



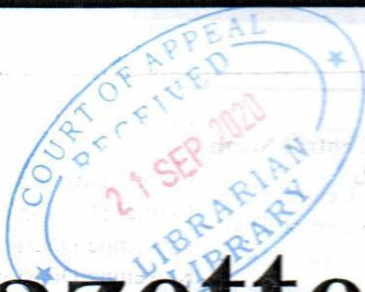
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Statutory Instruments

- No. 90—The Ibanda Town Council (Street and Other Designated Parking Areas) Bye-Laws, 2005.
No. 91—The Constitutional Court (Petitions and References) Rules, 2005.

General Notice No. 597 of 2005.

THE PARLIAMENTARY ELECTIONS ACT.

(Act No. 17 of 2005)
Section 4 (8)

NOTICE.

SECOND SCHEDULE FORMS

CERTIFICATE OF COMPLETION OF FORMAL EDUCATION OF ADVANCED LEVEL STANDARD OR OF ITS EQUIVALENT

I CERTIFY THAT AWONGO AHMED who was born on the 27th day of December, 1958, has satisfied the National Council for Higher Education that he has completed formal education of advanced level standard or its equivalent, in that he holds the following qualification/s:

- National Diploma (General Agriculture), Arapai Agricultural College, 2005
- National Certificate (Agriculture, Grade III),
- Arapai Agricultural College, 1976 East African Certificate of Education, EAEC, 1973

ISSUED at Kampala, this 20th day of December, 2005.

A.B.K. KASOZI, Ph.D. (Calif.),
Executive Director
National Council for Higher Education.

General Notice No. 598 of 2005.

THE PRESIDENTIAL ELECTIONS ACT.

ACT No. 16 of 2005
Section 29(1)(b)

NOTICE.

PUBLICATION OF LIST OF NOMINATED CANDIDATES FOR THE PRESIDENTIAL GENERAL ELECTION, 2006.

NOTICE IS HEREBY GIVEN by the Electoral Commission in accordance with Section 29(1)(b) of the Presidential Elections Act, No. 16 of 2005, that the list of nominated candidates in the Schedule to this notice is hereby published for purposes of the Presidential General Election, 2006.

SCHEDULE

Name of Candidate	Candidate for:
1. Bwanika Abed	Presidential Election
2. Kizza Besigye Kifeefe	Presidential Election
3. Museveni Yoweri Kaguta	Presidential Election
4. Ntege Sebaggala Nasser	Presidential Election
5. Obote Miria Kalule	Presidential Election
6. Ssebaana John Kizito	Presidential Election

ISSUED at Kampala, this 16th day of December, 2005.

DR. JENNY B. OKELLO,
Ag. Chairperson, Electoral Commission.

General Notice No. 599 of 2005.

THE PARLIAMENTARY ELECTIONS ACT.

ACT No. 17 of 2005
Section 9
NOTICE.

PUBLICATION OF NOMINATION DAYS FOR PARLIAMENTARY GENERAL ELECTION.

NOTICE IS HEREBY GIVEN by the Electoral Commission in accordance with Section 9 of the Parliamentary Elections Act, No. 17 of 2005, that the 12th January, 2006 and 13th January, 2006 are hereby appointed nomination days for Parliamentary General Election.

The nomination exercise will be conducted at the respective District Returning Officer's Offices at the District Headquarters between 9:00 a.m. and 5:00 p.m.

ISSUED at Kampala, this 20th day of December, 2005.

DR. JENNY B. OKELLO,
Ag. Chairperson, Electoral Commission.

General Notice No. 600 of 2005.

THE ELECTORAL COMMISSION ACT.

CAP. 140
Section 31(1)
NOTICE.

APPOINTMENT OF ASSISTANT RETURNING OFFICERS FOR PURPOSES OF NOMINATIONS FOR LOCAL GOVERNMENT COUNCIL ELECTIONS IN COUNTIES SPECIFIED IN THE SCHEDULE.

NOTICE IS HEREBY GIVEN by the Electoral Commission in accordance with Section 31(1) of the Electoral Commission Act, Cap. 140, that the persons in the Schedule to this Notice are hereby appointed Assistant Returning Officers for purposes of the nominations for Local Government Council Elections in the respective Counties mentioned in the said Schedule.

SCHEDULE

LIST OF APPOINTED ASSISTANT RETURNING OFFICERS TO HANDLE LOCAL GOVERNMENT NOMINATIONS (27TH-29TH DECEMBER, 2005) AT COUNTY HEADQUARTERS

<i>District</i>	<i>County</i>	<i>Name</i>	<i>Designation</i>	
REGION: Central North				054 Kaberam
012 Kampala	Central Division	Higenyi John	Senior Assistant Town Clerk	056 Nakapiriri
	Central Division	Higobero Stephen	Principal Assistant Town Clerk	
	Kawempe Division	Kijjambu Ruth	Principal Assistant Town Clerk	
	Kawempe Division	Mulambuzi David	Senior Assistant Town Clerk	058 Amuria
	Makindye Division	Agaba	Senior Assistant Town Clerk	
	Makindye Division	Kasule Justine	Principal Assistant Town Clerk	059 Bukwo
	Nakawa Division	Bazirake Molly	Senior Assistant Town Clerk	063 Kaabong
	Nakawa Division	Tumwine William	Principal Assistant Town Clerk	REGION: N
	Rubaga Division	Bukenya Nuuhu	Principal Assistant Town Clerk	003 Bundibu
	Rubaga Division	Gatenyi John	Senior Assistant Town Clerk	
017 Kiboga	Kiboga	Musajalumbwa Aloysius	CAAO	
023 Luweero	Bamunanika	Rachael Nassazi	CAAO	006 Hoima
	Katikamu	Kyeyune Fred	CAAO	
032 Mukono	Buikwe	Musoke Kayizzi Charles	CAAO	010 Kabarole
	Buvuma	Mugerwa Fred	CAAO	
	Mukono	Bulega Kimuli	CAAO	
	Nakifuma	Kakungulu Gertrude	CAAO	
044 Nakasongola	Nakasongola	Mukooza Henry	CAAO	015 Kasese
047 Kayunga	Bbaale	Bambaga George	CAAO	
	Ntenjeru	Namugambe Barbara	CAAO	016 Kibaale
069 Nakaseke	Nakaseke	Edris Kassozi	CAAO	
REGION: Central South				025 Masindi
011 Kalangala	Bujumba	Balemezi Fredrick	CAAO	
	Kyamuswa	Mukasa Godfrey	CAAO	
024 Masaka	Bukomansimbi	Namaganda Valerie	CAAO	
	Bukoto	Najjumba Mayanja Juliet	CAAO	046 Kamwe
	Kalungu	Damba Joel	CAAO	
	Masaka Municipality	Mugisha Emmanuel	CAAO	048 Kyenjo
030 Mpigi	Butambala	Mwanje Antony	CAAO	REGION:
	Gomba	Mbabali K. Ronnie	CAAO	007 Iganga
	Mawokota	Jessica Ndagire	CAAO	
031 Mubende	Buwekula	Nsangwa Leontine	CAAO	
	Kassanda	Sempala Emmanuel	CAAO	
036 Rakai	Kabula	Yiga Martin	CAAO	
	Kakuuto	Begumisa Wilber	CAAO	
	Kooki	Kalyesubula Fred	CAAO	008 Jinja
	Kyotera	Mayanja Yasin	CAAO	
045 Ssembabule	Mawogola	Bwana Paul	Senior Education Officer	
	Mawogola	Najjingo Hellen	CAAO	013 Kamuk
052 Wakiso	Busiro	Lubuuka David	CAAO	
	Entebbe Municipality	Kimbowa Joseph	Town Clerk	
	Kyadondo	Mbooge Isah	Deputy CAO	026 Mbale
068 Mityana	Busujju	Sekyanzi Vicent	CAAO	
	Mityana	Sebulime Gonzaga	CAAO	035 Pallisa
REGION: Far East				
014 Kapchorwa	Kween County	Chelengat Irene	CAAO	
	Tingey County	Cheptoek Juliet	CAAO	
020 Kotido	Jie County	Lupoke Stephen	CAAO	039 Tororo
	Labwor County	Locheng Mark	CAAO	
021 Kumi	Bukedea County	Akurut Angela	CAAO	
	Kumi County	Okoche Mike	CAAO	041 Bugir
	Ngora County	Olaro Emmanuel	CAAO	042 Busia
028 Moroto	Bokora County	Kimei Joseph	CAAO	049 May
	Matheniko County	Nanyima Abraham Loduk	CAAO	051 Siron
	Moroto Municipality	Lorika Moses	CAAO	
038 Soroti	Kasilo County	Mukula Max Martin	CAAO	060 Butal
	Serere County	Agum Moses	CAAO	064 Kalir
	Soroti County	Okaja Emmanuel	CAAO	067 Man
	Soroti Municipality	Esoku Felix	Town Clerk	
043 Katakwi	Usuk County	Alupo Scholar Einangolep	CAAO	

