

Ceylon Government Gazette

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Part I.—General.

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

	PAGE		PAGE		PAGE
inutes by the Governor		Vital Statistics	40	Patents Notifications	. —
coclamations by the Governor	29	Miscellaneous Departmental Notices	41	Trade Marks Notifications	. 47
ppointments by the Governor	32	Abstracts of Season Reports		Local Board Notices	
pointments, &c., of Registrars	33	Sales of Arrack and Toll Rents	44	Road Committee Notices	
overnment Notifications	34	Sales of Salt and Timber	_	Unofficial Announcements	='
evenue and Expenditure Returns.		"Excise Ordinance" Notices	44	Specifications under "The Irrigation	1
rrency Commissioners' Notices]	Proceedings of Municipal Councils	47	"Ordinance" •• ••	
otices calling for Tenders	38	Notices to Mariners			Supplt.
entracts for Supplies of Stores		Returns of Imports	41	Books registered under Ordinance	j
les of Unserviceable Articles, &c.	39	Railway Traffic Returns	<u> </u>	No. I of 1885	, —
		-			

GOVERNOR. **PROCLAMATIONS** THE BY

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

PROCLAMATION.

By His Excellency Sir William Henry Manning, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

. H. MANNING.

NOW Ye that We, the Governor of Ceylon, do hereby proclaim and publish the Proclamation of His Majesty the King of the Eighth day of November, 1918, set out in the schedule to this Proclamation.

And We do hereby notify that the same is in force in the Colony from the date hereof, and do call upon His ajesty's loyal subjects and all other persons being in the said Colony to govern themselves accordingly.

Given at Kandy, in the said Island of Ceylon, this Seventh day of January, in the year of our Lord One ousand Nine hundred and Nineteen.

By His Excellency's command.

R. E. STUBBS, Colonial Secretary.

GOD SAVE THE KING.

SCHEDULE.

THE KING.

A PROCLAMATION relating to the Importation of certain Articles into the United Kingdom. EORGE R.I.

Whereas by section 43 of the Customs Consolidation Act, 1876, it is provided that the importation of arms, amunition, gunpowder, or any other goods may be prohibited by Proclamation:

And whereas by certain Proclamations entitled Prohibition of Import Proclamations the importation of

rtain goods has been prohibited accordingly:

And whereas it is expedient that the importation into the United Kingdom of certain other goods should be ohibited:

Now, therefore, We, by and with the advice of Our Privy Council, in pursuance of the said Act, and of all other powers enabling Us in that behalf, do hereby proclaim, direct, and ordain as follows:-

As from and after the date hereof, subject as hereinafter provided, the importation into the United Kingdom of the following articles is hereby prohibited, viz. :-

Oleo stearing and tallow.

Olive oil.

Onions.

Provided always, and it is hereby declared, that this prohibition shall not apply to any such goods which are imported under license given by or on behalf of the Board of Trade, and subject to the provisions and conditions of

This Proclamation may be cited as the Prohibition of Import (No. 28) Proclamation, 1918.

Given at Our Court at Buckingham Palace, this Eighth day of November, in the year of our Lord One thousand Nine hundred and Eighteen, and in the Ninth Year of Our Reign.

GOD SAVE THE KING.

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 Sir William Henry Manning, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

W. H. MANNING.

THEREAS in pursuance of "The Necessaries of War Exportation Ordinance, No. 19 of 1914," We did by Our Proclamation published in the Government Gazette of August 3, 1917, prohibit the exportation from Ceylon of the articles to the extent therein specified:

And whereas by Our Proclamations published in the Government Gazette of July 19 and November 1, 1918, We did amend the aforesaid principal Proclamation in certain respects:

Now know Ye that We, the Governor of Ceylon, in pursuance of the aforesaid Ordinance, do hereby further amend the aforesaid Proclamation published in the Government Gazette of August 3, 1917, in the manner set forth in the schedule to this Proclamation.

Given at Kandy, in the said Island of Ceylon, this Eighth day of January, in the year of our Lord One thousand

Nine hundred and Nineteen.

GOD SAVE THE KING.

By His Excellency's command,

R. E. STUBBS, Colonial Secretary.

SCHEDULE.

In the definition of the classification mark (c), immediately after the word "Portugal," insert the words "and Belgium, Greece, Spain, and Morocco.'

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 Sir William Henry Manning, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief

in and over the Island of Ceylon, with the Dependencies thereof.

W. H. Manning.

HEREAS in pursuance of "The Necessaries of War Exportation Ordinance, No. 19 of 1914," We did by Our VV Proclamation published in the Government Gazette of August 3, 1917, prohibit the exportation from Ceylon of the articles specified in the schedule to the said Proclamation to the extent therein specified:

And whereas by Our Proclamations from time to time published in the Government Gazette We did amend the

schedule to the aforesaid Proclamation:

Now know Ye that We, the Governor of Ceylon, in pursuance of the aforesaid Ordinance, do hereby further amend the aforesaid schedule in the manner set forth in the schedule to this Proclamation.

Given at Kandy, in the said Island of Ceylon, this Ninth day of January, in the year of our Lord One thousand

Nine hundred and Nineteen.

By His Excellency's command,

GOD SAVE THE KING. SCHEDULE

R. E. STUBBS, Colonial Secretary.

Delete-(A) Plumbago.

Insert— (c) Plumbago.

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 Sir William Henry Manning, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief

in and over the Island of Ceylon, with the Dependencies thereof.

W. H. MANNING. 7 HEREAS the immovable property described in the schedule hereto has been sold by the liquidators of the enemy firm of Freudenberg and Company, in terms of "The Enemy Firms Liquidation Ordinance, No. 20 of 1916," as amended by Ordinance No. 4 of 1917, to David Rockwood and Michael Joseph Jerome de Jong, of Colombo:

Now know Ye that We, the Governor of Ceylon, by virtue of the powers in Us vested by section 45 of the said Ordinance, do hereby declare that a conveyance of the said immovable property and of any property, movable or immovable, sold in connection therewith, executed in pursuance of the said sale, shall confer upon the said David Rockwood and Michael Joseph Jerome de Jong an absolute title to the property comprised in the said sale.

Given at Kandy, in the said Island of Ceylon, this Ninth day of January, in the year of our Lord One thousand Nine hundred and Nineteen.

By His Excellency's command,

GOD SAVE THE KING.

R. E. STUBBS, Colonial Secretary.

SCHEDULE.

Arduthie alias Morantenna.

All that and those the Estate, Plantation, and Premises called and known as Arduthie, alias Morantenna, comprising the following allotments of Land, to wit:

- (1) All that allotment of Land called Morantenna Mukalana, situated in the Village Nalanda, in Wagapanaha Udasiya Pattuwa, in the District of Matale, Central Province, in the Island of Ceylon; bounded on the North by land said to belong to the Crown and lands described in Plans Nos. 114,511 and 85,843; on the North-east by Sudu-ganga; and on all other sides by land said to belong to the Crown; containing in extent, exclusive of the watercourse, One hundred and Seventy-nine acres (179 acres), according to the Title Plan No. 114,512, dated the Twenty-seventh day of October, 1879, authenticated by A. B. Fyers, Surveyor-General.
- (2) An allotment of Land called Morantenna Mukalana, situated in the Village Nalanda aforesaid; bounded on the North by land said to belong to the Crown and reservation along the watercourse; on the East by reservation along the watercourse; on the South by lands described in Plans Nos. 85,843 and 114,512; and on the West by land said to belong to the Crown; containing in extent, exclusive of the path passing through the land, Fifty-five acres Three roods and Five perches (55 acres 3 roods 5 perches), according to the Title Plan 114,511, dated the Twenty-seventh day of October 1872, authenticated by the said A. B. Fyers.
- (3) An allotment of land called Kongasyaye, or Morantenna, situated in the Village Nalanda aforesaid; bounded on the East by Amban-ganga, and on all other sides by land said to belong to the Crown; containing in extent Forty-five acres and One rood (45 acres 1 rood), according to the Title Plan No. 85,843, dated the Twenty-seventh day of April, 1872, authenticated by the said A. B. Fyers.
- (4) All that allotment of Land called Patanapaula, or Kosgaha Mukalana, situated in the Village Hapugahalanda in Gampahasiya Pattuwa of Matale South, in the District of Matale aforesaid; bounded on the North-east and East by reservation along the Amban-ganga and Crown land called Patanapawula Mukalana; on the South-west by Crown lands called Patanapawula Mukalana and Kosgahapatana; on the West by land described in Plan No. 114,512; and on the North-west by land described in Plan No. 114,512 and reservation along the Amban-ganga; containing in extent Twenty-six acres One rood and Five perches (26 acres 1 rood 5 perches), according to the Title Plan thereof No. 146,759, dated the Sixteenth day of October, 1888, authenticated by F. C. H. Clarke, Surveyor-General.
- (5) An allotment of Land called Morantenna Estate, in Madawela Village, Gampahasiya Pattuwa of Matale South Division, Matale District aforesaid (being lot No. 5 in B. S. P. P. 23); bounded on the North by Nalanda Village boundary, and on all other sides by lot 4; containing in extent Nineteen perches (19 perches), according to Title Plan No. 321,858, dated the 1st day of November, 1916, authenticated by W. C. S. Ingles, Surveyor-General.

Together with all Plantations, Buildings, Stores, Furinture, Tools, Implements, and Live and Dead Stock thereon or thereto belonging.

Auchry.

All that and those the Estate, Plantations, and Premises called and known as "Auchry," comprising the following allotments of land, which adjoin each other and form one property, and from their situation as regards each other can be included in one survey, to wit:—

- (1) An allotment of land called "German Estate," in Narangomuwa Village, Gampahasiya Pattuwa of Matale South Division, Matale District, Central Province, in the Island of Ceylon (being lot No. 169 in B. S. P. P. 24); bounded on the North by Dimbulgomuwa Village boundary and lots 78, 166, and 164; on the East by lots 163 and 157, T. P. 256,320, and a road; on the South by T. P. 320,455, Dimbulgomuwa Village boundary, and lot 168; and on the West by Dimbulgomuwa Village boundary; containing in extent Eighty-one Acres and Four Perches (81a. 0r. 4p.), according to Title Plan No. 322,286, dated the 22nd November, 1916, authenticated by W. C. S. Ingles, Surveyor-General, held and possessed under Crown Grant dated the 27th January, 1917, under the hand of His Excellency Sir John Anderson, Governor.
- (2) An allotment of land called "Kiriketigodawatta," in Narangomuwa Village aforesaid; bounded on the North by lot 14,016 in P. P. 5,271; on the East by land claimed by natives, T. P. 248,740, lot 9,048 in P. P. 3,197, and lot 14,020 in P. P. 5,271; on the South by lot 14,020 in P. P. 5,271; and on the West by lots 14,020 and 14,016 in P. P. 5,271; containing in extent Two Acres and Thirty Perches (2a. 0r. 30p.), according to Title Plan No. 256,320, dated the 15th August, 1908, authenticated by R. S. Templeton, Acting Surveyor-General, held and possessed under Deed No. 5,272, dated the 14th July, 1914, attested by Arthur Alivs, of Colombo, Notary Public.
- (3) An allotment of land called "Gorokgahagodella," in Narangomuwa Village aforesaid; bounded on the South by lot 15,591 in P. Plan 5,775; and on all other sides by land claimed by natives; containing in extent Twelve Acres and Six Perches (12a. Or. 6p.), according to Title Plan No. 256,321, dated the 15th August, 1908, authenticated by the said R. S. Templeton, Acting Surveyor-General, held and possessed under the aforesaid Decd No. 5,272, of the 14th July, 1914.
- (4) An allotment of land called "Dodangastenna," in Narangomuwa Village aforesaid (being lot No. 168 in B. S. P. P. 24); bounded on the North and East by T. P. 322,286; and on the South and West by Dimbulgomuwa Village boundary; containing in extent Six Acres Three Roods and Three Perches (6a. 3r. 3p.), according to Title Plan No. 329,878, dated the 8th June, 1918, authenticated by the said W. C. S. Ingles, Surveyor-General, held and possessed under Crown Grant dated the 5th July, 1918, under the hand of His Excellency R. E. Stubbs, Officer Administering the Government.

Together with all Plantations, Buildings, Stores, Furniture, Tools, Implements, and Live and Dead Stock thereon or thereto belonging:

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 Sir WILLIAM HENRY MANNING, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

W. H. MANNING.

HEREAS certain by-laws were made by the Local Board of Kalutara, in pursuance of sections 7 and 8 of the Town Schools Ordinance, No. 5 of 1906," and having been duly confirmed under sub-section (2) of section 7 of the said Ordinance, were published in the Government Gazette No. 6,395 of July 29, 1910, by Proclamation dated July 22, 1910, and whereas the said Local Board of Kalutara have amended Schedule B of the said by-laws by the addition of the under-mentioned school:

Now know Ye that We, the Governor of Ceylon, in exercise of the powers in Us vested by sub-section (2) of section 7 of the said Ordinance, and with the advice of the Executive Council, do hereby confirm the amendment of Schedule B of the said by-laws; and We do also, with the like advice, confirm the addition made by the Local Board

of Kalutara as set forth in the schedule hereto.

Given at Kandy, in the said Island of Ceylon, this Ninth day of January, in the year of our Lord One thousand Nine hundred and Nineteen.

By His Excellency's command,

R. E. STUBBS. Colonial Secretary.

GOD SAVE THE KING.

Addition to Schedule B referred to. Kalutara South Mixed Tamil School.

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 Sir WILLIAM HENRY MANNING, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

W. H. MANNING.

THEREAS by section I of "The Road (Amendment) Ordinance, No. 22 of 1918," it is enacted that the said Ordinance shall come into operation on such date as the Governor shall, by Proclamation in the Government Gazette, appoint:

Know Ye that We, the Governor, in exercise of the powers vested in Us as aforesaid, do hereby appoint that "The Road (Amendment) Ordinance, No. 22 of 1918," shall come into operation as from and after the date

Given at Kandy, in the said Island of Cevlon, this Tenth day of January, in the year of our Lord One thousand Nine hundred and Nineteen.

By His Excellency's command, R. E. STUBBS,

Colonial Secretary

GOD SAVE THE KING.

THE GOVERNOR. APPOINTMENTS. &e., BY

No. 5 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased Personal Staff, with effect from January 1, 1919:—

The Hon. ROBERT TREFUSIS to act, in addition to his own duties, as Aide-de-Camp, vice Captain J. R. DE C. TAYLOR, Rifle Brigade, resigned.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 8, 1919.

R. E. STUBBS, Colonial Secretary.

No. 6 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments:-

Mr. D. G. GOONEWARDENE to act as Commissioner of Requests and Police Magistrate, Galle, Additional District Judge and Municipal Magistrate, Galle, vice Mr. N. J. LUDDINGTON, from January 7, 1919, until the resumption of duties by that officer.

Mr. V. J. COOKE to act as Commissioner of Requests and Police Magistrate, Chilaw and Marawila, and

Additional District Judge, Chilaw, vice Mr. M. PRASAD, for January 10, 1919, or until the resumption of duties by that officer.

Mr. V. J. Cooke to act as Commissioner of Requests and Police Magistrate, Chilaw and Marawila; Additional District Judge, Chilaw; and Assistant Superintendent of the Chilaw Jail, vice Mr. M. PRASAD, from January 13 to 31, 1919, inclusive.

Mr. F. A. OBEYESEKERE to act as Commissioner of Requests and Police Magistrate, Kandy, vice Mr. N. Izar, on January 7, 1919.

Mr. H. J. M. WICKRAMARATNE to act as Commissioner of Requests and Police Magistrate, Balapitiya, vice Mr. N. M. Bharucha, from January 14 to 20, 1919, or until the resumption of duties by that officer.

Mr. F. MARKUS to act at Dandagamuwa as Additional Commissioner of Requests and Police Magistrate for the judicial division of Kurunegala, vice Mr. T. H. E. MOONEMALLE, from January 10 to 13, 1919, or until the resumption of duties by that officer.

Mr. B. L. Drieberg to act as Additional Police Magistrate, Avissawella, on January 7, 1919.

Mr. H. A. COLLETTE to be a Justice of the Peace and Unofficial Police Magistrate for the Districts of Colombo,

Negombo, and Kalutara.

Mr. G. B. STUART to act as Justice of the Peace and Unofficial Police Magistrate for the Nuwara Eliya-Hatton District during the absence of Mr. J. B. ADKINS from the Island.

Mr. G. K. PIPPET to be a Justice of the Peace and Unofficial Police Magistrate for the Districts of Tangalla and Hambantota.

Mr. H. LLOYD JONES to be a Justice of the Peace and Unofficial Police Magistrate for the Northern Province.

Mr. S. H. TITLEY to be a Justice of the Peace and Unofficial Police Magistrate for the Province of Sabaragamuwa.

By His Excellency's command, Colonial Secretary's Office, Colombo, January 8, 1919.

R. E. STUBBS, Colonial Secretary.

No. 7 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to order that Mr. A. H. G. DAWSON be attached temporarily to the Censor's Office, with effect from January 3, 1919, until further orders.

By His Excellency's command, Colonial Secretary's Office, Colombo, January 6, 1919.

R. E. STUBBS, Colonial Secretary.

No. 8 of 1919.

EADS of Departments are hereby authorized to accept the signature of Mr. J. R. WALTERS on behalf of the Government Agent, Province of Uva, from January 8 to 11, 1919.

By His Excellency's command, Colonial Secretary's Office, Colombo, January 9, 1919.

R. E. STUBBS, Colonial Secretary.

No. 9 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased, under the provisions of section 103 of Ordinance No. 6 of 1910, to nominate Mr. F. G. Morley to be

Auditor of the accounts of the Municipalities of Colombo, Kandy, and Galle from January 1, 1919, to the date of the return of Mr. W. W. Woods to the Island.

By His Excellency's command, Colonial Secretary's Office, Colombo, January 6, 1919.

R E. STUBBS, Colonial Secretary.

No. 10 of **191**9.

TIS EXCELLENCY THE GOVERNOR has been pleased, under section 13 of Ordinance No. 10 of 1861, to appoint the under-mentioned gentlemen to be Members of the Provincial Road Committee, Southern Province, for the year 1919 :—

Mr.-A. C. HAYLEY.

Mr. W. Y. MACKINTOSH.

Mr. R. A. H. DE Vos.

Mr. D. G. GOONEWARDENE.

Mr. Magdon Ismail.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 4, 1919.

R. E. STUBBS, Colonial Secretary.

No. 11 of 1919.

IS Excellency the Governor has been pleased, under section 8 of Ordinance No. 8 of 1907, to nominate Rev. J. W. FERRIER to be a Member of the District School Committee, Colombo, vice Rev. A. E. DIBBEN, resigned.

By His Excellency's command, Colonial Secretary's Office, Colombo, January 8, 1919.

R. E. STUBBS, Colonial Secretary.

No. 12 of 1919.

REFERRING to the Notification No. 332 of 1918, published in the Gazette of November 1, 1918, it is hereby notified that the jurisdiction assigned to Mr. Handapangoda Mudalige Don Cornelis Guna-SEKERA is Hewagam korale, and not Salpiti korale.

By His Excellency's command, Colonial Secretary's Office,

Colombo, January 7, 1919.

R. E. STUBBS, Colonial Secretary

APPOINTMENTS, REGISTRARS. &c., OF

IS Excellency the Governor has been pleased to appoint Mr. Charles Senanayake, Head Clerk, Land Registry, Kegalla, to act as Registrar of Lands, Kegalla, for ten days from December 24, 1918, during the absence of the Registrar, Mr. E. de S. Gunawardane, from the station, or until further orders.

By His Excellency's command, Colonial Secretary's Office, R. E. STUBBS. Colombo, January 3, 1919. Colonial Secretary.

ITH reference to the Notification dated November 1, 1918, and appearing in Government Gazette No. 6,975 of November 8, 1918, it is hereby notified that the date of Mr. K. S. Chandrasegarampillai's appointment as Registrar of Lands, Batticaloa, has been altered to December 19, 1918.

