



REPUBLIC OF NAURU

Government Gazette

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22nd August, 1979

Nauru

G.N. No. 256/1979

NAURU LOCAL GOVERNMENT COUNCIL

ORDINANCE 1951 - 1967

ELECTION OF A COUNCILLOR

APPOINTMENT OF A PERSON TO ASSIST IN THE CONDUCT
OF SCRUTINY

I, JOKETANI COKANASIGA, in exercise of the powers conferred upon me by Subsection 2 of Section 30 of the Nauru Local Government Council Ordinance 1951-1967 do hereby appoint

ALFRED EDWARD IRONMONGER

to assist in the conduct of the scrutiny of the Poll which will take place on the 1st day of September, 1979 in accordance with the provisions of the Ordinance.

Dated this 15th day of August, 1979.

JOKETANI COKANASIGA
RETURNING OFFICER

G.N. No. 257/1979

NAURU LOCAL GOVERNMENT COUNCIL ORDINANCE 1951-1967

ELECTION OF COUNCILLOR

APPOINTMENT OF PRESIDING OFFICERS AND

POLL CLERKS

I, JOKETANI COKANASIGA, Returning Officer, in pursuance of Section 23 and 26 of the Nauru Local Government Council Ordinance 1951 - 1967, hereby appoint the following persons to be Presiding Officers, Poll Clerks at the polling places stated below:

G.N. No. 257/1979(Cont'd)

<u>POLLING PLACE</u>	<u>PRESIDING OFFICER</u>	<u>POLL CLERK</u>
BAITSI	EVID CALEB	ROY DEDUNA
UABOE	JAMES CANNON	BINEA DEMALINGA
NIBOK	LEONARDO ABREU	PONCHIANO BOP
DENIGMODU	EDILEBERTO ILAGA	VELMA GOBURE

Dated this 15th day of August, 1979.

JOKETANI COKANASIGA
RETURNING OFFICER

G.N. No. 258/1979

NAURU LOCAL GOVERNMENT COUNCIL ORDINANCE 1951-1967

ELECTION OF COUNCILLOR

Candidates and the Names of Electors by Whom
They Have Been Nominated

PURSUANT to Section 22 of the Nauru Local Government Council Ordinance 1951 - 1967, I JOKE'TANI COKANASIGA, Returning Officer appointed for the purpose of the By-Election of a Councillor for the Electoral District of UBENIDE, do hereby publish the names of the candidates and the Electors by whom they have been nominated.

<u>CANDIDATES</u>	<u>NOMINATED BY</u>
1. BERNARD DOWIYOGO	1. Dabana, Charles Lanza 2. Otto, Kevin 3. Deraudag 4. Keppa, Paulem 5. Dagaego, Patricia 6. Dagaego, Rubie 7. Hiram, Royden 8. Rubenit, Tim Holt
2. DEROG GIOURA	1. Iwugia, Aloysius 2. Notte, Andre
3. KENNAN RANIBOK ADEANG	1. Hiram, Royden 2. Hiram, Jean
4. LORENZO AITO IENUGA	1. Reuben, Mark 2. Lorenzo, Ramona
5. LAGUMOT HARRIS	1. Akua, Mainod 2. Akua, Sharasha
6. BUGIBUGI EBROBWINNERO KARL	1. Solomon, Eiruwonuwagin 2. Dongobir, Rita

POLLS TO BE TAKEN

There being a greater number of candidates than the number of Councillor to be elected for the URENIDE Electoral District, a poll is to be taken in the group of Districts of BAITSI, NIBOK, DENIGOMODU, and UABOE on the 1st day of September, 1979, commencing at one o'clock in the afternoon and closing at six o'clock in the afternoon at the following places:-

<u>DISTRICT</u>		<u>POLLING PLACE</u>
Baitsi)	Baitsi Catchment Shed
Denigomodu) One Councillor	Location School
Nibok)	Nibok Infant School
Uaboe)	The Donaneab

Dated this 14th day of August, 1979.

