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I ASSENT

ABEID A. KARUME
Chairman of
the Revolutionary Council

REVOLUTIONARY COUNCIL DECREE NO. 1 OF 1972

A Decree to Amend the Youth Camps Decree, 1971

IN EXERCISE of the powers conferred by the Legislative Powers Law, 1964, the Chairman of the Revolutionary Council by and with the advice and consent of the Revolutionary Council hereby makes the following Decree:-

- Short title. 1. This Decree may be cited as the Youth Camps (Amendment) Decree, 1972.
- Amendment 2. Section 3 of the Youth Camps Decree, 1971 is amended by deleting Amend-
to section 3. there from the words: "Every citizen male or female" and substituting therefore
"Every male citizen".

Made at Zanzibar this 18th day of January, 1972.

MAKAME MZEE,
Secretary to the Revolutionary Council

I ASSENT,

**ABEID A. KARUME,
Chairman of
The Revolutionary Council.**

REVOLUTIONARY COUNCIL DECREE NO. 2 OF 1972

**A DECREE TO MAKE PROVISION FOR THE ABLISHMENT
AND MANAGEMENT OF A DEVELOPMENT INSTITUTE AND
EDUCATIONAL CENTRES FOR OFFENDERS AND TO
PROVIDE MATTERS ANCILLARY THERETO**

Short title. 1. This Decree may be cited as the Offenders Education Decree, 1972 and shall be deemed to have come into operation on the 12th of January, 1972.

Interpretation. 2. In this Decree, unless the context otherwise requires:-

"Chairman" means the Chairman for the time being responsible for Development and Economic Planning:

"Development Institution" means the Development Institute established under Section 3 for the Education of Offenders:

"Director" means the Director of Development and Economic Planning apointed under Section 4 to be in charge of the Development Institute for the Education of Offenders:

"Educational Centre" means a Centre established under ion 5 to provide practical training for Offenders.

Establishment of Institute. 3.-(1) There is hereby established a Development Institute for the Education of Offenders.

(2) The function of the Development Institute shall be to supervise and manage Educational Centres established under this Decree.

Appointment of Director and Advisory Board. 4. There shall be a Director of Development and Economic Planning in Charge of the Development Institute who shall be appointed by the Chairman of the Revolutionary Council and who shall be the Chief Executive Officer of th Development Institute. The Director shall be responsible for the overall management of the Development and all Educational Centers. Within the framework of the

directions and instruction in principle received from the Chairman he shall have overall control over the Development Institute and Educational Centres. In making his decision the Director shall consider the advice tendered to him by an Advisory Board consisting of not less than eight members appointed by the Chairman of the Revolutionary Council.

5.-(1) The Chairman shall by Order published in the Gazette, establish Educational Centres throughout Zanzibar and Pemba for the purpose of receiving Offenders and giving them practical training.

(2) The function of the Education Centres shall be to provide practical training in the following fields:-

- (a) Farming and Animal Husbandry;
- (b) Carpentry;
- (c) Building Construction and Masonry;
- (d) Mechanical Engineering;
- (e) Tailoring;
- (f) Shoe-making.

Committal
to Institute.

6.-(1) Where in any existing law the punishment for any offence in a fine or imprisonment, the Court finding the Offender guilty of an offence shall, instead of fining him or imprisonment him, commit the Offender to the Development Institute with an order that the Offences shall serve for a specified period at an Educational Centre and receive training in a particular field. The period of training shall not be less than five years.

(2) The Committal Order shall be in the following terms:-

“THE OFFENDERS EDUCATION DECREE, 1972

**COMMITTAL ORDER
(Under Section 6)**

Whereas the accused has been found guilty
of the offence of
.....contrary
to Section of the
..... Decree
he is hereby committed to the Development Institute for the Education of Offenders.

The said Shall receive train-
ing at an Educational Centre as a
For a period of years.

.....
Chairman Peoples' Court”

Admission to Educational Centre. 7. Where an Offender is committed to the Development Institute under the provision of sub-section (1) of Section 6, the Director shall arrange for the admission of the Offender to an Educational Centre for the period specified by the Court.

Exceptions. 8.-(1) The provisions of Section 6 and 7 of the Decree shall not apply to:-
(a) Any disciplinary detention or confinement to barracks in respect of the armed forces ordered under the law; and
(b) A fine levied under the Department Offences Decree, (Cap. 44).

(2) For the avoidance of doubt it is specifically provided that nothing contained in this Decree shall derogate from the power of the Chairman of the Revolutionary Council to direct the detention of a person under the provisions of the Preventive Detention Decree, 1964.

Disciplinary rules. 9. The Chairman may from time to time issue orders prescribing disciplinary rules to be followed at every Educational Centre. Such rules may provide penalties for the breach thereof.

Repeal. 10. The prisons Decree is hereby repealed and all prisons established under the Decree shall cease to be prisons.

Made at Zanzibar this 22nd day of February, 1972.

MAKAME MZEE,
Secretary to the Revolutionary Council

I ASSENT,

ABEID A. KARUME

**Chairman of
The Revolutionary Council.**

REVOLUTIONARY COUNCIL DECREE NO. 3 OF 1972

A DECREE TO AMEND THE CRIMINAL PROCEDURE DECREE

IN EXERCISE of the powers conferred by the Legislative Powers Law, 1964, the Chairman of the Revolutionary Council, Zanzibar, by and with the advice and consent of the Revolutionary Council hereby makes the following Decree:-

Short title.
Cap. 14.

1. This Decree may be cited as the Criminal Procedure (Amendment) Decree, 1972 and shall be read as one with the Criminal Procedure Decree, Cap. 14 hereinafter referred to as the principal Decree.

2. The principal Decree is hereby amended by deleting there from Part VII to the Decree and substituting therefore the following new Part VII:-

**PART VII
PROVISIONS RELATING TO A PRELIMINARY INQUIRY
BY THE PEOPLE'S COURTS**

Power to hold
preliminary
inquiry.

187. The People's Court established under the People's Courts Decree, 1959 (in this Part hereinafter referred to as the Court) may hold a preliminary inquiry.

Charges to
be read over
and
explained.

188.(1) The Court conducting a preliminary inquiry shall, at the commencement of such inquiry, read over and explain to the accused person the charge or charges set out in the charge sheet in respect of which the inquiry is being held, but the accused person shall not be required to make any reply thereto.

(2) The Court shall, after having read and explained to the accused the charge or charges, address to him the following words or words to the like effect:-

"This is not your trial. You will be tried (firstly) in the High Court where the evidence against you will be adduced and you will be able to make your defence and call witnesses on your behalf."

Proceedings
at the inquiry.

189.(1) After the charge has been read over and explained to the accused and the accused has been addressed as required by Section 188, the Court shall call upon the prosecutor to produce to the Court the substance of the evidence of the witnesses whom the prosecution proposes to call at the trial.

(2) The prosecutor shall produce to the Court a copy or copies of the substance of the statement or statements made to the police by every witness whom the prosecution proposes to call at the trial and every such statement shall be read over to the accused and explained to him in the language understood by him.

(3) When a witness whom the prosecution proposes to call at the trial has made no statement to the police the prosecutor shall produce to the Court a document giving the substance of the evidence which such witness will give at the trial and for the purposes of this Decree references to statements of witnesses produced at inquiry include any such document.

(4) The prosecutor shall also produce to the Court copies of all documents which he proposes to adduce in evidence at the trial and the contents of such documents shall be explained to the accused in a language understood by him.

(5) After complying with the provisions of the foregoing subsections the Court shall address to the accused person the following words or words to the like effect:-

"You have now heard the substance of the evidence that the prosecution intends to call at your trial. You may either reserve your defence, which you are at liberty to do, or say anything which you may wish to say relevant to the charge against you. Anything you say will be taken down and may be used in evidence at your subsequent trial."