By His Excellency's command, R. E. STUBBS. Colonial Secretary's Office, Colombo, January 4, 1919. Colonial 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 Nahallege Wijesena Gunaratne Abeye-WARDENE to act as Registrar of Births and Deaths of Kesbawa division, and of Marriages (General) of Palle pattu of Salpiti korale division, in the Colombo District of the Western Province, for thirty days from January 1, 1919, during the absence of the Registrar, Don John Isaac GUNERATNE ABEYEWARDENE, on leave. His office will be at Delgahawatta in Kondurawa, and his station at Delgahawatta in Wewala.

The Additional Assistant Provincial Registrar, Colombo, has appointed RICHARD EDWARD DE SARAM to act as Registrar of Births and Deaths of Galahitiyawa division, and of Marriages (General) of Ragam pattu of Alutkuru korale south division, in the Colombo District of the Western Province, for twenty-six days from January 6, 1919, during the absence of the Registrar, Simon Robert DE SARAM, on leave. His office will be at Delgahawatta in Batuwatta.

The Additional Assistant Provincial Registrar, Kalutara. has appointed Don Charles Samarasekera to act as Registrar of Births and Deaths of Welgama division. and of Marriages (General) of Gangaboda pattu division, in the Kalutara District of the Western Province, for sixteen days from December 21, 1918, during the absence of the Registrar, D. E. RANAWAKA ACHCHI, interdicted from duty. His office will be at Sarakkuwewatta in Bulatsinhala.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Don Subaneris Weerakoon to act as Registrar of Births and Deaths of Kalupahana division, and of Marriages (General) of Udugaha pattu division, in the Kalutara District of the Western Province, for eighteen days from January 3, 1919, during the absence of the Registrar, Don Prolis Weerakoon, on leave. His office will be at Eduragalawatta in Maputugala.

The Provincial Registrar, Eastern Province, has appointed Dr. Clarence Sittampalam to act as Registrar of Births and Deaths of Batticaloa town division, in the Batticaloa District of the Eastern Province, for thirty days from January 3, 1919, vice Dr. C. SIVASITHAMPARAM, transferred. His office will be at the Civil Hospital, Batticaloa.

The Assistant Provincial Registrar, Kurunegala, has appointed Kumarasinha Mudiyanselage Kandappu to act as Registrar of Births and Deaths of Ihala Otota korale division, and of Marriages (General) of Hiriyala hatpattu civision, in the Kurunegala District of the North-Western Province, for twenty-two days from December 20, 1918, during the absence of the Registrar, P. B. DISSANAYA, on sick loave. His office will be at the permanent Registrar's residence at Medamulla.

Registrar-General's Office, Colombo, January 7, 1919. W. L. KINDERSLEY, Registrar-General T is hereby notified that PARANATALA RAJAGURU CHANDRA KRISTNA SENEVIRATNE BANDARANAYAKA WASALA MUDIYANSELAGE PUNCHI BANDA, Registrar of Births, Deaths, and of Marriages (Kandyan and General) of Yatinuwars No. 3 division, in the Kandy District of the Central Province, will, with effect from January 15, 1919, hold his office at Polongodawatta in Iriyagama, instead of at Udawalawwewatta in Iriyagama, as notified in the Government Gazette No. 6,899 of September 21, 1917.

Registrar-General's Office, Colombo, January 4, 1919. W. L. KINDERSLEY, Registrar-General.

GOVERNMENT NOTIFICATIONS.

"THE LOCAL BOARDS ORDINANCE, 1898."

IT is hereby notified that the Local Board of Health and Improvement of the town of Nawalapitiya has, in terms of section 30 of "The Local Boards Ordinance, 1898," imposed and levied, with the sanction of the Governor and Executive Council, for the year 1919 a rate of 4 per cent. on the annual value of all houses and buildings of every description and all lands and tenements whatsoever within the limits of the Local Board of Nawalapitiya, subject to the provisions of the aforesaid section.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 20, 1918. R. E. Stubbs, Colonial Secretary.

"THE LOCAL BOARDS ORDINANCE, 1898."

THE following by-law made by the Local Board of Health and Improvement, Badulla, under section 56, sub-section (11), of "The Local Boards Ordinance, 1898," and confirmed by His Excellency the Governor, with the advice of the Executive Council, is published for general information.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 8, 1919. R. E. Stubbs, Colonial Secretary.

BY-LAW REFERRED TO.

No person shall drive any vehicle on the Badulla esplanade.

THE following supplementary warrant providing for the award of "The Military Medal" to Warrant Officers is published for general information.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 23, 1918. GEORGE R.I. R. E. STUBBS, Colonial Secretary.

WHEREAS We did by Royal Warrant under Our Sign Manual dated 25th March, 1916, institute and create a silver medal entitled "The Military Medal" to be awarded to non-commissioned officers and men for bravery in the Field;

And whereas We are desirous that Warrant Officers shall be eligible for the award of the said medal:
It is Our Will and Pleasure, and We do hereby ordain, that "The Military Medal" may be awarded to
Warrant Officers Class I. and Class II. for acts of bravery in the Field, under the same conditions as are prescribed
for other ranks.

Given at Our Court at St. James's this First day of August, 1918, in the Ninth Year of Our Reign.

By His Majesty's command,
MILNER.

NOTICE is hereby given, in terms of section 39 of the land sale regulations, that an application has been received from Dr. M. G. Perera, of Beruwala, for the lease to him without competition of an allotment of land situated in the village Kekulandola, in Maha pattu north of Pasdun korale east of the Kalutara District, Western Province, described as lot 2 in preliminary plan 15,893, containing in extent 2 acres and 25 perches, and bounded as follows:—

North by Elladola

East by lots 3 and 4 in preliminary plan 15,893 and title plan 119,063.

South by lot 3874 in preliminary plan 15,060.

West by lot 1 in preliminary plan 15,893 and Kinarayawatta jungle.

This is applied for by Dr. M. G. Perera to plant rubber, as it adjoins his land on the east and west.

The necessary authority has been granted to lease the above land to Dr. M. G. Perera at a rental of Rs. 5 per acre per annum for the first six years and Rs. 15 per acre per annum thereafter and a premium of Rs. 19 per acre, unless within six weeks from the date hereof valid reasons to the contrary are adduced in writing.

By His Excellency's command,

Colombo, January 4, 1919.

R. E. STUBBS, Colonial Secretary.

Ordinance No. 17 of 1869.

T is hereby notified that, under section 11 A of Ordinance No. 17 of 1869, as amended by Ordinances No. 40 of 1908 and No. 5 of 1914, the Legislative Council did, at its session on December 11, 1918, pass the following resolution, which has been duly sanctioned by His Excellency the Governor:—

That to the goods enumerated in the table of prohibitions and restrictions in Schedule C to the Ordinance No. 17 of 1869, as amended by "The Customs Amendment Ordinance, No. 5 of 1914," there be added the following:— Cotton, silk, or other woven goods impressed with designs in imitation of currency notes, promissory notes, or stock notes of the Government of Ceylon or of any other Government.

It is further notified that the said resolution has been duly submitted to, and sanctioned by, the Secretary of

State for the Colonies.

Colonial Secretary's Office, Colombo, January 10, 1919. By His Excellency's command,

R. E. STUBBS, Colonial Secretary.

"THE VILLAGE COMMUNITIES ORDINANCE, 1889."

 \mathbf{T} T is hereby notified for general information that (a) His Excellency the Governor has been pleased to set apart L the lot of land described in the schedule hereto annexed, which is the property of the Crown, for a common purpose, to wit, that the villagers of the village of Hurigama, in the Baladora korale of the Dewamedi hatpattu of the Kurunegala District, in the North-Western Province, may practise chena cultivation within the said lot on free permits issued by the Government Agent, Kurunegala, in accordance with the rules made by the Village Committee under the provisions of sections 6 and 16 of Ordinance No. 24 of 1889; and (b) that His Excellency the Governor reserves to himself the right to resume absolute possession on behalf of the Crown of the said lot or of any portion thereof whenever he thinks fit.

Colonial Secretary's Office. Colombo, December 20, 1918. By His Excellency's command,

R. E. STUBBS, Colonial Secretary.

SCHEDULE REFERRED TO.

The following lot situated in the village of Hurigama, in the Baladora korale of the Dewamedi hatpattu of the Kurunegala District, in the North-Western Province:—

Preliminary plan 1,632. Extent. Name of Land. A. R. P. $26 \dots$ 63 1 37 Helambagahamulahenyaya

"THE VILLAGE COMMUNITIES ORDINANCE, 1889."

T is hereby notified for general information that (a) His Excellency the Governor has been pleased to set apart the lots of land described in the schedule hereto annexed, which are the property of the Crown, for a common purpose, to wit, that the villagers of the village of Hengamuwa, in the Baladora korale of the Dewamedi hatpattu of the Kurunegala District, in the North-Western Province, may practise chena cultivation within the said lots on free permits issued by the Government Agent, Kurunegala, in accordance with the rules made by the Village Committee under the provisions of sections 6 and 16 of Ordinance No. 24 of 1889; and (b) that His Excellency the Governor reserves to himself the right to resume absolute possession on behalf of the Crown of the said lots or of any portion thereof whenever he thinks fit.

Colonial Secretary's Office, Colombo, January 6, 1919. By His Excellency's command,

R. E. STUBBS, Colonial Secretary.

SCHEDULE REFERRED TO.

The following lots situated in the village of Hengamuwa, in the Baladora korale of the Dewamedi hatpattu of the Kurunegala District, in the North-Western Province:—

Preliminary plan 1,575. Extent. Lot. Name of Land. A. R. P. .. 37 3 21 .. Keppitiyahenyaya .. 19 1 24 .. Kalawellawahenyaya **57** 1

"THE VILLAGE COMMUNITIES ORDINANCE, 1889."

T is hereby notified for general information that (a) His Excellency the Governor has been pleased to set apart the L lot of land described in the schedule hereto annexed, which is the property of the Crown, for a common purpose, to wit, that the field owners of the village of Ihala Lolanwewa, in the Baladora korale of the Dewamedi hatpattu of the Kurunegala District, in the North-Western Province, may practise chena cultivation within the said lot on free permits issued by the Government Agent, Kurunegala, in accordance with the rules made by the Village Committee under the provisions of sections 6 and 16 of Ordinance No. 24 of 1889; and (b) that His Excellency the Governor reserves to himself the right to resume absolute possession on behalf of the Crown of the said lot or of any portion thereof whenever he thinks fit.

Colonial Secretary's Office, Colombo, January 6, 1919. By His Excellency's command, R. E. STUBBS, Colonial Secretary.

SCHEDULE REFERRED TO.

The following lot stuated in the village of Ihala Lolanwewa, in the Baladora korale of the Dewamedi hatpattu of the Kurunegala District, in the North-Western Province:—

Preliminary plan 1,636. Extent. Lot. Name of Land. A. R. P. 65 1 29 Helambagahamulahenyaya

HE following list issued from the Central Chancery of the Orders of Knighthood showing the order in which Orders, Decorations, and Medals should be worn is published for general information.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 4, 1919.

R. E. STUBBS, Colonial Secretary.

[To be substituted for list dated June 3, 1918.]

Central Chancery of the Orders of Knighthood, St. James's Palace.

The following list shows the order in which Orders, Decorations, and Medals should be worn, but it in no way affects the precedence conferred by the Statutes of certain Orders upon the Members thereof :-

Victoria Cross.

(1) British Orders of Knighthood, &c.

Order of the Garter. Order of the Thistle. Order of St. Patrick. Order of the Bath. Order of Merit (immediately after Knights Grand Cross of the Order of the Bath). Order of the Star of India. Order of St. Michael and St. George. Order of the Indian Empire. Order of the Crown of India. Royal Victorian Order (Classes I., II., and III.). Royal Victorian Order (Classes I., II., and III.).
Order of the British Empire (Classes I., II., and III.).
Order of the Companions of Honour (immediately after
Knights and Dames Grand Cross of the Order of the
British Empire).
Distinguished Service Order.
Royal Victorian Order (Class IV.).

Order of the British Empire (Class IV.). Imperial Service Order. Royal Victorian Order (Class V.). Order of the British Empire (Class V.).

(2) Decorations.

Royal Red Cross (Class I.). Distinguished Service Cross. Military Cross. Distinguished Flying Cross. Air Force Cross. Royal Red Cross (Class II.).

(3) Orders given only in India.

Order of British India. * Indian Order of Merit (Military). Kaisar-i-hind Medal.

Order of St. John of Jerusalem in England. Albert Medal

(4) Jubilee, Coronation, and Durbar Medals.

Queen Victoria's Jubilee Medal, 1887 (Gold, Silver, and Bronze).

Queen Victoria's Police Jubilee Medal, 1887.

Queen Victoria's Jubilee Medal, 1897 (Gold, Silver, and Bronze).

Queen Victoria's Police Jubilee Medal, 1897. Queen Victoria's Commemoration Medal, 1900 (Ireland).

King Edward's Coronation Medal.
King Edward's Police Coronation Medal.

King Edward's Durbar Meda! (Gold, Silver, and Bronze).

King Edward's Police Medal (Scotland).

King's Medal, 1903 (Ireland)

King George's Coronation Medal. King George's Police Coronation Medal. King's Visit Police Commemoration Medal, 1911 (Ireland). King George's Durbar Medal (Gold,† Silver, and Bronze).

* The Indian Order of Merit (Military and Civil) is distinct from the Order of Merit instituted in 1902. † King George's Durbar Medal in Gold can be worn in the United Kingdom by Ruling Chiefs of India only.

T is hereby notified that licenses to import explosives into Ceylon during the current year have been issued to—

Messrs. Shaw, Wallace & Company, of Colombo. Messrs. Brown & Company, Limited, of Colombo. Messrs. The Colombo Stores, Limited.

Messrs. The Colombo Apothecaries' Company, Limited. Mr. H. Bastian Fernando, of 43, Kollupitiya, Colombo.

Colonial Secretary's Office Colombo, January 9, 1919. Military Medal.

Medal for Distinguished Conduct in the Field.

(5) Medals for Distinguished Conduct, i.e., for Gallantry.

Conspicuous Gallantry Medal. Distinguished Service Medal. Distinguished Flying Medal. Air Force Medal.

(6) War Medals (in order of date).

(7) Polar Medals.

Arctic Medal, 1815-1855. Arctic Medal, 1876. Antarctic Medal, 1901-1903.

(8) Medals for Saving Life.

Constabulary Medal (Ireland). Board of Trade Medal for Saving Life at Sea. *Indian Order of Merit (Civil). Edward Medal. Indian Distinguished Service Medal. King's Police Medal.

(9) Efficiency and Long Service Medals.

Long Service and Good Conduct Medal.

Naval Long Service and Good Conduct Medal.

Medal for Meritorious Service.

Indian Long Service and Good Conduct Medal (for Europeans of Indian Army).

Indian Meritorious Service Medal (for Europeans of Indian

Army). Royal Marine Meritorious Service Medal.

Indian Long Service and Good Conduct Medal (for Native Army).
Indian Meritorious Service Medal (for Native Army).

Volunteer Officers' Decoration. Volunteer Long Service Medal.

Volunteer Officers' Decoration (for India and the Colonies).

Volunteer Long Service Medal (for India and the Colonies).
Colonial Auxiliary Forces Officers' Decoration.
Colonial Auxiliary Forces Long Service Medal.
Medal for Good Shooting (Naval).

Militia Long Service Medal.

Imperial Yeomanry Long Service Medal.
Territorial Force Efficiency Medal.
Territorial Decoration.
Special Reserve Long Service and Good Conduct Medal.
Decoration for Officers of the Royal Naval Reserve.
Decoration for Officers of the Royal Naval Volunteer

Royal Naval Reserve Long Service and Good Conduct

Medal. Royal Naval Volunteer Reserve Long Service Medal.

Union of South Africa Commemoration Medal.

(10) Medals belonging to Orders.

Royal Victorian Medal (Gold and Silver). Imperial Service Medal.

Medal of the Order of the British Empire.

Medal of the Order of St. John of Jerusalem in England.

Badge of the Order of the League of Mercy.

Royal Victorian Medal (Bronze).

Foreign Orders (in order of date). Foreign Decorations (in order of date). Foreign Medals (in order of date).

By His Excellency's command,

R. E. STUBBS, Colonial Secretary.

"THE VILLAGE COMMUNITIES ORDINANCE, 1889.

T is hereby notified for general information (a) that His Excellency the Governor has been pleased to set apart the lot of land described in the schedule hereto annexed, which is the property of the Crown, for a common purpose, to wit, that the inhabitants of the village Maningomuwa, in the Galkadawala tulana of the Nuwaragam korale of the Nuwaragam palata of the Anuradhapura District, in the North-Central Province, may practise chena cultivation within the said lot on free permits issued by the Government Agent of the North-Central Province, in accordance with rules made under the provisions of sections 6 and 16 of Ordinance No. 24 of 1889; and (b) that His Excellency the Governor reserves to himself the right to resume absolute possession on behalf of the Crown of the said lot or of any portion thereof whenever he thinks fit.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 6, 1919.

R. E. Stubbs, Colonial Secretary.

SCHEDULE REFERRED TO.

The following lot situated in the village of Maningamuwa, in the Galkadawala tulana of the Nuwaragam korale of the Nuwaragam palata of the Anuradhapura District, in the North-Central Province:—

Preliminary plan 741.

Extent.

Lot.

Name of Land.

A. R. P.

Maningomuwa Wewukatuwa, Wetiyagamalanda, Wetiyawelanda, Goda-

kirilagah**alanda**

.. 252 1 20

ITH reference to the Notification dated November 14, 1918, published in the Government Gazette of the same date, the following additions and corrections to, and removal from, the list of persons and bodies of persons to whom articles to be exported to China may be consigned are hereby notified for general information.

Colonial Secretary's Office, Colombo, January 6, 1919.

By His Excellency's command, R. E. STUBBS.

Colonial Secretary.

Additions.

Amidani, L., & Co., Shanghai. Assurance Franco-Asiatique, Shanghai. Bejonjee & Co., Shanghai. Chung, C. P. (Manager of Nanking Dispensary), Tientsin. Culty, Th., Peking. Iqbalahmed, S. A., Shanghai. Tai Sang & Co. (late Ben & Co.), Swatow. Takara Yoko, Shanghai.

Toa Seima Kabushika Kaisha (Toa Jute Mill), Shanghai. Tsirentschikoff, S., Shanghai. Yih Dah, Shanghai. Yung Bartlett, G., Shanghai.

Corrections.

Nanking Dispensary, Nanking, should read Nanking Dispensary, Nanking, Tientsin. | Ben and Company, Swatow.

Nile Rheams & Cia. should read Nile Rheims & Co., Shanghai. Sennet Frères, Shanghai, should read Sennet Frères, Shanghai and Peking. Vicajee, F., & Co., Shanghai, should read Viccajee, F., & Co., Shanghai.

Removal.

Order of His Excellency the Governor in Council under "The Enemy Property Ordinance, No. 23 of 1916," as amended by Ordinance No. 5 of 1917.

THEREAS it is provided by section 8 a (1) of "The Enemy Property Ordinance, No. 23 of 1916," as set forth in section 3 of Ordinance No. 5 of 1917, that the Governor in Executive Council may, by Order in Council, vest in the Custodian of Enemy Property any property belonging to an "enemy subject" within the meaning of the said Ordinance:

And whereas the property described in the schedule hereto belongs to Garlich Wilhelm Suhren, an enemy subject, and it appears expedient to vest the said property in the said Custodian:

Now, therefore, His Excellency the Governor is pleased, by and with the advice of the Executive Council, to order, and it is hereby ordered, that the aforesaid property is vested in the "Custodian of Enemy Property," who is empowered to cancel the bonds mentioned in the said schedule so far as the interest of the said Garlich Wilhelm Suhren extends, to receive payment of the principal and interest due thereon, and to deal with the said moneys as provided by the said Ordinance.