JOKETANI COKANASTIGA
RETURNING OFFICER

REPUBLIC OF NAURU

CIVIL PROCEDURE ACT 1972

CIVIL PROCEDURE (AMENDMENT) RULES 1979

IN EXERCISE of the powers conferred on me by section 76 of the Civil Procedure Act 1972, I hereby make the following rules of court -

TITLE

1. These Rules may be cited as the Civil Procedure (Amendment) Rules 1979.

INTERPRETATION

2. In these Rules "the Rules of Court" means the Rules of Court set out in the Schedule to the Civil Procedure Act 1972.

AMENDMENT OF ORDER 9 OF THE RULES OF COURT

3. Order 9 of the Rules of Court is amended -
 - (a) by deleting from paragraph (1) of Rule 4 thereof the comma immediately after the word and figures "Order 42"; and
 - (b) by adding to Rule 4 thereof immediately after paragraph (3) of that rule the following new paragraph (3A) -

G.N. No. 258/1979(ont'd)

POLLS TO BE TAKEN

There being a greater number of candidates than the number of Councillor to be elected for the URFNIDE Electoral District, a poll is to be taken in the group of Districts of BAITSI, NIBOK, DENIGOMODU, and UABOE on the 1st day of September, 1979, commencing at one o'clock in the afternoon and closing at six o'clock in the afternoon at the following places:-

<u>DISTRICT</u>		<u>POLLING PLACE</u>
Baitsi)	Baitsi Catchment Shed
Denigomodu) One Councillor	Location School
Nibok)	Nibok Infant School
Uaboe)	The Domaneab

Dated this 14th day of August, 1979.

JOKETANI COKANASIGA
RETURNING OFFICER

G.N. No. 259/1979

REPUBLIC OF NAURU

CIVIL PROCEDURE ACT 1972

CIVIL PROCEDURE (AMENDMENT) RULES 1979

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AMENDMENT OF ORDER 9 OF THE RULES OF COURT

3. Order 9 of the Rules of Court is amended -
 - (a) by deleting from paragraph (1) of Rule 4 thereof the comma immediately after the word and figures "Order 42"; and
 - (b) by adding to Rule 4 thereof immediately after paragraph (3) of that rule the following new paragraph (3A) -

G.N. No. 259/1979(Cont'd)

"(3A) Subject to any direction to the contrary given by a judge for some special reason, service of a writ or notice of a writ which is served out of Nauru personally on the person required to be served shall be valid if, but only if, the writ or notice of writ is served in any of the ways referred to in Rule 5 or by a person who is for the time being lawfully practising as a legal practitioner (whatsoever title he may bear as such) in the country where the service is effected."

ADDITION OF A NEW ORDER 64 TO THE RULES OF COURT

4. The Rules of Court are amended by the addition of the new Order 64 set out in the First Schedule to these Rules.

ADDITIONAL FORMS PRESCRIBED

5. Appendix A of the Rules of Court is amended by the addition thereto of the two new forms, Forms Nos. 55 and 56, set out in the Second Schedule to these Rules.

Made this 6th day of July, 1979.

I. R. THOMPSON
CHIEF JUSTICE

FIRST SCHEDULE

(Rule 4)

ORDER 64

PROCEEDINGS UNDER THE VARIATION OF

TRUSTS ACT, 1958

APPLICATION UNDER SECTION 1 OF THE ACT

1. (1) Proceedings by which an application is made to the Supreme Court under section 1 of the Variation of Trusts Act, 1958, of England in its application to Nauru must be commenced by originating summons, which shall be in Form No. 55 in Appendix A.

(2) In addition to any other persons who are necessary and proper defendants to the originating summons by which such proceedings as are referred to in the preceding paragraph are commenced, the settlor and any other person who provided property for the purposes of trusts to which the application in those proceedings relates must, if still alive and not the plaintiff, be made a defendant unless the Court for some special reason directs otherwise.

APPLICATION TO ORIGINATING SUMMONS OF CERTAIN PROVISIONS

RELATING TO WRITS OF SUMMONS

G.N. No. 259/1979 (Cont'd)

2. The provisions of Orders 8, 9, 10 and 12 relating to writs of summons shall, so far as they can reasonably be applied to originating summonses, apply to an originating summons issued in pursuance of Rule 1.

