

Government Gazette

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No. 6,113-FRIDAY, MARCH 30, 1906.

Part I.—General: Minutes, Proclamations, Appointments, and General Government Notifications. Proclamations, Appoint-PART II.—Legal and Judicial

PART III .- Provincial Administration.

PART IV.— Land Settlement.
PART V.—Mercantile, Marine, Municipal, Local, &c.

Separate paging is given to each Part in order that it may be filed separately.

Part II.—Legal and Judicial.

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PASSED ORDINANCES.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council.

No. 5 of 1906.

An Ordinance to provide for compulsory Vernacular Education in Municipal and Local Board Towns and in Towns under the operation of "The Small Towns Sanitary Ordinance, 1892."

HENRY A. BLAKE.

Preamble.

HEREAS it is expedient to provide for compulsory W vernacular education in municipal and local board towns and in towns under the operation of "The Small Towns Sanitary Ordinance, 1892": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as The Town Schools Ordinance, 1906."

Repeal.

Power to extend provisions of Ordinance to certain towns.

2 The Ordinance No. 33 of 1884 is he by repealed.

3 It shall be lawful for the Governo, with the advice and consent of the Executive Council, by Proclamation in the Government Gazette, to bring the provisions of this Ordinance or such of them as shall be specified in such Proclamation into operation within any municipal or local board town, or within any town or village which has been brought under the operation of "The Small Towns Sanitary Ordinance, 1892," or within the town of Nuwara Eliya, and in every such Proclamation the limits of such town or village shall be set out and defined, and the Governor, with the advice afores id, may from time to time revoke, alter, vary, or amend any such Proclamation.

Interpretation.

· 4 In this Ordinance, unless the context otherwise requires—

The word "parent" includes a guardian and any person who has the actual custody of a child.

The term "local authority" means, in the case of a municipal town, the municipal council; in the case of a local board town, the local board; in the case of the town of Nuwara Eliya, the board of improvement of Nuwara Eliya; and in the case of a town or village which has been brought under the operation of "The Small Towns Sanitary Ordinance, 1892," the board of health.

Presumption as to occupier of premises in which child resides.

Power of local authority to make provision for instruction in vernacular languages.

- 5 The occupier of the premises in which any child usually resides shall be presumed to have the custody of such child until the contrary be proved.
- 6 (1) Notwithstanding the provisions of any Ordinance to the contrary, it shall be lawful for any local authority, if they shall consider it expedient so to do, to make provision from the funds vested in them for the establishment and maintenance of one or more schools within the limits of their jurisdiction for the instruction of children in the vernacular languages.
- (2) The expenditure which such local authority is hereby authorized to incur shall include the cost of acquiring and purchasing or renting sites for school buildings, of providing suitable school buildings, and providing the same with the necessary furniture, maps, books, and equipment, and of paying the salaries of a suitable staff of teachers, caretakers, and attendants, and of one or more attendance officers to be appointed as hereinafter provided.
- (3) The site, buildings, furniture, and articles so acquired and provided shall be the property of the local authority.

Power to make by-laws.

- 7 (1) A local authority may from time to time make, and when made may revoke, amend, alter, or vary such by-laws as may seem necessary or expedient for the purpose of carrying out the provisions of this Ordinance, and may impose penalties for the contravention thereof not exceeding a fine of twenty rupees, and an additional fine not exceeding ten rupees per day in case of a continuing offence.
- (2) No by-law, or revocation, amendment, alteration, or variation of any by-law shall have effect until the same is confirmed by the Governor, with the advice of the Executive Council.
- (3) All by-laws when so confirmed shall be published in the Government Gazette in the English, Sinhalese, and Tamil languages, respectively, and from the date of such publication shall have the same force as if they had been enacted by this Ordinance.
- (4) All such by-laws shall be laid before the Legislative Council if in session within one month of such publication, and if not in session within one month of the commencement of the session next ensuing, and in either case they shall be on the table during four sittings at least of the Council, and any by-law which has been disapproved by resolution of the Council shall cease to have any force or effect.

Purposes for which by-law may be made

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8 (1) The by-laws made under the last preceding section may apply to both boys and girls, or to boys only, or to girls, only, and may provide among other things for—

- (a) Specifying the limits of any area within the jurisdiction of the local authority within which efficient provision has been made for vernacular education either by a school established under this Ordinance or by any existing school or schools registered by the Director of Public Instruction as a Government school or schools or as a school or schools receiving a grant-in-aid from Government. Such by-laws shall name the schools by which efficient provision is made as aforesaid for vernacular education.
- (b) Requiring the parent of any child between the ages of six years and twelve years old, or in the case of Mohammedan and Tamil girls between the ages of six and ten, residing within such area, to cause such child to attend one of such schools, unless he has made other adequate and suitable provision for the education of such child. A parent shall be deemed to have made adequate and suitable provision for the education of his child, if he proves that his child is in regular attendance at a school registered by the Director of Public Instruction for the receipt of a grant-in-aid, or at a school with regard to which an application for a grant-in-aid is under consideration, or at a school certified by the Director of Public Instruction to provide adequate and suitable instruction, or if he proves that he has made such other provision for his child's education as the Director of Public Instruction shall certify to be adequate and suitable, or if he produces a certificate from the Director of Public Instruction recommending that the child shall be exempted from compulsory attendance. Provided that no parent shall be convicted for not causing his child to attend such school, if he proves to the satisfaction of the magistrate that he has reasonable excuse for not causing such child to attend. A parent shall be deemed to have a reasonable excuse for not causing his child to attend school, if he proves that the child is prevented from attending by sickness or other unavoidable cause.
- (c) Determining the days on which and the hours during which children shall attend such school.
- (d) Prescribing, on the recommendation of the Director of Public Instruction, the course of instruction to be given in schools.
- (e) For every other purpose which may by the local authority be deemed necessary for carrying out the provisions of this Ordinance. Provided that nothing herein contained shall in any way restrict or be construed to restrict the generality of the powers conferred by the last preceding section, but such powers shall extend to all matters, whether similar or not to those in this section mentioned, as to which it may be expedient to make by-laws for the better carrying into effect of the objects of this Ordinance

Religious instruction

- 9 (1) No religious instruction shall be given in any school established under section 6 of this Ordinance.
- (2) No school in which religious instruction is given shall be named in any by-law made under clause (a) of the last preceding section as a school in which efficient provision is made for vernacular education, unless the local authority is satisfied—
 - (a) That religious instruction is given only during the times specified in the school time table;
 - (b) That religious instruction is not given to pupils of other denominations than that to which the school belongs, if the parents object.
 - (c) That pupils who do not attend religious instruction are employed in other studies during the hours allotted to religious instruction;

- (d) That such pupils, if their parents object to their being present in the room where religious instruction is given, are either allowed to study in some other part of the school premises during the hours when such instruction is given or their presence in the school during such hours is excused; and
- (e) That a copy of sub-section (2) of this section in the English, Sinhalese, and Tamil languages is conspicuously posted up in the school.

Appointment of attendance officers.

10 It shall be lawful for the Director of Public Instruction, on the requisition of a local authority, to appoint one or more attendance officers to carry out the provisions of this Ordinance. Attendance officers so appointed shall be officers of the Government, and subject in all respects to the rules and regulations of the Public Service. The salaries of such attendance officers shall be fixed by the local authority, and shall be paid out of their funds.

Power of attendance officer to require information with regard to children. 11 It shall be lawful for any attendance officer appointed under this Ordinance to require the occupier of any premises to give full information with regard to the children residing in such premises and of the provision, if any, which is made for their instruction, and if necessary to produce such children before him for inspection.

Power of attendance officer to enter and search premises.

12 Whenever the occupier of any house, premises, or place refuses to give such information as aforesaid to the attendance officer, or gives information which the attendance officer has reasonable ground for believing to be false, it shall be lawful for the attendance officer, with the authority in writing of the Director of Public Instruction, if the house, premises, or place are within the jurisdiction of the Municipal Council of Colombo, and if such house, premises, or place are elsewhere, with the authority in writing of the chairman of the local authority, at any time between sunrise and sunset to enter and search such house, premises, or place, and the occupier of the same shall afford him all reasonable facilities for so doing; and every occupier who fails or refuses to afford such facilities shall be guilty of an offence, and liable on conviction to the penalties prescribed in the following section.

Penalties.

13 Any person who refuses to give an attendance officer any information which such attendance officer is authorized by this Ordinance to require, or wilfully gives information which is false in any particular, or wilfully obstructs any attendance officer in the discharge of his duties, shall be guilty of an offence, and shall be liable on conviction thereof to be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to one hundred rupees, or with both.

How prosecutions are to be instituted.

- 14 (1) Every prosecution in respect of an offence under this Ordinance may be instituted by a written report made by an attendance officer and certified, where the offence is alleged to have been committed within the jurisdiction of the Municipal Council of Colombo, by the Director of Public Instruction, and where the offence is alleged to have been committed elsewhere by the chairman of the local authority, that such offence has been committed, being presented to a police magistrate or, in the case of a municipal town, a municipal magistrate.
- (2) All fines imposed under this Ordinance shall be paid into the funds of the local authority.

Power of magistrate in certain cases to order child to be sent to certified industrial school. 15 (1) If any child of such age as to be liable to attend school habitually and without reasonable excuse neglects to attend such school, or is found habitually wandering about the streets and not under proper control, or in the company of disorderly or immoral persons or of reputed criminals, it shall be the duty of the attendance officer, after due

warning to the child and to the parents of the child, if they can be found, to present a written report, certified as provided by the last preceding section, to a magistrate, and the magistrate shall summon such child and the parents (if they can be found) before him, and if satisfied of the truth of the report may order such child, if a male, to be whipped in accordance with the provisions of "The Flogging Regulation Ordinance, 1904," or order any such child to be sent to any school or institution certified by the Governor under "The Youthful Offenders' Ordinance, 1886" (hereinafter referred to as "a certified industrial school"), for such period, not less than three months or more than six months, as to such magistrate shall seem proper.

(2) The costs of maintaining and educating the child at the certified industrial school shall be defrayed, in the first instance, by the local authority, but the magistrate may in his discretion issue an order to the parent of such child requiring such parent to pay the whole or any part of the costs of such maintenance, provided that such order may be made on the application of an attendance officer appointed under this Ordinance, and shall be made and enforced, so far as is consistent with the provisions of this Ordinance, in the manner provided by sections 32 to 37 inclusive of "The Youthful Offenders' Ordinance, 1886."

Procedure.

- 16 With regard to proceedings before a magistrate under this Ordinance or under any by-laws thereunder, the following provisions shall have effect:
 - (1) In any proceeding for an offence under a by-law the magistrate may, instead of inflicting a penalty, make an order directing that the child shall attend school, and that if he fails to do so the person on whom such order is made shall pay a penalty not exceeding the penalty to which he is liable for failing to comply with the by-law.
 - (2) Any magistrate may require by summons any parent of a child required by by-law to attend school to produce the child before him, and any person failing without reasonable excuse, proof whereof shall lie on the parent, to comply with such summons shall be liable to a penalty not exceeding twenty rupees.
 - (3) When a child is apparently of the age alleged for the purpose of the proceeding, it shall lie on the defendant to prove that the child is not of that age.
 - (4) A certificate purporting to be under the hand of the Director of Public Instruction stating that a child has reached a particular standard of education, or is or is not under adequate and suitable instruction, or stating that any school does or does not provide adequate and suitable instruction, or stating that any person has been appointed an attendance officer under this Ordinance, shall be evidence of the facts stated in such certificate.

Passed in Council the Twenty-seventh day of February, One thousand Nine hundred and Six.

> A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Fourteenth day of March, One thousand Nine hundred and Six.

> A. M. ASHMORE, Colonial Secretary.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council.

No. 6 of 1906.

An Ordinance to amend "The Colombo Sailors' Home Ordinance, 1877."

HENRY A. BLAKE.

Preamble.

HEREAS by "The Colombo Sailors' Home Ordinance, VV 1877" (hereinafter referred to as the 'principal Ordinance'), after reciting that the trustees therein named had commenced the erection on the land and premises mentioned in the schedule to the said Ordinance of a building to be used as a sailors' home, it was enacted amongst other things that the said home should be opened for the admission and entertainment of sailors, and that it should be thenceforth managed and governed by the said trustees in accordance with such rules and regulations as the said trustees should from time to time establish:

And whereas the said building has been completed, and has for some years past been used as a home for the admission and entertainment of soldiers as well as of sailors; and it is expedient that the said home should continue to be so used: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

- 1. This Ordinance may be cited as "the Colombo Sailors' Home Ordinance, 1906."
- 2. The following section shall be added to the principal Ordinance and shall be numbered 7, namely:
- 7. Notwithstanding anything in this Ordinance contained the trustees of the said sailors' home shall permit the buildings and premises now vested in them subject to the trusts of the said home, and any further buildings and premises which may hereafter become vested in them as such trustees, to be open for the admission and entertainment of soldiers as well as of sailors, subject to such rules , , and regulations as the trustees may from time to time lay down for the management and government of the said

Passed in Council the Twenty-seventh day of February, One thousand Nine hundred and Six.

> A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Fourteenth day of March, One thousand Nine hundred and Six.

> A. M. ASHMORE, Colonial Secretary.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council.

No. 7 of 1906.

An Ordinance to amend "The Rabies Ordinance, 1893." HENRY A. BLAKE.

Preamble.

HEREAS it is expedient to amend "The Rabies Ordinance, 1893," hereinafter referred to as "the principal Ordinance:" Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Rabies (Amendment) Ordinance, 1906," and the principal Ordinance and this Ordinance shall be construed and read as one Ordinance, and may be cited collectively as" The Rabies Ordinances, 1893 and 1906."

Short title.

Addition of section to principal Ordinance with regard to admission of soldiers into the home.

2 The following section shall be inserted in the principal Ordinance after section 12 and shall be numbered 12A, namely:

The Governor may by Proclamation prohibit importation of animals.

12 A (1) It shall be lawful for the Governor, with the advice of the Executive Council, by Proclamation to be published in the Government Gazette, to prohibit from time to time, as he may think desirable, the importation into Ceylon, from any place where he has reason to believe that rabies exists, of dogs, horses, deer, or any other animal by which in the Governor's judgment rabies is liable to be carried, or to order that no such animal shall be imported without a license in writing under the hand of the Colonial Secretary.

Penalty.

(2) Any person who knowingly imports or attempts to import any dog, horse, deer, or any other animal contrary to the prohibition or order contained in such Proclamation shall be guilty of an offence, and shall be liable on conviction thereof to a fine not exceeding one hundred rupees, or in default to simple imprisonment for a period not exceeding three months.

Passed in Council the Twenty-seventh day of February, One thousand Nine hundred and Six.

> A. G. CLAYTON, Clerk to the Council,

Assented to by His Excellency the Governor the Fourteenth day of March, One thousand Nine hundred and Six.

> A. M. ASHMORE, Colonial Secretary.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council.

No. 9 of 1906.

An Ordinance to transfer to the Registrar-General the duties assigned to the Colonial Secretary by "The Trade Marks Ordinances, 1888 to 1904," and by "The Designs Ordinance, 1904."

HENRY A. BLAKE.

Preamble.

WHEREAS it is expedient that the duties assigned to the Colonial Secretary by "The Trade Marks Ordinances, 1888 to 1904," and by "The Designs Ordinance, 1904," should be transferred to the Registrar-General: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Trade Marks and Designs Ordinance, 1906," and shall come into operation at such date as the Governor, by Proclamation in the Government Gazette, shall appoint.

Amendment of section 2 of both Ordinances with regard to definition of "Colonial Secretary."

- 2 For the definition of the term "Colonial Secretary" in section 2 of "The Trade Marks Ordinance, 1888," and in section 2 of "The Designs Ordinance, 1904," there shall be substituted the following definition, namely:
 - "Registrar" means the Registrar-General, and includes any officer in the Registrar-General's Department to the extent to which he may be authorized by general or special order of the Governor to discharge the duty of the registrar under this Ordinance.

Substitution of "Registrar-General" for "Colonial Secretary" throughout Ordinances. 3 For the terms "the Colonial Secretary" and "the Colonial Secretary's Office" wherever they occur in either of the two above-named Ordinances or in any marginal note or schedule thereto, or in any amending Ordinance, there shall be respectively substituted the terms "the registrar" and "the registrar's office."

Passed in Council the Twenty-seventh day of February, One thousand Nine hundred and Six.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Fourteenth day of March, One thousand Nine hundred and Six.

A. M. ASHMORE, Colonial Secretary.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council.

No. 11 of 1906.

An Ordinance for making final provision for the Supplementary Contingent Charges for the Year 1904.

HENRY A. BLAKE.

Preamble.

Rs. 46.213.32

charged upon the

island of the year 1904 for the final

revenue of this

Supplementary Contingent

Service of that

year.

WHEREAS by Ordinances Nos. 23 of 1904 and 11 of 1905 it was enacted that the sums of Rs. 2,470,677·11 and Rs. 2,489,927·92 respectively should be charged upon the revenue of this island for the Supplementary Contingent Services of the year One thousand Nine hundred and Four, in addition to the sum of Rs. 21,574,552 provided by the Ordinance No. 13 of 1903: And whereas an expenditure of Rs. 46,213·32 was incurred and brought to account for the Contingent Services of the year 1904, for which provision is not made by the aforesaid Ordinances: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 That a sum not exceeding Forty-six thousand Two hundred and Thirteen rupees and Thirty-two cents shall be and the same is hereby charged upon the revenue of this island of the said year 1904, for the services hereinafter mentioned; the said expenditure being in conformity with the schedule hereunto annexed, whereof the following is an abstract:

Rs. c.