By order,

JOHN SCOTT, Clerk to the Executive Council.

Colonial Secretary's Office, Colombo, January 8, 1919.

SCHEDULE.

All the right, title, and interest of the said Garlich Wilhelm Suhren in and to the following sums :-

- (1) Rs. 40,000, with interest thereon, secured by the mortgage bond No. 553 of July 2, 1906, attested by L. W. F. de Saram, of Colombo, Notary Public.
- (2) Rs. 9,000, with interest thereon, secured by the mortgage bond No. 10,361 of February 9, 1912, attested by F. J. de Saram, of Colombo, Notary Public.
- (3):Rs. 22,500, with interest thereon, secured by the mortgage bond No. 941 of March 22, 1910, attested by L. W. F. de Saram, of Colombo, Notary Public.
- (4) Rs. 90,000, with interest thereon, secured by the mortgage bond No. 4,505 of March 15, 1909, attested by V. A. Julius, of Colombo, Notary Public.
- (5) Rs. 25,000, with interest thereon, secured by the mortgage bond No. 291 of May 9, 1907, attested by H. Creasy, of Colombo, Notary Public.
- (6) Rs. 40,000, with interest thereon, secured by the mortgage bond No. 425 of July 11, 1908, attested by H. Creasy, of Colombo, Notary Public.

THE Government of Ceylon has decided to institute a register of all claims by British subjects to property or other interests in Russia.

The registration of claims will be undertaken by the Custodian of Enemy Property, Office of the Controller of Revenue, Colombo.

All persons, firms, and companies of British nationality owning property in territory which on August 1, 1914, formed part of the Russian Empire, or having claims against the Russian Government (including any Government exercising de facto authority in any part of that territory) or against any person, firm, company, or municipality in that territory, should record their claims with the Custodian of Enemy Property.

Application for forms for the registration of claims should be made to the Custodian of Enemy Property.

No further notification of claims which have already been recorded with the Custodian of Enemy Property is necessary.

The Government of Ceylon desires it to be understood that the registration of a claim by the Custodian of Enemy Property does not imply any undertaking on the part of His Majesty's Government to put it forward, or any assurance that, if put forward, it will be satisfied.

Office of the Controller of Revenue, Colombo, January 7, 1919.

A. S. PAGDEN, Custodian of Enemy Property.

NOTICES CALLING FOR TENDERS.

Amended Notice.

ENDERS are hereby invited for supplying the Ceylon Engineers with uniform, &c., from the date of entering the contract to December 31, 1919. Samples can be seen at the Ceylon Defence Force Headquarters, Slave Island, Colombo.

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 Supply of Uniform, &c., Ceylon Engineers, 1919," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on

January 21, 1919. 5. The tenders are to be made upon forms which will be supplied upon application at the Ceylon Defence Force Headquarters, Slave Island, Colombo, and no tender will

be considered unless it is on the recognized form.

6. A deposit of Rs. 150 will be required to be made either at the Treasury or 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 after he has tendered, 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. Upon a contract being entered into, the deposits of unsuccessful bona fide tenderers will be returned.

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

- 8. Sufficient sureties will be required to join in a bond for the due fulfilment of each contract. The amount of each bond, and all other necessary information, can be ascertained upon application at the office referred to in section 5.
- 9. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- 10. The Government reserves to itself the right, without question, of rejecting any or all tenders.
- 11. No tender will be accepted unless the tenderer quotes for all articles.

F. J. TOTHILL, Major, Acting Staff Officer, Ceylon Defence Force.

Colombo, December 20, 1918.

TENDERS are hereby invited for the supply and loading of coral ballast to the Jaffna line of the railway from persons willing to contract from date of acceptance of tender to September 30, 1919, to be delivered at any place close to the railway in the Jaffna peninsula, more preferably at stations as per specification below:—

Coral Ballast.

(a) To procure, transport, and stack coral ballastwhich will pass through a 2-in. diameter mesh, and place the same alongside the railway in a convenient place suitable for loading.

(b) To supply labour and load same—the coral ballast—

into wagons.

The quantity of coral ballast required will probably be about 4,000 to 5,000 cubic yards, but no guarantee will be given as to quantity to be taken.

Each tenderer must specify the rate per cubic yard for (a)

and (b).

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.

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 the Railand Loading of Coral Ballast to the Jaffna Line of the Railway" in the left hand corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, January 28, 1919.

The tenders are to be made upon forms which will be supplied upon application at the Office of the General Manager of the Railway, 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 or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any the same before any form of tender is issued. 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, 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 signature of a contract.

7. The amount of security required will be Rs. 200. All other necessary information can be ascertained upon application at the Office of the Engineer of Way and Works, Colombo, or at the Office of the District Engineer, Way and

Works, Anuradhapura.

8. The security should be furnished within ten days of acceptance of tender being notified.

9. All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders may be

treated as informal and rejected.

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

Fines may be inflicted for delays in complying with orders.

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.

13. Before tender forms are supplied to persons wishing to tender, they will have to satisfy the General Manager or person delegated by him that they are in a position to execute the contract in a satisfactory manner, and for this purpose they must be prepared to produce documentary or other evidence if called for.

14. Contracts may not be assigned or sublet without the

authority of the Tender Board.

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

General Manager's Office, Colombo, January 4, 1919. G. P. GREENE, General Manager.

TENDERS are hereby invited for the supply of timber during 1918-19. Area to be exploited and further details are given in the annexed schedule.

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.

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

4. Tenders should be marked "Tender for Timber Supply, 1918-19, Anuradhapura Division," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, -January 28, 1919.

Tenders are to be made on forms which will be supplied upon application at the Forest Office, Anuradhapura. No tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tender may be treated as informal and rejected.

A deposit of Rs. 20 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline or fail to enter into the contract and bond after he has tendered, or 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, 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 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 sureties will be required to join in a bond for the fulfilment of the contract. The amount of the bond, and all other necessary information, can be obtained upon application at the office referred to in section 5. A further security in cash of 5 per cent. of the value of contract will be required of the contractor when entering into the bond.

Separate rates per cubic foot of timber and broad gauge and narrow gauge sleepers must be quoted, written

both in words and figures.

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 of accepting any portion of a tender.

Contract may not be assigned or sublet without the authority of the Tender Board previously obtained.

13. 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 work; further, the contractor shall not employ any person whose name is on the list of defaulting contractors, nor any person, whom the Assistant Conservator for reasons which appear to him sufficient, objects to after giving due notice in writing.

14. For any further information, and for inspection of the draft contract, application should be made to the Assistant Conservator of Forests, Anuradhapura Division,

Anuradhapura.

Schedule.

To fell, log, and transport to the Anuradhapura Railway Station 300, more or less, palu logs, 6 ft. and over in girth and 15 ft. and over in length, from irrigable lands below the Nachchaduwa tank, bounded as follows:—

North by Malwatte-oya.

East by Nachchaduwa compensation lands.

South by cart track from Madawellagama tank to Kaluwella tank.

West by irrigation trace No. 5 connecting low level channel with Malwatte-oya.

Work to be completed within six months from date of

signing contract.

Note.—Trees should be felled within 6 inches from the ground by saw or axe and saw combined, and only such trees as are stamped and marked by a Forest Ranger should be felled.

All suitable branchwood of the trees felled should be converted into broad gauge or narrow gauge sleepers of the standard sizes and transported and delivered stacked at the

depôt as the logs.

Rejected logs or sleepers will not be paid for, but will lapse to Government, as well as all refuse wood in the sleeper operations. The contractor will have no claim in respect of any material sold as rejection.

Office of the Conservator of Forests, H. F. Tomalin, Kandy, January 6, 1919. Conservator of Forests.

UNSERVICEABLE ARTICLES,

OTICE is hereby given that the under-mentioned confiscated articles will be sold by public auction at the Municipal Court of Colombo, on Wednesday, February 12, 1919, commencing at 2.30 P.M.:—

3 tables

4 empty packing cases

1 toy, race horses on stand

2 porcelain dishes

8 pairs tea cups and saucers

4 pairs toy tea cups and saucers

4 small glass table ornaments

14 small icecream plates

12 small toys

1 small looking glass mounted on cardboard

4 Japanese whisky glasses

3 powder cases

5 small bells

2 packets thread

3 dozens shirt buttons

I large bowl

1 dessert plate

The Municipal Court, Colombo, January 4, 1919.

T. B. RUSSELL, Municipal Magistrate.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended December 21, 1918.

Births.—The total births registered in the city of Colombo in the week were 98 (9 Burghers, 48 Sinhalese, 15 Tamils, 13 Moors, 6 Malays, and 7 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on July 1, 1918, viz., 276,665) was 18.5, as against 23.6 in the preceding week, 24.5 in the corresponding week of last year, and 22.1 the weekly average for last year.

Deaths.—The total deaths registered were 148 [6 Burghers, 76 Sinhalese, 36 Tamils, 16 Moors, 9 Malays, and 5 Others). The death-rate per 1,000 per annum was 27.9, as against 30.9 in the previous week, 26.5 in the corresponding week of last year, and 23.7 the weekly average for last year.

Infantile Deaths.—Of the 148 total deaths, 34 were of infants under one year of age, as against 33 in the preceding week, 33 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 11.

Principal Causes of Death.—Twenty deaths from Phthisis were registered, 8 in Maradana (including 6 deaths of non-residents in hospitals), 6 in Kotahena, 2 in Pettah, and 1 each in San Sebastian, St. Paul's. New Bazaar, and Wellawatta, as against 17 in the previous week and 13 the weekly average for last year.

2. Fifteen deaths from *Pneumonia* were registered, 8 in Maradana (including 6 deaths of non-residents in hospitals), 3 each in Kotahena and Slave Island, and 1 in Kollupitiya, as against 26, 23, 22, and 35, respectively, for the four preceding weeks. The weekly average for last year was 13.

There were registered 10 deaths from *Influenza*, 4 in Maradana, 2 in Wellawatta, and 1 each in Pettah, San Sebastian, St. Paul's, and Slave Island, as against 8, 13, 11, and 16, respectively, for the four preceding weeks.

- 3. Six deaths from Bronchitis were registered, as against 4 in the previous week.
- 4. There were registered also 13 deaths from Infantile Convulsions, 11 from Enteritis, 9 from Debility, 8 from Dysentery, 2 from Worms, 1 from Tetanus, and 53 from Other Causes.
- 5. One case of *Ohickenpox* and 1 of *Measles* were reported during the week, as against 11 and 1 respectively in the previous week.

State of the Weather.—The mean temperature of air was 80.0° against 79.3° in the preceding week and 77.5° in the corresponding week of the previous year. The mean atmospheric pressure was 29.964 in., against 29.898 in. in the preceding week and 29.909 in. in the corresponding week of the previous year. The total rainfall in the week was 1.03 in., against 0.48 in. in the preceding week and 1.42 in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, January 7, 1919. FRED. L. ANTHONISZ, for Registrar General.

Registrar-General's Health Report of the City of Colombo for the Week ended December 28, 1918.

Births.—The total births registered in the city of Colombo in the week were 114 (1 European, 9 Burghers, 59 Sinhalese, 20 Tamils, 17 Moors, 5 Melays, and 3 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on July 1, 1918, viz., 276,665) was 21.5, as against 18.5 in the preceding week, 18.3 in the corresponding week of last year, and 22.1 the weekly average for last year.

Deaths.—The total deaths registered were 162 (3 Burghers, 92 Sinhalese, 34 Tamils. 23 Moors, 4 Malays, and 1 Other). The death-rate per 1,000 per annum was 30.5, as against 27.9 in the previous week, 26.7 in the corresponding week of last year, and 23.7 the weekly average for last year.

Infantile Deaths.—Of the 162 total deaths, 35 were of infants under one year of age, as against 34 in the preceding week. 35 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 6.

Principal Causes of Death.—Twenty deaths from Pneumonia were registered, 9 in Maradana (including 6 deaths of non-residents in hospitals), 6 in Kotahena, and 1 each in Pettah, San Sebastian, New Bazaar, Slave Island, and Kollupitiya, as against 15, 26, 23, and 22, respectively, for the four preceding weeks. The weekly average for last year was 13. There were registered 10 deaths from Influenza, 5 in Kotahena, 2 in Wellawatta, and 1 each in St. Paul's, New Bazaar, and Maradana, as against 10, 8, 13, and 11, respectively, for the four preceding weeks. Three deaths from Bronchitis were registered, as against 6 in the previous week.

- 2. Fifteen deaths from *Phthisis* were registered, 7 in Maradana (including 3 deaths of non-residents in hospitals), 3 in Kotahena, 2 in New Bazaar, and 1 each in San Sebastian, St. Paul's, and Kollupitiya, as against 20 in the previous week and 13 the weekly average for last year.
- 3. Three deaths from Enteric Fever were registered, 2 in Maradana (including 1 death of a non-resident in hospital) and 1 in St. Paul's. No death from this cause was registered in the previous week. The weekly average for last year was 3.
- 4. One death from Plague (suspected) was registered in Maradana, as against nil in the previous week. The weekly average for last year was 3.
- 5. There were also registered 18 deaths from Debility, 11 from Infantile Commissions, 10 from Enteritis, 5 from Dysentery, 4 from Diarrhosa, 2 from Worms, 1 from Tetanus, and 59 from Other Causes.
 - 6. No case of Chickenpox or of Measles was reported during the week.

State of the Weather.—The mean temperature of air was 79.0°, against 80.0° in the preceding week and 76.9° in the corresponding week of the previous year. The mean atmospheric pressure was 29.953 in., against 29.964 in. in the preceding week and 29.872 in. in the corresponding week of the previous year. The total rainfall in the week was 0.21 in., against 1.03 in. in the preceding week and 0.22 in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, January 7, 1919. FRED. L. ANTHONISZ, for Registrar-General.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Importation of Rice into the different Ports of Ceylon, excluding the Port of Colombo. during the Week ended January 4, 1919.

Ceylon Port.		Port of Origin.		Number of Bags.
Colombo		Bassein		3,002
\mathbf{Do}_{\cdot}	- •	Calcutta		26,5 88
Do.		Rangoon		65,578
$\mathbf{D_{o}}$.		Danushkodi		30 0
Kayts		Akyab		3,250
Trincomalee	• • •	$\mathbf{D}o.$		8
Jaffna	••	Do.	• •	3,695
Do.	• •	Rangoon		9 465
		Total	••	111,886

3,143 bags of rice have been shipped from the Port of Colombe during the week ended January 4, 1919.

H. M. Customs,	R. O. DE SARAM,				
Colombo, January 8, 1919.	for Principal Collector.				

Sale of Ebony.

A N auction sale of the under-mentioned ebony will be held at the Central Timber Depôt, Kew road, Slave Island, Colombo, on Saturday, January 25, 1919, at 10.30 A.M., subject to the following conditions:—

- 1. The timber will be put up in lots to suit buyers at a rate per lot, and no advance of less than Re. 1 per lot will be accepted.
- 2. The highest bid will be accepted, subject to the approval or disapproval of the Conservator of Forests. The highest bidder will be required by the officer conducting the sale to sign the sale book kept for the purpose directly a lot has been knocked down to him.
- 3. Payment of 25 per cent. of the successful bid to be made at time of sale if so required.
- 4. Depôt weights must be accepted, but buyers can have the right of giving notice, before the expiration of the date of payment, of having the actual weight ascertained. Should the difference between the depôt weight and the weight ascertained after re-weighing be more than 1½ per cent., the cost of re-weighing is to be borne by the Forest Department, and if within 1½ per cent. by the purchaser; any difference between the depôt weight and the weight ascertained after re-weighing is to be paid or allowed for, as the case may be. Should two or more purchasers desire to re-weigh their timber on the same day, precedence will be given to the buyer whose notification of intention to re-weigh reaches the Assistant Conservator of Forests first.
- 5. No timber shall be removed before payment of the full price bid, and all timber sold must be removed from the depôt within ten days of date of notification of acceptance by the Conservator of Forests of such bid, and will be at the risk of the purchasers until removed.
- 6. Should any person to whom a lot is knocked down refuse to take it over at the full price bid, or refuse or fail to sign the tale book and pay 25 per cent. of his bid when so required, or refuse or fail to pay the full purchase amount or balance thereof, as the case may be, and to remove the timber within the time specified in clause 5 above, the lot will again be put up for auction, and the original purchaser or bidder will be held liable for any loss to Government owing to a lower price being realized at the re-sale, while if an enhanced price is realized at such re-sale, he shall, however, have no claim to the profit which shall accure to Government.
- 7. Agents bidding for others will be required to produce a written authority from the firm or persons for whom they bid, such authority will be retained by the Assistant Conservator of Forests, and will hold good only at the particular sale at which it is produced.

Forest Division. Quantity offered for Sale.
No. of Log or Lot. Tons ewt. qr. lb.
Anuradhapura V. . . . 60 . . 3 1 2 21

List of Ebony Logs referred to.

Anuradhapura V.

i o moji	No.	T. D.	Leng	gth,	Gh	tþ.	Weight.				Blackness of Wood.	
Ì		ာ်	704	•	**	•	Tons.	cwt.	ąř.	3		W 11 4444
			Ft.	in.		in.			1	년 21*	`	
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A A	E)	}	3 5	9. 9.	. 1	6. 6.	. 0	0	0 2	21** 21*	Ì	·
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\mathbf{A}	15E	1	6	9.	. 0	9.	. ŏ	0	0	21*	١	
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A	71 `	}	9	6.		10.	. 0	2	0	0*` 7*	ļ	
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A	83B	j	7	3.		6.		1	Ī	21*	1	
A A	64 39в	>1080-	8 5	0. 9.		6. 9.		1	2 2	21* 14*	l	Black (1 piece
Â	33A	71000	10	6.		0.	_	2	1	14*	ſ	flowered)
Ā	39A	j	5	3.	. ž	9.	. ŏ	ī	ō	14*	J	
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A A	13 7 12 5	≻1082 ≺	9	0. 6.	. 1 . 2	9 6	. 0	1 1	0 3	21‡ 14‡	7	slightly flow- ered)
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A	18в	≻ 1087⊰	8	3.	. 1	9.	0	0		21* 14*	}	do.
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* Slabs. † 3 pieces sound, 2 pieces unsound. ‡ Sound.

Office of the Conservator of Forests,
Kandy, January 3, 1919. Conservator of Forests.

Sale of Satinwood.

A N auction sale of the under-mentioned satinwood will be held at the Central Timber Depôt, Kew road, Slave Island, Colombo, on Saturday, January 25, 1919, at 11 A.M., subject to the following conditions:—

1. The timber will be put up in lots to suit buyers at a rate per cubic foot, and no advance of less than 10 cents per cubic foot will be accepted.

2. The highest bid will be accepted, subject to the approval or disapproval of the Conservator of Forests. The highest

bidder will be required by the officer conducting the sale to sign the sale book kept for the purpose directly a lot has been knocked down to him.

Payment of 25 per cent. of the successful bid to be made

at time of sale if so required.

4. Depôt measurements must be accepted, but previous to date of auction any prospective bidder is at liberty to check the measurements recorded in the notice and to represent any differences promptly.

5. No timber shall be removed before payment of the full

price bid, and all timber sold must be removed from the depot within ten days of date of notification of acceptance by the Conservator of Forests of such bid, and will be at the risk of the purchasers until removed.

the purchasers until removed.
6. Should any person to whom a lot is knocked down refuse to take it over at the full price bid, or refuse or fail to sign the sale book and pay 25 per cent. of his bid when so required, or refuse or fail to pay the full purchase amount or balance thereof, as the case may be, and to remove the timber within the time specified in clause 5 above, the lot will again be put up for auction, and the original purchaser or bidder will be held liable for any loss to Government owing to a lower price being realized at the re-sale, while if an enhanced price is realized at such re-sale, he shall, however, have no claim to the profit which shall scorus to Government. shall accrue to Government.