FIXING TIME FOR ATTENDANCE

3. (1) Where all the defendants in any such proceedings as are referred to in Rule 1 have been served with the originating summons and -

(a) they have all -

(i) entered an appearance; or

(ii) notified the Court in writing that they do not intend to enter an appearance, or

(b) the time allowed for entering an appearance has expired;

a day and time for the attendance of the plaintiff and all the defendants who have entered an appearance shall, upon application by the plaintiff or any of the defendants who has entered an appearance, be fixed by the Registrar by notice in Form No. 56 in Appendix A.

(2) A sealed copy of the notice referred to in the preceding paragraph shall be served on every defendant who has entered an appearance -

(a) where the defendant is served in Nauru, not less than four days before the day fixed by the notice, and

(b) where the defendant is served out of Nauru, not less than twenty-one days before the day fixed by the notice.

EVIDENCE AT THE FIRST HEARING

4. (1) Where the plaintiff intends to adduce on the day and at the time fixed by the notice referred to in paragraph (1) of Rule 3 evidence in support of his application he must do so by affidavit; and he must serve a copy of that affidavit, together with the sealed copy of the notice referred to in paragraph (1) of Rule 3, on every defendant who has entered an appearance:

Provided that he may serve a copy of the affidavit on any defendant with the originating summons or at any time thereafter before service of the sealed copy of the notice referred to in paragraph (1) of Rule 3 and, if he does so, it shall not be necessary for him to serve a copy of the affidavit with the sealed copy of that notice.

HEARING OF THE APPLICATION

5. (1) At the first hearing of the application the Court may, if the application is not opposed or all the defendants who have entered an appearance are ready to proceed with the hearing, hear and determine it; otherwise, it shall adjourn the hearing to a later date or time and give

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such directions as to the future conduct of the proceedings as it thinks best adapted to secure the just, expeditious and economical disposal of them.

(2) Without prejudice to the generality of the preceding paragraph, the Court shall, at as early a stage of the proceedings on the originating summons as appears to it to be practicable, consider whether there is or may be a dispute as to fact and whether the just, expeditious and economical disposal of the proceedings can accordingly best be secured by hearing the application on oral evidence or mainly on oral evidence and, if it thinks fit, may order that no further evidence shall be filed and that the application shall be heard on oral evidence or partly on oral evidence, with or without cross-examination of any of the deponents as it thinks fit.

(3) Without prejudice to the generality of the last preceding paragraph, the Court may give directions as to the filing of evidence and as to the attendance of deponents for cross-examination.

ADJOURNMENT OF HEARING

6. (1) The hearing of the application by the Court may, if necessary, be adjourned from time to time either generally or to a particular date, as may be appropriate, and the powers of the Court under Rule 5 may be exercised at any resumed hearing.

(2) Where the hearing of the application is adjourned generally, any party may restore it to the list on giving two days' notice, or such longer notice as the Court may fix, to all the other parties, other than any defendants who have not entered an appearance.

SETTING ASIDE OF ORDER

7. Where any defendant -

(a) does not enter an appearance, or

(b) having entered an appearance, does not attend at the first or any subsequent hearing of the application, and the Court is satisfied that his failure to do so was not due to his own neglect and that the interests of justice require that the order be set aside, it may, upon the application of that defendant, set the order aside.

SECOND SCHEDULE

(Rule 5)

NEW FORMS NOS. 55 AND 56

FORM No. CIV/55

REPUBLIC OF NAURU

CIVIL PROCEDURE ACT 1972

RULES OF COURT

(O. 64 r. 2)

G.N. No. 259/1979(Cont'd)

ORIGINATING SUMMONS

In the Supreme Court

Civil Cause No.

In the matter of an application under section 1 of the Variation of Trusts Act, 1958, of England in its application to Nauru.

Between

A.B.

Plaintiff

and

C.D.

