79	Intestate
76/80	Mwana-Idi Chemosbei	Kongowea, Mombasa	4-6-74	Intestate
77/80	Abdulrahman. Ali bin Ahmed bin Saleh.	Bamburi, Kiambeni	10-9-79	Intestate
78/80	Joseph Hamisi Denar	Mazeras, Methodist Church	14-5-79	Intestate
79/80	Nanjee Jetha Banyan	P.O. Box 84222, Mombasa	1945	Intestate
80/80	Shariff Ali Shariff Abdulla.	Kisauni, Mombasa	2-6-78	Intestate
92/80	Taher Abubakar Ali	Nyali, Mombasa	4-4-80	Intestate
93/80	Ali Zamu Abdalla ..	Mvita, Majengo, Mombasa	1963	Intestate
47/80	Joshwa Wanyama Ogoti.	Funyula, Samia, Busia	21-2-80	Intestate

Mombasa,
11th June, 1980.

A. COLLINS,
Assistant Public Trustee.

GAZETTE NOTICE No. 1927

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 Trustees' Cause No.	Name of Deceased	Address	Date of Death	Testate or Intestate
57/80	Paul Mwangi Kimani	P.O. Box 39	6-8-79	Intestate
264/79	George Ohito	Kipkabus North Gem Siaya Iriaini Mathera Nyeri	26-10-78	Intestate
5/80	Purity Muthoni Gichohi	Mugomoni, St. Thika Kiambu	17-12-75	Intestate
480/80	Jayaben Derbha Bharmal Shah	P.O. Box 384 Embu Kihumbuni Gatanga Murang'a	26-1-76	Intestate
417/79	Virginia Wanjiru		18-1-78	Intestate
239/79	Rawson Kanyungi Kabata		18-12-77	Intestate

Nairobi,
27th June, 1980.

M. L. HANDA,
Assistant Public Trustee.

GAZETTE NOTICE No. 1928

GWENDOLINE IDUNA SPIELMAN, DECEASED

TAKE NOTICE that any person having a claim against the estate of the late Gwendoline Iduna Spielman who died at Kilifi on 31st May, 1980 and was formerly resident in Kilifi should send particulars to me the undersigned on or before 3rd July, 1980 after which the executor of the will of the above-named will distribute her estate having regard only to the valid claims then notified.

I. V. SPIELMAN,
P.O. Box 37,
Kilifi.

GAZETTE NOTICE No. 1929

PYARALI WALJI HUDANI, DECEASED

NOTICE is 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 Pyarali Walji Hudani of P.O. Box 11182, Nairobi, who died at Nairobi on the 28th December, 1979, is required to send particulars in writing of his or her claim or interest to the undersigned, on or before the 30th September, 1980 after which date the executrix will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which she shall have had notice and will not as respects the property so distributed be liable to any person of whose claim she shall not then have had notice.

Dated the 25th June, 1980.

AZIZ MOHAMED,
P.O. Box 49040, Nairobi,
Advocate for the Executrix.

GAZETTE NOTICE No. 1930

THE COMPANIES ACT

(Cap. 486)

NOTICE OF GENERAL MEETINGS

(Rule 110)

IN BANKRUPTCY AND WINDING-UP CAUSE NO. 1 OF 1976

Re: *Wason Timbers (Nanyuki) Limited*

(In Liquidation)

Name of company.—Wason Timbers (Nanyuki) Limited.

Address of registered office.—Unsurveyed Plot near Railway Siding, Nanyuki.

Registered postal address.—P.O. Box 282, Nanyuki.

Nature of business.—Timber Merchants & Saw Millers.

Court.—High Court of Kenya at Nairobi.

No. of matter.—Bankruptcy and Winding-Up Cause No. 1 of 1976.

Creditors:

Date.—10th July, 1980.

Hour.—2.30 p.m.

Place.—The Conference Room, Office of the Official Receiver, Fifth Floor, Sheria House, Harambee Avenue, Nairobi.

Contributories:

Date.—10th July, 1980.

Hour.—2.15 p.m.

Place.—The Conference Room, Office of the Official Receiver, Fifth Floor, Sheria House, Harambee Avenue, Nairobi.

Nairobi,
27th June, 1980.