Flowered logs, if not so advertised, shall be excluded from the lots advertised in the list, and shall be put up separately, at the discretion of the Assistant Conservator of Forests, after

so the discretion of the Assistant Conservator of Porests, after consulting the wishes of prospective purchasers.

8. Agents bidding for others will be required to produce a written authority from the firm or person for whom they bid, such authority will be retained by the Assistant Conservator of Forests, and will hold good only at the particular sale at which it is produced.

Division. Batticalos

No. of Logs. Cubic Feet. .. 30 .. 1079.07

List of Satinwood Logs referred to.—Batticaloa.

Dist of Salvingous Logs rejerred to.—Duttection.										
No. of	!	Lez	gth	•	Girth		Cubio	Soundness		
Log.		Ft.	in.		F t. in		Feet.	of Log.		
447		20	0		4 10	٠	29 - 20	Sound		
448		14	Õ		5 2		23 · 35	do.		
457		21	Š.		4 7		27.89	. do.		
521		13	9		# A		25 98	. do.		
522		19	9		4 9		27.84	do.		
523		21	9		5 2	· ,	36.28	do.		
524		21	9		5 5	•••	39.87	do.		
526		20'	ŏ	1	5 11	••	43.75	do.		
528		15	6	33	8 7	• •	30 · 19	do.		
529	••	18	9		5 1: 3	••	32 . 29	Partly sound		
580		14.	3		6 5	٠٠.	36.66*			
532	••	18	3	•,•	5 2	• • •	30-44	do.		
533	••	18	6		5 7	••	36.04*	do.		
534	• •	21'	0		"5· 4		37 · 33	do.		
535	••	19	0		5 6		35.92	do.		
536	• • `	21	3		54		37.77	do.		
537	••	23	9		4 8	••	32.32	do.		
53 8	••	15	3		6 0	• •	34.31	do.		
539		16	0 .		5 11	• •	35.00	do.		
542	• •	. 13	3		6 0		29· 81	Partly sound		
54 3		15	. 6		66		40 · 92*	Sound		
544	••	14	3		69	• •	40.57	do.		
545	••	21	0	••	6 1	••	48-57	do.		
546	••	15	6	••	56		2 9 · 2 9	Partly sound		
547	• •	22	3		5 11	• •	48 • 67	Sound		
548	• •	17	9		5 2	• •	29.61*	do		
989	••	21	3		4 11	• •	$32 \cdot 09$. do,		
991	••	18	3	÷ •	9.0		92.88	do. 🐞		
995	••	25	0	••	4 5	• •	30 • 47	do.		
1000	••	21	6	••	4 3	• •	24 · 2 6*	do.		
	• Flo	wered	i.		•	† 7	Well flow	vered.		

Office of the Conservator of Forests, Kandy, January 3, 1919.

H. F. TOMALIN, Conservator of Forests.

Notice of Sequestration for Default of Payment of Irrigation Rate under Maha Uswewa.

WHEREAS under the provisions of "The Irrigation Ordinance, 1917," the land described in the scendule hereto is declared specially bound and liable to pay the following contribution, viz.:—Rs. 5.91, Rs. 5.11, and Rs. 10.91, on Maha Uswewa irrigation work, and whereas default has been made in the payment of the said contribution for the year 1918 to the amount appearing in the said schedule, notice is hereby given that on November 12, 1918, the said lands have been seized by me in accordance with section 65 (1) of the said Ordinance, and if the said amount, together with any costs payable under section 67, shall not be sooner paid or tendered, the property seized as aforesiad will be sold by public auction at the spot on January 31, 1919, at 2 P.M.

S. M. P. VANDERKOEN, December 23, 1918. for Assistant Government Agent.

SCHEDULE.

Date of specification, February 9, 1912. Village-Maha Uswewa.

•			•	
Serial	Lot	Name of	Amount,	
No.	No.		-	Rs. c.
127	3,892	H. Russian For	nseka of Put	talam 5 91
	3,890	Do.		5 11
23	3,790	G. E. Chitty	of Ward	place.
	•	Colombo		10 91

Statement of Receipts and Expenditure of the District School Committee, Mullaittivu, for the Year 1918.

Omminot,	TT		4, 101 110 1041 10101		
	Amou	nt.	·	Amou	nt.
Receipts.	Rs.	C.	Expenditure.	Rs.	C.
Balance on December 31,	3.584		Erection of new buildings and extension of existing		
1917	3,004	04			•
Government contribution		1	buildings	670	88
for 1918-19	707	0	Repairs to buildings	73	35
School fines	289	Ŏ	Making and repairing fence	• • •	
			of school gardens, &c	12	0
			Balance on December 31.		
•			1918	3,824	41
Total	4,580	64	Total	4,580	64

Muliaittivu Kachcheri, January 8, 1919.

E. F. MARSHALL, Chairman.

Destruction of Rogue Elephants.

AM prepared to issue licenses free of stamp duty under section 9, sub-section (1) (b) of the Game Protection Ordinance, No. 1 of 1909, for the destruction of the following rogue elephants:

(1) The leader of a herd of elephants destroying chena crops at Rada Rambewa and other villages, 3 miles northeast of 67th mile, Kandy-Anuradhapura road (between Tirappane and Maradankadawala), villagers will point out.

(2) Leader of a herd of elephants destroying chenas at Ulpatwews near the 60th milestone, Trincomalee road (opposite to the Tammannewa minor road).

H. R. FREEMAN, Government Agent.

December 23, 1918.

Rinderpest.

HEREAS rinderpest has broken out in the premises bearing assessment No. 15, situated at Baseline 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 January 5, 1919.

The Municipal Office, CHAS. W. PATE, Colombo, January 7, 1919. Municipal Veterinary Surgeon.

Rinderpest.

THEREAS rinderpest has broken out in the premises bearing assessment No. 50, situated at Old Kolonnawa 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 January 4, 1919.

CHAS. W. PATE, The Municipal Office, Colombo, January 7, 1919. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 1B, situated at Princes's gate, 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 December 28, 1918.

The Municipal Office, CHAS. W. PATE Colombo, January 4, 1919. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

THEREAS by proclamation dated December 17, 1918, published in the Government Gazette No. 6,987 of December 20, 1918, the premises known as the reclaimed grazing land in charge of the Engineer, Lake Development Scheme, General Lake 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 December 23, 1918.

CHAS. W. PATE, The Municipal Office, Colombo, January 3, 1919. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated December 17, 1918, published in the Gamman C published in the Government Gazette No. 6,987 of December 20, 1918, the premises bearing assessment No. 20, situated at Colpetty, Colombo, were proclamed 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 December 23, 1918.

The Municipal Office, CHAS. W. PATE. Colombo, January 3, 1919. Municipal Veterinary Surgeon

Foot-and-Mouth Disease.

WHEREAS by proclamation dated December 19, 1918, published in the Government Gazette No. 6,988 of January 3, 1919, the premises bearing assessment No. 13, situated at Kirillapone lane, 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 January 3, 1919.

The Municipal Office, CHAS. W. PATE, Colombo, January 6, 1919. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

THEREAS by proclamation dated December 19, 1918, published in the Government Gazette No. 6,988 of January 3, 1919, the premises bearing assessment No. 33, situated at Kirillapone lane, 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 January 4, 1919.

CHAS. W. PATE, The Municipal Office, Colombo, January 6, 1919. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

HEREAS by proclamation dated December 21, 1918, published in the Government Gazette No. 6,988 of January 3, 1919, the premises bearing assessment No. 28, situated at Narahenpita, 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 January 3, 1919.

The Municipal Office, CHAS. W. PATE, Colombo, January 6, 1919. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

HEREAS by proclamation dated December 17, 1918. published in the Government Gazette No. 6,987 of December 20, 1918, the premises bearing assessment No. 75,

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 footand-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 January 3, 1919.

CHAS. W. PATE, The Municipal Office, Colombo, January 6, 1919. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

HEREAS by proclamation dated December 17, 1918, published in the Government Gazette No. 6,987 of December 20, 1918, the premises bearing assessment No. 63, 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 footand-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 January 3, 1919.

The Municipal Office, CHAS. W. PATE, Colombo, January 6, 1919. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out at Meddeketiya korale, in Katugampola hatpattu of the District of Kurunegala, North-Western Province, I do hereby declare, in terms of sub-sections (1) and (2) of section 5 of the Ordinance No. 9 of 1909, that the said korale the boundaries of which are specified below, is an infected area:—

Boundaries referred to.

North: Dewamedi hatpattu.

East: Dewamedi and Dambadeni hatpattus.

South: Dambadeni hatpattu and Yatikaha korale south. West: Dewamedi hatpattu and Yatikaha korale south.

Kurunegala Kachcheri, January 3, 1919.

C. R. CUMBERLAND, Government Agent.

"The Insect Pest and Quarantine Ordinance, No. 5 of 1901." THEREAS the insect pest named Fluted Scale (Icerya purchasi) is present on the following estates:-

CENTRAL PROVINCE.

Dimbula District.—Calsay estate, Nanu-oya. Maturata District.—Lauriston estate, Maturata.

Under regulations published in the Ceylon Government Gazette No. 6,888 of July 20, 1917, the said estates are hereby declared to be infested areas.

Department of Agriculture, Peradeniya, January 3, 1919.

F. A. STOCKDALE, Director of Agriculture.

"The Insect Pest and Quarantine Ordinance, No. 5 of 1901."

Declaration under Clause 3 of Regulations dated December 7. 1916, and published in the "Government Gazette" No. 6,839.

THEREAS Shot-hole Borer (Xyleborus fornicatus, Eich.) is present on the following plantations, that is to say:---

CENTRAL PROVINCE.

Matale North District.—Ankande estate, Matale. Pussellawa District.—Glenloch estate, Glenloch group,

Ramboda District.—Karagastalawa estate, Glenloch group, Ramboda.

PROVINCE OF UVA.

Badulla District.—Rossett division, Demodera.

Under clause 3 of the regulations published in the Ceylan Government Gazette No. 6,839 of December 8, 1916, the said plantations are hereby declared to be infested areas.

Department of Agriculture, Peradeniya, January 3, 1919.

F. A. STOCKDALE, Director of Agriculture.

Certificate to Practise as Draughtsman.

T is hereby notified that the under-mentioned has been issued a certificate to practise as a draughtsman under section 10 A of Ordinance No. 28 of 1916:-

Date of Certificate.

Certificate No.

Name

Address

December 16, 1918

A 23

Ranasinghe, A. P.

Meetiyagoda via Hikkaduwa

Surveyor-General's Office. Colombo, January 4, 1919.

A. J. Wickwar, for Surveyor-General.

"THE **EXCISE** ORDINANCE. 1912." No. NOTICES UNDER

Sale of Foreign Liquor Tavern Licenses.

NOTICE is hereby given that the Government Agent for the Western Province will, at the Colombo Kachcheri, at 10.30 A.M., on Saturday, January 25, 1919, expose for sale by public auction, subject to the usual conditions on which licenses are issued under "The Excise Ordinance, No. 8 of 1912," the privilege of selling foreign liquor under a tavern license for the period commencing February 1, 1919, and ending September 30, 1919, in suitable premises (not less than 100 yards from any existing tavern), within the Local Board town of Moratuwa, to be approved by the Government Agent.

The hours during which the licensed premises will be

allowed to be kept open will be 8 A.M. to 7 P.M.

3. The Government Agent does not bind himself to

accept the highest or any bid.
4. The person or persons declared by the Government Agent to be the purchaser or purchasers of the license will be required to deposit forthwith the full purchase amount in cash.

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

The Kachcheri Colombo, January 3, 1919.

J. G. Fraser. Government Agent.

Notice under "The Excise Ordinance, No. 8 of 1912."

T is hereby notified for public information that the Government Agent, Western Province, in exercise of the powers vested in him by rule 1 of the rules specified in Excise Notification No. 78 of July 26, 1918, has appointed the under-mentioned dates as convenient days and the resthouses specified as convenient places for recording votes for the purpose of ascertaining whether 75 per cent. of the road tax-paying inhabitants of the respective areas served by the arrack taverns specified are opposed to the existence of the said taverns, viz. :-

February 5, 1919: Between 8 a.m. and 12 noon, at the Mahara Resthouse, in respect of the arrack tavern at Keregepokuna. Between 2 P.M. and 6 P.M., at the Henaratgoda Resthouse, in respect of the arrack tevern at Kirindiwita.

February 7, 1919: Between 8 s.m. and 12 noon and 2 P.M. and 5 P.M., at house No. 147, situated on the right side of Pamankada-Nugegoda road in Kalubowila East, in respect of the arrack tavern at Kalubowila.

February 8, 1919: Between 8 A.M. and 12 noon, at house No. 520 (Caroline House), Kotte road, Welikada, in respect of the Welikada arrack tavern.

ebruary 10, 1919: Between 9 A.M. and 12 noon and 2 P.M. and 5 P.M., at the Colombo Kachcheri, in respect of the arrack tavern at Wellawatta.

The Kachcheri, Colombo, December 12, 1918.

J. G. FRASER, Government Agent.

Local Option re Arrack Taverns.

ITH reference to the notice regarding local option re Arrack Taverns in Galle District, 1919–20, published in the Government Gazette of December 20, 1918, notice is hereby given that the place fixed for recording votes regarding Erawawila arrack tavern has been altered from Bentota Resthouse to Ambalangoda Resthouse.

Galle Kachcheri, December 24, 1918.

R. B. Hellings, Government Agent.

Local Option re Arrack Tavern.

WITH reference to the Government Gazette Notification dated December 12, 1918, it is hereby notified that the votes to be recorded under Excise Notification No. 78 of July 26, 1918, on February 10, 1919, at the Colombo Kachcheri, will be in respect of the arrack taverns in the Wellawatta Ward of the Colombo Municipality.

The Kachcheri. Colombo, December 23, 1918.

J. G. FRASER. Government Agent.

TOLL SALES OF AND OTHER RENTS.

Sale of Ferry Rent.

NOTICE is hereby given that the under-mentioned ferry rent of the Puttalam District, North-Western Province, will be put up for sale by public quotion at 1 are on Mondon To will be put up for sale by public auction at 1 P.M. on Monday, January 27, 1919, at the Puttalam Kachcheri, at the risk of the original purchaser, should he have failed on or before that date to pay any instalments of the rent which may then be due.

The rent will be sold for a period of eight months from February 1, 1919, to September 30, 1919. The purchaser at the re-sale will be required to deposit one month's instalment and to furnish the usual security.

Puttalam-Etalai ferry rent.

Puttalam Kachcheri, January 6, 1919.

S. M. P. VANDERKOEN. for Assistant Government Agent.

ROAD COMMITTEE NOTICES.

Duckwari-Cottaganga Branch Road.

NOTICE is hereby given that, in terms of the Branch Roads Ordinance, No. 14 of 1896, a meeting of the Local Committee for the above road will be held on Monday, January 20, 1919, at Cottaganga, at noon.

Business.

To consider and report to the Provincial Road Committee with regard to—

- (a) The names of the estates (with their acreages) which are interested in and which use the road.
 - (b) The sections of the road used by these estates.
- (c) The names of the proprietors, resident managers or superintendents, and of the agents of these estates.

The private contribution on the maintenance estimate for the year ending September 30, 1919, amounts to Rs. 404.

Girindiela estate, C. J. Pattenson, Rangala, December 14, 1918. Chairman, Local Committee.

Duckwari-Ferndale Branch Road.

NOTICE is hereby given that, in terms of the Branch Roads Ordinance, No. 14 of 1896, a meeting of the LocalCommittee for the above road will be held on Saturday, January 11, 1919, at Ferndale Drill Shed at 9 A.M.

Business.

To consider and report to the Provincial Road Committee with regard to—

- (c) The names of the estates (with their acreages) which are interested in and which use the road.
 - (b) The sections of the road used by these estates.
- (c) The names of the proprietors, resident managers or superintendents, and of the agents of these estates.
- (d) Any other business that may be brought before the meeting.

The private contribution on the maintenance estimate for the year ending September 30, 1919, amounts to Rs. 2,412.

ALFRED H. KERR,
Ferndale estate,
Chairman, Local Committee.
Rangala, December 17, 1918

Glenlyon-Preston Branch Road.

NOTICE is hereby given that, in terms of the Branch Roads Ordinance, No. 14 of 1896, a meeting of the Local Committee for the above road will be held on Tuesday, January 14, 1919, at Glenlyon Club, at 3.30 P.M.

Business.

To consider and report to the Provincial Road Committee with regard to—

- (a) The names of the estates (with their acreages) which are interested in and which use the road,
- (b) The sections of theroad used by these estates,

(c) The names of the proprietors, resident managers or superintendents, and of the agents of these estates—for the assessment of the moiety of cost of maintenance for

Preston estate,
A. J. Hamilton Harding,
Chairman, Local Committee.
Agrapatanas, December 22, 1918.

the year ending September 30, 1919, viz., Rs. 606.

Kadugannawa-Alagalla Branch Road.

NOTICE is hereby given that, in terms of the Branch Roads Ordinance, No. 14 of 1896, a meeting of the Local Committee for the above road will be held on Wednesday, January 22, 1919, at Kirimittia bungalow, at 4.30 p.m.

Business.

To consider and report to the Provincial Road Committee with regard to—

- (a) The names of the estates (with their acreages) which are interested in and which use the road.
 - (b) The sections of the road used by these estates.
- (c) The names of the proprietors, resident managers or superintendents, and of the agents of these estates.

(d) Any other business that may be brought before the meeting.

The private contribution on the maintenance estimate for the year ending September 30, 1919, amounts to Rs. 1,414.

GORDON SKENE,
Kirimittia Estate, Chairman, Local Committee.
Kadugannawa, January 6, 1919.

Golahenwatta-Yatawatta Branch Road.

NoTICE is hereby given that, in terms of the Branch Roads Ordinance, No. 14 of 1896, a general meeting of the proprietors or resident managers of the estates interested in the above road will be held on Saturday, January 25, 1919, at the Matale Resthouse, at 9 A.M.

Business.

- 1. To elect a Local Committee to serve for two years.
- 2. The Local Committee immediately after the election will hold a meeting—

To consider and report to the Provincial Road Committee with regard to—

- (1) The names of the estates (with their acreages) to be assessed for the private contribution on the maintenance estimate for the year ending September 30, 1919.
- (2) The sections used by these estates.
- (3) The names of the proprietors, resident managers or superintendents, and of the agents of these estates.

N.B.—The meeting for the election of the Local Committee should consist of such number of proprietors or resident managers within the district as shall represent not less than one-third of the acreage.

Provincial Road Committee's Office, C. S. VAUGHAN, Kandy, January 6, 1919. Chairman.

Dimbulla Branch Roads,

NOTICE is hereby given that, in terms of the Branch Roads Ordinance, No. 14 of 1896, the following gentlemen have been elected to form the Local Committee to perform the duties imposed by the said Ordinance in respect of the Lindula-Agra, Walaha, and Railway Gorge roads, for the term ending December 3, 1919:—

Messrs, F. W. Le Feuvre (Chairman), A. C. Chamberlin, J. E. Baillie Hamilton, D. J. Maitland, and J. E. S. Holden.

(Gazette notice of March 25, 1918, has been cancelled.)

Provincial Road Committee's Office, Kandy, December 21, 1918. C. S. VAUGHAN, Chairman.

LOCAL BOARD NOTICES.

Election of Unofficial Members, Local Board of Health and Imprevement of Minuwangoda.

IT is hereby notified that Messrs. J. E. Seneviratne, D. M. P. R. Senanayake, and T. S. Gunewardane have been elected as Unofficial Members of the Local Board of Health and Improvement of Minuwangoda for the years 1919 and 1920.

The Kachcheri, Colombo, January 7, 1918. J. G. Fraser, Chairman.

Notice of Sale, Local Board, Bandarawela.

NOTICE is hereby given that the rents and profits, timber and produce, the materials of houses, and the under-mentioned properties themselves, seized for the arrears of the Local Board and Water-rate, Bandarawela, for the 2nd quarter, 1918, will be sold by public auction on the spot on January 31, 1919, at 10 a.m., unless in the meantime the taxes and costs are paid.