Charges on account of Public Debt 5,250 49 Pensions 4,499 ... Secretariat 214 68 ... Treasury 230 17 Survey Department 2,440 10 ... ••• Exchange 16,335 33 ... ••• Miscellaneous Services 9,146 63 ... ••• Government Stores 4,463 38 Public Works Annually Recurrent ... 1,494 45 ••• Public Works Extraordinary 2,139 8 Total—Rs. 46,213 32 SCHEDULE. 1. CHARGES ON ACCOUNT OF PUBLIC DEBT. Crown Agents, London 5,250 49 2. Government and Agents in India 4,499 6 SECRETARIAT. Other Charges ... 214 68 TREASURY. Other Charges ... 230 17 8. SURVEY DEPARTMENT. Other Charges ... 2,440 10 22. EXCHANGE 16,335 33 ... MISCELLANEOUS SERVICES. Commissioner of Stamps 3,256 25 ... Crown Agents 5,725 44 Government and Agents in India 164 94 9.146 63 Carried over ... 38,116 46

				Rs.	c.
	Brought forward	•••	_	38,116	46
25.	GOVERNMENT STORES.				
	Other Charges	•••	-	4,463	38
33.	Public Works Annually Recurre	NT.			
	Miscellaneous.				
	Travelling expenses	•••	_	1,494	4 5
34.	Public Works Extraordinary.				
	New Roads.				
	For railway feeder road, Nikaweratiy	78			
	to Maho	•••		1,596	61
	Miscellaneous.				
	For making a survey of and takin	ıg			
	levels on the canal from Toppu to Puttalam	to 	_	542	24
		,	Total—Rs.	46,213	32
			•		

Passed in Council the Twenty-seventh day of February, One thousand Nine hundred and Six.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Fourteenth day of March, One thousand Nine hundred and Six

> A. M. ASHMORE, Colonial Secretary.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council.

No. 12 of 1906.

An Ordinance further to amend "The Ceylon Penal Code.".

HENRY A. BLAKE.

Preamble.

WHEREAS it is expedient further to amend "The Ceylon Penal Code," hereinafter referred to as "the principal Ordinance:" Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Ceylon Penal Code (Amendment) Ordinance, 1906," and shall be read and construed as one with the principal Ordinance.

Amendment of section 449 of Ordinance No. 2 of 1883.

- 2 For section 449 of the principal Ordinance the following section shall be substituted:
 - 449 Whoever is found having in his custody or possession without lawful excuse, the proof of which lies on him, any instrument of house-breaking, or being armed with any dangerous or offensive weapon with intent to

commit any unlawful act, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both, and such instrument or weapon shall be forfeited to the Crown.

Passed in Council the Twenty-seventh day of February, One thousand Nine hundred and Six.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Fourteenth day of March, One thousand Nine hundred and Six.

> A. M. ASHMORE, Colonial Secretary.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council.

No. 13 of 1906.

An Ordinance to further amend "The Widows' and Orphans' Pension Fund Ordinance, 1898."

HENRY A. BLAKE.

Preamble.

WHEREAS it is expedient to further amend "The Widows' and Orphans' Pension Fund Ordinance, 1898,": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance shall be cited as the "The Widows" and Orphans' Pension Fund Ordinance, 1905," and shall be read as one with the Ordinance No. 1 of 1898, herein referred to as "the principal Ordinance."

Revision of pensions on basis of new tables. 2 The prospective pensions of the widows and orphans of public officers contributing to the fund on the 31st March, 1904, and the existing pensions of the widows and orphans of any former public officers who died previous to that date shall be revised on the basis of the tables in the schedule attached to this Ordinance as though such tables had been in force since the date of the establishment of the fund; and all existing pensions shall become payable at the revised rate as from the 8th March, 1904, provided that in any case in which the pension already guaranteed under the tables previously in force would be in excess of the amount to be calculated under the tables attached to this Ordinance the higher amount shall be allowed and guaranteed.

Valuation of funds and application of surplus.

After the pensions have been fixed according to the preceding section a valuation of the assets and liabilities of the fund shall be made as on the 31st March, 1904, precisely on the same conditions and assumptions as the valuation previously made under section 23 of the principal Ordinance, and 75 per cent. of the surplus disclosed by such valuation shall be applied in increasing the prospective pensions of the widows and orphans of the contributors to the fund at the date of valuation and of former contributors who have ceased to contribute on attaining the age of 65 or on leaving the service and the pensions of all existing pensioners in such shares and proportions as shall be recommended by the actuaries, having due regard to the principles laid down in this Ordinance and the principal Ordinance, account being taken in such division of the said 75 per cent. of the surplus of the fact that under the proviso to the preceding section certain pensions will have been fixed at a higher rate than is provided for by the tables attached to this Ordinance.

Calculation of pensions in respect of increments of salary of existing public officers.

4 All pensions accruing after the passing of this Ordinance in respect of increments of salary of existing public officers shall be calculated according to the tables attached to this Ordinance.

Resumption of payments by defaulting contributors.

- 5 (1) When the contribution of any person who has continued to contribute to the fund under section 13 or 14 of the principal Ordinance after ceasing to hold office in the public service of Ceylon is not paid for six months it shall be lawful for the directors, with the sanction of the Governor in Council, to allow such person to resume his contributions to the fund at the same rate and subject to the same terms and conditions as if he had not made default in paying his contribution as aforesaid, subject nevertheless to the following conditions, namely:
 - (a) The directors shall not extend the benefit of this section to any person unless he satisfies the directors that his default in paying his contribution was due to inadvertence or accident, and unless he has applied to be allowed to resume his contributions within such time as the directors, having regard to the circumstances of the case, shall consider reasonable.
 - (b) No person shall be allowed to resume his contributions to the fund unless he has first paid all arrears of contribution up to date with six per cent. compound interest.
 - (c) The directors may, before allowing any person to resume his contributions to the fund, require him to pay to the credit of the fund, by way of penalty, such sum not exceeding fifty rupees as the directors may think proper.
- (2) The provisions of this section shall extend to cases where the default in paying the contribution due to the fund has been made before, as well as to cases where such default shall be made after, the passing of this Odinance.

Provisions with regard to officers appointed after commencement of Ordinance. 6 Public officers appointed after the passing of this Ordinance shall not be allowed to become contributors to the fund, anything in the principal Ordinance to the contrary notwithstanding; but abatements shall be made from the salaries or pensions of such public officers equivalent to the contributions and other payments which would have been levied from them under the provisions of the principal Ordinance, and shall be carried to the credit of the general revenue accounts of the Colony, provided that the sum so received shall not be assessable for military contribution under Ordinance No. 2 of 1898.

Computation of pensions of widows or children of such officers.

7 The pensions to which widows or children of deceased public officers appointed after the passing of this Ordinance are entitled shall be computed according to the tables attached to this Ordinance,* and such tables shall in their case not be subject to any revision as provided in section 23 of the principal Ordinance, and such pensions shall be paid out of the general revenue of the Colony, and are hereby made charges upon such revenue.

Application of principal Ordinance to such officers.

8 The provisions of the principal Ordinance, so far as the same are not modified by the provisions of the two preceding sections, shall apply to all public officers appointed after the passing of this Ordinance.

Quinquennial valuation of fund.

9 The actuarial valuations of the fund contemplated in section 23 of the principal Ordinance shall be made five years after the valuation provided for in section 3 of this Ordinance, and quinquennially thereafter.

Passed in Council the Twenty-seventh day of February. One thousand Nine hundred and Six.

A G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Fourteenth day of March, One thousand Nine hundred and Six.

A. M. ASHMORE, Colonial Secretary.

TABLES.

NOTE AS TO THE USE OF THE TABLES.

Table A.—The tabular results are shown for every age of the husband from 15 to 64; and for every fifth age of the wife, commencing at age 15 and down to 65. Ages below or beyond should be taken at the limit shown. For the intermediate ages of the wives, interpolate by first differences, as follows:—

(i) + (ii) = 3188 = required result 3527

Table B.—The tabular results are shown (in eleven divisions) for every age of the husband from 20 to 64, and for every fifth age of the wife, commencing at age 15 and down to 65. Ages below or beyond of wives should be taken at the limit shown. The results corresponding to the intermediate ages of the wives should be obtained by interpolation, in the manner illustrated above for Table A.

Examples of the Method of Calculation to be followed in the use of the Table B in the case of Officers who commence to contribute at an earlier age than 20 next Birthday.

EXAMPLE (1): An officer aged 17 next birthday, having a wife aged 15 next birthday, enters the Fund. Assume that the officer is aged 20 next birthday, so that the multiplier taken from table B will be 6.05.

This officer receives an increment of salary at age 22 next birthday when his wife's age is 20. Assume that the officer's age is 25 next birthday, i.e., his actual age 22, plus the difference between his actual age at entry and 20, which is three years. The multiplier taken from Table B will be 5·16.

EXAMPLE (2): An officer aged 19 next birthday enters the Fund as a bachelor, and five years later, when aged 24 next birthday, marries, his wife's age being 20 next birthday. The multiplier for the accumulated contributions paid during bachelorhood will be taken from Table A for the actual ages (husband 24 and wife 20), and will be 422. With respect to the contributions paid after marriage, assume that the officer's age is 25 (his actual age plus one), so that the multiplier taken from Table B will be 5·16.

This officer receives an increment of salary when aged 39, when his wife's age is 35. Assume as before that the ages are 40 and 35 respectively, so that the multiplier taken from Table B will be 2.72.

NOTE,—It will be observed that this method takes account of the actual number of years for which the annual contributions will run. In example (1), when the officer receives the increment of salary at age 22 he has contributed to the Fund for five years, so that at the expiration of 30 years his contributions will cease. Similarly in example (2), when the officer marries at age 24, he also has contributed to the Fund for five years, so that although he is two years older than the officer in example (1), yet the unexpired period of contribution is the same in each case, and the wife's age is in each instance 20, so that no important error is involved in using the same multiplier for the two cases.

In using this Table, care should be taken to enter the proper division corresponding with the age at which the 35 years of contribution will case.

Table C.—The tabular results are shown for the same range of ages as in Table A. Ages below or beyond should be taken at the limit shown. The results for the intermediate ages of the wives should be obtained by interpolation, in the manner illustrated above for Table A; but it should be carefully noted that the correction, in the case of this Table, is subtractive, and not additive, as in Table A.

ILLUSTRATIONS OF THE METHOD OF ASSESSING THE PENSIONS.

9. The following is the mode of assessing the Pensions of Widows whose husbands were members as above, and in the Public Service of Ceylon:

First Wife's Pension.

A.—In consideration of the Contributions paid by such Member during Bachelorhood.

RULE: Accumulate the contributions at 6 per cent. compound interest, and multiply the amount by the quantity found in Table A corresponding to the respective ages of the husband and wife at the time of marriage.

The product will give the annual pension to which the wife will be entitled on her husband's death, on account of his past contri-

butions.

EXAMPLE: Thus, if the total contributions of such member during bachelorhood, when accumulated at the rate of 6 per cent. interest, amount to Rs. 300, and the ages of himself and wife at the time of marriage are 30 and 20 respectively, then Rs. 300 × 346 = Rs. 103.80 = wife's pension.

- B.—In consideration of the Future Annual Contributions to be payable from the date of Marriage.
- (a) In respect of the official income receivable at the time of marriage.

RULE: Multiply the annual contribution by the quantity found in Table B corresponding to the respective ages of the husband and wife at the time of marriage.

The product will give the annual pension to which the wife will be entitled on her husband's death on account of his contributions in respect of the official income receivable at the time of marriage.

EXAMPLE: Thus, if such last referred member's official income at the time of marriage be Rs. 1,000 a year, and the annual contribution be Rs. 40 (to cease at age 55), and the ages of himself and wife at the time of marriage be 30 and 20 respectively, then

Rs. $40 \times 4.05 = \text{Rs. } 162 = \text{wife's pension.}$

(b) In respect of increments made to the official income after marriage.

RULE: Multiply the additional contribution by the quantity found in Tabe B corresponding to the respective ages of the husband and wife at the date of the increment of official income.

The product will give the additional annual pension to which the wife will be entitled on her husband's death in respect of his additional contributions on account of an increase of his official income.

EXAMPLE: Thus, if such last referred to member's official income be increased by Rs. 200 a year, and the then ages of himself and wife are respectively 35 and 25, then the further pension will be:

Rs. $8 \times 3.26 = \text{Rs. } 26.08 = \text{wife's further pension.}$

C.—ASSESSMENT OF THE AMOUNT OF THE PENSION DURING THE TIME SUCH MEMBER IS A WIDOWER

When such member becomes a widower, a pension is to be supposed to attach for the benefit of a wife of exactly the same age as the late wife would have been, such pension either remaining unchanged in amount from that to which the late wife was entitled, or becoming subsequently augmented or reduced in the manner provided for by the Rules, according as such member's contributions increase or decrease from that time through variations in his official income.

The amount so determined is to form the basis for estimating the commencing pension to which a second wife becomes entitled at the time of her marriage.

EXAMPLE: Thus, if such last-referred to member becomes a widower, a pension of (103.80 + 162 + 26.08) Rs. 291.88 is to be supposed to attach for the benefit of a wife of exactly the same age as the late wife would have been, and the pension will continue at that amount until such

member's official income (and his consequent contribution) is either increased or decreased. If a further increment of Rs. 200 official income be made when such member is aged 40, and his late wife would have been aged 30, then the additional amount of supposed pension would be found by Rule 9 B. (b) thus:

Rs. 8×2.52 — Rs. 20.16 — wife's supposed further pension.

Should such member re-marry, the amount to be used as a basis for estimating the commencing pension to which the second wife would be entitled would be either:

Rs. 291.88, if no augmentation had been made to the official income; Rs. 312.04, if an augmentation of Rs. 200 had been made to the official income at age 40, as above.

NOTE.—If there have been more than one wife, care must be taken to use always the age of the *last* wife.

Second Wife's Pension.

- 10 A.—Pension to which a Second Wife (of such Member as above)
 Becomes entitled on Marriage.
 - (a) When the second wife at the time of marriage is of the same age as, or older than, the first wife would have been, if then alive.

RULE: The pension is to commence at the amount as determined by article 9 hereof, and to remain stationary at that amount, unless and until such member's official income be increased or decreased.

(b) When the second wife at the time of marriage is younger than the late wife would have been, if then alive.

RULE: Take the pension as determined by article 9 hereof, and multiply it by the quantity found in Table C corresponding to the respective ages of the husband and that of his late wife at the time of the husband's second marriage; multiply the last product by the quantity found in Table A corresponding to the respective ages of the husband and his second wife at the time of their marriage. The final product will give the commencing annual pension to which the second wife will be entitled on her husband's death, in respect of his official income at the time of their marriage; and this pension is to remain stationary at that amount unless and until such member's official income be increased or decreased.

EXAMPLE: Thus, if at the date of re-marriage the age such member's first wife would have been is 35, his own age is 45, and that of the second wife is 30, then, if the pension to which the first wife if alive would have been entitled to, as found by article 9 hereof, be Rs. 291.88, then

Rs. $291.88 \times 3.896 \times .238$ — Rs. 270.64 — second wife's commencing pension.

B.—Increments on the last-found Pensions.

The second wives' pensions are to be augmented as often as their husbands have an increase of official income. Such augmentations to be calculated according to the principles and in the manner described in article 9 B (b) hereof, always taking the ages of the husband and wife as they stand at the date of the increase of official income.

Third and subsequent Wives' Pensions.

11. The rules laid down in articles 9 and 10 will apply, mutatis mutands, to the case of pensions to a third, or any subsequently taken wife of a member as above. It should be borne in mind that the pension to the last wife, and the age she would have been at the date of the further marriage, are always to be taken as the basis for estimating the commencing-pension to which the new wife is entitled.

Abatement of Widows' Pensions.

12. When the official income of a member (as above) becomes reduced, either by abatement of the ordinary emoluments or by the grant of a permanent superannuation allowance, the widow's pension must be diminished by just the amount it would have been increased had the official income been raised instead of lowered.

For instance, if such member's official income become reduced by Rs. 250 per annum, the existing pension to which, by the foregoing Rules, the wife was entitled should be diminished by the amount of pension corresponding

to a contribution of Rs. 10 per annum.

There would be no objection, in principle, to allowing such member to continue his old rate of contribution for the remainder of the 35 years, should he desire to do so, and so prevent a diminution of the pension; but, in that case, sufficient independent medical evidence should be produced that the state of his health is such that no financial damage to the Fund may be reasonably entertained. It is probable that a liberal construction of such a Rule would not operate adversely to the general interests, provided that some means be adopted of checking this election in the case of the higher officials, where the pensions would generally be above the average.

Pensions to Widows and Children of such Members as may have joined the Public Services of other Colonies.

13. The widow's pension should be based upon the estimated acquired interest that such transferred member takes in the then existing Fund at the date of his removal. This interest may, until the financial position of the Fund has been determined by a Valuation (art. 8), be assessed as shown below. Upon the occasion of the Valuation then next ensuing, and upon all future Valuations, the interest as above estimated, and others emerging between the periods of Valuation, should be determined or adjusted as the circumstances disclosed by such investigations may require, and according to the advice of the Actuary or Actuaries reporting.

14. The following Rules are applicable only up to the time of the first Valuation (art. 8), and they should be re-settled on the occasion of each

Valuation by the Actuary, or Actuaries, then reporting:-

IF SUCH MEMBER BE A BACHELOR AT THE TIME OF HIS TRANSFER.

First Wife: His interest in the Fund should be taken as then, and according to Rule 9 A; and this amount should be further accumulated at 6 per cent. compound interest from the time of such transfer until his first marriage: and the pension that the widow thence arising is entitled to should be computed by the same Rule—regard being had to the cessation of further contributions, and to the accretion only of 6 per cent. compound interest upon the estimated assessed interest at the time of transfer.

EXAMPLE: Thus, if the total contributions of such member during bachelorhood and up to the time of transfer amount at interest to Rs. 200, and if this sum, when further accumulated at 6 per cent, compound interest, amount to Rs. 300 by the time of his first marriage, and if the ages of himself and wife at marriage are 30 and 20 respectively, then Rs. 300 × '346 = Rs. 103.80 = wife's pension.