M. L. HANDA,
Deputy Official Receiver and
Provisional Liquidator.

GAZETTE NOTICE No. 1931

THE COMPANIES ACT

(Cap. 486)

NOTICE OF FIRST MEETINGS

(Rule 110)

IN BANKRUPTCY AND WINDING-UP CAUSE NO. 7 OF 1979

Re: *Consolidated Chemicals Limited*

(In Liquidation)

Name of company.—Consolidated Chemicals Limited

Address of registered office.—L.R. 209/2439/10, 11 and 12, Rattansi Trust Building, Koinange Street, Nairobi.

Registered postal address.—P.O. Box 46986, Nairobi.

Court.—High Court of Kenya at Nairobi.

No. of matter.—Bankruptcy and Winding-up Cause No. 7 of 1979.

Creditors:

Date.—9th July, 1980.

Hour.—2.30 p.m.

Place.—The Conference Room, Office of the Official Receiver, Fifth Floor, Sheria House, Harambee Avenue, Nairobi.

Contributories:

Date.—9th July, 1980.

Hour.—2.15 p.m.

Place.—The Conference Room, Office of the Official Receiver, Fifth Floor, Sheria House, Harambee Avenue, Nairobi.

Nairobi,
27th June, 1980.

M. L. HANDA,
Deputy Official Receiver and
Provisional Liquidator.

GAZETTE NOTICE No. 1932

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

PURSUANT to rule 14 of the Societies Rules, notice is given that—

- the societies listed in the First Schedule hereto have been registered;
- the registration of the societies listed in the Second Schedule hereto have been cancelled;
- the society listed in the Third Schedule hereto has been exempted from registration; and
- the societies listed in the Fourth Schedule hereto have had their exemption from registration rescinded under the provisions of the Societies Act (Cap. 108).

FIRST SCHEDULE

Name of Society	Date of Registration
Nakuru Little Theatre Club	18-6-80
Kabura Welfare Society	18-6-80
Programmes Foundation	19-6-80
United Kirinyaga Association	19-6-80
Kanyipola Welfare Association	19-6-80
African Religious Association of Kenya ..	19-6-80

FIRST SCHEDULE—(Contd.)

Name of Society	Date of Registration
Wekhonye Welfare Association	20-6-80
Kamaunia Welfare Association	20-6-80
Ikolomani Development Society	20-6-80
Thitha Enziu Welfare Association	20-6-80
Eshibonde Welfare Society	20-6-80
Kodhola Welfare Society	20-6-80
Utheri wa Muthithi Society	20-6-80
Bukoma Welfare Association	20-6-80
Barclays Bank of Kenya Staff Welfare Association	20-6-80
Babarnet School Old Boys Association	20-6-80
Maganyi Welfare Association	20-6-80
Ashikhongo Welfare Association	20-6-80
Nyalunda Anyola Welfare Society	20-6-80
Society of Catholic Medical Missionaries District East Africa	20-6-80
Wangadonji Welfare Association	20-6-80
Kirerema Kiharo Young Generation Welfare Organization	21-6-80
Agoro Nyalenda Development Union	21-6-80
Bahati United Association	21-6-80
Jo-Otaro Welfare Society	21-6-80
Musirri Village Society	21-6-80
Enanga Progressive Society	21-6-80
Oramo Welfare Society	21-6-80
Abatanyi Development Society	21-6-80
Muringene Nyota Night Club	21-6-80
Sulwe Day and Night Club	21-6-80
Kenya Health Officers Association	23-6-80
Parents Educational Association, Kenya, Bungoma Branch	23-6-80
Gitwa Welfare Association	23-6-80
Arot Welfare Association	23-6-80
Emwatsi Welfare Association	23-6-80
Akumu Nyadimo Welfare Society	23-6-80
Buyabisi bwa Bomurono Society	23-6-80
Aba Auma Welfare Society	23-6-80
Kenya Tourist Guide Club	23-6-80
Kagwel Union Kenya	23-6-80
Theatre Arts 80 Film Club	23-6-80
Maki Association Busia	23-6-80
Vima Educational Development Society	23-6-80
Muyinda Mukali Abaananda Association, Samia Branch	23-6-80
Research Staff Welfare Club	25-6-80
Association for Environmental Health Technicians (Kenya)	25-6-80

SECOND SCHEDULE

Name of Society	Date of Cancellation
Carlton Grill Club	20-6-80
Nyeri Muslim Mosque Association	20-6-80
Kenya Association of African Contractors, Nairobi Branch	20-6-80
Asego Star Sports Club	20-6-80

THIRD SCHEDULE

Name of Society	Date of Exemption
Kenya Museum Society	20-6-80

FOURTH SCHEDULE

Name of Society	Date of Rescission
Airways Sickness and Accident Association (E.A.)	20-6-80
Limuru Cattle Breeders Association	20-6-80

Dated at Nairobi the 27th June, 1980.