No	. of	Na	me	of Ow	ner.	Ī	م	ca l	Boa	rd V	Vat	er-
Prop	erty.							\mathbf{R}	ite.		ra	۴e.
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. 99	A	. Soris		••			٠,	5	30		7	95
104	• •	$\mathbf{D}_{\mathbf{c}}$	٠.				٠,	2	50		3	75
133	P	itche Be	wa				٠.	1	20		1	80
134		Do		•				2	10			15
172		Meera			31				50	• •		25
173		Do			_			_	50			25
175	• •	Do	-	••			• •	2		• • •		30
220	·· K	A. Dor			. 4			1	0		_	50
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261		K. Pod			ppun			0	_	• •		44
327	**	Do.		••		•	•	0	96	• •	_	44
		D. T. 1				•	•	2	40	• •		60
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336	I.	D. S. Ja	ya.	ratne ,				3	6 0		5	40
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		mahatn	зау	ສັ້	•			0	20		0	30
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364		Do		• •				-	30		7	
365		Do	-				•	ŏ	20	••	Ó	30
			_	- •		•	•	v		••	,•	50
_ 1	Local.	Boar d O	ffic	Θ,		F		MA	RSH.	LL,		
Ba	dulla,	January	7 3.	1919.				fo	r Ch	airn	an	
	_	•	•									-

Election of Unofficial Members, Local Board, Ratnapura.

It is horeby notified that the following gentlemen have been elected Unofficial Members of the Local Board of Ratnapura for the years 1919 and 1920:—

Daniel Elmore Jayatileke, Thambapillai Wallooppillai, Arthur Hamilton Ekneligoda Molamure.

Ratnapura Kachcheri, B. Constantine, December 23, 1918, Government Agent.

Notice of Sale, Local Board, Kurunegala.

IN terms of section 34 (1) of Ordinance No. 13 of 1898.

notice is hereby given that, the under-mentioned properties which have been seized under section 34 of Ordinance No. 13 of 1898, and section 41 of Ordinance No. 16

of 1865, for default of the payment of assessment tax due for the 3rd quarter, 1918, will be sold by public auction, at the Kurunegala Kachcheri, on Tuesday, January 28, 1919, at 2 P.M.

Kurunegala Kachcheri, January 6, 1919. C. R. CUMBERLAND, Government Agent.

.. 0 77

.. 0 77

.. Land

do.

List of Properties seized for Non-payment of Police and Local Board Rates of Kurunegala for 3rd Quarter, 1918.

B_{i}	oard Rates of Kurunegala for Negombo road		918.
Assessm No.		Property seized.	Amount, Rs. c.
	Louis Silva	Paddy fie	ld. 0 77
88	Heirs of K. B. Karunaratne	3 chairs	3 83
	Colombo road		
48	Heirs of Marathelis Perera	Land	0 77
86i	Suse Pulle	d ə.	0 77
	Puttalam road	ī.	
82	Mrs. J. H. G. Amarasekera	d o,	0 77
95	A. J. Weerasinghe	d o,	0 82
	Tank Circular		
3a	Kohilapokune Vihare	d o.	0 77
	Circular West		
46a	Heirs of Punchirala Vedarala	Materials	of
- WOW			0 77
	Circular South).	
15c	Ranmenica	Land	0 77
	Abbas	d o.	1 28
	Punchi Banda .	do.	3 83
47	C. E. Tennekoon	do.	0 11
	Henemulla.	•	
	Heirs of Joranis Appuhami	Land	0 77
	Punchimenica and others	do.	0 77
71	Heirs of Joranis Appuhami		0 11
	Wilgoda Circula		A ##
17	Punchietana	Land	0 77
	Wehers.		
14	Kapuruhami	Land	0 77
	Wilgoda Extension	n.	
186 :	P. Ukkuhami .	Land	0 77
	Kandy road.		
55d	Etakanda vihara	Materials	of
000		house	0 77
55e ··	Do.	do.	0 77
55f · · ·	Do.	Lend	0 77
55i · ·	Do.	Materials	of 0 77
	Espianade street	house t	., • ••
47		3 chairs	4 46
T/ ··	·	o Chair	
	Gestuvana.		0 77
91	Mohota Duraya and others	Land	• • • •
	Wellaw a road .	•	

.. Dissanayake and Pools

.. D. F. Jayasundera

TRADE MARKS NOTICES.

NOTE.—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 December, 1918.

_	Gazette	Name of Registered Proprietor.	Class.	Certifi- cate No.
1,353 1,403	6,971I 6,971S	Vally Noor Mahomed & Conby Motor Truck Co. Teptimus Vaughan, Ltd C. B. Peiris	22 1 12,	2

Trade Marks renewed during the Month of December, 1918.

	6,026	Harrisons & Crosfi e	eld, Ltd	42		516
		Do.		42		517
	5,997	Walbaum Luling G	oulden & Co.	43		480
		Do.	• •			
-	5,997	Do.		43	• •	482
	5,997	Do.		43		483

Trade Marks removed from the Register during the Month of December, 1918, through Non-payment of Renewal Fees.

- ... 6,007.. Thompson Thomas & Co. ... 42, 47... 487

Trade Marks, the Renewal of which has been suspended till the end of the War.

Applic					-		erti-
tion	Gazette	Name of Regis	C	lass.	ficate.		
No.	No.				No:		
	6,026Fr	eudenberg & Co.			20	••	522
Regist	rar-Genera	l's Office,	W. L.	KIND	ersli	cY,	

Colombo, January 7, 1919. Registrar-General.

Application No. 1,405.

IN compliance with the provisions of "The Trade Marks" Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June I, 1906, notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. Dodwell & Company, Limited, Colombo, Merchants, who claim to be the proprietors thereof, in respect of tea in Class 42 in the Classification of Goods in the above-mentioned Regulations:—

WELSTON.

The applicants undertake not to use the mark for tess exported to France.

Registrar-General's Office, W. L. KINDERSLEY, Colombo, December 23, 1918. Registrar-General.

MUNICIPAL COUNCIL NOTICES.

Prices of Foodstuff	is, &c., i				y 6 , 1				Per		olesal Bs c.			Retail.
	Per	W	holesa			Retail,	9.11			•	.e., v.			•
			Rs. c.			Rs. c.	Salt	• •		• •	_	Measur	•	0 12
Paddy, Country Bu			4 50		re		do.	. ••	_	• •		lb.	• •	0 6
Paddy, Imported	do.	• •		do.		0 15	Dried Chill	10#		• •		do.	• •	0 42
Rice, Country	do.			do,			Coriander	• •		• •	·	do.		0 20
Rice, Kara	do.	• •	6 25			0 20	Pepper	• •		• •		Measur	•	0 50
Rice, Kallunda	do.		6 50			0 21	Garlic	• •	_	• •		lb.	• •	0 36
Rice, Sulai	do.		7 25	do.		0 23	Mustard	• •		• •		Measur	3	0 22
Rice, Muttusamba	do.	٠.	12 50	do,		0 40	Turmeric	• •		• •		lb.	• •	0 25
Raw Rice (Rangoon)	do.		7 50	do.			Fenugreek	• •		• •	_	do.	• •	0 16
Raw Rice (Singapore)	do.			do.		0 23	Cummin	• •		• •	_	do.	• •	0 50
Raw Rice (Batavia)	do.			do.			Aniseed	• •		• •		do.	• •	0 20
Dholl (Thovarem)	do.	• •		. Seer	• •	0 22	Tamarind	• •		• •		do.		0 10
Dholl (Mysore)	do.	• •		do.		0 22	Jaggery	• •				\dots Bundle		0 30
Green Peas	do.			do.	• • •	0 30	Gingelly	• •			—	. Seer		0 22
Ulundu	do.	• •		do.	• • •	0 3 0	Gingelly Oi	1			· —	Bottle		0`80
Gram	do.			do.	• • •	0 22	Coconut Oil	l				Measure	s t	53 to 60
Wheat Flour		• •		lb.		0 36	Kerosine Oi	il, Day-				•		cents
American Flour		• •		do.	• •	0 20	light					Bottle		
Ghee, Cow		• •		Seer	• •	4 0	Kerosine Oi	l. Mon-						
Alle D M.1		• •		do.		1 36	key Brane					. do.		0 20
M:II.	•	• •		Bottle	• •	0 30	Matches,	Three				Packet	of	• ••
		• •		lb.	.• •	0 14	Stars			• •		12 bc		0 25
	-	• •		do.	• •	0.14	Matches (Ja	nanese)		••		do.		0 22
Potatoes (Bangalore)		• •		do.	• •		Beef	-		• •		lb.	• •	0 30
Onions (Bombay)		• •			• •	<u> </u>	Mutton	• •				do.	• •	0 60
Onions, Red		• •		do.	•••	0 10	Pork	• •		• •		do.	• •	0 40
Bread		• •		1-lb. lo	ai	0 18	Chicken	• •		• •		Each	• •	0 75
Tea · · ·		٠.		lb.	• •	0 80		• •		• •		do.	• • .	
Coffee		- •		do.	• •	1 12	Eggs	NT_44_1;		• •		uo.	• •	0 6
Limes		• •		Dozen	• •	0 15	Dry Fish,					11.		^ 0 F
Coconuts	****	• •	, —-	Each	• •	0 8	(Halmessa			• •		lb.	• •	0 25
Sugar, Soft		• •	<u> </u>	lb.	• •	0 24	Dry Fish (M	aidive)	***	٠.		do.	• •	0 50
Sugar, Crepe		• •		do.	• •	0 20						6 TT TE		
Sugar (Ceylon)		• •		do.	• •							S. H. WAT	IA,	
Sugar Candy		٠.		* do.	• •	0 36		icipal Off			Finan	ncia! Assista	ant t	o the
Sugar, Brown		• •		do.	••	·	Colombo, J	anuary 8,	1919.	. Ch	airme	an, Municip	al C	ouncil.

MUNICIPALITY OF KANDY.

Minutes of Proceedings of a Meeting of the Municipal Council of Kandy, held in the Town Hall, Kandy, on November 23, 1918, at 8.30 a.m., in accordance with Notice dated November 19, 1918.

Present:—The Hon. Mr. C. S. Vaughan, Chairman; Mr. E. Beven; Mr. E. L. Wijegoonewardene; Mr. C. A. LaBrooy; Dr. Allan de Saram; Mr. H. F. Tomalin; Mr. J. C. Ratwatte; Mr. L. H. S. Pieris; and Dr. J. W. S. Attygalle.

1. The Minutes of Proceedings of the Meeting held on October 26, having been previously submitted to the Chairman for his approval and a copy thereof furnished to each Member, were taken as read and confirmed by the Chairman.

- 2. The following documents were submitted:-
- (a) Statement of receipts and disbursements from close of 1917 to October 31, 1918, on account of the Municipal Fund.

(b) Progress report of works brought up to the same date.

(c) Health Officer's report for October.

- (d) Statement of cases instituted by the several Inspectors and of work done by the Municipal Magistrate during the month of October.
- (e) The reservoir readings for October.

Resolved that the statement (a), together with the Minutes of Proceedings of this Meeting, as required by section 83 of the Municipal Councils Ordinance, No. 6 of 1910, be forwarded to the Colonial Secretary for publication in the Covernment Gazette.

- 3. The following papers were laid on the table:—Reports by the several Inspectors on laundries, bakeries, dairies, standpipes, and house service taps inspected during October.
 - 4. Correspondence :-

(1) Letter of November 22, 1918, from Mr. F. A. Obeysekere complaining of the state of Hermitage road and asking that it be attended to. The letter was presented by Mr. Beven, and it was agreed to refer the matter to the Superintendent of Works.

(2) Letter No. 25 of November 2, 1918, from the Hon. the Colonial Secretary intimating that His Excellency the Governor in Executive Council has decided that the maximum rate of stamp duty leviable in respect of licenses for bicycles used for hire be fixed at Rs. 5 per bicycle.—Resolved that the license fee for bicycles used for hire be fixed at Rs. 2 · 50, subject to sanction of His Excellency the Governor.

(3) Letter No. 26 of November 2, 1918, from the Hon. the Colonial Secretary that His Excellency the Governor has been pleased to sanction the expenditure of a further sum of Rs. 2,000 for the relief of distress in Kandy due to the

influenza epidemic.—Read.

- (4) Letter No. 2,363 of October 23, 1918, from the District Inspector of Telegraphs asking for permission to remove a whip tree opposite the Young Women's Christian Association Hall endangering the telegraphs.—Resolved that the Superintendent of Works be asked to have the tree cut down and sold.
- 5. Pursuant to notice, Mr. Beven asked—"With reference to the question put by him at the Meeting of the Municipal Council held on August 17, and the answer thereto by the Chairman, whether any further information can be given as to the progress of the proceedings before the Police Magistrate in reference to the alley in question, under the 'Housing and Town Improvement Ordinance'; also if proceedings have been taken in respect of other alleys and, if not, why not?"

The Chairman replied as follows:—With regard to the first part of the question, the closing order in respect of alley No. 49, Trincomalee street, was made by the Police Magistrate on August 17 last, and the occupants quitted the alley on September 20. With regard to the second part of the question, a closing order was made in respect of alley No. 10, Cross street, on September 21, 1918, and the tenants quitted on October 24. Applications for closing order has been made in respect of alley 66 A/R, Brownrigg street. In respect of the 5 other alleys no other action has yet been taken, as the Council decided at the August Meeting to deal with the first 3 for the present.

6. Pursuant to notice, Dr. Attygalle asked—(1) What is the nature of the assistance actually given to the Relief Committee by the Sanitary Officers? (2) What is the quantity of disinfectants issued to the Relief Committee free of charge, and on what dates, and whether there were any issued on payment by the Relief Committee prior to those dates? (3) What is the nature of the special instructions given by the Medical Officer of Health to the Sanitary Superintendent and Sanitary Inspectors, when were they given, and what is the number of cases dealt with by them according to their instructions as shown in their diaries from the outbreak of the epidemic up to October 21, 1918, and thereafter respectively? (4) What is the nature of the assistance actually sought and obtained by the Sanitary Officers from the Provincial Surgeon and the private assistant to the Medical Officer of Health during the Medical Officer of Health's illness, and whether any patients were given professional attendance by them, in conjunction with the Sanitary Officers and the Relief Committee, respectively, and, if so, how many cases by each? (5) Whether the Chairman would kindly table all reports and papers relating to the pandemic to enable the Council to form an idea of the activities of the Sanitary Officers during the pandemic.

the private assistant to the Medical Officer of Health during the Medical Officer of Health's illness, and whether any patients were given professional attendance by them, in conjunction with the Sanitary Officers and the Relief Committee, respectively, and, if so, how many cases by each? (5) Whether the Chairman would kindly table all reports and papers relating to the pandemic to enable the Council to form an idea of the activities of the Sanitary Officers during the pandemic.

The Chairman replied as follows:—(1) Accompanying visitors of the Relief Committee, so far as was consistent with their other duties, reporting cases not noticed by the Relief Committee, disinfecting premises occupied by patients, and providing disinfectants, attending to sanitary defects as indicated by the Relief Committee's Officers, and to any request for help made by these officers. (2) Disinfectants issued free of charge: 6 gallons, October 22, 1918, 5 gallons, November 4, 1918; on payment: 3 gallons, October 7, 1918, 3 gallons, October 14, 1918, 3 gallons, October 16, 1918, to the Relief Committee; distributed free to householders by Inspectors, 6 gallons; issued free to applicants at the office, 1 gallon. (3) Table copy of instructions issued by the Medical Officer of Health to the Sanitary Superintendent on October 2, 1918, and statement of number of premises dealt with. (4) It was not found necessary for the Sanitary Officers to seek or obtain assistance from the Provincial Surgeon or the private assistant to the Medical Officer of Health. I do not intend to apply for information from the Provincial Surgeon or the private assistant to the Medical Officer of Health as to the professional attendance afforded by them to patients. (5) Yes.'

- 7. Report by the Standing Committee on Municipal Works on the alleged entire re-building of premises 77-79, Browning street.—Tabled.
 - 8. Recommendations of Standing Committees:-

Markets and Sanitation.

(1) That Special Committee be appointed to inquire into and report upon the report on the public market by the Medical Officer of Health in connection with Dr. Attygalle's motion regarding the appointment of a Market Inspector, and Dr. Attygalle's reply thereto.

The Chairman moved—That a Special Committee consisting of Dr. de Saram, Messrs. Tomalin, LaBrooy, Pieris, Dr. Attygalle, and the Chairman be appointed for the purpose. Mr. Ratwatte seconded.—Carried.

Municipal Works.

- (2) That the deficiencies found at the survey of stores in March last be written off.—Resolved that the recommendation be adopted.
 - 9. Draft budget for 1919.—Tabled.

Confirmed this 21st day of December, 1918: C. S. VAUGHAN, Chairman. Minutes of Proceedings of a Special Meeting of the Municipal Council of Kandy, held in the Town Hall, Kandy, at 8 a.m., on Saturday, December 7, 1918, in accordance with Notice dated December 3, 1918, to fix the rates to be Levied for 1919 under Section 115 of "The Municipal Councils Ordinance, 1910."

Present:—The Hon. Mr. C. S. Vaughan, Chairman; Mr. E. Beven; Mr. E. L. Wijegoonewardene; Mr. C. A. LaBrooy; Mr. J. C. Ratwatte; Mr. L. H. S. Pieris; and Dr. J. W. S. Attygalle.

On the Chairman's motion the Council went into Committee.

The Chairman moved—"That in the event of the Water Works loan being repaid at the end of this year a water-rate of 5 per cent. on the annual value of all houses and buildings of every description, and of all lands and tenements whatsoever within the town, be made and assessed for the year 1919, with the sanction of the Governor in Executive Council, under the provisions of section 115 of Ordinance No. 6 of 1910, and that this rate be levied on the water served area." Mr. Beven seconded. The motion was carried, Dr. Attygalle dissenting.

The Council resumed and the resolution agreed to in Committee was put to the Meeting and carried, Dr. Attygalle

being the only dissentient.

Dr. Attygalle gave notice that he would submit his written dissent to be recorded.

Confirmed this 21st day of December, 1918:
C. S. VAUGHAN, Chairman.

Statement of Receipts and Disbursements, January 1 to November 30, 1918.

No. 1.—General Revenue and Assessment Rate Account.

