

PROCLAMATIONS.

IN the Name of His Majesty GEORGE THE FIFTH, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, King, Defender of the Faith.

PROCLAMATION.

By His Excellency REGINALD EDWARD STUBBS, Esquire, Companion of the Most Distinguished Order of Saint Michael and Saint George, Officer Administering the Government of the Island of Ceylon, with the Dependencies thereof.

R. E. STUBBS.

WHEREAS the following by-laws made by the Municipal Council of Colombo under the provisions of sections 109 (1) and 110 (15) of "The Municipal Councils Ordinance, 1910," in substitution for the by-laws entitled "Rules for the Exhibition of Cinematographs and other Picture Shows," published by a Proclamation dated September 2, 1910, have been confirmed by the Officer Administering the Government in Executive Council as provided by section 109 (3) of the said Ordinance :

Now know Ye that We, the said Officer Administering the Government, in exercise of the powers vested in Us by section 109 (3) of the said Ordinance, do hereby proclaim the said by-laws set forth in the schedule hereto.

Given at Colombo, in the said Island of Ceylon, this Twenty-first day of June, in the year of our Lord One thousand Nine hundred and Eighteen.

By His Excellency's command,

A. S. PAGDEN.

Acting Colonial Secretary.

GOD SAVE THE KING.

SCHEDULE.

By-laws referred to.

The following by-laws shall apply in the case of any public performance where there shall be an exhibition of pictures or optical effects by means of cinematograph, magic lantern, or other similar apparatus, or where there shall be any dramatic representation or exhibition of dancing, conjuring, juggling. acrobatic performances, or other stage entertainment in which stage effects are used :---

DEFINITIONS.

The term "licensee" shall mean the person or persons who have signed the license as under rule 4. 1171

The term "Chairman" shall mean the Chairman of the Municipal Council, Colombo.

BUILDINGS TO BE LICENSED.

1. No person shall use or permit to be used any building, enclosure, or place for the purposes of public performances unless he shall have obtained a license for the same, and no person having obtained a license for the same shall use the same or permit the same to be used in contravention of any of the conditions of such license or in contravention of any of these rules.

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2. Every person who shall be desirous of obtaining authority to open any such premises shall first make public his intention to erect such premises by exhibiting a notice board on the proposed site in such a position that it can be plainly seen from the public way and by advertisement in three newspapers circulating generally throughout the locality in which it is proposed to erect such premises, and shall then make an application in writing to the Chairman. The notice board shall be maintained until the application has been dealt with by the Chairman. No application will be considered before the expiration of one fortnight after the receipt by the Chairman of a copy of the notice exhibited on the site and of each of the newspapers containing the advertisement.

The application shall contain a statement as to the nature and extent of the interest of such person in such premises and the character of the entertainment for which such premises are proposed to be used. The application shall be accompanied by complete plans, elevations, and sections, in duplicate, drawn on the dull side of tracing linen to a scale of one-eighth of an inch to a foot, and by a block plan on a separate sheet showing the position of such premises in relation to any adjacent premises and to the public thoroughfares upon which the site of such premises abuts drawn to a scale of not less than one chain to one inch.

A plan and section of the drains proposed to be laid from such premises shall be submitted at the same time, and such plan shall indicate the sewer or sewers to which the drains are to be connected, and the section shall show the surface level of the street, the level of the lowest portion of the premises which is to be drained, and the level of the sewer or sewers.

All drawings shall be coloured to distinguish the materials employed in the construction of the building.

The width of all staircases, and the number of stairs in each, the width of corridors, gangways, and doorways, together with the height of the tiers and other parts of such premises, shall be indicated on such drawings.

The thickness of the walls and scantlings of the various materials shall be clearly shown on such drawings by figured dimensions.

The cardinal points shall be marked upon each plan.

The plans shall show the respective numbers of persons to be accommodated in the various parts of such premises and the area to be assigned to each person, and shall be accompanied by a specification of the works to be executed, describing such of the materials to be employed and the mode of construction to be adopted as may be necessary to meet the requirements of these regulations.

GRANTING OF LICENSES.

3. On receipt of an application for the grant of a license, the Chairman may, after such inquiry as he considers necessary, and after the payment of the fees mentioned in rule 5, grant a license subject to such conditions as he thinks fit.

Any license granted under this rule may at any time be withdrawn, suspended, or modified by the Chairman at his discretion.

No such license will be granted to any premises which shall be constructed underneath or over any part of any other building, nor shall such premises contain living rooms.

No license will be granted to any premises that have more than two tiers, including the gallery above the level of the pit (slope of tiers shall not exceed 35°).

4. The license granted by the Chairman shall be in the Form A annexed, and in it shall be specified the name and address of the licensee, the situation and description of the premises, their superficial area, the number of persons to be admitted at any one time, the number of exits to be provided, the hours between which such premises may remain open, the purpose for which they may be used, the duration of the license, the date on which the license expires, and any special conditions attached to the license. The license shall be issued in duplicate, one to be marked "original" and the other to be marked "duplicate," and the license marked "original" shall be issued to and retained by the licensee, and the license marked "duplicate" shall be retained and filed by the Chairman. Both the licenses marked "original" and "duplicate" shall be signed by the licensee.

FEES.

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5. Before a license may issue, the applicant shall pay a , fee for the same in accordance with the following scale :— Class A.

| Where there is seating accommod | lation for 500 | Rs. | ė |
|--------------------------------------|-----------------|-----|---|
| persons or more : | | | |
| License for one year (terminating o | n December 31) | 500 | 0 |
| License for one month | •• | 100 | 0 |
| License for one day | •• | 10 | 0 |
| Class B. | | | |
| Where there is seating accommod | lation for 200. | | |
| persons or more : | | | |
| License for one year (terminating or | n December 31) | 250 | 0 |
| License for one month | • • | 50 | 0 |
| License for one day | •• | 5 | 0 |
| Class C. | | | |
| Where there is seating accommoda | tion for under | | |

200 persons :-

| License for one year (term | inating on Decer | nber 31) | 125 | 0 |
|----------------------------|------------------|----------|-----------|----|
| License for one month | •• | | 25 | 0 |
| License for one day | •• | | 2 | 50 |

CORRECTION OF DEFECTS.

6. The Chairman may cause all such premises to be inspected from time to time, and if, as the result of such inspection, any defect or disorder be noticed in such premises in connection with and relating to any of the matters or things deferred to in these by-laws, the Chairman may, by written notice, require the owner or lessee of such premises to make good such defects within a specified time to the satisfaction of the Chairman, and such owner or lessee shall be bound to comply with such requisition.

ALTERATIONS.

7. No subsequent alterations shall be made to such premises without the sanction of the Chairman having been first obtained.

Notice of any intended structural addition to. or alteration of, any such premises shall be given in writing to the Chairman, and shall be accompanied by drawings, elevations, and sections, block plan and specification of the works to be executed similar to those required in the case of premises to be certified for the first time by the Chairman, and shall show such intended addition or alteration.

The Chairman may, if necessary, cause a fresh survey of such premises to be made.

PRECAUTIONS AGAINST FIRE.

8. The question as to whether the materials of which the building is constructed are of an inflammable nature shall be decided by the Chairman or an officer authorized by him.

9. In all such premises the floors, tiers, and roof of the auditorium, and all parts used by the public shall be constructed of fire-resisting materials to the satisfaction of the Chairman.

No soft wood or other inflammable wall linings. partitions, screens, or barriers shall be used in any part of such premises, and no cavities shall be left behind any linings. All woodwork of the stage shall be rendered non-inflammable or be hard wood.

The proscenium which separates the stage from the auditorium shall be constructed of fire-resisting materials such as may be approved by the Chairman.

10. The licensee shall provide or cause to be provided sufficient appliances and supply of water for the prevention and extinguishing of fire. The premises shall be provided with such hydrants and lengths of hose as the Chairman may require.

11. Hose, buckets filled with water, blankets or rugs. and dry sand as may be required by the Chairman shall be provided, and shall be kept in such positions and be indicated in such manner as the Chairman may direct.

12. A responsible person approved by the Chairman and paid by the owner of such premises shall be deputed to keep all fire appliances ready for use.

13. Hatchets, hooks, and other appliances for taking down hanging scenery in case of fire shall be always kept in readiness for immediate use.

14. The Chairman may order the owner or lessee of any such premises to provide the same with direct telephonic communication with the nearest fire station. 14 A. No inflammable or explosive substance as petroleum, petrol, kerosine oil, carbide, or gunpowder, &c., in excess of the quantity required for one day's use shall be stored in the licensed premises. The following rules 15 to 22, inclusive, shall only apply to

The following rules 15 to 22, inclusive, shall only apply to upstair buildings which are provided with one or more tiers :---

15. A drop curtain of some fire-resisting material, to be approved by the Chairman, shall be provided in the proscenium opening, and it shall be completely dropped flush with the floor of the stage at least once during each performance.

16. The space above the stage shall be of sufficient height to allow of all scenes and of the fire-resisting screen being raised above the top of the proscenium opening in one piece and without rolling. The roof over the stage shall not be of fire-resisting material or heavy construction.

17. In all such premises where a stage with a proscenium is erected, such stage shall be separated from the auditorium by a brick proscenium wall not less than 15 inches in thickness, and such wall shall be carried up the full thickness to a height of at least 3 feet above the roof, such height being measured at right angles to the slope of the roof and shall be carried down below the stage to a solid foundation.

18. Not more than three openings shall be formed in the proscenium wall, exclusive of the proscenium opening.

19. No such opening shall exceed 24 square feet in area. Each of such openings shall be fitted with a wrought iron door hung so as to close of itself without a spring.

20. Dressing rooms shall be arranged in a separate block of buildings or divided from such premises by party walls, with only such means of communication therewith as may be approved by the Chairman.

21. All skylights and lantern lights in such premises which may be liable to be broken shall be protected by stout galvanized iron wire grards securely fastened on the outside.

22. The space underneath the stage shall be entirely closed, with the exception of such doors as the Chairman may approve, by a brick wall not less than 10 inches thick, and shall be kept entirely clear and empty from all inflammable material or rubbish.

CINEMATOGRAPH FIRE PRECAUTIONS.

23. (a) The cinematograph or apparatus shall not be placed inside the room or building occupied by the spectators, except with the written permission of the Chairman.

(b) The operating room shall be made as fireproof as possible, and only three openings allowed of not more than 12 inches in diameter, two for the projection of pictures and the other for the operator to look through.

24. (a) No smoking shall be permitted within the operating room or within 6 feet of any film.

(b) A bucket of dry sand and a blanket must always be kept in the operating room.

25. No more than three persons, inclusive of the operator, shall be allowed inside the operator's room at any one time during the exhibition.

26. No seats shall be placed within a radius of 6 feet of the operator's room where such room is allowed within the building.

27. Only those films which are necessary for the performance actually being presented may be kept inside the operator's room or screen; spare films shall be stored away from the main building.

The films, when not actually passing through the lantern, shall be kept enclosed in metal cases. The film which is passing through the lantern shall be re-wound, either automatically or by hand, upon another bobbin as fast as it emerges from the lantern front, or at least directed by one of the operators into a large box lined with asbestos board. A trough of glass full of alum water in front of the condenser, in order to intercept the heat from the illuminant, shall be provided if the Chairman so requires.

28. Dynamos with engines in connection with such premises shall be placed in ventilated chambers or buildings of fireproof construction. Such chambers or buildings shall be separated from such premises and from each other by brick walls and fireproof floors, and shall be enclosed upon one or more sides by external walls.

VENTILATION.

29. All parts of such premises shall be properly and sufficiently ventilated in a manner to be approved by the Chairman. All openings for ventilation shall be shown on the plans and described in the specification. All dressing rooms shall be provided with windows in the external walls.

ENTRANCES AND EXITS.

30. In all such premises two separate exits shall be provided for every tier or floor which accommodates not more than 300 persons, and additional exits shall be provided for every 250 or part of 250 persons above 300. In calculating the number of persons which can be accommodated in any tier of such premises, the standing space from which a view of the performance can be obtained shall be considered, as well as the seated areas. For this purpose standing room shall be calculated at $1\frac{1}{2}$ feet square for each person.

31. Two separate direct exits shall be provided from the stage, and one separate direct exit from all dressing rooms.

32. Every exit must have a clear width of not less than 5 feet (except those from the dressing rooms which may have a clear width of not less than 4 feet), and must deliver direct on to an open space or thoroughfare or on to an open verandah, the floor of which is not at any point more than 2 feet above the level of the ground below.

33. All exit and other doors or openings in such premises used by the public for the purposes of exit shall be indicated by notices clearly painted to the satisfaction of the Chairman in 7-inch letters. Such notices shall, where possible, be painted over such doors or openings at a height of at least 6 feet 9 inches above the floor.

The words "no exit" shall be clearly painted in 7-inch letters at least 6 feet 9 inches above the floor over all doors or openings which are in sight of the audience, but which do not lead to exits.

Each exit shall be provided with a lamp fitted over the doorway with the word "Exit" clearly painted on the glass, each lamp shall be fitted with an oil burner burning a slow burning oil, not kerosine, or else a candle; the lighting of each lamp shall be independent of the lighting of the main building.

34. Where exits are closed by doors, the doors shall open outwards, and shall be so constructed that they can be pushed open easily and at once from the inside.

35. All doors and all gates used for entrances shall be made to open outwards; or if made to open both ways, they shall be so fitted that, when opened inwards, they can be locked back against the wall in such a manner as to require a key to release them.

36. All doors leading from exit passages, staircases, or corridors to other parts of such premises shall be hung so as to be closed by the stream of persons passing from the auditorium to the street, and shall be fitted with springs.

37. All barriers shall be made to swing or to open outwards with no other fastenings than approved bolts.

38. All doors shall be so hung as not to obstruct, when open, any gangway, passage, staircase, or landing, and no door handles or other fittings shall project into exitways more than $1\frac{1}{2}$ inches when the doors are open.

39. No locks, bolts, or locking bars or other obstructions to exits, other than those hereinbefore mentioned, shall be fitted on any doors, gates, or barriers.

CORRIDORS AND PASSAGES.

40. All corridors and passages leading from a tier or floor shall not be less than 5 feet wide, if the tier or floor accommodates not more than 250 people, and not less than 10 feet wide if it accommodates more than 250 and not more than 500 people.

Provided that where a tier or floor accommodates not more than 500 people and a third exit is provided, the width of corridors and passages need not exceed 5 feet.

If a tier or floor accommodates more than 500 people, then for every 250 or part of 250 people over and above 500 an additional width of 5 feet shall be added to the corridors and passages leading therefrom. Where possible, inclines shall be used instead of steps.

41. All corridors and passages shall be kept absolutely free, and no corridor or passage shall be used as a cloak room or otherwise obstructed in any way.

42. There shall be no recesses or projections in the walls of corridors or passages within 5 feet of the floor.

43. All staircases intended for the use of the audience shall be at least 5 feet wide at their narrowest part, if they communicate with exits from tiers accommodating not more than 300 persons; and shall be at least 7 feet wide at their narrowest part, if they communicate with exits from tiers accommodating more than 300 persons.

44. All staircases shall be provided with treads not less than 11 inches wide, and with risers not more than 6 inches high (each lapping at least 1 inch over the back edge of the step below it), without winders, in flights of not more than fifteen or less than three steps each.

45. No staircase shall have more than two flights of fifteen steps each without a turn, the depth of the landing between such flights being at least the same as the width of the staircase.

46. A continuous and uninterrupted handrail shall be fixed on both sides of all steps and landings, and shall be supported by strong metal brackets built into the wall, and such handrails and brackets shall not project more than 3 inches.

47. No door shall open immediately upon a flight of steps, but a landing with a minimum distance of 3 feet between the door and the steps shall be provided between such steps and the doorway.

SEATING ACCOMMODATION.

48. The seating area assigned to each person shall be not less than 2 feet deep and 1 foot 6 inches wide in all parts of the auditorium where no backs or arms are provided to the seat, and not less than 2 feet 4 inches deep and 1 foot 8 inches wide where backs or arms are provided. In all cases, however, there shall be a space of at least 1 foot in depth between the front of one seat and the back of the seat immediately in front measured between perpendiculars. Where chairs, and not fixed seats, are used, they shall (except in boxes) be battened together at a distance of not less than 1 foot 8 inches from centre to centre where they have arms, and 1 foot 6 inches where they are without arms, and in lengths of not less than six chairs together.

49. Each block of seating shall be provided with gangways not less than 3 feet wide to the satisfaction of the Chairman.

LIGHTING.

50. In cases where any premises are lighted by electric light or gas additional means of lighting, for use in the event of the failure of the light, shall be provided in such premises for the **au**ditorium, corridors, passages, exits, and staircases by a sufficient number of oil lamps, of a pattern to be approved by the Chairman, properly secured to a noninflammable base, and placed, if possible, out of reach of the public. Such lamps shall be kept alight during the whole time the public are in such premises. No mineral oil shall be used in such lamps.

No swinging light shall be suspended inside the licensed premises except by means of metal wires or rods.

51. Before the installation of gas or electric light or any electrical work or gas apparatus, and before any alterations or additions to the gas or electrical installations are commenced, plans and specifications must be submitted and the sanction of the Chairman obtained in writing.

52. When a gas or electrical installation has been sanctioned and passed, it must be maintained in thorough, safe working order and according to these rules.

The Chairman may appoint a competent person to inspect and certify in writing at the end of each half-year that the gas or electrical installation is in safe working order. The Chairman may at his discretion authorize inspection at any time, and should the installation be found in a dangerous condition, the Chairman may prohibit its further use until the faults have been rectified, and a certificate is furnished to that effect. All electrical installations shall be erected and maintained in strict accordance with the latest edition of the Institution of Electrical Engineers and Phœnix Fire Office rules of Great Britain when not specified otherwise in these by-laws.

53. Main Circuits.—All premises lighted by electric light shall have at least three separate and distinct main circuits : A for the stage, and B and C for the auditorium, corridors, exits, and all parts of such premises which are open to the public. The circuits B and C shall be so arranged that approximately half the lights in each division of the auditorium and half those in each corridor, exit, &c., shall be on B and the other half on C circuits, and, as far as practicable, the lights on the two circuits shall be placed alternately. In no case may the two circuits be combined in one fitting, nor shall the wires or leads for one circuit be placed in the same box, tube, casing, or other covering as those of another circuit.

54. System of Supply.—Where supply is given on the three-wire system, circuits A and B or A and C shall be supplied from the opposite side of the system. The main leads, &c., for circuit A shall, where possible, be kept entirely on the stage side of the proscenium wall, and those for B and C entirely on the auditorium side of that wall. If it is desired to control a portion of the lights in the auditorium from the stage board (circuit A), this shall be permitted if sufficient number of lights for safety purposes be maintained on circuits B and C in each portion of the auditorium entirely independent of the stage. The number and position of such lights shall be subject to the approval of the Chairman. No other premises and no other part of the same premises than that for which the installation has been sanctioned under rule 51 shall be supplied electric current from the mains or apparatus installed under such sanction.

55. (1) Conductors.—The whole of the conductors throughout such premises shall be of tinned copper having a conductivity which shall in no case be less than 100 per cent. of Mathiessen's standard of pure copper, as defined by the Committee on Copper Conductors, 1899. No conductors of less cross-sectional area than equivalent of 1/18 S. W. G. shall be used. All conductors of a cross-sectional area greater than 1/18 S. W. G. shall be stranded. The current density shall inno case exceed 1,000 ampères per square inch.

(2) Insulation — All conductors shall be substantially and carefully insulated with the very best pure and vulcanized indiarubber, and indiarubber coated tape properly protected externally by braiden flax or cotton treated with a suitable and recognized preservative coating, or insulated and protected by such other means as may be approved at the time. The insulation resistance of conductors used must not, in any case, be less than 600 megohms per mile.

(3) All conductors shall be efficiently protected from mechanical injury; where conductors pass through walls, floors, or ceilings, they shall be protected by armoured insulating conduit or by glazed stoneware, porcelain tuber, or other approved method.

In roof lofts and similar situations conductors must be fixed to porcelain cleats where the pressure of supply is above 110 volts and in all damp situations, and the porcelain cleats for 1/18 and 1/16 wires or equivalents must not be spaced more than 18 inches apart; proportionately greater distances are allowed for cleating larger conductors.

(4) Flexibles.—Flexible conductors, if composed of wires smaller than No. 25 S. W. G., shall be of untinned copper wire; if composed of larger wire, the wire shall be tinned. They shall be insulated with pure and vulcanized indiarubber, and shall have an insulation resistance of not less than 600 megohms per mile, and shall be protected on the outside by a stout braiding and rubber tube where necessary. as, for instance, in the orchestra. Should any of these flexible conductors be damaged, they shall at once be replaced. No flexible of less equivalent sectional area than 62/38 S. W. G. shall be used.

56. Circuits .- In all circumstances complete metallic circuits shall be employed. Gas and water pipes shall never form part of any electric circuit. The main circuits, A. The B, and C, shall be subdivided as may be necessary. number of lamps shall be so subdivided that no sub-circuit shall carry more than 5 ampères in the case of the auditorium, corridors, &c., or 20 ampères in the case of the stage ; and each sub-circuit shall start from a distributing board. The same sub-circuit shall not be used for arc lamps and incandescent lamps. Lights outside buildings shall be on sub-circuit entirely independent of inside lights. These outside sub-circuits may carry any currents not exceeding 20 ampères. Circuits for power purposes shall be kept distinct and separate from lighting circuits. All circuits shall be provided with a fuse on each pole. and the two fuses shall not be contained in the same chamber. All circuits carrying not more than 5 ampères shall be provided with a switch on one pole, and all circuits carrying over 5 ampères shall be provided with a double pole switch. Cinematograph arc projectors shall be provided with separate circuits each controlled by a double pole fuse and switch.

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57. Joints.—No joints whatever shall be made in any cable or wire without the permission of the Chairman. Joint boxes shall be used where a joint would otherwise be unavoidable, and they shall be of porcelain or other approved material entirely, mounted upon blocks, the junction being made in an approved manner.

58. Cut-outs, Switches, Fittings, &c.-(1) All circuits shall be efficiently protected by fuses placed only at the distribution boards, which shall be in positions easily accessible to the staff, but inaccessible to the public. All fuses shall be of such pattern and shall be fixed in such a position as to admit of replacement. All cut-outs shall be so constructed that fused metal in falling cannot cause a short circuit or an ignition, and all terminals of same shall be of ample size to carry without heating the current for which they are intended. All cut-outs shall be so marked as to show what circuits or lamps they control.

(2) All exposed metal works, such as fittings, switch, and fuse covers, &c., shall be efficiently insulated from the circuits. All switches, cut-outs, ceiling roses, wall and floor sockets, and lamp holders shall have non-inflammable bases and covers. All switches and cut-outs shall have sufficient length of break, and shall be constructed so as to prevent the risk of formation of an arc. All lamp holders shall be of bayonet-socket or other approved form, and shall be fitted with porcelain bridges or some equivalent separation between poles. All switches shall be of ample size to carry the currents for which they are intended without heating, and shall be so constructed that it will be impossible for them to remain in any position intermediate between the "on" and the "off" position, or to permit of a permanent are or short circuit.

(3) All fittings shall be suspended in an approved manner, and special care shall be taken to avoid risk of the suspension failing from any cause. Combined gas and electric fittings shall not be used. All switch and fuse boards which are not fitted with front connections shall be so mounted as to give instant and easy access to the connections at the back of the board, and shall be provided with dividing strips between poles, both at back and in front, and proper lock-up cases with glass fronts, the glass (unless of adequate thickness) being protected by a wire guard.

59. Lighting of Distributing Boards.—There must be a bracket carrying an 8-candle power lamp fixed over each main distributing board, and connected through an independent switch and single pole fuse to the bus bars of that board.

60. Casing and Capping.—If casing be used, it shall be spaced from the walls on stoneware distance pieces; it shall be of hard wood; and each conductor shall be laid in a separate groove, unless previous permission be obtained to vary this condition. In no circumstances shall wires of opposite polarity be laid in the same groove, nor wires of the same polarity belonging to any one of the different circuits A, B, and C. Casing shall, as far as possible, be placed in sight, and the conductors shall always be accessible. Casing shall not be used where it is liable to injury from weather or leakage of water.

61. Stage Lighting.—(1) If the switch board connections are made at the back of the board, there shall be a space of not less than 3 feet between the wall and the back of the board, or such larger space as may be necessary to ensure the thimbles and connections being at all times easily accessible, or, as an alternative provision shall be made, by hinging the board and placing it on rollers, for rendering the back of the board accessible without breaking the connections or dismounting the board. No metal work in connection with the circuits shall be exposed or so fixed or constructed as to be liable to cause a short circuit.

(2) Lamps or battens, footlights, &c., shall be protected by stiff wire guards so arranged that no scenery or other inflammable material can come in contact with the lamps. No readily combustible material shall be used in connection with any lamps in such a manner that it might come in contact with the lamps. None but approved hard wood shall be used in connection with the lamps, and all wood shall be protected by incombustible material from the possibility of ignition by an arc between any two parts of the two conductors or by heated particles from any conductor or part of a conductor.

(3) Where a number of lights, as in the footlights, battens, &c., are supplied under control of one switch, the conductors shall be maintained throughout of a sanctioned section. (4) The leads to the battens shall be specially guarded, particularly at the points where they join on to the battens, and a sufficient length shall be allowed to prevent the leads from receiving any injury through any movement of the battens, and this part of the leads shall be protected by leather or stout waterproof canvas hose properly fixed. The battens shall be suspended by at least three wire ropes attached to insulators on the battens. On no account shall the same battens be adapted for gas and electric light. All wall sockets and plugs shall be of approved and of specially substantial construction.

62. Arc Lamps.—Arc lamps shall not be used inside such premises without special permission, and, when used, special precautions shall be taken to guard against danger from falling glass or incandescent particles of carbon. All parts of the lamps, lanterns, and fittings which are liable to be handled (except by the persons employed to trim them) shall be insulated from the framework. In no case shall are lamps be suspended by the conductors.

63. Resistances.—Resistances for regulating the power of lights or motors or for other purposes shall be mounted on incombustible bases, and shall be so protected and placed at such a distance from any combustible material that no part of the resistance, if broken, can fall on such material, or vice vers4. Liquid resistances shall be provided with proper trays and stands.

64. Insulation Resistance.—The insulation resistance of a system of distribution shall be such that the greatest leakage from any conductor to earth, when all branches are switched on, shall not exceed 1/10,000th part of the total current intended for the supply of the said lamps and motors, the test being made at the usual working E. M. F. Provided that this by-law shall not be held to justify a lower insulation resistance than 10,000 ohms.

65. Supervision.—The switching gear shall be in the hands of thoroughly competent manipulators.

66. Motors, &c.—Motors shall, if permitted, be subject to special conditions, but electric fans and similar motors not taking more than 300 watts may be used if separately wired from fuses on a proper distributing board.

67. Plan of Wiring.—A plan of the wiring shall be always kept in a prominent position in the office of the manager of such premises, and shall be corrected as often as may be necessary to keep it up to date.

TEMPORARY ELECTRICAL INSTALLATIONS.

68. When it is desired to install a temporary electrical installation, notice must be given to the Chairman in writing.

69. All conductors shall be adequately fixed and shall be similar to the conductors for permanent installations, and in all cases where they are within reach of the public they shall be cased. All joints shall be soldered if to be used for more then seven days, but conductors larger than 7/20 for any period must be soldered, and in all cases all joints must be taped and protected, but approved joint or connecting boxes may be substituted for joints if desired.

70. The circuits shall be subdivided as much as possible, no sub-circuits exceeding 10 ampères, except in the case of cinematograph arc projector circuits, and shall be controlled by a double pole fuse and switch.

.71. All temporary work shall be removed when no longer required for the purpose for which sanction was originally given, and no temporary electrical installation shall remain in use for a longer period than three months.

72. Such special conditions as may be requisite in each individual case shall be attached to the consent of the Chairman for the use of temporary electrical installations, and rule 52 for permanent installations shall also apply to temporary installations.

LIMELIGHT.

73. In cases where limelight is used, the following conditions shall be observed :---

- (a) All cylinders shall be tested to a pressure of 224 atmospheres, to the satisfaction of the Chairman, who may order such periodical examination as he thinks fit.
- (b) Hydrogen and coal gas cylinders shall have lefthanded threads for attaching connections, and shall be painted red.

- (c) All cylinders shall be used within an approved safety regulator.
- (d) All cylinders shall be suitably connected with the lantern by means of iron pipe, or by means of rubber tubing protected on the outside by canvas and coiled wire, and so arranged that it cannot be affected by the movement of the operator, or by others in the neighbourhood of the lantern.
- (e) All such limelight apparatus shall be in charge of a competent person, to be approved by the Chairman, or by some person authorized by him.
- (f) No gas shall be used otherwise than in cylinders under pressure. The use of bags is strictly prohibited.