054 Kaberamaido	Kaberamaido County		
	Kalaki County		
056 Nakapiripirit	Chekwii Cty (Kadam)	Agwang Martha	ACAO
	Pian County	Lodomoi Phillip	Clerk to Council
	Upe County	Bwatum William	ACAO
058 Amuria	Amuria County	Apio Rebecca	ACAO
	Kapelebyong	Onyait Ochan Silver	ACAO
059 Bukwo	Kongasis County	Kiplimo Stephen	Subcounty Chief
063 Kaabong	Dodoto County	Engor Damien	ACAO
REGION: Mid Western			
003 Bundibugyo	Bughendera	Natukunda Anna	ACAO
	Bwamba	Nsubuga Hood	ACAO
	Ntoroko	Mutegeki Ronald	ACAO
006 Hoima	Bugahya County	Majara Leonard	ACAO
	Buhanguzi County	Asaba Hannington Kiiza	ACAO
010 Kabarole	Bunyangabu	Kasaija Peter	ACAO
	Burahya	Binta Yoachim	ACAO
	Fort Portal Municipality	Kajumba Tracy	ACAO
015 Kasese	Bukonzo	Asaba	ACAO
	Busongola	Mutungwanda	ACAO
016 Kibaale	Bugangaizi	Kyaligonza Vincent	ACAO
	Buyaga	Bisangabasaija Edward	ACAO
	Buyanja	Kasibante Emmanuel	ACAO
025 Masindi	Bujenje	Nalubega M	ACAO
	Buliisa	Swaibu	ACAO
	Buruli	Kwiryara Juliet	ACAO
	Kibanda	Bimbona Simon	ACAO
046 Kamwenge	Kibaale	Tahinduka Francis	ACAO
	Kitagwenda	Nabijuka George	ACAO
048 Kyenjojo	Kyaka	Ategeka Deus	ACAO
	Mwen	Kateeba Godfrey	ACAO
REGION: Near East			
007 Iganga	Bugweri	Besiga Jackson	ACAO
	Busiki	Magiri Joseph	ACAO
	Kigulu	Epodoi Pauline	ACAO
	Luuka	Kimpi Ezekiel	ACAO
008 Jinja	Butembe	Lugero Edward	ACAO
	Jinja Municipality	Ddibya Alex	ACAO
	Kagoma	Atama Gabriel	ACAO
013 Kamuli	Budiope	Mbiwa Paul	ACAO
	Bugabula	Dhikusooka Cyprian	ACAO
	Buzaya	Asinze Abuneli	ACAO
026 Mbale	Bungoko	Mwaita Bruno	ACAO
	Mbale Municipality	Waniaye Kenneth	ACAO
035 Pallisa	Budaka Cty	Kamba Haruna	ACAO
	Butebo	Magombe Yusuf	ACAO
	Kibuku	Otimong Moses	ACAO
	Pallisa County	Okiring Patrick	ACAO
039 Tororo	Tororo County	Osudo Jackson	ACAO
	Tororo Municipality	Munghoma Willy	ACAO
	West Budama	Orono Francis X.	ACAO
041 Bugiri	Bukooli	Kudaga Kabweru	ACAO
042 Busia	Samia Bugwe	Wanjala Joel	ACAO
049 Mayuge	Bunya County	Naika Richard	ACAO
051 Sironko	Budadiri	Mayeku Geoffrey	ACAO
	Bulambuli County	Madete Richard	ACAO
060 Butaleja	Butaleja	Koire Asuman	ACAO
064 Kaliro	Bulamogi	Wambi Richard	ACAO
067 Manafwa	Bubuulo	Wotalunga Frankline	ACAO
	Manjiya	Masai William	ACAO

REGION: North

001 Apac	Kole	Ongu James	ACAO
	Kwania	Otim Phillip	ACAO
	Maruzi	Ocen Andrew	ACAO
	Oyam	Okello Jasua	ACAO
002 Arua	Ayivu	Edemachu Monica	ACAO
	Madi	Afeni Christopher	ACAO
	Maracha	Enzama Ernest	ACAO
	Terego	Ayaa William	ACAO
	Vurra	Afeku James	ACAO
005 Gulu	Aswa	Aceri Florence	ACAO
	Gulu Municipality	Omal Frank	ACAO
	Kilak	Okene Paul Jerick	ACAO
	Nwoya	Komakech Michael	ACAO
	Omoro	Arach Betty	ACAO
019 Kitgum	Lamwo	Oryema Emmanuel	ACAO
022 Lira	Dokolo	Oyuku Emmanuel	ACAO
	Erute	Okwir Robert	ACAO
	Lira Municipality	Adong Elizabeth	Town Clerk
	Moroto	Achuma Francis	ACAO
	Otuke	Opio John Bosco	ACAO
029 Moyo	Obongi	Mawandri Geoffrey	ACAO
	West Moyo	Emilly Karode	ACAO
033 Nebbi	Jonam	Akera Bosco	ACAO
	Okoro	Ngarombo Samson	ACAO
	Padyere	Onem David Michael	ACAO
040 Adjumani	East Moyo	Oneka Jackson	ACAO
050 Pader	Agago	Obwocha-Oyet Joseph	ACAO
	Aruu	Jurua Charles	ACAO
053 Yumbe	Aringa	Raju Ibrahim	ACAO
057 Amolatar	Kyoga	Alani Peter	ACAO
066 Koboko	Koboko	Asendu Patrick	ACAO