J. ALLAN,
Assistant Registrar of Societies.

CORRIGENDUM

Gazette Notice No. 1489 of 19th May, 1972 in so far as it relates, to Kanyikwaya Society Nakuru is cancelled.

GAZETTE NOTICE No. 1933

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

CLOSURE OF LIQUIDATION

Re: Kikuyu Farmers Co-operative Society Ltd.

(In Liquidation)

WHEREAS the registration of the above-named society was cancelled by an Order made on the 13th September, 1972 and which Order became effective on the same date and whereas the said society has no assets nor is there evidence of any creditors.

I now order that the liquidation of the society be closed with effect from the date of this Order.

Given under my hand at Nairobi on the 23rd June, 1980.

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

GAZETTE NOTICE No. 1934

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, section 66)

"CS/2358 Flouspar Consumer Co-operative Society Ltd."

WHEREAS pursuant to section 66 of the above Act, I have deemed that the society hereinabove named has less than ten members and whereas I am of the opinion that the said society has neither assets, creditors nor liabilities as per recommendations already made to me.

Now therefore pursuant to powers conferred on me under the above section I cancel the registration of the said society.

Dated at Nairobi the 29th April, 1980.

L. N. MUCEMI,
Commissioner for Co-operative Development.

This notice replaces the Gazette Notice No. 1352 which appeared on page 588 of Gazette issue of 9th May, 1980.

GAZETTE NOTICE No. 1935

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

CLOSURE OF LIQUIDATION

Re: Ramogi Farmers Co-operative Society Ltd.

(In Liquidation)

WHEREAS the registration of the above-named society was cancelled by an order made on the 24th May, 1977 and which order became effective on the same date and whereas the said society has no assets nor is there evidence of any creditors.

I now order that the liquidation of the society be closed with effect from the date of this order.

Given under my hand at Nairobi on the 23rd June, 1980.

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

GAZETTE NOTICE No. 1936

PAN AFRICA INSURANCE COMPANY LIMITED
MOMBASA

(Incorporated in Kenya)

LOSS OF POLICY

Policy No. KA/3858/AP for K.Sh. 15,000 on the life of Daniel Nderitu Kagoko, Kenya Railways, P.O. Box 30536, 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.

P. Z. ODIWUORY,
Life Manager,
Mombasa,
11th June, 1980.

P.O. Box 90383, Mombasa.

GAZETTE NOTICE NO. 1937

THE LOCAL GOVERNMENT ACT

(Cap. 265)

COUNTY COUNCIL OF KILIFI

NOTICE

IT IS notified for the general information that the County Council of Kilifi, with the approval of the Ministry for Local Government, has imposed under section 148 of the Local Government Act for the year 1980 a development fund of K.Sh. 10 on each adult male and on each adult female having independent means and resident or owning property in the area of jurisdiction of the Council.

The above fund became due on 1st January, 1980, and is payable to the Council on 30th June, 1980, and shall be paid with interest of 25 per cent after 30th June, 1980.

S. J. MULEWA,
County Clerk,
Council Office,
P.O. Box 4, Kilifi.

GAZETTE NOTICE NO. 1938

THE LOCAL GOVERNMENT ACT

(Cap. 265)

MERU TRADE DEVELOPMENT JOINT BOARD

APPOINTMENTS TO THE BOARD

IN EXERCISE of the powers conferred by section 3 of the Local Government (Meru Trade Development Joint Board) Order, 1966 the following persons—

Andrew Kirimi,
Justus Muindi,
C. Mawira,

have been appointed by the Council of Meru to be members of the Trade Development Joint Board.

Gazette Notice No. 3285 of 2nd October, 1974 is accordingly cancelled.

Dated the 13th March, 1980.