74. In cases where gas is used, the following conditions shall be observed :--

- (a) The footlights or floats shall be protected by fixed wire guards.
- (b) The rows and lines of gas burners in the wings (which must commence at 4 feet at least from the level of the stage) shall be protected by fixed iron wire guards.
- (c) All battens shall be hung by at least three wire ropes, and shall be protected at the back by a solid metal guard and wire fixed to a stiff iron frame at such a distance from the gas jets that no part of the scenery or decoration can become heated.
- (d) All movable lights shall be fitted with flexible tubes, and the gas in every case shall be capable of being turned off by the tap on the stage as well as by that on the flexible tube.
- (e) All flexible tubes shall be of sufficient strength to resist pressure from without.
- (f) If there be a sun burner in such premises, it shall be provided with a pilot light, which shall be placed so that such sun burner can be lighted from the stage.

LATRINE ACCOMMODATION,

75. All such premises shall be provided with sufficient and separate latrine accommodation for the use of males and females respectively, and urinal accommodation for the use of males. Sufficient and separate accommodation shall be provided for the use of the artistes and orchestra.

LIGHTNING CONDUCTORS,

76. Such premises shall, where considered necessary by the Chairman, be provided with a lightning conductor to the satisfaction of the Chairman.

NATURE OF PERFORMANCE.

77. (a) When the Chairman has reason to believe that any public performance is about to be presented, and deems it advisable that such public performance should not be presented without a permit, the Chairman may, by general or special notice, prohibit the presentation of such public performance until a permit has been obtained.

(b) In the case where a public performance has been prohibited under rule 77 (a), the person desirous of presenting the same may apply to the Chairman for a permit, and until a permit has been granted no person shall present or assist in presenting or permit such public performance to be presented. The person applying for the permit shall specify in his application the nature of the performance he desires to present, his name and address, and any other information which the Chairman may require.

78. On receipt of an application for the grant of a permit the Chairman may call on the applicant to exhibit or to submit to him or to any other person named by him the public performance or a description of the public performance which he desires to present.

79. The Chairman after considering the application mentioned in rule 77 and the exhibition or description mentioned in rule 78, may, at his discretion, grant a permit. Such permit shall ordinarily be in the Form B attached, and shall specify the nature and description of the performance which may be presented, the name of the person or persons responsible for the presentation, the place where such performance may be presented, and the hours between which, and any special conditions under which, it shall be presented. When a permit has been granted for the presentation of a public performance, no person shall present or permit or suffer to be presented or assist in presenting any such public performance in contravention of the conditions of such permit.

80. Any permit granted under rule 79 may at any time be withdrawn, suspended, or modified by the Chairman at his discretion.

81. The Chairman may at any time require the person who is exhibiting a public performance or who may be desirous of exhibiting a public performance or the person who holds the license for the building or any one or more of them to exhibit to him, or to any other person or persons named by him, the public performance presented or intended to be presented or any part or portion thereof or to submit to him, or to any person or persons named by him, a description of such public performance or any part or portion thereof.

82. The Chairman may at any time by a written order prohibit the presentation by a licensee of any building, or by any other person, of any public performance or of any part or portion thereof, or may direct that any public performance or any part or portion thereof be presented subject to such conditions and restrictions as he may deem it expedient to impose.

PREVENTION OF OVERCROWDING.

83. (a) When the seating accommodation of the building is fully occupied notice boards shall be exhibited outside the premises to that effect, and the licensee shall not permit any more persons within the building except those permitted to stand as provided in rule 83 (b).

(b) Persons shall not be permitted to stand except in those places where special provision has been made for that purpose, and provided that they in no way obstruct any of the exits.

HOUR OF CLOSING.

84. No performance shall be continued later than I A.M., unless with the special permission of the Chairman on any particular occasion.

MAINTENANCE OF ORDER.

85. The manager shall not allow any person in a state of intoxication to enter or remain on such premises.

Access FOR INSPECTION.

86. Free access to inspect the licensed premises and to see that these rules are being carried out shall at all times be given to all persons authorized in writing on this behalf by the Chairman or by the Superintendent of Police, Colombo.

PENALTIES.

87. Every person guilty of a breach of any of these by-laws or of any order or prohibition of the Chairman under these by-laws shall be punishable (a) with a fine which may extend to fifty rupees, and, in the case of a continuing breach, with a fine which may extend to twenty-five rupees for every day during which the breach continues after conviction for the first breach; or (b) with a fine which may extend to twenty-five rupees for every day during which the breach continues after receipt of written notice from the Chairman to discontinue the breach.

The above rules shall not apply to any performances on private premises to which the public are not admitted.

ORIGINAL.

Form A.—License under Rule 4 under "The Public Performances Ordinance, No. 7 of 1912."

1. Name and address of the licensee : ----.

2. Name and address of the manager of the licensed premises : _____.

- 3. Situation and description of licensed premises : ----.
- 4. Area of licensed premises : ----.
- 5. Number of persons to be admitted at one time : ----.
- 6. Total sitting accommodation : -
- 7. The hours between which the premises may be kept open : -----.
 - 8. The purposes for which they may be used : ----.
 - 9. Total number of exits to be provided : ----.
 - 10. The amount of fee paid : -
 - 11. The date of expiry of the license : ----.

performance :

sented :

3.

4.

Any special directions which the licensing authority 12. may give under rule 3: -This license is granted subject to the following

conditions :-

(1) It shall not be transferable except with the permission of the ficensing authority.

(2) Not more persons than the number specified in item 5 shall be admitted at one time.

(3) The number of exits specified in item 9 shall be maintained in accordance with the rules.

(4) The premises shall not be kept open except between the hours specified in item 7.

(5) The premises shall not be used for any purposes other than those specified in item 8.

(6) The special directions specified in item 12 shall be followed.

(7) No films which are likely to be subversive of public morality shall be displayed.

| Place : Date : | Signature : —— Designation : —— | (4) The special directions in iter Place : Date : | n 5 shall be Signatu Designa |
|-------------------|------------------------------------|---|------------------------------------|
| • | Signature of Licensee. | | Issuing |

In the Name of His Majesty GEORGE THE FIFTH, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, King, Defender of the Faith.

PROCLAMATION.

By His Excellency REGINALD EDWARD STUBBS, Esquire, Companion of the Most Distinguished Order of Saint Michael and Saint George, Officer Administering the Government of the Island of Ceylon, with the Dependencies thereof.

R. E. STUBBS.

HEREAS in pursuance of "The Trading with the Enemy (Amendment No. 2) Ordinance, 1916," by Our Proclamation published in the *Government Gazette* of April 26, 1918, We did publish the Royal Proclamation dated May 23, 1916, with the Statutory List, as revised, of persons or bodies of persons with whom trading was prohibited :

And whereas by Our subsequent Proclamations We did from time to time similarly publish further amendments of the said Statutory List :

Now know Ye that We, the Officer Administering the Government of Ceylon, in pursuance of the Ordinance aforesaid, do hereby publish for general information in the schedule hereto a further amendment of the said Statutory List.

Given at Colombo, in the said Island of Ceylon, this Sixth day of July, in the year of our Lord One thousand Nine hundred and Eighteen.

By His Excellency's command,

GOD SAVE THE KING.

A. S. PAGDEN, Acting Colonial Secretary.

SCHEDULE.

MEXICO.

Behringer, Martin, Frontera & San Juan Bautista. Boltinck & Martens, Frontera. Boltinck, Ernesta, Frontera. Burchard, Pablo, Monterey. Burchard, W., Frontera & Tepijulapa. Drogueira del Elephante (Vargas Sucs.), Mexico City. Frank, Emilio, Puerto. Grappengeisser, Frederick, VillaHermosa. Heinze, Čarl, Mexico City. Hermann, Guillermo, Guaymas. Kortum, Frederick, Tepijulapa & Mumunil. Marschke, Juan, Monterey. Martens, Federico, Frontera. Martens, John, Frontera. Meyer, O., Mazatlan. Minoprio, V., Mazatlan. Moller, Emil, Merida.

Nothol, Erico, Torreon.

Peters, Guillermo, Durango.

Rheimers, Max, Oaxaca.

Schmidt, Gustav, Villa Hermosa.

Slobotsky, I., Progreso, Merida, & Mexico City.

Unger, Frederick, Constitucion 10, Mazatlān.

Zahlten, Pablo, Frontera.

MOROCCO.

Capilla y Castilla, José, Tangier.

NETHERLANDS.

Marx, J. P. J. A. B., Johann Verhulststraat 98, Amsterdam.

Nolson, Firma L. (partners R. G. A. and L. Nolson), Westkolkstraat 30, Terneuzen.

Nolson, L. (see Nolson, Firma L.). Nolson, Raymond G. A. (see Nolson, Firma L.).

NETHERLAND EAST INDIES.

Bamberger, C. (see "Bamberger" Import

Maatschappij). Bamberger " I Import Maatschappij (C. Oud Gondangdia Bamberger), Weltevreden.

Lie Oen Seng (see Tek Ho).

BOLIVIA.

Bazar Boliviano (Dohrmann Dahse & Company), Calle Comercio, Potosi. Exposicion, La (Dohrmann Dahse &

Additions to List.

Company), Calle Sucre, Potosi. BRAZIL.

Spiro, Hugo, Sao Paulo.

COSTA RICA.

Botica de Paris (see Knöhr, Juan, Hijos).

Orlich, F., & Company, San Ramon. Orlich, Francisco (see Orlich, F., & Com-

pany)

Orlich Hermanos, San Ramon.

Orlich, José (see Orlich, F., & Company).

Orlich, Nicholas (see Orlich, F., & Company).

GREECE.

Farkouh, George, Salonika.

GUATEMALA.

Bilak, Julio, & Company, Guatemala City.

The hours between which it may be presented :-The nature and description of the performance :-

Any special directions which the officer issuing the 5. permit may give : -

Form B.-Permit under Rule 79 of the Rules under

"The Public Performances Ordinance, No. 7 of 1912."

1. Name of the person responsible for the public

2. The place where the performance may be pre-

This permit is granted subject to the following conditions :-

(1) It shall not be transferable except with the permission of the officer issuing it.

(2) The performance shall not be presented except at the place specified in item 2 and between the hours specified in item 3.

(3) The performance shall not be different from that described in item 4.

se followed, ture : nation :-----

Issuing Authority. 👌

Medan Handel Maatschappij (Raden Soemarto), Medan.

Teng Piew (see Oey Teng Tjhice, Oey Teng Piew (see Oey Teng Tjhice, Balikpapan). Raden Scenarto (see Medan Handel

- Maatschappij). Schramm, W. R. R., Embong Kemiri 3,
- Sourabaya.

- Soon Song Hin, H/M., Batavia. Tek Ho (Lie Oen Seng, Merk), Pintoe Ketjil, Batavia.
- Tiong Hoa (Firma), Balikpapan.

Witzenburg, van, & Company, Macassar.

NORWAY.

Christiansand Fiskegarnsfabrik (see Fiskegarnsfabrik).

- garnsfabrik), Christiansand Fiske-garnsfabrik), Christian IV's Gade 89 and 91, Christiansand. Froisland, Anton (see Vaagan Preserving
- Company, A/S.), Kabelvaag & Bergen. Hurum Grubber, A/S., Christiania.

- Möller, Nic., Egersund. Scheuder, Arnold (see Vaagan Preserving Company, A/S.), Bergen. Vaagan Preserving Company, A/S., Kabel-vaag, Lefeten, Nordlants Amt.

PANAMA.

Lemos, Arturo de (of Toledano & de Lemos), Panama City.

PORTUGUESE WEST AFRICA PORTUGUESE GUINEA, FERNANDO

PO, AND RIO MUNI.

Espincotte, Wilhelm, Fernando Po. Hoffman, Fernando Po. Lafuente y Gordon, Miguel, Fernando Po. Schlayer, Hans, Fernando Po. Sonnenberg, O., Fernando Po.

SPAIN.

Aller, Carlos (see Aller y Eyl). Aller y Eyl, Calle Cisgar 6, Valencia. Castillo, Luis, y Cia (Sucesores de Manuel

Bilbao), Calle Somera 47, Bilbao.

Eyl, Albert (see Aller y Eyl).

Maria Monguio, Joaquin (see Monguio, Joaquin Maria). Monguio, Joaquin Maria, Calle Aragon

Aires.

Christiania Filfabrik, Tromsogt. 12, Christiania.

SWEDEN.

Andersson, Axel, Tornea. Sanchez Martinez, Enrique, Stockholm.

Variations in List.

Corrections in the names and additions to addresses of the persons or firms whose names have been already published on the respective dates shown in the margin are made as under :-

BRAZIL

22 Mar., 1918. Sotto-Maior. B. G., and Company, Sao Paulo.

COLOMBIA

1 Mar., 1918. Grosser, P. Barranquilla. NETHERLANDS.

12 Oct., 1917. Eschauzier, K. W., Vondelstraat 10, and Stadhoulderskade 19. Amsterdam.

NETHERLAND EAST INDIES.

5 Jan., 1917. Olzen, William, Sourabaya, should read Olze, W. (alias Olzen, W.). Sourabaya,

NORWAY.

29 Feb., 1916. Heilemann, A., Tromsogt. 12, Christianis.

SPAIN.

- Dec., 1917. Duran Cao, Antonio. Juan Flores 142, Corunna.
 Apr., 1917. Lopez, Hijo de Benigno, S. en C., Celle Santian 4. Tarragono.

In the Name of His Majesty GEORGE THE FIFTH, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, King, Defender of the Faith.

PROCLAMATION.

By His Excellency REGINALD EDWARD STUBBS, Esquire, Companion of the Most Distinguished Order of Saint Michael and Saint George, Officer Administering the Government of the Island of Ceylon, with the Dependencies thereof.

R. E. STUBBS.

BY virtue of the powers in that behalf vested in Us under and by virtue of section 44 of "The Enemy Firms Liquidation Ordinance, No. 20 of 1916," as amended by "The Enemy Firms Liquidation (Amendment) Ordinance, No. 4 of 1917," and section 8 of "The Enemy Property Ordinance, No. 23 of 1916," as amended by "The Enemy Property (Amendment) Ordinance, No. 5 of 1917," We, the Officer Administering the Government of Ceylon, do by this Our Proclamation declare that for the purpose of the property particularly described in the schedule hereto the expression "prohibited person" in Chapter VI. of the said Ordinances shall extend to and include-

(a) Any foreigner; and

(b) Any corporation under foreign control-

for and during a period of ten years commencing from the date of the transfer of the said property when sold under the provisions of the said Ordinances.

Given at Colombo, in the said Island of Ceylon, this Twelfth day of July, in the year of our Lord ()ne thousand Nine hundred and Eighteen.

By His Excellency's command,

GOD SAVE THE KING.

A. S. PACDEN,

Acting Colonial Secretary.

SCHEDULE.

All that island or garden called Polduwa or Polgasduwewatta, situate at Ratgama, in the Wellaboda pattu, in the District of Galle, Southern Province, of the Island of Ceylon, according to the survey figure No. 394 made by A. A. Davidson, dated November 23, 1872, bounded on the north, east, south, and west by Ratgama lake, containing in extent 4 acres 1 rood and 12.16 perches, together with the buildings standing thereon.

APPOINTMENTS, &c.

No. 208 of 1918.

IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased to make the following appointments :-

Mr. W. L. MURPHY, Assistant Government Agent, Hambantota, to be, in addition to his own duties, Additional Police Magistrate for the judicial division of Badulla-Haldummulla from July 18 to 23, 1918, inclusive.

Mr. M. T. AKBAR, Crown Counsel, to act as Second Additional District Judge, Colombo, from July 8 to 14, 1918, inclusive, during the absence of Mr. W. WADSWORTH on leave, or until further orders.

Mr. E. L. H. JANSZ to act as a Crewn Counsel for the Island from July 8 to 14, 1918, during the employment of Mr. AKBAR on other duty, or until further orders.

Mr. C. V. BRAYNE to be, in addition to his own duties. Additional District Judge, Kalutara, for July 13, 1918,

MEXICO. Ramirez & Urzua, Guadalajara.

NORWAY.

219, Barcelona. Ramos, Antonio, Madrid and Seville. Removals from List. ARGENTINA.

iedrichs, Federico, Calle Bartolome Mitre 1286, and Chacabuco 439, Buenos Diedrichs.

Mr. T. W. ROBERTS to be, in addition to his own duties, Additional District Judge, Batticaloa, for July 15, 1918.

Mr. R. F. MEGGINSON to act as Justice of the Peace and Unofficial Police Magistrate for the judicial district of Nuwara Eliya-Hatton during the absence of Mr. J. P. BLACKMORE from the Island.

Mr. A. H. M. MORGAN, Assistant Engineer, Harbour Engineer's Department, to act as Secretary of the Colombo Port Commission, with effect from July 13, 1918, during the absence of Mr. H. K. HILLYER on leave, or until further orders.

Mr. J. M. ADAM and Dr. W. S. RATNAVALE to be Official Members of the Local Board of Trincomalee, vice Mr. W. J. PRICE and Dr. F. E. R. BARTHOLOMEUSZ, transferred.

Mr. H. P. WEERASINGHE to be Registrar of Servants, Colombo, with effect from June 15, 1918, until further orders.

By His Excellency's command,

Colonial Secretary's Office, A. S. PAGDEN, Colombo, July 12, 1918. Acting Colonial Secretary.

No. 209 of 1918,

THE SEXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased to appoint Mr. GEORGE WILLIAM DIGBY PRINS, of No. 115, Hulftsdorp, Colombo, to be a Notary Public at Colombo, and throughout the judicial division of Colombo, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 9, 1918. Acting Colonial Secretary.

No. 210 of 1918.

IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased to make the following appointments in the Ceylon Garrison Artillery :---

To be Second Lieutenants.

Sergeant John Anning Loram.

Bombardier FRANCIS CECIL WITTERING.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 8, 1918. A. S. PAGDEN, Acting Colonial Secretary.

No. 211 of 1918,

IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased to appoint the following to be Inquirers for the divisions named :---

Mr. A. RAMALINGAM for Valanai island.

Mr. V. VAITIYANATHER for the island of Analaitivu.

Mr. I. SABAVANAMUTTU for the island of Nainativu.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 6, 1918. Acting Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

TIS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased to make the following appointments :---

Mr. BENJAMIN BELLETH to be Additional Assistant Provincial Registrar of Births and Deaths, and of Marriages (General) of Kalutara District of the Western Province, with effect from July 3, 1918, vice Mr. W. E. GRENIER, transferred. His office will be at Kalutara Kachcheri.

Mr. SINNETHAMBI VELUPILLAI as Additional Registrar of Lands, Colombo, from July 8, 1918, vice Mr. B. FRANCIS, transferred.

By His Excellency's command,

| Colonial Secretary's Office, | A. S. PAGDEN, |
|------------------------------|----------------------------|
| Colombo, July 9, 1918. | Acting Colonial Secretary. |

HI IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased to confirm SANGA-RAPPILLAI TILLAINATAR in his appointment as Registrar of Marriages (General) of Valikamam East division, in the Jaffna District of the Northern Province. His office will be at Kadampansima in Puttur.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 4, 1918. Acting Colonlai Secretary.

THE following appointments under section 3 of Ordinance No. 23 of 1900 and section 7 of Ordinance No. 19 of 1907 are hereby notified :--

The Additional Assistant Provincial Registrar, Colombo, has appointed BENJAMIN SIMON COORAY to act as Registrar of Marriages (General) of Colombo town division, in the Colombo District of the Western Province, for four days from June 24, 1918, during the absence of the Registrar, DANIEL DENIS PIEBIS, on leave. His office will be at the Colombo Kachcheri. The Additional Assistant Provincial Registrar, Colombo, has appointed JOHN MARTIN PERERA SENERATH DASSA-NAYAKE to act as Registrar of Births and Deaths of Otara East division, and of Marriages (General) of Dunagaha pattu of Alutkuru korale north division, in the Colombo District of the Western Province, for June 28, 1918, during the absence of the Registrar, CAROLIS PERERA SENEVIRATINE DASSANAYAKE, on leave. His office will be at Kadurugahawatta in Akaragama.

The Additional Assistant Provincial Registrar, Colombo, has appointed THOMAS ALWIS WEERASINGHE to act as Registrar of Births ond Deaths of Kahatuduwa division, and of Marriages (General) of Udugaha pattu of Salpiti korale division, in the Colombo District of the Western Province, for eighteen days from June 28, 1918, during the absence of the Registrar, WALFOLAGE SIMON PERERA, on sick leave. His office will be at Balamalapitiyaowitawatta in Kahatuduwa.

The Additional Assistant Provincial Registrar, Colombo, has appointed DON SAMUEL WIJESUNDERA to act as Registrar of Births and Deaths of Kosgama division, and of Marriages (General) of Udugaha pattu of Hewagam korale division, in the Colombo District of the Western Province, for three days from July 11, 1918, during the absence of the Registrar, DON HARMANIS WIJESUNDERA, on leave. His office will be at Rukgahawatta in Kosgama.

The Additional Assistant Provincial Registrar, Kalutara, has appointed ALBERT SILVA RANASINHA SENARATNA to act as Registrar of Marriages (General) of Panadure totamune division, in the Kalutara District of the Western Province, for twenty-three days from July 9, 1918, during the absence of the Registrar, H. S. P. SAMARASEKERA, on leave. His office will be at Kiripellagahawatta in Talpitiya.

The Assistant Provincial Registrar, Galle, has appointed RICHARD PHILIP DE LANEROLLE to act as Registrar of Births and Deaths of Kataluwa division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for two days from June 30, 1918, during the

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absence of the Registrar, WILLIAM WARNASURIYA, on leave. His office will be at Naluarambewatta in Kataluwa.

The Assistant Provincial Registrar, Hambantota, has appointed GIRIGORIS DIAS RATNATUNGA to act as Registrar of Births and Deaths of Kahawatta Lower division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for three days from July 2, 1918, during the absence of the Registrar, C. G. KANDAMBY, on leave. His office will be at Inginigahahena in Angulmaduwa.

The Assistant Provincial Registrar, Hambantota, has appointed TUPPAHIGE DON ANDRIS to act as Registrar of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for nine days from July 6, 1918, during the absence of the Registrar, U. A. DON DINES, on leave. His office will be at Tantiriyawekadawatta at Pattiapola.

The Assistant Provincial Registrar, Jaffna District, has appointed ARUMUGAM IRAMANATAN to act as Registrar of Births and Deaths of Punkudutivu division, in the Jaffna District of the Northern Province, for three weeks from July 5, 1918, during the absence of the Registrar, A. ARUMUGAM, on leave. His office will be at Tallaiyapattu in Punkudutivu East.

The Assistant Provincial Registrar, Mannar, has appointed VISUVASAM JACOB DIAS to act as Registrar of Births and Deaths of Mannar Island division No. 2, and of Marriages (General) of Mannar Island division, in the Mannar District of the Northern Province, for fourteen days from June 26, 1918, during the absence of the Registrar, K. K. TALIMA, being charged in a case of murder. His office will be at Jacob Dias Valavu in Pesalai.

The Assistant Provincial Registrar, Mannar, has appointed MUTTUCUMARU SETUKAVALAR to act as Registrar of Births and Deaths of Iluppaikadavai division, in the Mannar District of the Northern Province, for thirty days from July 1, 1918, vice Registrar, VARITAMPI MURUKAR, deceased. His office will be at Udaiyar Valavu in Vellankulam.

The Assistant Provincial Registrar, Mannar, has appointed SALVADORE BENJAMIN to act as Registrar of Births and Deaths of Mantai South division, and of Marriages (General) of Mantai division, in the Mannar District of the Northern Province, for one week from July 8, 1918, during the absence of the Registrar, S. DAVID, on leave. His office will be at Registrar's Valavu in Perianavatkulam.

The Assistant Provincial Registrar, Trincomalee, has appointed SUBRAMANIAM SATASIVAMPILLAI to act as Registrar of Births and Deaths of Kaddukkulam north division, and of Marriages (General) of Kaddukkulam pattu east division, in the Trincomalee District of the Eastern Province, for fourteen days from July 3, 1918, vice A. VISUWALINGAM, deceased. His office will be at Navaladi Valavu in Tiriyai.

The Assistant Provincial Registrar, Trincomalee, has appointed K. VYRAMUTTU to act as Registrar of Marriages (General) of Koddiyar pattu division, in the Trincomalee District of the Eastern Province, for fourteen days from July 4, 1918, during the absence of the Registrar, T. DURAIAPPAH; Mudajiyar, on leave. His office will be at Mutur and Mallikaittivu.

The Assistant Provincial Registrar, Trincomalee, has appointed Dr. WILLIAM SITRAVALE RATNAVALE to act as Registrar of Births and Deaths of Trincomalee town division within Local Board limits, in the Trincomalee District of the Eastern Province, for thirty days from July 5, 1918, eice Dr. F. E. R. BARTHOLOMEUSZ, transferred. His office will be at the Civil Hospital, Trincomalee.

The Assistant Provincial Registrar, Kurunegala, has appointed SRI BRAHMANA ARACHCHI MUDIYANSELAGE PUNCHI NILAME to act as Registrar of Births and Deaths of Kiniyama Karanda pattu korales division, and of Marriages (General) of Katugampola hatpattu division, in the Kurunegala District of the North-Western Province, for thirty days from July 1, 1918, vice Registrar, W. M. UKKU BANDA, discontinued. His office will be at Murukkandiya.

The Assistant Provincial Registrar, Puttalam-Chilaw, has appointed EDWARD WILLIAM PERERA to act as Registraof Births and Deaths of Yagam pattu south division, and of Marriages (General) of Pitigal korale north division, in the Chilaw District of the North-Western Province, for sixteen days from June 25, 1918, during the absence of the Registrar, H. W. AMERASEKARA, on leave. His office will be at Alutwalauwa, Madampe.

The Assistant Provincial Registrar, Puttalam, has appointed BASTIAMPILLAI CLARENCE MARCELLES to act as Registrar of Births and Deaths and of Marriages (General) of Akkarai pattu north division, in the Puttalam District of the North-Western Province, for four weeks from July !, 1918, during the absence of the Registrar, S. M. MANUEL PILLAI, on sick leave. His office will be at the permanent Registrar's residence in Mampuri, and station at Chekkaditottam in Etalai.

The Assistant Provincial Registrar, Puttalam, has appointed RANGEBANDARALAGE KIRI BANDA to act as Registrar of Births and Deaths and of Marriages (General) of Rajawanni pattu division, in the Puttalam District of the North-Western Province, for thirty days from July 3. 1918, vice Registrar, R. PUNCHIRALA, resigned. His office will be at the permanent Registrar's residence in Murukwatawana.

The Additional Assistant Provincial Registrar, Puttalam, has appointed CHANDRASEKARA TENNAROON MUDIYANSE-LAGE RANHAMY to act as Registrar of Births and Deaths and of Marriages (General) of Pallampattu division, in the Puttalam District of the North-Western Province, for ten days from July 10, 1918, during the absence f the Registrar, A. M. MENUHAMY, on leave. His office will be at the permanent Registrar's Office at Kosgahawatta in Pallama.

The Assistant Provincial Registrar, Anuradhapura, has appointed RATNAYAKE MUDIYANSELAGE HERATHAMI to act as Registrar of Births and Deaths of Wilachchiya korale south B division, and of Marriages (General) of Nuwaragam palata division, in the Anuradhapura District of the North-Central Province, for twenty-one days from July 10, 1918, during the absence of the Registrar, R. M. APPUHAMI, on leave. His office will be at Migahawatta in Diwulwewa.

The Assistant Provincial Registrar, Anuradhapura, has appointed SEMASINHA MUDIYANSELAGE KAPURUHAMI to act as Registrar of Births and Deaths of Wilachchiya korale south A division, and of Marriages (General) of Nuwaragam palata division, in the Anuradhapura District of the North-Central Province, for fourteen days from July 11, 1918, during the absence of the Registrar, D. R. SEMASINHA, on leave. His office will be at Ambagahawatta in Timbiriwewa.

The Provincial Registrar, Anuradhapura, has appointed JAYASUNDERA HERAT MUDIYANSELAGE KLAU BANDA to act as Registrar of Births and Deaths of Kiralowa korale east division, and of Marriages (General) of Kalagam palata division, in the Anuradhapura District of the North-Central Province, for thirty days from July 24, 1918, during the absence of the Registrar, J. H. M. KAPURALA. on other duty. His office will be at Ambagahawatta in Kitulhitivawa.

Registrar-General's Office, Colombo, July 9, 1918. W. L. KINDERSLEY, Registrar-General.

GOVERNMENT NOTIFICATIONS.

"THE HOLIDAYS ORDINANCE, 1886."

T is hereby notified that His Excellency the Officer Administering the Government has been pleased, in terms of section 9 of the Ordinance No. 4 of 1886, to appoint Monday, July 22, 1918, to be a Bank Holiday on account of the Vel Festival.

Colonial Secretary's Office, Colombo, June 27, 1918. By His Excellency's command, A. S. PAGDEN, Acting Colonial Secretary.

"THE LOCAL BOARDS ORDINANCE, 1898."

T is heréby notified that His Excellency the Officer Administering the Government, in exercise of the powers vested in him by section 87 of the Local Boards Ordinance, No. 13 of 1898, and with the advice of the Executive Council, has been pleased to prescribe the following rules, and they are hereby published for general information.