REGION: South Western

004 Bushenyi	Buhweju	Mugizi Obed	ACAO
	Bunyaruguru	Abenaitwe Robert	ACAO
	Igara	Ndifuna Mathias	ACAO
	Ruhinda	Mbamanya Ham	ACAO
	Sheema	Batega Tweheyo	ACAO
009 Kabale	Kabale Municipality	Byamukama Deus	ACAO
	Ndorwa	Mugisha James	ACAO
	Rubanda	Balaba Swaibu	ACAO
	Rukiga	Kasangaki Bernard	ACAO
018 Kisoro	Bufumbira County	Sebagabo Bosco	ACAO
027 Mbarara	Kashari	Tumusiime Godfrey	ACAO
	Mbarara Municipality	Baraabenawe Francis	ACAO
	Rwampara	Timbisimirwa Sliver	ACAO
036 Ntungamo	Kajara	Mpungye Jackson	ACAO
	Ruhaama	Tibihika Thei	ACAO
	Rushenyi	Kiiza Fidelis	ACAO
037 Rukungiri	Rubabo	Muhumuza	ACAO
	Rujumbura	Ahabwe Sam	ACAO
055 Kanungu	Kinkizi	Turyahikayo Silver	ACAO
061 Ibanda	Ibanda	Zanikire W.	ACAO
062 Isingiro	Bukanga	Asiimwe Anna	ACAO
	Isingiro	Byakatonda Tom	ACAO
065 Kiruhura	Kazo	Tumwebaze Francis	ACAO
	Nyabushozi	Tuhirwa Enos	ACAO

ISSUED at Kampala, this 19th day of December, 2005.

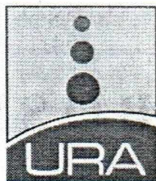
DR. JENNY B. OKELLO
Ag. Chairperson, Electoral Commission

General

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General Notice No. 601 of 2005.



Uganda Revenue Authority
DEVELOPING UGANDA TOGETHER

THE UGANDA REVENUE AUTHORITY APPOINTMENT OF TRANSIT ROUTES

NOTICE

1. NOTICE is given under section 12 East African Community Customs Management Act that the Commissioner Customs and Excise of Uganda Revenue Authority hereby appoints roads and routes over which goods in transit shall be conveyed as specified in the First Schedule to this Notice.
2. This Notice shall be called the Customs (Transit Routes) Notice, 2005.
3. Goods in transit shall be imported or exported through a Customs Port or area appointed under the Customs law and conveyed over gazetted roads or routes declared by the owner or authorized agent and approved by the proper officer.
4. All vehicles in transit through Uganda on appointed roads or routes shall report at gazetted transit parking yards or customs area listed in the Second Schedule to this Notice for purposes of Customs control and verification.
5. The owner or agent of a vehicle who does not comply with conditions specified in this Notice commits an offence under the customs Management Act.

FIRST SCHEDULE

APPOINTED TRANSIT ROUTES

1. All transit vehicles entering Uganda through the eastern boarder points of Malaba, Busia, Lwakhakha, Swam river, Amdat, Jinja, Bugoto and Siguru Islands proceeding to the west south or south west to the Democratic Republic of Congo, Rwanda, Burundi and Tanzania through Soroti, Mbale, Tororo, Jinja, Kampala, Masaka, Mbarara shall take the following direct routes and vice versa via:

KAMPALA

- (a) Kampala-Mutukula
- (b) Kampala—Fort Portal -Ntoroko or Busunga or Rwebisengo
- (c) Kampala-Luwero -Butiaba
- (d) Kampala-Fort portal-Mpondwe or Ishasha.

MBARARA

- (e) Mbarara - Fort Portal - Ntoroko or Busunga or Rwebisengo
- (f) Mbarara-Kamwezi
- (g) Mbarara-Mpondwe
- (h) Mbarara-Ishasha river
- (i) Mbarara-Kikagati or Mirama hills or Kamwezi or Katuna
- (j) Mbarara-Kabale Cyanika or Bunagana through Kisoro
- (k) Mbarara-Butogota through Rukungiri

2. All transit vehicles entering Uganda through the Eastern boarder points of Malaba, Busia, Lwakhakha, Swam river, Amdat, Jinja, Bugoto, and Siguru Islands proceeding to the north western Republic of Congo or Sudan through Jinja, Kampala or through Tororo, Mbale and vice versa shall take the following direct routes:

(a) Kampala-Luwero-Karuma-Pakwatch-Arua-Koboko/Oraba or Lia

(b) Tororo-Mbale -Soroti-Lira-Karuma-Pakwatch- Goli or Paidah/Pader or Zeu or Vura or Lia

3. All Transit Vehicles entering Uganda through Busia or Malaba proceeding to the North to Sudan through Tororo Mbale-Soroti-Lira or Jinja to Kampala and vice versa shall take the following direct routes.

- (a) Kitgum -Lokung or Madi Opei via Karuma and Gulu
- (b) Karuma-Atiak or Moyo via Gulu
- (c) Kitgum-Lokung or Madi Opei via Lira.

4. All Transit goods entering Uganda through Malaba by rail bound to Jinja, Kampala, Kasese or Pakwach may be transshipped at a declared station and conveyed through a customs transit route approved in writing by the proper officer.

5. All vessels from Kenya or Tanzania destined to Uganda on Lake Victoria shall call at Jinja Pier or PortBell in Kampala and proceed through appointed road or route.

6. All Aircrafts destined to Uganda shall call at any designated airport and may be transshipped and conveyed through a customs transit route approved in writing by a proper officer.

7. All Transit Vehicles entering Uganda from the Democratic Republic Congo and back to Democratic Republic Congo through Cyanika, Bunagana, Butogota, Ishasha, Mpondwe, Busunga, Rwebisengo or Ntoroko or Butiaba, Goli, Paidha/Pader, Vura or Zeu or Lia shall take the following route:

- (a) Kabale-Butogota
- (b) Mbarara-Kasese-Fortportal-Mubende-Kampala-Pakwatch
- (c) Mbarara -Masaka- Kampala

8. All transit consignments exiting the country through Entebbe shall be declared /transshipped at Entebbe through the following direct route.

- (a) Kampala- Entebbe

9. All Transit Vehicles entering Uganda from Congo to Sudan through Cyanika, Bunagana, Butogota, Ishasha, Mpondwe, Busunga, Rwebisengo, Ntoroko or Butiaba, Goli, Paidah/Pader, Vura or Zeu or Lia, Koboko/Oraba, Atiak, Lokung or Madi-Opei or Moyo and vice versa shall take the following direct routes:

- (a) Mbarara-Kasese-Fort Portal-Mubende-Kampala
- (b) Mbarara-Masaka-Kampala

10. All Transit Vehicles entering Uganda from Congo to Rwanda through Paidha/Pader, Goli, Zeu or Vura or Butiaba, Rwebisengo or Cyanika, Bunagana, Butogota, Ishasha, Mpondwe, Busunga or Ntoroko, Katuna, Kamwezi, Mirama Hills and vice versa shall take the following direct routes:

- (a) Pakwach-Kampala-Mbarara
- (b) Mbarara-Kampala-Pakwach
- (c) Mbarara-Fortportal-Kampala

PETER MALINGA,

Commissioner Customs and Excise

Uganda Revenue Authority.