Second Wife: Take the pension as above determined, and multiply it by the quantity found in Table C corresponding to the respective ages of the husband and that of his late wife at the time of the husband's second marriage; multiply this last product by the quantity found in Table A corresponding to the respective ages of the husband and his second wife at the time of their marriage (vide art. 9 C).

EXAMPLE: Thus, if at the date of re-marriage the age of such husband's first wife would have been 35, his own age is 45, and that of his second wife is 30, then, if the pension to which the first wife if alive would have been entitled to, as found above, be Rs. 103.80, then Rs. $103.80 \times 3.896 \times .238 = Rs. 96.24 = second wife's pension.$

Third, &c., Wife: For a third, or subsequently taken wife, take the pension for the last existing wife and proceed to adjust it in the manner shown for the case of the second wife.

15. IF SUCH MEMBER BE MARRIED, OR A WIDOWER, AT THE TIME-OF HIS TRANSFER.

The widow's pension attaching to his then wife, or his supposed wife (if he be a widower) should be abated by just the amount that it would be increased corresponding to the amount of contributions that such member will cease to pay upon transfer from the Public Service of the Colony, and according to the principles laid down in art. 12. Again, this abated pension should be adjusted upon remarriage, in the manner shown in art. 14, corresponding to the then ages of the husband and wife.

TABLE A.

The Yearly Pension, payable by Monthly Instalments, which a Single Contribution of 1 will secure.

f Hus- next				Ag	n of W	IFE NEX	T BIRT	HDAY.			
Age of Husband Band Bert Birthday.	15	20	25	30	35	40	45	50	55	60	65
15	•521	·551	·588	·633	·689	·759	·849	·973	1·139	1·364	1.667
16	•507	·536	·572	·616	·671	·740	·829	·948	1·107	1·325	1.626
17	•494	·521	·556	·600	·653	·720	·808	·923	1·076	1·285	1.585
18	•480	·506	·541	·583	·635	·701	·786	·897	1·046	1·247	1.541
19	•466	·492	·525	·566	·617	·681	·765	·872	1·015	1·211	1.493
20	·452	·477	·509	·549	·599	·662	·742	·847	·985	1·174	1·443
21	·439	·463	·494	·532	·580	·642	·720	·822	·956 ·	1·138	1·395
22	·425	·449	·479	·516	·562	·623	·699	·797	·927	1·103	1·350
23	·412	·435	·464	·500	·545	·603	·677	·772	·898	1·068	1·304
24	·399	·422	·449	·484	·527	·583	·656	·748	·870	1·034	1·259
25	387	·408	·434	·468	·510	·564	·634	·724	·842	1·001	1·214
26	375	·395	·420	·452	·493	·545	·613	·701	·816	·968	1·170
27	363	·382	·407	·437	·476	·527	·593	·678	·789	·936	1·127
28	351	·370	·393	·423	·460	·509	·573	·656	·763	·906	1·087
29	340	·358	·380	·408	·444	·492	·553	·634	·739	·876	1·048
30	·329	·346	·367	·394	·429	·475	·534	·612	·714	*846	1.011
31	·318	·334	·355	·381	·414	·458	·515	·591	·691	*818	.975
32	·308	·323	·343	·368	·400	·442	·498	·571	·668	*791	.940
33	·298	·313	·332	·356	·386	·427	·480	·551	·645	764	.907
34	·288	·302	·321	·344	·373	·412	·464	·532	·623	*789	.876
35	·279	·293	·310	·332	·360	·398	·448	·514	•602	·714	· ·847
36	·271	·283	·300	·321	·348	·385	·432	·497	•581	·690	·820
37	·262	·274	·290	·311	·337	·372	·418	·480	•561	·666	·794
38	·254	·265	·281	·300	·326	·360	·404	·464	•542	·644	·769
39	•246	·257	·271	·290	·315	·347	·390	·448	•524	·623	·743
40	·239	·249	·263	·281	·304	·335	·376	·432	·506	·602	·722
41	·231	·241	·254	·271	·294	·324	·363	·417	·489	·583	·700
42	·224	·234	·246	·263	·284	·313	·350	·402	·473	·564	·679
43	·218	·227	·238	·254	·275	·302	·338	·389	·457	·546	·659
44	·211	·220	·231	·246	·266	·292	·326	·375	·441	·529	·639
45	·205	·213	·224	·238	·257	·282	·315	·362	·426	·511	•620
46	·199	·207	·217	·230	·248	·272	·305	·350	·412	·494	•600
47	·193	·201	·210	·223	·240	·263	·295	·339	·398	·478	•581
48	·188	·195	·204	·216	·232	·255	·285	·327	·385	·462	•563
49	·182	·189	·198	·210	·225	·246	·276	·317	·372	·447	•546
50	·177	·184	·192	·203	·218	·238	•267	·306	•360	•433	530
51	·172	·179	·187	·197	·211	·231	•258	·296	•348	•419	515
52	·168	·174	·182	·191	·205	·224	•250	·286	•337	•406	500
53	·163	·169	·177	·186	·198	·217	•242	·277	•326	•393	486
54	·159	·165	·172	·180	·193	·210	•234	·268	•316	•382	473
55	·154	·160	•167	·175	·187	·204	·227	·260	·306	·371	·461
56	·150	·156	•163	·171	·182	·198	·220	·252	·297	·361	·449
57	·147	·152	•159	·166	·177	·192	·214	·245	·289	·352	·438
58	·143	·148	•154	·162	·172	·187	·207	·238	·281	·343	·428
59	·139	·145	•151	·158	·168	·182	·202	·231	·274	·335	·418
60	·136	·141	·147	·154	·164	·177	·196	·225	·267	·327	·409
61	·133	·138	·143	·150	·160	·172	·191	·219	·261	·319	·400
62	·130	·134	·140	·147	·156	·168	·185	·213	·254	·311	·392
63	·127	·131	·137	·143	·152	·164	·180	·207	·247	·304	·385
64	·124	·128	·134	·140	·149	·160	·176	·202	·241	·297	·378

TABLE B.

This section of Table B is applicable only to the case of Officers who will be aged 55 next birthday when they complete their period of contribution.

next day.				AGF	or W	IPE NE	er Bin	тивач.			
Age or nus- band next Birthday.	15	20	25	30	35	40	45	00	65	60	65
20	6.05	6.38	6.81	7:35	K-01	8-86	9-93	11.33	13:18	15.70	19.3
21	5.81	6.13	6.54	7.06	7-69	8 51	9.53	10.88	12.66	15.07	18:49
22	5.57	5.89	6-27	677	7:37	8-16	9.14	10.44	12:11	14.45	17:6
23	5.34	5.64	6-01	6.44	7:16	7.81	8.76	10.00	12:11	13.84	16.8
24	5.11	5.40	5.75	6 20	6.75	7.47	8:38	9 57	11413	13.24	16.1
25	4.89	5 16	5:49	5.92	6.45	7-13	8.01	9-15	10.01	12:65	15:3
26	4.67	4.93	5.24	5.65	6.12	0.81	7.65	8.74	10.16	12:07	145
27	4.46	4.70	4.99	5:38	5.86	643	7.29	8 38	9 69	11:50	13.8
28	4.25	4.48	4.75	5.12	5.22	6.17	6.94	7 93	9.24	10.95	13.1
29	4.05	4.26	4.52	4.86	5.29	5.89	6.23	7:54	8.79	10.42	12.4
30	3.85	4.05	4.29	4.61	5.02	5.20	6.25	7.16	8.35	9-90	11.8
31	3.66	3.84	4.07	4:37	4.76	5 27	5.92	6.78	7.92	9.40	11.1
32	3 47	3.64	3.84	4.14	4.50	4.99	09.0	6.42	7.50	8.91	10.5
33	3.29	3.45	3.66	3.92	4.25	4.71	5.29	6.07	7.10	8-43	9.9
34	3.11	3.26	3.46	3.70	4.01	4.41	4.99	5.73	6.70	7.96	9.4
35	2.93	3.08	3.26	3.49	3.78	4.18	4.70	5.40	6.82	7.50	88
36	2.76	2.90	3.07	3.28	3.56	3.93	4.42	5.07	5.94	7:05	8.3
37	2.60	2.73	2.88	3.08	3 34	3.69	4.15	4.76	5.58	6.62	7·8 7·3
38	2.44	2.56	2.70	2.89	3.13	3.45	3.88	4.46	5·22 4·87	6·20 5·79	6.9
39	2.29	2.39	2.53	2.70	2.92	3.22	3.62	4.16	4.01	0.10	
40	2.14	2.23	2.36	2.52	2.72	3.00	3.37	3.87	4.53	5.89	6.4
41	1.99	2.07	2.19	2:34	2.52	2.78	3.12	3.59	4 20	5.00	6 0
42	1.84	1.92	2.03	2.16	2.33	2.57	5.88	3.31	3.88	4.62	5.5
43	1.70	1.77	1.87	1.98	2.14	2.36	2.64	3.04	3.56	4.25	5.1
44	1.56	1.62	1.71	1.81	1.96	2.15	2.41	2.77	8.25	8.89	4.7
45	1.42	1.47	1.55	1.64	1.78	1.95	2.18	2.50	2.94	3 53	4.2
46	1.28	1.32	1.39	1.47	1.60	1.75	1.95	2.23	2.64	3.17	3.8
47	1.14	1.17	1.23	1.31	1.42	1.55	1.73	1.97	2.34	2.82	3.4
48	1.00	1.03	1.08	1.15	1.24	1.35	1.51	1.72	2.05	2.47	3.0
49	0.86	0.89	0.93	0.99	1.06	1.16	1.30	1.48	1.76	2-12	2.5
50	0.72	0.75	0.79	ก.หล	0.89	0.97	1.09	1.25	1.47	1.77	2.1
51	0.59	0 61	0.64	0 67	0.72	0.79	0.88	1.01	1.18	1.42	1.7
52	0.45	0.46	0.48	0.51	0.54	0.59	0.66	C-76	0.89	1.08	1.9
53	0.30	0.31	0.33	0.34	0.36	0.40	0.45	0.51	()-6()	0.72	0.8
54	0.15	0.16	0.17	0 17	0.19	0.50	0.53	0.26	0.30	0.37	0.4

TABLE B.

This section of Table B is applicable only to the case of Officers who will be aged 56 next birthday when they complete their period of contribution.

Age of Husband next Birthday.		ı	•	ÅĢ	E OF W	IFE NE	xt Bii	RTHDAY			
Age o band Birtl	15	20	25	30	85	40	45	50	5 5	60	65
21	5·85	6·17	6·58	7·10	7·74	8·56	9·59	10.95	12·72	15·15	18·63
22	5·61	5·92	6·31	6·81	7·42	8·21	9·21	10.51	12·21	14·55	17·82
23	5·38	5·68	6 04	6·53	7·11	7·86	8·83	10.08	11·71	13·95	17·02
24	5·15	5·44	5·78	6·25	6·80	7·52	8·45	9.65	11·22	13·35	16·24
25	4·93	5 40	5·53	5·97	6 50	7·19	8·08	9·23	10·74	12·76	15·48
26	4·72	4/97	5·28	5 69	6·20	6·87	7·71	8·82	10·27	12·18	14·74
27	4·51	4·74	5·04	5 42	5 91	6·55	7·35	8·42	9·81	11·61	14·02
28	4·30	4·52	4·80	5·16	5·63	6·24	7·00	8·02	9·35	11·06	13·32
29	4·10	4·31	4·57	4·91	5 35	5·93	6·66	7·63	8·90	10 53	12·64
30	3·90	4·10	4·35	4·67	5·08	5·63	6·33	7·25	8·46	10·02	11.98
31	3·71	3·90	4·13	4·44	4·82	5·34	6·01	6·88	8·03	9·52	11.34
32	3·52	3·70	3·92	4·21	4·57	5·06	5·70	6·52	7·62	9·03	10.73
33	3·34	3·51	3·71	3·99	4·33	4·79	5·39	6·17	7·22	8·56	10.15
34	3·16	3·32	3·51	3·77	4·09	4·52	5·09	5·83	6·83	8·10	9.60
35	2·99	3·14	3·32	3·56	3·86	4·26	4·80	5·50	6·45	7.65	9·07
36	2·83	2·96	3·13	3·36	3·64	4·01	4·52	5·18	6·08	-7.21	8·56
37	2·67	2·79	2·95	3·16	3·42	3·77	4·25	4·87	5·72	6.78	8·06
38	2·51	2·62	2·77	2·97	3·21	3·54	3·99	4·57	5·37	6.36	7·58
39	2·36	2·46	2·60	2·78	3·01	3·32	3·73	4·28	5·02	5.96	7·12
40	2·21	2·30	2·43	2·60	2·81	3·10	3·48	4·00	4·68	5·57	6·68
41	2·06	2·15	2·27	2·42	2·62	2·89	3·23	3·73	4·35	5·19	6·25
42	1·92	2·00	2·11	2·25	2·43	2·68	2·99	3·46	4·03	4·82	5·82
43	1·78	1·85	1·95	2·08	2·25	2·47	2·76	3·19	3·72	4·46	5·39
44	1·64	1·70	1·79	1·91	2·07	2·27	2·53	2·92	3·42	4·10	4·97
45	1·50	1·56	1·64	1·75	1·89	2·07	2·31	2·66	3·13	3·75	4·55
46	1·36	1·42	1·49	1·59	1·71	1·87	2·10	2·40	2·84	3·40	4·13
47	1·22	1·28	1·34	1·43	1·54	1·68	1·89	2·15	2·55	3·06	3·72
48	1·69	1·14	1·19	1·27	1·37	1·49	1·68	1·91	2·26	2·72	3·31
49	0·96	1·00	1·05	1·11	1·20	1·30	1·47	1·67	1·98	2·38	2·90
50	0·84	0.87	0.91	0.96	1·03	1·12	1·26	1.44	1·70	2·04	2·50
51	0·70	0.73	0.76	0.80	0·86	0·94	1·05	1.21	1·42	1·71	2·10
52	0·57	0.59	0.62	0.65	0·70	0·76	0·85	0.97	1·14	1·38	1·70
53	0·43	0.45	0.47	0.49	0·52	0·57	0·64	0.73	0·86	1·04	1·28
54	0·29	0.30	0.32	0.33	0·35	0·38	0·43	0.49	0·58	0·70	0·87
5 5	0.15	0.15	0.16	0.17	0.18	0.20	0.22	0.25	0.29	0.36	0:44

TABLE B.

This section of Table B is applicable only to the case of Officers who will be aged 57 next birthday when they complete their period of contribution.

Hus- next day.			•	AGE	of WI	FE NEX	T BIRT	HDAY.			
Age of Husband next Birthday.	15	20	25	30	35	40	45	50	55	60	6 5
22	5·65	5·96	6·35	6·85	7·47	8·26	9·25	10·57	12°27/	14·62	17·94
23	5·42	5·71	6 08	6·56	7·16	7·91	8·88	10·14	11·78/	14·02	17·13
24	5·19	5·47	5•82	6·28	6·85	7·57	8·51	9·72	11·29√	13·43	16·35
25	4·97	5·24	5·57	6·01	6·55	7·24	8·14	9·30	10.81	12.85	15·59
26	4·75	5·01	5·32	5·74	6·26	6·91	7·78	8·89	10.34	12.29	14·86
27	4·54	4·78	5·08	5·47	5·97	6·59	7·42	8·49	9.88	11.74	14·15
28	4·33	4·56	4·85	5·21	5·69	6·28	7·07	8·10	9.43	11.20	13·45
29	4·13	4·35	4·62	4·96	5·41	5·98	6·73	7·71	8.99	10.66	12·77
30	3·94	4·14	4·40	4·72	5·14	5·69	6·40	7·33	8.55	10·14	12·11
31	3·75	3·94	4·18	4·49	4·88	5·40	6·08	6·97	8.13	9·64	11·48
32	3·56	3·74	3·97	4·27	4·63	5·12	5·77	6·61	7.72	9·16	10·88
33	3·38	3·55	3·77	4·05	4·39	4·85	5·47	6·26	7.32	8·69	10·30
34	3·21	3·37	3·57	3·83	4·15	4·59	5·17	5·92	6.93	8·23	9·75
35	3·04	3·19	3·38	3·62	3·92	4·33	4·88	5.60	6·56	7·78	9·22
36	2·88	3·02	3·20	3·42	3·70	4·08	4·60	5.29	6·20	7·35	8·71
37	2·72	2·85	3·02	3·23	3·49	3·84	4·33	4.99	5·84	6·93	8·22
38	2·57	2·69	2·84	3·04	3·28	3·61	4·07	4.69	5·49	6·52	7·75
39	2·42	2·53	2·67	2·86	3·08	3·40	3·82	4.40	5·15	6·12	.7·30
40	2·28	2·37	2·50	2·68	2·89	3 19	3·58	4·11	4·82	5·73	6·87
41	2·14	2·22	2·34	2·51	2·70	2·98	3·34	3·83	4·50	5·36	6·44
42	2·00	2·07	2·18	2·34	2·52	2·78	3·11	3·56	4·19	5·00	6·02
43	1·86	1·92	2·03	2·17	2·34	2·58	2·88	3·30	3·89	4·64	5·60
44	1·72	1·78	1·88	2·00	2·16	2·38	2·65	3·04	3·59	4·29	5·19
45	1.58	1.64	1·73	1.84	1·98	2·18	2·43	2·79	3·29	3·94	4·79
46	1.45	1.50	1·58	1.68	1·81	1·99	2·22	2·55	3·00	3·60	4·39
47	1.32	1.36	1·44	1.52	1·64	1·80	2·01	2·31	2·72	3·27	3·99
48	1.19	1.23	1·30	1.37	1·47	1·62	1·81	2·08	2·44	2·94	3·59
49	1.06	1.10	1·16	1.22	1·31	1·44	1·61	1·85	2·17	2·61	3·19
50	0.94	0·97	1·02	1.07	1·15	1·26	1·41	1.16	1.90	2·29	2·80
51	0.81	0·84	0·88	0.93	0·99	1·09	1·21		1.64	1·97	2·42
52	0.68	0·71	0·74	, 0.78	0·83	0·91	1·02		1.37	1·65	2·03
53	0.55	0·57	0·60	0.63	0·67	0·73	0·82		1.10	1·33	1·64
54	0.42	0·44	0·45	0.48	0·51	0·55	0·62		0.83	1·01	1·25
55	0·28	0·29	0·31	0·32	0·34	0·37	0·42	0.48	0·56	0.68	0·84
56	0·14	0·15	0·16	0·16	0·18	0·19	0·21		0·29	0.35	0·43

TABLE B.