(6) Before the accused person makes any statement the Court shall state to him and give him clearly to understand that he has nothing to hope from any promise of favour and nothing to fear from any threat which may have been held out to him to induce him to make any admission or confession of his guilt, but that whatsoever he then says may be given in evidence on his trial notwithstanding the promise or threat.

(7) The substance of what the accused person says shall be recorded and shall be shown or read over to him and he shall be at liberty to explain or add to anything contained in the record thereof.

(8) When the record of the substance of the statement, if any, made by the accused is made conformable to what he declares is the truth, the record shall be attested by the Court which shall certify that such statement was taken in its presence and hearing and contains accurately the substance of the statement made by the accused person. The accused person shall sign or attest by his mark such record. If he refuses the Court shall and a note of his refusal and the record may be used as if the accused had signed or attested it.

Witnesses for prosecution and defence.

190. Immediately after complying with the provisions of section 189 the Court shall make a list of all witnesses copies of the substance of whose statement have been produced to the Court and shall ask the accused person whether he intends to call witnesses at the trial, and if so, whether he desires to give their names and addresses so that they may be summoned. The court shall thereupon record the names and addresses of any such witnesses whom the accused may mention.

Submission to High Court.

191.-(1) When the provisions of section 190 have been complied with, the Court shall submit the record of the preliminary inquiry to the High Court and shall, until the trial, either admit the accused to bail or send him to an Educational Centre establish under the Offenders Education Decree, 1972, for safe-keeping. The warrant of such first named court shall be sufficient authority to the officer in charge of any Educational Centre to keep the accused at the Educational Centre.

(2) A copy of the record of the preliminary inquiry shall be submitted to the Attorney-General.

Withdrawal of public prosecution from preliminary inquiry.

192. In any preliminary inquiry a public prosecution may at any time before the accused person is committed for trial, withdraw from the inquiry, and upon such withdrawal the accused person shall be discharged but such discharge shall not operate as a bar to subsequent proceedings against him on account of the same facts.

Adjournment of proceedings.

193.-(1) If from any reasonable cause to be recorded in the proceedings the Court considers it necessary or advisable to adjourn the proceedings the Court may from time to time by warrant remand the accused for a reasonable time, not exceeding fifteen days at any one time, to an Educational Centre or other place of security.

(2) Where the remand is for not more than three days, the Court may by word of mouth, order the officer or person in whose custody the accused person is, or any other fit officer or person, to continue to keep the accused in his custody and to bring him up at the time appointed for the commencement or continuance of the inquiry.

(3) During a remand the Court may at any time order the accused to be brought up before it.

(4) Subject to the provision of section 117 the Court may on a remand admit the accused to bail.

Accused entitled to copy of proceedings.

194.-(1) A copy of the record of the proceeding of the preliminary inquiry shall be furnished to the accused without payment.

(2) Every record of the proceedings supplied to the accused pursuant to this section shall contain a copy of the charge or charges, copies of the substance of statements and documents produced to the Court during the preliminary inquiry and a copy of the record of the proceeding before the Court.

Taking deposition of person dangerously ill or unable to attend trial.

195. Where it appears to the Court that any person, who is dangerously ill or hurt and not likely to recover or who, for any other reason whatsoever, may not be available to give evidence at the trial, is able to and willing to give material evidence relating to any offence, such Court may take in writing a statement on oath or affirmation of such person and shall subscribe the same, and certify that it contains accurately the whole of the statement made by such person, and the Court taking the statement shall certify its reason for taking the same and shall state the date and place when and where the same was taken, and shall preserve such statement and file it for record:

Provided that where the statement is that of a person who by reason immature age or want of religious belief ought not, in the opinion of the Court, to be sworn or affirmed, the statement may be taken without oath or affirmation.

Attorney-General to direct further inquiry.

196. If after receipt of the record of the preliminary inquiry in accordance with the provisions of subsection (2) of section 191 the Attorney General is of the opinion that further inquiries are required before such trial be shall direct that the original depositions be remitted to the Court which committed the accused person for trial and such Court may there upon reopen the case and proceed with the further inquiry as directed by the Attorney-General.

Power of Attorney-General as to additional witness.

197. If the Attorney-General is of the opinion that in any case committed for trial any material for necessary witness for the prosecution or the defence has not been bound over to give evidence in the trial of the case the Attorney-General may require the Court that committed the accused person for trial to receive the statement of such witness and compel his attendance by summons.

Return of record with a view to summary trial.

198. If, before the trial before the High Court the Attorney-General is of the opinion upon the record of the preliminary inquiry received by him, that the case is one which may be suitably tried by the People's Court he may cause the record to be returned to a People's Court and thereupon the case shall be tried and determined by a People's Court in the same manner as if such person had not been committed for trial.

Filling of information.

199.-(1) If after receipt of the record of the preliminary inquiry the Attorney-General is of the opinion that the case should proceed to trial an information shall be drawn up and when signed by the Attorney-General shall be filed in the Registry of the High Court.

(2) In such information the Attorney-General may charge the accused person with any offences which in his opinion are disclosed by the record either in addition to or in substitution for the offences for which the accused person has been committed for that.

(3) The principal Decree is hereby amended by deleting therefore Part VIII to the Decree and substituting therefore the following new Part VIII:-

PART VIII
PROCEDURE IN TRIALS BEFORE THE HIGH COURT

- High Court procedure. 200. The High Court in its criminal jurisdiction shall formulate its own procedure but such procedure shall be aimed at furthering the ends of justice.
- Pleading to the information. 201. The information shall be read over to the accused by the Registrar or other officer of the Court and explained if need be by that officer and such accused person shall be required to plead instantly thereto.
- Procedure on plea of "guilty". 202. If the accused pleads "guilty" the plea shall be recorded and he may be convicted thereon.
- Procedure on plea of "not guilty". 203. If the accused pleads "not guilty" then the High Court shall proceed to try.
- Opening of case for prosecution. 204. If the accused pleads "not guilty" the officer for the prosecution shall open the case against the accused person and shall call witnesses and adduce evidence in support of the charge.
- Cross-examination of prosecution witnesses. 205. The witnesses called for the prosecution shall be subject to cross-examination by the accused person or a friend who represents him and to re-examination by the officer for the prosecution.
- Closs of prosecution case. 206. When the prosecution has closed its case the accused person may then open his case stating the facts of law on which he intends to rely and making such comments as he thinks necessary on the evidence for the prosecution. The accused person may then give evidence on his own behalf, and he may examine his witnesses "if any" and after the cross-examination and re-examination "if any" may sum up his case.
- Reference to Supreme Council. 207. After the High Court hears the case and records the evidence the Chief Justice shall take the case to the Supreme Council where he will give to the Supreme Council details of the evidence that were adduced at the trial.
- Verdict of Supreme Council. 208. The Supreme Council then considers and evaluates the evidence on both sides after which it will pronounce its verdict or otherwise of the accused person.
- Reference to Revolutionary Council. 209. Before directing the High Court as to the verdict the Supreme Council shall refer its verdict and the evidence on which it is based to the Revolutionary Council. The Revolutionary Council may recommend to the Supreme Council to reconsider its verdict and the grounds for such reconsideration.
- Judgement by High Court. 210.-(1) When the High Court is finally informed of the verdict of the Supreme Council he will proceed to take action thereof.
(2) If the accused person has been found guilty the Chief Justice shall pass sentence according to the law.

(3) If the accused person has been found "not guilty" the Chief Justice will order the release of the accused forthwith.

Made at Zanzibar this 26th day of February, 1972.

**M.M. SULEIMAN,
Secretary to the Revolutionary Council.**

I, ASSENT,

**ABOUD JUMBE,
Chairman of the
Revolutionary Council.**

REVOLUTIONARY COUNCIL DECREE NO. 4 OF 1972

A DECREE TO AMEND THE CLOVE DECREE, 1970

IN EXERCISE of the powers conferred by the Legislative Powers Law, 1964, the Chairman of the Revolutionary Council by and with the advice and consent of the Revolutionary Council hereby makes the following Decree:-

Short title.
Decree No. 8 of
1970.