General Notice No. 602 of 2005.

THE TRADE MARKS ACT.

(Cap. 83).

NOTICE.

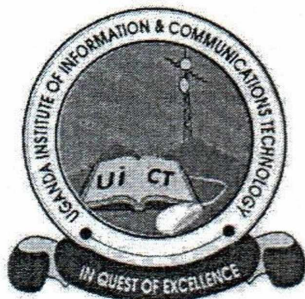
NOTICE IS HEREBY GIVEN that any person who has grounds to oppose the registration of any of the marks advertised herein may within sixty days from the date of this *Gazette*, lodge a Notice of opposition on Trade Mark Form No. 6 together with a fee of Shs. 4000 in case of National applicants or US\$ 250 in case of Foreign applicants. The period of lodging Notice of opposition may be extended in suitable cases by the Registrar as he thinks fit upon such terms as he may direct. Formal opposition should not be lodged until after reasonable notice has been given by letter to the applicant so that he may have an opportunity to withdraw his application before the expense of opposition proceedings is incurred. Failure to give such notice will be taken into account in considering any application by the opponent for an order for costs if the opposition is uncontested by the applicant. Representations of the marks herein advertised can be inspected at the office of the Registrar of Trade Marks, Amamu House, Plot No. 5B George Street, P.O. Box 6848, Kampala.

- (21) APPLICATION NO. 28334 IN PART "A".
(52) Class 16.
(54)

WHITE COACHES

- (53)
(59)
(64)
(57) *Nature of goods*— All goods included in Class 16.
(73) *Name of applicant*— Olet Elyak Limited.
(77) *Address*— P.O. Box 173, Lira.
(74)
(22) *Date of filing application*— 20th December, 2005.

- (21) APPLICATION NO. 28333 IN PART "A".
(52) Class 16.
(54)



- (53)
(59)
(64)
(57) *Nature of goods*— All goods included in Class 16.
(73) *Name of applicant*— Uganda Institute of Information and Communications Technology (by Guarantee).
(77) *Address*— P.O. Box 7187, Kampala.
(74)
(22) *Date of filing application*— 19th December, 2005.

- (21) APPLICATION NO. 28342 IN PART "A".
(52) Class 25.
(54)

BOSS

- (53)
(59)
(64)
(57) *Nature of goods*— Slippers, shoes, garments, headgear, clothing or footwear etc.
(73) *Name of applicant*— Bukomansimbi Traders Ltd.
(77) *Address*— P.O. Box 4133, Kampala-Uganda.
(74)
(22) *Date of filing application*— 20th December, 2005.

- (21) APPLICATION NO. 28340 IN PART "A".
(52) Class 30.
(54)



Taste the Sweet Success

- (53) *Disclaimer*— Registration of this Trademark shall give no right to the exclusive use of the word "SUGAR" except as represented.
(59)
(64)
(57) *Nature of goods*— Sugar.
(73) *Name of applicant*— Kinyara Sugar Works Limited.
(77) *Address*— P.O. Box 7474, Kampala.
(74)
(22) *Date of filing application*— 20th December, 2005.

- (21) APPLICATION NO. 28332 IN PART "A".
(52) Class 30.
(54)



- (53) *Disclaimer*— Registration of this Trademark shall give no right to the exclusive use of the words "TEA" except as represented.
(59)
(64)
(57) *Nature of goods*— Tea.
(73) *Name of applicant*— Ikumu Trading Company Limited.
(77) *Address*— P.O. Box 3690, Kampala.
(74)
(22) *Date of filing application*— 19th December, 2005.

(21) APPLICATION NO. 27711 IN PART "A".

(52) Class 5.

(54)

PRECARDIN

(53)

(59)

(64)

(57) *Nature of goods*— Pharmaceutical and medicinal preparations and substances.

(73) *Name of applicant*— Glaxo Group Limited.

(77) *Address*— Glaxo Wellcome House, Berkeley Avenue, Greenford, Middlesex UB6 ONN, United Kingdom.

74) C/o M/s Sengendo & Co. Advocates, P.O. Box 6914, Kampala, Uganda.

(22) *Date of filing application*— 25th May, 2005.

(21) APPLICATION NO. 27712 IN PART "A".

(52) Class 5.

(54)

SODIMEXA

(53)

(59)

(64)

(57) *Nature of goods*— Pharmaceutical and medicinal preparations and substances.

(73) *Name of applicant*— Glaxo Group Limited.

(77) *Address*— Glaxo Wellcome House, Berkeley Avenue, Greenford, Middlesex UB6 ONN, United Kingdom.

74) C/o M/s Sengendo & Co. Advocates, P.O. Box 6914, Kampala, Uganda.

(22) *Date of filing application*— 25th May, 2005.

(21) APPLICATION NO. 27713 IN PART "A".

(52) Class 5.

(54)

SODIMEXAL

(53)

(59)

(64)

(57) *Nature of goods*— Pharmaceutical and medicinal preparations and substances.

(73) *Name of applicant*— Glaxo Group Limited.

(77) *Address*— Glaxo Wellcome House, Berkeley Avenue, Greenford, Middlesex UB6 ONN, United Kingdom.

74) C/o M/s Sengendo & Co. Advocates, P.O. Box 6914, Kampala, Uganda.

(22) *Date of filing application*— 25th May, 2005.

(21) APPLICATION NO. 27714 IN PART "A".

(52) Class 5.

(54)

TRALOMINA

(53)

(59)

(64)

(57) *Nature of goods*— Pharmaceutical and medicinal preparations and substances.

(73) *Name of applicant*— Glaxo Group Limited.

(77) *Address*— Glaxo Wellcome House, Berkeley Avenue, Greenford, Middlesex UB6 ONN, United Kingdom.

(74) C/o M/s Sengendo & Co. Advocates, P.O. Box 6914, Kampala, Uganda.

(22) *Date of filing application*— 25th May, 2005.

(21) APPLICATION NO. 27715 IN PART "A".

(52) Class 5.

(54)

YEURAZAL

(53)

(59)

(64)

(57) *Nature of goods*— Pharmaceutical and medicinal preparations and substances.

(73) *Name of applicant*— Glaxo Group Limited.

(77) *Address*— Glaxo Wellcome House, Berkeley Avenue, Greenford, Middlesex UB6 ONN, United Kingdom.

74) C/o M/s Sengendo & Co. Advocates, P.O. Box 6914, Kampala, Uganda.

(22) *Date of filing application*— 25th May, 2005.

(21) APPLICATION NO. 27716 IN PART "A".