Colonial Secretary's Office, Colombo, July 3, 1918. By His Excellency's command,

A. S. PAGDEN, Acting Colonial Secretary.

Rules relating to the Grant of Retiring Pensions and Gratuities to Officers of the Local Board, Matara.

1. No pension will be granted to any officer of the Local Board, Matara, without the authority of the Governor, in order to obtain which a certificate of service, age, good conduct, and of the ground of retirement must be submitted to the Colonial Secretary.

2. Subject to the provisions of rule 1, all officers of the Local Board of Matara on the fixed establishment drawing a salary of Rs. 250 per annum and upwards shall be entitled to pension as follows :---

An officer who shall have served ten years and upwards and under eleven years shall receive an annual allowance of ten-sixtieths of his annual salary, eleven years and under twelve years an annual allowance of eleven-sixtieths of such salary, and in like manner a further addition to the annual allowance of one-sixtieth is respect of each additional year of such service until the completion of a period of service of thirty-five years, when an annual allowance of thirtyfive-sixtieths may be granted, and no addition shall be made in respect of any service beyond thirty-five years.

3. No officer of the Local Board will be held to have an absolute right to compensation for past services, or to any pension under these rules, and the Local Board will retain power and authority to dismiss any such officer without compensation.

4. No pension shall be granted to any officer of the Local Board who shall be under fifty-five years of age, unless upon a certificate from the Chairman of the Local Board and from two medical practitioners that he is incapable from infirmity of mind or body to discharge the duties of his situation, nor unless he shall have discharged these duties with diligence and fidelity to the satisfaction of the Chairman.

5. It shall be competent for the Local Board, with the authority of the Governor, in cases of peculiar and extraordinary merit in respect of duties outside of those for which the officer has received a salary, to grant special and higher rates of pension than those laid down in these rules.

6. The above-mentioned rates are only to be granted in case of decidedly faithful and meritorious service, but when the testimony as to fidelity, diligence, and merit is in any respect defective, a deduction will be made from the apportioned rate. Where there has been obvious negligence, irregularity, or misconduct, the grant of an allowance will be altogether withheld.

7. The claim of an officer of the Local Board to pension will be considered to have commenced from the date of his first permanent appointment to the fixed establishment of the Local Board.

8. Every officer of the provisional and temporary establishment drawing a salary of over Rs. 250 per annum will, in the event of transfer to the fixed establishment, be entitled to reckon his provisional and temporary services when it has been continuous with his subsequent permanent service.

9. The services in respect of which superannuated allowances are granted should in all cases be continuous, unless interrupted by abolition of office or other temporary suspension of employment not arising from misconduct or voluntary resignation of the office.

10. The pension will be computed upon the salary of the permanent office held by an officer of the Local Board at the time of his retirement, provided he shall have held such appointment for at least three years, otherwise the pension shall be calculated upon the average of salaries attached to the permanent office held by such person during the three years next preceding the commencement of such pension.

11. In the case of suspension or reduction or abolition of office, temporary allowances may be assigned according to the specified rates, on condition, however, that the persons receiving the same shall be liable to be recalled into service, and with the understanding that they are to be re-employed, as opportunity may offer, in preference to new applicants for office.

12. In the case of officers to whom temporary allowances may be assigned in accordance with rule 11 on the abolition or re-organization of their offices, and who may be afterwards re-employed, one-half of the period during which they have been in receipt of such allowance will be allowed to count towards pension on their final retirement.

13. In the case of the abolition of an office, a period of ten years shall be added to the actual service in computing the allowance of persons who have served twenty years and upwards, of seven years where the service is over fifteen and under twenty years, and of five years where the service is over ten and under fifteen years. To persons who shall have served under ten years and not less than five years, the gratuity shall be granted calculated at the rate of one month's pay for each year's service, with an additional allowance of three months' pay. To persons who shall have served less than five years, a gratuity shall be awarded calculated at the rate of one month's pay for each year's service, with one month's pay added. The number of years to be added to actual service on abolition of office should not be more than that which, if added to the age of the retiring officer, would make that age up to sixty, except that one year may be added in the case of an officer of the actual age of sixty or more, unless the officer was quite disqualified for further service.

14. In the case of persons retired through abolition of office who, if they had served the extra time granted by rule 13 for compensation, would at the expiry of that time, be over fifty-five, the provisions of rule 13 shall not be binding on the Local Board, but each particular case will be decided after a full consideration of all the circumstances attending it.

15. Should the term of office not warrant the assignment of an annual allowance, a gratuity may be granted at the rate of one month's salary for each year of service. For a fractional part of a year's service exceeding six months, half a month's salary will be added to the gratuity.

16. If any persons being in receipt of any pension or superannuation allowance from the Local Board shall be convicted of an offence in any court of justice in the Island for which he shall be sentenced to death, or to any term of imprisonment with hard labour exceeding six months, such pension or superannuation allowance shall forthwith determine and cease to be payable unless such person shall, within three months after his conviction, receive free pardon, or unless the Board shall otherwise order.

17. Every person hereafter appointed to any office under the Local Board to which a pension is attached on retirement may be required to retire from the service of the Local Board on or after attaining the age of fifty-five upon the receipt of twelve months' notice to that effect, but they may continue in office till sixty years of age with the consent of the Board.

18. Every officer of the Local Board of Matara on the fixed establishment drawing a salary of Rs. 250 per annum and upwards shall contribute towards the cost of his pension at the rate of 4 per cent. of the salary he is drawing; such contribution shall be deducted from his salary monthly.

19. All sums so deducted shall be credited to the revenue of the Board, and pensions shall be paid from revenue as part of the ordinary expenditure. No officer shall be entitled to any pension unless he has paid his contribution as provided herein.

20. Officers receiving promotion or taking up a new appointment shall receive a salary less by 20 per cent. than

the maximum salary payable to their predecessors. The initial salary shall be raised annually by 2 per cent. of the maximum salary until the maximum salary shall be attained.

21. Should an officer be transferred to a post under Government or under another Local Board, or any other public authority, with the approval of the Board, he shall retain his claim to ultimate pension for service rendered to the Board, provided he retires from the latter service under circumstances which would entitle him to pension in terms of these rules.

22. Should an officer who retiers on pension find after such retirement an employment under Government, or under another semi-official body on a salary equal to or higher than that which he drew from the Board at the time of his retirement, his pension shall be suspended so long as such employment continues. If he draws a less salary, he shall be entitled to only so much of his pension as, when added to the salary of the new appointment, will make his total emoluments equal to the salary last drawn by him previous to his retirement.

23. When an officer seeking pension under these rules is found to be already in receipt of a pension from another

public body or from Government, his maximum pension under these rules shall be such as when added to such other pension shall not exceed thirty-five-sixtieths of the highest salary drawn by the officer at any time during the course of his service, be it under Government or under a semiofficial body.

Local Board employés drawing a salary of less than 24. Rs. 250 per annum and retiring on account of age or infirmity after serving continuously for a period of twenty-five years and upwards may, if the Board be satisfied that they are unfit, owing to age or infirmity of body or mind, to discharge efficiently the duties of their offices, be granted such long service allowances not exceeding Rs. 5 per mensem in each case as the Board may award. Persons in receipt of a daily pay who have completed a period of twenty-five years of continuous service, retiring under similar circumstances, may be awarded gratuities calculated at the rate of one

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month's pay for every three years of service. 26. Subject to the approval of His Excellency the Governor, the Board may allow a gratuity to the widow or orphans of an officer in the event of his death, provided that he has not received from the Local Board any gratuity.

By His Excellency's command,

A. S. PAGDEN,

Acting Colonial Secretary.

"THE QUARANTINE AND PREVENTION OF DISEASES ORDINANCE, 1897."

T is hereby notified that His Excellency the Officer Administering the Government in Executive Council has declared each of the several localities described in the schedule hereto to be a "diseased locality" until further notification, in terms of the regulations dated July 25, 1914, made under the above-mentioned Ordinance, and published in Government Gazette No. 6,636 of July 31, 1914.

Colonial Secretary's Office, Colombo, July 12, 1918.

SCHEDULE.

The villages of Malaiyiddan and Putuveli in Nanaddan West, Vannakulam in Musali North, and Vaddakandal in Mantai North, within their respective village limits.

" THE QUARANTINE AND PREVENTION OF DISEASES ORDINANCE, 1897."

T is hereby notified that His Excellency the Officer Administering the Government in Executive Council has declared the locality described in the schedule burnet to be a set of the schedule burnet. declared the locality described in the schedule hereto to be a "diseased locality" until further notification, in terms of the regulations dated July 25, 1914, made under the above-mentioned Ordinance, and published in the Government Gazette No. 6,636 of July 31, 1914.

Colonial Secretary's Office, Colombo, July 12, 1918. By His Excellency's command, A. S. PAGDEN, Acting Colonial Secretary.

SCHEDULE.

Ginigathena Bazaar, in Uda Bulatgama, in the Central Province, situated within the following boundaries :- North, culvert on Nawalapitiya-Dikoya road and limit of Silva's land; south, Kadawala estate and 8th milepost on Nawala-pitiya-Dikoya road; east, Mahaweli-ganga; west, culvert on Yatiyantota road and the Gansabhawa road leading to Arslena estate.

"THE TOWN SCHOOLS ORDINANCE, 1906."

T is hereby notified that the following amended by-laws have been made by the Local Board of Jaffna under section 7 of "The Town Schools Ordinance, 1906," in substitution for by-laws Nos. 1 and 2 of the by-laws made by the said Board under section 7 (1) of the said Ordinance, and published in Government Gazette No. 6,898 of September 14, 1917, and that the same have been confirmed by His Excellency the Officer Administering the Government, with the advice of the Executive Council.

Colonial Secretary's Office,

Colombo, July 5, 1918.

By His Excellency's command, A. S. PAGDEN, Acting Colonial Secretary.

AMENDED BY-LAWS REFERRED TO.

1. In these by laws-

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The terms "boy," "girl," and "child" shall mean a boy. or a girl, or a child residing in the area described in the Schedule A hereto.

The term "parent" includes a guardian and any person who has the actual custody of a child. The term "Code" means the Code for Aided Schools for

the time being sanctioned by His Excellency the Governor in Executive Council.

The term "attendance" means an attendance for the period defined by the Code as constituting a full attendance recorded in an Attendance Register in the manner prescribed by the Code.

The term "local authority" means the Local Board of the town of Jaffna.

The term "school" means one of the schools named in the Schedule B hereto annexed, and shall include any school

that may hereafter be included in any amendment to the schedule B or in addition thereto.

The terms "adequate and suitable provision for the education of a child" and "reasonable excuse" shall bear the meaning defined in section 8 (1) (b) of "The Town Schoole Ordinates 1006" Schools Ordinance, 1906.'

The term "Inspector of Schools" means an Inspector of Schools appointed by His Excellency the Governor.

2. The parent of every boy of not less than six nor more than twelve years of age, and the parent of every girl of not less than six nor more than ten years of age, shall cause such boy or girl to attend one of the schools specified in the Schedule B hereto annexed, or any school that may hereafter be included in any amendment to the Schedule B or in addition thereto, unless he has made other adequate and suitable provision for the education of such boy or girl, or unless there is reasonable excuse for his or her non-attendance.

THE following are complete lists, revised up to date, of persons and bodies of persons to whom articles to be exported to China and Siam respectively may be consigned.

These lists are to be regarded as superseding all previous lists published in the Government Gazette.

By His Excellency's command,

A. S. PAGDEN,

Colonial Secretary's Office, Acting Colonial Secretary. Colombo, July 12, 1918. Black, Alfred, Shanghai. Black, J. F., Tíentsin. Blake, F. A., & Sons, Shanghai. Blanche, Charles, Harbin. Bland, H. E., & Co., Tientsin. CHINA. Arcade Amusement Company, Tientsin, Peking His Majesty's Diplomatic, Consular, Ardath Tobacco Co., Ltd. Military, and Naval Officers. Arkell & Douglas, Inc. Arnaud Coste & Dent, Shanghai. His Majesty's Office of Works. His Majesty's Supreme Court for China. Blix, Carl, Shanghai. Block, E., Shanghai. Arnhold Bros & Co., Ltd. British Missionary Bodies and Mission-ary Bodies of Neutral and Allied Arnhold, H. E. Arthur & Co., Limited. Arts & Crafts, Limited, Shanghai. Ashton & Co., Limited. Blockhuys, V., Shanghai. Bomanjee & Co., Canton. Countries. Bona, F., Peking. Aaron, F. Bookless, A., Ningpo. Boolchund, W., Canton. Asiatic Petroleum Company, Ltd. Abdoolally, Ebrahim, & Co., Shanghai. Assonull, W., & Co., Sharghai. Astor Drapery Store, Sharghai. Astor House Hotel, Ltd., Tientsin. Abe & Co., Mukden. Abeichi & Co., Shanghai. Abe, Kobei, Shanghai. Abraham, D. E. J., Shanghai. Adair, Graham & Co., Tientsin. Bourgery, C., Peking. Bowern & Co., Shanghai. Bow On Drug Company, Canton. At Chi, Shanghai. Atkinson & Dallas, Limited. Adair, Oranan & Co., Hentgin. Adair, N., Tientsin. Adair, T., Shanghai. Ah Ho & Co., Amoy. Ah Kow (Ah Kau), P., & Sons, Amoy. Aird & Skinner, Drs., Hankow. Atlas Assurance Co., Ltd., Shanghai. Atwood, Dr. Paul H., Tientsin. Boyd & Co., Amoy. Boyer, Mazet & Co., Canton. Boyer, Mazet & Co., Canton. Boyes, Bassett & Co., Shanghai. Boylan, J. H., Shanghai. Bracco, C., & Co., Shanghai. Bradford Dyers' Association. Bradley & Co., Limited. Brand, H. S., & Co. Brandt, A. L., Shanghai. Brandt, A. & Co., Hankow Audinet, Jean, & Cie., Shanghai. Ault & Wiborg Co. Auto a whong co. Au Petit Louvre, Shanghai. Australian Dairy Farm, Shanghai. Australian Produce Co., Shanghai. Akai Yoko, Tientsin. Albert & Wuhlschleger, Canton. Algar & Co., Limited, Shanghai. Australian Trading Co., Shanghai. Alieff Ouskouli, M. H., Shanghai. Ali Hassanoff, Shanghai. Auto Castle, Shanghai. Auto Palace Co., Shanghai. Ayer Tawah Co., Limited, Shanghai. Brandt, A., & Co., Hankow. Allen & Hanburys, Limited. Allen, Edgar, & Co., Limited, Shang-Brandt & Rodgers, Shanghai. Brangwyn & Hobson, Drs., Swatow. Brent, A. D. Brewer & Co., Limited, Shanghai. Azadian, J., Shanghai. hai. Alma Estates, Limited, Shanghai. American Asiatic Trading Co. of San Babcock & Wilcox, Limited. Bailey, H. G. C., Hankow. Bakels & Co. Banham, F. C., Shanghai. Bridges, H. Bristol & Chinese Dispensary, Shanghai. British-American Tobacco Company, Francisco, Shanghai. American-Chinese Drug Store, Chung-Banker & Co. Limited. king. British and Chinese Corporation. American Dry Egg Company (H. Kirschbaum), Shanghai. Bank of Chosen. Bank of Taiwan, Ltd. British and Foreign Bible Society. Ban Lam Drug Stores, Amoy. Bannister, T. D. W. British and Foreign Marine Insurance American Express Co., The (Depart-Co., Ltd. ment for Asia and Australia). Banque belge pour l'Etranger. Banque de l'Indo-Chine. British Cigarette Company, Limited. American Machinery and Export Co., British Dominions General Insurance Tientsin. Banque industrielle de Chine. Company. American Sales Corporation, Shanghai. British Flower Shop, Shanghai. American Trading Company. Amhurst Rubber Estates, Limited, Bansuiken, Shanghai. British Insulated and Helsby Com-**Bardwil Bros** pany, Limited. Baring, E., Shanghai. Shanghai. Barkley Company, Inc. British Manufacturers' Agency (Wong Amouroux, J. (Hai Lin Yang Hang), Chuen Yung). British Medical Imports Co. (F. J. Barlow & Co. Barma, S. T., Shanghai. Peking. Amoy Electric Light and Power Com-Norbury & Son). Barrett, E. G., Shanghai. pany, Limited. British Municipal Councils in China. Barry & Dodwell, Ltd., Chungking. Amoy Ice Manufacturing Co., Ltd. British Post Offices in China. British Traders' Insurance Co., Ltd., Barry, G. R., & Co., Shanghai. Amoy Tinning Company, Limited. Batavia Sea and Fire Insurance Co. Andersen, Meyer, & Co. Anderson, A. L., & Co., Shanghai. Shanghai. Bathgate & Co., Foochow. Brockett & Co., Foochow. Brockett, E., & Co., Foochow. Brook, E., & Co., Foochow. Brossay, René, Harbin. Batu Anam Rubber Company, Ltd. Anderson, J. O., Shanghai. Anderson, Robert, & Co. Andrew, J. H., & Co., Limited, Shang-Baudet & Compagnie, R., Canton. Beck, M. G., Shanghai. Begue, Henri, Tientsin. hai. Browett, H., Shanghai. Brunner, Mond & Co., Limited. Belgian Brick Factory, Tientsin. Andrews & George, Shanghai. Belgian Trading Company. Bell, G. E., Pakhoi. Bell, H. F. L., Shanghai. Ben Albert & Co., Shanghai. Ang Hing & Co., Foochow. Ang Hoon Cho, Dr., Swatow. Anglo-Chinese Dispensary, Shanghai, Brush Electrical Engineering Company. Bryant & Ryde, Shanghai. Bukit Toh Alang Rubber Estates, Ltd. Hankow. Bulin & Co., Hankow. Bena, G. A. Anglo-Chinese Eastern Trading Com-Ben & Co., Swatow. Bulsara Bros., Tientsin. pany, Limited, Harbin. Anglo-Chinese Benigno Crespi, Soc. Anon. Burin, Yoko. Engineering Asso-Burkhardt, Amidani & Co., Shanghai. Burkhardt, L. R., Shanghai. Burkill, A. R., & Sons, Shanghai. Benjamin & Potts, Shanghai. Benjamin, D. H., Shanghai. Bentz, Otto, Shanghai. Anglo-Chinese Shanghai. Bergor, Lewis, & Sons, Ltd., Shanghai. Bergmann, Edward, Tientsin. Bezpaloff, F. P., Harbin. Bianchi, C., Shanghai. Burr Photo Co., Shanghai. Burroughs, Wellcome & Co., Limitea. Anglo-Dutch (Java) Plantations, Limited. Burtenshaw & Co., Hankow. Anglo-French Land Investment Co., Bute Plantations (1913), Ltd. Butler, A. (Cement Tile Works), Ltd., Ltd. Bielfield, Alex., & Co., Shanghai. Birchal, E. F., P. king. Bissett, J. P., & Co., Shanghai. Anglo-German Brewery, Shanghai. Anglo-Java Estates, Ltd., Shanghai.

Aquarius Company, Shanghai,

Shanghai. Butterfield & Swire.

Cabeldu, A., & Co., Shanghai Caissial, F., Poking. Calavitis, G., & Co., Shanghai. Caldbeck, MacGregor & Co. Calder, Marshall & Co., Ltd., Shanghai. Calico Printers' Association, Ltd. Camark, E., & Co., Shanghai. Camera Craft Company, Peking. Campbell, Alex., & Co. Canadian Government Trade Commissioner. Canadian Methodist Mission Press. Canadian Pacific Ocean Services, Ltd. Canton Club. Canton Insurance Office, Ltd. Canton Medical Hall (Tai On & Co.), Canton. Cantorovitch, Is. Caprino, P., Tientsin. Caravan Commercial Co., Shanghai. Carisio, C., Shanghai. Carr, Ramsay, T., & Co. Carter, Macy & Co. Carvalho, C. C., Amoy. Cary & Co., Canton. Casa do Povo, Shanghai. Castellano, C., Tientsin. Castellano, C. M., & Co., Shanghai. Casthay Trading Co., Shanghai. Cathay Trust, Limited, Shanghai. Catoire Veuve, A., et Fils., Hankow. Cattaneo, P., & Co., Peking. Cavadia, T. P., & Co., Shanghai. Cawasjee Pallanjee, Shanghai. Contral Agency, Limited. Central China Dispensary, Hankow. Central China Export and Import Co., Shanghai. China Import Company, Central Shanghai. Central China Post, Hankow. Central China Printing Company, Hankow. Central Garage, Limited, Shanghai. Contral Hospital, Peking. Central Insurance Co., Ltd., Shanghai. Central Trading Company, Shanghai. Cercle sportif francais, Shanghai. Chai Shing & Co., Swatow. Chandless & Co., Inc., Tientsin. Chang, J. D., & Co., Ltd., Shanghai. Chang Ka Pang Wharves, Shanghai. Chang Ma Electric Light and Power Co., Ltd., Amoy. Chang Pei-Shu, Chefoo. Chang Seng Yip Kee & Co., Swatow. Chang, T. S., Hankow. Chao Chow Fu Dispensary, Swatow. Chao Hsing Steam Navigation Company, Newchwang. Chapeaux, A., Shanghai. Charrey & Conversy, Shanghai. Charrey, H., Shanghai. Chartered Bank of India, Australia, and China. Chauvin, Mme, Shanghai. Cheap, Jack, Shanghai. Chee Hsin Cement Co., Tientsin, Chefoo Hairnet Company. Chefoo Hairnet Manufactory. Chefoo Lace & Hairnet Co. Chefoo Pharmacy. Chellaram, D., Canton Chemor United Rubber Company, Limited, Shanghai. Chempedak Rubber and Gambier Estate Company Cheng Hing Saw Mill Co., Foochow. Chêng Lung Bank (Shoryu Ginko), Newchwang. Chong Rubber Estate, Ltd., Shanghai.

Chong Song Dispensary, Swatow.

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Chen Kee & Co., Hankow. Chinsin Chao (Peking Motor Company), Cheong Wo, Swatow. Peking. Cheung Hing Tai, Canton. Chin Tong Dispensary, Kityang vid. Cheung On, Canton. Chie Parisien, Shanghai. Swatow Chieng Hing Saw Mill Company, Foochow. Chi Hing Hairnet Co., Chefoo. China Agents Company, Shanghai. China American Lumber Company, Tientsin. China American Trading Company, Inc., Tientsin. China and Japan Trading Company, Limited. China and Java Export Co., Shanghai. China Baptist Publication Society, Canton. China Commercial Co. (SS. Somekh), hai Shanghai. China Commercial Steam Navigation Company, Newchwang. China Dispensary (Kwong On & Co.), Canton. China Engineering Company, Limited, Hankow. China Fire Insurance Company, Ltd. China Flour Mill Company, Limited, Shanghai. Chinai, J. C., & Co., Shanghai China Import and Export Lumber Company, Limited, Shanghai. China Industrial Supply Co., Shanghai. China Inland Mission. China Land and Building Company, Limited, Shanghai. China Land and Finance Company, Limited, Shanghai. China Merchants Pongee Association, Chefoo. China Merchants Steam Navigation Company. China Mining and Metal Co., Ltd., Tientsin. China Mutual Life Insurance Company, Limited. China Mutual Steam Navigation Co. China National Life Assurance. Shanghai. China Navigation Company, Limited. China Pencil Co., Ltd., Shanghai. China Press, Shanghai. China Publicity Co. and Information Bureau, Shanghai. China Realty Company. China Silk Agency Company, Limited. China Soap and Candle Co., Ltd. China Strawbraid Export Company, Shanghai. China Sugar Refining Company. China Times, Limited, Tientsin. China Trading Company (Tin Fah Hong), Shanghai. Chinese American Company, Shanghai. Chinese and Foreign Dispensary, Amoy. Chinese Government Railways. Chinese Optical Company, Shanghai. Chinese Postal Supply Department, Shanghai. Chinese S. K. F. Co., Ltd., Shanghai. Ching Chang Jen, Tientsin. Ching Chong Yung, Tientsin. Ching Chong & Co., Shanghai. Ching Chong Hung & Co., Chefoo, Shanghai. Ching Fong, Shanghai Ching Ho Hsiang, Peking. Ching Kee & Co, Amoy. Ching Kong, H., & Co., Chefoo. Ching Siu Tong, Foochow.

Ching Tai & Co., Mukden.

Chin Qua, Swatow.

Chiris, A. (Coffiney & Charrie), Chung. king. Chistiakoff, J., Harbin. Chiyoya, Shanghai. Chiyo Yoko, Shanghai. Chojudo & Co., Mukden, Newchwang. Chotirmull, K. A. J., Canton. Christian Literature Society, Shanghai. Chuan Chang, Shanghai. Chuan Kee & Co., Amoy. Chuma & Co., Newchwang. Chung Hang Company Dispensary. Canton. Chung Hua Book Company, Shang-Chung Mei Drug Company, Canton. Chung Mei Drug Company, Canton. Chung Tak Dispensary, Canton. Chung Tak Dispensary, Canton. Chung Tung Lithographic Works. Chung Yuc & Co., Tientsin. Chun Shing, Shanghai. Chun Wó Co., Shanghai. Chun Wó Co., Shanghai. Church Missionary Society. Cinzano, F., & Co. Clark, D., & Co., Shanghai. Coddington & Lamb. Codsi, A. E., Shanghai. Codsi Freres (Bacha, M., & Co.), Shanghai. Coffiney & Charrie (A. Chiris), Chungking. Coghlan, H. H., Shanghai. Cohen, Andre, Shanghai. Collaco Bros., Shanghai. Collins & Co., Tientsin. Colman, P. C., Newchwang. Combfort, E., & Co. Commercial Museum, Tiehling. Commercial Press, Limited. Commercial Union Assurance Co. Compagnie d'Eclairage et de Tramways de Tientsin. Compagnie des Messageries maritimes. Compagnie francais des Tramways de l'Éclairage electrique et des Eaux de Shanghai. Compagnie Générale de Chemin de Fer et de Tramways en Chine. Compagnie Générale d'Extrême. Orient, Tientsin. Compagnie Sino-Francaise. Swatow. Comptoir Commercial Anversois. Comptoir Mandchourien d'Exportation et Importation, Harbin. Confiance (La) Insurance Co. Connell Brothers, Shanghai. Consolidated Rubber Estates, Limited, Shanghai. Continental Import and Export Co., Shanghai. Cook & Anderson. Tientsin. Cook, Thomas, & Sons. Cooper & Co., Canton. Cornabe, Eckford, & Co. Corsane, Anderson, & Co. (Hankow Ice Works). Cosmopolitan Dock, Shanghai. Cossanteli & Co., Hankow. Cotta, J. M., Shanghai. Country Club, Shanghai. Cox, W. Wakeford, Shanghai. Cozzi, E., Hankow. Crédit foncier d'Extrême-Orient. Crofts, George, & Co., Tientsin. Cros, Paul. Changehun. Crossfield J., & Sons, Limited. Crystal, Limited, Tientsin.

Culpeck, E. A., Tientsin.

Eagle and Globe Steel Company, Ltd. Eagle, J. H. & C. K., Shanghai. East Asia Produce & Estate Co.,

Dutton, W., & Co., Shanghai. Dyce & Co., Shanghai.

Dzing Nye Hsing, Hankow.

Culty Dairy Co., Limited, Shanghai. Currimbhoy Co., Ltd. (late Pabaney, E., Shanghai). Curtis Brothers, Chefoo. Curtis Sons & Co., Shanghai. Customs Club. Cuthbert, R. R., Kiungchow Dah Daw, Hankow. Dah Lung & Co., Shanghai. Dah Sung & Co., Shanghai. Dah Sung Cotton Mill, Shanghai. Daibun Yoko, Tientsin. Dai Nippon Brewery Company. Daishin & Co., Shanghai. Dallas Livery Stable Company, Shanghai. Danese, E., Hankow. D'Arc, G. L., Tientsin. Dastoor, F. R., & Co., Shanghai. Dastoor, N. C., Canton. David & Co., Shanghai. David & Co., Shanghai. David, S. J., & Co., Shanghai. Davies & Brooke, Shanghai. Davis, R. S., & Co., Tientsin. Davis, W. Arthur, Tientsin. Davis, W. Trenchard, Shanghai. Deavis, W. Honora, Canton. Deane, T. P., Shanghai. Debenhams & Co., Ltd., Chefoo. Dedeneff's (P. P.) Soap Factory, Harbin. Delbourgo & Co., Shanghai. Dell'Oro & Co., Shanghai. Den Gro & Gos, Shonghai. Denegri, E., & Co., Shanghai. Denegri, M., Shanghai. Denham & Rose, Shanghai. Denniston & Sullivan, Shanghai. Dent, A., & Co., Shanghai. Dent, Herbert, Canton. Dhabhar, H. K., Canton. Dialdas, M., Canton. Dick, Bellamy & Co., Shanghai. Dickinson, John, & Co., Ltd., Shanghai. Dieden & Co., Shanghai. Dittman, S., Shanghai. Dixon, H. C., & Co., Ltd. Dodwell & Co., Limited. Doko Trading Co. (The), Canton. Dollar, Robert, Co., Inc. Dombey & Son, Shanghai. Dominion Express Company. Donaldson, H. B., Peking. Dong Chong & Co., Shanghai. Dong Chong Bicycle Co., Shanghai. Dong Fong Tai, Shanghai. Dong Sing Wo., Shanghai. Dong Ting Gee, Dr. (Ping Yee Hau Dong Ling Gee, Dr. (Fing Yee Drug Store), Canton.
Donnelly & Whyte, Canton.
Dos Remedios, A. G., Shanghai.
Dossabhoy, S., & Co., Canton.
Dowdall, W. M., Shanghai.
Dowler, Forbes & Co., Shanghai.
Dowler, Dr. N. L. Shanghai. Downs, Dr., N. L., Shanghai. Drakeford & Co., Mukden. Dreyfus, Edmond, & Bros., Shanghai. Drummond & Holborow, Shanghai. Dubois, Jean, Hankow. Duff, John L., & Co., Kiukiang and Kuling. Duncan & Co., Shanghai. Dunlop Rubber Company. Dunlop, W. & C., Shanghai. Dunne, T. E., Hankow. Dunn, Walter, Shanghai. Duplessis, G., Shanghai. Dupre, L. W., Shanghai.