This section of Table B is applicable only to the case of Officers who will be aged 58 next birthday when they complete their period of contribution.

Ins- ext ay.				AGI	of Wi	FE NEX	r Birti	HDAY.			
Age of Husband next Birthday.	15	20	25	30	35	40	45	50	55	60	65
23	5·45	5·75	6·12	6·60	7·20	7·96	8·92	10·20	11·84	14·10	17·24
24	5·22	5·51	5·86	6·32	6·89	7·62	8·56	9·78	11·36	13·52	16·45
25	5·00	5.28	5·61	6.05	6·59	7 29	8·20	9·36	10.89	12.94	15 70
26	4·79	5.05	5·37	5.79	6·29	6 97	7·84	8·96	10.43	12.38	14·97
27	4·58	4.83	5·13	5.53	6·00	6 66	7·49	8·57	9.98	11.82	14·26
28	4·38	4.61	4·89	5.27	5·72	6 35	7·14	8·18	9.53	11.28	13·56
29	4·18	4.40	4·66	5.02	5·45	6 05	6·80	7·79	9.08	10.76	12·88
30 31 32 33 34	3·98 3·79 3·61 3·43 3·26	4·19 3·99 3·80 3·61 3·42	4·44 4·23 4·02 3·82 3·62	4·77 4·53 4·30 4·08 3·87	5·19 4·94 4·69 4·45 4·21	5·75 5·46 5·18 4·91 4·65	6·46 6·14 5·83 5·53 5·23	7·41 7·05 6·70 6·35 6·01	8·64 8·22 7·80 7·40 7·02	9.74 9.26 8.80 8.34	12·23 11·61 11·02 10·45 9·90
35	3:09	3·24	3·43	3.67	3·98	4·40	4·95	5·68	6·66	7·90	9·37
36	2:93	3·06	3·24	3.47	3·76	4·16	4·68	5·37	6·30	7·48	8·86
37	2:77	2·89	3·06	3.28	3·55	3·93	4·42	5·07	5·95	7·06	8·38
38	2:62	2·73	2·89	3.09	3·35	3·71	4·16	4·78	5·61	6·66	7·92
39	2:47	2·58	2·73	2.91	3·16	3·49	3·91	4·50	5·27	6·26	7·48
40	2·33	2·43	2·57	2·74	2·97	3·27	3·67	4·22	4·94	5·88	7.05
41	2·19	2·28	2·41	2·57	2·78	3·06	3·43	3·95	4·63	5·50	6.63
42	2·05	2·14	2·26	2·40	2·60	2·86	3·20	3·68	4·33	5·14	6.21
43	1·91	2·00	2·11	2·24	2·42	2·66	2·97	3·42	4·03	4·78	5.80
44	1·78	1·86	1·96	2·08	2·24	2·47	2·75	3·17	3·73	4·44	5.40
45	1·60	1·72	1·81	1·92	2·07	2·28	2·54	2·92	3·44	4·12	5·00
46	1·52	1·59	1·67	1·77	1·90	2·09	2·33	2·68	3·16	3·80	4·61
47	1·39	1·46	1·53	1·62	1·74	1·91	2·13	2·45	2·89	3·48	4·22
48	1·27	1·33	1·39	1·47	1·58	1·73	1·93	2·22	2·62	3·16	3·84
49	1·15	1·20	1·25	1·32	1·42	1·55	1·74	2·00	2·35	2·84	3·46
50	1·03	1.07	1·12	1·18	1·27	1·38	1.55	1.78	2·09	2·52	3·08
51	0·91	0.94	0·99	1·04	1·12	1·21	1.36	1.56	1·84	2·21	2·71
52	0·79	0.81	0·86	0·90	0·97	1·05	1.17	1.34	1·59	1·90	2·34
58	0·67	0.68	0·72	0·76	0·81	0·89	0.98	1.12	1·33	1·60	1·97
54	0·54	0.55	0·58	0·61	0·65	0·72	0.79	0.90	1·07	1·29	1·59
55	0·41	0·42	0·44	0.46	0.49	0.54	0.60	0.68	0.81	0.98	1.21
56	0·28	0·29	0·30	0.31	0.33	0.36	0.40	0.46	0.54	0.66	0.82
57	0·14	0·15	0·15	0.16	0.17	0.18	0.21	0.24	0.28	0.34	0.42

TABLE B.

This section of Table B is applicable only to the case of Officers who will be aged 59 next birthday when they complete their period of contribution.

Hus- next lay.				AGE	of Wip	'E NEXT	Втктн	DAY.			
Age of Husband next Birthday.	15	20	25	30	35	40	45	50	5 5	в0	65
24	5.25	5.54	5.90	6.36	6.93	7.67	8.60	9.83	11.42	13.59	16.55
25	5·03	5·31 •	5·65	6·09	6.64	7-34	8·25	9·42	10.95	13·02	15·79
26	4·82	5·08	5·40	5·82	6.35	7-02	7·90	9·02	10.49	12·46	15·06
27	4·61	4·86	5·16	5·56	6.06	6-71	7·55	8·62	10.04	11·91	14·35
23	4·41	4·64	4·93	5·30	5.78	6-40	7·20	8·23	9.59	11·37	13·66
29	4·21	4·43	4·70	5·05	5.51	6-10	6·86	7 85	9.15	10·84	12·99
30	4·02	4·22	4·48	4·81	5·24	5·80	6·52	7·47	8·72	10·33	12:34
31	3·63	4·02	4·27	4·58	4·98	5···1	6·20	7·11	8·30·	9·84	11:72
32	3·65	3·83	4·07	4·36	4·73	5·23	5·90	6·76	7·89	9·36	11:12
33	3·47	3·64	3·87	4·14	4·49	4·97	5·40	6·42	7·49	8·90	10:55
34	3·30	3·46	3·67	3·93	4·26	4·72	5·31	6·09	7·11	8·45	10:01
35	3·13·	3·29	3·48	3·73	4·04	4·47	5·03	5·77	6.75	8·01	9·50
36	2·97	3·12	3·29	3·53	3·83	4·23	4·76	5·46	6.40	7·59	9·01
37	2·82	2·96	3·11	3·34	3·62	4·00	4·50	5·16	6.05	7·18	8·54
38	2·67	2·80	2·94	3·16	3·42	3·77	4·24	4·87	5.71	6·78	8 08
39	2·53	2·64	2·78	2·98	3·22	3·55	3·99	4·59	5.38	6·39	7·64
40 41 42 43 44	2·39 2·25 2·11 1·98 1·85	2·49 2·34 2·20 2·06 1·92	2:62 2:47 2:32 2:17 2:02	2·80 2·63 2·46 2·30 2·15	3·03 2·84 2·66 2·49 2·32	3·34 3·14 2·94 2·74 2·55	3·75 3·52 3·30 3·08 2·86	4 31 4·04 3·78 3 53 3·28	5·05 4·74 4·44 4·15 3·8:	5.64 5.29 4.95 4.62	7·21 6·79 6·38 5·98 5·59
45 46 47 48 49	1·72 1·59 1·47 1·35 1·23	1:79 1:66 1:53 1:40 1:28	1·88 1·74 1·60 1·47 1·34	2·00 1·85 1·70 1·55 1·41	2 16 2 00 1 84 1 68 1 52	2·37 2·19 2·01 1 83 1·36	2·65 2·45 2·25 2·06 1·87	3·04 2·80 2·57 2·35 2·13	3·58 3·63 2·77 2·51	4·29 3·97 3·65 3·33 3 02 -	5·21 4·83 4·45 4·07 3·70
50	1·11	1 16	1·21	1·27	1:37	1·49	1·68	1.92	2·26	2·72	3·33
51	0·99	1·04	1·08	1·14	1:22	1·32	1·49	1.71	2·01	2·42	2·97
52	0·87	0·92	0·95	1·01	1:08	1·16	1·30	1.50	1·77	2·12	2·61
53	0·75	0·80	0 82	0·87	0:93	1·00	1·12	1.29	1·53	1·82	2·26
54	0·63	0·67	0·69	0·73	0:78	0·84	0·94	1.08	1·28	1·53	1·90
55	0·52	0:54	0·56	0·59	0.63	0.68	0.76	0.87	1·03	1.24	1·54
56	0·39	0:41	0·43	0·45	0.48	0.52	0.58	0.66	0·78	0.95	1·18
57	0·27	0:28	0·29	0·30	0.32	0.35	0.39	0.45	0·73	0.64	0·80
58	0·14	0:14	0·15	0·16	0.17	0.18	0.20	0.23	0·27	0.33	0·41

TABLE B.

This section of Table B is applicable only to the case of Officers who will be aged 60 next birthday when they complete their period of contribution.

next			I	AGE OF	WIFE !	NEXT B	TRTHDA	Y.			
band next Birthday.	15	20	25	30	35	40	45 .	50	55	60	65
25:	5·06	5:34	5.68	6.12	6.67	7.38	8.29	9.47	11.01	13.09	15.8
26	4·84 4·63	5.11	5.44	5.85	6.38	7.06	7.92	9.06	10.53	12.52	15.1
27	4.63	4.89	5.20	5.59	6.09	6.75	7.56	8.65	10.08	11.97	14.4
28	4.43/	4 67	4.97	5.34	5.81	6.44	7.22	8.26	9.64	11.43	13.7
29	4.24	4.46	4.74	5.09	5.54	6.14	6.89	7.89	9.21	10.91	13.0
30	4.05	4.26	4.52	4.85	5.28	5.85	6.57	7.53	8.79	10.41	12.4
31	3.86	4 06	4 30	4.62	5.03	5.57	6.26	7.18	8.38	9.93	11.8
32	3.68	3.87	4.09	4.40	4.78	5.30	5.96	6.83	7.98	9.46	112
33	3.51	3.68	3.89	4.18	4.54	5.03	5.66	6.49	7.59	9.00	10.6
34	3.34	3.20	3.70	3.97	4.31	4.77	5.37	6.16	7.21	8.55	10.1
35	3.17	3.33	3.52	*3.77	• 4.09	4.52	5.09	5.84	6.84	8.11	9.6
36	3 01	3.16	3.34	3.57	3.88	4.28	4.82	5 53	6.19	7.69	9.1
37 38	2.86 2.71	3·00 2·84	3 17	3.38	3.68	4.05	4.56	5.23	6.14	7.28	8.6
39	2.57	2.69	2.84	3·20 3·03	3·48 3·29	3.83	4·31 4·07	4·94 4·67	5·80 5·47	6.88	8.2
								4.01		6.50	7.7
40	2.43	2:54	2.68	2.86	3.10	3-41	3.83	4.40	5.15	6.13	7.3
41	2.29	2.39	2.53	2.69	2-92	3.21	3.60	4.14	4.84	5.78	69
42 43	2·16 2·03	2.25	2.38	2.53	2.74	3.01	3.38	3.88	4.54	5.44	6.9
44	1.90	2·11 1·98	2·23 2·09	2·37 2·22	2·57 2 40	2·82 2 63	3.16	3.63	4·25 3·97	5 10	6.1
			400		440	4 05	2.3.)	3.39	5.91	4 77	5.7
45	1.78	1.85	1.95	2 07	2.23	2.45	2.74	3.15	3.70	4.44	5.3
46	1 66	1.72	1.81	1.92	2.07	2 27	2.54	2.92	3.44	4.12	5.0
47	1.54	1.59	1.68	1.78	1.91	2.10	2.35	2.69	3.18	3.81	46
48 49	1·42 1·30	1·47 1·35	1.55 1.42	1.64 1.50	1·76 1·61	1.93	2.16	2.47	2.92	3.50	4.2
	1 30	1.99	1.42	1.90	1.01	1.76	1.97	2.26	2.67	3.20	3 ·9
50	1.19	1.23	1.29	1.36	1.46	1.60	1.79	2.05	2.42	2.91	3.5
51	1.07	1.11	1.16	1.22	1.31	1.44	1.61	1.84	2.17	2.62	32
52	0.95	0.99	1 03	1.09	1.17	1.28	1.43	1.64	1.93	2.33	2.8
53	0.84	0.87	0.91	0.96	1.03	1.12	1.25	1.44	1.69	2.05	2.5
54	0.73	0.75	0.79	0.83	0.89	0.97	1.08	1.24	1.46	1.77	2.1
55	0.62	0.64	0.67	0.70	0.75	.0.82	0.91	1.04	1.23	1.49	1.8
56	0.50	0.52	0.54	0.57	0.61	0.06	0.74	0.84	0.99	1.21	1.5
57 58	0.39	0.40	0.42	0 44	0.46	0.50	0.56	0.64	0.76	0.92	1.1
59	0·26 0·13	0·27 0·14	0.28	8 30	0.31	0.34	0.38	0.43	0.51	0.62	0.78
	0.10	014	40.14	0.15	0.16	0.17	0.19	0.22	0 26	0.32	0.40

TABLE B.

This section of Table B is applicable only to the case of Officers who will be aged 61 next birthday when they complete their period of contribution.

											
Hus- next day.				AGE	of Wif	e Nexi	BIRTH	IDAY.		,	
Age of Husband next Birthday.	15	20	25	30	35	40	45	50	55	60	65
26	4·88	5·15	5·47	5·89	6·41	7·10	7·98	9·12	10.61	12.60	15·23
27	4·67	4·92	5·22	5·62	6·12	6·78	7·61	8·72	10.14	12.04	14·52
28	4·47	4·70	4·99	5·37	5·85	6·48	7·27	8·34	9.69	11.51	13·84
29	4·27	4·49	4·77	5·13	5·58	6·18	6·94	7·96	9.26	10.99	13·18
30	4·08	4·29	4·55	4·89	5·32	5.89	6·62	7·59	8·85	10·49	12·54
31	3·89	4·09	4·34	4·66	5·07	5.60	6·31	7·22	8·45	10·00	11·92
32	3·71	3·90	4·13	4·44	4·83	5.32	6·01	6·87	8·06	9·53	11·33
33	3·54	3·72	3·93	4·23	4·59	5.06	5·72	6·54	7·67	9·07	10·77
34	3·37	3·54	3·74·	4·02	4·36	4.81	5·43	6·22	7·29	8·63	1·24
35	3·21	3·37	3·56	3·82	4·14	4·57	5·15	5.91	6.92	8·20	9·73
36	3·06	3·20	3·39	3·63	3·93	4·34	4·88	5.61	6.56	7·78	9·25
3 7	2·91	3·04	3·22	3·44	3·73	4·11	4·62	5.32	6.21	7·38	8·79
3 8	2·76	2·88	3·05	3·26	3·53	3·89	4·37	5.03	5.88	6·99	8·34
39	2·62	2·73	2·89	3·08	3·34	3·68	4·13	4.75	5.56	6·61	7·91
40	2·48	2·58	2·73	2·91	3·15	3·47	3·90	4·48	5·25	6.24	7·49
41	2·34	2·44	2·58	2·75	2·97	3·27	3·67	4·22	4·95	5.88	7·08
42	2·21	2·30	2·43	2·59	2·80	3·07	3·45	3·96	4·65	5.53	6·69
43	2·08	2·17	2·28	2·43	2·63	2·88	3·23	3·71	4·36	5.20	6·30
44	1·95	2·04	2·14	2·28	2·46	2·70	3·02	3·47	4·08	4.88	5·92
45	1.83	1·91	2·00	2·13	2·30	2·52	2·82	3·24	3·81	4·57	5.55
46	1.71	1·79	1·86	1·98	2·14	2·35	2·63	3·01	3·55	4·26	5.18
47	1.59	1·67	1·73	1·84	1·99	2·18	2·44	2·79	3·30	3·96	4.82
• 48	1.48	1·55	1·60	1·70	1·84	2·01	2·26	2·58	3·05	3·66	4.46
49	1.37	1·43	1·48	1·57	1·69	1·85	2·08	2·37	2·80	3·36	4.11
50	1·26	1·31	1·36	1·44	1.55	1.69	1·90	2·17	2·56	3·07	3·76
51	1·15	1·19	1·24	1·32	1.41	1.53	1·73	1·97	2·32	2·79	3·42
52	1·04	1·07	1·12	1·20	1.27	1.38	1·56	1·77	2·09	2·51	3·09
53	0·93	0·96	1·00	1·07	1.13	1.23	1·39	1·58	1·86	2·24	2·76
54	0·82	0·85	0·88	0·94	1.00	1.08	1·22	1·39	1·63	1·97	2·44
55	0·71	0.74	0.77	0.81	0.86	0.94	1.05	1.20	1·41	1.71	2·13
56	0·60	0.62	0.65	0.68	0.73	0.79	0.88	1.01	1 19	1.44	1·80
57	0·49	0.51	0.53	0.55	0.59	0.64	0.71	0.82	0·96	1.17	1·46
58	0·37	0.39	0.40	0.42	0.45	0.49	0.54	0.62	0·73	0.90	1·12
59	0·25	0.26	0.28	0.29	0.31	0.33	0.37	0.42	0·50	0.61	0·76
60	0.13	0.13	0.14	0.15	0.16	0.17	0.19	0.21	0.25	• 0.31	0.39

TABLE B.