(52) Class 5.

(54)

YOZONIL

(53)

(59)

(64)

(57) *Nature of goods*— Pharmaceutical and medicinal preparations and substances.

(73) *Name of applicant*— Glaxo Group Limited.

(77) *Address*— Glaxo Wellcome House, Berkeley Avenue, Greenford, Middlesex UB6 ONN, United Kingdom.

74) C/o M/s Sengendo & Co. Advocates, P.O. Box 6914, Kampala, Uganda.

(22) *Date of filing application*— 25th May, 2005.

(21) APPLICATION NO. 27717 IN PART "A".

(52) Class 5.

(54)

ZEMPINAX

(53)

(59)

(64)

(57) *Nature of goods*— Pharmaceutical and medicinal preparations and substances.

(73) *Name of applicant*— Glaxo Group Limited.

(77) *Address*— Glaxo Wellcome House, Berkeley Avenue, Greenford, Middlesex UB6 ONN, United Kingdom.

74) C/o M/s Sengendo & Co. Advocates, P.O. Box 6914, Kampala, Uganda.

(22) *Date of filing application*— 25th May, 2005.

(21) APPLICATION NO. 27734 IN PART "A".

(52) Class 5.

(54)

HEPTOVIR

(53)

(59)

(64)

(57) *Nature of goods*— Pharmaceutical preparations and substances.



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- (73) *Name of applicant*— Glaxo Group Limited.
(77) *Address*— Glaxo Wellcome House, Berkeley Avenue,
Greenford, Middlesex UB6 ONN, United Kingdom.
74) C/o M/s Sengendo & Co. Advocates, P.O. Box 6914,
Kampala, Uganda.
(22) *Date of filing application*— 31st May, 2005.

- (21) APPLICATION NO. 27733 IN PART "A".
(52) Class 5.

(54)

GLAVIR

- (53)
(59)
(64)
(57) *Nature of goods*— Pharmaceutical preparations and
substances.
(73) *Name of applicant*— Glaxo Group Limited.
(77) *Address*— Glaxo Wellcome House, Berkeley Avenue,
Greenford, Middlesex UB6 ONN, United Kingdom.
74) C/o M/s Sengendo & Co. Advocates, P.O. Box 6914,
Kampala, Uganda.
(22) *Date of filing application*— 31st May, 2005.

- (21) APPLICATION NO. 27803 IN PART "A".
(52) Class 5.

(54)

IZOMAL

- (53)
(59)
(64)
(57) *Nature of goods*— Anti-malarials sold under prescription.
(73) *Name of applicant*— Glaxo Group Limited.
(77) *Address*— Glaxo Wellcome House, Berkeley Avenue,
Greenford, Middlesex UB6 ONN, United Kingdom.
74) C/o M/s Sengendo & Co. Advocates, P.O. Box 6914,
Kampala, Uganda.
(22) *Date of filing application*— 28th June, 2005.

Kampala, FIONA BAYIGA,
21st December, 2005. *Assistant Registrar of Trademarks.*

ADVERTISEMENTS

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kibuga Block 8 Plot 465 Approx. 0.25 of an Acre at
Rubaga.

NOTICE IS HEREBY GIVEN that after the expiration of one
month from the publication hereof, I intend to issue in the
names of Wilfred Mugwanya Kabusu of P.O. Box 117,
Kampala, a special Certificate of Title under the above
Block and Plot, the Certificate of Title which was originally
issued having been lost.

Kampala, KAAHWA EDWARD TIBESIGWA,
29th April, 2005. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Mawokota Block 38 Plot 35 Approx. 3 Acres at Kasana and
Nanseke.

NOTICE IS HEREBY GIVEN that after the expiration of one
month from the publication hereof, I intend to issue in the
names of Simeo Musoke of Kasana, Mawokota, a special
Certificate of Title under the above Block and Plot, the
Certificate of Title which was originally issued having been
lost.

Kampala, DDAMULIRA AHMED,
14th December, 2005. *for Ag. Commissioner Land Registration*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kibuga Block 12 Plot 247 Approx. 0.35 of an Acre at
Mengo.

NOTICE IS HEREBY GIVEN that after the expiration of one
month from the publication hereof, I intend to issue in the
names of Habre International Kampala Ltd., P.O. Box 3346,
Kampala, a special Certificate of Title under the above
Block and Plot, the Certificate of Title which was originally
issued having been lost.

Kampala, DDAMULIRA AHMED,
29th September, 2005. *for Ag. Commissioner Land Registration*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyaggwe Block 105 Plot 516 Area 0.043 at Seeta.

NOTICE IS HEREBY GIVEN that after the expiration of one
month from the publication hereof, I intend to issue in the
names of Wakabi Horace of P.O. Box 201, Masaka, a special
Certificate of Title under the above Block and Plot, the
Certificate of Title which was originally issued having been
lost.

Mukono, CHRISTINE NAMIREMBE KATENDI,
9th December 2005. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 206 Plot 752, Approx. 64 Hectares at
Mpererwe.

NOTICE IS HEREBY GIVEN that after the expiration of one month
from the publication hereof, I intend to issue in the names of
M/s. Kitara Enterprises P.O. Box 31039, Kampala, a special
Certificate of Title under the above Block and Plot, the
Certificate of Title which was originally issued having been lost

Kampala, DDAMULIRA AHMED,
14th December, 2005. *for Ag. Commissioner Land Registration*

STATUTORY INSTRUMENTS SUPPLEMENT
to The Uganda Gazette No. 82 Volume XCVIII dated 23rd December, 2005
Printed by UPPC, Entebbe, by Order of the Government.

S T A T U T O R Y I N S T R U M E N T S

2005 No. 90.

**THE IBANDA TOWN COUNCIL (STREET AND OTHER
DESIGNATED PARKING AREAS) BYE-LAWS, 2005.**

ARRANGEMENT OF BYE-LAWS

Byelaw

1. Title
2. Objectives
3. Application
4. Interpretation
5. Appointment of agent
6. Authorised parking
7. Zoning of parking places
8. Control of parking places
9. Parking fees
10. Power of Council to tow or remove vehicle
11. Offences and penalties

STATUTORY INSTRUMENTS

2005 No. 90.

The Ibanda Town Council (Street and Other Designated Parking Areas) Bye-laws, 2005.

(Under section 39 of the Local Governments Act, Cap. 243)

IN EXERCISE of the powers conferred upon Ibanda Town Council by section 39 of the Local Governments Act, these Bye-laws are made this 30th day of August, 2005. Cap. 243.

1. These Bye-laws may be cited as the Ibanda Town Council (Street and Other Designated Parking Areas) Bye-laws, 2005. Title

2. These Bye-laws are intended to regulate the parking of motor vehicles, motorcycles and bicycles on streets and other designated parking places in Ibanda town with a view to maintaining orderliness and safeguarding pedestrians and all street users; and to raise local revenue for general service delivery in the town council. Objectives

3. These Bye-laws apply to the area of jurisdiction of Ibanda Town Council. Application

4. In these Bye-laws, unless the context otherwise requires— Interpretation

“agent” means a person duly appointed by the Council;

“Council” means Ibanda Town Council;

“currency point” means the value assigned to currency point in Schedule 1;

“other designated parking place” includes a parking place which does not form part of a road or any other parking as may be designated by the Council from time to time;

“street parking place” means a parking place which forms part of a road;

“vehicle” includes a machine or implement of any kind drawn or propelled along roads, whether by animal, mechanical, electrical or any other motive power.