Dutch Colonial Trading Company,

Shanghai.

Shanghai. East Asiatic Company. Eastern and Australian Import and Export Co., Shanghai. Eastern and Australian Steamship Co. Eastern Critic, Shanghai. Eastern Engineering Works (James Turner), Tientsin. Eastern Extension Australasia and China Telegraph Company, Limited. Eastern Fur and Skin Co., Shanghai, Eastern Garage, Shanghai. Eastern Syndicate, Shanghai. Eastern Trading Company, Ltd. East India Sea and Fire Insurance Co. Eastman & Co., Shanghai. Echo de Chine, Shanghai. Echo de Tientsin. Economou Demetrios, Tientsin. Edgar Brothers & Co., Newchwang. Eishingo & Co., Mukden. Ekman & Co. Ekman Foreign Agencies. Ellis & Hays, Shanghai. Emens, W. S., & Co., Ltd., Shanghai. En Ching Low (Nun Cheng Lo), Tientsin. Encyclopædia Britannica Corporation, Shanghai. Energie Electrique de Tientsin. Enjudo & Co., Mukden. Enterprise Tobacco Company, Limited. Enticknap, P. (Kemp Thomas & Co., Manchester). Equitable Life Assurance Society. Erasmic Company. Esser, L. C. & Co., Shanghai. Essex and Suffolk Equitable Insurance Society, Limited. Etablishments de Tongkou. Evans, A. M. A., Shanghai. Evans, D., Tientsin. Evans, Edward, & Sons, Limited. Evans, Pugh, & Co., Hankow. Eveleigh & Co., Shanghai. Ewo Cotton Spinning and Weaving Company, Ltd., Shanghai. Ewo Yuen Press Packing Company, Shanghai. Excess Insurance Company, Limited. Express Cigarette Co. E. Yuang Tung & Co. (Yi Yüan Tung), Newchwang. Ezra, Edward, & Co., Shanghai. Ezra, E. I., Shanghai. Ezra, Fred. & Co., Shanghai. Ezra, N. E. B., & Co., Shanghai. Ezra, Y., & Co. Fa Hsing, Tientsin. Fairchaid, F. A., Shanghai. Far Eastern Geographical Establishment, Shanghai. Far Eastern Review, Shanghai. Far East Oxygen and Acetylene Co., Shanghai. Farley, W. A., Shanghai. Farmer, F. D., & Co., Newchwang. Farmer, William, & Co., Canton. Fearon, Daniel, & Co. Federal Life Assurance Company of Canada. Fengtien District Inspectorate of Salt Revenue. Ferguson, J. C. G., Harbin. Ferretti, C., Peking.

Fielding, H. R., Harbin. Findlay, Richardson, & Co., Ltd., Hankow Finney, Arthur C., Shanghai. Finnechiaro G., & Co., Shanghai. Firth, W., & Sons. Fitzsimmons, P. J., Shanghai. Fobes & Co., Shanghai. Focken, F. C., Shanghai. Fohkien Mercantile Co., Foochow. Fomin, A. N., & Co., Shanghai. Foochow Dock and Arsenal, Pagoda Anchorage. Foochow Electric Co., Foochow. Foochow Native Hospital. Foochow Pharmacy (W. Lu Si). Foochow Printing Press, Foochow. Foo Sing, Chefoo. Foo Tai Company, Hankow. Forbes, William, & Co., Tientsin. Foreign and China Dispensary, Shanghai. Fortin, A. M., Mengtzu. Foster, McClellan, & Co., Shanghai. Frankau, A., & Co., Limited, Shanghai. Frazar & Co., Shanghai. Frazar, E. W., Shanghai. Fredericks, J. A., Shanghai. French Bakery, Peking. Frodsham, G. W. (Fu Chung Corporation), Tientsin. Fu Hsing Tai, Tientsin. Fujita & Co., Mukden. Fukien Drug Company, Amoy. Fukin & Co. Fukui & Co., Shanghai. Fukuja Yoko, Shanghai. Funder, W., & Co., Shanghai. Fung Tang, Shanghai. Furukawa & Co., Shanghai. Fu Seng, W., & Co., Foochow. Gaillard, J., Shanghai. Gakuyodo Mori (see Mori, S., Canton). Gallusser, A., & Co., Tientsin Gande, Price, & Co., Shanghai. Garner, Quelch, & Co., Shanghai. Gaston, Williams & Wigmore Electrical Engineering Corporation, Shanghai. Gaston, Williams, & Wigmore, Far Eastern Division Inc., Shanghai. Gates, F., Shanghai Gatton, S., Shanghai. Geddes & Co., Hankow. Geddes & Co., Ltd., Shanghai. General Accident, Fire, and Life Assurance Company. General Electric Company. General Electric Company of China, Limited. Electric Company of New General York. Gerin, Drevard, & Co., Shanghai, Canton. Gerolimatos, D., Yunnan Fu. Getz Bros. & Co., Ltd., Shanghai. Gibb, Livingston, & Co., Shanghai. Gibbons, J., & Co., Peking. Gibson & Steward, Shanghai. Gidai Yoko, Shanghai. Gillard, G. M., & Co., Peking. Gillespie, L. C. & Sons. Gilman & Co., Foochow. Gilson, E. H., Shanghai. Ging Chong Hung & Co., Chefoo. Gittins & Co., Foochow. Glaxo, Ltd. Glen Line Steamers. Glikin, E. I., Harbin. Globe Trading Co. (The), Shanghai. Gobhai, M. N., & Co., Shanghai. Goldenberg, H., & Co., Shapphai.

Goldsmith, Leopold A. Gonda Shoten, Tieh Ling. Gordes, E., Changehung. Gordon & Co., Ltd., Shanghai. Gosho Kabushiki Kaisha, Shanghai. Government Universities in China. Goyet, E., Shanghai. Grand Hôtel des Wagons-Lits, Peking. Grant, Archibald, Hankow. Grayrigge, G., Shanghai. Great China Dispensary, Shanghai. Great Eastern Co., Ltd., Shanghai. Great Eastern Dispensary Great Northern Telegraph Company. Green, S., Shanghai. Greer, H. & W., Limited. Greig, M. W., & Co., Foochow. Grenard, Bettines, & Co. Griffiths' Stores, Shanghai. Griffith, T. E., Limited, Canton. Grilk, G. J., Shanghai. Grimes, A. C., Tientsin. Grimshaw, R. (S. Hinrichsen & Aron), Shanghai. Gromuiko, I. I., Harbin. Grosjean & Co., Hankow Grünberg, H. M., Shanghai. Grundy, R., Shanghai. Grundy, V., Shanghai. Guarantee Trust Company of New York. Guardian Assurance Co., Ltd. Gula Kalumpang Rubber Estates, Limited. Gunn, Hugh, Mukden, Harbin. Guzdar Dhun, H., Hankow. Hai Ho Conservancy Commission, Tientsin. Hai Lin Yang Hang (J. Amouroux), Peking Hall & Holtz, Limited. Handa Menko & Co., Shanghai. Handel Maatschapij N. V. Tjhiang Hong), Shanghai. Hankow Club, Ltd. V. (Tay Hankow Dispensary, Limited. Hankow Ice Works (Corsane, Anderson, & Co.). Hankow International Hospital. Hankow Light and Power Company. Hankow Motor and Engineering Co. Hankow Printing Office. Hankow Race Club Ground, Ltd. Hankow Waterworks. Club and Recreation Hankow Wharf and Godown Company, Limited. Hannibel, W. A., & Co., Canton. Hansen Wallace, J., Canton. Hanson, Mcneill, Jones, & Wright, Shanghai. Han Yeh Ping Iron and Coal Company. Hardoon, S. A., Shanghai. Hardy, Walter, Tientsin. Harper, Ralph & Co., Tientsin. Harrison, G. F. L., Shanghai. Hartwell, P. F., Newchwang. Harvey's Billposting Agency, Shanghai. Harvie, Cook, & Co., Shanghai. Hatch, Carter, & Co., Tientsin. Hattori, K., Shanghai. Hausheer, M. E., Shanghai. Haworth, R., & Co., Limited. Hay, William, & Co. Heath & Co., Limited. Heath, P., & Co., Shanghai, Tientsin. Heffer, F. C., & Co., Shanghai. Heiman, S., & Co., Shanghai. Heimendinger, J., Shanghai.

Hemmerdinger, Frères, Shanghai. Hemmings & Berkley, Hankow.

Henderson, J., & Co. (Legation Phar-macy), Peking. Heng, Chang, Ter, Newchwang. Heng Cheong & Co., Amoy. Heng Kee Company, Swatow. Henningsen, H. F., Peking. Henningsen Produce Co., Ltd., The. Hérou, Charles, & Co., Tientsin. Hetherington, J., & Sons, Ltd. Hill, H. Ğ., Shanghai. Hillel, E. A., Shanghai, Hipwell, P., Shanghai. Hiramoto & Co., Newchwang. Hirao & Co., Antung. Hiraoko (I.) Bros., Canton. Hirsbrunner & Co., Tientsin. Hispano Import and Export Co., Shanghai. Ho Chay Co., Amoy. Hock, Cheang & Co., Swatow. Ho En Seong, Nanking. Hogg & Karanjia, Canton. Hogg, E. Jenner, Shanghai. Holland-China Trading Company. Holliday, C., & Co., Ltd., Shanghai. Holt's Wharf, Shanghai. Home and Foreign Trade Co., Shanghai Hongkew Book Store, Shanghai. Hong Kong and Shanghai Banking Corporation. Hong Kong Fire Insurance Company, Ltd. Hong Kong Mercantile Co., Ltd., Hong Kong and Canton. Hong Sun, C., Shanghai. Hong Yue Cotton Mill, Shanghai. Honig, Bertin, Shanghai. Honigsberg, H. S., & Co., Shanghai. Hoo Aik & Co., Swatow. Hopkins, Dunn, & Co., Shanghai. Horenstein, Tientsin. Horrobin, S. L., Shanghai. Hotel de France, Shanghai. Hotel de la Paix, Tientsin. Hotel de Pekin, Peking. Hovenier, H.A. (Mason, Scheidler & Co.), Shanghai. Hsiao, Dr. C. N., (Union Dispensary), Tientsin. Hsin Chong Cycle Company. Hsing Kee. Hsin-li & Co., Chungking, Shanghai. Hsing Tai, Shanghai. Hsin Kong & Co., Shanghai. Hsu, W. T. O. (Imperial Medical College), Peking. Hua Eng Tai, Swatow. Hua Min Dispensary, Swatow. Huber, E., & Co., Shanghai. Hudson & Co., Ningpo. Hudson's Bay Company of Canada. Hueber, T., & Co., Shanghai. Hui Lun Dispensary, Swatow. Humphreys, W. G., & Co. Hung Chong Ter, Newchwang. Hung Tah Medicine Co. (Hung Dah Medical Hall), Shanghai. Huntley & Palmer, Limited (W. A. Farley). Hunt, C., Newchwang. Hupei Government Cotton Mill, Hankow. Hurst, M., & Co., Ltd. Hutchison, John D., & Co., Shanghai. Iah Leng Dispensary, Swatow. Iah Siu Dispensary, Swatow. Iak Sang Dispensary, Swatow. Ilbert & Co., Ltd., Shanghai. Imperial Hotel, Limited, Tientsin. Imprimerie de Tou-se Wei, Shanghai.

Imprimerie Francaise, Shanghai. Indo-China Steam Navigation Company Indra Line of Steamers. Inniss & Riddle, Shanghai. Inshallah Dairy Farm and Stock Company, Shanghai. International Banking Corporation. International Bicycle Company, Shanghai International Book and Station ry Store, Shanghai. International Cotton Manufacturing Company, Ltd., Shanghai. International Dispensary, Shanghai. International Dock, Shanghai. International Estate and Finance Company, Shanghai. International Export Company (Kiangsu), Ltd., Nanking. International Export Company, Limited, Hankow. International Import and Export Co., Shanghai. International Recreation Club, Peking. International Saving Society, Shanghai. Isenman & Smith, Drs., Shanghai. Italian-Chinese Import and Export Company, Hankow. Italian Trading Company, Shanghai. Ito, G., Shanghai. Itoh, C., & Co., Shanghai. Ivy Dairy, Shanghai. Ivy & Robinson, Drs., Shanghai. Jackson, Hanwell, Jackson, & Neild. Drs., Shanghai. Jackson, J. A., & Co., Shanghui. Jacks, William, & Co. Jai Tai Chang, Shanghai. Japan Cotton Trading Co., Ltd. (Nippon Menkwa Kabushiki Kaisha). Japan Dental Manufacturing Co., Shanghai. Japanese Red Cross Hospital, Mukden. Japanese Posts and Telegraphs in Manchuria Jardine Matheson & Co., Limited. Java Consolidated Rubber and Coffee Estates, Limited. Java Sea and Fire Insurance Company. Jeejeebhoy, D., & Co., Canton. Jee, Dr. Pond M., Tientsin. Jemadar Buddha Singh (Sikh Gurdwara) Jensen, G. S., Shanghai. Jespersen, J. T., Tientsin. Jin Ann Dispensary, Swatow. Jin Ann Wholesale Drug Depôt, Swatow. Jin Sin Tong, Amoy. Joseph Bros., Shanghai. Joseph, Ellis, Shanghai. Joseph, J. M., Shanghai. Joseph, R. M., Shanghai. Jourdan, Ami-Tcheou, Yunnan. Jourdan, Miss M., Tientsin. Judah, J. J., Shanghai. Jun Chee, Tientsin. Juvet Leo, Tientsin. Kadoorie, E. S., Shanghai. Kadoorie, R. E., Shanghai. Kailan Mining Administration. Kai See & Co., Amoy. Kaitendo Company, Newchwang. Kakiage, B., & Co., Shanghai. Kalachund & Co., Shanghai. Kale, E., Shanghai. Kalgan Dairy Farm, Shanghai. Kameya (Kamaya), S., & Co., Antung. Kamunting (in Kedah) Rubber Plan-

tation Company, Limited, Shanghai.

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Kapayang Rubber Estate Company, Limited, Shanghai. Karamelahi, H. Z. H., & Co., Shanghai. Narameiani, H. Z. H., & Co., Shan Karan Rubber Estate Co., Ltd. Karatzas Bros, Tientsin. Karimbaksh, H. A. G., Shanghai. •Kashimura Company, Tientsin. Kato & Co., Newchwang. Nato & Co., Newchwang.
Katz, Wm., & Co., Shanghai.
Kavarana, B. F., & Co., Canton.
Kavarana, M. H., & Sons, Canton.
Kavarana, S. F., Canton.
Kaye, C. B., & Co., Shanghai.
Kay, W., & Co., Shanghai.
Kelly & Walsh, Limited.
Kemp, Thomas, & Co. (P. Entickne) Kemp, Thomas, & Co. (P. Enticknap). Kempton, M. K., Shanghai. Kent & Mounsey, Tientsin. Kermani, R. S., Shanghai. Kew, Dr., Chadwick, Shanghai. Keylock, Pratt, and Hobbs, Shanghai. Keystone Tobacco Company, Limited. Keystone A. Khuri, S. A. Kiangnan Dock and Engineering Kiangnan Dock and Engineerin Works, Shanghai. Kiangsu Chemical Works, Shanghai. Kiangsu Unemical Works, Starger Ki Heng Co., Swatow. King, Dr. H. Y., Tientsin. Kingsley, T. L., & Co., Shanghai. King, Zunglieh D., Shanghai. Kin Yamei, Tientsin. Kirschbaum (H.) (American Dry Egg Co.) Klemantaski, Bates, & Co., Harbin. Knapp & Baxter, Inc., Shanghai. Ko Bros., Amoy. Kochien Transport and Towboat Company, Limited, Shanghai. Kodera & Co. Kongmoon Paper Mills, Canton. Konshyn, N. N., Limited, Shanghai. Konshyli, N. N., & Co., Shanghai. Koosnetzoff, A., & Co., Shanghai. Kopelman, S. I., Harbin. Koshin Yoko, Canton. Koskinin, E. L., Harbin. Kowkee, J. L., & Co., Shanghai. Kroewoek Java Plantations, Limited. Kroll & Co.'s Candle Factory, Harbin. Kuang Li Ho., Shanghai. Kuang-ming Soap and Candle Factory. Kuang Sui Chiang Dispensary, Swatow. Kuang Sui Gilang Lispensary, Swatow. Kua, Seng, Watt, & Co., Amoy. Kukushkin, A. G., Harbin. Kung Ho & Co., Tientsin. Kung Yik Cotton Spinning and Weaving Company, Limited, Shanghai. Kuroki & Co., Shanghai. Ku, S. D., Chefoo. Kwang Chi Shiang, Tientsin. Kwang Tung Electric Supply Co., Ltd., Canton. Kwan, Dr. K. H., Tientsin. Kwong Chek Dispensary, Swatow. Kwong Fat Yuen, Shanghai. Kwong On & Co. (China Dispensary), Canton. Kwong Shing, Swatow. Kwong Tung Ice Co., Ltd., Canton. Kwong Wo Company, Canton. Kyosan Yoko, Shanghai. La Belle Jardinière (E. A. Culpeck). Tientsin. Lafuente & Wootten, Shanghai. La Generale Soies, Canton. Lalcacca & Co., Shanghai. Lam Fong Drug Company, Amoy. Landau, A., Shanghai. Lane, Crawford, & Co., Limited.

Lao Sen Kee, Hankow.

Laou Kung Mow Cotton Spinning and Weaving Company, Ltd., Shanghai.

Lapshin, S., Harbin. Large, F., & Co., Shanghai. Lau, Bittakshing, & Co., Canton. Lau, E. C., Foochow. Laurent, Marius, Harbin. Lauro Cinema China Company, Shanghai. Lau Tsz Wai, Shameen, Canton. Lau, Woodland, & Co., Canton. Lavers & Clark, Shanghai. La Vogue, Shanghai. Law, H. D., & Co., Shanghai. Lazarus, N. (G. Tobias), Shanghai. League, T. J. (Union Business Agency), Tientsin. Lee Bros. & Co., Swatow. Leeds, E. S., & Co., Newchwang. Lee Jui Kheng, Swatow. Lee Sen Ann Dispensary, Swatow. Lee Tai Cheang, Swatow. Legation Pharmacy (J. Henderson), Peking. Legations of Allied and Neutral Powers Peking. Lekhomall Pinyamall, Peking. Le Lion (Life Assurance Co.). Lem Peh Wo., Canton. Lem Tak Se, Swatow. Le Munyon, Peking. Lerner, M. J., Harbin. Leslie, T., Shanghai. Lester, Johnson, & Morriss, Shanghai. Lester, W. H., Kiukiang. Leung Pin Kee, Dr., Canton. Lever Brothers, Limited. Levy, Leone A., Shanghai. Levy, N. S., Shanghai. Levy, Simon & Co., Shanghai. Ley, C., Peking. Leyte, F., Amoy. Liang Dau An, Hankow. Liao River Conservancy Authority, Newchwang. Liddell Bros. & Co. Lih Teh Oil Mill Company, Limited, Shanghai. Lim Chin Tsong & Co., Amoy. Lim, E. V. S., & Co., Swatow. Lim, Mrs., Katie, Swatow. Ling Chong Cycle Company. Lion, Lucien, Shanghai. Little, Adams, & Wood, Canton. Little, O. S., Harbin. Little, William, & Co., Shanghai. Littvinoff & Co., Hankow. Liverman, G. S., & Co., Ltd., Harbin. London, and Globe Liverpool. Insurance Co., Limited. Liverpool Salvage Association. Llewellyn & Co., Limited., Shanghai. Lloyds' Register of British and Foreign Shipping. Loa Hai Shing, Shanghai. Lo (Loa) Wai Dispensary, Canton. London and Lancashire Fire Insurance Co., Ltd. London Guarantee and Accident Co., Ltd. London Mission. London Salvage Association. London Varnish and Enamel Co., Ltd., Shanghai. Lopato, A., & Sons, Limited. Loup and Young, Tientsin. Louwean, P., Peking. Lowe, J., & Co., Shanghai. Lowe, Bingham, and Matthews, Shanghai. Lowe, F. H., Shanghai. Loxley, W. R., & Co., Canton. L. P. Medical Hall, Feochow.

Lucas, S. E., Peking.

Canton. Lu Si, W. (Foochow Pharmacy). Lyons, A., & Co., Shanghai. Maatschapij Tot-Mijn Boschen Landbou-exploitatie in Langkat. Macbeth, Pawsey, & Co. Macdonald, Ronald (H. Whitworth & Co., Manchester). Macdonald, Thomas, & Co. Macdonnell Chow Corporation, Shang-. ai. Macdougall & Co., Shanghai. Maccoulgan & Co., Shanghan. Maccoy & Co., Hankow, Shanghai. Mackay, A. H., & Co., Tientsin. MacKenzie, A. C., Harbin. MacKenzie & Co., Limited. Mackie, A., & Co., Tientsin. Mack, J., & Co., Tientsin. Mackay & Co., Tientsin. Maclay & Co., Tientsin. Macleod, Marshall, Marsh, Billinghurst, & Murray, Drs., Shanghai. Macleod, Dr., N., Shanghai. Mactavish & Lehmann, Ltd., Shanghai. Madier, Frères., Shanghai, Canton. Ma Fel & Co., Shanghai. Magasin français d' d'Alimentation, Shanghai. Magasins généraux, Tientsin. Magill & Co., Shanghai. Main, S. D., Hangchow. Maison de Parfumerie, Shanghai. Maison des Modes, Shanghai. Maison Parisienne Shanghai. Maitland & Co., Ltd. Maitland & Fearon, Shanghai. Major Brothers, Limited, Shanghai. Shanghai. Manchuria Christian College, Mukden. Manchuria Flower Company, Tiehling. Manila Shanghai Export & Import Co., Shanghai. Manini, E., Hankow. Manners & Backhouse, Ltd., Canton. Manufacturing Company, Ltd. Mappin & Webb, Ltd. Marco, Finkerstein & Co., Shanghai. Maritime Custom Houses. (Throughout China.) Markt & Co., Shanghai. Marques, Chang & Pereira & Co., Shanghai. Martens Gardner Co. Martens, R., & Co., Ltd., Shanghai. Martens, R., & Co., Ltd., Shang Marthoud Frères, Shanghai. Martin, Wm., & Co., Shanghai. Marzoli, E., Shanghai. Mascarello, H., Chungking. Masuda & Co., Shanghai. Masuda Yoko, Tientsin. Matheson, G., & Co., Shanghai. Matsuda Yoko, Tientsin. Matsumoto & Co., Mukden. Matsuoko & Co., Mukden. Matsuoko & Co., Mukden. Mavrokephalos & Co., Hankow. May Chong & Co., Shanghai. Mayers, F. J., Chingkiang. May War Lee & Co. McBain, G., Shanghai. McDermid Bros., Harbin. McDermid, R. R., Harbin. McGillivray, J. P., Harbin. McKean, S. H., Shanghai. Ltd., James, & Co., McMullan, Chefoo. Mee Cheung Studio, Amoy., Mehta & Co., Foochow.

Luen Steamship Company, Limited,

Luk Wo & Co. (Luk Wo Dispensary),

Shanghai.

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Mehta, M. N., Canton. Meiji Trading Company, Shanghai. Mei Te Cheng, Tientsin. Melvani, R. D., & Co., Canton. Mencarini & Co., Shanghai. Menga, C., Tientsin. Mercantile Bank of India, Limited. Mercantile Printing Co., Ltd., Shanghai. Methodist Publishing House. Metropole Café, Tientsin. Meurer Frères, Canton. Michael, Albert, Shanghai. Middleton & Co., Ltd., Shanghai. Miffret, A., Hankow. Miller, E. D., Canton. Minemura, S., & Co., Tsingtao. Ming Chong Cycle Company, Shanghai. Ministries and Departments of the Chinese Government. Minseng Dispensary, Hankow. Missionary Home and Agency, Shanghai. Mission Book Co., Shanghai. Mitsubishi Co. Mitsubishi Goshi Kaisha, Banking Dept., Shanghai. Mitsui Bank, Ltd., Shanghai. Mitsui Bussan Kaisha, Ltd. (Mitsui & Co., Ltd., in Europe and America). Moalem, J. Joseph, Shanghai. Mogi Yoko, Shanghai. Mogra, E. R., & Co., Canton. Moksey, H. J. (A. B. Svenska Kullager Fabriken). Molchanoff Pechatnoff & Co., Hankow. Moller & Co., Shanghai. Monbaron & Vanderstegen, Hankow. Monbaron, Charles, Hankow. Mong Hong, Swatow. Moore, J. H., Shanghai. Moore, L., & Co. Shanghai. Moorhead & Halse, Shanghai. Moosa, A. J., & Co., Shanghai. Morgan Crucible Company, Limited. Mori, S. (Agent, Gakuyodo), Canton. Mortimer, Reid, & Slee, Shanghai. Mosca & Prario, Shanghai. Moser, J. H., Hankow. Mossop, A. G., Shanghai. Moukden Hospital, Mukden. Moukden Trading Co., Mukden. Moutrie, S., & Co., Limited. Moyler, Powell & Co., Peking. Moyroux, V., Tientsin. Moysey, H. J., Shanghai. Muller & Phipps (Asia), Ltd., Shanghai. Municipal Councils of British, Allied, and Neutral Concessions. Murphy, J. R. (Dowler, Forbes & Co.), Shanghai. Mustard & Co. Mutual Stores, Canton. Myers, M., Shanghai. Nabholz & Co., Shanghai. Nagai Bunko, Shanghai. Nagano, Yoko, Mukden. Naigai Wata Kaisha, Ltd., Shanghai. Naishin Company. Nakagiri & Co., Shanghai. Nakvasin, D. J., & Co., Hankow. Nanking Dispensary, Nanking. Nanri, Yoko, Mukden. Nanyang Brothers Tobacco Co. Nanyang Dispensary, Shanghai. Nathan, M. J., Shanghai. National Cash Register Company. Mercantile Corporation, National Shanghai.

National Provincial Plate, Glass, and

General Insurance Co., Limited.

National Union Society of Bedford.