This section of Table B is applicable only to the case of Officers who will be aged 62 next birthday when they complete their period of contribution.

f Hus next hday.				·AG1	e of W	IFE NE	XT BIR	PHDAY.			
Age of Hus- band next Birthday.	15	20	25	30	35	40	45	50	55	60	65
27 28	4·70 4·50	4·96 4·74	5·26 5·02	5·66 5·40	6·16 5·88	6·83 6·52	7·68 7·33	8·77 · 8·37	10·22 9·77	12·12 11·59	14.60
29	4.30	4.53	4.79	5.15	5.61	6.22	7.00	8.00	9.34	11.07	13.92 13.27
3 0	411	4.32	4.58	4.92	5.36	5.93	6.67	7.64	8.92	10.57	12.63
31	3 91	4.12	4.37	4.69	5.11	5.64	6.35	7.29	8.51	10.07	12.03
32	3.73	3.93	4.17	4.47	4.87	5.37	6.04	6.95	8.11	9.60	11-4:
33	3.56	3.75	3.97	4.26	4.63	5.11	5.75	6.61	7.72	9.14	10.8
34	3.40	3.57	3.78	4.05	4.40	4.86	5.47	6.28	7.34	8.70	10.33
35 36	3.24	3.40	3.60	3.85	4.18	4.62	5 20	5.96	6.98	8.28	9.8
36	3.09	3 23	3.43	3.66	3.97	4.39	4.94	5.65	6.63	7.87	9.3
37 38	2.94	3·07 2·91	3.26	3.48	3.77	4.16	4.68	5.36	6.29	7.48	8.9
39	2.80 2.66	2.76	3·09 2·93	3·30 3·13	3.57	3.94	4·43 4·19	5·08 4·81	5.96	7.09	8.4
			4 70	9.19	3.38	3.73	4.19	#.01	5.64	6.71	8.03
40	2.52	2.62	2.77	2.96	3.20	3.53	3.96	4.55	5.33	6.34	7.6
41 42	2·39 2·26	2·48 2·35	2.62	2.80	3.02	3.33	3.73	4 29	5.03	5.99	7.20
43	2.13	2.22	2·47 2·33	2·64 2·49	2.85	3.14	3·51 3·30	4·04 3·80	4.74	5.65	6.8
44	2.00	2.09	2.19	2.34	2·68 2·52	2·95 2·77	3.09	3.56	4.46	5·32 5·01	6.0
45	1.88	1.96	0.00	0.10			0.00	0.00	0.01		
46	1.76	1.84	2·06 1·93	2·19 2·05	2·36 2·21	2·59 2·42	2·89 2·70	3·33 3·11	3.91 3.65	4·70 4·40	5·7(5·3-
47	1.65	1.72	1.80	1.91	2.06	2.25	2.52	2.90	3.40	4.10	4.99
48	1.54	1.60	1.67	1.77	1.91	2.09	2.34	2.69	3.16	3,81	4.64
49	1.43	1.48	1.55	1.64	1.77	1.93	2.16	2.48	2.92	8.52	4.29
50	1.32	1.37	1.43	1.51	1.63	1.78	1.99	2.28	2.69	3.23	3.95
51	1.21	1.26	1.31	1.38	1.49	1.63	1.82	2.08	2.46	2.95	3.6
52	1.10	1.15	1.19	1.26	1.35	1.48	1.65	1.89	2.24	2.68	3.30
53	0.99	1·04 0·93	1.08	1.14	1.22	1.33	1.49	1.70	2.02	2.42	2.98
54	0.89	0.89	0.97	1.02	1.09	1.19	1.33	1.52	1.80	2.16	2.67
55	0.79	0.82	0.86	0.90	0.96	1.05	1.17	1.34	1.58	1.91	2.3
56 57	0.69	0·72 0·61	0.75	0.79	0.84	0.91	1.01	1.16	1.36	1.66	2.0
58	0·59 0·48	0.49	0.63 0.51	0.66 0.54	0.70 0.57	0.76 0.62	0·85 0·69	0·98 0·79	1·15 0·93	1·40 1·14	1.74
59	0.36	0.38	0.39	0.41	0.44	0.47	0.53	0.60	0.33	0.87	1.09
60	0.25	0.26	0 27	0.28	0.20	0.32	0.36	0.41	0.40		0.7
61	0.13	0.13	0.14	014	0·30 0·15	0.16	0.18	0.21	0·48 0·25	0·59 0·30	0.7

TABLE B.

This section of Table B is applicable only to the case of Officers who will be aged 63 next birthday when they complete their period of contribution.

Age of Husband next Birthduy.	,			AGI	E OF W	IFE NE	XT BIR	THDAY.			
Age of band Birth	15	20	25	80	35	40	45	50	55	60	65
28	4·52	4·77	5·06	5·44	5·92	6·56	7·38	8·43	9·83	11·65	13·99
29	.4·32	4·56	4·83	5·19	5·65	6 26	7·04	· 8·05	9•40	11·13	13·33
30	4·13	4·35	4·61	4·95	5·39	5·97	6·71	7.69	8·97	10.63	12·70
31	3·93	4·14	4·40	4·71	5·13	5·68	6·39	7.34	8·55	10.15	12·09
32	3·75	3·94	4·20	4·49	4·88	5·41	6·09	7.00.	8 16	7.68	11·51
33	3·58	3·76	4·00	4·28	4·65	5·15	5·80	6.67	7·78	9.23	10·95
34	3·42	3·59	3·81	4·08	4·43	4·90	5·52	6.34	7·41	8.79	10·42
35	3·27	3·43	3·63	3·89	4·22	4·66	5·25	6.02	7.05	8·36	9·92
36	3·12	3·27	3·45	3·70	4·01	4·43	4·99	5.71	- 6.70	7·94	9·45
37	2·97	3·11	3·28	3·52	3·80	4·21	4·74	5.42	6.36	7·54	8·99
38	2·83	2·96	3·12	3·34	3·61	3·99	4·49	5.14	6.03	7·15	8·55
39	2·69	2·81	2·96	3·17	3·43	3·78	4·25	4.87	5.71	6·78	8·12
40 41 42 43	2·55 2·42 2·29 2·17 2·05	2·66 2·52 2·39 2·26 2·13	2·81 2·66 2·52 2·38 2·24	3·00 2·84 2·68 2·53 2·38	3·25 3·08 2·91 2·74 2·58	3·58 3·39 3·20 3·01 2·83	4·02 3·79 3·57 3·36 3·16	4·61 4·36 4·11 3·87 3·63	5·40 5·10 4·81 4·53 4·26	6·43 6·09 5·75 5·43 5·11	7·71 7·32 6·94 6·56 6·19
45	1·93	2·00	2·11	2·24	2·4·2	2·65	2·96	3·40	4·00	4·80	5·83
46	1·82	1·88	1·98	2·10	2·27	2·48	2·77	3·18	3·75	4·50	5·47
47	1·71	1·76	1·85	1·97	2·12	2·31	2·59	2·97	3·50	4·21	5·12
48	1·60	1·65	1·73	1·84	1·98	2·15	2·41	2·77	3·26	3·92	4·78
49	1·49	1·54	1·61	1·71	1·84	2·00	2·24	2·57	3·03	3·64	4·45
50	1·38	1·43	1·49	1·58	1.70	1.85	2.08	2·38	2·80	3·37	4·12
51	1·27	1·32	1·38	1·46	1.57	1.71	1.92	2·19	2·58	3·10	3·80
52	1·17	1·21	1·27	1·34	1.44	1.57	1.76	2·01	2·36	2·84	3·49
53	1·07	1·10	1·16	1·22	1.31	1.43	1.60	1·83	2·15	2·58	3·19,
54	0·97	1·00	1·05	1·10	1.18	1.29	1.44	1·65	1·94	2·33	2·89
55	0.87	0.90	0.94	0·99	1.05	1·15	1·28	1·47	1·73	2·09	2.60
56	0.77	0.80	0.84	0·88	0.93	1·01	1·13	1·29	1·52	1·85	2.30
57	0.67	0.69	0.73	0·76	0.81	0·88	0·98	1·12	1·32	1·61	2.00
58	0.57	0.59	0.61	0·64	0.68	0·74	C·82	0·94	1·11	1·36	1.69
59	0.46	0.48	0.50	0·52	0.55	0·60	0·67	0·76	0·90	1·11	1.38
60	0·35	0·37	0·38	0·40	0·43	0·46	0·51	0.58	0.69	* 0.85	1.06
61	0·24	0·25	0·26	0·27	0·29	0·31	0·35	0.40	0.47	0.58	0.72
62	0·12	0·13	0·13	0·14	0·15	0·16	0·18	0.20	0.24	0.30	0.37

TABLE B.

This section of Table B is applicable only to the case of Officers who will be aged 64 next birthday when they complete their period of contribution.

Age of Husband next Birthday.	AGE OF WIFE NEXT BIRTHDAY.											
Age o band Birt	15	20	25	30	35	4 0	45	50	55	60	65	
29	4.34	4.58	4.86	5.22	5.68	6.29	7.08	8.10	9.44	11.19	13.40	
30	4·16	4·37	4·64	4·98	5·42	6.00	6.74	7.73	9·02	10.69	12·77	
31	3·97	4·17	4·43	4·74	5·17	5.72	6.43	7.37	8·60	10.20	12·15	
32	3·70	3·98	4·23	4·52	4·93	5.45	6.13	7.03	8·21	9.73	11·56	
33	3·62	3·80	4·03	4·31	4·70	5.19	5.84	6.70	7·83	9.28	11·00	
34	3·47	3·63	3·84	4·11	4·47	4.94	5.56	6.38	7·46	8.85	10·48	
35	3·29	3·46	3.66	3·92	4·25	4·70	5·29	6.07	7·10	8·43	9.99	
36	3·14	· 3·29	3.48	3·74	4·04	4·47	5·03	5.77	6·75	8·02	9.53	
37	2·99	· 3·13	3.31	3·56	3·84	4·25	4·78	5.48	6·41	7·62	9.08	
38	2·85	· 2·98	3.15	3·38	3·65	4·03	4·54	5.20	6·08	7·24	8.64	
39	2·71	· 2·83	. 2.99	3·21	3·47	3·82	4·30	4.93	5·77	6·87	8.22	
40 41 42 43 44	2·58 2·45 2·33 2·21 2·09	2·69 2·55 2·42 2·29 2·16	2·84 2·70 2·56 2·42 2·28	3·04 2·87 2·71 2·56 2·42	3·29 3·12 2·95 2·79 2·63	3.43 3.24 3.06 2.88	4·07 3·84 3·62 3·41 3·21	4.67 4.42 4.17 3.93 3.70	5·47 5·18 4·90 4·62 4·35	6·51 6·17 5·84 5·52 5·21	7·81 7·42 7·04 6·67 6·31	
45	1·97	2·04	2°15	2·28	2·47	2·71	3·02	3·48	4·09	4:91	5.95	
46	1·86	1 92	2°02	2·15	2·32	2·54	2·84	3·26	3·84	4:61	5.60	
47	1·75	1·81	1°90	2·02	2·17	2·38	2·66	3·05	3·59	4:32	5.25	
48	1·64	1·70	1°78	1·89	2·03	2·22	2·49	2·85	3·35	4:04	4.91	
49	1·53	1·59	1°66	1·76	1·89	2·07	2·32	2·66	3·12	3:76	4.58	
50	1·43	1·48	1·55	1.64	1·76	1.92	2·15	2·47	2·90	3·49	4·27	
51	1·33	1·37	1·44	1.52	1·63	1.78	1·99	2·29	2·69	3·23	3·97	
52	1·23	1·27	1·33	1.40	1·50	1.64	1·83	2·11	2·48	2·98	3·67	
53	1·13	1·17	1·22	1.28	1·38	1.50	1·68	1·93	2·27	2·73	3·38	
54	1·03	1·07	1·11	1.17	1·26	1.37	1·53	1·75	2·06	2·40	3·09	
55	0.94	0.97	1·01	1·06	1·14	1·24	1·38	1 58	1.86	2·25	2·80	
56	0.84	0.86	0·90	0·95	1·02	1·10	1·23	1 41	1.66	2·01	2·51	
57	0.74	0.76	0·79	0·84	0·90	0 97	1·08	1 24	1.46	1·77	2·22	
58	0.64	0.66	0·68	0·73	0·78	0·84	0·93	1 07	1.26	1·54	1·93	
59	0.54	0.56	0·58	0·62	0·66	0·71	0·79	0 90	1.07	1·31	1·64	
60	0·45	0·46	0·48	0·51	0·54	0.58	0.65	0.74	0.88	1·08	1·35	
61	0·34	0·36	0·37	0·39	0·41	0.44	0.49	0.57	0.67	0·82	1·03	
62	0·23	0·24	0·25	0·27	0·28	0.30	0.33	0.38	0.46	0·56	0·71	
63	0·12	0·12	0·13	0·14	0·14	0.16	0.17	0.20	0.24	0·29	0·37	

TABLE B.

This section of Table B is applicable only to the case of Officers who will be aged 65 next birthday, or who will have attained the age of 65 before having contributed for 35 years.

The Yearly Pension, payable by Monthly Instalments, which a Yearly Contribution of 1, payable also by Monthly Instalments, will secure. The Yearly Contribution is to cease on the termination of 3, years from the date of the Officer's first Contribution after entry into the Fund, or on his attaining the age of 65, whichever shall first happen.

***************************************						Tuppo.						
Age of Husband next Birthduy.	AGE OF WIFE NEXT BIRTHDAY.											
Age o band Birtl	- 15	20	25	30	35	40	45	50	55	60	65	
30 -	4.17	4.39	4.66	5.00	5.44	6.03	6.78	7.77	9.06	10.74	12.83	
31	4.00	4.20	4.46	4.78	5.20	5.77	6.47	7.43	8.67	10/29	12.24	
32	3.83	4.01	4.26	4.56	4.96	5.51	617	7.10	8.29	9.84	11 67	
33	3.66	3.83	4.07	4.35	4.73	5.25	5.88	6.77	7.91	9.39	11.12	
34	3.49	3.65	3.88	4.15	4.50	4.99	5.60	6.44	7.53	8 94	10.59	
35	3.32	3.48	3.69	3.95	4.28	4.73	5.33	6.11	7.16	8·4 8 79	10.07	
36	3:16	3.31	3 51	3.76	4.07	4 48	5.07	5.79	6 8 6 46	8 79	9.58	
36 37 38	3.01	3.15	3.34	3.58	3.87	4.25	4.82	5.49	6.46	7.68	9.12	
38	2.87	3.00	3.18	341.	3.68	4.04	4.58	5.21	6.14	7.30.	8.69	
39	2.74	2.86	3.02	3.24	3 50	3.85	4.34	4.96	5.83	6.93	8.28	
40	2.61	22	2.87	3.07	3.32	3.66	4.1	4.72	5.53	· 6·58	7.89	
41	2.48	2.58	2.73	2.91	3:15	3.47	3.89	4.48	5.24	6.24	7.51	
42	2.36	2.45	2.59	2.76	2.98	3.29	3.68	4.24	4.96	5.92	7.14	
43	2.24	2.32	2:45	2.61	2 82	3.11	3.47	4.00	4.69	5.60	6.77	
44	2.12	2.20	·2·32	2.47	2 66	2.93	3.27	3.77	4.42	5.29	6.41	
45	2.00	2.08	2.19	2.33	2 51	2.76	3.08	3.54	4.16	4.99	6·06 5·72	
46	1.89	1.97	2.07	2.20	2.36	2.59	2.89	3 32	3.91	4.69	5.72	
47	1.78	1.86	1.95	2.07	2.22	2.43	2.71	3.11	3.67	4.40	5.38	
48	1.67	1.75	1.83	1.94	2.08	2.27	2.54	291	3.44	4.12	5.05	
49	1.57	1.64	1.71	1.81	1.94	2 12	2.38	2.73	3.22	·3·86	4.73	
50	1.47	1.53	1.60	1.69	1.81	1.98	2.22	2.55	3.00	3.60	4 41	
51	1:37	1.43	1.49	1.57	1.68	1.84	2.06	2:.7	2.79	3.35	4.10	
52	1.27	1.33	1:38	1.46	1.56	1.71	1.91	2.19	2.58	3.11	3.81	
52 53 54	1.17	1.23	1.28	1.35	1.44	1.58	1.76	2.02	- 2.38	2.87	3.53	
54	1.08	1.13	1.18	1.24	1.32	1.45	1.61	1.85	2.18	2.63	3.25	
55	0.99	1.03	1.08	1.13	1.21	1.32	1.47	1.68	1.98	2.40	2.98	
56 57	0.90	0.93	0.98	1.02	1.10	1.20	1.33	1.52	1.79	2.17	2.71	
57	0.81	0.83	0.88	0.91	0.99	1.08	1.19	1.36	1.60	1.94	2.44	
58	0.72	0.73	0.78	0.80	0.88	0.95	1.05	1.20	1.42	1.72	2.16	
59	0.63	0.64	0.68	0 70	0.76	0.82	0.91	1.04	1.23	1 50	1.88	
60	0.53	0.55	0.57	0.60	0.64	0.69	0.77	0.88	1.04	1.28	1.60	
61 62	0.43	0.45	0.47	0.49	0.52	0.56	0.65	0.72	0.85	1.04	1.31	
62	0.33	0.34	0.36	0.38	0.40	0.43	0.48	0.55	0.65	0 80	1.01	
63	0.23	0.24	0.25	0.26	0.27	0.30	0.32	0.37	0 14	0.55	0.69	
64	10.12	0.12	0.13	0.13	0.14	0.15		0.19	0.23	0.28	0.36	
~42	ote un ma	. 4 -	. !							4		

TABLE C.

The Single Contribution which will secure a Yearly Pension of 1, payable by Monthly Instalments.