Defendant

To C.D. of (a)

By this summons the plaintiff seeks that this Court should make the following order(s)

(Set out the order(s) sought)

If you wish to be heard by the Court on the Plaintiff's application you are required, within (b) days after service of this summons on you, to enter an appearance to this summons by lodging at the office of the Court at the Court House at Yaren a properly completed memorandum of appearance in Form No. CIV/7. The memorandum may be lodged by personal delivery or be sent by post. It may be sent or delivered by you or by a barrister and solicitor or pleader on your behalf. It must be accompanied by a copy of that memorandum; that copy will be stamped and returned to you.

PLEASE NOTE THAT, IF NO APPEARANCE IS ENTERED BY YOU WITHIN THE TIME ALLOWED, I.E. (b) DAYS, THE PLAINTIFF'S APPLICATION WILL BE HEARD AND DECIDED WITHOUT ANY FURTHER NOTICE TO YOU.

This summons was taken out by the Plaintiff */ E.F., barrister and solicitor */ pleader for the plaintiff. The plaintiff's address for service in this suit is (c)

(a) address of defendant

(b) 14, unless the summons is to be served out of Nauru; in that event, the number of days directed under Order 9 Rule 3(3).

(c) address within Nauru .

* delete whichever is not applicable.

FORM NO. CIV/56

REPUBLIC OF NAURU

CIVIL PROCEDURE ACT 1972

RULES OF COURT

(O. 64 r 3(1))

NOTICE OF APPOINTMENT TO HEAR APPLICATION MADE BY

ORIGINATING SUMMONS

No. 52

22nd August, 1979

Nauru

G.N. No. 259/1979(Cont'd)

(Heading as in summons)

To C.D.

You are hereby notified that the application made by the originating summons issued in this suit on the day of , 19 , will be heard by the Judge at the Court House at Yaren on , the day of , 19 , at a.m. */ p.m.

You may attend in person or by your barrister and solicitor or pleader. If you fail to attend, such order may be made as the Court may think just and expedient.

Dated day of , 19 .

REGISTRAR, SUPREME COURT.

G.N. No. 259/1979(Cont'd)

REPUBLIC OF NAURU

CIVIL PROCEDURE ACT 1972

CIVIL PROCEDURE (AMENDMENT) (NO. 2) RULES 1979

IN EXERCISE of the powers conferred on me by section 76 of the Civil Procedure Act 1972, I hereby make the following rules of court -

TITLE

1. These Rules may be cited as the Civil Procedure (Amendment) (No. 2) Rules 1979.

INTERPRETATION

2. In these Rules "the Rules of Court" means the Rules of Court set out in the Schedule to the Civil Procedure Act 1972.

AMENDMENT OF ORDER 64 OF THE RULES OF COURT

3. Order 64 of the Rules of Court is amended -

(a) by inserting in the title thereof immediately after the words "PROCEEDINGS UNDER" the words, punctuation and figures "SECTION 57 OF THE TRUSTEE ACT, 1925, AND SECTION 1 OF";

(b) by deleting the headnote of rule 1 thereof and by insertion in lieu of it as a new headnote the words "MANNER OF APPLICATION"; and

(c) by inserting in rule 1 thereof -

(i) immediately after the words "Supreme Court" the words, punctuation and figures "under section 57 of the Trustee Act, 1925, of England in its application to Nauru or"; and

(ii) immediately after the words, punctuation and figures "the Variation of Trusts Act, 1958, of England in its application to Nauru" the words "or under both those sections".

AMENDMENT OF FORM NO. 55

4. Form No. 55 in Appendix A of the Rules of Court is amended

G.N. No. 259/1979(Cont'd)

by deleting therefrom the words, punctuation and figures "In the matter of an application under section 1 of the Variation of Trusts Act, 1958, of England in its application to Nauru" and by inserting in lieu thereof the words, punctuation and figures "In the matter of an application under section 57 of the Trustee Act, 1925, of England in its application to Nauru */ section 1 of the Variation of Trusts Act, 1958, of England in its application to Nauru */ section 57 of the Trustee Act, 1925, of England in its application to Nauru and section 1 of the Variation of Trusts Act, 1958, of England in its application to Nauru".