C. MAWIRA,
Clerk of the Council.

GAZETTE NOTICE NO. 1939

THE RATING ACT

(Cap. 266)

THE ELDORET MUNICIPAL COUNCIL

RATES FOR 1980

PURSUANT to the provisions of section 15 of the Rating Act (Cap. 266), notice is given that the Municipal Council of Eldoret has levied in respect of the year 1980 a rate of 6½ per cent on the unimproved value of land as appearing in the Valuation Roll. And area rating in the new areas of the municipality pending the completion of the Valuation Roll are as follows:

	Sh. cts.
From 1 acre to 50 acres @	4 00 per acre
From 51 acres to 150 acres @	3 00 per acre
From 151 acres to 300 acres @	2 00 per acre
From 301 acres to 500 acres @	1 00 per acre
Over 500 acres	00 50 per acre
Minimum Charges	50 00

The rate became due on 1st January, 1980 and is payable by 31st July, 1980 at the Town Hall, Eldoret. Interest at the rate of 1 per cent per mensem or part thereof will be charged from 1st August, 1980 on all rates remaining unpaid on that date.

The rate is a debt to Eldoret Municipal Council and whilst every effort is made to deliver to every person liable a demand note stating the amount due, failure so to deliver will not be held to absolve the debtor from any liability or penalty attaching to non-payment.

Dated the 20th June, 1980.

J. R. ASEMBO,
Town Clerk,
Town Hall,
P.O. Box 40, Eldoret.

GAZETTE NOTICE NO. 1940

CANCELLATION OF TENDER NOTICE

THE tender notice appearing on Gazette Notice No. 1828 of the Kenya Gazette issue of 20th June, 1980 is cancelled, until further notice.

Inconveniences caused is regretted.

N. I. THUKU,
for Clerk National Assembly.

GAZETTE NOTICE NO. 1941

MINISTRY OF TRANSPORT AND COMMUNICATIONS

COAST PROVINCE

TENDERS FOR THE PURCHASE OF SCRAP VALUE FERRY COMPONENTS

TENDERS are invited from interested parties for the purchase of the following scrap value ferry components.

Article	Quantity No.
Harbour master engines	7
Perkins Engine	1
Engine Frames	2
Gear Box units	8
Wooden Launch with Perkins Engine	1
Ferry No. 2 with two frames and two propeller units	1
Ferry No. 2 with two frames	1

All items except the Wooden Launch with Perkins Engine can be viewed at the Kilifi Ferry, Ministry of Transport and Communications yard during normal working hours. The launch can be viewed at the yards of Messrs. Southern Engineering, Likoni. Interested parties should also arrange to collect a schedule of the items from the office of the Provincial Engineer, Mahindi Road, Shimanzi.

Tenders in plain envelopes bearing no identity of the tenderer and marked "Tender for Ferry components" should be addressed to the Provincial Engineer, Ministry of Transport and Communications, Coast Province, P.O. Box 90663 Mombasa to reach him not later than 18th July, 1980. Alternatively tenders may be deposited in the tender box at the entrance to the above offices.

The Governments is not bound to accept the higher or any tender.

G. A. OKUMU,
Provincial Engineer/Coast Province.

GAZETTE NOTICE NO. 1942

OFFICE OF THE PRESIDENT

GOVERNMENT PRESS

TENDER NO. 2/80/81

Sundries and Chemicals

TENDERS are invited for the supply of Assorted Printing Sundries and Chemicals during the 1980/81 Financial Year.

A list containing all details of the items required can be obtained from the Supplies Officer, Government Press.

Prices quoted must include customs duty, sales tax and delivery to the Government Press, Haile Selassie Avenue, Nairobi.

Tenders in plain sealed envelopes marked "Tender Notice No. 2/80/81" should be addressed to the Government Printer P.O. Box 30128, Nairobi or placed in the tender box at the Government Press Registry not later than 12 noon on Friday 11th July, 1980.

Tenderers or their representatives may come and witness the opening of the tenders soon after closing time if they wish so to do.

The Government is not bound to accept the lowest or any tender.

S. W. S. MUCHILWA,
Government Printer.

GAZETTE NOTICE No. 1943

OFFICE OF THE PRESIDENT

TENDER NOTICE

TENDER FOR SUPPLY OF SUBMERSIBLE WATER PUMP
NGOLIBA "A" WATER PROJECT

TENDERS are invited for the supply of a submersible pump capable of pumping 1,800 g.p.h. of water against a total head of 500 feet from pumping level and include cable.

The bore-hole is 355 feet deep and 90 feet water rest level with tested yield of 2,880 g.p.h.