Age of Husband next Birthday.		AGE OF WIFE NEXT BIRTHDAY.										
	15	20	25	30	3 5	40	45	50	55	60	65	
15	1·920	1·816	1.702	1.580	1·451	1:318	1·178	1.028	•878	·733	·600	
16	1·971	1·865	1.748	1.623	1·490	1:352	1·207	1.055	•903	·755	·615	
17	2·026	1·919	1.797	1.668	1·531	1:388	1·238	1.084	•929	·778	·631	
18	2·085	1·975	1.849	1.716	1·575	1:427	1·272	1.115	•956	·802	·649	
19	2·147	2·034	1.905	1.768	1·621	1:468	1·308	1.147	•985	·826	·670	
20	2·212	2·095	1.964	1·822	1.670	1·511	1·347	1·181	1·015	·852	·693	
21	2·280	2·159	2.025	1·879	1.723	1·557	1·388	1·217	1·046	·879	·717	
22	2·352	2·226	2.089	1·939	1.778	1·606	1·431	1·255	1·079	·907	·741	
23	2·427	2·297	2.157	2·002	1.836	1·658	1·477	1·295	1·114	·936	·767	
24	2·505	2·372	2.228	2·068	1.898	1·714	1·525	1·337	1·150	·967	·794	
25 26 27 28 29	2.585 2.668 2.755 2.846 2.942	2·451 2·533 2·618 2·706 2·797	2·302 2·379 2·459 2·543 2·631	2·138 2·211 2·287 2·366 2·449	1.962 2.029 2.009 2.173 2.250	1.773 1.834 1.897 1.964 2.033	1.577 1.631 1.687 1.746 1.808	1·381 1·427 1·475 1·525 1·578	1·187 1·226 1·267 1·310 1·354	1.033 1.068 1.104 1.142	•824 •855 •857 •920 •954	
30	3·043	2·892	2·722	2·535	2:330	2·106	1.872	1.633	1·400	1·182	•983	
31	3·146	2·991	2·816	2·624	2:413	2·183	1.940	1.691	1·448	1·223	1·026	
32	3·251	3·093	2·913	2·717	2:409	2·262	2.010	1.752	1·498	1·2-5	1·064	
33	3·358	3·199	3·013	2·812	2:588	2·343	-2.092	1.814	1·550	1·309	1·102	
34	3·468	3·307	3·117	2·910	2:680	2·426	2.157	1.878	1·604	1·354	1·141	
35	3.580	3·418	3-224	3·010	2·774	2:511	2·234	1·944	1 661	1.401	1·180	
36	3.695	3·532	3-334	3·113	2·870	2:598	2·313	2·012	1·720	1.450	1·219	
37	3.814	3·649	3-448	3·220	2·068	2:688	2·304	2·083	1·781	1.501	1·259	
38	3.936	3·760	3-565	3·330	3·070	2:781	2·478	2·157	1·844	1.553	1·300	
39	4.062	3·893	3-685	3·444	3·175	2:879	2·563	2·234	1·909	1.606	1·349	
40	4·190	4·019	3·808	3·562	3·285	2·982	2.659	2·315	1.976	1.650	1·88/	
41	4·320	4·148	3·834	3·684	3·399	3·089	2.757	2·309	2.045	1.715	1·42/	
42	4·453	4·280	4·063	3·808	3·5:7	3·109	2.857	2·485	2.116	1.772	1·47/	
43	4·590	4·415	4·195	3·936	3·639	3·313	2.960	2·574	2.190	1.831	1·51/	
44	4·730	4·552	4·350	4·067	3·765	3·430	3.065	2·665	2.267	1.892	1·56/	
45	4·875	4·693	4·468	4·202	3·896	8.550	3·172	2·759	2·346	1.956	1.614	
46	5·024	4·838	4·610	4·340	4·031	3.673	3·281	2·855	2·428	2.024	1.667	
47	5·175	4·934	4·7t·4	4·480	4·168	3.798	3·392	2·953	2·512	2.093	1.72	
48	5·329	5·132	4·900	4·623	4·308	3.927	3·507	3 054	2·599	2.164	1.776	
49	5·485	5·284	5·048	4·771	4·450	4.058	3·626	3·158	2·688	2.236	1.831	
50	5·643	5·438	5 199	4·922	4·594	4·194	3·749	3·267	2·779	2·311	1·885	
51	5·805	5·593	5 352	5·075	4·740	4·333	3·876	3·381	2·878	2·389	1·945	
52	5·969	5·750	5 507	5·230	4·888	4·473	4·005	3·496	2·969	2·466	1·995	
53	6·135	5·910	5 663	5·886	5·038	4·615	4·136	3·611	3·066	2·543	2·056	
54	6·303	6·072	5 821	5·544	5·190	4·759	4·269	3·727	3·164	2·619	2·115	
55	6·474	6·236	5.982	5·704	5:344	4·905	4·404	3·844	3·264	2·694	2·17(
56	6·647	6·403	6.145	5·862	5:498	5·052	4·541	3·961	3·363	2·768	2·22)	
57	6·821	6·572	6.309	6·019	5:652	5·201	4·680	4·079	3·460	2·841	2·28-	
58	6·997	6·743	6.474	6·176	5:807	5·351	4·820	4·199	3·556	2·914	2·33(
59	7·175	6·915	6.641	6·333	5:901	5·501	4·962	4·320	3·650	2·987	2·39)	
60	7·355	7.089	6-809	6·491	6·115	5:652	5·105	4·442	3·743	3.060	2·446	
61	7·536	7.265	6-978	6·651	6·268	5:803	5·249	4·566	3·837	3.135	2·498	
62	7·718	7.442	7-148	6·812	6·421	5:955	5·395	4·693	3·936	3.211	2·549	
63	7·901	7.621	7-319	6·973	6·574	6:107	5·543	4·823	4·041	3.288	2·59	
64	8·086	7.801	7-490	7·135	6·727	6:259	5·693	4·955	4·151	3.365	2·64	

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council.

No. 14 of 1906.

An Ordinance to consolidate and simplify the Law relating to the possession and use of Firearms.

HENRY A. BLAKE.

Preamble.

HEREAS it is expedient to consolidate and simplify the law respecting the possession and use of firearms: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Firearms Ordinance, 1906," and shall come into force on such date as the Governor shall by Proclamation appoint.

Repeal.

The enactments mentioned in column 1 of the first schedule hereto shall be repealed to the extent mentioned in column 3 thereof.

Interpretation.

- 3 For the purposes of this Ordinance-
- "Gun" includes every gun, rifle, revolver, and pistol, and every part of a gun, rifle, revolver, or pistol. It also includes every air-gun or other kind of gun from which any shot, bullet, or missile can be discharged, and every part of such air-gun or other kind of gun, but does not include any toy gun or toy pistol from which any shot, bullet, or missile is discharged by the force of a spring alone.
- "Government agent" includes the assistant government agent of a district, but not the office assistant of any government agent. It also includes in respect of any province, judicial district, or judicial division any person specially appointed by the Governor, by notification in the Government Gazette, to issue licenses under this Ordinance within such province, judicial district, or judicial division.
- "Peace officer" includes police officer and headman appointed by a government agent in writing to perform police duties.

License to possess a gun. Proviso 1.

4 No person shall have in his custody or possess or use any gun without having first obtained a liceuse therefor in manner hereinafter provided. Provided that nothing in this section contained shall apply or extend to any manufacturer of or dealer in guns duly licensed as hereinafter provided; nor to any person actually employed by any such manufacturer or dealer to carry or convey guns for the purposes of his trade, in respect of such carriage or conveyance; nor to the custody of any gun by any person entrusted by a person duly licensed to possess a gun with the temporary custody (whether as servant of the owner or by way of security for any debt or otherwise) of any gun for which a license has been obtained; and provided also that no member of the family of a deceased person who had at the time of his decease license to possess a gun shall become liable in respect of such gun to any of the penalties hereinafter provided for possessing a gun without a license until after the expiration of one calendar month from the death of such licensee.

government agent may thereupon issue to the applicant

Proviso 2.

5 Every person desiring to obtain any license mentioned Licenses how to in the last preceding section shall inake application to that effect either verbally or in writing to the government agent of the province in which the applicant is for the time being residing, specifying the name and residence of the applicant and the number and description of the gun or guns for which a license or licenses may be required. Such

be obtained.

in respect of each gun specified in the application a license as near as is material in the form A in the second schedule hereto.

Stamps on licenses. 6 (1) In respect of every such license there shall be levied a duty payable by means of stamps according to the following scale:

Rs. c.

For every single-barrelled gun, not being a magazine gun, revolver, or pistol ... 1 0 For every gun of any other description ... 2 0

Persons licensed under existing Ordinance. (2) Any person who at the commencement of this Ordinance is duly licensed under Ordinance No. 19 of 1869 or under "The Firearms Ordinances of 1901" in respect of any gun shall be entitled on application to the government agent to receive free of charge a license under this Ordinance in respect of such gun.

When dispensed with.

(3) It shall be lawful for the government agent, in any exceptional case in which in his discretion he shall see fit so to do, to issue such license free of stamp duty, but he shall forthwith report every such case to the Governor.

Guns may be marked by the government agent, if necessary. 7 Whenever any gun for which any license is required is not marked with such names or figures, or in such other manner as that the same may be readily identified, it shall be lawful for the government agent to whom the application is made, before granting the license applied for, to require the applicant to produce to him any such gun, and thereupon to cause the same to be marked, either on the stock or barrel, with some permanent mark, whereby the same may afterwards be known and identified, but in such manner as not to injure or disfigure the same; and such gun when duly marked shall, with the license relating thereto, be delivered to the said applicant; and the expenses attendant on such marking shall be defrayed by the government agent out of the public funds.

Register of

8 Every government agent shall register all such licenses so granted in a book to be kept for that purpose; and it shall be lawful for any person, at any time during office hours, to demand inspection of the said book, and also to take any copy or extract therefrom.

Proceedings where license is lost, destroyed, &c. 9 If any license granted under the provisions of this Ordinance shall be by any casualty destroyed, defaced, or lost, it shall be lawful for the person to whom the same shall have been granted to report the same to the government agent for the province wherein such person resides; and if such government agent shall be satisfied of the fact of such casualty or loss, he shall grant to such person a certificate as near as is material in the form B in the second schedule hereto, reciting such loss, and setting out the purport and effect of the license so lost, defaced, or destroyed, and such certificate shall be in lieu thereof and of like force and effect.

Proof of ownership.

10 The occupier of any house or premises in which any gun shall be found shall, for the purposes of this Ordinance, be deemed and taken to be the possessor of such gun.

License to make or sell guns.

- 11 (1) No person shall make or keep for or expose for sale, by way of auction or otherwise, any gun without a license from the government agent of the province, which license shall be as near as is material in the form C in the second schedule hereto, and shall be on a stamp of fifty rupees. Such license shall be annual only, and shall expire on the thirty-first day of December next ensuing after the issue thereof.
- (2) Licenses issued under section 11 of "The Firearms Ordinances of 1901" shall, during the period for which they were issued, be deemed to be licenses issued under this Ordinance.

Dealers to keep record and make returns. 12 Every person licensed under section 11 shall keep a book in the form D in the second schedule hereto, in which he shall enter a correct description of all guns made or received by him and of all guns in any way disposed of by

him. Every such person shall also at the end of every month verify the number of guns in his possession and enter such number in such book; and it shall be lawful for the Inspector-General of Police, or any person authorized by him in writing, at any reasonable time, to take a copy of the entries in such book or of any portion thereof, and to examine the stock of guns of any such person licensed under section 11 and to see whether it agrees with the entries made in such book.

Notice of transfer of gun. 13 It shall be the duty of every person who shall transfer any gun by way of sale or gift to any other person to give to the government agent, within one month of such transfer, a notice of such transfer stating the names and addresses of the transferor and transferee, the maker's name, number, and description of such gun, and the date and place of issue of any license in respect of the same.

Offences and penalties.

- 14 The following penalties are imposed for the following acts, which are hereby declared to be offences under this Ordinance:
 - (1) Any person possessing or having in his custody, or using or carrying any gun without a license therefor as required by section 4, or contrary to the terms of such license, shall be liable on conviction to a fine which may extend to twenty rupees, or imprisonment, rigorous or simple, for a period which may extend in the case of a first conviction to one month, and such gun shall be liable to confiscation in the discretion of the court. If such gun is proved to be the property of some person other than the person in whose custody it is so found, such other person shall be also guilty of an offence and liable to the same punishment, unless he proves that such first-mentioned person had such gun in his custody, or carried or used it without his knowledge or against his consent.

(2) Any person who shall wilfully obliterate, of deface, or alter, counterfeit, or forge, any mark placed by any government agent on any gun under the provisions of section 7 hereof, or shall mark any gun with any mark resembling or intended to resemble any mark so used by such government agent with intent thereby to expose any person to any fine, or to defraud His Majesty of any stamp duty, or to commit any other fraud, shall be liable for every such offence to a fine which may extend to one hundred rupees.

(3) Any person who shall have in his custody or possession for the purpose of his trade as a maker of or dealer in guns any gun without having first obtained a license as required by section 11, which license shall be still in force and unexpired, or contrary to the terms of such license, shall be liable to a fine which may extend to one hundred rupees. Nothing herein contained shall be construed to prevent any person licensed to possess a gun under this Ordinance from selling any such gun without having obtained a license under section 11.

(4) Any headman or peace officer who, having good reason to know or believe any person to be guilty of having in his custody, or using, carrying, possessing, making, or selling any gun without a license as by this Ordinance required, fails to inform against such person, shall be liable to a fine which may extend to fifty rupees in respect of every failure so to inform against such person.

(5) Any person who shall fail to perform the duty imposed on him by section 12 shall be liable to a fine which may extend to one hundred rupées.

(6) Any person who shall prevent or obstruct the Inspector-General of Police, or any person duly authorized by him, from exercising the powers conferred by section 12, shall be liable to a fine which may extend to one hundred rupees.

(7) Any person who shall fail to perform the duty imposed upon him by section 13 shall be liable to a fine which may extend to fifty rupees.

Police court may issue search warrant. 15 Upon its being made to appear to any police court that there are good grounds for believing that in any house, building, or place within the local limits of its jurisdiction there is to be found any gun, for the making, possession, or use of which there is no license issued under this Ordinance and in force, it shall be lawful for such court, after such inquiry as it thinks necessary, by warrant under the hand of a magistrate of such court, to authorize any peace officer to search such house, building, or place and take possession of and convey before such court any gun therein found, and such warrant shall be executed subject to the provisions in "The Criminal Procedure Code, 1898," contained relative to the execution of search warrants issued under the said Code.

Public servant may arrest without warrant. 16 It shall be lawful for any peace officer or headman, or any revenue or judicial officer, or any other Government officer authorized thereto in writing by the Governor, to call upon any person possessing, carrying, or using a gun to forthwith produce his license, and to arrest without a warrant any person possessing, carrying, or using a gun without a license as herein provided, and to detain such gun in his custody until such time as he can produce the same with the person arrested before a magistrate competent to try the offence for which such person thall have been arrested.

Police court to have jurisdiction.

17 Every offence under this Ordinance shall be tried in the police court having jurisdiction over the division in which such offence is committed, and such court shall have power to impose the maximum fine prescribed by this Ordinance for such offence, notwithstanding that such maximum fine is beyond the ordinary jurisdiction of such court to inflict. And the provisions of sections 63-66, both inclusive, of the Ceylon Penal Code shall be applicable to the cases of all convictions under this Ordinance.

Half fines to the informer.

18 It shall be lawful for the court, in the case of any conviction under this Ordinance, to direct that any sum not exceeding half the fine actually recovered and realized shall be paid to the informer.

Proof of license to be on accused. 19 Whenever any person is charged under the provisions of this Ordinance with having in his custody, or using, carrying, possessing, making, or selling any gun without a license, the proof that such person is licensed shall be on such person; but it shall be lawful for the court to award a reasonable sum in lieu of costs to the accused against any person who has made a vexatious complaint against him, and such sum shall be recoverable in like manner as a fine imposed under the provisions of this Ordinance.

Compensation in lieu of cost.

20 No prosecution shall be instituted against any person for any offence committed against any of the provisions of this Ordinance after the lapse of three months from the time at which the offence is alleged to have been committed.

Prosecutions when barred.

21 Nothing in this Ordinance contained shall render it necessary for any person employed in the Prisons Department in the custody or supervision of prisoners, or for any person serving in His Majesty's forces, or in any police force, or in any corps of pioneers or volunteers within this island, to obtain a license in respect of any gun intrusted to or used by any such person in such capacity.

Exemptions.

22 It shall be lawful for the Governor in his discretion from time to time, by writing under the hand of the Colonial Sebretary, to exempt any person or the holder of any office during his tenure of such office from the operation of this Ordinance, and such exemption when made to cancel or revoke. None of the provisions of this Ordinance shall be deemed to apply to any person so exempted while such exemption continues in force.

Governor may exempt from Ordinance.

SCHEDULE I. Repeal. No. of Title. Extent of Repeal. Ordinance. 19 of 1869 ... "The Firearms Ordinance, 1869" The whole 3 of 1890 ... "The Stamp Ordinance, 1890" ... So much of part 5 of Schedule B as refers to "The Firearms Ordinance, No. 19 of 1869." 6 of 1901 ... "The Firearms Ordinance, 1901" The whole 17 of 1901 ... "An Ordinance to amend 'The Firearms Ordinance, 1901'" ... The whole SCHEDULE II. License. (Section 5.) A.—License to possess a Gun under Section 5. No. Stamp, Rs. -A. B., of _____, has this day been licensed to possess a (describe in) _____, fire, ____, gauge, by _____, No. ____, marked " (or as the case may be). on the barrel --, 19-Issued the ---- day of -(Signed) -Government Agent. B.—Form of Certificate under Section 9. (Section 9.) (Government Agent) to (licensee), and it has been proved to my satisfaction that the said license has been destroyed, &c. (as the case may be): Now I do hereby grant the said (licensee) this certificate, to be in lieu of the said license and of like force and effect. Given under my hand at ----__, this _ (Signed) ———, Government Agent. C.—License to make and sell Guns under Section 11 (1). Stamp, Rs. --, has this day been licensed to use and exercise the trade or calling of a manufacturer of and dealer in guns at-This license expires on the 31st day of December, 19-. - day of · -**-** , 19-(Signed) -Government Agent. Description of Description of Consecutive Number Number. Gun, with full particulars, Weight, Num-Gun, with full particulars, Weight, Num-Full Name and Resi-Disposal Date of Receipt How obtained. dence of ber, Maker's ber, Maker's Consecutive Person to Name, and other distin-Name, and other distinwhom

Passed in Council the Twenty-seventh day of February, One thousand Nine hundred and Six.

guishing

Marks.