Made this 26th day of July, 1979.

I.R. THOMPSON,
CHIEF JUSTICE.

G.N. No. 260/1979

PRACTICE DIRECTION

Service of writs of summons, etc., out of Nauru

Where a writ of summons, a notice of a writ or an originating summons has been served outside Nauru, the writ, notice or summons, when returned to the Court, indorsed with the particulars of service, should be accompanied by an affidavit sworn by the legal practitioner who served it that he knows personally the person served or that he ascertained his identity, and in the latter case, how he ascertained it, and by a certificate as to the professional standing of the legal practitioner under the hand of a person authorised by the body regulating the conduct of members of the legal profession in the country concerned to give such certificates.

Dated 6th day of July, 1979.

I.R. THOMPSON,
CHIEF JUSTICE.

G.N. No. 261/1979

PRACTICE DIRECTION

Where in proceedings under section 1 of The Variation of Trusts Act, 1958, of England in its application to Nauru notification in writing by a defendant that he does not intend to enter an appearance is to be relied on by the plaintiff for the purpose of having the date of hearing of the originating summons fixed before the expiration of the period allowed for entering an appearance, the defendant's signature should be attested by a legal practitioner practising in the country where the notice is signed who either personally knows the defendant or has ascertained his identity. The notification in writing should be accompanied by an affidavit sworn by the legal practitioner as to his knowledge of the defendant or the manner in which he has ascertained the defendant's identity, and by a certificate as to his professional standing under the hand of a person authorised by the body regulating the conduct of members of the legal profession in the country concerned to give such certificates.

Dated 6th day of July, 1979.

I.R. THOMPSON,
CHIEF JUSTICE.

No. 52

22nd August, 1979

Nauru

G.N. No. 262/1979

ENGAGEMENT TO MARRYName of Parties:

1. DAVID WRECKER MARAKEN DAGAGIO and MARGARITTA EIYAGUNUGO ARUBER of Baiisi District.
2. CLARKE CECIL of Boe District and GRETCHEN THOMA of Aiwo District.

Date of Engagement:

1. 9th. August, 1979.
2. 26th. July, 1979.

R.B. DETUDAMO,
SECRETARY.

N. No. 263/1979

Determination of the Beneficiaries of the Estate of the late ALBERT CAPELLE of Boe District.

E S T A T E

1. The Nauru Lands Committee has ascertained that the late ALBERT CAPELLE had been determined by the decisions of the Nauru Lands Committee (or its predecessor the Lands Committee to be the owner of the following lands:-

District	Portion No.	Type of Land	Name of Land	Gazette Notice of Ownership	Share
Yaren	260	P.L.	Anga	31/61	1/24
Yaren	307	P.L.	Ataningobwi	31/61	1/18
Yaren	313	"	Atangoak	"	1/18
Yaren	270	"	Atemarar	"	1/18
Boe	6	"	-	49/61	1/18
Meneng	267	"	Atuwuro	21/62	1/18
Yaren	101	C.L.	Atemeroro	28/62	1/18
Yaren	129	"	Aningobwi	28/62	1/18
Yaren	321	P.L.	Anamaragi	1/63	1/6
Yaren	71 & 72	C.L.	Idaderia	6/63	1/6
Aiwo	413	"	Atubwinarum	15/69	1/18
Aiwo	159	"	Atubwinarum	39/70	1/18
Meneng	96	"	Irebedi	"	1/18
Meneng	102	"	Irebedi	"	1/18
Boe	73	"		37/72	1/18

DETERMINATION OF BENEFICIARIES

2. The Nauru Lands Committee has determined that the beneficiaries of the estate of the late ALBERT CAPELLE are:-

(a) in respect of the land shown in Paragraph 1 above:

G.N. No. 263/1979(Cont'd)