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Chinese Mercantile Dispensary, Bang-Kader, G. A. (Gulamhusan Abdool-Oriental Bakery, Bangkok. kader). kok. Oriental Store, Bangkok. Katury. Kaj Cotermall & Co. (see Chotirmall, K. A. J., & Co). Kasoojee, M. E., Bangkok. Katib, E. M. Katoo Dee Book, Renong. Chino-Siam Daily News. Chino-Siamese Trading Company. Osawa, J., & Co., Bangkok. Chin Seng Huat, Bangkok. Choo Kwang Lee, Bangkok. Chotirmall, K. A. J., & Co. Paknam Railway Company. Pappayanopoulos, C., Bangkok. Chung Choos Guan Ah Fook, Bang-Katz Brothers, Limited. Peng Hak Chieng (Tia Peng Ngee), Kempton & Co., Bangkok. kok Bangkok. Peng Thye, Bangkok.* Pereira, E. M., & Co. Pharnitsuphaphon Printing City Dispensary (Maw Kim), Bangkok. Kerr & Co. Kerr & Co. Kiam Hoa Heng & Co., Ltd., Bangkok. Kiam Hoa Seng & Co., Bangkok. King's College, Bangkok. Kluzer, G., & Co., Bangkok. Kwang (Kuang) Ngee Hoa & Co., Bangkok Comptoir Français de Siam, Bangkok. Couper-Johnston, D., & Co. Office, Bangkok. Phasadu Usamayon, Bangkok. Dastakeer & Co., Bangkok. Dawoodbhai, N., & Co., Bangkok. Phya Sri Kridakara (Sri Kridakara Bangkok. Phya), Bangkok. Deebook Dredging, Renong. Diana, A., & Co., Bangkok. Piroshaw, F. Mama, Bangkok. Pisal Banniti, Bangkok. Dickinson, John, & Co. Ladhasingh Bhagwansingh, Bangkok. Pollard, T. H. Lakhwalla, E. A., & Co., Bangkok. Lakhwalla, M. A., & Co., Bangkok. Diethelm & Co. Pradit Sookonta (Mrs. Luang Brohma Divan Ahmad Haji Peer Mahomed, Yodhee), Bangkok. Langkat Oil Company (J. H. Foran), Bangkok.* Prince Royal's College, Chiengmai. Dorajiwalla, A. A., Bangkok. Dunlop, John M. Senggora. Puket Dispensary, Puket. Legations of Allied Powers. Legations of Neutral Powers. Loong Chin Heng, Bangkok. East Asiatic Company, Limited. Leong Chill Heng, Bangkok. Leonowens, Louis T., Limited, Bang-kok and Lampang. Loh Kye Juay & Co., Bangkok. Lotus Dispensary (Dr. Hansen). Luang Brohma Yodhee, Mrs. (Pradit Raja (Jewaji Raja & Sons). Eastern Smelting Company, Ltd., Ratanamala Company, Bangkok. Puket. Ratrut Basin Tin Dredging Company, Edgar Brothers. Renong. enong Tin Dredging Company. Educational Supply Association. Esmailjee, A. T. (A. T. E. Maskati), Renong Renong. Sookonta), Bangkok. Bangkok. Rochiram, J. R., Bangkok. Luang Damrong (Bamrungnukulkij Printing Works), Bangkok. Excelsion Ice Factory. Rong Pim Nangsu Pim Thai Mai, Bangkok. Luang Phipat Tana Korn, Bangkok. Fook Loong & Co. Foran, J. H. (Langkat Oil Company), Royal Bangkok Sports Club. Royal Siamese State Railways. Macbeth, J. J. Maire, A. J., Bangkok. Senggora. Fraser & Neave, Limited. Maison Béranger (Béranger, Malcolm). French Dispensary. Sae Thien & Co., Bangkok. Malaya Tin Corporation, Renong. Salehbhai, A. R., & Co., Bangkok. Malbary, H. A. Mansoor Sahib, S. S., Bangkok. Sampson, John, & Son. Gian Singh Nand Singh, Bangkok. Gilitwalla, E. E., Bangkok. Goh Yong Chua, Bangkok. Goriawalla, A. H. A., Bangkok. Goriawalla, F. A., Bangkok. Samsen Power Station, Bangkok. Marican, M. T. S. Sarafally, G. A., Bangkok. Marican, S. S. Saw Hood Beng, Senggora. Maskati, A. T. E. (Esmailjee, A. T.) Maung Hpo Min, Lampang. Maw Jim, Bangkok. See Kak Dispensary (Dr. Adamsen). Bangkok. Government Medical Depôt, Bangkok Selley, N. L., Wat Debsirindr School. Bangkok. Gritters, Mrs. Maw Kim, City Dispensary, Bangkok. Groundwater, C. L., & Co. Gulamhusan Abdoolkader (Gulam Hu-Maw Sooi Dispensary, Bangkok. McFarland, Dr., G. B. Semprez & Co., Bangkok. Seng Hong & Co., Bangkok. Seng Huat, Bangkok.* sain Abdul Kader) (Kader, G. A.), Meklong Railway Company. Menam Motor-boat Company, Limited. Bangkok. Siah Leng, A., Bangkok. Meng Hong, Bangkok. Siah Long Dispensary, Bangkok. Habibar, Rehman, Bangkok. Michellis and Drimitrellis, Bangkok. Ministries and Departments of the Siam Company, Limited, Hajee Sakur Gunny, Bangkok.* Bangkok. Halim, B. A., & Co. Hansen, Dr. C. (Lotus Dispensary). Royal Siamese Government. Siam Commercial Bank. Mitsui Bussan Kaisha, Limited, Bang-Siam Drug Store, Bangkok. Harp Heng Long & Co., Bangkok. Harp Vour, Long, & Co. Harrison, Frank A., Puket kok. Siam Electricity Company, Limited. Mizokami, M., Bangkok Siamese Southern Railway. Puket and Mogul, M. A. Siamese Tin Syndicate. Pangnga. Mohamed Meah D. S. & Co., Bangkok. Siamese Tobacco Company. Hock Chuan & Co., Bangkok. Mohammed Ally Noorbhai, Bangkok. Siam Forest Co., Ltd. (see Anglo-Sam Hock Soon Lee, Bangkok. Moh Tuan, Bangkok. Monod, E. C., & Co., Bangkok. Mooshboy, M., Bangkok. Corporation, Ltd. Bangkok) Hoh Leng Dispensary, Bangkok. Holek, H. von (Siam Packing Com-Siam Free Press Company, Limited. pany), Bangkok. Hong Ching, Bangkok. Siam Hides and Leather Co., Ltd., Motiwalla, A. & F., & Co., Bangkok. Motiwalla, E. J., & Co., Bangkok. Motiwalla, F. A., Bangkok. Musaji, M., & Co., Bangkok. Bangkok. Siam Import Company, Limited. Hong Kong and Shanghai Banking Siam Industries Syndicate. Corporation. Siam Motor Works, Limited. Hoosain, A. G., Bangkok. Hoosain, E. A., Bangkok. Hotchand, Voshandas, & Co., Bangkok. Siam Observer Press. Nahas, A., Bangkok. Siam Packing Company (H.von Holck), Nai Lert, Bangkok. Nai Sui, Bangkok. Bangkok. Hussein, A., & Sons. Siam Perfumery Store (M. Towfique) Siam Stamp Company. Siamwalla, D. H. A., Bangkok. Siamwalla, F. A., Bangkok. Nakhoda Osmanbhai Amirbhai & Co., Ikezaki, K., & Co., Bangkok. Bangkok. International Store. Nana, A. E., Bangkok. Nestlé and Anglo-Swiss Condensed Milk Company. Singer Sewing Machine Company. Sin Sin Ha, Bangkok. Jewaji Raja & Sons, M. Moosbhoy, M. Siribhand Store, Bangkok. Smith Premier Typewriter Company. Smith, S., & Son, Ltd., Bangkok. Netherlands Trading Society. Moosbhoy Raja. Nguan Seng Soon, Bangkok. Nooraddin Dawoodbhai, Bangkok.

Johansen, P., & Co., Bangkok. Joo Hoa Lee, Bangkok.

| Société Anonyme Belge. Sophon Printing Office. Spicer Brothers Ltd., Bangkok. Sri Kridakara Phya (Phya Sri Kridakara), Bangkok. Sriracha Company, Limited, Bangkok. Standard Oil Company, Ltd. Staro, Mme., A. Steel Brothers & Co., Limited. Stephens, Paul & Co. Straits and China Textile Co., Ltd., Bangkok. Straits Trading Company, Ltd., Puket. Sutton, N., Bangkok. Swanson & Sehested, Bangkok. Swanson, J. H. Swee Ho., H., Bangkok. Syme & Co. | Tachin Railway Company. Tatner, F. Tayabally, A. H. & Co., Bangkok. Tayeb & Co., Bangkok. Tay, K. C., Dr., Bangkok. Thakur Singh Ladha Singh, Bangkok. Thonakitch Raxa, Phya Bangkok. Tia Peng Ngee (Peng Hak Chieng), Bangkok. Tilleke & Gibbins, Bangkok. Tilleke, Dr. R. E. G. Tisseman, S., & Co. Tongkah Compound, Puket. Tongkah Harbour Tin Dredging Company, Puket. Towfique, M. (Siam Perfumery Store), Bangkok. Tung Who & Co. | Undertakers Supply Stores, Bangkok. Union Dispensary, Bangkok. United Engineers, Limited. Vacuum Oil Company. Viraj Chanthorn, Bangkok. Walker, Dr. C. C., Bangkok. Wall, Norman (Agent for C. Fabergé, Ltd., Petrograd). Wasee, A. K. H., & Co. Wasiamull, Assomull, & Co., Bangkok Whiteaway, Laidlaw & Co., Limited. Wing Yuen & Co., Bangkok. Yam See (Ah Lee Koh), Lampang. Yamaguchi, G., & Co., Bangkok. Yong Lee Seng & Co., Bangkok. Yong Mong Lee, Bangkok. Yong Nguan, Bangkok. |
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"THE BIRTHS AND DEATHS REGISTRATION ORDINANCE, 1895."

W HEREAS by Notifications dated July 1, 1899, and December 10, 1903, His Excellency the Governor, with the advice of the Executive Council, divided the several Provinces of the Island for the purposes of the registration of births and deaths into the divisions specified in the schedules to the said Notifications :

And whereas it is expedient to amend and alter some of the said divisions :

It is hereby notified that His Excellency the Officer Administering the Government, in exercise of the powers vested in him by section 6 of "The Births and Deaths Registration Ordinance, 1895," as amended by "The Births and Deaths Registration (Amendment) Ordinance, 1900," and with the advice of the Executive Council, has been pleased to amend and alter, with effect from August 1, 1918, the divisions specified in the first column of the annexed schedule in the manner specified in the second column thereof.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 6, 1918.

SCHEDULE REFERRED TO.

North-Western Province.—Chilaw District.

Division as defined by Notification dated December 10, 1903. 2 A.—Anavilundan Pattu North of Sengal-oya No. 1 Division.

Boundaries.—North by Kiriyankalli road or by the limit of Puttalam District; east by Compaspara; south by Pinkattiya road and survey line as far as Compaspara; and west by the sea.

2 B .--- Anavilundan Pattu North of Sengal oya No. 2 Division.

Boundaries.—North by Pinkattiya road and survey line as far as Compaspara; east by Compaspara; south by Sengal-oya; and west by sea. A. S. PAGDEN, Acting Colonial Secretary.

Division as defined by this Notification.

2 A.---Anavilundan Pattu North of Sengal-oya No. 1 Division.

Boundaries.—North by the boundary of Puttalam District; east by the western boundary of Nalladaran Kattu Police Headman's division; south by Battulu-oya tank bund, southern boundary of Pulichchakkulam village, the Puttalam-Chilaw canal, and the southern limit of Udappu village; and west by sea.

2 B.-Anavilundan Pattu North of Sengal-oya No. 2 Division.

Boundaries.—North by southern limit of Udappu village, the Puttalam-Chilaw canal, southern boundary of Pulichchakkulam village, Battulu-oya tank bund, Battulu-oya, the western limit of Nalladaran Kattu Police Headman's division, and boundary of Puttalam District; east by Compaspara; south by Sengal-oya; and west by the sea.

N OTICE is hereby given, in terms of section 39 of the land sale regulations, that an application has been received from the Gate Mudaliyar Simon de Silva, of Colombo, for the sale to him without competition of two allotments of land situated in the village Pelpola, in Munwattebage pattuwa of Rayigam korale of the Kalutara District, Western Province, described as lots 1 and 2 in preliminary plan 16,689, containing in extent 2 roods and 7 perches, and bounded as follows :---

North by title plan 326,285 and lot 5 in preliminary plan 16,286.

East by lot 3 in preliminary plan 16,689.

South by Polkatumananedeniya alias Kahatagahakurunduwattekumburadeniya claimed by G. T. de Silva, Kahatagahahena belonging to Crown.

West by title plan 96,843.

This is applied for by the Mudaliyar to construct a roadway from the Gansabhawa road to his land shown in title plan 96,843. It is proposed to entertain the above application to sell the lots to the Mudaliyar on exceptional terms as provided for in the above regulation at Rs. 250 per acre, the full market value, unless within six weeks from the date hereof valid reasons to the contrary are adduced in writing.

Colonial Secretary's Office, Colombo, July 12, 1918. By His Excellency's command,

A. S. PAGDEN, Acting Colonial Secretary.

'IS Excellency the Officer Administering the Government has received a telegram from the Secretary of State for the Colonies intimating that the Army Council is prepared to accept suitable Ceylonese for service in combatant and other British units, provided that they fulfil the following conditions and are physically fit for enlistment :--

- (1) They must agree to eat the ordinary rations of a British soldier.
- (2) They will receive the same rates of pay as those issuable to a British soldier.
- (3) They must be able to understand and to speak English sufficiently well to make themselves understood.
- (4) They will be posted to existing units according to their medical categories and in accordance with current posting instructions.

The Government is prepared to provide unmarried men desirous of availing themselves of these terms with free passages to England, provided that they are recommended by the under-mentioned Committee of Selection which has been appointed by His Excellency to examine applicants :---

| Lieutenant-Colonel V. van Langenberg, C. L. I. | Captain W. A. Dep, C. L. l. |
|--|----------------------------------|
| Major D. Rockwood, C. M. C. | Lieutenant M. T. Akbar, C. T. G. |
| Captain W. P. D. van der Straaten, C. T. G. | Mr. Leslie de Saram. |

Applicants should present themselves for examination by the Committee which will sit at times and a place which will shortly be notified.

3. Persons in outstations should apply, in the first instance, to the Government Agent of the Province or the Assistant Government Agent of the district, and in towns in which there is no Kachcheri, to the District Judge or the Police Magistrate for railway warrants to enable them to proceed to Colombo and present themselves before the Selection Committee.

The dependants of persons proceeding to England and enlisting in the Army under this scheme will 4. be paid separation allowances, if eligible for the same, from Army funds at the rates laid down by the Military Authorities (see particulars appended). Application for separation allowance must be made by the soldier, on enlistment, to the proper authority in England.

Rates of Separation Allowance.

Separation allowances are payable to dependents of unmarried soldiers under certain conditions. The person on whose behalf the claim is made must have been bona fide dependent on the soldier for the whole or part of his or her maintenance for a reasonable period prior to enlistment, and the amount of the allowance is governed by a consideration of the degree of dependence and the amount contributed by the soldier prior to enlistment towards the support of the dependant, but in no case will the following maxium rates for a single dependant be exceeded :----

| Rank. | | | Weekly Allowance. s. d. | | pproximate equivalent n Rupees per Mensem. Rs. c. |
|-------------------------------------|-----|---------|-------------------------------|----|---|
| Corporals and Privates Sergeants | ••• | ••• | 12 6 15 0 | •• | $\begin{array}{c} 37 50 \\ 45 0 \end{array}$ |

Where more persons than one are dependent on a soldier, an additional allowance may be granted.

It should be clearly understood that the above rates are maximum rates for a single dependant, and that no more than the amount actually contributed by the soldier will be paid, e.g., if a man contributed Rs. 10 a month to his mother's support before enlistment, the separation allowance due to her would be Rs. 10 a month and not Rs. 37. 50.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 2, 1918.

A. S. PAGDEN, Acting Colonial Secretary.

Order under Regulation 5 of the Regulations dated June 1, 1916, and published in the "Ceylon Government Gazette" No. 6,798 of June 5, 1916, made by His Excellency the Governor, under the Authority of the Order of His Majesty the King in Council dated March 21, 1916.

HEREAS in my opinion it is necessary, in the interests of public safety, to prohibit the importation into VV the Colony, and the publication in the Colony, of the pamphlet or book called "The Finished Mystery," I do hereby, in terms of Regulation 5 of the above Regulations, prohibit the importation into the Colony, and the publication, meaning thereby the circulation, dispersion, or communication, in the Colony, of the said pamphlet or book, or of the contents of the same, or of any portion thereof; and do further direct the seizure of all issues of the said pamphlet or book, or of any portion thereof, imported, published, circulated, dispersed, or communicated in defiance of this Order, and of any printing press or other instrument or apparatus used for the purpose of printing or otherwise reproducing for publication such pamphlet or book, or the contents of the same, or of any portion thereof.

This 12th day of July, 1918.

W. T. STACE, Censor. MONTHLY STATEMENT issued by the Commissioners of Currency, under section 20 of Ordinance No. 32 of 1884, for the month of June, 1918 :--

| | | 1.—No | ote | Account. | | | | | |
|---|------------|------------------------------|---------------|---|---------------------------------------|--|----------------------|--|--------------|
| Total stock on May 31, 1918 Add Notes received in June, 1918 | 4-0 4-0 | Rs. 88,338,250 982,000 | с. 0 0 | In vault on | | | | 51,587,730 | с. О О |
| Deduct Notes destroyed in June, 1918 | •• | 89,320,250 426,000 | 0 0 | | | | | | |
| | | 88,894,250 | 0 | ļ | | | | 88,894,250 | 0 |
| | | 2Co | in / | Account. | | | | | |
| Coin received for Notes in circulation | ••• | Rs. 37,306,520 | с. О | Investments Coin in vault Coin in Engle | | •• | ••• | | |
| | • | 37,306,520 | 0 | | | | | 37,306,520 | 0 |
| 3.—Average amount of Notes in circula Average amount of Coin in vault an | | | | | | •• | •*• •*• | | 0 0 |
| | | 4.—Investn | ien | t Account. | | | | | |
| Face Va | alue. | Face Va | lue | Face | Value. | Cost Prie | c ə. | Market Value. | • |
| £. e. War Loan 5 per cent. 7,669 11 Colonial Securities 539,481 17 Local Loans 18,000 0 India 31 per cent. Stock Indian 5 per cent. War Loan | 7 7 | 96,000 14 | d. 7 | . Re | · · · · · · · · · · · · · · · · · · · | Rs. - 8,130,650 1,290,186 9,890,159 | с. О ў. О 9 | Rs. c. 5,293,904 21 794,048 95 8,075,082 65 | 1 |
| Total 565,151 9 | · | 96,000 14 | 7 | 7 8,801,18 | 30 0 | 19,310,995 | 9 | 14,163,035 81 | |

| 10. | Cost Pri | ce. | Market Value. |
|---------|----------------------|------------|---|
| c. | Rs. | c. | Rs. c. |
|) | | | |
| · | | | |
| · · · > | 2,508,398 | 30 | 1,942,118 25 |
| Í | • - | | |
|) | | | |
| 0 | 716,296 | 97 | 501,432 10 |
| 0 | 3,224,695 | 27 | 2,443,550 35 |
| 0 | 22,535,690 | 36 | 16,606,586 16 |
| - | c , } 0 | c. Rs. | c. Rs. c. 2,508,398 30 0 716,296 97 0 3,224,695 27 |

Currency Office, Colombo, July 3, 1918. A. S. PAGDEN, Acting Colonial Secretary, C R. CUMBERLAND, Acting Controller of Revenue, BERNARD SENIOR, Colonial Treasurer,

Commissioners of Currency.

NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for the supply of provisions to the jails named in the schedule hereunder for the period of three years commencing from October 1, 1918, and terminating on September 20, 1921.

2. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, Colombo.

3. Tenders should either be deposited in the tender box in the Office of the Controller of Revenue, or be sent through the post.

4. Tenders should be marked "Tender for the Supply of provisions to the ______ Jail" in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on August 6, 1918.

5. The tenders are to be made upon forms which will be supplied upon application at the Office of the Inspector-General of Prisons, Colombo, or to the Superintendent of the Prison, and no tender will be considered urless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and rejected.

6. A cash deposit according to the schedule hereunder will be required to be made either at the Treasury or at any Kachcheri, and a receipt produced for the same before any form of tender is issued. No deposits for tender forms will be accepted by the Prison Department. Should any person decline to enter into the contrast and bord after he has tendered, or fail to furr ish the approved security, within ten days of receiving notice in writing from the Head of the

A 4

Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon completion of the contract.

7. If required, samples must be deposited.

8. The successful tenderer will be required to furnish cash security according to the schedule hereunder, and to sign the bond given in the tender for the due fulfilment of the contract. The amount deposited for tender forms will form part of the security.

9. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.

10. Contracts may not be assigned, sublet, or otherwise transferred without the previous written authority of the Tender Board.

11. The contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.

12. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender or the whole of it for one, two, or three years.

13. Any further information can be obtained on application to the Inspector-General of Prisons, Colombo, or to the Superintendent of the jail concerned.

A. DE WILTON, Major, Colombo, July 9, 1918. Inspector-General of Prisons.

Schedule referred to.

| Name of Jail. | Nature of Provisions to be supplied. | Amount of Tender Deposit. | Amount of Security. |
|------------------|--------------------------------------|---------------------------------|-------------------------|
| Kandy Galle | Raw provisions do | | Rs. . 2,000 . 500 |

TENDERS are hereby invited for the removal of 48,000 cwt., more or less, of salt lying at the Palatupana Lewaya into Kirinde Stores, at 5,000 cwt. per mensem, without order carts.

2. All tenders should be in duplicate and sealed under separate covers. The original should be addressed to the Assistant Government Agent, Hambantota.

3. The duplicate of tender should be posted by tenderer to the Hon. the Controller of Revenue at the same time as he forwards the original to the Assistant Government Agent.

4. Tenders should be marked "Tenders for the removal of Salt" in the left hand top corner of the envelope, and should reach the Office of the Assistant Government Agent not later than midday on July 26, 1918.

5. The tenders are to be made upon forms which will be supplied upon application at the Hambantota Kachcheri, and no tender will be considered unless it is on the recognized form.

6. A deposit of Rs. 20 will be required to be made either at the Treasury Office, Tangalla, or any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of a contract. 7. Each tender must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract.

8. Sufficient securities will be required to join in a bond for the due fulfilment of each contract. The amount of security required will be Rs. 500. All other information can be ascertained upon application to the office referred to in section 5.

9. The weighing of salt bags, loading and unloading will be done at Government expense.

10. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.

11. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

| Hambantota Kachcheri, | W. L. MURPHY, |
|-----------------------|-----------------------------|
| July 6, 1918. | Assistant Government Agent. |

TENDERS are hereby invited for the work of repairing the salt stores bearing the numbers 15, 16, 21, and 29 in the Northern Depôt, Puttalam.

2. The tender should be enclosed in a sealed envelope, on the left corner of which must be written the words "Tender for repairing the Salt Stores bearing the numbers 15, 16, 21, and 29 in the Northern Depôt, Puttalam," and it should be sent to the Assistant Government Agent. Puttalam, so that he may receive it before 1 P.M. on July 22, 1918.

3. The intending tenderer should, before sending his tender to the Assistant Government Agent, deposit a sum of Rs. 10 at any Kachcheri under the head of "Tender Forms," and should annex to his tender the receipt obtained for the deposit of the sum.

4. This sum of Rs. 10 will be held by the Assistant Government Agent as a security for the tenderer's entering into the contract with him—in the event of his tender being accepted—for carrying out the work in a satisfactory manner, and will be confiscated if he fail to enter into such a contract within a reasonable time after his tender was accepted.

5. The tenderer should name an address at Puttalam, where letters for him may be left or delivered.

6. The work should be completed within four weeks after the contract was entered into.

7. Further particulars may be obtained from the Sale Inspector, Puttalam.

Description of the Work to be donc.

All the decayed or otherwise worthless cadjan, timber, and other materials that are on the building now should be removed and replaced by new and sound materials.

The roof of the stores should be rethatch d with new cadjan, and pootus should be placed thereon to serve as weights. The damaged parts of the roofs should, however, be repaired before the roofs are rethatched.

The floor of the stores should be raised with clay, levelled, and stamped.

The cadjan walls should be repaired, wherever necessary, with new cadjan, the walls being straightened wherever they are found bulging. The walls of the store 29 should be rethatched with new cadjan, the old cadjan being removed.

The doors of the stores 15 and 29 should be fixed with new hinges and nails.

The interior of the stores should be lined with new cadjan. Puttalam Kachcheri, S. M. P. VANDERKOEN.

Puttalam Kachcheri, S. M. P. VANDERKOEN. July 5, 1918. for Assistant Government Agent.

SALES OF UNSERVICEABLE ARTICLES, &c.

NOTICE is hereby given that the private property of long-sentenced and deceased prisoners of Jaffna Jail will be sold by public auction at Jaffna Jail premises on Saturday, August 3, 1918, at 4.15 P.M., viz. :--

2 banians

1 handkerchief

1 belt

| 10 cloths | |
|------------|--|
| 7 shawls | |
| l sarong | |

l shirt

Jaffna Jail, July 1, 1918. J. ELSTONE, Superintendent. NOTICE is hereby given that the following unclaimed articles will be sold by public auction at the Court house, Mannar, on Saturday, July 27, 1918, at 10 A.M.:---

| 1 silver breken harp n |
|------------------------|
| 1 white eleth |
| I gauze banian |
| 1 gold mookkutty (nos |
| stud) |
| B. G. DE GUANVILLE. |
| Destrict Judge |
| |

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended July 6, 1918.

Births.—The total births registered in the city of Colombo in the week were 100 (1 European, 5 Burghers, 55 Sinhalese, 12 Tamils, 16 Moors, 7 Malays, and 4 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on July 1, 1918, viz., 276,665) was 18.9, as against 19.9 in the preceding week, 19.5 in the corresponding week of last year, and 22.1 the weekly average for last year.

Deaths.-The total deaths registered were 121 (2 Burghers, 67 Sinhalese, 21 Tamils, 19 Moors, 7 Malays, and 5 Others). The death-rate per 1,000 per annum was 22.8, as against 22.2 in the previous week, 20.6 in the corresponding week of last year, and 23.7 the weekly average for last year.

Infantile Deaths .--- Of the 121 total deaths, 29 were of infants under one year of age, as against 23 in the preceding week, 28 in the corresponding week of the previous year, and 28 the average for last year.

Stillbirths.-The number of stillbirths registered during the week was 9.

Principal Causes of Death.—Twenty-two deaths from Phthisis were registered, 9 in Maradana (including 4 deaths of non-residents in hospitals), 4 in Kollupitiya, 3 in Slave Island, 2 in St. Paul's, 2 in Kotahena, and 2 in Wellawatta, as against 14 in the previous week and 13 the weekly average for last year.

2. Fourteen deaths from Pneumonia were registered, 3 in Kotahena, 3 in Slave Island, 2 in San Sebastian, 2 in Maradana, 2 in Kollupitiya, 1 in Fort, and 1 in Wellawatta, as against 12 in the previous week and 13 the weekly average for last year. One death from *Bronchitis* was registered.

3. Three deaths from Enteric Fever were registered, 2 in Kotahena and 1 in Slave Island, as against 6 in the previous week and 3 the weekly average for last year.

4. One case of *Plague* (suspected) was registered in St. Paul's, as against 2 in the previous week and 3 the weekly average for last year. There were no deaths from *Smallpox* dúring the week. Two deaths were registered in the previous week.

5. Eleven deaths from Debility were registered, 9 from Enteritis, 8 from Infantile Convulsions, 2 from Diarrhæa, 2 from Worms, 1 from Dysentery, and 47 from Other Oauses.

6. One case of *Plague*, 4 cases of *Smallpox*, 33 of *Chickenpox*, and 1 case of *Measles* were reported during the week, as against 3, 5, 21, and 2, respectively, during the preceding week.

State of the Weather.—The mean temperature of air was $81 \cdot 9^{\circ}$, against $82 \cdot 0^{\circ}$ in the preceding week and $81 \cdot 2^{\circ}$ in the corresponding week of the previous year. The mean atmospheric pressure was $29 \cdot 896$ in., against $29 \cdot 861$ in. in the preceding week and $29 \cdot 832$ in. in the corresponding week of the previous year. The total rainfall in the week was $0 \cdot 33$ in., against $0 \cdot 53$ in. in the preceding week and $0 \cdot 20$ in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, July 9, 1918.

FRED. L. ANTHONISZ, for Registrar General.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Export of Tea by Post to the United Kingdom.

TTH reference to the notification of February 15, 1918, in the Gazette of February 22, 1918, notice is hereby given that the general license for the export of black tea by post to the United Kingdom as presents to the addressees is revoked. H. M. Customs, F. Bowes, Colombo, July 6, 1918. Principal Collector of Customs.

Sale of Goods.

THE under-mentioned goods having been kept in No. 14 Warehouse beyond the time prescribed by law, notice is hereby given that, unless the same be previously cleared, they will be sold by public auction on Tuesday, July 23, 1918, at 1 P.M. Goods to be removed on or before July 26, 1918:-

| No. | • | Date of | | From wh | | Vessel and Date of Landing. | Marks. | Number and Description |
|-----|-----|---------------|-----|------------|------|-----------------------------------|-------------------|--------------------------|
| | | Receipt. | | Warehou | se. | | | of Packages. |
| | | 1918. | | | | | | |
| 407 | · | March 2 | • • | Pettah | | ss. Merkera, February 1, 1918 | 12 in a diamond | 1 case machinery |
| 426 | | March 22 | | do. | | ss. Hild, December 22, 1917 | В | 1 case merchandise |
| 426 | | March 22 | | do. | | ss. Hild, December 22, 1917 | GK upon SP | 1 bag dhall |
| 426 | | March 22 | | No. 7 | | ss. Hild, December 22, 1917 | V L upon S P | I bundle merchandise |
| 475 | •• | June 13 | | T 1 and | 2 | ss. Rangoon Maru, March 11, 19 | 017 Sin a diamond | I case sample s |
| 481 | •• | | | | | ss. Ternate, December 8, 1916 | JHK in a diamond | 1 1 case wine |
| 468 | ••• | May 30 | | No. 10 | •• | ss. Nellore, May 13, 1918 | CC&Bornil | 1 case oilmanstores |
| 485 | • • | June 27 | | T l and | 2 | ss. Australien, November 21, 191 | 17 B & Sons | 1 case liqueur |
| 486 | | June 27 | •• | | | ss. Yetorofu Maru, October 14, 19 | | l case salad oil |
| | | H. M. Cus | tom | s. | | • | | H. E. NEWNHAM, |
| | Col | lombo, July | | | | | | for Principal Collector. |
| | Imp | ortations of | Rie | e into the | Port | ts of Cevion during | Ton Dont Don | t of Origin Number of |

| the Week ended July 6. 1918. | | | | | Ceylon Port. | Port of Origin. | Bags. |
|------------------------------|----|----------------|----|-----------------|-----------------------------|-------------------------|--------------|
| Ceylon Port. | | Port of Origin | | Number of Bags. | Do | | 450 1,194 |
| Colombo | •• | Calcutta | •• | 68,07 3 | 2,772 bags of rice have bee | on shipped from the Por | t of Colombo |
| Do. | | Singapore | •• | 200 | | ek ended July 6, 1918. | |
| Do. | •• | Tutic :rin | •• | 2,293 | H. M. Customs, | R. O. DE | SARAM. |
| Do. | •• | Dhanushkodi | •• | 22,294 | Colombo, July 9. 1918. | for Princip 1 | Collector. |

Licensed Surveyor.