1. This Decree may be cited as the Clove (Amendment) Decree, 1972 and shall be read as one with the Clove Decree, 1970.

Addition of
new subsections (4) and
(5).

2. The Clove Decree, 1970 is hereby amended by adding the following new subsection (4) and (5) to section 3 of the Decree:-

"(4) Any person or persons found in possession of cloves in circumstances indicating that they have contravened the provisions of his Decree or that they had the intention of contravening the provisions of this Decree shall be guilty of an offence and shall on conviction be sentenced to death.

(5) Any person who conspires with another person or persons to contravene the provisions of this section shall be guilty of an offence and shall on conviction be sentenced to death."

Made at Zanzibar this 12th day of April, 1972.

**M.M. SULEIMAN,
Secretary to the Revolutionary Council.**

I, ASSENT,

**ABOUD JUMBE,
Chairman of the
Revolutionary Council.**

REVOLUTIONARY COUNCIL DECREE NO. 5 OF 1972

**A DECREE TO AMEND THE OFFENDERS EDUCATION
DECREE, 1972**

IN EXERCISE of the powers conferred by the Legislative Powers Law, 1964, the Chairman of the Revolutionary Council by and with the advice and consent of the Revolutionary Council hereby makes the following Decree:-

1. This Decree may be cited as the Offenders Education (Amendment) Decree, 1972.

2. The Offenders Education Decree, 1972 is amended by adding immediately after section 10 the following new section to be numbered section 11:-

“Penalty for repeated offence. "11. Where any ex-prisoner had been set free as a result of the closing down of prisons under the provisions of this Decree and where such ex-prisoner has taken an oath that he will not commit any offence in future and where he has been provided with employment or a monthly subsistence allowance, he shall if he commits an offence be guilty of a felony and on conviction undergo the sentence to which he agreed when he took the oath.”

Made at Zanzibar this 12th day of April, 1972.

**M.M. SULEIMAN,
Secretary to the Revolutionary Council.**

I, ASSENT,

**ABOUD JUMBE,
Chairman of the
Revolutionary Council.**

REVOLUTIONARY COUNCIL DECREE NO. 6 OF 1972

**A DECREE TO ESTABLISH COUNCILS FOR THE PERPETUATION
OF THE REVOLUTION THROUGHOUT ZANZIBAR AND
PEMBA AND TO PROVIDE FOR THEIR CONSTITUTION,
DUTIES AND POWERS AND MATTEWRS
ANCILLARY THERETO**

IN EXERCISE of the powers conferred by the Legislative Powers Law, 1964, the Chairman of the Revolutionary Council and with the advice and consent of the Revolutionary Council hereby makes the following Decree:-

Short title.

1. This Decree may be cited as the Councils for the Perpetuation of the Revolution Decree, 1972.

Establishment and constitution.

2.-(1) There shall be established Councils for the perpetuation of Revolution (hereinafter referred to as the Council) throughout Zanzibar and Pemba.

(2) Each Council shall consist of the following members appointed by the Chairman of the Revolutionary Council:-

- (a) Branch Chairmen of the Afro-Shirazi Party;
- (b) Branch Chairmen of the Youths' Department of the Afro-Shirazi Party;
- (c) Branch Chairman of Women's Department of the Afro-Shirazi Party;
- (d) Not more than two elders of the Afro-Shirazi Party from each Branch area;
- (e) The Leader of Volunteer Corps of the Youths' Department of the Afro-Shirazi Party from each Branch area;
- (f) Two representatives from each:
 - (i) the Army;
 - (ii) the Police; and
 - (ii) Secretary.

3. The Council shall be the People's Vanguard in undertaking all revolutionary work for the benefit of the inhabitants of the area over which it has control and in particular it shall have the power:-

- (1) to engage in such activities and take such measure as will Promote:
 - (a) progress of the inhabitants of the area;
 - (b) raise the standard of living of the inhabitants of the area; and
 - (c) ensures that children in that area are brought up well and disciplined and for this purpose each Council shall have the power to take suitable measures with regard to problem children or any parent who neglects his children and to punish any person who is a bad influence on the children.
- (2) to take such measures as will be approved by the Revolutionary Council to eliminate theft; manufacture or sale of illicit liquor and drunkenness; growth, possession or illegal use of narcotics; and other offences which corrupt society and are a hindrance to its progress;
- (3) to instruct the Police to take all appropriate measures in order to enable the Council to carry out its duties and responsibilities:
- (4) to mobilize and organize the inhabitants of their area to participate in the construction of:
 - (i) new towns;
 - (ii) public halls for meetings and recreational purposes including viewing of television and for this purpose the Council shall have the power to raise money by subscription in order to purchase such building material as the Council cannot collect locally and to purchase furniture for the halls.

Council's
access to
Revolutionary
Council.

4. The Council shall have direct access to the Revolutionary Council. It shall submit to the Revolutionary Council through its Secretary the problems, needs and requirements of the inhabitants of the area. In assessing these problems, needs and requirements, the Council will be bound to consider the views of all members of the Afro-Shirazi Party of the area. After considering these views the Council will submit its recommendations to the Secretary of the Revolutionary Council for consideration and action by the Revolutionary Council.

Power to call
officials at
meetings.

5 The Council shall have power to call to its meetings any Head Department or sections of a Department. It shall also have power to invite Members of the Revolutionary Council including Chairmen (appointed under the Appointment of Chairmen Decree, 1970) to discuss matters relating of their duties and responsibilities.

Transfer of powers and duties.

6. The work of the Economic and Development Councils together with all powers granted to them by the Revolutionary Council is hereby transferred to the Councils established under this Decree and in particular the power:-

- (1) to collect revenue that has been previously collected by the Local Council;
- (2) to establish and organize the running of co-operative shops in accordance with the rules laid down by the Revolutionary Council;
- (3) to ensure that citizens who have been granted agricultural land in accordance with the provisions of the Land Distribution Decree, 1966 comply with the conditions on which they have been granted the land and take action against those who default;
- (4) to organize the establishment of co-operative farms of the inhabitants of that area and to ensure that all idle persons without any recognized form of work are made to work in these co-operative farms. These farms will be run under directions and advice received from the Department of Agriculture;
- (5) to keep a strict watch on persons entering and leaving their area and to perform their duties in this connection in co-operation with the Afro-Shirazi Party and especially the Youths' Department, the Women's Department and the Department of Volunteers of the Afro-Shirazi Party.
- (6) to ensure that children who have reached the age when they should be at school are in fact attending school;
- (7) to undertake the registration of births and death;
- (8) to undertake the registration of citizen and residents under the Registration of Citizen and Residents Decree, 1966.

Made at Zanzibar this 24th day of April, 1972.

MAKAME MZEE SULEIMAN
Secretary of the Revolutionary Council.

I, ASSENT,

**ABOUD JUMBE,
Chairman of the
Revolutionary Council.**

REVOLUTIONARY COUNCIL DECREE NO. 7 OF 1972

A DECREE TO AMEND THE EMERGENCY POWERS DECREE

IN EXERCISE of the powers conferred by the Legislative Powers Law, 1964, the Chairman of the Revolutionary Council by and with the advice and consent of the Revolutionary Council hereby makes the following Decree:-

Short title.
Cap. 34.

1. This Decree may be cited as the Emergency Powers (Amendment) Decree, 1972, shall be read as one with the Emergency Powers Decree and shall be deemed to have come into operation on the 7th day of April, 1972.

Insertion of
new section
4A.

2. The Emergency Powers Decrees is amended by inserting the following new section to be numbered 4A:-

“Special
power to
declare
curfew.

4A. Whenever it appears to the Chairman of the Revolutionary Council or any other person appointed by him in that behalf that an occasion has arisen or will arise which does not necessitate a proclamation of emergency but requires the declaration of a curfew he may declare the whole or any part of Zanzibar or Pemba to be a curfew area and specify the hours during which the curfew will be in operation.”

Made at Zanzibar this 16th day of May, 1972.