District	Portion No.	Name of Land	Beneficiaries	Share
Yaren	260	ANGA	Julia Appi Julian A. Capelle Ruby Selan Cecil Pointiana L. Jockane Eidageidi A. C. (LTO)	1/120 1/120 1/120 1/120 1/120
Yaren	307	ATANINGOBWI	Julia Appi Julian A. Capelle Ruby Selan Cecil Pointiana L. Jockane Eidageidi A.C. (LTO)	1/90 1/90 1/90 1/90 1/90
Yaren	313	ATANGOAK	As for portion 307 p.1. Yaren	
Yaren	270	ATEMARAR	As for portion 307 p.1. Yaren	
Boe	6	-	As for portion 307 p.1. Yaren	
Meneng	267	ATUWURO	As for portion 307 p.1. Yaren	
Yaren	101	ATEMERORO	As for portion 307 p.1. Yaren	
Yaren	129	ANINGOBWI	As for portion 307 p.1. Yaren	
Yaren	321	ANAMARAGI	Julia Appi Julian A. Capelle Ruby S. Cecil Pointiana L.J. Eidageidi A.C. (LTO)	1/30 1/30 1/30 1/30 1/30
Yaren	71 & 72	IDADERIA	As for portion 321 p.1. Yaren	
Aiwo	413	ATUBWINARUM	As for portion 307 p.1. Yaren	
Aiwo	159	ATUBWINARUM	As for portion 307 p.1. Yaren	
Meneng	96	IREBEDI	As for portion 307 p.1. Yaren	
Meneng	102	IREBEDI	As for portion 307 p.1. Yaren	
Boe	73	-	As for portion 307 p.1. Yaren	

NOTE:

Any person who is dissatisfied with the above estate may appeal to the Supreme Court within 21 days of the publication of this Gazette.

Dated this 15th day of August, 1979.

J. A. Daguape
VICE CHAIRMAN

G.N. No. 264/1979

Determination of the Beneficiaries of the Estate of the late DEPAUNE AKOGA AKOGA of Buada District.

E S T A T E

1. The Nauru Lands Committee has ascertained that the late DEPAUNE AKOGA had been determined by the decisions of the Nauru Lands Committee (or its predecessor the Lands Committee to be the owner of the following lands:-

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District	Portion No.	Type of Land	Name of Land	Gazette Notice of Ownership	Share
Aiwo	411	c.1.	EATERIENAGO	14/61	1/2
Buada	209	"	UBWENO	19/62	1/2
-do-	210	"	UBWENO	-do-	1/2
-do-	341	"	AROMWEMWE	10/65	1/2
Aiwo	298	p.1.	ANIBUBU	24/65	1/3
Buada	38	"	IJATI	44/31	1/3
-do-	43	"	IJATI	35/32	1/3
-do-	347	c.1.	UEO	19/66	1/6 (LTO)
Denigomodu	233	p.1.	IJONGIDERO	58/66	1/12 "
Yaren	57	c.1.	MOURE	17/62	1/12 "
Aiwo	375	"	ORRO	38/59	1/12 "
-do-	410	"	ORRO	19/61	1/12 "
Buada	233	"	BARE	23/61	1/12 "
-do-	236	"	OEGBIN	-do-	1/12 "

DETERMINATION OF BENEFICIARIES

3. The Nauru Lands Committee has determined that the beneficiaries of the estate of the late DEPALNE AKOGA are:-

(a) in respect of the land shown in Paragraph 1 above:

District	Portion No.	Name of Land	Beneficiaries	Share
Aiwo	411	EATERIENAGO	Totouwa Depaune Kiki Depaune Eiwomwi S. Halstead Emeneor J. Harris	1/8 1/8 1/8 1/8
Buada	209	UBWENO	As for portion 411 c.1. Aiwo	
-do-	210	UBWENO	-do-	
-do-	341	AROMWEMWE	-do-	
Aiwo	298	ANIBUBU	Totouwa Depaune Kiki Depaune Eiwomwi S. Halstead Emeneor J. Harris	1/12 1/12 1/12 1/12
Buada	38	IJATI	As for portion 298 p.1. Buada	
-do-	43	IJATI	-do-	
-do-	347	UEO	Totouwa Depaune Kiki Depaune Eiwomwi S. Halstead Emeneor J. Harris Eidiminiteab Abemama	1/30 1/30 1/30 1/30 1/30