RECEIPTS.	Estimate Revenu for 1918	a Jan. 1 to 3. Nov. 30, 1918.	Disbursements.	Expenditu for 1918	Actual Dis- ed bursements, are Jan. 1 to 5. Nov. 30, 1918.
REVENUE.	Rs.	3. Rs. c	Expenditure.	Rs.	c. Rs. c.
Assessment rate	66,900	0 64,637 70		19,364 8	
Taxes	20,207	0 23,527 5			5 8,251 19
Tolls	27,096	0 25,292 97	Works Department		37,899 81
Licenses and stamp duties—			Public market		0 4,154 60
(a) Licenses	• • • • • • • • • • • • • • • • • • • •	0 2,464 75	1 Au		0 2,082 95
(b) Stamp duties	· · · ·	0 6,703 0		1 050	0 1,312 94 0 783 2
Public market	· · · — • • · · · · · · · · · · · · · ·	0 23,151 80	Municipal Court Municipal school	1 670	0 783 2 0 1,578 27
Slaughter-house	• • • • • • • • • • • • • • • • • • • •	0 7,648 1 0 21,262 16	Government loans	1,578	7 907 7
Conservancy Judicial fines		0 3,482 46	Pensions	851 5	
Miscellaneous receipts	19 178	0 13,279 77	Miscellaneous services	,	V - V
and the second s	., 10,170	· 20,210 11	(a) Police	., 30,000	0 30,000 0
			(b) Street lighting	• • •	0 25,507 81
			(c) Miscellaneous	6,110	0 7,295 65
Revenue No. 1 Account	203,091	191,449 67	Expenditure No. 1 Account	227,676 5	5 188,155 8
No. 2.—Water-rate Account	NT.		No. 2.—WATER-RATE ACCOUNT EXPENDITURE.	un t.	
Water-rate	35,400	34;393 4	Establishment	24,253 5	5 23,159 22
Water service	- -	9,358 22	Waterworks maintenance		0 5,406 99
Miscellaneous receipts	•	6,645 26	Water service		0 3,808 73
•	•	•	Government loans	18,154 4	
	A		Miscellaneous services	666	0 552 58
Revenue No. 2 Account	51,850		Expenditure No. 2 Account		
Total Revenue	254,941	241,846 19	Total Expenditure	278,69 0 5	3 23 2,98 7 3
			Deposits	—	78 8 5 5
Deposits	—	797 65	Advances	·· —	792 0
Advances		795 0 12 50	Stall rent securities account	•• —	300 0
Stall rent securities account Sundry securities account	··	1,716 20	Sundry securities account		54 3 33
Municipal Court fines awar	rds	1,,10 =0	Municipal Court fines aw		1 551 00
account		1,743 97	account Lettering vehicles account		$egin{array}{ccc} 1,771 & 22 \\ 148 & 50 \end{array}$
Lettering vehicles account		15 0 5 0	Petty cash imprest account	• • • • • • • • • • • • • • • • • • • •	300 0
Cheques returned by bank accou	nt —	1,222 29	Cheques returned by bank,	- -	3 00 0
Municipal stores account		10,787 5 9	cashed account		1,250 29
Riot fund-			Municipal stores account		10,549 89
Property tax		3,655 10	Riot damages loan account		4,821 10
Personal tax	• •	1,197 0	Riot fund—		- -
Advance to officers for war loan		1,587 50	Cost of collection of taxes	• •	654 82
•			Interest on loans	• •	143 68
•			Property tax—refunds	—	3 84
			Personal tax—refunds	• •	15 0
Total	Receipts .	265,511 49	Make 1 This	bursements .	OKE OGO OF
Cash balance on January 1, 1918		· MOOJOLL WO	Cash balance on November 30,		. 255,069 25
No. 1 Account	73,088 66	}	No. 1 Account	77,966 33	1
	120,923 54		No. 2 Account	126,488 11	
· · · · · · · · · · · · · · · · · · ·		194,012 20			204,454 44
3	•	-	٠,		
Gre	and Total .	459,523 69	.	Irand Total .	459,523 69

	20 11	В	alan	ee Sheet,	No	vember 30, 1918.	:	· ·		
LIABILITIES. Deposits on account of— Stall rent securities Sundry securities Miscellaneous deposits	••	Amor Re. 1,412 5,422 686	o. 50 70	Tota	c.	Assers. Cash in Mercantile Bank:— Fixed deposit Current account	•	Amor Rs. 95,000 44,454	0.	Total. Rs. c.
Recovery on account of Riot fund:— Personal tax Property tax Surolus:—	:			7,521 (3 42,631	7	Cash in National Bank :— Fixed deposit Advance to Municipal officers		189,454 65,000	0	204,45 4 44
General revenue and rate account—	Rs. c. 73,420 78	•		, .		purchase of war loan Less amount recovered Petty cash imprest Municipal stores Cheques returned by bank, unces	•••	3,450 2,045 		1,405 0 300 0 5,367 96 28 0
Less expenditure, January 1 to Nov. 30, 1918 Water-rate account:— Surplus from 1917 Add revenue, January 1	188,155 8	3 - 76,715 4	34			Riot fund:—' Compensation for losses Cost of collection of riot taxes Interest on riot damages loan		34,743 4,727	63	41,803 78
Less expenditure, January	171,320	6		203,203	4K				_	
Kandy, December l	3, 1918.	Total	•	253,359		l · B.	В.	Total PEIRIS,	-	253,359 18 ountant.

MUNICIPALITY OF GALLE.

Minutes of Proceedings of a General Meeting of the Municipal Council of Galle held on Saturday, November 23, 1918. THE Council met this day at 2 P.M., pursuant to notice dated November 13, 1918.

Present :- The Hon. Mr. R. B. Hellings, Chairman; Mr. H. M. Makan Markar; Mr. D. W. Subesinghe; Mr. C. E. de Vos; Mr. G. E. Abeyawardena; Mr. A. C. Hayley; Mr. J. E. Pérera; and Mr. A. E. Mayes.

- 1. The Minutes of the General Meeting of Council held on October 12, 1918, a copy thereof having been sent to each Councillor, were taken as read and confirmed.
- Mr. D. W. Subesinghe, with the leave of Council, moved the following resolution:—"The Chairman and Members of the Municipal Council of Galle desire to offer for themselves and on behalf of their fellow citizens of this ancient and historic Port of Galle, their loyal homage to His Majesty the King-Emperor; and to express their hearty congratulations at the triumph of the British and Allied Arms." Mr. C. E. de Vos supported the motion, which was put to the Meeting and carried.
- 3. Mr. D. W. Subesinghe stated that, in view of the statement made by the Hon. the Colonial Secretary in the Legislative Council a little time ago, he would, with the permission of Council, withdraw the motion standing in his name (No. 1 on the agenda).

The permission of Council having been granted, the item 1 on the agenda was withdrawn, namely, -- "That the attention of Government be drawn to the poverty and distress and profiteering prevailing in the town, and that Government be requested to take steps to alleviate the sufferings caused thereby by fixing the price of rice and other foodstuffs.

- 4. To consider the rate to be levied in respect of licenses for bicycles used for hire. Mr. J. E. Perera moved that the stamp duty payable for every license for a bicycle used for hire shall be Rs. 2.50. Mr. G. E. Abeyawardena seconded.—Carried.
- The Hon. the Colonial Secretary's letter No. 13/29,513 of October 17, 1918, sanctioning the expenditure of Rs. 3,000 only for relief work in connection with the outbreak of influenza, laid on the table.
- 6. Papers re extention of street watering. Mr. A. C. Hayley moved that the Council regrets that the extension of street watering cannot be undertaken at present. The Chairman seconded.—Carried.
- Application from villagers of Hiyare for the use of the Municipal service road to the Hiyare Reservoir, for cart traffic.—Resolved that the gate be put back to its former position.
- Application from the Lady Principal of the High school, Galle, for the lease of the tennis court in Victoria park -Resolved that the tennis court on Victoria park be leased to Miss Freethy, Lady Principal, High School, Galle, on the same terms as it was leased to Miss Westlake, the late lady principal, in 1917.
 - 9-12. The following extracts from the Minutes of the Standing Committees, named, were laid before the Council:---
 - 9.—Standing Committees on Municipal Works and Finance and Assessment (meeting together) of November 23, 1918.

 - (2) Estimate for 100 cubes of metal for Richmond Hill road, Rs. 720.—Recommended.

 (3) Estimate for building a wooden body to an iron hand cart, Rs. 40.—Recommended.
 - (4) Estimate for repairing a portion of Elliot road damaged by recent rains, Rs. 290.—Recommended.

- (5) Estimate for building 30 lin. ft. of retaining wall on Elliot road, Rs. 50.—Recommended that it be deferred.
- (6) Estimate for building 60 lin. ft. of retaining wall on Elliot road, Rs. 675.—Deferred.

(7) Estimate for repairing the roof of the meat market, Rs. 85.—Deferred.

- (8) Estimate for repairing 2 night soil carts, Rs. 10.—Recommended.
 (9) Estimate for building 125 ft. retaining wall along Keppu-ela on Kandewatta road, Rs. 3,000.—Deferred.
- (10) Estimate for repairing China garden latrine, Rs. 260.—Deferred. (11) Estimate for painting fire buckets, Rs. 19.97.—Recommended.
- (12) Estimate for repairing two hand carts for the Health Department, Rs. 125.—Recommended.
- (13) Estimate for repairing the first floor of the Pavilion, Rs. 660.—Deferred.
- (14) Estimate for repairing a portion of the sewer in Lighthouse street, Rs. 85.—Recommended.
- (15) Estimate for repairing the Cemetery-keeper's bungalow, Rs. 105.—Recommended.
- (16) Estimate for making alterations to the Kaluwella market, Rs. 800.—Deferred.
- (17) Papers re drainage of Talapitiya.—Recommended that the Superintendent of Works be authorized to take levels and frame estimates.
 - (18) Application for extension of the water service to No. 24, Lighthouse street.—Recommended.
- (19) Tenders for services (a) supply of rubble to jail for 3 years; (b) transport of metal from jail for 3 years; (c) supply of 2-in. road metal for 3 years.—Recommended that A. P. Sinnias Abeysuria's tender, being the lowest, be accepted: (a) At Rs. 4.89½ per cube; (b) at Rs. 1.69 per cube up to a distance of 2 miles, and Rs. 2.17 per cube beyond 2 miles and up to 4 miles; (c) at Rs. 8.44 per cube, including transport.
- (d) Supply of gravel for 3 years.—Recommended that M. Junaid's tender of Rs. 6 per cube for 1st quality, and Rs. 4.50 per cube for 2nd quality be accepted.
- (20) Application from L. O. Eddysingho to extend his contract, for the supply of draught cattle and drivers for water carts and road rollers, for 3 years from January, 1919.—Recommended.
- (21) Papers re cost of connecting with the main, house services allowed prior to the passing of the Galle Waterworks by-laws.—Deferred.
 - 10. Standing Committee on Municipal Works of November 23, 1918.
- (22) Papers re proposed street lines on Galle-Matara road.—Recommended that it be postponed for a month for further consideration.
- (23) Papers re shape of metal badges for registered dogs in 1919.—Recommended that the round metal badge be issued in 1919.
 - 11.—Standing Committee on Finance and Assessment of November 23, 1918.
- (22) Application from (1) Inspectors for a travelling allowance; (2) Manager, Health Department, for increased allowance.—The Committee is unable to recommend the application for the present.
- (23) Assessment rates for the year 1919.—Recommended that the annual value of all buildings, lands, and tenements, as revised by the assessors in 1919, with such alterations, additions, and amendments as may be found necessary, be adopted and entered in the Registers for 1919; and that the authorized rates be payable as follows:—

First instalment on or before March 31, 1919; second instalment on or before June 30, 1919; third instalment on or before September 30, 1919; fourth instalment on or before December 31, 1919.

12. Standing Committees on Finance and Assessment and the Regulation of Markets and Sanitation of November 23, 1918 (meeting together).

- (3) Corresponding to No. 24 of the Minutes of the Standing Committee on Finance and Assessment: To consider offers for the lease of (a) the betel shed near the District Court; (b) rooms in the verandah of the meat market.—Recommended that the offer of Rs. 153 for (a) and of Rs. 306 for (b) be accepted for 1919.
- (2) Corresponding to No. 20 of the Minutes of the Standing Committee on Finance and Assessment: Application from L. O. Eddysingho to extend his contract for the supply of draught cattle and drivers for scavenging and night soil carts for a term of 3 years from January, 1919.—Recommended.
- (4) Corresponding to No. 25 of the Minutes of the Standing Committee on Finance and Assessment: Papers reproposed acquisition of 3½ acres of land at Bataduwa for enlarging the night soil depôt.—Deferred.

Resolution1

With regard to item No. 19 of the extracts from the Minutes of the Standing Committees on Municipal Works and Finance and Assessment (meeting together), Mr. D. W. Subesinghe moved that fresh tenders be invited. Mr. J. E. Perera seconded.

The motion was lost by the Chairman's casting vote.

With regard to item No. 20 of the extracts from the Minutes of the Standing Committees on Municipal Works and Finance and Assessment (meeting together), and item No. 2 of the extracts from the Minutes of the Standing Committee on the regulation of Markets and Sanitation, Mr. J. E. Perera moved that the contract be not extended to 3 years. Mr. A. E. Mayes seconded.—Carried.

Resolved that the recommendations of the Standing Committees with regard to the remaining items be adopted.

- 13. Estimate of probable receipts and proposed expenditure for 1919, prepared in consultation with the several Standing Committees.—The Council adopts them, subject to consideration under section 98 of the Ordinance No. 6 of 1910, and authorizes the Chairman to have them printed and circulated.
- 14. The following documents were tabled:—(1) Statement of receipts and disbursements to end of October, 1918; (2) Progress report of works done on estimates to end of October, 1918; (3) Report of the Inspector of Vehicles and Animals on carriages plying for hire during the month of October, 1918; (4) Diaries of the Medical Officer of Health, the Superintendent of Works, and the Manager of the Health Department.

Confirmed:

R. B. HELLINGS, Chairman.

The Municipal Office, Galle, December 21, 1918.

A.—Statement	showing the To	tal Receipts a	and Disbursements to end of Nove	mber, 1918.	
	Amount	Actual	f	Amount	Actual Dis-
REVENUE.	Estimated. Rs. c.	Receipts. Rs. c.	Expenditure.	Estimated. Rs. c.	bursements Rs. c
Taxes	29,670 0	28,695 65	Non-effective charges	53,844 1	5 2,3 94 8
Assessment	76,600 0	69,110 40	Chairman	500 0	458 34
Licenses	11,415 50	14,456 50	1	18,962 35	20,525 98
Judicial fines	3,000 0	1,821 73			2,860 23
Tolls	17,945 0	17,945 0	Judicial	1,110 0	1,014
Slaughter-houses	1,735 0	2,031 23	Markets	668 0	5 71 (
Health Department	9,015 0	9,324 13	Fish auction shed	2,064 0 1,177 50	1,892 77 1,091 80
Markets	18,955 0	18,405 42	Slaughter-houses Fire Brigade	1,177 50	20 14
Rents Miscellaneous	1,208 0 3,414 0	1,661 61 4,704 23	Fire Brigade Town clock	170 0	284 17
Miscellaneous Cemeteries	300.0	292 50	Lighting	8,340 0	8.195 91
Waterworks	2,480 0	1,849 19	Cemetery	740 0	718 14
77 000 11 02125		2,020 -0	Public Health Department :-		
	1		Sanitation Branch	9,253 0	9, 0 06 61
		•	Scavenging Branch	14,654 0	12,676 1
		•	Conservancy	15,742 0	14,858 89
			Waterworks	6,642 0	5,425 41
			Public Works Department :	23,050 0	34,534 26
			Annually recurrent Extraordinary	12,910 0	2,7 40 99
			Town survey, &c., for new drains		-,
			scheme	3 ,500 0	1,627 39
•			Town schools	900 0	350 0
			War allowance		410 66
			Municipal midwife		308 60
· • •			_		157 000 10
Total Revenue	175,737 50	170,297 59	Total Expenditure	175,609 86	171,966 16
Deposits	••	16,843 63	Deposits repaid		14,490 64
Total Receipts		187,141 22	Total Disbursements		186,456 80
Cash balance on January 1, 1918		74,819 66	Cash balance on November 30, 19	918	75,504 8
		74,010 00	Cash palatice on 1104 on 200		
Total	—	261,960 88	Total		261,960 88
			•		
•	В	Amount.	Deficit Account.	, '	Amount. Rs. c.
70 m. v. 311	39	Rs. c.	a 1 7 1 1010	,	
Expenditure from January 1 to Surplus on November 30, 1918	•	171,966 16	Surplus on January 1, 1918 Revenue from January to Nove		50,816 96 170,297 59
parplies on Movember 30, 1919	• •	49,148 39	Revenue from January to Nove	inner, 1910	170,297 59
	Total	221,114 55		Total	221,114 55
			· · · · · · · · · · · · · · · · · · ·	•	
	C.—Bala	ance Sheet as	at November 30, 1918.		
T.,		Amount.	•		Amount,
LIABILITIES.		Rs. c.	Assets.		Rs. c.
Deposits Surplus	• •	26,355 69	Cash in Bank:—		91 505 0
Surplus	••	49,148 39	Fixed deposits Current account in bank, Rs.	40 607. 2	31,785 0
			** 1 - 7 - 1	6,424.68	
		•	Uncashed eneques "		43,182 35
			Cash in hand of Shroff	• •	536 73
,	Total	75,504 8		Total	75,504 8
			N		
	D,—Ric		November 30, 1918.		Amount.
HEAD OF REVENUE.		Amount.	HRAD OF EXPENDITU		Rs. c.
Adam b. Comment		Rs. c.	,	KE.	
Walnuta and I	••	70,000 0	Compensation for losses	••	69,996 0 10,504 91
Riot tax	••	12,710 3 5 86,143 78	Refund of voluntary contribution Repaid to Government with interest of the contribution of the contributio		72,789 91
	• •	00 PER**	Printing, stationery, &c	erese	841 20
			Commission for collection, &c.	•••	5,285 70
			Refunds		53 0
					159,470 72
			Balance	••	9,383 41
	Total	168,854 13		Total	168,854 13
The Municipal Office,				ARTHUR A	
Galle. November 20, 1918.				MEEHUR A	arndt, Secretary.
MANUEL TANASTITUCE TO: 1210.					Portamely.

UNOFFICIAL ANNOUNCEMENTS.

REMORANDUM OF ASSOCIATION OF BRITISH FERTILISERS, LIMITED.

The She of the Company is "British Fertilisers, Limited."

2. The registered office will be situate in Colombo.

3. The objects for which the Company is established are—

(1) To purchase and acquire all that property known as The Grove, situate at Madampitiya within the Municipality of Colombo, containing in extent twenty-five acres three roods and twenty perches (25.3.20) more or less.

(2) To purchase and acquire the manure and fertiliser business formerly carried on by the firm of Messrs. Freudenberg and Company and the machinery in connection therewith, and the goodwill of the business of the said firm so far as it relates to manure and fertiliser.

(3) To carry on the business of oil, soap, margarine, and manure manufacturers, and to prepare, refine, buy, sell, and deal in oil, both vegetable and mineral, manures and chemical substances of every description and the products obtained in the manufacture of oil, and to buy, sell, cultivate, and deal in oleaginous seeds and plants of every description.

(4) To carry on the trade or business of miners, refiners, smelters, and manufacturers of petroleum and coconut oil and of all liquid and solid hydro-carbons and of all products thereof respectively, and also the trade or business

of coal miners in all their respective branches.

(5) To search for, get, work, raise, make merchantable, sell and deal in petroleum and coconut oil and all liquid and solid hydro-carbons, coal and other produce of any lands for the time being belonging to or in occupation by the Company and also to utilize for manufacturing, refining, or other purposes, or to sell or deal in all products of the said oils and other hydro-carbons and coal.

(6) To carry on the business of general merchants and dealers of and in foreign and colonial produce and of

commission and general agents and brokers.

(7) To carry on all or any of the business of importers, exporters, refrigerators, shipowners, shipbuilders, charterers of ships and other vessels, warehousemen, ship and insurance brokers, carriers, forwarding agents, wharfingers, dockowners, manufacturers of extract of meat, and preservers and packers of provisions of all kinds.

(8) To carry on business as farmers, graziers, cultivators, storekeepers, cattle breeders, stockmen, dealers in hides, skins, fats, and other animal products, mechanical engineers, builders and contractors, timber growers, timber

merchants, lumbermen, and saw mill proprietors.

(9) To make, build, construct, provide, maintain, improve, carry on, use and work in any parts of the world roads, ways, railways, tramways, electric light, canals, reservoirs, waterworks, wells, aqueducts, water-courses, furnaces, gasworks, piers, wharves, docks, saw and other mills, hydraulic works, factories, warehouses and other works and buildings which may be deemed expedient for the purposes of the Company and to contribute to the cost of making, building, constructing, providing, carrying on, using and working the same.

(10) To purchase, charter, hire, build, or otherwise acquire steam or other ship, ships or vessels, steam launches, flats, barges, cargo boats, with all equipments and furniture and to employ the same in the conveyance of passengers, mails, live stock, grain and other produce and treasure, and also of goods and merchandise of every description and species, on the rivers or canals of the Island of Ceylon, and also to run vessels to sea to any port or ports whatsoever, whether inland, seaboard, or foreign, and to take vessels, flats, barges, and other craft in tow of its vessels as the Company may from time to time determine, and to acquire postal subsidies, and enter into mail or other contracts.