**MAKAME MZEE SULEIMAN
Secretary of the Revolutionary Council.**

I, ASSENT,

**ABOUD JUMBE,
Chairman of the
Revolutionary Council.**

PRESIDENTIAL DECREE NO. 8 OF 1972.

**A DECREE TO PROVIDE FOR THE OFFICEE OF PRESIDENT,
CHAIRMAN OF THE REVOLUTIONARY COUNCIL, CHAIRMEN
OF VARIOUS DEPARTMENTS AND OTHER OFFICERS
IN THE GOVERNMENT**

IN EXERCISE of the powers conferred by the Legislative Powers Law, 1964, the Chairman of the Revolutionary Council by and with the advice and consent of the Revolutionary Council hereby makes the following Decree:-

Short title and commencement.

1. This Decree may be cited as the Appointment of Chairmen Decree, 1972 and shall be deemed to have come into force on the 1st of August, 1972.

Office of President.

2.-(1) The President of Zanzibar who is the Head of the Zanzibar Executive shall be Chairman of the Revolutionary Council and shall normally be referred to as Chairman of the Revolutionary Council.

(2) In addition to all the powers vested in him as an Executive President, the Chairman of the Revolutionary Council shall in consultation with the Revolutionary Council have the power to appoint additional members to the Revolutionary Council and likewise to terminate the appointment of any member of the Revolutionary Council.

(3) The Chairman of the Revolutionary Council shall preside at every meeting of the Revolutionary Council.

Appointment of Chairmen.

3.-(1) The Chairman of the Revolutionary Council shall appoint Chairmen for various sections of Government and shall assign to them duties for which they will be made responsible.

(2) In making the appointment of Chairman the Chairman of the Revolutionary Council shall not be bound to make the appointments from amongst the members of the Revolutionary Council.

(3) If a member of the Revolutionary Council has been appointed a Chairman he shall continue to be a member of the Revolutionary Council.

(4) If a person who is not a member of the Revolutionary Council is appointed Chairman, he will not be a member of the Revolutionary Council unless he is appointed a member under section 2(2) of this Decree.

Powers of
Chairmen.

4.-(1) Every Chairman shall appoint-

- (a) a Deputy Chairman;
- (b) an Assistant Chairman; and
- (c) such Government officers as are necessary to carry out the duties and responsibilities of the Chairman.

(2) A Deputy Chairman shall not be a member of the Revolutionary Council unless:-

- (a) he was a member of the Revolutionary Council before his appointment; or
- (b) he is appointed a member under section 2(2) of this Decree.

(3) In making the appointment of Deputy Chairman, the Chairman shall seek the consent and obtain the approval of the Revolutionary Council.

Construction.

5. Reference in any existing law to: -

- (a) a Minister shall be construed as a reference to a Chairman;
- (b) a Junior Minister shall be construed as a reference to a Deputy Chairman;
- (c) a Principal Secretary shall be construed as a reference to an Assistant Chairman.

Repeal of
Decree No. 6
of 1970.

6. The Appointment of Chairman Decree, 1970 is hereby repealed.

Made at Zanzibar this 1st day of August, 1972.

SULEIMAN A. MNOGA
Secretary to the Revolutionary Council.

I, ASSENT,

**ABOUD JUMBE,
Chairman of the
Revolutionary Council.**

PRESIDENTIAL DECREE NO. 9 OF 1972.

**A DECREE TO VEST THE ASSETS OF THE ZANZIBAR
WHARFAGE COMPANY LIMITED IN THE
ZANZIBAR GOVERNMENT**

IN EXERCISE of the powers conferred by the Legislative Powers Law, 1964, the Chairman of the Revolutionary Council by and with the advice and consent of the Revolutionary Council hereby makes the following Decree:-

- Short title. 1. This Decree may be cited as the Zanzibar Wharfage Company Limited (Vesting of Assets) Decree, 1972.
- Interpretation. 2. In this Decree:-
- "assets" means the tugs, lighters, all the fixed assets belonging to the Company situate at Malindi together with all the stores and other items stocked for use by the Company but shall not include the house mentioned in the Schedule to this Decree;
- "Company" means the Zanzibar Wharfage Company Limited whose registered office is situate at No. 48, Shangani, Zanzibar;
- "effective date" means the first day of August, 1972.
- Vesting of company assets in Government. 3. Consequent upon negotiations with the Company and subsequent agreement, all the assets of the Company shall by virtue of this section and without further assurance be vested in the Zanzibar Government from the effective date.
- Purchase price. 4. The Company has agreed to accept the purchase price to seventy six thousand four hundred and twenty-two pounds sterling.
- Government to carry on business solely. 5. As from the effective date the Government shall carry on the business of the Company and it shall be unlawful for any other person to carry out such business.
- Presidential Order. 6. The Chairman of the Revolutionary Council may by Order transfer the assets hereby vested in the Government to a Public Enterprises established under the Public Enterprise Decree, 1966.

SCHEDULE

House No. 48 at Shangani.
House No. 3271 }
House No. 3272 } at Kilimani
House No. 3322 }

Made at Zanzibar this 1st day of August, 1972.

SULEIMAN A. MNOGA
Secretary to the Revolutionary Council

I, ASSENT,

**ABOUD JUMBE,
Chairman of the
Revolutionary Council.**

PRESIDENTIAL DECREE NO. 10 OF 1972

**A DECREE TO AMEND THE COUNCILS FOR THE
PERPETUATION OF THE REVOLUTION
DECREE, 1972**

IN EXERCISE of the powers conferred by the Legislative Powers Law, 1964, the Chairman of the Revolutionary Council by and with the advice and consent of the Revolutionary Council hereby makes the following Decree:-

Short title. 1. This Decree may be cited as the Councils for the Perpetuation to the Revolutionary (Amendment) Decree, 1972.

A.S.P.
Revolutionary
Committees. 2. This Councils established under the Councils for the Perpetuation to of the Revolutionary Decree, 1972 shall from henceforth be known as "the Afro-Shirazi Party Revolutionary Committees" and any reference in the Decree to "Council for the Perpetuation of the Revolution" or to Council" shall be construed as references to "the Afro-Shirazi Party Revolutionary Committee."

Chairman of
A.S.P
Revolutionary
Committee on
Party matters. 3. When the Afro-Shirazi Party Revolutionary Committee meets to discuss party matters, the Chairman of the meeting will be political commissar residing in the area where the ward is situated and appointed by the President of the Afro-Shirazi Party either from amongst the members of the Committee or from outside.

Made at Zanzibar this 11th day of August, 1972.

**SULEIMAN A. MNOGA
Secretary to the Revolutionary Council.**

I, ASSENT,

**ABOUD JUMBE,
Chairman of the
Revolutionary Council.**

PRESIDENTIAL DECREE NO. 11 OF 1972

**A DECREE TO AMEND THE ADMINISTRATIVE AUTHORITY
DECREE, 1965**

IN EXERCISE of the powers conferred by the Legislative Powers Law, 1964, the Chairman of the Revolutionary Council by and with the advice and consent of the Revolutionary Council hereby makes the following Decree:-

Short title. 1. This Decree may be cited as the Administrative Authority (Amendment) Decree, 1972 and shall be read as one with the Administrative Authority Decree, 1965, (hereinafter referred to as the principal Decree).

Amendment of long and short title. 2. The principal Decree is amended by amending -(a) the long title to read "A Decree to establish Party and Administrative Authority throughout Zanzibar" and (b) the short title to read "The Party and Administrative Authority Decree 1965".

Insection of new section 1A. 3. The principal Decree is amended by adding the following new Section to be numbered IA:-

“Interpretation. IA. In this Decree-

“Party" shall mean the Afro-Shirazi Party."

Replacement of Section 2. 4. The principal Decree is amended by deleting therefrom Section 2 and replacing it by the following section 2:-

“Division of Zanzibar into administrative Areas. 2. The Chairman of the Revolutionary Council may be order divide Zanzibar into Regions. Areas and Wards and may define the limits and assign names thereto Areas.”