T is hereby notified under Ordinance No. 26 of 1909 that the under-mentioned has been licensed to practise as Surveyor for the current year :-Date of License. License No. Name. Address.

Registration No. $\mathbf{285}$ A 406 J. D. de Niese July 3, 1918 Matara . . • • Surveyor-General's Office, A. J. WICKWAR, Colombo, July 8, 1918. for Surveyor-General.

Registered and Licensed Surveyor and Leveller.

T is hereby notified under Ordinance No. 26 of 1909 that the under-montioned has been registered and licensed to practise as Surveyor and Leveller for the current year :-Date of License. Registration No. License No. Name. Address .. B. J. V. T. P. Thiedeman .. Yakkala estate, Hena-A 407 July 4, 1918 363 ratgoda

Surveyor-General's Office, Colombo, July 8, 1918.

A. J. WICKWAR, for Surveyor-General.

Applications for Registration of Schools.

The General Manager, Buddhist Schools

M. D. Siriniwasatissa Thero

Navala Buddhist Girls' Vernacular School, which is situated in Palle pattu of Salpiti korale, Colombo District, of the Western Province. Demanhandiya Mixed Vernacular School, which is situated in Deman-

handiya, Negombo District, of the Western Province.

Observations will be received not later than August 10, 1918.

. .

Education Office.

Colombo, July 8, 1918.

Watareka Girls' Vernacular School.

OTICE is hereby given that an application has been received from Rev. J. W. Ferrier for the removal of his Watareka Cirls' Vernacular School, which is situated in Hewagam korale, Colombo District, of the Western Province. Observations will be received not later than August 10, 1918.

E. B. DENHAM, Education Office, Colombo, July 8, 1918. Director of Education.

Closing of Gampola Suspension Bridge.

T is hereby notified that the Gampola suspension bridge will be closed to all vehicular traffic between the hours of 9 A.M. and I P.M. on the under-mentioned dates, in addition to the dates already stated in the notice dated June 19, 1918, appearing in Government Gazette No. 6,950 of the 21st idem :-

July 25, August 1, 8, and 15.

Public Works Office, A. E. Caldicott, Colombo, July 3, 1918. for Director of Public Works.

"The Quarantine and Prevention of Diseases Ordinance, 1897."

NOTICE is hereby given that the notifications dated **IN** December 4, 1917, and March 19, 1918, under the above Ordinance, published in the Government Gazette dated December 14, 1917, and March 22, 1918, respectively, are revoked in so far as they affect the following estates, on which the campaign against anchylostomiasis has been closed.

| July 2, 1918. | G. J. RUTHERFORD, Principal Civil Medical Officer and Inspector-General of Hospitals. |
|---------------|---|
| | Estates referred to. |

| Abbasi | Elston | Sitawaka |
|--------------|---------------|----------|
| Atherfield | Farnham | Taldua |
| Charlie Hill | Glencorse | Ya Ella |
| Doranakande | Honiton Group | |

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in VV the premises bearing assessment No. 43, situated at Thimbirigasyaya (Dairy), Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from July 1, 1918. CHAS. W. PATE, The Municipal Office, Colombo, July 2, 1918. Municipal Voterinary Surgeon.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 126, situated at Timbirigasyaya road, Colombo : Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from July 4, 1918. The Municipal Office, CHAS. W. PATE.

Colombo, July 8, 1918. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 5, situated at Totawatta road, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area. This declaration shall take effect from July 5, 1918.

CHAS. W. PATE, The Municipal Office, Municipal Veterinary Surgeon. Colombo, July 8, 1918.

E. B. DENHAM. Director of Education.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated June 19, 1918, published in the Government Gazette No. 6,950 of June 21, 1918, the premises known as the Muricipal land, Old Urugodawatta, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 cf Ordinance No. 25 of 1909, and whereas foot-and-mcuth discase no longer exists in the said premises, it is now declared free from foot-and-mouth disease and to be no longer an infected area.

This declaration shall take effect from July 4, 1918.

The Municipal Office, CHAS. W. PATE, Colombo, July 8, 1918. Muricipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated June 18, 1918. published in the Government Gazette No. 6,950 of June 21, 1918, the premises bearing assessment No. 25, situated at Timbirigasyaya road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease and to be no longer an infected area.

This declaration shall take effect from July 3, 1918.

The Municipal Office, CHAS. W. PATE,

Colombo, July 8, 1918. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated June 25, 1918. published in the Government Gazette No. 6,953 of June 28, 1918, the premises bearing assessment No. 51. situated at Silversmith street, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mcuth disease and to be no longer an infec ed area

This declaration shall take effect from June 26, 1918.

The Municipal Office, CHAS. W. PATE, Colombo, July 8, 1918. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated June 21, 1918. published in the Government Gazette No. 6,953 of June 28, 1918, the premises bearing assessment No. 85, situated at 2nd Division, Maradana, Colombo, were preclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease and to be no longer an infected area

This declaration shall take effect from June 26, 1918.

The Municipal Office, CHAS. W. PATE, Colombo, July 8, 1918. Municipal Veterirary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated June 25, 1918, published in the Government Gazette No. 6.953 of June 28, 1918, the premises bearing assessment No. 10, situated at Timbirigasyaya, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease and to be no longer an infected area

This declaration shall take effect from June 27, 1918.

The Municipal Office, CHAS. W. PATE.

Colombo, July 8, 1918. Municipal Veterinary Surgeon:

Foot-and-Mouth Disease.

WHEREAS by proclamation dated June 20, 1918, published in the Government Gazette No. 6,953 of June 28, 1918, the premises bearing assessment No. 14, situated at Timbirigasyaya road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-meuth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease and to be no longer an infected area.

This declaration shall take effect from June 24, 1918.

The Muricipal Office, CHAS. W. PATE. Colombo, July 8, 1918. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Dambulla, in Wagapanaha Pallesiya pattu of Matale North, in the District of Matale, Central Province : I do

hereby declare, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, that the area the boundaries of which are specified below, is an infected area.

This declaration shall take effect from the date hereof.

The Kachcheri. E. T. MILLINGTON, Matale, July 9, 1918. Assistant Government Agent.

Boundaries referred to.

North .--- A straight line running east and west through the 46th milepost on Matale-Trinccmalee road.

South .-- A straight line running east and west through the 44th milepost on Matale-Trincomalee road.

East.-A line connecting the northern and southern boundaries and running at a distance of a quarter of a mile to the east of the Matale-Trincomalee rcad.

West.---A line connecting the northern and southern boundaries and running at a distance of half a mile to the west of the Matale-Trincomalee road.

SALES OF TOLL AND OTHER RENTS.

NOTICE is hereby given that the Government Agent for the Western Province will receive tenders at the Colombo Kachcheri at 12 noon on Monday, July 22, 1918, for the purchase of the under-mentioned Toll Rents of the Western Province from October 1, 1918, to September 30, 1919.

Separate tenders should be made for the several rents as shown below.

The successful tenderer will be required to deposit forthwith one-tenth of the purchase amount for twelve months in cash, and should the offer be accepted by His Excellency the Governor, to furnish approved security for one-half of the purchase amount for twelve months, or in cash for one-third of such amount, within thirty days of the date of the receipt by him of the notification of the Governor's acceptance of his offer.

He will also be required to deposit money to pay the fees of the Crown Proctor for examining and giving his opinion of the title deeds of properties tendered by him as security and for examining and settling the security bond, and the fees charged by the Crown Proctor for examining documents and drawing the security bond, the expenses of appraising the properties and of registering the security bond, and the stamp duty on the bonds under the Ordinance No. 22 of 1909.

All title deeds tendered as security should be accom-panied by a certificate obtained from the Registrar of Lands that the lands to which they relate are unencumbered.

This certificate must be obtained at the cost of the party offering the security.

Further information can be obtained on application to the Government Agent.

TOLLS ON TRUNK ROADS.

Municipal Tolls.

Toll at the ferry, Mutwal.

TOLLS OTHER THAN THOSE ON THE TRUNK ROADS.

A.-Colombo District.

Tolls on the Hendala canal at Hendala and at Pamunugama. Tolls on the Hendala canal at Gorekagahatotupola and at a point on the western bank of the old Negombo canal at Pamunugama, 642 yards north of the canal called Joseph's canal.

B.---Kalutara District.

(a) Tolls on the old Kalutara canal at Kepu-ela Modara and at Galtude. Payment at one clears the other.

(b) Tolls on the new Kalutara canal at Etanamada and at Hataramodara. Payment at one clears the other.

Government Agent's Office, J. G. FRASER, Colombo, July 5, 1918. Government Agent.

No. 8 OF 1912." NOTICE UNDER "THE EXCISE ORDINANCE,

Notice regarding Local Option re Foreign Liquor Taverns.

TT is hereby notified for public information that the Government Agent of the Contral Province, in exercise of the powers vosted in him by rule 1 of Excise Notification No. 70 of May 23, 1918, has appointed the under-menticated dates and places for recording votes for the purpose of ascertaining whether 75 per cent. of the tax-paying inhabitants within the respective Board areas are opposed to the existence of foreign liquor taverns within such areas :-

August 2, 1918: Between 10 A.M. and 4 PM., at the Hatton Local Board Office, in respect of foreign liquor taverns within the Local Board limits of Hatton-Dikoya.

August 20, 19:8 : Between 10 A.M. and 4 P.M., at Kadugannawa R sthouse, in respect of the foreign liquor tavern within the Sanitary Board limits of Kadugannawa.

| The Kachcheri, | C. S. VAUGHAN, |
|----------------------|-------------------|
| Kandy, July 5, 1918. | Government Agent. |

Notice regarding Local Option re Foreign Liquor Taverns.

OTICE is hereby given, in accordance with Excise Notification No. 70 published in the Government Gazette No. 6,944, dated May 24, 1918, that the date, hour,

and place appearing below have been appointed by me for recording votes for the purpose of ascertaining whether 75 per cent. of the tax-paying inhabitants within the area of the Local Board town of Kurunegala are for or against the existence of foreign liquor taverns situated within that area :

No person will be allowed to vote unless he either-

(a) Produces at the time of voting a receipt for road tax paid by him within the 12 months preceding the ballot as a resident within the area served by the tavern or taverns proposed to be abolished; or

(b) Has been certified during the said 12 months to the local authority as a bona fide efficient soldier of the Defence Force under section 26 (5) of Ordinance No. 8 of 1910.

Date of Balloting.

Thursday, August 15, 1918, at 1.30 P.M., at the Government Agent's Office at the Kurunegala Kachcheri.

Kurunegala Kachcheri, July 5, 1918.

BEETRAM HILL, Government Agent

NOTIFICATIONS UNDER "THE PATENTS ORDINANCE, 1906."

THE following Specification has been accepted :-

No. 1,552 of August 2, 1917.

General Rubber Co.

" Improvements in apparatus for treating coagulum to remove moisture from it."

Abstract :---

The apparatus consists of a cylindrical chamber formed of bars set longitudinally and with a space between each pair of bars; and of an interrul ted Archimedean screw mounted for rotation inside that chamber. At one end of the chamber is a hopper for the admission of the coagulum to be treated, and at the other end is set transversely a pair of rolls. The coagvium put into the hopper is forced along the cylindrical chamber by the interrupted screw and between the rolls at the end of the chamber, and is thus squeezed and rolled to remove the moisture. The moisture escapes through the spaces between the bars forming the cylindrical chamber.

The claims are :---

I. In an apparatus of the kind described, in combination, a chamber having spaced milling rolls at one end thereof, an opening to permit the introduction of material therein, a screw passing through said chamber, and means to rotate said screw to feed material through said chamber and between said rolls.

2. In an apparatus of the kind described, in combination, a chamber having spaced milling rolls, an opening for the introduction of material through said chamber, an interrupted screw, and means to rotate said screw to feed material through said chamber and between said rolls.

3. In an apparatus of the kind described, in combination, a chamber having longitudinal orifices substantially as described and illustrated, and a terminal orifice substantially as described and illustrated, and means substantially as described and illustrated to feed material along said chamber and through said terminal orifice.

4. In an apparatus of the kind described, in combination, a chamber having its side walls provided with a plurality of longitudinal slits, spaced milling rolls arranged at the end of said chamber, and ar interrupted screw disposed in said chamber and adapted to force material along the chamber and between said rolls.

5. In an apparatus of the kind described, in combination, a chamber having its side walls provided with a plurality of longitudinal slits, spaced milling rolls arranged at the end of said chamber, and an interrupted screw disposed in said chamber and adapted to force material along the chamber and between said rolls, and means for actuating said screw.

6. In an apparatus of the kind described, in combination, a chamber having its side walls provided with orifices adapted to permit the escape of moisture, spaced milling rolls arranged at the end of said chamber, and a screw disposed in said chamber and adapted to force material along the chamber and between said rolls.

7. In an apparatus of the kind described, in combination, a chamber baving its side walls provided with orifices adapted to permit the escape of moisture, spaced milling rolls arranged at the end of said chamber, a screw disposed in said chamber and adapted to force material along the chamber and between said rolls, and means for actuating said screw. One sheet of drawings.

E. HUMAN. Registrar of Patents.

TRADE MARKS NOTICES.

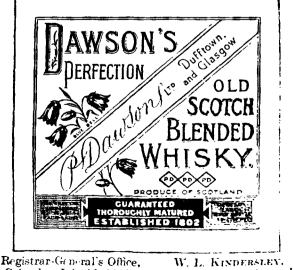
NOTE.—In the following lists the numbers in the second column show the number of the "Ceylon Government Gazette" in which the mark was advertised :—

| Trade Marks registered during the Month of June, 1918. | | | | | |
|--|---------|---------|--|--|--|
| Applica - | | Certi- | | | |
| tion Gazette Name of Registered | Class. | ficate | | | |
| No. No. Proprietor. | 0.0.0.0 | No. | | | |
| 1,2806,930Joseph Burton & Sons, Ltd. | 42 | 1,884 | | | |
| 1,3306,930The Colombo Commerical Co. | , | 1 | | | |
| Ltd. | 42 | 1,885 | | | |
| 1,3326,932Hector Peter Berenger | 45 | 1,886 | | | |
| 1,3356,933William Gossage & Sons, Ltd. | 1 | 1,887 | | | |
| 1,3316,937Cader Mohideen Mohamed | | | | | |
| | | 3 1.888 | | | |
| 1,3346,937William Gossage & Sons, Ltd. | 1 | 1,889 | | | |
| 1,3386,937Lipton, Limited | 42 | 1,890 | | | |
| 1,3416,937 Do. | 42 | 1.891 | | | |
| 1,3426,937 Do. | 42 | 1,892 | | | |
| 1,3436,937 Do. | 40 | 1,893 | | | |
| 1,3486,937 Tootal Broadhurst Lee Co., | | , | | | |
| Ltd. | 0. | 1,894 | | | |
| 1,3496,937 Do | 25 | 1,895 | | | |
| 1,3506,937 Do. | 25 | 1,896 | | | |
| 1,2696,938Western Clock Company | 10 | 1,897 | | | |
| Trade Marks renewed during the Month of | l June. | 1918. | | | |
| | 42 | 478 | | | |
| | . 43 | 485 | | | |
| Trade Marks removed from the Register dur | ing the | Month | | | |
| of June, 1918, through Non-payment of R | enewal | Fees. | | | |
| | . 42 | 412 | | | |
| | . 44 | 437 | | | |
| | . 42 | 423 | | | |
| Registrar-General's Office, W. L. Kn | NDERSI | EY. | | | |
| | trar-Ge | | | | |

F

Application No. 1,378.

IN compliance with the provisions of "The Tade Marks Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs. Peter Dawson, Limited, Dufftown, Banffshire, and 82, Great Clyde street, Glasgow, Scotland, Distillers and Whisky Merchants, who claim to be the proprietors of the following Trade Mark, have, through Messrs. F. J. & G. do Saram, of Colombo, applied for the registration of the same in their name in respect of whisky in Class 43 in the Classification of Goods in the above-mentioned Regulations :--



Registrar-General's Office, W. L. KINDERSLEV, Colombo, July 10, 1918. Registrar-General

NOTICES. ROAD COMMITTEE

Huluganga-Bambraela Branch Road.

(Storm Damage.)

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the cost of storm damage on the above road, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, July 20, 1918, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

| Government r | noiet | y Rs. 1 | .00 | 00 |
|-------------------|-------|---------------------------|------|-------------|
| Private contri | butio | ns Rs. 1 | .02* | 50 |
| Proprietors or A | gents | . Estates. | A | creage. |
| Nina Mahamado | Can- | | | |
| gany | •• ' | Tharnagala Group | •• | 28 |
| J. C. de Silva | | Hulugangawatta | •• | 60 |
| C B. Clay | | Mahousa | •• | 614 |
| C. Woods | ••• | Allacolla and Overdale | •• | 648 |
| R. J. Layard | ••• | Ratnatenna | •• | 456 |
| Mrs. Woods | ••• | Kandekattia | •• | 600 |
| J. C. de Silva | (| Galgodawatta | •• | 22 |
| G. Punchihamine | 1 | Wawakanattawatta | •• | 22 |
| Veerappen Kangan | y! | Tallagoya | •• | 28 |
| Marie Kangany | | Marie's Land and Florence | ə | 570 |
| T. C. Colthurst | (| Goomera Old and New | •• | 844 |
| Pana Sidambaran I | Xan- | | | |
| gany | | Galboda | •• | 21 0 |
| E. R. Cox |] | Baddegama | •• | 184 |
| E. G. Craddock | | Old Tunisgalla | •• | 435 |
| Mackwood & Co. |] | Halgalla and Madakelle | •• | 652 |
| J. P. Hortin | 1 | Lebanon Group | | 1,098 |
| Do, | | Knuckles Group | | 1,349 |
| G. G. Ross Clarke | | Katooloya | •• | 584 |
| Do. | | Jangamulla | •• | 263 |
| A 7 4 47 | 11 | | | |

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

| Provincial Road Committee's Office, | C. S. VAUGHAN, |
|-------------------------------------|----------------|
| Kandy, June 29, 1918. | Chairman |

Norwood-Campion Branch Road.

(Reconstruction of Bridwell Bridge.)

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the construction of a 30 feet span arch bridge at Kotiyagala and for the removal of existing iron bridge and to allow the payment of the private contribution of Rs. 5,225 in two instalments, the $\mathbf{\tilde{P}}$ ovincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, July 20, 1918, at 11.30 A.M., at their office in Kandy, proceed to assess the under mentioned estates to make up the first instalment of the private contribution, viz., Rs. 2,612 .50 :-

| 100 2,012 00. | | | |
|-----------------------------------|------------|---------|-------------|
| | Tota | al Am | ount. |
| Government moiety | R | s. 5.00 |)0 |
| Private contributions | R | | |
| | | | |
| Proprietors or Agents. | Estates. | Ac | ereage. |
| D. E. Kelly | Killarney | | 355 |
| Bogawantalawa Tea Co., Ltd | | | 473 |
| Do. (G. H. Sparkes) | | •• | 436 |
| Anglo-American Direct Tea Trad | - | | |
| ing Co., Ltd | | | 405 |
| Imperial Ceylon Tea Estates, Ltd. | | •• | 163 |
| Major-General Sir C. Fr. Hadden, | | | |
| K.C.B., and Fred. Hadden | Kotiyagala | • • | 1,089 |
| Kandapola Estates Co., Ltd | Devonford | •• | 284 |
| Kintyre Estates Company (Geo. | | | |
| Steuart & Co.) | Eltofts | | 2 90 |
| Ceylon Land and Produce Com- | | | |
| pany | Fetteresso | | 438 |
| R. H. Cooper | Lynford | •• | 273 |
| Chas. Strachan & Co. (T. Gidden) | Campion | and | |
| | Kohinoor | | 724 |
| | | | |

| Proprietors or Agents. | Estates. | Acreag | ю, | | | | |
|---|--------------|--------|------------|--|--|--|--|
| Ceylon Provincial Estates Co., | | | | | | | |
| Ltd | Loinorn | 2 | 39 | | | | |
| Imperial Ceylon Tea Estates, Ltd. | St. Vigean's | 1 | 85 | | | | |
| T. Farr & A. VanCitters | Northcove | 20 | 6 5 | | | | |
| J. Sheriff | Dunlow & Ald | lie 4' | 77 | | | | |
| And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions. | | | | | | | |
| | | | | | | | |

Provinci il Road Committee's Office, C. S. VAUGHAN, Kindy, July 9, 1918. Chairman.

Statement of Receipts and Expenditure on account of Market

| Lands in wainstand | DISTINCE | VI 10 CIIS-IIAII 104 | | 1910. | |
|---|--------------------------|--|--------------|-----------------|--|
| <i>Receipts.</i> Balance on January 1, 1918 Rent of Tanniyuttu market | Rs. c. 425 1 58 31 | <i>Expenditure.</i> Payments Balance | | Rs. c 483 32 | |
| Total | 483 32 | Total | •• | 483 32 | |
| District Road Committee's Mullaittivu, July 4, 1913 | s Office, B. | С. W. Вю | rmoi Chai | re, man. | |

Bevilla-Digowa Estate Cart Road.

N OTICE is hereby given that the Local Committee for the above road having reported to the Provincial Road Committee of the Province of Sabaragamuwa that the estates interested in the said road have been assessed for the expenditure incurred from January 1 to December 31, 1917, in the maintenance of the said road, namely, Rs. 1,878.01, on the acreages and for the sections set forth in the subjoined schedule, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 24 of the Estates Roads Ordinance, No. 12 of 1902, will on Saturday, July 13, 1918, at 1 P.M., at their office in Ratnapura, proceed to consider and confirm the assessment made by the Local Committee, and at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

SCHEDULE REFERRED TO.

Section A from Digewa to Tatuwalakanda boundary, a distance of 1 mile.

| Proprietors or Agents. | Estates. | Acı | eage. | Contr | ibuti | on. |
|--|-----------|-----|-------|-------|-----------|-----|
| Messrs. L. Bayly and G. A Talbot | . Digowa | | 541 | •• | Rs, 51 | |
| Nagolla (Ceylon) Rubber and Tea Plantation, Lto Messrs. Carson & Co. | ł., , | | | | | |
| Agents . | . Manikan | da | 437 | •• | 41 | 43 |
| | | | Total | •• | 92 | 75 |

Section B from Tatuwalakanda boundary to Ambalanpitiya at the Sitawaka-ganga, a distance of 11 miles.

| 1st | section, | 1 | mile. |
|-----|----------|---|-------|
|-----|----------|---|-------|

| T | otal | – | 839 82 | } |
|--|------|----|--------|------------|
| Mr. A. J. R. de Soysa Tatuwala- kanda | 446 | | 136 9 |) |
| and Tea Plantation, Ltd., Messrs. Carson & Co., Agents Manikanda | 437 | | 134 1 | 4 |
| Messrs. L. Bayly and G. A. Talbot Digowa Nagolla (Ceylon) Rubber | 541 | •• | 166 | 6 |
| 2nd section, $\frac{1}{2}$ mile. | | | | |
| Mr. A. J. R. de Soysa Tatuwala- kanda | 446 | •• | 126 | 14 |
| Messrs. Carson & Co., Agents Manikanda | 437 | | 123 | 5 8 |
| Nagolla (Ceylon) Rubber and Tea Plantation, Ltd., | | | | |
| Messrs. L. Bayly and G. A. Talbot Digowa | 541 | | 153 | 0 |

Section C from Ambalanpitiyn at the Sitawaka-ganga to Bevilla cart road, a distance of 21 miles. 1st mile section

| Ist | mile section | n. | | | | |
|--|--------------------|-----------------|--------------|------|------------------|----------|
| Proprietors or Agents. | | Acreage | ə. C | ontr | ibutic | m. |
| Messrs. L. Bayly and (| ¥ | | | | Rs. | |
| A. Talbot | . Digowa | 5 | 641 | • • | 169 | 36 |
| Nagolla (Cevlon) Rubb | ar | | - | | | |
| and Tea Plantation, Lt | | | | | | |
| Messrs. Carson & Co | | • | | | 100 | <u> </u> |
| Agents | Manikano | 18. 4 | 37 | •• | 136 | 80 |
| Mr. A. J. R. de Soysa | ., Tatuwala |)- A | 46 | | 139 | ይን |
| Mr. T. A. de S. Wijeratn | kanda Doppilo | | 8 0 | •• | 56 | |
| MIR. I. A. de S. Wijerain | | ••••• | 00 | •• | | |
| ٠ | | To | tal | | 502 | 14 |
| , 2nd, 1 | \times 2 mile se | cti on . | | | | |
| Messrs. L. Bayly and | Э. | | | | | |
| A. Talbot | Digowa | 5 | 41 | • • | 126 | 76 |
| Nagolla (Ceylon) Rubb | er | | | | | |
| and Tea Plantation, Lt | | | | | | |
| Messrs. Carson & Co | ·•• ••• •• | | | | 100 | |
| | . Manikand | | 37 | •• | 102 : | 37 |
| Mr. A. J. R. de Soysa | | | 10 | | 104 | ۲۸ |
| Mr. T. A. de S. Wijeratna | kanda | | 46 00 | •• | $\frac{104}{42}$ | |
| - | | | 80 | •• | 40 | 11 |
| 3rd, | t mile sectio | on. | | | | |
| Messrs. L. Bayly and | | _ | | | 00 | 77 |
| A. Talbot | Digowa | 0 | 41 | •• | 22 | 44 |
| Nagolia (Ceylon) Rubb and Tea Plantation, L | er Fa | | | | | |
| Messrs. Carson & C | | | | | | |
| Agents | Manikan | ia 4 | 37 | | 18 | 37 |
| Agents Mr. A. J. R. de Soysa | Tatuwala | • | | | | • |
| · · · · · · · · · · · · · · · · · · · | kanda | 4 | 46 | •• | 18 | 77 |
| Mr. T. A. de S. Wijeratn | a Pannila | 1 | 80 | •• | 7 | 59 |
| | _ | | | | | |
| | Tot | tal | | •• | 443 | 30 |
| | Gra | and To | tal |] | 1,878 | 1 |
| | Summary. | | | - | | |
| Estates. Acreage. | A section. B | section. | C se | ctio | n. Tote | al. |
| | Rs. c. R | s. c. | Rs. | c. | Rs. | c. |
| Digowa 541. | . 51 323 | 19 6 | 318 | 89. | . 689 | 27 |
| Manikanda 437. | . 41 4324 | 57 72. | 257 | 54 | 556 | 69 |
| Tatuwalakanda 446. | 20 | 83 4. | 262 | 90 | 525 | 94 |
| Pannila 180. | | | | | 106 | |
| Total1,604 | 92 75 8 | 39 82 | 945 | 44 | 1,878 | 1 |
| | | | . | | | |
| Provincial Road Commit | | , E | . A . | EL | PATA | , |
| Ratnapura, June 25, | , 1918. | | fo | r Cł | airma | an. |
| Ratnapura-Mal | wala Ferry | Branch | Roa | ıd. | | |

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the erection

of 5 rooms of temporary cooly lines, each 12 feet by 10 feet, with 5 feet verandah, at the 59th milestone on the Ratnapura-Malwala Ferry Branch road, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Branch Road; Ordinance, No. 14 of 1896, will on Saturday, July 13, 1918, at 1 P.M., at their office in Ratnapura, proceed to assess the undermentioned estates to make up the private contributions, viz. :--

| RATNAPURA-MALWA | LA FERRY BRANCH ROAD. |
|---|------------------------------|
| | No. 135 of June 15, 1918. |
| Government moiety Private contributions | Rs. 500.00 |
| Proprietors or Agents. | Estates. Acreage, |
| The Mahawala Tea Estate Saffragam Tea & Rubber Lansdowne Rubber Co., Lt | |
| & Co., Agents N. D. S. Silva, Winyatt's | Lansdowne 721 |
| road Mrs. N. D. B. Silva, Guildf | Silvaland 506 |
| Cinnamon Gardens The Consolidated Tea & 1 | . Agarsland 469 |
| Ltd Do, | Galbodi 742 Hapugastenna |
| Do | Group 3,393 Alupola 2,496 |
| M. G. Gomesz | Dikmukalana 200 |
| | Total 10,608 |
| 1 | · · · · · · · · · · · · |

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

Provincial Road Committee's Office, E. A. ELAPATA, Ratnapura, June 25, 1918. for Chiarman.