(11) To manufacture, import, export, buy, sell, exchange, alter, improve, manipulate, prepare for market, and otherwise deal in all kinds of plant, machinery, apparatus, tools, utensils, substances, materials, and things necessary or convenient for carrying on any of the above-mentioned businesses or proceedings, or usually dealt

in by persons engaged in the like business.

(12) To carry on the business of underwriters or insurers of ships, goods, merchandise or other property.

(13) To apply for or acquire by purchase or lease or otherwise for the business of the Company in any parts of the world, sell, work, develop and deal in any lands, estates, plantations, or any rights or interests therein, factories, buildings, mills, plant, engines, machinery, patents, patent rights, secret processes, or other things, British, Indian, Colonial, or foreign licenses, concessions, and the like, conferring any exclusive or non-exclusive, or united right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company or the acquisition of which may seem calculated directly or indirectly to benefit the Company, and to use, exercise, develop, or grant licenses in respect of or otherwise turn to account the property, rights, or information so acquired, and to make, assist, or subsidize experiments, researches, investigations, expeditions, or voyages of discovery that may appear to be likely to benefit the Company.

(14) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal

with all or any part of the property and rights of the Company.

(15) To acquire and hold shares, stocks, debentures, debenture stocks, bonds, obligations and securities issued or guaranteed by any company constituted or carrying on business in the Island of Ceylon or elsewhere and debentures, debenture stock, bonds, obligations, and securities issued or guaranteed by any Government, public body, or authority supreme, municipal, local, or otherwise, and whether in Ceylon or elsewhere.

(16) To acquire any such shares, stocks, debentures, debenture stock, bonds, obligations, or securities by original subscription, tender, purchase, exchange, or otherwise, and to subscribe for the same either conditionally or otherwise and to guarantee the subscription thereof, and to exercise and enforce all rights and powers conferred

by or incident to the ownership thereof.

(17) To issue debentures, debenture stock, bonds, obligations, and securities of all kinds, and to frame, constitute, and secure the same as may seem expedient, with full power to make the same transferable by delivery or by instrument of transfer or otherwise and either perpetual or terminable and either redeemable or otherwise, and to charge and secure the same by trust deed or otherwise on the undertaking of the Company or on any specific property or rights, present or future, of the Company (including, if thought fit, uncalled capital) or otherwise howsoever.

(18) To facilitate and encourage the creation, issue, or conversion of shares, stocks, debentures, debenture stocking bonds, obligations and securities and to act as trustees in connection therewith, and to take part in the conversion of the stocking and promotion.

of business concerns and undertakings into companies, and the amalgamation, reconstruction, and promotion of companies.

(19) To take part in the management, supervision, or control of the business or operations of any company or undertaking, and for that purpose to appoint and remunerate any directors, accountants, or other experts, or agents,

and to act as the managing agents or managers of any company or undertaking.

(20) To carry on the business of borrowing, raising, or taking up money, the lending or advancing money on securities and property, the discounting, buying, selling, and dealing in bills of exchange, promissory notes, coupons, drafts, bills of lading, warrants, debentures, certificates, scrip, and other instruments and securities, whether transferable or negotiable or not, the granting and issuing of letters of criedia and circular notes, the buying, and dealing in bills of lading warrants and securities and securities and constitution of letters of criedia and circular notes, the buying, and dealing in bills of lading warrants and securities and constitution of letters of criedia and circular notes, the buying, and dealing in bills of lading warrants and securities and constitution of letters of criedia and circular notes, the buying and dealing in bills of lading warrants. selling, and dealing in bullion and specie, the acquiring, holding, issuing on commission, underwriting, and dealing with stocks, funds, shares, debentures, debenture stocks, bonds, obligations, and other securities.

(21) To carry on any other business, which may seem to the Company capable of being conveniently carried on in connection with any of the above or calculated, directly or indirectly to enhance the value of, or render profit-

able, and of the Company's property or rights.

(22) To lend money either with or without security, and generally to such persons and upon such terms and conditions as the Company may think fit.

(23) To employ experts to investigate and examine into the condition, prospects, value, character, and circumstances of any business concerns and undertakings, and generally of any assets, property, or rights.

(24) To constitute any trusts with a view to the issue of preferred, deferred, or other stocks and securities based on or representing any shares, stocks, or other assets specifically appropriated for the purposes of any such trust, and to settle and regulate and, if thought fit, to undertake and execute any such trusts, and to issue, dispose of, or hold any such preferred, deferred, or other stocks or securities.

(25) To act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, and improvement, development, and management of property, including business concerns and undertakings and generally to transact all kinds of agency business whether in respect of agricultural, commercial, or financial

(26) To give any guarantee in relation to the payment of any debentures, debenture stock, bonds, obligations, or securities.

(27) Generally to carry on business as financiers, and to undertake and carry out all such operations and transactions (except the issuing of policies of assurance on human life) as an individual capitalist may lawfully undertake and carry out.

(28) To adopt such means of making known the products of the Company as may seem expedient, and in particular by advertising in the press by circulars, by purchase and exhibition of works of art or interest, by publication

of books and periodicals, and by granting prizes, rewards, and donations.

(29) To establish and support, or aid in the establishment and support, of associations, institutions, funds, trusts, and conveniences calculated to benefit employes or ex-employes of the Company or its predecessors in business or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition, or for any public, general, or useful object.

(30) To acquire and undertake all or any part of the business, property, and liabilities of any person or company carrying on any business which this Company is authorized to carry on, or possessed of property suitable for

the purposes of the Company.

(31) To enter into any arrangement with any Government, or authority, supreme, municipal, local, or otherwise that may seem conducive to the Company's objects or any of them, and to obtain from any such Government or authority all rights, concessions, and privileges which the Company may think it desirable to obtain and to carry

out, exercise, and comply with any such arrangements, rights, privileges, and concessions.

(32) To enter into partnership or into any arrangement for sharing profits or losses, or into any union of interests, joint adventure, reciprocal concession, or corporation with any person or persons or company or companies carrying on or engaged in or about to carry on or egage in, or being authorized to carry on or engage in any business or transaction which this Company is authorized to carry on or engaged in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company.

(33) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any immovable or movable property, and any rights or privileges which the Company may think necessary or convenient with reference to any of these objects and capable of being profitably dealt with in connection with any of the Company's property

or rights for the time being.

(34) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects

altogether, or in part similar to those of this Company.

(35) To promote any company or companies for the purpose of acquiring all or any of the property, rights, and liabilities of this Company or for any other purpose which may seem directly or indirectly calculated to benefit this Company.

(36) To invest and deal with the moneys of the Company not immediately required upon such securities and in such manner as may from time to time be determined.

(37) To borrow or raise or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property (both present and future), including its uncalled capital, and to purchase, redeem, and pay off any such securities.

(38) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as directly or indirectly to

benefit this Company.

(39) To undertake and execute any trusts the undertaking of which may seem to the Company desirable and either gratuitously or otherwise.

(40) To draw, make, accept, discount, execute, and issue bills of exchange, promissory notes, bills of lading, warrants, debentures, and other negotiable or transferable instruments or securities.

(41) To remunerate any persons or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares in the Company's capital, or any debentures, debenture stocks, or other securities of the Company or in or about the formation or promotion of the Company or the acquisition of property by the Company or the conduct of its business.

(42) To do all or any of the above things either as principals, agents, trustees, contractors, or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, trustees,

or otherwise.

And it is hereby declared that the word "Company," save when used in reference to this Company, in this clause shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated, and the intention is that the objects specified in any paragraph of this clause shall, except when otherwise expressed in such paragraph, and except as provided in the next succeeding declaration, be in nowise limited or restricted by reference to or inference from the terms of any other paragraph.

And it is also declared that no transfer of shares in the Company shall be made to a "prohibited person" or "foreigner" or "corporation under foreign control" within the meaning of Chapter VI. of the Enemy Firms Liquidation (Amendment) Ordinance, No. 4 of 1917, or to any person acting for or on behalf—or in trust for such "prohibited person" or "foreigner" or "corporation under foreign control, "and it is further declared that the carrying on of the business of the Company subject to the said restriction as to transfers is one of the objects of the Company.

4. The liability of the members is limited.

5. The capital of the Company is Rs. 1,500,000, divided into 150,000 ordinary shares of Rs. 10 each.

Upon any increase of capital new shares may be issued with any preferential, deferred, qualified, or special rights, privileges, or conditions. Provided always that the rights attached to any share having preferential, deferred, qualified, or special rights, privileges, or conditions attached thereto may be altered or dealt with in accordance with Clause 57 of the Articles of Association of the Company, but not otherwise.

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 respectively agree to take the number of shares in the capital of the

Company set opposite our respective names.

E. MASTERS, Colombo

Name and Addresse	by each Subscriber.					
CHAS, F. TREEBY, Colombo	J	• •	• •	•,•	• •	One
E. R. WILLIAMS, Colombo		• •	• •	• •	• •	One
H. CREASY, Colombo	,	• •	• •	• •	• •	One
SYDNEY JULIUS, Colombo				• •	• •	One
G. A. Moncrieff, Simla		• •	• •	• •		One
R. S. Wright, Colombo		• •	• •	• •	• •	One

Witness to the above six signatures, at Colombo, this 6th day of December, 1918:

V. A. Julius, Proctor, Supreme Court, Colombo.

Witness to the above signature, at Colombo, this 7th day of December, 1918:

V. A. Julius, Proctor, Supreme Court, Colombo.

> Seven Total Shares taken ...

ARTICLES OF ASSOCIATION OF BRITISH FERTILISERS, LIMITED.

1. The marginal notes hereto shall not affect the construction hereof and in these presents, Interpretation. unless there be something in the subject or context inconsistent therewith—

Number of Shares taken

One

"The Ordinance" means "The Joint Stock Companies Ordinances, 1861 to 1909," and every other Ordinance for the time being in force concerning Joint Stock Companies and affecting the Company.

"Special resolution" and "extraordinary resolution" have the meanings assigned thereto

respectively by the Ordinance.

"The Directors" means the Directors for the time being.

"The Managing Agents" means the Managing Agents of the Company for the time being.

"The Office" means the registered office for the time being of the Company.

"The Register" means the register of members to be kept pursuant to section 19 of "The Joint Stock Companies Ordinance, 1861."

"Dividend" includes bonus.

"Month" means calendar month.

"Proxy" includes attorney duly constituted under a power of attorney.

"In writing" and "written" include printing, lithography, and other modes of representing or reproducing words in a visible form.

"The Managing Agents" means the Managing Agents of the Company for the time being. Words importing the singular number only include the plural number, and vice versa.

Words importing the masculine gender only include the feminine gender.

Words importing persons include corporations.

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

3. None of the funds of the Company shall be employed in the purchase of, or lent on the

security of, shares of the Company. 4. Subject to the provisions of clauses 5, 49, and 50 of these Articles 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 (subject, nevertheless, to the stipulations contained in the said agreement with reference to the shares to be allotted in pursuance thereof), and with full power to give to any person the call of any shares either at par or at a premium, and for such time, and for such consideration as the Directors think fit.

5. If the Company shall offer any of its shares to the public for subscription-

The Directors shall not make any allotment thereof unless and until at least 10 per cent. of the shares so offered shall have been subscribed and the sums payable on application war shall have been paid to and received by the Company; but this provision shall no longer spply after the first allotment of shares offered to the public for subscription:

(b). The amount payable on application on each share shall not be less than 5 per cent. of the

nominal amount of the share.

Table C not to apply.

Company's shares not to be purchased. &c.

Allotment of shares.

Restriction on allotments.

Commissions for placing shares.

Brokerage.

Shares may be issued subject to different conditions as to calls se se to calle.

Instalments on charge to be duly

Liability of jointholders of shares.

Trusts not recognized. And if the Company shall propose to commence business the Directors shall not make any allotment of sheres payable in cash unless one hundred at least shall have been subscribed for on a cash footing.

- 6. The Company may at any time pay a commission to any person for subscribing or agreeing to subscribe (whether absolutely or conditionally) for any shares in the Company or procuring or agreeing to procure subscriptions (whether absolute or conditional) for any shares in the Company, and the commission shall not exceed 10 per cent. On the shares in each case subscribed or to be subscribed.
- 7. The Company may pay a reasonable sum for brokerage and may make any allotment on the terms that the person to whom such allotment is made shall have the right to call for further shares at such time or times and at such price or prices (not being less than par) as may be thought fit.

 S. The Company may make arrangements, on the issue of shares for the difference between the holders of such shares in the amount of calls to be paid and the time of payment of
- such calls.
- 9. If by the conditions of allotment of any share the whole or part of the amount or issue price thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the person who for the time being shall be the registered holder of the share.
- 10. The joint-holders of a share shall be severally as well as jointly liable for the payment of all instalments and calls due in respect of such share.
- 11. Save as herein otherwise provided, the Company shall be entitled to treat the registered holder of any share as the absolute owner thereof and accordingly shall not, except as ordered by a court of competent jurisdiction, or as by statute required be bound to recognize any equitable or other claim to or interest in such share on the part of any other person.

CERTIFICATES.

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Certificates.

Members' right to certificates.

As to issue of new certificate in place of one defaced, lost, or destroyed.

Fee.

real st Directors may istue new cortificates.

To which of joint-holders certificate to be issued.

Calls

When call deemed to have been made.

Restriction on power to make calls.

Notice of call.

When interest ogcall or instalment payable.

Evidence in action for call.

Payment of calls in advance.

12. The certificates of title to shares and duplicates thereof when necessary shall be issued

under the seal of the Company, and signed by two Directors.

13. Every member shall be entitled to one certificate for all the shares registered in his name or to several certificates each for one or more of such shares. Every certificate of shares shall specify the number of denoting numbers of the shares in respect of which it is issued, and the amount paid up thereon.

"14. If any certificate be worn out or defaced, then upon production thereof to the Directors they may order the same to be cancelled and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then, upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof shall be given to the party entitled to such lost or destroyed certificate.

15. For every certificate issued under the last preceding clause there shall be paid to the Company the sum of Rs. 2, or such smaller sum as the Directors may determine.

- 16. Where any shares, under the powers in that behalf herein contained, are sold by the Directors and the certificate thereof has not been delivered up to the Company by the former holder of the said shares, the Directors may issue a new confileate for such shares distinguishing it in such manner as they may think fit from the certificate not so delivered up.
- 17. The certificates of shares registered in the names of two or more persons shall be delivered to the person first named on the register. Section 2577 13

CALLS. The State of the state o

- 18. The Directors may from time to time make such calls as they think fit upon the members, in respect of all moneys unpaid on the shares held by them respectively, and not by the conditions of allotment thereof made payable at fixed times; and each member shall pay the amount of every call so made on him to the persons and at the times and places appointed by the Directors. A call may be made payable by instalments.
- 19. A call shalf be deemed to have been made at the time when the resolution of the Directors authorizing such call was passed. Frank
- 20. No call shall exceed one-fourth of the nominal amount of a share, or be made payable within two months after the last preceding call was payable.
- 21. Fourteen days' notice of any call shall be given, specifying the time and place of payment and to whom such call shall be paid. និងសម្រេស មេ សម្រាស់
- 22. If the sum payable in respect of any call or instalment be not paid on or before the day appointed for payment thereof, the holder for the time being of the share in respect of which the call shall have been made, or the instalment shall be due, shall pay interest for the same at the rate of 9 per cent. per annum from the day appointed for the payment thereof to the time of the actual payment, or at such other rate as the Directors may determine.
- 23. On the trial or hearing of any action for the recovery of any money due for any call, it shall be sufficient to prove that the harde of the member sued is entered in the register as the holder or one of the holders of the shares in respect of which such debt accrued, that the resolution making the call is duly recorded in the minute book and that notice of such call was duly given to the member sued in pursuance of these presents, and it shall not be necessary to prove the appointment of the Directors who made such call, nor any other matters whatsoever, but the proof of the matters aforesaid shall be conclusive evidence of the debt.
- 24. The Directors may, if they think fit, receive from any member willing to advance the same, all or any part of the money due upon the shares held by him beyond the sums actually called for, and upon the money 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 at such rate not exceeding 6 per cent. per annum as the member paying such sum in advance and the Directors agree upon. Money so paid in excess of the amount of calls shall not rank for dividends.

FORFEITURE AND LIEN.

25. If any member fail to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may, at any time thereafter during such time as the call or instalment remains unpaid, serve a notice on such member requiring him to pay the same, together with any interest that may have accrued and all expenses that may have been incurred by the Company by reason of such non-payment.

If call or instalment not paid notice may be given.

26. The notice shall name a day (not being less than fourteen days from the date of the notice) and a place or places on, and at which such call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state that in the event of non-payment at or before the time and at the place appointed, the shares in respect of which call was made or instalment is payable will be liable to be forfeited.

Form of notice.

27. If the requisitions of any such notice as aforesaid are not complied with, any shares, in respect of which such notice has been given, may, at any time thereafter before payment of all calls or instalments, interest, and expenses due in respect thereof, be forfeited by a resolution of the Directors to that effect. Such forfeiture shall include all dividends declared in respect of the forfeited shares and not actually paid before the forfeiture.

If notice not complied with shares may be forfeited.

28. When any share shall have been so forfeited, notice of the resolution shall be given to the member in whose name it stood immediately prior to the forfeiture, and an entry of the forfeiture, with the date thereof, shall forthwith be made in the register.

Notice after forfeiture.

29. Any share so forfeited shall be deemed to be the property of the Company, and the Directors may sell, re-allot, and otherwise dispose of the same in such manner as they think fit.

Forfeited share to become property of Company.

30. The Directors may at any time before any share so forfeited shall have been sold, re-allotted, or otherwise disposed of, annul the forfeiture thereof upon such conditions as they think fit.

Power to annul forfeiture.

31. Any member whose shares have been forfeited shall, notwithstanding, be liable to pay and shall forthwith pay to the Company all calls, instalments, interest, and expenses, owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon, from the time of forfeiture until payment at 9 per cent. per annum, and the Directors may enforce the payment thereof.

Arrears to be paid notwith standing forfeiture.

32. The forfeiture of a share shall involve the extinction of all interest in and also of all claims and demands against the Company in respect of the share, and all other rights incident to the share, except only such of those rights as by these Articles are expressly saved.

Effect of forfeiture.

33. A duly verified declaration in writing that the declarant is a Director of the Company, and that certain shares in the Company have been duly forfeited on a date stated in the declaration shall be conclusive evidence of the facts therein stated as against all persons claiming to be entitled to the shares and such declaration, and the receipt of the Company for the consideration, if any, given for the shares on the sale or disposition thereof shall constitute a good title to such shares, and the person to whom the shares are sold shall be registered as the holder of such shares and shall not be bound to see to the application of the purchase money, nor shall his title to such shares be affected by any irregularity or invalidity in the proceedings in reference to such forfeiture, sale, or disposition.

Evidence of forfeiture.

34. The Company shall have a first and paramount lien upon all the shares registered in the name of each member (whether solely or jointly with others), and upon the proceeds of sale thereof for his debts, hisbilities, and engagements, solely or jointly with any other person to, or with the Company whether the period for the payment, fulfilment, or discharge thereof shall have actually arrived or not and no equitable interest in any share shall be created, except upon the footing and condition that clause 11 hereof is to have full effect. And such lien shall extend to all dividends from time to time declared in respect of such shares. Unless otherwise agreed the registration of a transfer of shares shall operate as a waiver of the Company's lien, if any, on such shares.

Company's lien on shares.

35. For the purpose of enforcing such lien, the Directors may sell the share subject thereto in such manner as they think fit, but no sale shall be made until such period as aforesaid shall have arrived and until notice in writing of the intention to sell shall have been served on such member, his executors or administrators, and default shall have been made by him or them in the payment, fulfilment, or discharge of such debts, liabilities, or engagements for seven days after such notice.

As to enforcing lien by sale.

36. The nett proceeds of any such sale shall be applied in or towards satisfaction of the debts, liabilities, or engagements, and the residue (if any) paid to such member, his executors, administrators, or representatives.