Appoint-
ment of
agent

5. The Council may appoint an agent to carry out on its behalf, the functions conferred upon the Council by these Bye-laws.

Authorised
parking

6. The parking of vehicles in Ibanda Town shall only be in designated street parking places or other designated parking places.

Zoning of
parking
places

7. The Council shall, from time to time, demarcate the areas to which these Bye-laws apply.

Control of
parking
places

8. The control and management of parking places shall be by the Council or its agent.

Parking fees

9. (1) The Council shall fix, and may from time to time vary fees and charges in respect of parking under these Bye-laws.

(2) For purposes of subsection (1), the fees are as prescribed in the Second Schedule.

(3) The Council or its agent shall issue a parking invoice to a person who parks a vehicle in a street or other designated parking place and that person shall pay the prescribed parking fee.

Power of
Council to
tow or
remove
vehicle

10. Where a person parks a vehicle in an area not designated as a parking place, the Council shall tow or remove the vehicle from that place and the owner of the vehicle shall pay to the Council or its authorised agent the expenses incurred in towing or removing the vehicle.

11. (1) A person who—

- (a) parks a vehicle in a place not designated as a parking place;
- (b) parks a vehicle improperly in a parking place in total disregard of the manner in which the parking place is marked;
- (c) defaults or fails to pay any parking fees;
- (d) operates illegal parking places,

commits an offence and is liable, on conviction, to a fine not exceeding two currency points.

(2) In addition to the penalty provided under this bye-law, any expense incurred by the Council or its agent as a result of the breach of the provisions of these Bye-laws shall be paid by the person convicted and the expenses may be recovered summarily as a civil debt.

FIRST SCHEDULE

By-law 4

CURRENCY POINT

One currency point is equivalent to twenty thousand Uganda shillings.

SECOND SCHEDULE

By-law 9(2)

PARKING FEES

The Parking fee is 100/= (one hundred Uganda shillings only) for each one hour parking in a street or other designated parking place.

PASSED by Ibanda Town Council this 30th day of August, 2005.

I HEREBY signify my hand this 31st day of October, 2005.

BAMYA TUMUSIIME FRANCIS,
Chairperson, Ibanda Town Council.

STATUTORY INSTRUMENTS SUPPLEMENT
to The Uganda Gazette No. 82 Volume XCVIII dated 23rd December, 2005
Printed by UPPC, Entebbe, by Order of the Government.

STATUTORY INSTRUMENTS

2005 No. 91.

**THE CONSTITUTIONAL COURT (PETITIONS AND
REFERENCES) RULES, 2005.**

ARRANGEMENT OF RULES.

Rule

PART I—PRELIMINARY.

1. Title.
2. Interpretation.

**PART II—PETITIONS UNDER ARTICLE 137(3)
OF THE CONSTITUTION**

3. Form and contents of petition.
4. Presentation of petition.
5. Service.
6. Answer by respondent.
7. Unopposed petition.
8. Place and time of trial.
9. Trial in open court.
10. Expeditious hearing.
11. Adjournment.
12. Evidence at trial.
13. Consolidation of petition.
14. Death of petitioner.
15. Death of respondent.

Rule

16. Withdrawal of petition.
17. Irregularities.

PART III—REFERENCES TO THE CONSTITUTIONAL COURT

18. Manner of making reference to Court.
19. Service of reference.
20. Notice for directions.
21. Proceedings of Court.
22. Disposition of case.

PART IV—MISCELLANEOUS.

23. Civil Procedure Act, and rules to apply.
24. Revocation of Legal Notice No 3 of 1996 and Legal Notice No 4 of 1996.

Schedule

12. Death of respondent.
14. Death of petitioner.
13. Consolidation of petition.
1. NOTICE BY PETITIONER.

STATUTORY INSTRUMENTS

2005 No. 91.

The Constitutional Court (Petitions and References) Rules, 2005.

(Made under section 41 of the Judicature Act, Cap. 13)

IN EXERCISE of the powers conferred on the Rules Committee by section 41(1) of the Judicature Act, these Rules are made this 10th day of November, 2005.

PART I—PRELIMINARY

1. These Rules may be cited as the Constitutional Court (Petitions and References) Rules, 2005.

Title.

2. In these Rules, unless the context otherwise requires—

Inter-pretation.

“Court” means the Constitutional Court established by article 137 of the Constitution;

“original court” means a court of law other than a Field Court Martial, hearing proceedings in the course of which a question as to the interpretation of the constitution has arisen;

“petition” means the petition of a party seeking to institute proceedings for a declaration or redress under article 137(3) of the Constitution;

“reference” means a reference as to the interpretation of the Constitution as provided for in article 137(5) of the Constitution;—

“Registrar” means the Registrar of the Court.

PART II—PETITIONS UNDER ARTICLE 137(3) OF THE CONSTITUTION

3. (1) A petition under article 137(3) shall be in the form specified in the Schedule to these Rules.

Form and contents of petition.

(2) The petition shall allege—

- (a) that an Act of Parliament or any other law or anything in or done under the authority of any law is inconsistent with or in contravention of a provision of the Constitution; or
 - (b) that any act or omission by any person or authority is inconsistent with or in contravention of a provision of the Constitution;
- (3) The petition shall be divided into paragraphs numbered consecutively, each of which shall be confined, as nearly as may be, to a distinct inconsistency or contravention complained of.
- (4) No costs shall be allowed for the drawing or costs of any petition not substantially in compliance with this rule unless the Court otherwise orders.
- (5) The petition shall conclude with a prayer that the Court—
- (a) make a declaration that an Act of Parliament or other law or anything in or done under the authority of any law is inconsistent with the Constitution;
 - (b) make a declaration that any act or omission by any person or authority is inconsistent with or in contravention of a provision of the Constitution;
 - (c) grant an order for redress; or refer the matter to the High Court to investigate and determine appropriate redress.
- (6) The petition shall—
- (a) state the address of the place where personal service can be effected on the petitioner and on the respondent to the petition;
 - (b) contain a note signed by the petitioner or the petitioner's advocate giving the name of the petitioner's Advocate or stating that the petitioner acts for himself or herself;

(7) The petition shall—

(a) be accompanied by an affidavit setting out the matters referred to in rule 3(2);

(b) where appropriate, the redress prayed for.

(8) The petition shall also be accompanied by a list of any documents on which the petitioner intends to rely.

4. (1) The petition shall be presented by the petitioner by lodging it at the registry of the Court. Presentation of petition.

(2) The petitioner shall lodge with the Registrar the petition together with eight copies of the petition for use by the Court and for service on the Attorney General, if the Attorney General is not a party.