Replacement of Section 3. 5. The principal Decree is amended by deleting therefrom Section 3 and replacing it by the following section 3 and 3A:

“Appointment
of Regional
and Area
Commissioner.

3. The Chairman of the Revolutionary Council may appoint:

- (a) Regional Commissioners to be Regional Party Secretaries in charge of the Regions declared as such under the provisions of Section 2.
- (b) Area Commissioners to be Area Party Secretaries in charge of areas declared as such under the provisions of Section 2.

Words

3A.-(1) The Afro-Shirazi Party Revolutionary Committee established under the provisions of the Committee for the Perpetuation of the Revolution Decree, 1972 shall be in charge of the Wards declared as such under the provisions of Section 2.

(2) The members on the Committee to represent the various Departments of the Party shall be appointed by the Area Party Committee established under the Afro-Shirazi Party Decree, 1972."

Insection of
new section
7A.

6. The principal Decree is amended by inserting the following new Section 7A.

7A.-(1) All the duties and powers including the special powers vested in the Mashehas by the principal Decree shall be exercised by Branch Party Chairmen.

(2) In exercising these powers the Branch Party Chairmen shall always consult the Branch Committee and in general act with the consent of the Branch Committee as established by the Party Constitution."

Made at Zanzibar this 11th day of August, 1972.

SULEIMAN A. MNOGA,
Secretary to the Revolutionary Council.

I ASSENT,

**ABOUD JUMBE,
Chairman of the
Revolutionary Council.**

PRESIDENTIAL DECREE NO. 12 OF 1972

**A DECREE TO AMEND AFRO-SHIRAZI PARTY
DECREE, 1965**

IN EXERCISE of the powers conferred by the Legislative Powers Law, 1964, the Chairman of the Revolutionary Council by and with the advice and consent of the Revolutionary Council hereby makes the following Decree:-

Short title.

1. This Decree may be cited as the Afro-Shirazi Party (Amendment) Decree, 1972 and shall be read as one with the Afro-Shirazi Party Decree, 1965 (hereinafter referred to as the principal Decree).

Amendment
of long title.

2. The long title to the principal Decree is amended by deleting therefrom the word "political."

Replacement
of Section 2.

3. Section 2 of the principal Decree is hereby repealed and replaced by the following section to be numbered 2:-

“A.S.P. to
be sole
Party and
Supreme
Authority.

2. The Afro-Shirazi Party is hereby declared to be the sole Party and the Supreme Authority in Zanzibar. It will represent the interest of all working people in Zanzibar and will safeguard the Revolution and the fruits of the Revolution. The Constitution and Rules of the Party and any amendments made thereto from time shall be published in the Gazette.”

Replacement
of Section 3.

4. Section 3 of the principal Decree is hereby declare and replaced by the following section 3:-

“Department
of section 3.

3.-(1) Every Head Office assigned to a Chairman under the provisions of the Appointment of Chairman Decree, 1970 shall be a separate Department of the Party with the corresponding name. The Chairman appointed under the Appointment of Chairmen Decree, 1970 to be responsible for any Head Office shall by virtue of his office be the Chairman of the corresponding Department of the Party.

(2) Every Chairman of a Party Department shall by virtue of his office, be a member of the Central Committee of the Party.

(3) There will thus be the following Department of the Party:-

- (a) The Central Department;
- (b) The Youths' Department;
- (c) The Women's Department;
- (d) The Army Department;
- (e) The Police Department;
- (f) The Security Department;
- (g) The State Affairs Department;
- (h) The Finance Department;
- (i) The Agricultural Department;
- (j) The Commerce and Industry Department;
- (k) The Works, Communications and Electricity Department;
- (l) The Development Department;
- (m) The Education Department;
- (n) The Health Department;
- (o) The Information, Tourism and Natural resources Department;
- (p) Equality of Citizens Department.

(4) Each Head of the Departments mentioned in subsection (3) shall be the Afro-Shirazi Chairman for the Department to which he has been appointed.

(5) Each Department shall have a committee composed of representatives of the Party as laid down in the Party Constitution.

(6) The Central Committee of the party may increase or reduce the number of Party Department."

Insection of
Sections 3A,
3B, 3C, 3D,
3E, and 3F.

5. The principal Decree is amended by adding the following new section 3A, 3B, 3C, 3D, 3E, and 3F respectively:-

“Party
Committees at
Department
Level.
3A. Unless otherwise specifically provided for in the Party Constitution every Department of the Party shall have a Committee consisting of the Chairman, Deputy Chairman and all the political commissars in the Department. The Secretary to the Committee shall be the Assistant Chairman of that Department in the corresponding Government Head Office.

Party
Committees
at Regional
Level.
3B.-(1) There shall be a Regional Party Committee for each Region Each Department Committee shall appoint one member from the Department to represent the Department in the Regional Committee. The Regional Party Secretary will be the Secretary of the Committee.

(2) The Chairman of the Regional Committee shall be appointed by the Committee at each meeting.

Party Committees at Area Level. 3C.-(1) There shall be an Area party Committee for each area in the Committees Region, and the Party Area Secretary shall be the Secretary of the Committee. The members of this Committee shall be appointed by the Regional Committee to represent all Party departments in the area.

(2) The Chairman of the Area Committee shall be appointed by the Committee at each meeting.

Party Committees at Ward Level. 3D.-(1) There shall be a Ward Party Committee for each ward in the area.

(2) Members of the Ward Committee shall be all members of the Council for the Perpetuation of the Revolution.

(3) The Committee shall be known as Afro-Shirazi Party Revolutionary Committee and the Chairman of the Committee shall be appointed by the President of the Party from among the Political Commissars residing in the area in which the ward is situated.

Party Committees at Branch Level. 3E. Each Party Branch established under the constitution shall have a Party Committee whose membership and work are defined by the Party Constitution.

Duties of Party Committees. 3F. Every Party Committee shall in addition to their other duties be responsible for:-

(1) ensuring that they are guardians and leaders in implementing the policy, promises, decisions and directives of the Afro-Shirazi Party at their respective Party levels in their respective areas and departments;

(2) ensuring that their Committee provides genuine leadership which will perpetuate by deed the thoughts, ideas and teachings of the late Mzee Abeid Amani Karume the Founder of the Afro-Shirazi Party and the Leader who led and maintained the Zanzibar Revolution and finally gave his life for the Revolution;

(3) ensuring that the Committee and members of their Committees are guardians of the unity and ideals of the Afro-Shirazi Party in the true spirit of the Party and the Revolution;

(4) ensuring that they provide leadership and maintain mass support which will be the vanguard of the Revolution and the defenders of the fruits of the Revolution by safeguarding the true freedom and rights of workers, raising their standard of living and promoting their interest so that they contribute fully to the African Personality and Human Dignity.

(5) Ensuring that they themselves as leaders are guardians and defenders of the Constitution of the Afro-Shirazi Party and in ensuring that every member of the Afro-Shirazi Party understands the Constitution in such a way that they will always be ready and prepared to defend it.

Made at Zanzibar this 11th day of August, 1972.

SULEIMAN A. MNOGA
Secretary to the Revolutionary Council

I, ASSENT,

**ABOUD JUMBE,
Chairman of the
Revolutionary Council.**

PRESIDENTIAL DECREE NO. 13 OF 1972

**A DECREE TO AMEND THE STATE TRADING
DECREE, 1967**

IN EXERCISE of the powers conferred by the Legislative Powers Law, 1964, the President for Zanzibar by and with the advice and consent of the Revolutionary Council hereby makes the following Decree:-

Short title.

1. This Decree may be cited as the State Trading (Amendment) Decree, 1972 and shall be read as one with the State Trading Decree, 1967, hereinafter referred to as the principal Decree.

Amendment
of section
12.

2. Section 12 of the principal Decree is hereby amended by adding the following new proviso (d):-

“(d) goods in respect of which a levy equivalent to one hundred per centum of the cost of goods is paid. Failure to pay this levy would render the goods liable to forfeiture by the Government.”