The price should be in Kenya shillings including sales tax.

Tenders in plain sealed envelopes marked "Tender for Supply of Submersible Water Pump" should be addressed to the District Commissioner, P.O. Box 32, Kiambu so as to reach him not later than 10.00 a.m. on 7th July, 1980. The Government is not bound to accept the lowest or any tender.

E. K. HOLI,
for District Commissioner,
Kiambu.

GAZETTE NOTICE No. 1944

OFFICE OF THE PRESIDENT

KIAMBU DISTRICT

TENDER NOTICE

Tender for Supply of Electrical Submersible Pump and Motor
Thogoto Water Project

TENDERS are invited for the removal of the existing submersible pump and installation of a new electrical submersible pump and motor including all the necessary accessories. The pump should be capable of pumping 3,500 g.p.h. of water against a total head of 375 feet from pumping water level including friction losses. A 415 volts 3-plate power supply is available at the borehole C 89 near Thogoto Market, Kiambu.

Borehole is 450 feet deep and 232 feet water rest level.

The prices should be in Kenya shillings including sales tax.

Tenders in plain sealed envelopes marked "Tender for Supply of Electrical Submersible Pump and Motor" should be addressed to the District Commissioner, P.O. Box 32, Kiambu so as to reach him not later than 10.00 a.m. on 7th July, 1980.

The Government is no bound to accept the lowest or any tender.

E. K. HOLI,
for District Commissioner,
Kiambu.

GAZETTE NOTICE No. 1945

OFFICE OF THE PRESIDENT

ADMINISTRATION POLICE

TENDERS 1980/81

Tender No. APTC. 1/1980/81—Uniform Materials

TENDERS are invited for the supply of the following Administrative Officers' and Administration Police Officers' uniforms as and when required for the period ending 30th June, 1981.

Tetrex Shirting Material for Administrative Officers and Administration Police Uniform.

Tetrex Material for Trousers and Ceremonial Jackets.

Jungle Green Tetrex Material.

Tender documents giving details are to be obtained from the Office of the President, Harambee House, Third Floor, Room No. 304 during office hours.

Prices quoted must be net duty and sales tax paid and the tenders should be enclosed in plain sealed envelopes marked "Tender No. APTC. 1/1980/81—Uniform Materials" should be addressed to the Secretary, Ministerial Tender Board, P.O. Box 30510, Nairobi, so as to reach him not later than 12 noon on 14th July, 1980. The Government is not bound to accept the lowest or any tender.

M. M. KURIA, (Mrs.),
The Secretary, Ministerial Tender Board,
for Permanent Secretary/Administration.

GAZETTE NOTICE No. 1946

OFFICE OF THE PRESIDENT

ADMINISTRATION POLICE

TENDERS 1980/81

Tender No. APTC/2/1980/81—C.M.T. Charges

TENDERS are invited for the making of the uniform items shown below as and when required by the Administration Police Force during the period ending 30th June, 1981.

Long-sleeved Angola Shirts.

Green Tetrex Long Trousers.

Black Great Coats.

Ceremonial Uniforms.

Tender documents giving details are obtainable from the Office of the President, Harambee House, Third Floor, Room No. 304 during office hours. Prices quoted must be net duty and sales tax paid and the tenders should be enclosed in plain sealed envelopes marked "Tender No. APTC/2/1980/81—C.M.T. Charges" and addressed to the Secretary, Ministerial Tender Board, P.O. Box 30510, Nairobi, so as to reach him not later than 12 noon on 14th July, 1980. The Government is not bound to accept the lowest or any tender.

M. M. KURIA (Mrs.),
The Secretary, Ministerial Tender Board,
for Permanent Secretary/Administration.

GAZETTE NOTICE No. 1947

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is given that the business of a Commercial College carried on by Mrs. Snehlata Dhall w/o Prem Kumar Dhall on Plot No. L.R. 36/1/80, Eastleigh, Nairobi under the firm name or style of "The Temple of Knowledge" has with effect from the 1st July, 1980 been sold and transferred to Mrs. Sunita Navinchandra Shah aforesaid who will carry on the said business at the same address and under the same firm name or style of "The Temple of Knowledge".

The address of the Transferor is P.O. Box 48503, Nairobi.

The address of the Transferee is P.O. Box 14804, Nairobi.