A. G. CLAYTON, Clerk to the Council.

of

guishing

Marks.

disposed.

Assented to by His Excellency the Governor the Fourteenth day of March, One thousand Nine hundred and Six.

> A. M. ASHMORE, Colonial Secretary.

TESTAMENTARY ACTIONS. NOTICES IN

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. No. 2,449.

In the Matter of the Estate of the late Robert Stephen Duff Tytler, deceased, of Colombo.

HIS matter coming on for final disposal before John Henricus de Saram, Esq., Companion of the Most Distinguished Order of Saint Michael and Saint George, District Judge of Kandy, on the 27th day of February, 1906, in the presence of Mr. C. Vanderwall, Proctor, on the part of the petitioner Yesuadyal Asirwadem of Katukele, Kandy; and the affidavit of the said petitioner, dated 27th June, 1905, having been read:

It is ordered that the petitioner Yesuadiyal Asirwadem of Katukele, Kandy, be and she is hereby declared entitled to letters of administration to the estate of the late Robert Stephen Duff Tytler, deceased, of Colombo, as the widow of the said deceased, unless (1) Grace Tytler, (2) Dowthie Tytler, (3) Mabel Tytler, (4) Ida Tytler, (5) Taddy Tytler, (6) Josline Tytler, (7) Charley Tytler, (8) Mary Tytler, (9) Emalia Tytler, (10) John Tytler, and (11) Stephen Tytler, by their guardian ad litem Paramayie Ammal, all of Katukele, Kandy, shall, on or before the 9th day of April, 1906, show sufficient cause to the satisfaction of this court to the contrary.

> J. H. DE SARAM, District Judge.

The 27th day of February, 1906.

In the District Court of Jaffna.

Order Nisi.

Testamentary · Jurisdiction. No. 1,718.

In the Matter of the Estate of the late Coomaraswamy Candappa of Puloly West, deceased.

Chinnappillai, widow of Coomarasamy Candappa of Puloly West ..."..........Petitioner.

(1) Coomaraswami Kadirithamby & of Puloly West, (2) Coomaraswamy Velanthar of Puloly West, (3) Coomaraswamy Kirishnapillai of Puloly

THIS matter of the petition of Chinnappillai, widow of Candappa, praying for letters of administration to the estate of the above-named deceased Coomaraswamy Candappa coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 8th day of March, 1906, in the presence of Mr. K. Kanakasabhai, Proctor, on the part of the petitioner and affidavit of the petitioner, dated the 2nd day of March, 1906, having been read: It is declared that the petitioner is the widow of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondent or any other person shall, on or before the 23rd day of April, 1906, show sufficient cause to the satisfaction of this court to the contrary.

> W. R. B. SANDERS, District Judge.

This 8th day of March, 1906.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 1,720. Class. 1

In the Matter of the Estate of the late Kanapathiyal, wife of Sithamparappillai Thillayampalam of Karaitivu West, deceased.

Arunasalam Kanthappar of Karaitivu West......Petitioner.

(1) Sithamparappillar Thillayampalam of Karaitivu West, and (2) Thillaiyampalam Thuraiyappan of Karaitivu West.Respondents.

THIS matter of the petition of Arunasalam Kanthappar of Karaitivu West praying for letters of administration to the estate of the above-named deceased Kanapathial, wife of Sithamparapillai Thillaiyampalam, coming on for disposal before W. R. B Sanders, Esq., District Judge, on the 12th day of March, 1906, in the presence of Messrs. Casippillai and Kathiravelu, Proctors, on the part of the petitioner; and affidavit of the petitioner, dated the 9th day of March, 1906, having been read: It is declared that the petitioner is a creditor of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before the 25th day of April, 1906, show sufficient cause to the satisfaction of this court to the contrary.

> W. R. B. SANDERS, District Judge.

This 12th day of March, 1906.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 1,722. Class I.

In the Matter of the Estate of the late Santiagoppillai Nicholas of Jaffna, deceased.

Rachel Kumaratty Nicholas of Jaffna.....Petitioner.

Santiagoppillai John Edirveerasinghe of Ukuwela..... Respondent.

VHIS matter of the petition of Rachel Kumaratty Nicholas of Jaffna praying for letters of administration to the estate of the above-named deceased Santiagoppillai Nicholas coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 14th day of March, 1906, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and affidavit of the petitioner, dated the 13th day of March, 1906, having been read: It is declared that the petitioner is the lawful widow of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondent or any other person shall, on or before the 25th day of April, 1906, show sufficient cause to the satisfaction of this court to the contrary.

> W. R. B. SANDERS, District Judge.

This 14th day of March, 1906.

In the District Court of Galle.

Order Nisi.

Testamentary Jurisdiction. No. 3,629, In the Matter of the Intestate Estate of the late Don Johannes Subasinghe Appuhamy of Naramwala in Dambadeni Udukaha Korale West, Dambadeni Hatpattu.

THIS action coming on for disposal before G. A. Baumgartner, Esq., District Judge of Galle, on the 21st day of February, 1906, in the presence of Mr. D. G. Goonawardane, Proctor, on the part of the petitioner Dona Jane Samaratunga Haminey; and the affidavit of the petitioner, dated 30th September, 1905, having been read: It is ordered and declared that the said Dona Jane Samaratunga Haminey is the widow of the deceased, and that she is as such entitled to have letters of administration issued to her accordingly, unless the respondent Adelina Charlotte Subasinghe of Narammala shall, on or before the 2nd day of April, 1906, show sufficient cause to the satisfaction of this court to the contrary.

G. A. BAUMGARTNER, District Judge.

The 21st day of February, 1906.

In the District Court of Galle.

Order Nisi.

Testamentary Jurisdiction. No. 3.632. In the Matter of the Estate of Agampodi Odiris de Silva, late of Totagamuwa, deceased.

THIS matter coming on for disposal before G. A. Baumgartner, Esq.. District Judge, Galle, on the 9th day of March, 1906, in the presence of Mr. D. G. Goenawardane, Proctor, on the part of the petitioner Pana Lana Ravenna Mana Ana Annamaley Chetty; and the affidavit of Pana Lana Ravenna Mana Ana Palaniappa Chetty, Galle, dated 5th March, 1906, having been read: It is ordered and declared that Mr. D. M. Jansz is the Secretary of the District Court of Galle and official administrator, and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents—(1) Iratnawalli Abohamy, (2) Agampodi Appusinno, (3) Agampodi Nonahamy and her husband (4) William Mendis, all of Totagamuwa, and (5) Mr. D. M. Jansz, Secretary of the District Court, Galle—shall, on or before the 24th day of April, 1906, show sufficient cause to the satisfaction of this court to the contrary.

G. A. BAUMGARTNER, District Judge.

The 9th day of March, 1906.

In the District Court of Matara.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,499.
In the Matter of the Estate of the late Jayawickrama Wijesekera
Simon de Silva, deceased, of Weligama.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Matara, on the 6th day of February, 1906, on the motion of Mr. C. L. Meurling, Proctor, on the part of the petitioner Geographe: Babunhumy of Weligama; and the affidavit of the said petitioner, dated 31st January, 1906, having been read: It is ordered that the petitioner

aforesaid be declared entitled to have letters of administration to the estate of the deceased Jayawickrama Wijesekera Simon de Silva issued to her, as widow of the said deceased, unless the respondents—(1) Cornelia Jayawickrama Wijesekera, a minor, by her guardian ad litem Don Andris Jayawickrama Wijesekera of Weligama, who is hereby appointed as such, shall, on or before the 4th day of April, 1906, show sufficient cause to the satisfaction of this court to the contrary.

THOS. R. E. LOFTUS, District: Judge

The 6th day of February, 1906.

In the District Court of Tangalla.

Order Nisi.

Testamentary Jurisdiction. No. 393. In the Matter of the Estate of the late Hewatantrige Davithami and Hewatantrige Babahami, deceased, Getamanna.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Tangalla, on the 7th day of March, 1906, in the presence of Hewatantrige Dinoris Hami of Getamanna; and the affidavit of the said petitioner having been read:

It is ordered that letters of administration of the said estate be issued to the petitioner Hewatantrige Dinoris Hami, unless the respondents—(1) Hewatantrige Don Samuel, (2) Hewatantrige Balahami, (3) Hewatantrige Siddi Appu, (4) Hewatantrige Punchi Hami, and (5) Hewatantrige Seadoris, all of Gotamanna—shall on, or before the 28th day of April, 1906, show sufficient cause to the satisfaction of this court to the contrary.

L. W. C. SCHRADER, District Judge.

The 7th day of March, 1906.

In the District Court of Kegalla.

Order Nisi.

Testamentary Jurisdiction. No. 201. In the Matter of the Intestate Estate of Kaluwila Senanayaka Mudiyanselage Menikhamy of Algama, deceased.

Liyana Mudiyanselage Roida Nona of AlgamaPetitioner.

Vs.

(1) Kaluwila Senanayaka Mudiyanselage Rosalin Nona, (2) Kaluwila Senanayaka Mudiyanselage Duiya Nona, (3) Kaluwila Senanayaka Mudiyanselage Simon Sinno, (4) Kaluwila Senanayaka Mudiyanselage Nona, all of Algama...... Respondents.

THIS matter coming on for disposal before J. R. Molligoda, Esq., District Judge of Kegalla, on the 22nd day of February, 1906, in the presence of Mr. A. A. Wickramasingha, Proctor, on the part of the petitioner Liyana Mudiyanselage Roida Nona of Algama: and the affidavit of the said petitioner, dated the 17th day of February, 1906, having been read: It is ordered that the petitioner be and he is hereby declared, as widow of the deceased, entitled to have letters of administration to the estate of the said deceased, unless the respondents aforesaid shall, on or before the 19th day of April, 1906, show sufficient cause to the satisfaction of this court to the contrary.

J. R. MOLLIGODA, District Judge.

The 22nd day of February, 1906.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,210.

In the matter of the insolvency of Dedigamadewage Bastian Fernando of Dalugama

NOTICE is hereby given that the above-named insolvent has been awarded a certificate of the third class,

By order of court,

J. B. Misso, Secretary.

Colombo, March 26, 1906.

In the District Court of Colombo.

No. 2,229. In the matter of the insolvency of G. Peter de Silva of Peliyagoda.

WHEREAS G. Peter de Silva has filed a declaration of insolvency, and a petition for the sequestration of the estate of the said G. Peter de Silva has also been filed under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said G. Peter de Silva insolvent accordingly; and that two public sittings of the court, to wit, on May 3, 1906, and on May 17, 1906, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

Colombo, March 23, 1906

J. B. Misso, Secretary.

In the District Court of Colombo.

No. 2,230.

In the matter of the insolvency of Oduma Lebbe Marikar Levenna Marikar of Messenger street, Colombo.

W HEREAS Oduma Lebbe Marikar Levenna Marikar has filed a declaration of insolvency, and a petition for the sequestration of the estate of the said Oduma Lebbe Marikar Levenna Marikar has also been filed under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Oduma Lebbe Marikar Levenna Marikar insolvent accordingly; and that two public sittings of the court, to wit, on May 3, 1906, and on May 17, 1906, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

J. B. Misso,

Colombo, March 23, 1906.

Secretary.

In the District Court of Negombo.

No. 74.

In the matter of the insolvency, of Hettiaratchigey Marthinu Perera Appuhamy of Nalla.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on May 8, 1906, for the grant of a certificate of conformity to the above-named insolvent.

By order of court,

N. PARANAVITANE,

Negombo, March 21, 1906.

Secretary.

In the District Court of Kalutara.

No. 116.

In the matter of the insolvency of Gamaetige Don Erolis Appuhamy of Horawala in Pasdun korale.

NOTICE is hereby given that the second sittings of this court in the above matter is adjourned to May 1, 1906.

By order of court,

WM. DE SILVA, Secretary.

Kalutara, March 24, 1906.

In the District Court of Kandy.

No. 1,520.

In the matter of the insolvency of Ana Ossen Saibo alias Mana Thavanna Ossen Saibu of Nawalapitiya.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent is fixed for April 6, 1906, for the appointment of an assignee.

By order of court,

W. M. DE SILVA,

Kandy, March 20, 1906.

Secretary

In the District Court of Chilaw.

No. 16.

In the matter of Jerome Carvallio of Chilaw, an insolvent.

TAKE notice that a public sitting for the purpose of issuing a certificate of conformity, under the provisions of the Ordinance No. 7 of 1853, will take place at this court at 10 o'clock A.M. on April 23, 1906.

By order of court,

C. E. FERDINAND,

Chilaw, March 23, 1906.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

No. 14,570 C.

1, J. G. D. Z. Siriwardene; 2, D. R. G. Rajapakse; 3, A. D. Z. Siriwardene of Galpotta street, ColomboDefendants.

NOTICE is hereby given that on Tuesday, April 24, 1906, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said second defendant in the following property for the recovery of the sum of Rs. 2,228, with interest on Rs. 1,500 at 9 per cent. per annum from February 20, 1905, till payment in full, and costs of suit, viz.:—

The land called Ushettiawatta bearing assessment Nos. 70 to 75, situated at Korteboam street in Colombo; bounded on the north by the property of Mr. P. Coomaraswamy now belonging to the Government, on the east by the property of Casic Chetty and Mageris Fernando, on the south by the property belonging to the Petroleum Company, and on the west by the high road; containing in extent 2 acres more or less.

Fiscal's Office, Colombo, March 28, 1906. E. Ondatje, Deputy Fiscal.

In the District Court of Colombo.

No. 22,267. Vs

Suppramanian Tambyah of "St. George's,"
Ward Place, Cinnamon Gardens, Colombo....... Defendant.

NOTICE is hereby given that on Wednesday, April 25, 1906, at 3 o'clock in the afternoon, will be sold by public auction at No. 46, Ward Place, Cinnamon Gardens, Colombo, the following property for the recovery of the sum of Rs. 610 85, with interest on Rs. 600 at 12 per cent. per annum from August 25, 1905, till October 3, 1905, and thereafter at 9 per cent. per annum till payment in full, and costs of suit, viz.:—

One victoria phæton, 1 bay mare, 1 bay pony, 1 set harness, 2 nadun chairs, 2 teapoys, and 1 folding chair.

Fiscal's Office, Colombo, March 28, 1906. E. Ondatje, Deputy Fiscal.

In the District Court of Colombo.

No. 22,366 C. Vs

OTICE is hereby given that on April 25, 1906, at 4 o'clock in the eafternoon, will be sold by public auction at the premises the right, title, and interest of the said first defendant in the following property for the recovery of the sum of Rs. 739, with interest thereon at 30 per cent. per annum from June

14, 1905, to November 3, 1905, and thereafter at 9 per cent. per annum till payment in full, viz.:—

All those allotments of land marked lots A and B in the plan, with the buildings standing thereon bearing assessment Nov 17, situated at Barnes road and Kynsey road in the Maradana Cinnamon Gardens, within the Municipality of Colombo, Western Province, forming one property; and bounded on the north by Barnes road, on the south by the lot C called Gracelyn, lot D called Emmaville, and the lot E in the plan, on the east by Kynsey road, and on the west by the premises called La Retreat of Mr. Jayasinghe; containing in extent 3 roods and 26 97 square perches, excluding therefrom a divided eastern portion, in extent 2 roods, sold to E. L. Ohlmus.

Fiscal's Office, Colombo, March 28, 1906. E. ONDATJE, Deputy Fiscal.

In the Distict Court of Colombo.

Ana Runa Sena Thana Sedambaram Chetty of Sea street, Colombo Plaintiff. No. 22,428 C. Vs.

1, W. H. Dassenaike and his wife 2, Agnes C. Dassenaike, both of Maradana, Colombo......Defendantsl

OTICE is hereby given that on Thursday, Apri. 26, 1906, at 2.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said second defendant in the following property for the recovery of the sum of Rs. 640, and costs of suit, viz.

All that $\frac{3}{4}$ part or share of all that premises bearing assessment Nos. 13 and 14, situated at Lock-gate lane, Colombo, with the buildings standing thereon, the entire premises being bounded on the east by St. Sebastian church, on the north by Lock-gate lane, on the south by Skinner's road south, and on the west by land belonging to St. Sebastian church; containing in extent $1\frac{1}{2}$ acre more or less.

Fiscal's Office, Colombo, March 28, 1906.

E. ONDATJE, Deputy Fiscal.

In the Court of Requests of Colombo.

W. Peter Pieris of Peliyagoda, Colombo.....Plaintiff.
No. 32,764.

Vs.

OTICE is hereby given that on Thursday, April 26, 1906, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 208-88, with legal interest thereon from September 19, 1905, till payment in full, and costs of suit Rs. 24-75, less Rs. 5-86, viz. :—

All that premises bearing assessment No. 11, situated at Reclamation road in the Pettah, within the Municipality of Colombo; bounded on the north by the property belonging to Policarp de Alwis, on the east by the property belonging to J. Rustomjie, on the south by the property belonging to Madar Lebbe, and on the west by the porperty of H. J. Peiris; containing in extent about 24 perches.

E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, March 28, 1906.

In the Court of Requests of Colombo. Wijayatunga Aratchige Alisandry of DematagodaPlaintiff. No. 33,277.

Henadirage Don Siman of Hunupitiya....Defendant. OTICE is hereby given that on Friday, April 27, 1906, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 55.75, viz.:—

All that land and buildings standing thereon bearing assessment No. 3, situated at Hunupitiya road in Slave Island, Colombo; and bounded on the north by the land of Mr. Harry Fernando and others, on the south by the land of D. D. Pedris and others, on the east by the Hunupitiya road, and on the west by the land of Allis Appu and others; containing in extent 1 acre more or less.

E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, March 28, 1906.

In the District Court of Kalutara. Seyado Meera Lebbe Wappesa Marikar of KalutaraPlaintiff. No. 3,147. Vs.

Sinna Lebbe Marikar Mapulle Mohamadu Marikar of KatukurundaDefendant.