(3) The petitioner shall, at the time of presenting the petition—

(a) pay the appropriate fees;

(b) deposit two hundred thousand shillings as security for costs.

(4) Where subrule (3) is not complied with, the petition shall not be received by the Registrar.

5. (1) Immediately upon presentation of the petition, the petitioner shall serve a copy of the petition on the respondent. Service.

(2) Where the Attorney General is not a respondent to the petition, the Registrar shall serve a copy of the petition on the Attorney General.

(3) Service of a document referred to in these Rules on a respondent shall be personal, except as provided in subrule (4).

(4) Where a respondent cannot be found within five days for effecting personal service on him or her, the petitioner or his or her advocate shall immediately make an application to the Registrar supported by an affidavit, stating that all reasonable efforts have been made to effect personal service on the respondent but without success.

(5) If the Registrar on an application under subrule (4) is satisfied that all reasonable efforts have been made to effect personal service on the respondent but without success, the Registrar may order that service be effected in any of the ways prescribed by Order V of the Civil Procedure Rules.

(6) The Registrar shall, in any case, post on the Court notice board a copy of the petition.

Answer by
respondent.

6. (1) A respondent on whom a petition has been served shall, within three days after the service of the petition on him or her, furnish to the Registrar in writing, signed by the respondent or the advocate of the respondent, an address to which any document may be sent relating to the proceedings on the petition and intended for the respondent.

(2) Where the respondent fails to comply with subrule (1), the Registrar shall post up every such document as is referred to in that subrule on the Court notice board, and the posting shall be sufficient notice of it to the respondent.

(3) Where the respondent wishes to oppose the petition, the respondent shall, within seven days after the petition is served on him or her, file an answer to the petition.

(4) The respondent shall lodge with the Registrar his answer together with eight copies of the answer for use by the Court and for service on the Attorney General if the Attorney General is not a party.

(5) The answer of the respondent shall be accompanied by an affidavit stating the facts upon which the respondent relies in support of his or her answer.

(6) The respondent shall, immediately upon lodging his ~~or her~~ answer with the Registrar, serve a copy of the answer on ~~the~~ petitioner or his or her advocate.

(7) Where the respondent requires further particulars of the petition, he or she shall apply for the particulars together with the answer.

(8) The petitioner shall, subject to the directions of the Court, supply any particulars requested under subrule (7) within fourteen days after the service on the petitioner of a request for the particulars by the respondent.

7. (1) If a respondent upon whom a petition has been served, intends not to oppose the petition, he or she shall lodge a written notice of that intention signed by the respondent at the office of the Registrar at least three days before the day appointed for trial, exclusive of the day on which the notice is filed.

Unopposed
petition.

(2) The respondent shall provide to the Registrar with the notice at the time of lodging it, a sufficient number of copies of the notice for use by the Court and for service on the Attorney General and other respondents if any.

(3) The respondent shall, immediately upon lodging the notice, serve a copy on the petitioner or on his or her advocate.

(4) Where a notice is filed under subrule (1), the Registrar shall forthwith serve a copy of the notice on the Attorney General. if the Attorney General is not a party, and post up a copy of the notice on the Court notice board.

(5) Notwithstanding that the petition is not opposed, it shall not be abated on that account.

8. (1) The trial of a petition shall be held at such time and place as the Court shall direct.

Place and
time of trial.

(2) Where the petition and answer have been duly served, and any application for further and better particulars has been determined, or, as the case may be, where notice of intention not to oppose has been served, the Court shall set a date to hold a scheduling conference to sort out points of agreement and disagreement.

(3) After the scheduling conference, the Court shall set a date for trial of the petition which shall be within seven days after the date of the scheduling conference.

(4) The Court shall, in any case, fix the date for the trial of the petition within seven days after the due service of the petition on the respondent where the respondent has neither filed an answer to the petition nor filed a notice of intention not to oppose the petition.

(5) In a case to which subrule (3) of this rule applies, or where the respondent has filed a notice of intention not to oppose the petition, the petition shall, unless withdrawn, be heard and determined by the Court.

(6) Notice of the time and place of trial shall be given by the Registrar as soon as possible in the following manner—

(a) by posting up a notice on the Court notice board;

(b) by serving a copy of the notice on each party to the proceedings and on the Attorney General, if the Attorney General is not a party to the proceedings.

(7) If, after notice of trial has been given as provided in this rule, and before the trial has begun the Registrar receives—

(a) information of the death of a sole petitioner or the death of the survivor of several petitioners; or

(b) notice of the petitioner's intention to apply for leave to withdraw the petition,

the Registrar shall forthwith, countermand the notice of trial, and the countermand shall be given in the same manner as nearly as may be, as the notice of trial.

Trial in
open court.

9. (1) A petition shall be heard in open court by an odd number of Justices of the Court not being less than five.

(2) Where any Justice of the Court is prevented by illness or any other reason from attending the hearing of a petition, another Justice may be substituted and the hearing shall continue, subject to subrule (1).

10. (1) The Court shall, in accordance with article 137 (7) of the Constitution, hear and determine the petition as soon as possible and may for that purpose, suspend any other matter pending before it.

Expeditious
hearing.

(2) The Court shall sit from day to day and may, for the purposes of hearing and determining the petition, sit during Saturdays, Sundays and on public holidays where the Court considers it necessary for ensuring compliance with article 137 (7) of the Constitution.

(3) In any case, the Court or the Deputy Chief Justice may order that the Registry of the Court shall stay open on Sundays and public holidays to facilitate the filing and service of documents connected with the proceedings of the petition.

11. The Court may, in exceptional circumstances on application by a party to the petition, or of its own motion, adjourn the trial of a petition from time to time.

Adjourn-
ment.

12. (1) All evidence at the trial in favour of or against a petition shall be by way of affidavit filed in Court.

Evidence at
trial.

(2) With the leave of the Court, any person swearing an affidavit which is before the Court, may be cross examined or recalled as a witness if the Court is of the opinion that the evidence of the witness is likely to assist the Court to arrive at a just decision.

(3) The Court may, of its own motion, examine any witness or call and examine or recall any witness if the Court is of the opinion that the evidence of the witness is likely to assist the Court to arrive at a just decision.

(4) A person summoned as a witness by the Court under subrule (3) may, with the leave of the Court, be cross examined by the parties to the petition.

(5) The Court may refer the matter to the High Court to investigate and determine the appropriate redress.

13. Where more petitions than one are presented in relation to the same matter, the Court may direct that some or all of those petitions be dealt with as one petition.

Consolid-
ation of
petition.

Death of
petitioner.

14. (1) A petition shall abate by the death of a ~~sole~~ petitioner or by the death of the survivor of two or ~~more~~ petitioners unless the cause of action survives or continues.

(2) The abatement shall not affect the liability of ~~the~~ petitioner or any other person to the payment of costs ~~previously~~ incurred.

(3) Where the Registrar is satisfied of the death of a ~~sole~~ petitioner or the death of the survivor of several petitioners, ~~the~~ Registrar shall forthwith, cause a notice of it to be posted on ~~the~~ notice board of the Court.