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Denigomodu	233	IJONGIDERO	Totouwa Depaune	1/60
			Kiki Depaune	1/60
			Eiwomwi S. Halstead	1/60
			Emeneor J. Harris	1/60
			Eidiminiteab Abemama	1/60
Yaren	57	MOURE	As for portion 233 p.1. Denigomodu	
Aiwo	375	ORRO	-do-	
-do-	410	ORRO	-do-	
Buada	233	BARE	-do-	
-do-	236	OEBIN	-do-	

NOTE:

Any person who is dissatisfied with the distribution of the above estate may appeal to the Supreme Court within 21 days of the publication of this Gazette.

Dated this 17th day of August, 1979.

J. A. Daguape
VICE CHAIRMAN

G.N. No. 265/1979

Determination of the Beneficiaries of the Estate of the late GABEIYA of Anibare District.

E S T A T E

1. The Nauru Lands Committee has ascertained that the late GABEIYA had been determined by the decisions of the Nauru Lands Committee (or its predecessor the Lands Committee to be the owner of the following lands:-

District	Portion No.	Type of Land	Name of Land	Gazette Notice of Ownership	Share
Anibare	194	p.1.	ATAKAPARA	41/37 & 21/52	1/8

DETERMINATION OF BENEFICIARIES

3. The Nauru Lands Committee has determined that the beneficiaries of the estate of the late GABEIYA are:-

(a) in respect of the land shown in Paragraph 1 above:

District	Portion No.	Name of Land	Beneficiaries	Share
Anibare	194	ATAKAPARA	Demaudo Daiwea (est. of) Eidiban R. Foilape	1/24 1/24 1/192

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District	Portion No.	Name of Land	Beneficiaries	Share
Anibare	194	ATAKAPARA	Rigi Joram	1/192
			Eidanogoneida	1/192
			Kakiouea	
			Deiyeyā Joram	11/192
			Eidebeang M. Kēpae	1/192
			Eidedangar R. Temaki	1/192
			Gamaŋoa Joram	1/192
			Edoea Joram (LTO)	1/192

Dated this 17th day of August, 1979

J. A. Daguape
ACTING SECRETARY
NAURU LANDS COMMITTEE

G.N. No. 266/1979

The Estate is believed to comprise also the following pieces of land which have not yet been surveyed and which if they are in due course ascertained to have belonged to the late ZACHARIAS SCOTTY are to be inherited as follows:-

Name of Land	Reference	C/L	District	Former Owner	Share	Present Owner	Share
ARURUEA	Lands Re Register B/k 1928 Page 225	P.L.	Anibare	Z. Scotty (Dec'd)	ALL	Ipumwatang. B.	1/9
						Dagabo S.	1/9
						Douba S.	1/9
						Simpson S.	1/9
						Deban S.	1/9
						Eibaoeda C.	1/9
						Quadina A.	1/18
						Eidugu D.	1/18
						Reretagaiy S.	1/27
						Mary E. K.	1/27
						Peter D.	1/27
						Rotsina D.	1/45
						Daraimon D.	1/45
						Paula D.O.	1/45
						Binugob A.P.	1/45
						Deimarama D.J.	1/45

No appeal may be lodged in respect of any lands in this Estate until the lands are being surveyed and published for objection as in first part above.

J. A. Daguape
ACTING SECRETARY
NAURU LANDS COMMITTEE

No. 52

22nd August, 1979

Nauru

G.N. No. 267/1979

LAND DETERMINATION

The Nauru Lands Committee hereby determines the ownership of certain land or shares in land as being that shown below:-

District	Portion No.	C.L. Name of P.L. Land	Reference	Former Owners	Share	Present Owners	Share
Buada	358	c.1. AREDETO	Land Reg. Book Page 97.	Demauna (dec'd) Demaibure F.	1/2 1/2	Demaibure Fritz Mason D. Demauna Eidiauneno Demauna Camelia Enos	1/2 1/ 1/6 1/6

Any person who is dissatisfied with the new determination of the above land may appeal to the Supreme Court within 21 days of the publication of this notice.