OTICE is hereby given that on Wednesday, April 25, 1906, at 110 clock in the forenoon, will be sold by public autoion at the Deputy Fiscal's Office, Kalutara, the following property mertgaged by bond No. 1,231 dated June 24, 1902, viz.:—

(a) Mortgage bond No. 1,786 dated March 3, 1902, executed in favour of the defendant before J. P. Wijeratna, Notary, together with the principal and interest due thereunder.

(b) Deed of assignment No. 6,124, dated February 11, 1902, attested by E. P. M. Fernando, Notary, and all the right, title, and interest and claim, whatsoever of the said defendant in, to, upon, or out of the said mortgage bond and deed of assignment mortgaged by the defendant, and declared bound and executable for the decree in the said case.

Amount to be levied Rs. 10,382.961, with interest on Rs. 7,500 at 12 per cent. per annum from August 7, 1905, till September 6, 1905, and thereafter at 9 per cent. per annum till payment in full.

> S. T. D. DE SILVA, Deputy Fiscal.

Deputy Fiscal's Office. Kalutara, March 27, 1906.

Northern Province.

In the District Court of Jaffna. 28th, Parupathi, wife of Eliatampiar Tampoo of Karavetty North.......Plaintiff. No. 3,788.

1, Sinnattampiar Sithamparapillai of Karavetty North and others......Defendants.

OTICE is hereby given that on Thursday, May 3, 1906, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said 28th plaintiff in the following property for the recovery of Rs. 678.07 only, viz.:-

In an undivided 11 lacham varaku culture, with share of water of well of a piece of land situated at Karaveddi Kurulikurchy called Mavodai, containing or reputed to contain in extent 27 lachams varaku culture; bound d or reputed to be bounded on the east by property of Murugar and others, north by property of Vallipuram and others, west by property of Vayiravan and others, and south by property of Kantavanam and others.

Fiscal's Office, Jaffna, March 27, 1906. V. THAMBIPILLAI, Deputy Fiscal.

In the District Court of Jaffna.

10, Pillaiynar Sinnapillai and wife 11, Iladchumy; 25, Valliyar Vathavanam; 26, Vethavanam Sanmugam, a minor, by his next friend the 25th plaintiff; 40, Vethavanam Ramalingam; 41, Meenadchi, daughter of Murugar; 42, Katherasy, wife of Ramasamy; 44, Murugar Ilaiyatampi, 45, Murugar Sinnatampi, all of Karavetty North, the 44th and 45th plaintiffs are minors, by their next friend the 43rd plaintiff Ponnar Velupillai of Karavetty North.....Plaintiffs.

No. 3,788.

Sinnatampiar Sitamparapillai of Karavetty North and othersDefendants.

OTICE is hereby given that on Thursday, May 3, 1906, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said 10th, 11th, 25th, 26th, 40th, 41st, 42nd, 44th, and 45th plaintiffs in the following property for the recovery of Rs. 678.07 only, viz.:—

In an undvided five-twelfth share of a piece of land situated at Karaveddi Vathirikuruchy called Payari, containing or reputed to contain in extent 6½ lachams varaku culture, with its appurtenances; bounded or reputed to be bounded on the east by property of Valliammai and others, north by property of Ponnachi and others, west and south by lane.

Fiscal's Office, Jaffna, March 27, 1906. V. THAMBIPILLAI, Deputy Fiscal.

In the Court of Requests of Jaffna.

Sena Nena Sego Mohamado of Keelakarai, now of JaffnaPlaintiff.

No. 4,133 A.

Ramalingam Mailvaganam of Jaffna town..Defendant

OTICE is hereby given that on Friday, April 27, 1906, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 100, with interest thereon at the rate of 12 per cent. per annum from October 17, 1902, until payment in full, and cost of suit being Rs. 20.25 only, viz:—

In a piece of land situated at Sutumalai called Tachantalvu, containing or reputed to contain in extent 25 lachams varaku culture, with its appurtenances, including share of well; bounded or reputed to be bounded on the east by by-lane; north by property of Sitamparam, wife of Saravanamuttu, and others; west by property of Viyaladchi, wife of Tirumeni, and others; and south by property of Nagamma, wife of Tamatorampillai.

> V. THAMBIPILLAI, Deputy Fiscal.

Fiscal's Office, Jaffna, March 26, 1906.

Southern Province.

In the District Court of Colombo.

No. 22,064. V:

Malalage Sincho Appuhamy of Bentota...Defendant.

Notice is hereby given that on Wednesday,
April 18, 1906, commencing at 3 o'clock in the
afternoon, will be sold by public auction at the
premises the right, title, and interest of the said
defendant in the following property, viz.:—

- 1. All that ‡½ part of a land called Parussayowita, comprising of los Nos. 787 D 539 and 794 L 539; containing in extent 37 acres 1 rood and 25 perches, situate at Haburugala.
- 2. An undivided of of a part or share of Jambugahawatta alias Ratagiawalawatta, with the plantations thereon; containing in extent about 27 acres, at ditto.

Amount of writ Rs. 7,194, with further interest on Rs. 6,600 at the rate of 12 per cent. per annum from July 21, 1905, to August 25, 1905, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit.

C. T. LEEMBRUGGEN, Deputy Fiscal.

Fiscal's Office,
Galle, March 29, 1906.

In the District Court of Galle.

Welhenege Don Dias of Kataluwa in the Talpe pattu of the Galle District....Defendant.

OTICE is hereby given that on Saturday, April 21, 1906, at 12 o'clock noon, will be sold by public auction at the spot the following property, mortgaged with the plantiffs by bond No. 7,420 dated September 5, 1900, for the recovery of Rs.8638.3, with legal interest thereon from July 27, 1905, till payment, and costs Rs. 113.37 and poundage, viz.:—

All the fruit trees and soil together with the two tiled houses standing on Kotugodellewatta situated, at Hakmana in the Kandaboda pattu of the Matara District; and bounded on the north by Beligahakumbura, east by the high road, south by Kongalara and ridge, and on the west by Okandewatta; containing in extent about 6 acres.

H. J. DE LIVERA, Deputy Fiscal,

Deputy Fiscal's Office, Matara, March 20, 1906.

North-Western Province.

In the District Court of Chilaw.

No. 3,237. Vi

Kana Muna Mohideen Kuppe of Korakahawetiya in Yagam pattu korale in Kurunegala DistrictDefendant.

OTICE is hereby given that on Monday, April 30, 1906, commencing at I o'clock in the afternoon, will be sold by public auction at the premises

the right, title, and interest of the said defendant in the following property, viz.:—

1. The undivided one-half share of the garden called Kosgahawatta alias Kongahawatta, situate at Polgahawela in Yagam pattu korale of the District of Kurunegala, the entire land being of the extent of about eight seers of kurakkan sowing soil; and bounded on the north, east, and west by the land belonging to the defendant above-named and others, and on the south by the land belonging to the defendant.

2. The undivided half share out of the southern half share of the garden called Kosgahawatta alias Kongahawatta, situate at Polgahawela aforesaid, which is of the extent of about five parrahs of kurakkan sowing soil, and of the adjoining low land which is of the extent of about ten parrahs of paddy sowing soil (excluding from the entire land about eight seers of kurakkan sowing soil and the productive trees standing thereon, and from the remaining land and the productive trees the northern half share), the entire high and low land being bounded on the north by the garden belonging to the defendant and other, on the east by oya, on the south by the land now belonging to the defendant, and on the west by the bund of the tank of Pathahewala.

On Tuesday, May, 1 1906, commencing at 1,P. M.

- 3. The soll and productive trees of the land called Welihena, which is of the extent of one pela of kurakkan sowing soil, situate at Potuhera in Meddeketiya korale in the District of Kurunegala, excluding therefrom three lahas of kurakkan sowing soil towards the southern boundary, the entire land being bounded on the north by kon tree, on the east by the village limit of Gallegama, on the south by the village limit of Talwewa, on the west by the garden now belonging to the defendant which belonged to Kuppe Tamby Arachchila.
- 4. The soll and productive trees of the land Kalawaduwawchena, situate at Galla in Meddeketiya korale, which is of the extent of about fifteen lahas of kurakkan sowing soil; and bounded on the north by the garden of Warusa Iburahim, on the east by the chena belonging to Jainambu and others, on the south by the chena of Ibra Lebbe, and on the west by the village limit of Potuhera.

Amount to be levied is Rs. 693.33, with interest and poundage.

Fiscal's Office, C. V. REBEIRA, Kurunegala, March 27, 1906. Deputy Fiscal.

In the District Court of Negombo.

No. 5.979. Vs

OTICE is hereby given that on Saturday, April 28, 1906, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz.:—

1. The land called Agarahena, in extent 160 acret and 3 perches, the land called Talgahahena, in extens two pelas of nachcheri culture, the land Ginigathwewa, in extent $1\frac{1}{2}$ amunam of paddy culture, the land

called Bulanehena and Pillewe ground, in extent seven lahas of nachcheri culture, including all the said lands, and the land called Agara, in extent 292 acres and 11 perches, situate at Ennoruwa in Yatikaha korale of Katugampola hatpattu in the District of Kurunegala: and bounded on the north by land belonging to C. A. Goonaratne, Tikiri Appu, Mohammado Cassim, and others; east by the road leading from Galagedara to Kitalowa and by land of Saruwadeen; south and south-west by lands belonging to Herathami, Ungurala Appuhami and S. Tennakon, and by Crown land, by lands belonging to Mohammadu Meera Saibo Lebuna and Jambuwa, by village limit called Henegedaraganima and by the village limit called Kongollaganima; and west by the land of C. Gooneratne, including the plantations, buildings, and all other appurtenances thereon.

2. The tract of chena land called Keenagahamulahenyaya, in extent about one amunam of nachcheri culture, including about six seers of nachcheri sowing extent from the western side of the tract of chena lands called Thottillagahamulahenyaya, in extent one pela and five lahas of nachcheri culture, the remaining land, the land called Mutunekayawalehena, in extent one pela of nachcheri culture, the land called Mawatahena, in extent about one laha of nachcheri culture, all situated at Balagammana in Yatikaha korale aforesaid, and the land called Kadawalehene, in extent twelve lahas of nachcheri culture, situate at Diawala in Yatikaha korale aforesaid; all these portions of lands annexed into one and the same is now called by the name Balagammanaidamkattiya, in extent 128 acres I rood and 24 perches of land; is bounded on the north by bakmi tree, land belonging to Ranhamy and others, by dan tree, land of Rolan Tennakoon, wewa of Ihalakumbura, Meegahamulahena, and by the land belonging to Punchirala and others; north-east by the village limit called Diyawalaganima, kahata tree, and kon tree; east by the wewa of Ihalakumbura, land of Menuhamy, by the bush called Welanpandura, by land of Ana Kona Kosi Mohammadu, and by the thorny fence called Badawetiya; south by the land of Ana Kona Kosi Mohammado, kahata tree, daminna tree, village limit called Degammeddeganima, by the dam of Balagammanawewa, and by the thorny fence called Badawetiya; south-east by the village limit called Degammeddeganima and by the thorny fence; and west by the land belonging to Ranhamy and others, by the wewa of Ihalakumbura, land of Kumarihamy, land of Dingiri Appu, and by the village limit called Degammeddeganima, by the land of Punchirala, by the dam of Balagammanawewa, and by the village limit called Gangoda; and southwest by the land of Kaurala and by the thorny fence called Badawetiya, including plantations, buildings, and all the appurtenances thereon.

Amount to be levied is Rs. 25,095, with interest and poundage.

C. V. REBEIRA, Deputy Fiscal.

Fiscal's Office, Kurunegala, March 27, 1906.

Notice is hereby given that on Saturday, April 28, 1906, at 10'clock in the afternoon, will be sold by public auction at the premises the

right, title, and interest of the said defendant in the following property, viz.:—

(1) One-half share of the soil, plantation, and the tiled house standing thereon from the garden Sekkaditottam alias Vavayantottam, situate at Chilaw; bounded on the north by gala land of Savery Fernando and by garden of Ibrahim Saibo, east by garden of Kader Tamby and others, south by garden of Asanaina Marikar Notary, and west by tank called Kottiarkulam; containing in extent about $3\frac{1}{2}$ acres.

(2) One-half share of the shop boutique situate at Bazaar street in Chilaw; bounded on the north by wall of the boutique belonging to the late Manuel Juse Fernando, Division Officer, east and south by high roads, and west by the wall of the boutique

belonging to Pedro Pinto.

(3) The boutique called Kopparakade and the land situate at Chilaw; bounded on the north by the land of Mr. James Cook, on the east and south by roads, and west by the land of Davidu Fernando.

Amount recoverable, Rs. 207 · 50 only and poundage.

E. Lawson Koch, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw March 27, 1906.

In the District Court of Chilaw.

W. Ponsiyano Fernando of Tamberawila and others......Plaintiffs.

No. 2,750. Vs.

W. Philippo Fernando of Marawila and others...... Defendants.

N OTICE is hereby given that on Friday, April 27, 1906, commencing at 1 o'clock in the afternoon, will be sold by public auction at the permises the right, title, and interest of the said 1st, 2nd, 8th, and 10th plaintiffs and 1st and 6th defendants in the following property, viz.:—

1. Two-third shares of Kahatagahawatta belonging to Pedro Tamel, situate at Maguruwala in Kammal pattu, Pitigal Korale South, Chilaw District; and bounded on the north by dewata road, east by land of Estakky Fernando and others, south by land of Juakino Fernando and others, and west by high road; containing in extent about 6 acres.

2. The land wherein Pedro Tamel resides, situate at Nainamadama in Kammal pattu as aforesaid; and bounded on the north by garden of Martino Fernando and others, east by garden of Aleiya Henaya, south by Garden of Gabriel Fernando Vadurala, and west by high road; containing in extent 2 acres.

3. The land called Dangahaowita belonging to Manuel Tissera, situate at Nainamadama as aforesaid; and bounded on the north by owita of Anthony Tamel, east by owita of Isabel Tamel, south by garden of Kostantino Perera, and west by garden of Juan Fernando; containing in extent 1 acre.

4. The land called Kahatagahawatta belonging to Ponsiayano Fernando, situate at Bolana in Kammal pattu as aforesaid; and bounded on the north by garden of A. de Rowel, Mudaliyar, east by garden of Bastian Fernando and others, south by garden of Costantinu Fernando and others, and west by garden of Alleano Fernando, Police Headman; containing in extent 2 acres.

Amount to be levied, Rs. 1,030 and poundage.

E. Lawson Koch, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, March 27, 1906. In the District Court of Chilaw.

(2) Warnakulasuriya Manuel Fernando,
Vel-vidane of Tambarawila, and (10)
W. Pedro alias Joranis Tamel of Na-

inamadamaPlaintiffs.

No. 2,750. Vs.

(6) Kalugamage Elaris Fernando of Marawila and others...... Defendants.

NOTICE is hereby given that on Friday, April 27, 1906, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said 2nd and 10th plaintiffs and 6th defendant in the following property, viz.:—

Half share of the soil from the land called sixth defendant residing land of about 2 acres in extent, with the buildings standing thereon, excluding the plantations, situate at Horagolla in Yatakalan pattu.

On Saturday, April 28, 1906, at 1 P. M., at the permises.

The land in which the 10th defendant resides, which is about $1\frac{1}{2}$ acre in extent, with the buildings standing thereon, situate at Nainamadama in Kammal pattu.

The land called Suriyagahaowita belonging to the second defendant, situate at Kulamulla in Kammal

pattu.

Amount to be levied, Rs. 673.55 and poundage.

E. Lawson Koch, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, March 27, 1906.

In the Court of Requests of Chilaw.

No. 11,141. Vs.

Nena Moona Mohideen Pitche of PudukudirippuDefendant,

NOTICE is hereby given that on Monday, April 30, 1906, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

The western 5 acres from the land called Noramarattadywatta, situate at Kiriyankalli in Anaivulundan pattu of Pitigal Korale North in the District of Chilaw, the entire land being bounded on the north by fence of the land presently belonging to Nallasakku and others, east by Crown land and by watercourse, south by fence of the land belonging to Naguda Marikkar and others, and west by Puttalam road.

Amount to be levied Rs. 193.57, with interest on Rs. 171.99 at the rate of 9 per cent. per annum from September 18, 1905, till payment and poundage.

E. Lawson Koch, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, March 28, 1906.

In the Court of Requests of Negombo.

Meeyanna Sina Thana Kana Runa Sidamberam Chetty of Negombo........Plaintiff.

No. 13,011. Vs

Ratnayeka Mudiyanselage Punchappuhamy, Police Headman of Metikotuwa.. Defendant

NOTICE is hereby given that on Thursday, May 3, 1906, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

1. One-third share of the land called Batala-kotuwewatta, situate at Metikotuwa in Otarapalata of Pitigal Korale South in Chilaw District, the entire land being bounded on the north by live fence of the land belonging to Peries Perera, east by live fence of the land belonging to the heirs of the late Sinnappuhamy, south by Maha-oya, and west by live fence of the land belonging to Bappugamarala and others; containing in extent about 2 acres.

2. The land called Kongahawatta alias Madangahawatta, situate at Metikotuwa as aforesaid; bounded on the north by live fence of the portion of this land belonging to Elaris Appu, east by live fence of the land belonging to Sinnappuhamy and others, south by live fence of the hena belonging to the heirs of the late Singappuhamy, and west by live fence of the garden belonging to the heirs of Sinnappuhamy; containing in extent about 2 acres.

3. Undivided half share of the land called Weliowita, situate at Metikotuwa as aforesaid, the entire land being bounded on the north by live fence of the garden belonging to Peries Perera, east by live fence of the land belonging to Sinnappuhamy and others, south by Maha-oya, and west by live fence of the land belonging to Mathes Peries Paulu Pulle; con-

taining in extent about 1½ acre.

Amount to be levied Rs. 144.28, with interest on Rs. 122.70 at the rate of 9 per cent. per annum from August 8, 1905, till payment and poundage.

E. LAWSON KOCH,
Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, March 28, 1906.