Made at Zanzibar this 16th day of November, 1972.

**SULEIMAN A. MNOGA
Secretary to the Revolutionary Council**

I, ASSENT,

**ABOUD JUMBE,
Chairman of the
Revolutionary Council.**

PRESIDENTIAL DECREE NO. 14 OF 1972

**A DECREE FURTHER TO AMEND THE AFRO-SHIRAZI
PARTY DECREE, 1965**

IN EXERCISE of the powers conferred by the Legislative Powers Law, 1964, the President for Zanzibar by and with the advice and consent of the Revolutionary Council hereby makes the following Decree:-

Short title.
Decree No.
11 of 1965.

1. This Decree may be cited as the Afro-Shirazi Party (Amendment) (No. 2) Decree, 1972 and shall be read as one with the Afro-Shirazi Party Decree, 1965, hereinafter referred to as the principal Decree.

Amendment
of section
3B.

2. Section 3B of the principal Decree is amended by deleting therefrom subsection (2) and replacing it by the following new subsection (2):-

"(2) The Chairman of the Regional Committee shall be appointed by the Chairman of the Revolutionary Council."

Amendment
of section
3C.

3. Section 3C of the principal Decree is amended by deleting there from subsection (2) and replacing it by the following new subsection (2):-

"(2) The Chairman of the Area Committee shall be appointed by the Chairman of the Revolutionary Council."

Made at Zanzibar this 20th day of November, 1972.

**SULEIMAN A. MNOGA
Secretary to the Revolutionary Council**

**L.N. 1 of
1972.**

CORRIGENDUM

In the Confiscation of Immovable Property (No. 23) Order, 1971, published in Legal Supplement (Part II) to the Tanzania-Zanzibar Gazette of 18th December, 1971, the number of Legal Notice should read "L.N. 34 of 1971" and not "L.N. 33 of 1971."

**Zanzibar,
30th December, 1971**

**W. DOURADO
Attorney-General**

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(Revolutionary Council Decree No. 8 of 1964)**

**L.N. 2 of
1972.**

**The Confiscation of Immovable Property (No. 25) Order, 1971
(Under Section 2 (1))**

Short title.

1. This Order may be cited as the Confiscation of Immovable Property (No. 25) Order, 1971.

Confiscation
of House at
Mkunazini.

2. All that House No. 1769A & B situate at Mkuanzini and belonging to or said to belong to Zenabai Sumar, is hereby confiscated.

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
28th December, 1971.**

**HAMDAN MUHIDIN,
Chairman for Works, Communications
And Power**

L.N 4 of
1972.

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(Revolutionary Council Decree No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 1) Order, 1972
(Under Section 2 (1))**

- Short title. 1. This Order may be cited as the Confiscation of Immovable Property (No. 1) Order, 1972.
- Confiscation of houses mentioned in the schedule. 2. All those houses bearing assessment numbers mentioned in the First Column of the Schedule hereto and belonging to or said to belong to the persons mentioned in the Second Column and situate at the places mentioned in the Third Column, are hereby confiscated.

SCHEDULE

First Column	Second Column	Third Column
1422 ..	Khimji M. Valbdas	.. Kiponda
1467 ..	Abdulhusein Rashid Nathani	.. Kiponda
2152/A ..	Abubakar Ahmed Thabit	.. Kajificheni
798/99 ..	Anand Gopal	.. Kiponda
1423 ..	Narandas Kashavji Sampt	.. Kiponda
846/7 ..	Yusuf Rashid Natbani	.. Kiponda
2445 ..	Hirji Premji	.. Sokomohogo
1666/9 ..	Abdulkhalik H. Ebrahim	.. Mkuanazini
1695-8 ..	Hassanali Hassuji	.. Mkunazini
2040/41 ..	Hirji Premji	.. Sokomohogo
2510/11 ..	Mh'dhaji PirMoh'd	.. Mbuyuni
2506/9 ..	Rajabali Virji	.. Mbuyuni
1517 ..	Valabdas Mulji Morarji	.. Changa Bazar
748 ..	Akbarali Rashid Nathani	.. Kiponda
38/21		
38/124 ..	Husein Hasham Kassam	.. Funguni.

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
1st January, 1972**

**HAMDANI MUHIDIN,
Chairman for Works, Communications
And Power**

**L.N. 4 of
1972.**

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(Revolutionary Council Decree No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 2) Order, 1972
(Under Section 2 (1))**

1. This Order may be cited as the Confiscation of Immovable Property (No. 2) Order, 1972.

2. All that House No. 2491 situate at Mbuyuni and belonging to or said to belong to Moh'dhusein Rajabali Kassam, is hereby confiscated.

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
1st January, 1972.**

**HAMDAN MUHIDIN,
Chairman of Works, Communications
And Power.**

*Legal Supplement (Part I) to the Tanzania - Zanzibar Gazette,
Vol. LXXXI, No. 4899 of 15th January, 1972*

**L.N 5 of
1972.**

CORRIGENDUM

In the Confiscation of Immovable Property (No. 14) Order, 1970, published as Legal Supplement (Part II) of the 24th October, 1970, as Legal Notice No. 20 of 1970, the number of the House belonging to or said to belong to Sultan Abdul-Rahman Daud should read "1621/1621A" and not "21/21A."

**ZANZIBAR,
10th January, 1972**

**W. DOURADO,
Attorney General**

THE PENAL DECREE

**L.N. 6 of
1972.**

**The Importation of Publications (Prohibition) Order, 1972
Made Under Section 37**

1. This Order may be cited as the Importation of Publications (Prohibitions) Order, 1972.

2. The importation into Zanzibar of any past or future issue of the publication known by the name of "TAIFA WEEKLY (Toleo la Tanzania)" published at Nation House, Tom Mboya Street, Nairobi and printed by East African Newspapers (Nation Series) Ltd., Box 49010, Nairobi, is hereby prohibited.

Made at Zanzibar this 10th day of January, 1972.

**ZANZIBAR,
10th January, 1972.**

**HASSAN NASSOR MOYO
Chairman for Education**

**L.N. 7 of
1972.**

CORRIGENDUM

In the Revolutionary Council Decree, No. 21 of 1971, published as Legal Supplement (Part I) to the Tanzania - Zanzibar Gazette of 25th December, 1971, the short title in the said Decree should be amended by adding "(No. 4)" between the word "Decree" and "1971."

**ZANZIBAR,
26th January, 1972.**

**W. DOURADO,
Attorney-General**

L.N. 8 of
1972.

**THE CONFISCATION OF IMMOVABLE PROPERTY
(Revolutionary Council Decree No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 3) Order, 1972
(Under Section 2(1))**

1. This Order may be cited as the Confiscation of Immovable Property (No. 3) Order, 1972.

2. All that House No. 291A situate at Forodhanii and belonging to or said to belong to Dara Ratansi Mistry, is hereby confiscated.

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
3RD February, 1972**

**HAMDAN MUHIDIN,
Chairman for Works, Communications
And Power.**

L.N. 9 of
1972.

**THE CONFISCATION OF IMMOVABLE PROPERTY
(Revolutionary Council Decree No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 3) Order, 1972
Under Section 2(1))**

1. This Order may be cited as the Confiscation of Immovable Property (No. 4) Order, 1972.

2. All that House No. 834 situate at Malindi and belonging to or said to belong to Bibi Zainabhai MA Shivji, is hereby confiscated.

**ZANZIBAR,
3rd February, 1972.**

**HAMDAN MUHIDIN,
Chairman for Works, Communications
And Power**

**L.N. 10 of
1972.**

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(Revolutionary Council Decree No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 5) Order, 1972
(Under Section 2 (1))**

1. This Order may be cited as the Confiscation of Immovable Property (No. 5) Order, 1972
2. All that House No. KC 7/16 situate at Kidongo Chekundu and belonging to or said to belong to John Michael, is hereby confiscated.