The transferee has not assumed and does not intend to assume any of the liabilities incurred by the Transferor for the said business upto and including the said 30th June, 1980 and the same will be paid and discharged by the Transferor.

All debts due or owing to the Transferor upto and including the said 30th June, 1980 shall likewise be received by the Transferor.

Dated at Nairobi the 2nd July, 1980.

MAINI AND PATEL,
Advocates for the Transferor,
and the Transferee.

GAZETTE NOTICE No. 1948

DISSOLUTION OF PARTNERSHIP

NOTICE is given that the partnership hereinbefore subsisting between Kiarie Mungai and Chenge Waweru under the firm and name of Three In One Road Service was dissolved as from 15th October, 1972 by the retirement therefrom of Kiarie Mungai.

All debts and liabilities that may be incurred as from 15th October, 1972 will be received and paid by Chege Waweru who decided to continue the said business under the same name.

Dated at Nakuru the 24th June, 1980.

MIRUGI KARIUKI,
Advocate for Kiarie Mungai,
the Retiring Partner.

GAZETTE NOTICE No. 1949

CUSTOMS AND EXCISE DEPARTMENT

NOTICE is given that the undermentioned goods will be sold by public auction in the Customs Warehouse, Kilindini on 4th August, 1980, if not cleared before then—

UNENTERED GOODS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

<i>W.E.K. No. and Date</i>	<i>Ship's Name</i>	<i>Date</i>	<i>Marks and Numbers</i>	<i>Description of Goods</i>
49/7-4-80 54-35	Diago	27-2-80	NIL	1 unpacked Volvo chassis No. 052818 Reg. YYG 562 S.
83/7-4-80 54-52	H. Maru	12-2-80	N. F. Mombasa	1 unit used Toyota Carina chassis No. 10048999 engine No. 0203623.
474/11-2-80 53-191	S. O. Kerala	17-12-79	K. C. Ltd. Mombasa Kenya K. R. and S. Ltd. Nairobi Msa.	2 cartons plastic orient memo pads. 2 cases plastic comet ash trays.
470/21-1-80 53-189	S. O. Punjab	22-11-79	NIL NIL	1 case empty cans. 2 bundles bicycle rims; 3 cartons machinery parts; 1 case electrical fittings; 2 cases motor vehicle spare parts.
27/3-3-80 54-60	Cherry Laju	18-1-80	NIL-5794 73/1/KTE Mombasa Vyombo Mombasa Pipi Made in India MGS Mombasa	1 bale articles of leather. 1 case nickel Plated hinges. 3 cases art silk gas mantles. 1 case diesel engine. 5 cases machinery spares.
477/15-10-79 53-33	Montaigle	5-8-79	KOS/22/15/PGL Nairobi via Mombasa NIL Marks	1 case bicycle spares. 50 cartons medicine; 1 carton sanitary fittings; 1 carton medicine.
96/17-3-80 54-61	Tsavo	12-1-80	Tauridakis Mombasa Port Kenya	9 cases supply of milk; 3 crates cooling plant; 1 package pipes.
478/11-2-80 53-6	Franky	5-12-79	SHL/9751 Nairobi Mombasa Nos 1-2	2 cases building materials.
435/21-1-80 53-169	Sacraments Maru	1-11-79	Centra Co. FRP 135/140 80/472 Nairobi via Mombasa.	2 cases building materials. 2 cartons paraffin wax.
554/27-11-78 51-7	Hellenic SEA	1-9-78	NIL	4 cartons chemicals.
32/3-3-80 54-16	Eastern Muse	19-1-80	UCKL 19145 Nakuru Mombasa 7714196-1 No. E. 766. Kitchen 95-0399 Mombasa MN/1639 Mombasa -/-/ 240, 190	1 carton rubber belts. 1 carton tea sets. 2 bundles cotton.
70/26-6-78 51-56	A. Ulyanov	30-4-78	Rwatz Ihama Fabien	4 cases personal effects.
294/15-10-79 53-80	C/o Hull	31-8-79	Babla 1171 Mombasa	1 carton brake and clutch fluid.
25/23-4-79 52-25	C/o Liverpool	14-2-79	E.A. O.L. 591161 Nairobi via Mombasa.	1 carton compressor.