Death of
respondent.

15. If the respondent to a petition dies, the petition shall ~~not~~ on that account abate.

Withdrawal
of petition.

16. (1) A petitioner may at any time after presenting a petition in the Court and before the petition is called on for hearing, lodge in the Registry, notice in writing that he or she wishes to withdraw the petition.

(2) The petitioner shall, before or within seven days after lodging the notice of withdrawal, serve copies of the notice on each respondent who has complied with rule 6.

(3) Where there is more than one petitioner, the ~~petitioner~~ shall not be withdrawn without the consent of the other ~~petitioners~~.

(4) If all the parties to the petition consent to the ~~withdrawal~~ of the petition, the petitioner may lodge in the appropriate registry ~~the~~ document or documents signifying the consent of the parties: ~~and the~~ petition shall then be dismissed without costs.

(5) If not all the parties consent to the withdrawal of ~~the~~ petition, the petition shall stand dismissed with costs, ~~except as~~ against any party who has consented, unless the Court, ~~on the~~ application of the petitioner, otherwise orders.

(6) An application under subrule (5) shall be made ~~within~~ fourteen days after the lodging of the notice of withdrawal.

100.17: Proceedings upon a petition shall not be defeated by any formal objection or by the irregularity of any notice or any other document sent by the Registrar to any party to the petition.

Irregularities.

PART III—REFERENCES TO THE CONSTITUTIONAL COURT

18. (1) Where a reference to the Court regarding any question as to the interpretation of the Constitution under article 137(5) of the Constitution is to be made, the original court shall submit the reference in terms of Form II of the Schedule to these Rules, stating the specific questions or issues to be answered or resolved by the Court.

Manner of making reference to Court.

(2) The Registrar of the original court shall submit to the Court eight copies of the reference and a reference shall be accompanied by a copy of the record of proceedings of the original court.

(3) Upon receipt of the reference from the original Court, the Registrar of the Court shall serve the reference on all parties to the proceedings in which the question of law has arisen and on the Attorney-General. The addresses for service shall be as given by the parties in the proceedings in the original court.

Service of reference

19. At the time of service of the reference, the Registrar of the Court shall give notice to all parties and to the Attorney-General of the date for their attendance on the Court for directions on the following matters—

Notice for directions

- (a) whether the questions or issues set out in the reference should be amended;
- (b) whether at the hearing of the issues, apart from arguments of law, there is need for oral or affidavit evidence; except that the Court may, of its own motion call such evidence as will assist it in determining the real issues arising out of the reference; and
- (c) the date of the hearing and the proposed length of the hearing which shall be within twenty one days or as soon thereafter as may be practicable.

Proceedings
of Court.

21. (1) On receipt of the reference, the Court shall, as soon as practicable answer or resolve the questions or issues set out in the reference and may for that purpose, take or direct the original court to take such further evidence as may be required.

(2) The proceedings before the Court shall be by way of legal arguments of the parties either written or oral or both which shall be presented to the Court in such order as the Court may determine.

(3) The decision of the Court together with a copy of its proceedings shall be remitted to the original court.

Disposition
of case.

22. The original court shall dispose of the case in accordance with the decision of the Court or the Supreme Court if there was an appeal from the decision of the Court.

PART IV—MISCELLANEOUS.

Civil
Procedure
Act, and
rules to
apply.

23. (1) Subject to the provisions of these Rules, the practice and procedure in respect of a petition or a reference shall be regulated as nearly as may be, in accordance with the Civil Procedure Act and the rules made under that Act and the Court of Appeal Rules, with such modifications as the Court may consider necessary in the interest of justice and expedition of the proceedings.

(2) For purposes of appeals against a decision of the Court, the Supreme Court Rules shall apply with such modifications as may be necessary.

Revocation
of Legal
Notice No 3
of 1996 and
Legal
Notice No 4
of 1996.

24. The Interpretation of the Constitution (Procedure Rules, 1992 (Modification) Directions, 1996 and the Rules of the Constitutional Court (Petitions for Declarations under article 13 of the Constitution) Directions, 1996 are revoked.

SCHEDULE

SCHEDULE

Rule 3.

FORM I

PETITION FOR A DECLARATION UNDER ARTICLE 137 (3) OF
THE CONSTITUTION

IN THE CONSTITUTIONAL COURT OF UGANDA.

THE CONSTITUTIONAL COURT (PETITIONS AND
REFERENCES) RULES, 2005

The petition of AB of (or of AB of
and CD of as the case may be) whose name(s) is (or are)
stated at the foot of this petition.

1. Your petitioner(s) AB (and CD) allege(s)—

- (a) that (state the Act of Parliament) is
inconsistent with or in contravention of the Constitution
for
- (b) that(state which other law) is inconsistent
with the
- (c) that
(state which thing done in or under the authority of any
law (stating which law) was inconsistent with or in
contravention of the Constitution).
- (d) that(state which act or
omission by which person or which authority) is
inconsistent with or in contravention of a provision of the
Constitution namely
(state what was inconsistent with or in contravention of
which provision of the Constitution).....
.....
.....

2. Your petitioner(s) state(s) that (here state the reasons relied on to
show why the Act, or law, or thing done under the authority of
law, or the act or omission, is inconsistent with or in
contravention of the Constitution).

3. Therefore your petitioner(s) prays (pray) that the Court may-

(a) make a declaration-

- (i) that the Act of Parliament (state which Act);
- (ii) that any other law (state which law);
- (iii) that the thing done in or under the authority of any law (state what law)

was inconsistent with or in contravention of the Constitution (state which provision of the Constitution)

(b) grant an order of redress (state the redress sought) or refer the matter to the High Court to investigate and determine an appropriate redress.

DATED this day of 20

My (our) address(es) is (are)

My (or our) advocate(s) is (are)

I am (or we are) acting for myself (ourselves) (b)
The address of the respondent(s) is (are)

Signed:

NB: The Petition must be accompanied by an affidavit setting out the facts on which the petition is based.

Your petitioner(s) state(s) that (here state the reasons relied on to show why the Act or law or thing done under the authority of law or the act or omission is inconsistent with or in contravention of the Constitution).

FORM II

Rule 18(1)

REFERENCE TO THE CONSTITUTIONAL COURT
IN THE CONSTITUTIONAL COURT OF UGANDA
THE CONSTITUTIONAL COURT (PETITIONS AND
REFERENCES) RULES, 2005

The Reference of the Hon. Mr/Lady Justice
..... of the..... Court/the
.....Court sitting at in Civil
suit/Criminal Case No. of

1. The original court being of the opinion that a substantial question of law as to the interpretation of the Constitution has arisen in the above proceedings.
2. The question or issues are—
(*here state the question or issues*)
 1.
 2.
 3.
3. The original court desires the Constitutional Court to determine the question or issues in order to dispose of the above suit/case; /or A.B the plaintiff or C.D. the defendant or both parties request the original court to refer the above question(s) or issue(s) to the Constitutional Court in order that the original court dispose of the above suit/case.

DATED THIS day of20...

Signed

Judge/Magistrate of the.....Court.

8001007