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
16th February, 1972.**

**ABOUD JUMBE,
Chairman for Situate Affairs and
Workers' Rights**

L.N. 11 of
1972.

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(Revolutionary Council Decree No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 6) Order, 1972
(Under Section 2(1))**

Short title.

1. The Order may be cited as the Confiscation of Immovable Property (No. 6) Order, 1972.

Confiscation
of houses
mentioned in
the Schedule.

2. All those houses bearing assessment numbers mentioned in the First Column of the Schedule hereto and belonging to or said to belong to the persons mentioned in the Second Column and situate at the places mentioned in the Third Column are hereby confiscated.

SCHEDULE

First Column		Second Column			Third Column
463	..	Sultani Khamis Mughery	Kajificheni
604	..	Daud and Abbass Abdul-Ghani	Malindi
622	..	A. P. Hirji	Malindi
814	..	A. P. Hirji	Malindi

By the Order of the Chairman of the Revolutionary Council.

ZANZIBAR.
4th March, 1972

HAMDAN MUHIDIN
Chairman for Works, Communications
And Power

**L.N. 12
of 1972.**

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(Revolutionary Council Decree No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 7) Order, 1972
(Under Section 2 (1))**

1. This Order may be cited as the Confiscation of Immovable Property (No. 7) Order, 1972.

2. All that house No. 18/2 situate at Kisimamajongoo and belonging to or said to belong to Khamis Ahmed (Mayai), is hereby confiscated.

By the Order of the Chairman of the Revolutionary Council.

**Zanzibar,
4th March, 1972.**

**HAMDAN MUHIDIN
Chairman for Works, Communications
And Power**

**L.N. 13
of 1972.**

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(Revolutionary Council Decree, No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 8) Order, 1972
(Under Section 2 (1))**

Short title.

1. This Order may be cited as the Confiscation of Immovable Property (No. 8) Order, 1972.

Confiscation
of houses
mentioned
in the
schedule.

2. All those houses bearing assessment numbers mentioned in the First Column of the Schedule hereto and belonging to or said to belong to the persons mentioned in the Second Column and situate at the places mentioned in the Third Column, are hereby confiscated.

SCHEDULE

First Column	Second Column	Third Column
1190 A & B .. 236 ..	Jenabai Jan-Moh'd Siwji .. Seyyid Ali Asger Seyyid ..	Malindi Hurumzi

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
10th March, 1972.**

**HAMDAN MUHIDIN,
Chairman for Works, Communications
And Power**

L.N. 13 of
1972.

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(Revolutionary Council Decree, No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 8) Order, 1972
(Under Section 2 (1))**

1. This Order may be cited as the Confiscation of Immovable Property (No. 8) Order, 1972.

2. All those houses bearing assessment numbers mentioned in the First Column of the Schedule hereto and belonging to or said to belong to the persons mentioned in the Second Column and situate at the places mentioned in the Third Column, are hereby confiscated.

SCHEDULE

First Column		Second Column		Third Column
1190 A & B	..	Jenabai Jan-Moh'd Siwji	..	Maliindi
236	..	Seyyid Ali Asger Seyyid Husein El-Shustary	..	Hurumzi

By the Order of the Chairman of the Revolutionary Council

**ZANZIBAR,
10th March, 1972.**

**HAMDAN MUHIDIN
Chairman for Works, Communications
And Power**

**APPOINTMENT OF CHAIRMAN OF THE
REVOLUTIONARY COUNCIL**

The Revolutionary Council at its meeting held on the 10 day of April, 1972 has recommended the appointment of the Honourable Aboud Jumbe Mwinyi to be the Chairman of the Revolutionary Council.

In exercise of the Supreme Authority in Zanzibar vested in the Afro-Shirazi Party by section 2 of the Afro-Shirazi Party Decree, 1965 (Decree No. 11 of 1965), the National Executive of the Afro-Shirazi Party has approved this recommendation and has appointed the said Honourable Aboud Jumbe Mwinyi to be Chairman of the Revolutionary Council with effect from 7th of April, 1972.

Made at Zanzibar this 11th day of April, 1972.

M.A. REIHAN KINGO
Vice-President
Afro-Shirazi Party

M.M. SULEIMAN
Secretary to the
Revolutionary Council

**L.N. 15 of
1972.**

THE PENAL DECREE

**The Importation of Publication (Prohibition) Order, 1972
(Made Under Section 37)**

1. This Order may be cited as the Importation of Publications (Prohibition) Order, 1972 and shall be deemed to have come into force on the 28th day of March, 1972.

2. The importation into Zanzibar of any past or future issue of the publication known by the names of "Tamasha" and "Kenya Film" published by Tamasha Publications, P.O. Box 3361, Dar-es-Salaam and by Kenya Film, P.O. Box 42453, Nairobi, Kenya and printed by Print-pak Tanzania Ltd, P.O. Box 9033, Dar-es-Salaam and by Printing and Packaging Corporation Limited, Liverpool Road, P.O.Box 30157, Naironi, Kenya, respectively are hereby prohibited.

Made at Zanzibar this 7th day of April, 1972.

**H. MOYO,
Chairman for Education**

L.N. 16 of
1972.

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(Revolutionary Council Decree, No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 9) Order, 1972
(Under Section 2 (1))**

Short title.

1. This Order may be cited as the Confiscation of Immovable Property (No. 9) Order, 1972.

Confiscation
of houses
mentioned in
the Schedule.

2. All those houses bearing assessment mentioned in the First Column of the Schedule hereto and belonging to or and to belong to the persons mentioned in the Second Column and situate at the places mentioned in the Third Column, are hereby confiscated.

SCHEDULE		
First Column	Second Column	Third Column
999A ..	Sayyid Hashim Sayyid Husein Malindi
1393/97A ..	Mohamed Husein Gulambai Mithajwalla Kodi Bazar
1961 ..	Navalbai Visanji Hunsraji Hurumzi
763/64 ..	Sharadchandra R. Jivandas Kiponda

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
18th April, 1972**

**HAMDAN MUHIDIN
Chairman for Works, Communications
And Power**

**L.N. 17 of
1972.**

THE PORTS DECREE
Appointment of Acting Port Office

IN EXERCISE of the powers vested in him under the Ports Decree the Chairman for Works, Communications and Power hereby appoints Mr. Ramadhan Saleh to be Acting Port Officer with effect from 14th April, 1972.

Made at Zanzibar this 14th day of April, 1972.

HAMDAN MUHIDIN
Chairman for works, Communications
And Power

L.N. 28 of
1972.

PEOPLES COURTS DECREE, 1969
Appointment of Member

IN EXERCISE of the powers vested in him by Section 3(1) of the People's Courts Decree, 1969, the Honourable Chairman of the Revolutionary Council has been pleased to appoint Mr. Amani Marshed Amani to be a member of the People's Court of Chake Chake, Pemba, with effect from 1st May, 1972.

ZANZIBAR,
6th May, 1972.

H.N. MOYO
Chairman for State Affairs
and Workers' Rights

L.N. 19 of
1972.

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964**

**(Revolutionary Council Decree, No. 8 of 1964)
The Confiscation of Immovable Property (No. 10) Order, 1972
(Under Section 2 (1))**

1. This Order may be cited as the Confiscation of Immovable Property (No. 10) Order, 1972.

2. All those houses bearing assessment numbers mentioned in the First Column of the Schedule hereto and belonging to or said to belong to the persons mentioned in the Second Column and situate at the places mentioned in the Third Column, are hereby confiscated.