Dehiowita-Algoda Branch Road.

No. 14 of 1996 Therefore the Branch Roads Ordinance, No. 14 of 1896, I hereby give notice of my intention to hold a General Meeting of the proprietors or recident maragers of the estates interested in the Dehiowita-Alcoda Branch Road, in the District of Kegalla, Province of Sabaragamuwa, for the purpose of electing a Local Committee, which shall consist of not less than three nor more than five members, to perform the duties imposed upon such Committee by the said Ordinance for the next two years, namely, from August 24, 1918, to August 24, 1920.

The General Meeting shall consist of such number of proprietors or resident managers within the district as shall represent not less than one-third of the acreage.

The meeting will be held at the Yegama Factory on Wednesday, July 31, 1918, at 9 A.M.

Provincial Road Committee's Office, B. CONSTANTINE. Ratnapura, July 9, 1918. Chairman.

LOCAL BOARD NOTICES.

Panadure Sanitary Board.

OTICE is hereby given as required by section 51 (1) of Ordinance No. 19 of 1915, that an improvement scheme has been prepared affecting a small portion of the small town of Panadure.

The scheme is a street scheme, and concerns a proposed new street 50 feet in width and its frontages on either side to a depth of 3 chains.

The proposed street runs from a point on the Colombo-Galle road about 91 chains to the north of the junction of the Second Cross street at the Colombo Galle road to the 17th milepost on the said Colombo-Galle road. It crosses the following roads at the points indicated as follows :-

Second Cross street at a point about 6 chains from the junction of the Second Cross street and the Colombo-Galle road.

Third Cross street at a point 11 chains to the east of the Police Barracks.

Fourth Cross street at a point about 11 chains from the junction of the Fourth Cross street with the Gravets road.

Fifth Cross street at a point about 81 chains from the junction of the Fifth Cross street and the Gravets road.

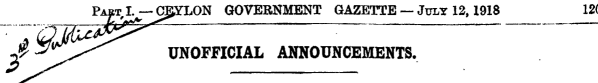
Sixth Cross street at a point about 81 chains from the junction of the Sixth Cross street and the Gravets road.

Seventh Cross street at a point about 51 chains from the junction of the Seventh Cross street and the Colombo Galle road.

Particulars of the scheme, a map of the area comprised therein, and a statement specifying the properties proposed to be acquired or otherwise dealt with under the scheme may be seen at all reasonable hours at the Office of the Sanitary Board Inspector of Panadure.

Kalutara, July 2, 1918.

C. V. BRAYNE, Chairman.



MEMORANDUM OF ASSOCIATION OF THE JAFFNA CO-OPERATIVE STORES, LIMITED.

The name of the Company is "JAFFNA CO-OPERATIVE STORES, LIMITED." 1.

The registered office of the Company is to be established in Vannarponnai West, Jaffna. 2.

3 The object for which the Company is established is to carry on trade in rice, paddy, cotton goods, dry grains, and all other articles of trade in Ceylon and abroad and any other business.

The liability of the Shareholder is limited. 4.

5. The nominal capital of the Company is One hundred thousand Rupees (Rs. 100,000), divided into One thousand shares of One hundred rupees each.

We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names.

| Names and Addresses | of Subscribers. | | | | ber of Shares taken each Subscriber. |
|---|-----------------|--------------|-----------------|------|---|
| A. SAPAPATHY of Jaffna | • • | • • | • • | •• | Three |
| W. WIJIARATNAM of Jaffna | • • | | •• | •• | Five |
| சை. ஆதமூகம்பின் சே of Jaffna | •• | •• | •• | •• | \mathbf{T} wenty |
| M. ASAIPILLAI of Jaffna | •• | •• | •• | •• | Ten |
| ப. முத்தையாபின்ன of Vaddukkod | dai | | •• | •• | Ten |
| WILLIAM ADAMS CLOUGH of Te | ellipallai | · • | •• | •• | \mathbf{Ten} |
| ச. வே. ஆறமுகம்பின் னே of Karativ | u., | •• | • • | •.• | Ten |
| W. DURAISWAMY of Jaffna | •• | •• | •• | *14 | Two |
| N. SELVADURAI of Jaffna | •• | •• | ÷. | ••• | Two |
| க. ஆமுடுக்பின்னே of Jaffna | •• | •• | •• | •.• | Ten |
| பி. த. சா. சாகப்பசெட்டி of Jaffna | •• | •• | •• | •• • | Ten |
| | | Total number | of-Shares taken | Ni | nety-two |

Dated the 8th day of May, 1918.

Witness to the above signatures :

V. PASUPATHY PILLAI, of Grand Bazaar, Jaffna.

ARTICLES OF ASSOCIATION OF THE JAFFNA **CO-OPERATIVE STORES, LIMITED.**

REGULATIONS.

1. The Regulations contained in Table C in the schedule annexed to "The Joint Stock Companies Ordinance, 1861," shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution.

BUSINESS.

2. The Company shall proceed to carry on business as soon after the registration thereof as the Diectors shall think fit ; and notwithstanding that the whole of the shares shall not have been subscribed, or applied for, or allotted, they shall do so as soon as, in the judgment of the Directors, a sufficient number of shares shall have been subscribed, or applied

for, or allotted. 3. The business of the Company shall be carried on by the Directors, subject to the control of General Meetings in accordance with these regulations. All or any of the employés of the Company may be required to give security for the faithful discharge of their duties.

SHARES.

4. The shares shall be under the control of the Directors, who may allot or otherwise dispose of the same to such persons, on such terms and conditions, and at such times, as the Directors think fit.

5. Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Directors may from time to time specify.

6. Of the full amount of Rs. 100 per share, a sum of Rs. 25 shall be paid on application, a further sum of Rs. 25 shall be paid on allotment, and the remaining sum of Rs. 50 shall be paid at such times, and in such instalments, as the Directors may from time to time regulate.

The Company shall, before making any calls upon the Shareholders in respect of moneys due from them on their 7. shares, give one month's notice at least of each such call, by publication in one or more of the local newspapers, and by

serving written notice thereof in manner hereinafter prescribed.
8. If on or before the day appointed for payment, any Shareholder does not pay the amount due from him, then such Shareholder shall be liable to pay interest for the same at the rate of 12 per cent. per annum from the date of default till the time of payment in full of such amount.

The Company may, if they think fit, receive from any of the Shareholders willing to advance the same, all or any part of the moneys due upon their respective shares, beyond the sums actually called for, and upon the moneys so paid in advance or so much thereof as from time to time exceeds the amount of the calls then made upon the shares in respect of which such advance has been made, the Company may pay interest to such Shareholders at such rate as may be agreed upon between them and the Company.

10. The shares shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares and may add to such shares such an amount of premium as they may consider proper.

11. Each Shareholder shall be liable to pay the amount of calls made on him to the person, and at the time and at the place appointed by the Directors.

12. A call shall be deemed to have been made at the time when the resolution of the Directors authorizing such call was passed.

13. If several persons are joint-holders of any share, any one of such persons may give effectual receipt for any dividend payable in respect of such shares.

The certificate of title to shares shall be issued under the seal of the Company and signed by two Directors 14. and the Secretary, or in such other manner as the Directors shall prescribe.

15. Every Shareholder shall be entitled on payment of 50 cents to one certificate for all shares registered in his name, specifying the share or shares held by him and the amount paid up thereon.

16. If such certificate is worn out or lost it may be renewed on payment of 50 cents.
17. No person shall exercise any rights of a Shareholder until his name shall have been entered in the Register of Shareholders, and he shall have paid all moneys payable for the time being on every share held by him.

TRANSFER OF SHARES.

18. The Company may decline to register any transfer of shares made by a Shareholder indebted to them.

19. Any Shareholder may, with the consent of the Directors previously obtained, transfer all or any of his shares. The instrument of such transfer shall be in writing, signed both by the transferor and the transferee. And the transferor shall be deemed to remain the holder of the share until the name of the transferee is entered in the Register.

20. The instrument of transfer shall be presented to the Company accompanied by such evidence as they may require to prove the title of the transferor, and thereupon the Company shall register the transferee as a Sharcholder. 21. The Transfer Books shall be closed during the fourteen days immediately preceding the Ordinary General

Meeting in each year. 22. The executors, administrators, or heirs of a deceased Shareholder shall be the only persons recognized by the

Company as having any title to his share. Provided, however, that the heirs of a deceased Shareholder shall not be recognized as Shareholders, unless letters of administration be taken out to the estate of the said deceased Shareholder if the law so requires it.

23. Any person becoming entitled a share in consequence of the death, bankruptcy, or insolvency of any Shareholder, or in consequence of the marriage of any female Shareholder, or in any way other than by transfer, may be registered as a Shareholder upon such evidence being produced, as may from time to time be required by the Company.

24. Any person who has become entitled to a share in any way other than by transfer may, instead of being registered himself, elect to have some person to be named by him registered as a holder of such share. The person so becoming entitled shall testify such election by executing to his nominee a transfer of such share.

CALLS:

25. If any Shareholder fails to pay any call or instalments due, from him on the appointed day, the Company may at any time thereafter, during such time as the amount remains unpaid, serve a notice on him, requiring him to pay such amount together with any interest that may have accrued by reason of such non-payment.

26. The notice shall name a further day and a place or places on and at which such money is to be paid. It shall further state that in the event of non-payment, at the time and place appointed, the share in respect of which such money is due is liable to be forfeited.

given, may, at any time thereafter, be forfeited by a resolution of the Directors to that effect. 28. Any shares so forfeited shall be deemed to be the 27. If the requisitions of any such notice are not complied with, any share in respect of which such notice has been

Any shares so forfeited shall be deemed to be the property of the Company and may be disposed of in such manner as the Company thinks fit.

29. Any Shareholder whose share has been forfeited shall, notwithstanding, be liable to pay to the Company all moneys owing upon such shares at the time of forfeiture.

CAPITAL.

30. The Directors may, with the sanction of the Company previously given in General Meeting, increase its capital by the creation of new shares.

31. Any capital raised by the creation of new shares shall be considered part of the original, and shall be subject to the same provisions in all respects, whether with reference to the payment of calls or otherwise, as if it had been part of the original capital.

MEETINGS.

32. The first General Meeting shall be held at such time, not being more than twelve months after the incorporation

of the Company, and at such place as the Directors may determine. 33. Subsequent General Meetings may be held at such time and place as may be prescribed by the Company in ė. General Meeting, and if not so prescribed, then at such place and at such time in the month of May in each year as the Directors shall determine.

34. The above-mentioned General Meetings shall be called Ordinary Meetings. All other General Meetings shall

be called Extraordinary. 35. The Directors may, whenever they think fit, and they shall, upon a requisition made in writing by any number make the shares of the Company, convene an Extraordinary of Shareholders, holding in the aggregate not less than one-fifth part of the shares of the Company, convene an Extraordinary General Meeting.

36. Any requisition so made by the Shareholders shall express the object of the meeting proposed to be called, and shall be left at the registered office of the Company.

Upon the receipt of such requisition, the Directors shall forthwith proceed to convene a General Meeting ; if 37. they do not proceed to convene the same within twenty one days from the date of the requisition, the requisitionists or any other Shareholders holding the required number of shares may themselves convene a meeting.

38. Twenty-one days' notice at least, specifying the place and the hour of meeting, and the purpose for which any General Meeting is to be held, shall be given by advertisement or in such other manner, if any, as may be prescribed by the Company

Any Shareholder may, on giving not less than seven days' previous notice of any resolution, submit the same 39. to a meeting. 40. Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.

No business shall be transacted at any meeting, except the declaration of dividend, unless a quorum of Shareholders is present at the commencement of such business, and such quorum shall be ascertained as follows, that is to say. if the Shareholders belonging to the Company at the time of the meeting do not exceed twenty in number, the quorum shall be ten ; if they exceed twenty, there shall be added to the above quorum one for every additional ten Shareholders. with this limitation that no quorum shall in any case exceed forty.

42. If within one hour from the time appointed for the meeting the required number of Shareholders is not present, the meeting, if convened upon the requisition of Shareholders, shall be dissolved. In any other case it shall stand adjourned to the following day at the same time and place ; and if at such adjourned meeting the required number of Shareholders is not present, it shall be adjourned sine die.

The Chairman, if any, of the Board of Directors shall preside as Chairman at every meeting of the Company. 43. If there be no such Chairman, or if at any meeting he is not present, the Shareholders present shall choose one of their number to be Chairman of the meeting.

44. The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.

At any General Meeting, unless a poll is demanded by at least five Shareholders, a declaration by the Chairman 45. that a resolution has been carried, and an entry to that effect in the Book of Proceedings of the Company, shall be sufficient evidence of the fact, without proof of the number or proportion of the votes recorded for or against such resolution.

46. If a poll is demanded in manner aforesaid, the same shall be taken in such manner as the Chairman directs, and the results of such poll shall be deemed to be the resolution of the Company in General Meeting.

47. Every Shareholder shall have one vote for every share held by him.

If any Shareholder is a minor, lunatic, idiot, or prodigal, he may vote by the person legally appointed to the 48. charge and administration of his property.

If two or more persons are jointly entitled to a share or shares, the person whose name stands first in the 49 Register of the Shareholders as one of the holders of such share or shares, and no other, shall be entitled to vote in respect of the same.

50. No Shareholder shall be entitled to vote at any meeting, unless all moneys due from him to the Company are paid.

51. Votes may be given either personally or by proxy. A proxy shall be appointed in writing under the hand of the appointer, or if such appointer is a corporation under their common seal, and shall have affixed thereto a stamp of such value as shall in law be requisite.

No person shall be appointed proxy who is not a Shareholder, and the instrument appointing him shall be 52.deposited at the registered office of the Company, not less than twenty-four hours before the time of holding the meeting at which he proposes to vote ; but no such instrument shall be valid after the expiration of three months from the date of its execution.

DIRECTORS.

53. Until otherwise determined by a General Meeting, the number of Directors shall not be less than seven or exceed fifteen.

54. The qualification of a Director shall be the holding of ten shares, or the obtaining of the votes of a person or

 bilding twenty-five shares in the aggregate.
 55. The first Directors shall be Hon. Mr. A. Sapapathy, M.L.C.; Messrs. W. Duraiswamy, Advocate; V. Arumugampillai, Merchant; M. Asaipillai, Proctor; P. Muttiah, Merchant; W. A. Clough, Pensioner; S. V. Arumugam, Merchant;
 W. Wijiaratnam, Pensioner; N. Selvadurai, Principal; K. Arumugam, Jeweller; and P. K. N. Nagappa Chetty, Merchant; and they shall hold office, except in the event of their becoming respectively disqualified, until the first Ordinary General Meeting of the Company.

56. Any casual vacancy in the Board may be filled up by the Board, but any person so chosen shall hold office only until the next Annual General Meeting.

57. As remuneration for their services the Directors shall be entitled to receive out of the funds of Company such annual sum as may be voted by the Shareholders in General Meeting. Such remuneration shall be exclusive of any sum paid by way of salary or remuneration to any Managing Director or Directors, and shall be divided among the Directors as they may determine. 58. The office of a Director shall be vacated-

(1) If he ceases to hold the number of shares qualifying him for the office.

(2) If by notice in writing to the Company he resigns office.

(3) If he becomes insolvent.

(4) If he is found lunatic, or become of unsound mind.

59. The Company may, by special resolution, remove any Director, before the expiration of his term of office, and appoint another Shareholder in his stead.

60. At every Ordinary Meeting of the Company, the whole of the Directors shall retire from office, but they shall be eligible for re-election.

61. The Directors may from time to time appoint one or more of their body to be Managing Director or Directors of the Company, with such powers as the Directors may think fit to confer on him or them, either for any fixed term or without any limitation as to the period for which he is to hold such office and may, subject to any contract between him and the Company, from time so time remove or dismiss him from office and appoint another in his place. The remunera. tion of the Managing Director shall be fixed by the Directors and may be by way of salary, commission, percentage, or participation in profits, or by any or all of these modes.

The Directors may meet together for despatch of business, adjourn, and otherwise regulate their meetings as 62. they think fit, and may determine the quorum necessary for the transaction of business ; and until otherwise determined, five shall form a quorum.

A Director may, and the Secretary at the request of any Director shall, at any time convene a meeting of the 63. Questions arising at any meeting of the Directors shall be decided by a majority of votes of the Directors Directors. present, and in case of equality of votes the Chairman shall have a casting vote.

64. The Directors may elect a Chairman of their meetings, and may determine the period for which he shall hold If such Chairman has not been appointed, or if he is not present at the time appointed for a meeting, the Directors office. present shall choose some one of those present to be Chairman of such meeting.

The Directors shall cause Minutes to be made in a book or books, provided for and solely used for that purpose-65.

- (1) Of all appointments of officers made by the Directors.
- (2) Of the names of Directors present at each meeting of Directors.
- (3) Of all orders made by the Directors.
- (4) Of all resolutions and proceedings of meetings of the Company and of the Directors, and any such minute as aforesaid, if signed by any person purporting to be the Chairman of any meeting of Directors, shall be receivable in evidence without any further proof.

A resolution in writing signed by all the Directors shall be as valid and effectual, as if it had been passed at a 66. meeting of the Directors duly called and constituted.

67. The Directors may delegate any of their powers to committees consisting of such Shareholder or Shareholders of their body as they think fit and may revoke the appointment of any such committee. Any committee so formed shall in the exercise of the powers so delegated, conform to any regulations that may from time to time be imposed on it by the Directors.

The meetings and proceedings of any such committee consisting of two or more Shareholders shall be governed 68 by the provisions herein contained for regulating the meetings of Directors so far as the same are applicable thereto and are not superseded by the express terms of the appointment of the committee or by any such regulations as aforesaid.

DIVIDEND.

The Directors may, with the sanction of the Company in General Meeting, declare a dividend to be paid to the 69. Shareholders in proportion to their shares.

70. No dividend shall be payable except out of the profits arising from the business of the Company and with the sanction of the Directors.

71. The Directors may, before recommending any dividend, set aside out of the profits of the Company such sum as they think proper as a reserve fund to meet contingencies or for equalizing dividends, or for repairing or maintaining the works connected with the business of the Company or any part thereof, and the Directors may invest the sum so set apart as a reserve fund, upon such security as they may, with the sanction of the Company, select.

72. The Directors may deduct from the dividends payable to any Shareholder all such sums of money as may be due from him to the Company on account of calls or otherwise. 73. No dividend shall bear interest as against the Company.

74. Notice of any dividend that may have been declared shall be given to each Shareholder, or sent by post or otherwise to his registered place of abode; and all dividends unclaimed for three years, after having been declared, may be forfeited by the Directors for the benefit of the Company.

75. The Directors shall cause true accounts to be kept of the moneys, received and expended by the Company and all matters in respect of which such receipts and expenditure take place and of the property, assets, credits and liabilities of the Company. But no Shareholder shall have any right to insist on the inspection of any account book or document of the Company except as conferred by the Ordinance, or authorized by the Directors, or by a resolution of the Company in General Meeting.

ACCOUNTS

76. Once at least in every year the Directors shall lay before the Company in General Meeting a statement of the income and expenditure of the Company for the past year made up to a date not more than three months before each meeting.

The statement so made shall show, arranged under the most convenient heads, the amount of gross income 77. distinguishing the several sources from which it had been derived and the amount of gross expenditure distinguishing the expense of the establishment, salaries, and other matters.

78. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of the profit and loss may be laid up before the meeting; and in cases where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year; the whole amount of such item shall be stated with the addition of the reasons why only a portion of such expenditure is charged against the year.

79. At the Ordinary Meeting in each year the Directors shall lay before the Company a balance sheet containing a summary of the property and liabilities of the Company.

80. A printed copy of such balance sheet shall, twenty-one days previously to such meeting, be delivered or sent by post to the address of every Shareholder.

AUDIT.

81. The accounts of the Company shall be examined and the correctness of the balance sheet ascertained by one or more Auditors to be elected by the Company in General Meeting.

The remuneration of the Auditors shall be fixed by the Company at the time of their election. 82.

If any casual vacancy occurs in the office of Auditors, the Directors shall forthwith call an Extraordinary 83. General Meeting for the purpose of supplying the same. 84. The Directors shall appoint the first Auditors to audit the accounts of the Company until the first Ordinary

General Meeting and fix the remuneration payable to them.

85. Every Auditor shall be supplied with a copy of the balance sheet, and it shall be his duty to examine the same with the accounts and vouchers relating thereto.

86. Every Auditor shall have a list delivered to him of all the books kept by the Company, and he shall at all reasonable times have access to the books and accounts of the Company. He may at the expense of the Company employ accountants or other persons to assist him in investigating such accounts and he may in relation to such accounts examine the Directors or any other officer of the Company.

87. The Auditors shall make a report to the Shareholders upon the balance sheet and accounts, and in every such report they shall state, whether in their opinion, the balance sheet is full and fair containing the particulars required by these regulations and properly drawn up so as to exhibit a true and correct view of the state of the Company's affairs ; and in case they have called for explanations or information from the Directors, whether such explanations or information have been given by the Directors, and whether they have been satisfactory; and such reports shall be read, together with the report of the Directors at the Ordinary Meeting.

NOTICES.

88. Notices requiring to be served by the Company upon the Shareholders may be served either personally, or by leaving the same, or sending them through the post at their registered places of abode.

89. Every Shareholder shall give an address which shall be deemed his place of abode and shall be registered as such in the Books of the Company.

90. Any notice sent by post shall be deemed to have been served at the time when the letter concerning same is posted, and in proving such service, it should be sufficient to prove that the letter containing the notice was properly addressed and put in a Post Office box or handed in at a Post Office.

A. SAPAPATHY. W. DUBAISWAMY. வை, ஆதமுகக்கேச்சு M. ASAIPILLAI. u. oʻ**jaşurda'la** W. A. Clough. e. Cu. "g. posielia da W. WIJIARATNAM. N. SELVADURAI. s. 4000 ada br 1. 6. 8r. srainwrig Attesting witness :.

Third Publication.

V. PASUPATHY PILLAI

MEMORANDUM OF ASSOCIATION OF THE SMALL INVESTMENTS COMPANY, LIMITED.

- 1.
- The name of the Company is "THE SMALL INVESTMENTS COMPANY, LIMITED." The registered office of the Company is to be established at No. 40c, Wellawatta road, Bambalapitiya, in 2. Colombo.

The objects for which the Company is established are-3

- (a) The carrying on of the business of purchasing and leasing land, and planting, building on them, and otherwise developing them.
- (b) The maintenance of such houses, plantations, estates, and lands, and their sale, lease, or other disposal for the profit of the Company.
- (c) The lending of money on interest.
- (d) The doing of all things necessary for carrying out successfully the objects set out in (a), (b), and (c).
- The liability of the Company is limited. 4.

5. The nominal capital of the Company is Rupees Two hundred and forty Thousand (Rs. 240,000), divided into Two thousand shares of Rupees One hundred and Twenty each.

We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names.

| Names and Addresses of Subscribers. | | | | r of Shares taken ach Subscriber. | |
|---|-----------------|----------------|------|--------------------------------------|---|
| Mudaliyar B. P. DE SILVA, Sirimedura Walauwa, | , Galle | •• | • • | One | |
| T. AMARASURIYA, Sirimedura Walauwa, Galle | •• | •• | •• | One | |
| D. AMARASURIYA, Riverside, Galle | •• | •• | •• | One | |
| J. P. S. DE SILVA, Proctor, Ambalangoda | •• | •• | •• | One | |
| M. DE A. DISSANAYAKE, Gaydene, Bambalapitiya | B. | •• | •• | One | |
| P. A. DE SILVA, Gaydone, Bambalapitiya | •• | •• | •• | One | |
| M. W. H. DE SILVA, Treshima, Havelock Town | • • | •• | •• | One | |
| | Total number of | f Shares taker | 1 | Seven | |
| | | Witnes | | | |
| Dated the 11th day of June, 1918. | | | IVI. | W. R. DE SILVA | • |

ARTICLES OF ASSOCIATION OF THE SMALL INVESTMENTS COMPANY, LIMITED.

SHARES.

1. Every person taking shares in the Company shall testify his acceptance thereof by writing under his hand in such form as the Company from time to time directs.

2. Every application for allotment of shares in the Company shall be accompanied by a payment at the rate of Rs. 10 for each share applied for, and in case the shares are allotted, the Shareholder shall thereafter pay at the rate of Rs. 10 per month for each share allotted during the succeeding eleven months, before the 10th day of every such succeeding In the event of shares not being allotted the money accompanying the application shall be returned to the month applicant.

3. Any Shareholder failing to pay an instalment when due shall be liable to pay interest at the rate of 12 per cent. on the sum remaining unpaid from the date from such sum became due till the date of payment.

4. The Company may receive from any Shareholder willing to advance the same the whole or any part of the instalments to become due upon his shares, and may allow interest thereon at a rate not exceeding 6 per cent. per annum.

The Company may decline to register a transfer of shares made by a Shareholder who is in debt to the Company. Б.

Every Shareholder shall on payment of a fee of cents fifty be entitled to a certificate (which may be renewed 6. on payment of a similar fee) specifying the share or shares held by him and the amount paid on them.

7. The Transfer Books shall be closed during the fifteen days immediately preceding the Ordinary General Meeting of every year.

TRANSMISSION OF SHARES.

On the death, bankruptcy, or insolvency of any Shareholder his executor, or administrator, or assignee may be 8. registered as a Shareholder on satisfactory proof of his status as such executor, administrator, or assignee being produced. 9. No person becoming entitled to a share by succession to any Shareholder will be entitled to any privileges of a Shareholder till his name is registered in the Books of the Company as a Shareholder.

FORFEITURE OF SHARES.

10. If any Shareholder fails to pay any instalment within a period of three months from the date when such instalment became due, the Directors shall serve a notice on such Shareholder calling upon him to pay such instalment with interest within three days of the service of such notice.

11. If any Shareholder fails to comply with the requirements of such notice, the Directors may declare such share forfeited, notwithstanding the payment of any interest under rule 3. 12. The shares so forfeited shall be the property of the Company and may be disposed of in such manner as the

Company thinks fit.

INCREASE OF CAPITAL.

The Company may, by a resolution of the Shareholders passed at a meeting called for the purpose, increase 13. its capital by an increase in the number of shares of the Company.

14. Any capital raised by such addition to the number of shares of the Company shall be subject to the same provisions as the original capital.

GENERAL MEETINGS.

15. The first General Meeting shall be held at such time, not more than twelve months after the incorporation of the Company, and at such place as the Directors may determine.

16. Subsequent General Meetings shall be held at such time and place as may be prescribed by the Company in General Meeting, and if no other time or place is prescribed, a General Meeting shall be held on the first Monday in the month of June of every year, at such place as the Directors may determine.

The above-mentioned General Meetings shall be called Ordinary, and all other General Meetings Extraordinary. 17. The Directors may, whenever they think fit, and they shall, upon a requisition in writing made by any number 18.

of Shareholders holding in the aggregate not less than one-fifth of the shares in the Company, convene an Extraordinary Meeting.

Any requisition so made by the Shareholders shall state the object of the meeting proposed to be called, and Ĭ9. shall be left at the registered office of the Company.

20, Upon the receipt of such requisition, the Directors shall forthwith proceed to convene a General Meeting. If they do not proceed to convene the same within twenty-one days from the date of the requisition, the requisitionists or any other Shareholders holding the required number of shares may themselves convene a meeting.

21. Seven days' notice at least, specifying the place and the hour of meeting, and the purpose for which the meeting is to be held, shall be given by advertisement in a local newspaper, or in any other effectual way, in which the Directors may determine.

Any Shareholder may, on giving not less than three days' previous notice of any resolution, submit the same 22. to a meeting.

23. No business shall be transacted at any meeting, except the declaration of a dividend, unless a quorum of the Shareholders is present at the commencement of such business, and such quorum shall be ascertained as follows, that is to say, if the Shareholders of the Company at the time of the meeting do not exceed ten in number, the quorum shall be five. If they exceed ten, there shall be added to the above quorum one for every additional five Shareholders up to fifty, and one for every additional ten Shareholders after fifty, provided, however, that the quorum shall in no case exceed thirty.

24. If within one hour from the time appointed for the meeting the required number of Shareholders is not present, the meeting, if convened upon the requisition of the Shareholders, shall be dissolved. In any other case it shall stand adjourned for any date which may be determined upon by the Directors.

25. Every meeting shall appoint one of the Directors as its Chairman.
26. The Chairman may, with the consent of the meeting, adjourn any meeting from time to time, but no business shall be transacted at such adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.

27. A declaration by the Chairman of any meeting that a resolution has been carried, and an entry to that effect in the books of the proceedings of the Company shall be sufficient proof of the fact of such resolution been carried.

VOTE OF SHAREHOLDERS.