UNENTERED AIR-FREIGHT GOODS LYING IN THE CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

<i>W.E.K. No. and Date</i>	<i>Flight No.</i>	<i>Date</i>	<i>Airway Bill No.</i>	<i>Marks and Numbers</i>	<i>Description of Goods</i>
97/25-5-80 54-50	KQ. 773	27-4-80	053-18427813 80601	Kenya Ports Authority Mombasa	1 package marine spares.
98/23-4-80 54-50	KQ. 583	25-4-80	125-29535284 80571	Kamny Industries Limited	1 package polyester samples.
99/6-6-80 54-50	KQ. 785	11-5-80	220-29753813 80840	E.A. Garment Factory Mombasa	2 packages one portable flocking unit Static 90.
101/8-4-80 54-50	KQ. 285	11-3-80	706-11007334 79714	Kenya Glass Works Ltd. Mombasa	1 package electrical parts.
100/4-6-80 54-50	KQ. 485	8-4-80	220-25888925 80769	Kenya Cargo and Handling Services	1 package spare parts for grain (pneumatic) conveyor.
102/26-5-80 54-50	KQ. 183	28-4-80	125-69422371 80639	Kenya Bixa Ltd.	7 packages H-IFLO super cell.
103/30-5-80 54-50	KQ. 685	3-5-80	082-28674424 80698	Kenya Glass Works Ltd.	1 package machine parts.
104/30-5-80 54-50	KQ. 785	4-5-80	220-27812190 80714	Kenya Glass Works Ltd.	1 package machine parts.
105/7-6-80 54-62	KQ. 173	12-5-80	125-49534951 80845	Mackenzie Ltd. Mombasa	1 package ship's spares.
106/6-6-80 54-62	KQ. 685	10-5-80	125-93430724 80821	Shipping Corporation of India	1 package ship's spares.
107/6-6-80 54-62	KQ. 681	10-5-80	082-21473384 80812	Bamburi Portland Cement Company	1 package spares.
105/7-6-80 54-62	KQ. 173	12-5-80	706-11002283 80861	Clearspan Construction	1 package machine parts.
108/26-5-80 54-62	KQ. 173	28-4-80	055-57950686 80632	Government Coast Agent	1 package medical preparation.
109/5-6-80 54-62	KQ. 583	9-5-80	220-20586263 80790	Mr. Azad F. Nasser.	1 package books.
110/26-5-80 54-62	KQ. 717	28-4-80	130-56565762 80621	Kenya Ports Authority	1 package marine spares.
111/5-6-80 54-62	KQ. 585	9-5-80	02001 80798	D. T. Dobie Kenya Ltd.	1 package spare parts.
109/5-6-80 54-62	KQ. 583	9-5-80	706-10482850 80782	M/s Hughes	1 package auto parts.
100/4-6-80 54-62	KQ. 485	8-5-80	706-11007301 80764	Kenya Glass Works Ltd.	1 package electrical spares.
121/17-4-80 54-62	KQ. 373	19-3-80	125-74367506 79	Kenya Cargo Handling Services Ltd.	1 package tractor parts.

ABANDONED AND UNCLAIMED GOODS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

Q. No. and Date	Ship's Name	Owner	Description of Goods
Q.18/4-6-80	Unknown	NIL	55 pieces used clothing; 64 cut pieces carpet samples.
Q.19/18-6-80	Test Bank	M.M. Blantyre in Transit via Beira ..	1 case motor vehicle parts.

EX-BONDED WAREHOUSE GOODS LYING IN THE CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

Entry Number and Date	Ex-Bond	Marks and Numbers	Description of Goods
I R/M 014 of 28-3-80	41	High Grown Kivu Tea Produce of Zaire Republic Lot 231, Lot 223	100 bags tea; 100 bags tea.
Re-Whg. 037 of 6-7-79	41	914/35, 25-1-30 21.012	16 cases mining equipment.

Dated 24th June, 1980.

P. M. MULILI,
Assistant Commissioner of Customs and Excise,
Southern-Region—Mombasa.

GAZETTE NOTICE No. 1950

NOTICE OF CHANGE OF NAME

I, Parlad Singh Hazara Singh Thatti, of P.O. Box 18607, Nairobi in the Republic of Kenya, do give public notice that by a deed poll dated 12th May, 1980 duly executed by me for and on behalf of my infant son and attested at Nairobi aforesaid, my son has assumed and/or adopted his first name of Sudher in lieu of his former first name of Surinder.