Dated this 17th August, 1979

J. A. Daguape
ACTING SECRETARY
NAURU LANDS COMMITTEE

LAND DETERMINATION

The Nauru Lands Committee hereby determines the ownership of certain land or shares in land as being that shown below:-

District	Portion No.	C.L. Name of P.L. Land	Reference	Former Owners	Share	Present Owners and Shares.
Ewa	4	CL ANORA	Land Reg. Book Page 150	Conrad Moses (dec'd) Eigomoa Herman (dec'd) Robert Moses (dec'd) Lily Lucius	1/4 1/4 1/4 1/4	Theodore Moses 1/12 Eidine B. D. 1/12 Eiwiden Moses (LTO) 1/16 Dagauwe Hedmon 1/16 Augustine Hedmon 1/16 Martina Ika 1/16 Hercules Akeyman 1/16 Itunia Sonja Hiram 1/28 Srue Taenna Itsimaera 1/28 Lilia Wilhelmina Moses 1/28 Manuella Carmel Apin 1/28 Dogaijogeang Piwi Mosēs 1/28 Baiuwior Akumo Moses 1/28 Andelstina "Miranda" Hiram 1/28 (Kenye P. Ribauw T/ee) Lily Lucius 1/4

No. 52

22nd August, 1979

Nauru

G.N. No. 267/1979 (cont'd)

NOTES:

The Nauru Lands Committee's decision as to the beneficiaries of the estate of Conrad Moses was published in Gazette No. 36 of 1964 and G.N. No. 204 of 1964.

The Nauru Lands Committee's decision as to the beneficiaries of the estate of Eigamoa Herman was published in Gazette No. 36 of 1968.

The Nauru Lands Committee's decision as to the beneficiaries of the estate of Robert Moses was published in Gazette No. 16 of 1976 and G.N. No. 103 of 1976.

The Nauru Lands Committee's decision as to Mrs. Kenyè Paul Ribaw Trustee is in accordance with Lily Lucius agreement in Gazette No. 38 of 1977 and G.N. No. 214 of 1977.

Any person who is dissatisfied with the distribution of the above estate may appeal to the Supreme Court within 21 days of the publication of this Gazette.

Dated this 17th day of August, 1979.

(J.A. DAGUAPE),
VICE CHAIRMAN.

G.N. No. 267/1979 (cont'd)

LAND DETERMINATION

The Nauru Lands Committee hereby determines the ownership of certain land or shares in land as being that shown below:-

District	Portion No.	C.L. P.L.	Name of Land	Reference	Former Owners	Share	Present Owners and Shares.
Aiwo	442	CL	ANIBAWO	Land Reg. Book Page 106	Deimeang (dec'd)	All	Millicent Eniom Eigidoa Aroi 1/8 Percy Adu 1/8 Prentice Detagabe Adu 1/8 Michael Victor Kameru Adu 1/8 Beatrise Eva Adu 1/8 Flora Eimini Adu 1/8 Betty Einago Bernicke 1/8 Bessie Adu (LTO) 1/8

NOTES:

- (1) The Nauru Lands Committee's decision as to the beneficiaries of the estate of Deimeang was published in Gazette Notice No. 83 of 16, 1975.
- (2) The Nauru Lands Committee's decision as to the beneficiaries of the estate of Adu Deimeang was published in Gazette Notice No. 79 of 15, 1978.

Any person who is dissatisfied with the above determination may appeal to the Supreme Court within 21 days of the publication of this Gazette.
Dated this 17th August, 1979.

(J.A. DAGUAPE),
VICE CHAIRMAN.



DISTRICT OF AIWO



U N D E T E R M I N E D
L A N D

415
"AIUE"
GIDEON.D. & CO.

446
"AIUE"
COOK.D & CO.

442
"ANIBAWO"
0.11935 HA

405
"AIUE"
COOK.D & CO.

406
"UBUBUM"
ARRIN.A & CO.

440
"UBUBUM"
WILLIE.A. & CO

DISTRICT OF BUADA