28. Every Shareholder shall have one vote for every share up to five. He shall have an additional vote for every five shares beyond the first five up to twenty-five, and an additional vote for every ten shares beyond the first twenty-five. 29. If any Shareholder is a minor or under other disability he may vote by his guardian or curator.

No Shareholder shall be entitled to vote at any meeting unless all the instalments due on his shares have been 30. paid nor until he has been possessed of his shares for two months.

 Votes may be given either personally or by proxy.
 No person shall be appointed a proxy who is not a Shareholder, and the instrument appointing him shall be deposited at the registered office not less than twenty-four hours before the time of holding the meeting at which he proposes to vote. No proxy shall be of any force after the expiration of a month from the date of its execution.

DIRECTORS.

33. The number of the Directors and the names of the first Directors shall be determined by the subscribers to the Memorandum.

Powers of Directors.

34. The business of the Company shall be carried on by the Directors of the Company, and they shall exercise all the powers of the Company, except those which are by these articles of association declared to be only exercisable by the Company in General Meeting.

35. A Director shall vacate his office-

(a) If he holds any other office or place of profit under the Company.

(b) If he becomes insolvent.

(c) If he is concerned in or participates in the profits of any contract with the Company.

(d) If he participates in the profits of any work done for the Company.

ROTATION OF DIRECTORS."

36. At the First Ordinary Meeting after the incorporation of the Company all the Directors shall retire from office, and at the First Ordinary Meeting of every subsequent year one-third of the Directors shall retire from office.

37. The Directors who are to retire during the first and second years ensuing the incorporation of the Company shall, unless the Directors agree among themselves, be determined by ballot. In every subsequent year the one-third who have been longest in office shall retire.

38. The retiring Directors shall be eligible for re-election.

39. The Company shall at the General Meeting at which the Directors retire elect an equal number of persons to fill up the vacated offices, but if no election is made at such meeting or at any adjournment thereof the retiring Directors shall continue to act till the next ordinary meeting.

40. Any casual vacancy in the Board of Directors may be filled up by the Directors, and the persons who are

appointed shall hold office so long as the vacating Director would have held office if no vacancy had occurred. 41. The Company in General Meeting may by special resolution remove any Director and appoint another in his place.

DIVIDENDS.

The Directors may, with the sanction of the Company in General Meeting, declare a dividend to be paid out 42. of the profits earned by the Company to the Shareholders in proportion to the numer of instalments paid by them.

ACCOUNTS.

43. Once at least in every year the Directors shall lay before the Company in General Meeting a full and complete statement of the income and expenditure, as well as a complete balance sheet for the past year made up to a date not more than three months before such meeting.

44. A copy of such balance sheet shall be sent to all the Shareholders at least seven days previously to the meeting at which such balance sheet is to be submitted.

AUDIT.

45. The accounts of the Company shall be audited annually, and the report of the Auditors on the accounts of the Company shall be read at the ordinary meeting, together with a report from the Directors with regard to the working of the Company.

The Auditors shall be appointed by the Company at one of its meetings and such Auditors may or may not 46. be Shareholders of the Company.

NOTICES.

47. Notices requiring to be served on the Shareholders may be served either personally, or by leaving the same, or sending them through the post in a letter addressed to the Shareholders, at their registered places of abode.

Dated the 11th day of June, 1918.

[Second Publication.]

Mor (Ceylon) Estates, Limited.

erebylgiven that a Meeting of Debenture the above Company will be held at NO. 7.4., Prince street, Fort, Colombo, on Holder Kuikling Llovd's 26, 1918, е. 11.30 а.м. Friday

Business.

To approve the appointment of the Hon. Mr. Ernest Reed Williams and Messrs. Sydney George Alexander Julius and Oscar Percy Mount of the firm of Messrs. Julius & Creasy, Colombo, as trustees for Debenture Holders in place of Mr. John Robson, who has resigned, and to consider any other business that may be properly brought before the Meeting.

D. W. WATSON, Trustee for the Debenture Holders. 1918. Colombo_July

Application Renewal of Foreign Liquor Licenses. W E hereby give notice that we have on July 9, 1918, application de Government Agents, Western Province and Central Province, for the licenses shown in the Schedule hereto annexed, for the licensing period ending September 30, 1919 :---

Schedule referred to.

Name and address of applicant : Cargills, Limited. Description of license or licenses applied for : Foreign

liquor licenses. State whether application is for renewal of existing license

or for a new license : For the renewal of existing licenses. Situation of premises to be licensed: 17, York street, Colombo; 1 and 2, Alexandra place, Colombo; 34, Ward street, Kandy; 14, Uda Pussellawa, Nuwara Eliya.

Signature of Applicant: CARGILLS, LIMITED, A. J. MARTIN,

General Manager.

Dates July 9, 19

isation for Renewal of Foreign Liquor License.

I bereby given other that I have on July 10, 1918, applied to the evenment Agent of the Western Province for the license shown in the schedule hereto annexed, for the licensing period ending September 30, 1919 :--

Schedule referred to.

Name and address of applicant: Thomas Emmanuel

Vanderwert, Hampden lane, Wellawatta. Description of license or licenses applied for: Retail license for the sale of foreign liquor not to be consumed

on the premises. State whether application is for renewal of existing license or for a new license : Renewal of license.

Situation of premises to be licensed : 622, Galle road, Wellawatta.

Signature of Applicant : Date : July 10, 1918.

T. E. VANDERWERT.

B. P. DE SILVA. T. AMARASURIYA. D. AMARASURIYA. J. P. S. DE SILVA. M. DE A. DISSANAYAKE. P. A. DE SILVA. M. W. H. DE SILVA.

Witness : M. W. R. DE SILVA.

Auction Sale under Mortgage Decree, D. C., Colomb No. 46,118.

NDER and by virtue of the decree entered in favour of P. R. S. A. R. Arunasalam Pillai of Calmbo against B. James Perera Gunaratna, otherwise knows as James P. Gunaratna of Kalutara, and the order to sell issued to me, I shall sell by public auction on Monday, August 5, 1918, at the spot, at 5 P.M., the following property specially bound and executable for the recovery of the amount due on the said decree :-

(1) All that allotment of land, marked D on the plan, with the buildings thereon, bearing assessment No. 6, situated at Lockgate lane in St. Sebastian, within Municipal limits of Colombo, containing in extent $8\frac{1}{2}$ perches; and (2) an allotment of land, with the buildings thereon, bearing assessment No. 7, situated as aforesaid, containing in extent 18 25/100 perches.

Further particulars from J. Tambyah Bartleet, Esq., Proctor, Hulftsdorp, or-

No. 6, Hulftsdorp, Colombo.

AYRES KARUNARATNA. Auctioneer and Br

Auction Sale of Valuable Premises at Goulding La Slave Island, under Partition Decree.

virtue of the commission issued to me in ЭY В No. 48,842 of the District Court of Colombo, 1 sell by auction on Saturday, August 24, 1918, at the at 4 P.M.-

An allotment of land with the buildings thereon, bearing assessment Nos. 21, 29, 23, and 24, situated at Goulding lane, Slave Island, Colombo, containing in extent 13'92/100 square perches.

The said premises will be first put up for sale among the co-owners thereof at the price at which the same has been valued, and if not purchased by any co-owner will imme. diately thereafter be put up to public auction to the highest bidder.

H. D. JOHN PIERIS.

Commissioner and Auctioneer. No. 8, Hulftsdorp street, Colombo.

Auction Sale.

NDER the decree entered in case No. 41,356, D.C. Colombo, and by virtue of the order issued to me by the said court, I shall put up for sale by public auction of Saturday, August 3, 1918, at the spot, at 5 P.M., the following property declared specially bound and executable for the recovery of the amounts due under the said decree, to wit:

An undivided 1 part of all that garden called Galaboda. watta, together with the plantations and the house standing thereon, situated at Attidiya, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province ; bounded on the north by land described in title plan No. 193,611 and the lot No. 78 in preliminary plan No. 4,311, on the east and south by roads, and on the west by land described in title plans Nos. 193,588 and 193,587; containing in extent 2 acres 1 rood and 21 perches.

No. 61, Belmont street, Colombo, July 9, 1918. H. M. PEIRIS, Auctioneer.

ç

Auction Sale.

1210

In the District Court of Kalutara.

Boniabaduge Bernard Robert Perera of Beruwala..Plaintiff No. 5,699. Vs.

Wappu Marikar Ahamado Ismail Marikar, (2)
 Wappu Marikar Mohamado Samsadeen Marikar, (3)
 Wappu Marikar Mohamado Saiyado Marikar, all of

Deenagoda, in Beruwala......Defendants.

U NDER the mortgage decree entered in the above case, and by virtue of the order issued to me by the District Court of Kalutara, I shall sell by public auction, at the spots, commencing at 10 A.M., on Saturday, August 3, 1918, the following property declared bound and executable for the recovery of the sum of Rs. 1,426.66, with interest at 9 per cent. per annum from February 24, 1914, till payment, and cost, Rs. 209.27, to wit :--

(1) Half of the planter's $\frac{1}{2}$ share of the 4th and 5th plantations and undivided 1/24 and 1/100 parts of the entire will and cf the soil share trees of Kituladiwatta, with $\frac{7}{2}$ parts of the big tiled house built thereon with stone and the public buildings thereto, situate at Deenagoda; bounded on the north by the garden wherein Periya Thamby resides, on the east by the residing garden of Thamby Marikar Sinna Lebbe Marikar and others, on the south by the ditch of the field, and on the west by the residing garden of fisher

caste people ; containing in extent about 6 acres, together with 2 satinwood almirahs, 4 jakwood couches, and 10 hanging glass lamps which are in the said house.
(2) Undivided 5/96 parts of the soil and of all the trees

(2) Univided systematics of the son and of an error of Kituladuwatta, situate at Deenagoda; bounded on the north by the garden wherein Periya Thamby resides, on the east by the residing garden of Thamby Marikar Sinna Lebbe Marikar and others, on the south by the ditch of the field, and on the west by the residing garden of fisher caste people; containing in extent about 6 acres.

Kalutara, July 8, 1918. C. H. RANASINGHA, Auctioneer.

Auction Sale.

DER mortgage decree in case No. 12,031, D. C., Negombo, entered in favour of the plaintiff Sawanna Lena Muttaiya Pulle of Negombo against the ulants (1) Ranhotipedige Jambuwa, (2) ditto Lenthuwa, (3) ditto Gabriya, all of Akaragama, and by virtue of

the order to sell issued to me for the recovery of the amount therein stated, I shall sell by public auction, at the respective spots, on Saturday, August 3, 1918, the under-mentioned properties mortgaged as secondary mortgage by mortgage bond No. 8,714, dated November 22, 1913, attested by C.H.de Silva, Notary Public, to wit :--

At 4 P.M.

1. The undivided portion, in extent 2 acres, of the land called Nugagahalanda, situate at Akaragama, in Dunagaha pattuwa, in the Negombo District, in extent about 8 acres.

At 4.30 р.м.

2. The field called Millagahakumbura, situate at Akaragama aforesaid, in extent 2 parrahs of paddy sowing ground, and the thereto belonging high land 45 coconut trees plantable extent.

[•]For further particulars apply to P. D. F. de Croos, Esq., Proctor and Notary, Negombo, or to me:

77 1

Negombo, July 9, 1918.

K. L. PEREIRA, Auctioneer.

Auction Sale of Property at Pannara, in the District of Kurunegala.

The Address Ad

amount therein stated, I shall sell the under-mentioned property mortgaged by bond No. 6,216 dated December 8, 1914, and attested by Peter W. Marasinghe, Notary, by public auction, at the spot, at 9.30 A.M., on Monday, August 5, 1918, at the risk of the original purchaser Perthapamudalige Peeris Appuhamy of Pannara, to wit :---

The land Kongahawatta, of about 4 acres, situate at Pannara, in Pitigal korale of Katugampola hatpattu, in the District of Kurunegala, North-Western Province, excluding the undivided portion sufficient for 100 coconut trees on the eastern side of this land, the undivided $\frac{1}{2}$ share from the remaining undivided land.

Further particulars from D. L. E. Amerasinghe, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

| Negombo, July 9, 1918. | M. P. | KURERA, Auctioneer. |
|------------------------|-------|------------------------|
| | | |

Auction Sale of Properties at Pannara and Weliamuna, in the District of Kurunegzla

UNDER decree in case No. 1949; J. M. Negombo, entered in favour of the plaintin Munice on a Lawanna Mana Suna Pana Ramanaden Chetty of Negoma depainst the defendants (1) Mudalpathimumansclass (Peter Singho and (2) ditto Ago Sinno, both of Weiterden, and (3) Jayasinghe Mudiyanselage Herathamy of Pannar, and by virtue of the order issued to meetor the recovery of the amount therein stated, I shall sell the under-mentioned properties mortgaged by bond No. 491, dated December 19, 1911, and attested by S. G. de Zoysa, Notary, by public auction, at the respective spots, on Monday, August 5, 1918, to wit :--

At 9.45 A.M.

1. All that one undivided eighth part of Etembagahakumbura, situate at Pannara, in Pitigal korale of Katugampola hatpattu, in the District of Kurunegala, North-Western Province, in extent about 30 parrahs of paddy sowing.

At 10 15 A.M.

2. All that the soil and trees of **Solito** 7 in B. S. P. P. 246 of the land called Millagahawatta and the buildings thereon, situate at Weliamuna, in Pitigal korale of Katugampola hatpattu aforesaid, in extent about 2 acres.

At 10.30 A.M.

3. All that one undivided half part or share of the southern portion of Meegahawatta, situate at Weliamuna aforesaid, in extent about 2 acres.

At 10.45 A.M.

4. All that one undivided twelfth part of the western portion of Kohombagahawatta, situate at Weliamuna aforesaid, in extent about 2 kurunies of kurakkan sowing ground.

At 11 A.M.

5. All that one undivided third part of Thalgahawatta. situate at Weliamuna aforesaid, in extent about 10 seers of kurakkan sowing ground.

At 11.15 A.M.

6. All that land called Paragahakumbura, situato at Weliamuna aforesaid, in extent 18 paragaba of paddy sowing ground.

At 11.30 A.M.

7. All that the divided portion of Nedungahakumbura, situate at Weliamuna aforesaid, in extent 21 parrahs of paddy sowing ground.

Further particulars from D. L. E. Amerasinghe, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

M. P. KURERA. Negombo, July 9, 1918. Auctioncer.

Augtion Sale of Property at Weliamuna, in the District of Kurunegala.

NDER decree in case No. 25.760, S. Negombo. entered in favour of the plaintiff Mund Kuna Davatura Mana Suna Pana Ramanaden Chetty of Negombo drainst the defendant Bammunu Mudianselage Sudfar Sinno Appuhamy of Uturawala, and by virtue of the order issued to me for the recovery of the amount therein stated. I shall sell the under-mentioned property mortgaged by bond No. 27,439 dated January 29, 1916, and attested by N. J. C. Wijesekera, Notary, by public auction, at the spot, at 11.45 A.M., on Monday, August 5, 1918, to wit :---

The land called Siyambalagahawatta, situate at Weliamuna in Pitigal korale of Katugampola hatpattu, in the District of Kurunegala, North-Western Province, in extent l acre and 15 perches, with all the buildings thereon.

Further particulars from D. L. E. Amerasinghe, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

M. P. KURERA,

Negambo, July 9, 1918.

Auctioneer.

ganuwa, in the District of Kurunegala.

UNDER deres in case No. 12,145, D. C., Negombo, entered in favour of the plaintiff Muna Runa Rawanna trana Sing Pana Ramanaden Chetty of Negombo against the defendant Dimmarama Terunnanse of Ambe-gahawadiya, incumbent of Gallehemulla Vihare, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned properties mortgaged by bond No. 4,159, dated May 23, 1912, and attested by Peter W. Marasinghe, Notary, by public auction, at the respective spots, on Monday, August 5. 1918, to wit :-

At 2 P.M.

1. Kahatagahahena, situate at Gallehemulla in Katugampola korale of Katugampola hatpattu, in the District of Kurunegala, North-Western Province, in extent about 2 lahas of kurakkan sowing ground, as secondary mortgage.

At 2.15 P.M.

2. The undivided 1 share of the land Kahatagahamulawatta, situate at Ilippagamuwa, in Katugampola hatpattu aforesaid, in extent about 2 parrahs of kurakkan sowing ground, as primary mortgage.

At 2.30 р.м.

3.) Mesilagahahena, situate at Ilippagamuwa aforesaid, in externa bout 4 lahas of kurakkan sowing ground, as condary hortgage. Further particulars from D. L. E. Amerasinghe, Esq., secondary

Proctor, Supreme Court, and Notary, Negombo, or-



UNER decree in the No. 12,352, D. C., Negombo, entreed in avour of the plaintiff Muna Runa Rawanna Muna Suna Pana Ramanaden Chetty of Negombo against the defendant Heratmudianselage Punchi Menika of Narawia, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned properties mortgaged by bond No. 27,472, dated February 4, 1916, and attested by N. J. C. Wijesekera, Notary, by public auction, at the spot, at 3.30 P.M., on Monday, August 5, 1918, to wit :-

The portion remaining after excluding of the portion of 50 acres on the north sold to A. E. Rajapakse, out of the land 73 acres and 39 perches, formed of several contiguous portions, *i.e.*, Kahayayahena and Ambagahawatta appearing in the plan No. 279,643, situate at Kandangedera, in Western Meda pattu korale of Katugampola hatpattu, in the District of Kurunegala, and Wadamunegedera in Meda pattu korale in the said district and Province, and Kahayaya and Meegahawatta described in plan No. 286,900, is in extent 23 acres and 39 perches, of this portion of land and of the buildings standing thereon, the undivided $\frac{1}{5}$ share. Further particulars from D. L. E. Amerasinghe, Esq.,

Proctor, Supreme Court, and Notary, Negombo, or

M. P. KURERA, Auctioneer.

Negmbo, hilr 9, 1918/0/2 ion sale of Property at Wadumunnegedera, in the

the District of Kurunegala. UNDER there in case No. 25,770, C. R., Negombo, entered in favour of the plaintiff Muna Runa Rawanna Mana Suna Pana Letchimanan Chetty of Negombo against the defendant Wickramasinghe Mudianselage Velun Appu of Wadumunnegedera, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned property mortgaged

by bond No. 25,990, dated March 25, 1915, and attested by N. J. C. Wijesekera, Notary, by public auction at the spot, at 4.30 P.M., on Monday, August 5, 1918, to wit :-

The land formed of Kahatagahawatta and several other contiguous lands, situate at Wadumunnegedera, in Meda pattu Basnairi korale of Katugampola hatpattu, in the District of Kurunegala, North-Western Province, which land is in extent 23 acres 3 roods and 321 perches, excluding from the land an undivided portion of 16 acres, an undivided $\frac{1}{4}$ share from the soil and all the plantations of the remaining portion of land.

Further particulars from D. L. E. Amerasinghe, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

Negombo, July 9, 1918.

M. P. KURERA, Auctioneer.

Auctioneer.

Auction Sale of Properties at Katuwapitiya and Mahahunupitiya in the District of Negombo.

U NDER decree in case No. 12,727, D. C., Negombo entered in favour of the plaintiff Sawaina Thana Seena Wana Weerappa Chetty of Negombo acainst defendants (1) Demalamuni Arnolis and (2) Demalamuni Saramma, both of Mahahunupitiya, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned properties, mortgaged by bond No. 10,877, dated April 27, 1915, and attested by T. H. de Silva, Notary, by public auction, at the respective spots, on Tuesday, August 6, 1918, viz. :--

At 10 л.м.

The eastern portion of the portion of land of three contiguous lots called Millagahawatupanguwa and Dawatagahalanda or Keenagahalanda, situate at Katuwapitiya. in Dunagaha pattu of the Alutkuru korale, in the District of Negombo, Western Province, is in extent 8 fathoms in length on the northern side from east to west, and 11 fathoms in length on the southern side, and 15 fathoms in breadth from the northern boundary to the south, and the buildings standing thereon.

At 11 A.M.

The portion of land called Suduweekumbura or Indigahakumbura, situate at Mahahunupitiya in Dunagaha pattu aforesaid, in extent about 2 roods.

Further particulars from Tudor Ranesinghe, Ēsq., Proctor, Supreme Court, and Notary, Negombo, or-M. P. KURERA,

Negombo, July 9, 1918.

Negombo, July 9, 1918.

Auction Sale of Property at 3rd Division, Tammita, in the District of Negombo.

U NDER decree in case No. 25,427, C. R., Negombo, entered in favour of the plaintiff Kana Nana Kana Rawanna Mana Ramanaden Chetty, by his attorney Kana Rawanna Mana Kamanauen Carooy, ay Pulle of Negerito, Nana Kana Rawanna Mana Narayanen Pulle of Negerito, ₩o, • コレ Fernando of 3rd Division, Tammita, for himself and as legal representative of the estate of the late Hewaweerage Eusenia Lusena, and (2) Abinge Visenti Fernando, also of Tammita, and by virtue of the order issued to me for the Tammita, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned property mortgaged by bond No. 1,954 dated March 2, 1915, and attested by M. D. A. S. Gune-sekera, Notary, by public auction, at the spot, at 9.30 A.M., on Firday, August 9, 1918, to wit :-

The portion of land called Ambagahawatta, situate at 3rd Division, Tammita, within the gravets and in the District of Negombo, Western Province, in extent 1 rood and 27 perches, with the cadjan-thatched house thereon.

Further particulars from D. L. E. Amerasinghe, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

M. P. KURERA. Auctioner.

Auction Sale of Properties at Mampitiya, Katuneriya, and Koswadiya, in the District of Chilaw. NDER decree in case No. 12,423, D. C., Negombo, entered in favour of the plaintiff Awanna Veer Kana Nana Ramasamy Pulle of Negombo against th defendant Paththinige Gracianu Fernando of Katuneriy and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned properties mortgaged by bond No.32,696 dated December 10,

1914, and attested by P. M. A. Fernando, Notary, by public auction, at the respective spots, on Friday, August 9. 1918. to wit :---

At 2 P.M.

The northern portion of Kosgahawatta, situate at 1. Mampitiya, in Kammal pattu of Pitigal korale, in the District of Chilaw, North-Western Province, which is being dividedly and uninterruptedly possessed by the defendant, in extent 50 coconut trees plantable ground, 24 feet apart from each other, as primary mortgage.

At 2.15 P.M.

The northern portion of Ambagahawatta, situate at Mampitiya aforesaid, which is being dividedly and unin-terruptedly possessed by the defendant, in extent about 22 coconut trees plantable ground, as primary mortgage.

At 3 P.M.

3, The land formed of contiguous portions, i.e., the garden called Maragahaowita, Kohombagahawatta, Kadjugahawatta, Ehetugahawatta, Madangahawatta, and Makullaschawatter situate at Katuneriya in Kammal pattu afore-tratic from the eastern portion belonging to the defendant and which has been divided and separated from and out of the above contiguously formed land excluding the divided portion sufficient for planting 42 coconut trees sold by the defendant to Bernard Fernando by the eastern side, the remaining divided portion in extent about 222 coconut trees plantable ground, with the tiled house and other buildings standing thereon, as secondary mortgage, subject to the primary mortgage affected by bond No. 30,580.

At 4.30 р.м.

4. The divided portion of Nugagahawatta, situate at Koswadiya, in Yatakalan pattu of Pitigal korale aforesaid, is in extent about 1 acre and 2 roods, as secondary mortgage, subject to the primary mortgage affected by bond No. 30,580. Further particulars from D. L. E. Amerasinghe, Esq., Prostor, Supreme Court, and Notary, Negombo, or

M. P. KURERA,

Negombo, July 9, 1918.

Auctioneer.

M. P. KURERA.

Auctioneer.

Auction Sale i Properties at Kudagammana, in the District of Negombo.

District of Negombo. DER decree in case No. 12,404, D. C., Negombo, entered in favour of the line. entered in favour of the plaintiff Jayakodi Aratchige on Migel Appuhamy of Balagalla against the defendants (r) Awanna Ramaiyah, administrator of the estate of Awanna Amardam of Banduragoda, deceased, and surety (2) Awanna Ponnaiyah, both of Banduragoda, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned properties mortgaged by bond No. 15,968 dated March 25, 1915, and attested by J. W. P. Samarasekera, Notary, by public auction, at the respective spots, on Saturday, August 10, 1918, viz. :-

At 3 р.м.

The 9/16 share of the land Kahatagahalanda, situate at Kudagammana, in Yatigaha pattu of the Hapitigam korale, in the District of Negombo, in extent 1 acre 1 rood and 16 30/100 perches; of this land the undivided $\frac{1}{2}$ share, with the buildings standing thereon.

At 3.30 P.M.

2. The land Bulugahalanda, situate at Kudagammana aforesaid, in extent about 16 acres and 3 roods; of this land the undivided 1 share, with the buildings standing thereon.

Further particulars from D. L. E. Amerasinghe, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

| Negombo, | July 9, 1918. | IXI. | F. | 1 |
|-------------|--------------------------|------|----|---|
| . (9 | Auction Sale. | | - | |
| Matrimonial | In the District Court of | | | |

tter of the application of W. Ela-No. 62. sina Goonawardene nee Fernando of Marawila, under section 12 of Ordinance No. 15 of 1876.

W. Elasina Goonawardane nee Fernando of Mara-

W. S. Goonawardane, B.A., of Marawila.....Respondent.

NDER and by virtue of the commission issued to us in the above case, we shall offer for sale by public auction, at the spots the under-mentioned property, on Saturday, July 27, 1918, at 4 P.M. :-

The undivided 1 share of the land called Daminnagahawatta, situate at Thittagolla, in Koswadiya, in Pitigal korale south, Chilaw District, containing about 600 coconut trees plantable extent or about 6 acres. C. RAJARATNAM.

| Chilaw, July 8, 1918. | for the Chilaw Agency. |
|--|---|
| | n Sale. |
| In the District Kulasekara Ganihigame Appu | Court of Chilay, Anna Anna Anna Anna Anna Anna Anna Ann |
| hamy of Lunuvilla | Plaintiff. |
| | s. Mare Minut hamy Appu- |
| (1) Madurapperuma Arachch hamy, (2) Madurapperuma Sinno Appuhamy, Vel-Vida | Ary Heinlage Hendrick |
| wila | j Defendants. |
| TTNDER and by virtue of | the commission issued to us hall sell the under-mentioned |
| property by public auction, at | the spot, on Monday, July 29, |
| 1918, at 9.30 л.м. :— | |

The land called Delgahakele alias Makullagahawatteihaththa, situate at Kahatawila, in Otara palata of Pitigal korale south, in Chilaw District, in extent 7 acres 2 rocds and 9 perches, with the plantations and all other things appertaining thereto, including the soil and buildings standing thereon. C D. T. D. my

| | U. IVAJARATNAM, |
|-----------------------|------------------------|
| Chilaw, July 8, 1918. | for the Chilaw Agency. |

Auction Sale under Primary Mortgage Decree of Two Valuable Coconut Estates near each other, situate at Bathulu-oya, in the District of Chilaw, one immediately to the East of the Colombo-Puttalam High Road and 10 the other to the East of jt.

the other to the East of if. UNDER the primary mortgage decreases use N. 5,898 of the District Court of Chilaw entered in divour of the plaintiff G. W. Woodhouse, Esq., against the decendants (1) Mohammado Umma and (2) Ravanna Muna Mohideen Kuppe, joint administrators of the intestate of the late Nena Muna Mohideen Pitche, and evil are of the order to sell issued to me in the sail case. I shall sell by public auction, commencing at 9 A.M., on Batarday. July 20, 1918, at the spot, the under-mentioned lands apecially bound and executable for the recovery of the amount therein stated. to wit :-to wit :-

(1) All that northern $\frac{5}{2}$ part or share of the land called and known as Tharakudivillu (consisting of lots Nos. 8821 and 8822 appearing in title plan No. 163,502, dated June 9, 1894, signed by D. G. Mantel, Acting Surveyor-General, and attached to Crown grant dated November 23, 1894), situate at Tharakudivillu, in Bathuluoya, of the District of Chilaw, and containing a little over 30 acres.

(2) All that land called and known as Noramarathadytotem alias Moragahawatta, situate at Kiriyankalliya in Bathuluoya aforesaid, and consisting of lots C. D. and X and appearing in plan No. 1,070, dated September 30, 1905, signed by J. A. C. Corea, Licensed Surveyor, and contain-ing in extent 8 acres and 14 perches.

For inspection of title deeds and further particulars apply to N. J. Martin, Esq., Proctor and Notary, Chilaw, or to me:

S. P. ABEYAROON,

Auctioncer.

Application for Enrolment as a Proctor (

JOHN HOWLAND RASIAH JOSEPH that six weeks hence I shall app'which the item. the Justices of the Supreme Court of the Island de Ceyon to be admitted and enrolled a Procent of the Hen. the Supreme Court of Ceylon.

J. H. ASTAH JOSEPH. Proctor, District Court, Colombo.

Colombo, June 27, 1918.

H. C. COTTLE, GOVERNMENT PRINTER, COLOMBO, CEYLON

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