In pursuance of the adoption of the first name as aforesaid, I declare that my said son shall at all times hereafter upon all occasions whatsoever and wheresoever use and sign and/or subscribe his first name as Sudher.

Dated at Nairobi the 27th May, 1980.

S. S. JOWHAL,
Advocates for Parlad Singh Thatti,
the father and Legal Guardian of,
Sudher Singh Thatti.

GAZETTE NOTICE No. 1951

NOTICE OF CHANGE OF NAME

NOTICE is given that by a deed poll dated the 16th February, 1980 and duly executed by I, James Boniface Kiamba of P.O. Box 30101, Nairobi in the Republic of Kenya formerly known as James Benson Kiamba, absolutely renounced and abandoned the use of my former name of James Benson Kiamba and in lieu thereof assumed and adopted the name of James Boniface Kiamba as aforesaid for all purposes and now authorize and request all person to designate and address me by the assumed name of James Boniface Kiamba accordingly.

Dated at Nairobi the 18th February, 1980.

JAMES BONNFACE KIAMBA,
formerly known as James Benson Kiamba.

GAZETTE NOTICE No. 1952

NOTICE OF CHANGE OF NAME

John Muchiri Gatia of P.O. Box 11959, Nairobi in Kenya gives public notice that by a deed poll dated the 19th May, 1980 duly executed by him the said John Muchiri Gatia and heretofore called, and known by the name of Jonah Muchiri Mathia has absolutely renounced the use of the said former name of Jonah Muchiri Mathia and in lieu thereof assumed and adopted the name of John Muchiri Gatia for all purposes, and he authorizes and requests all persons to designate, describe and address him by such assumed name of John Muchiri Gatia.

Dated at Nairobi the 24th June, 1980.

G. S. PALL,
Advocate for the said,
Advocate for the said John Muchiri Gatia,
formerly known as Jonah Muchiri Mathia,
P.O. Box 10606, Nairobi.

GAZETTE NOTICE No. 1953

NOTICE OF CHANGE OF NAME

TAKE NOTICE that by deed poll dated the 15th May, 1980, duly executed and registered in the Registry of Documents in Volume DI, Folio 488/193, File DX III, by my client John Ndungu Wainaina of P.O. Box 30478, Nairobi in the Republic of Kenya heretofore called and known by the name of John Ndungu Githuma has formally and absolutely renounced the use of his former names of John Ndungu Githuma and in lieu thereof assumed and adopted the name of John Ndungu Wainaina for all purposes. All persons are authorized and requested at all times to designate, describe and address the said John Wainaina instead of the former name John Ndungu Githuma Ndung'u Wainaina by his assumed name instead of the former name John Ndung'u Githuma now relinquished.

Dated at Nairobi the 28th June, 1980.

G. M. MBOGO,
Advocate for John Ndungu Wainaina,
formerly known as John Ndung'u Githuma.

GAZETTE NOTICE No. 1954

NOTICE OF CHANGE OF NAME

NOTICE is given that by a deed poll dated 10th May, 1980 and executed by our client Fred Muturi Paul Kathambo of P.O. Box 30315, Nairobi in the Republic of Kenya, formerly known as Nathan Nthiga Njuma, absolutely renounced and abandoned the use of his former name of Nathan Nthiga Njuma and in lieu thereof assumed and adopted the name of Fred Muturi Paul Kathambo as aforesaid for all purposes and now authorizes and requests all persons to designate and address him by the assumed name of Fred Muturi Paul Kathambo accordingly.

Dated at Nairobi the 24th June, 1979.

KIANIA NJAU & COMPANY,
Advocates for Fred Muturi Paul Kathambo,
formerly known as Nathan Nthiga Njuma.

GAZETTE NOTICE No. 1955

NOTICE OF CHANGE OF NAME

I, Joseph Kuria Kimunio of P.O. Box 157, Uplands in the Republic of Kenya, formerly known as Joseph Kuria Makimei give notice that by a deed poll dated 27th June, 1980 duly executed by me, I renounced and abandoned the use of my former name of Joseph Kuria Makimei and assumed in lieu thereof the name of Joseph Kuria Kimunio and I authorize and request all persons to designate and address me by such assumed name of Joseph Kuria Kimunio.

Dated at Nairobi the 27th June, 1980.

JOSEPH KURIA KIMUNIO,
formerly known as,
Joseph Kuria Makimei.

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