SCHEDULE

First Column		Second Column			Third Column
2467	..	A.M. Dathoo	Darajani
2468	..	Fidahusein Mulla Karemji	Darajani
69	..	Abdullrasul Gulamhusein			
		Abdulla	Darajani
2470	..	Gulamhusein Abdulla			
2471		Mandhani	Darajani
2472	..	Salum Said Salum	Darajani
2473	..	Jusab Ismail and Husein	Darajani
		Ismail			
2034/37A	..	C.P. Jani	Sokomuhogo
3079A	..	Fazel Abass A.E. Dara	Migombani

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
12th June, 1972.**

**HAMDAN MUHIDIN
Chairman for Works, Communications
And Power.**

**L.N 20 of
1972.**

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(Revolutionary Council Decree No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 11) Order, 1972
(Under Section 2 (1))**

1. This Order may be cited as the Confiscation of Immovable Property (No. 11) Order, 1972.

2. All that house No. 515 situate at baghani and belonging to or said to belong to Bibi Bachibai Danji, is hereby confiscated.

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
12th June, 1972.**

**HAMDAN MUHIDIN
Chairman for Works, Communications
And Power**

L.N. 21 of
1972.

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(Revolutionary Council Decree, No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 12) Order, 1972
(Under Section 2 (1))**

1. This Order may be cited as the Confiscation of Immovable Property (No. 12) Order, 1972.

2. All those houses bearing assessment numbers mentioned in the First Column of the Schedule hereto and belonging to or said to belong to the persons mentioned in the Second Column and situate at the places mentioned in the Third Column, are hereby confiscated.

SCHEDULE

First Column			Second Column			Third Column
2620A	Sakinabai Mussa Mirji..			Mchangani
76	Abji Walji	Shangani.

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
5th August, 1972.**

**ALI MUHSIN ALI
Chairman for Works, Communication
And Power**

L.N. 22 of
1972.

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(Revolutionary Council Decree, No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 13) Order, 1972
(Under Section 2 (1))**

1. This Order may be cited as the Confiscation of Immovable Property (No. 13) Order, 1972.

2. All those houses bearing assessment numbers mentioned in the First Column of the Schedule hereto and belong to or said to belong to the persons mentioned in the Second Column and situate at the places mentioned in the Third Column, are hereby confiscated.

SCHEDULE

First Column	Second Column	Third Column
495	Issa Dost Mohamed Maulid Dost Mohamed, Ibrahim Dost Mohamed and Mohamed Dost Mohamed	Baghani
2650	Hanifabai Mohamed Ismail	Mchangani

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
31st August, 1972**

**ALI MUHSIN ALLI,
Chairman for Works, Communications
And Power.**

**L.N. 23 of
1972.**

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(Presidential Decree No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 14) Order, 1972
(Under Section 2 (1))**

1. This Order may be cited as the Confiscation of Immovable Property (NO. 14) Order, 1972.

2. All those houses bearing assessment numbers mentioned in the First Column of the Schedule hereto and belonging to or said to belong to the persons mentioned in the Second Column and situate at the places mentioned in Third Column, are hereby confiscated.

SCHEDULE

First Column	Second Column	Third Column
650/51	Bwana Mohammed Abdul-Rasul Dewjee	.. Malindi
2550 ..	Bwana Vrajlal & Rajanchindra J.T. Shah	.. Mbuyuni
2787/91	Bwana Juma Molidina Bandali	.. Mtendeni
1275 ..	Bwana Ramalbai Kassam Samji	.. Kokoni

By the Order of the Chairman of Revolutionary Council.

**ZANZIBAR,
13 September, 1972**

**ALI MUHSIN ALI,
Chairman for Works, Communications
And Power**

L.N. 24 of
1972.

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(President Decree No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 15) Order, 1972
(Under Section 2 (1))**

Short title.

1. This Order may be cited on the Confiscation of Immovable Property (No. 15) Order, 1972.

Confiscation
of houses
mentioned in
the Schedule.

2. All those houses bearing assessment numbers mentioned in the First Column of the Schedule hereto and belonging to or said to belong to the persons mentioned in the Second Column and situate at the places mentioned in the Third Column, are hereby confiscated.

SCHEDULE

First Column	Second Column	Third Column
288513 ..	J.F. Jessawala	Kikwajuni
3317 ..	Mrs. Parin J.F. Jessawala	.. Kikwajuni
1242 ..	Bwana Gulamhusein G. Dawood	.. Kokoni

By the Order of the Chairman of Revolutionary Council.

**ZANZIBAR,
13 September, 1972.**

**ALI MUHSIN ALI
Chairman for Works, Communication
And Power**

L.N 25 of
1972.

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
(Presidential Decree, No. 8 of 1964)**

**The Confiscation of Immovable Property (No. 16) Order, 1972
(Under Section 2 (1))**

Short title.

1. This Order may be cited as the Confiscation of Immovable Property (No. 16) Order, 1972.

Confiscation
of houses and
godown.

2. All those houses bearing assessment numbers mentioned in the First Column of the Schedule hereto and belonging to or said to belong to the persons mentioned in the Second Column and situate at the places mentioned in the Third Column and all that Godown No. 564 situate at Mbuyuni and belonging to or belong to Mustaz G. Peera and Ukera G. Peera, are hereby confiscated.

SCHEDULE

First Column	Second Column	Third Column
2559 }	.. Murtaz G. Peera and	
2560 }	Ukwra G. Peeras Mbuyuni

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
25th October, 1972.**

**ALI MUHSIN ALI,
Chairman for works, Communication
and Power.**

L.N. 26 of
1972.

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
President Decree, No. 8 of 1964**

**The Confiscation of Immovable Property (No. 17) Order, 1972
(Under Section 2 (1))**

1. This Order may be cited as the Confiscation of Immovable Property (No. 17) Order, 1972.

2. All that Mill for grinding Corn situate at Market Street and belonging to or said to belong to Chunilal Jadavji, is hereby confiscated.

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
24th October, 1972.**

**ALI A. KARUME
for Chairman for Trade and Industry**

L.N. 27 of
1972.

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
President Decree, No. 8 of 1964**

**The Confiscation of Immovable Property (No. 18) Order, 1972
(Under Section 2 (1))**

Short title. 1. This Order may be cited as the Confiscation of Immovable Property (No. 18) Order, 1972.

Confiscation of house at Shangani. 2. All that house No. 122 situate at Shangani and belonging to or said to belong to heirs of Masoud Ali, is hereby confiscated.

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
28th October, 1972.**

**ALI MUHSIN ALI
Chairman for Works, Communications
And Power**

L.N. 28 of
1972.

**THE CONFISCATION OF IMMOVABLE PROPERTY
DECREE, 1964
President Decree, No. 8 of 1964**

**The Confiscation of Immovable Property (No. 19) Order, 1972
(Under Section 2 (1))**

Short title. 1. This Order may be cited as the Confiscation of Immovable Property (No. 19) Order, 1972.

Confiscation of houses mentioned in the Schedule. 2. All those houses bearing assessment numbers mentioned in the First Column of the Schedule hereto and belonging to or said to belong to the persons mentioned in the second Column and situate at the places mentioned in the Third Column, are hereby confiscated.

First Column	Second Column	Third Column
SZ 164	Juma Omar Abdulla Mkoroshoni, Chake, Pemba
SZ 165	Nassor Mohammed Mkanjun, Chake, Pemba
SZ. 166	Aziza Nassor Tibirinzi, Chake, Pemba
SZ. 167	Mohamed Abdalla .. (Batashi)	.. Mji-Mpya, Chake, Pemba.

By the Order of the Chairman of the Revolutionary Council.

**ZANZIBAR,
29th November, 1972.**

**ALI MUHSIN ALI,
Chairman for Works, Communications
and Power**

**L.N. 29 of
1972.**

THE PENAL DECREE

IN EXERCISE of the powers contained in section 37 of the Penal Decree the Chairman hereby makes the following Order:-

The Importation of Publication (Revocation) Order, 1972

1. This Order may be cited as the Importation of Publication (Revocation) Order, 1972.

2. The Importation of Publications (Prohibition) Order, 1968, banning the importation of the "BARAZA" is hereby revoked.

By the Order of the Chairman for State Affairs and Worker' Rights.

**ZANZIBAR,
19th December, 1972.**

**W. DOURADO
Attorney General**

**L.N. 36 of
1968.**

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