Application of proceeds of sale.

37. Upon any sale after forfeiture or for enforcing a lien in purported exercise of the powers hereinbefore given, the Directors may cause the purchaser's name to be entered in the register in respect of the shares sold, and the purchaser shall not be bound to see to the regularity of the proceedings, or to the application of the purchase money, and after his name has been entered in the register in respect of such shares the validity of the sale shall not be impeached by any person, and the remedy of any person aggrieved by the sale shall be in damages only and against the Company exclusively.

Validity of sales under clauses 30 and 36.

TRANSFER AND TRANSMISSION.

Execution of transfer, &c.

38. The instrument of transfer of any share shall be signed both by the transferor and transferee and shall contain the name and address, both of the transferor and transferee, and the transferor shall be deemed to remain the holder of such share until the name of the transferee is entered in the register in respect thereof. Each signature to such transfer shall be duly attested by the signature of one credible witness who shall add his address and occupation.

Form of transfer.

39. The instrument of transfer of any share shall be in writing in the usual common form, or in the following form, or as near thereto as circumstances will admit:—

Witness to the signature of, &c. ----

Directors may deolino to register transfer. No transfer to infant, &v.

Transfer to be laft at office and evidence of title given.

When transfers to be retained.

Fee on transfer.

When transfer books and register may be closed. Transmission of rogistored sharos. As to survivorship.

As to transfer of shares of decommed or benkrupt mombers. (Transmission elease,)

Power to increase capital. On what conditions new shares may be issued. As to preferences. &c.

When to be offered to existing unbere.

How far new shares to rank with shares in original capital.

Inequality in number of new shares.

Reduction of espital, &c.

Subdivision into

- The Directors, without assigning any reason for such refusal, may decline to register any transfer of shares.
- 41. No transfer shall be made to an infant or person of unsound mind, or to a "prohibited person" or "foreigner" or "corporation under foreign control" within the meaning of Chapter VI. of the Enemy Firms Liquidation (Amendment) Ordinance, No. 4 of 1917, or to any person acting for or on behalf of or in trust for such "prohibited person" or "foreigner" or "corporation under foreign control."
- 42. Every instrument of transfer shall be left at the office for registration accompanied by the certificate of the shares to be transferred, and such other evidence as the Company may require to prove the title of the transferor or his right to transfer the shares and upon payment of the proper fee the transferce shall (subject to the Directors' right to decline to register hereinbefore mentioned) be registered as a member in respect of such shares. The Directors may waive the production of any certificate upon evidence satisfactory to them of its loss or destruction.
- 43. All instruments of transfer which shall be registered shall be retained by the Company, but any instrument of transfer which the Directors may decline to register shall be returned to the person depositing the same.
- 44. A fee not exceeding Two Rupees and Fifty Cents may be charged for each transfer, and shall, if required by the Directors, be paid before the registration thereof.
- 45. The transfer books and register of members may be closed during such time as the Directors think fit, not exceeding in the whole twenty-one days in each year.
- 46. The executors or administrators of a deceased member (not being one of several joint-holders) shall be the only persons recognized by the Company as having any title to the shares registered in the name of such member, and in case of the death of any one or more of the joint-holders of any gistered shares, the survivors shall be the only persons recognized by the Company as having any title to or interest in such shares, but nothing herein contained shall be taken to release the estate of a deceased joint-holder from any liability on shares held by him jointly with any other person. Before recognising any executor or administrator the Directors may require him to obtain a grant of probate or letters of administration, as the case may be, from some competent court in the Island of Ceylon, having effect in Colombo.
- 47. Any person becoming entitled to or to transfer shares in consequence of the death or bankruptcy or insolvency of any member upon producing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title as the Directors think sufficient. may, with the consent of the Directors (which they shall not be under any obligation to give), be registered as a member in respect of such shares, or may, subject to the regulations as to transfer hereinbefore contained, transfer such shares. This clause is hereinafter referred to as "the transmission clause."

INCREASE AND REDUCTION OF CAPITAL.

- The Company in General Meeting may from time to time increase the capital by the 48. creation of new shares of such amount as may be deemed expedient.
- The new shares shall be issued upon such terms and conditions, and with such rights and privileges annoxed thereto as the resolution creating the same shall direct, and if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to dividends and in the distribution of assets of the Company and with a special or without any right of voting.
- 50. The Company in General Meeting may, before the issue of any new shares, determine that the same, or any of them, shall be offered in the first instance and either at par or at a premium to all the then members or any class thereof in proportion to the amount of the capital held by them, or make any other provisions as to the issue and allotment of the new shares, but in default of any such determination or so far as the same shall not extend, the new shares may be dealt with as if they formed part of the shares in the original ordinary capital.
- 51. Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original ordinary capital, and shall be subject to the provisions herein contained with reference to the payment of calls and instalments, transfer and transmission, forfeiture, lien, and otherwise.
- If owing to any inequality in the number of new shares to be issued, and the number of shares held by members entitled to have the offer of such new shares, any difficulty shall arise in the spportionment of such new shares or any of them amongst the members, such difficulty shall, in the absence of any direction in the resolution creating the shares or by the Company in General Meeting, be determined by the Directors.
- The Company may (subject to the provisions of the Ordinance) from time to time by special resolution reduce its capital by paying off capital or cancelling capital which has been lost or is unrepresented by available assets or reducing the liability on the shares or otherwise as may seem expedient, and capital may be paid off upon the footing that it may be called up again or otherwise; and paid-up capital may be cancelled as aforesaid without reducing the nominal amount of the shares by the like amount to the intent that the unpaid and callable capital shall be increased by the like amount.
 - SUBDIVISION AND CONSOLIDATION OF SHABES.
- The Company may, by special resolution, subdivide or consolidate its shares or any of them.
- 55. The special resolution whereby any share is subdivided may determine that, as between the holders of the shares resulting from such subdivision, one or more of such shares shall have some preference or special advantage as regards dividend, capital, voting, or otherwise over or as compared with the others or other (subject, nevertheless, to the provisions of the Ordinance).

SURBENDER OF SHARES.

56. The Directors may accept the surrender of any shares by way of compromise of any question as to the holder being properly registered in respect thereof.

preferred and ordinary.

Surrender of shares.

MODIFICATION OF RIGHTS.

into different classes of shares, all or any of the rights and privileges attached to each class may be modified, continued, affected, abrogated, or dealt with by agreement between the Company and any person purporting to contract on behalf of that class, provided such agreement is ratified in writing by the holders of at least three-fourths in nominal value of the issued shares of the class, or is confirmed by an autraordinary resolution passed at a separate General Meeting of the holders of shares of that class, and all the provisions hereinafter contained as to General Meetings shall, mutatis mutandis, apply to every such meeting, but so that the quorum thereof shall be members holding or representing by prove the fifth of the nominal amount of the issued shares of the class. This clause is not to derough from any power the Company would have had if this clause were omitted.

Power to modify rights.

Borrowing Powers.

payment changes sum or sums of money for the purposes of the Company, but so that the amount at anyone the pwing in respect of moneys so raised, borrowed, or secured shall not, without the sanction of a General Meeting, exceed the paid-up share capital of the Company, in addition to the ordinary current deligations of the Company. Nevertheless, no lender or other person dealing with the Company shall be concerned to see or inquire whether this limit is observed.

Power to borrow.

59. The Directors may raise or secure the payment or repayment of such sum or sums in such manner and upon such terms and conditions in all respects as they think fit, and in particular by the issue of debentures or debenture stock of the Company charged upon all or any part of the property of the Company, both present and future, including its uncalled capital for the time being.

Conditions on which money may be borrowed.

60. Debentures, debenture stock, and other securities may be made assignable free from any equities between the Company and the person to whom the same may be issued.

Scentities may be assignable free from equities.

Any debentures, debenture stocks, bonds, or other securities may be issued at a discount, premium, or otherwise, and with any special privileges as to redemption, surrender, drawings, allotment of shares, attending and voting at General Meetings of the Company, appointment of Directors, and otherwise.

Issue at discount, &c.. or with special privileges.

62. Every register of holders of debentures of the Company may be closed for any periods not exceeding in the whole thirty days in any year. Subject as aforesaid every such register shall be open to the inspection of the registered holder of any such debentures and of any member; but the Company may in General Meeting impose any reasonable restrictions so that at least two hours in each day, when such register is open, are appointed for inspection.

Register of holders of debentures.

63. If any uncalled capital of the Company is included in or charged by any mortgage or other security, the Directors may, by instrument under the Company's seal, authorize the person in whose favour such mortgage or security is executed, or any other person in trust for him, to make calls on the members in respect of such uncalled capital, and the provisions hereinbefore contained in regard to calls shall, mutatis mutandis, apply to calls made under such authority, and such authority may be made exercisable either conditionally or unconditionally, and either presently or contingently, and either to the exclusion of the Directors power or otherwise and shall be assignable if expressed so to be.

Mortgage of uncalled capital.

GENERAL MEETING.

64. The First General Meeting of the Company shall be held at such time (subject to the provisions of the Ordinance) and at such place as the Directors may determine. Subsequent General Meetings shall be held once in every year at such time and place as the Directors may determine.

When General Meetings to be held.

65. The General Meetings referred to in the last preceding clause shall be called Ordinary Meetings; all other meetings of the Company shall be called Extraordinary Meetings.

Ordinary and Extraordinary Meetings. General Meetings may

Distinction between

66. Any General Meeting may be held elsewhere than in Ceylon.

be held outside Ceylon.
When
Extraordinary
Meeting to be
called.

67. The Directors may, whenever they think fit, and they shall, on the requisition of the holders of not less than one-tenth of the issued capital of the Company upon which all calls or other sums then due have been paid, forthwith proceed to convene an Extraordinary General Meeting of the Company, and in the case of such requisition the following provisions shall have effect:—

Requisition.

- (1) The requisition must state the objects of the meeting, and must be signed by the requisitionists and deposited at the office, and may consist of several documents in like form, each signed by one or more requisitionists.
- (2) If the Directors of the Company do not proceed to convene a meeting within twenty-one days from the date of the requisition being so deposited, the requisitionists or a majority of them in value may themselves convene the meeting, but any meeting so convened shall not be held after three months from the date of the deposit.
- (3) If at any such meeting a resolution requiring confirmation at another meeting is passed, the Directors shall forthwith convene a further Extraordinary General Meeting for the purpose of considering the resolution, and, if thought fit, of confirming it as a special resolution, and if the Directors do not convene the meeting within seven days from the date of the passing of the first resolution, the requisitionists or a majority of them in value may themselves convene the meeting.

(4) Any meeting convened under this clause by the requisitionists shall be convened in the same manner as nearly as possible as that in which meetings are to be convened by Directors.

68. Seven clear days' notice to the members specifying the place, day, and hour of meeting, and in case of special business the general nature of such business, shall be given either by advertisement or by notice sent by post or otherwise served as hereinafter provided, and with the consent in writing of all the members a meeting may be convened by a shorter notice and in any manner they think fit.

Notice of meeting.

69. Where it is proposed to pass a special resolution, the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently on the resolution being passed by the requisite majority at the first meeting.

As to omission to give notice.

convened by one

Two meetings

notice.

70. The accidental omission to give any such notice to any of the members shall not invalidate any resolution passed at any such meeting.

PROCEEDINGS AT GENERAL MEETINGS.

Business of Ordinary Meeting.

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Quorum.

Querum to be present when business sommenord. Chairman of General Meeting.

When if quorum not present meeting to be dissolved and when to be adjourned.

How questions to be decided at meetings. Casting vote. What is to be evidence of the passing of a resolution where poll not demanded.

Poll.

Power to adjourn General Meeting.

In what cases poll taken without adjournment. Business may proceed notwithstanding demand of poll.

Votes of members.

Votes in respect of shares of deceased and insolvent members.

Joint-holders.

Proxies permitted.

Instrument appointing proxy to be in writing. Proxies may be general or special.

Instrument appointing a proxy to be deposited at the office.

- 71. The business of an Ordinary Meeting other than the first meeting shall be to receive and consider the profit and loss account, the balance sheet, and the reports of the Directors and of the Auditors, to elect Directors, Auditors, and other officers in the place of those retiring by rotation or otherwise, to declare dividends, and to transact any other business which under these presents ought to be transacted at an Ordinary Meeting. All other business transacted at an Ordinary Meeting and all business transacted at an Extraordinary Meeting shall be deemed special.
 - 72. Two members holding ordinary shares present in person or by proxy shall be a quorum for a General Meeting for the choice of a Chairman, the declaration of a dividend, and the adjournment of the meeting. For all other purposes the quorum for a General Meeting shall be members holding ordinary shares present in person or by proxy not being less than three in number.

ordinary shares present in person or by proxy not being less than three in number.

73. No business shall be transacted at any General Meeting unless the quorum requisite shall

- be present at the commencedient of the business.

 74. The Chairman of the Directors shall be entitled to take the Chair at every General Meeting, or if there he no such Chairman, or if at any meeting he shall not be present within fifteen minutes after the time appointed for holding such meeting, the members present shall choose another Director as Chairman, and if no Director he present, or if all the Directors present decline to take the Chair, then the members present shall choose one of their number to be Chairman.
- 75. If within half an hour from the time appointed for the meeting a quorum is not present, the meeting if convened upon such requisition as aforessid, shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place; and if at such adjourned meeting a quorum is not present, those members who are present shall be a quorum, and may transact the business for which the meeting was called.

76. Every question submitted to a meeting shall be decided in the first instance by a show of hands, and in the case of an equality of votes the Chairman shall, both on a show of hands and at the poli, have a casting vote in addition to the vote or votes to which he may be entitled as a member.

- 77. At any General Meeting, unless a poll is demanded by the Chairman or by at least five members or by a member or members holding or representing by proxy or entitled to vote in respect of at least one-tenth part of the capital represented at the meeting, a declaration by the Chairman that a resolution has been carried or carried by a particular majority or lost or not carried by a particular majority, and an entry to that effect in the book of proceedings of the Company shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against such resolution.
- 78. If a poll is demanded as aforesaid it shall be taken in such manner and at such time and place as the Chairman of the meeting directs and either at once or after an interval or adjournment or otherwise, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded. The demand of a poll may be withdrawn.
- 79. The Chairman of a General Meeting may, with the consent of the meeting, adjourn the same 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.
- 80. Any poll duly demanded on the election of a Chairman of a meeting or on any question of adjournment shall be taken at the meeting and without adjournment.
- 81. The demand of a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded.

VOTES OF MEMBERS.

- 82. On a show of hands every member holding ordinary shares present in person or by proxy shall have one vote, and upon a poll every member present in person or by proxy shall have one vote for every ordinary share held by him.
- 83. Any person entitled under the transmission clause to transfer any shares may vote at any General Meeting in respect thereof in the same manner as if he were the registered holder of such shares, provided that forty-eight hours at least before the time of holding the meeting or adjourned meeting, as the case may be, at which he proposes to vote he shall satisfy the Directors of his right to transfer such shares, or the Directors shall have previously admitted his right to vote at such meeting in respect thereof.
- 84. Where there are joint registered holders of any share, any one of such persons may vote at any meeting either personally or by proxy in respect of such share as if he were solely entitled thereto, and if more than one of such joint-holders be present at any meeting, personally or by proxy, that one of the said persons so present whose name stands first on the register in respect, of such share shall alone be entitled to vote in respect thereof: Several executors or administrators of, a deceased member in whose name any share stands shall for the purposes of this clause be deemed joint-holders thereof.
 - 85. Votes may be given either personally or by proxy.

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- 86. The instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney, or if such appointor is a corporation under its common seal or the hand of its attorney. A proxy who is appointed for a specified meeting only shall be called a special proxy. Any other proxy shall be called a general proxy. No person shall be appointed a special proxy who is not a member of the Company and qualified to vote.
- 87. The instrument appointing a proxy and the power of attorney (if any) under which it is signed shall be deposited at the office not less than forty-eight hours before the time for holding the meeting or adjourned meeting, as the case may be, at which the person named in such instrument proposes to vote, but no instrument appointing a special proxy shall be valid after the expiration of twelve months from the date of its execution, should the power of attorney above referred to have been registered in the Company's book it need not be again deposited.

88. A vote given in accordance with the terms of an instrument appointing a proxy shall be valid notwithstanding the previous death of the principal, or revocation of the instrument or transfer of the share in respect of which the vote is given, provided no intimation in writing of the death, revocation, or transfer shall have been received at the office before the meeting. Provided nevertheless, that the Chairman of any meeting shall be entitled to require such evidence as he may in his discretion think fit of the due execution of an instrument of proxy and that the same has not been revoked.

When vote by proxy valid though authority revoked.

89, Every instrument appointing a special proxy shall, as nearly as circumstances will admit, be in the form or to the effect following, and shall be retained by the Company:—

Form of instrument appointing a special proxy.

British Fertilisers, Limited.

I, —, of —, being a member of "British Fertilisers, Limited," hereby appoint —, of — (or failing him, — of — , or failing him —, of —, as my proxy to vote for me and on my behalf at the (Ordinary or Extraordinary, as the case may be General Meeting of the Company to be held on the ——— day of and at any adjournment thereof.

Restrictions on

voting.

As witness my hand this ———— day of ————. Signed by the said — in the presence of —

..., 90. No member shall be entitled to be present or to vote on any question either personally or by proxy or as proxy for another member at any General Meeting or upon a poll or be reckoned in a quorum whilst any call or other sum shall be due and payable to the Company in respect of any of the shares of such member; and no member shall be entitled to be present or to vote in respect of any share that he has acquired by transfer at any meeting unless he has been the registered holder of the share in respect of which he claims to vote for at least three months previously to the time fixed for holding the meeting at which he proposes to vote or if such meeting be an adjourned meeting to the time originally fixed for holding the same, but this regulation shall not affect shares acquired under a testamentary disposition or by succession to an intestate estate or under a bankruptcy or insolvency or liquidation.

Resolution in writing of Directors in certain cases to be equivalent to resolution of General Meeting.

91. Any resolution passed by the Directors notice whereof shall be given to the members in the manner in which notices are hereinafter directed to be given and which shall within one month after it shall have been so passed be ratified and confirmed in writing by members entitled at a poll to three-fifths of the votes, shall be as valid and effectual as a resolution of a General Meeting, but this clause shall not apply to a resolution for winding up the Company or to a resolution passed in respect of any matter which by the statutes or these presents ought to be dealt with by special or extraordinary resolution.

> Number of Directors.

DIRECTORS.

92. Until otherwise determined by a General Meeting the number of the Directors shall not be less than two or more than nine.

The Managing Agents shall be at liberty to appoint two Directors and to remove from office any person so appointed, and upon the removal or retirement of any such person to appoint any other person in his place. The Directors so appointed shall be ex officio Directors within the meaning of these presents, and such one of them as shall from time to time be nominated by the Managing Agents in that behalf shall be the Chairman of the Board of Directors.

First Directors.

The persons hereinafter named shall be first Directors, that is to say, G. A. Moncrieff, M. Macfadyen, E. R. Williams, E. Masters, R. S. Wright.

Power of Directors to add to their number.

94. The Directors shall have power at any time and from time to time to appoint any qualified person as a Director as an addition to the Board, but so that the total number of Directors shall not at any time exceed the maximum number fixed as above. But any Directors so appointed shall hold office only until the next following Ordinary General Meeting of the Company and shall then be eligible for re-election.

> Qualification of Directors.

95. The qualification of a Director shall be the holding of shares in the Company of the nominal value of Rupees Five hundred.

First Directors' qualifications.

96. A first Director may act before acquiring his qualification, but shall in any case acquire the same within two months from his appointment and unless he shall do so he shall be deemed to have agreed to take the said shares from the Company and the same shall be forthwith allotted to him accordingly.

> Directors may act

97. As a remuneration for their services the Directors shall be paid a sum of Rupees Fifty (Rs. 50) per mensem each, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration granted for special extra services hereinafter referred to nor any extra remuneration to the Managing Directors of the Company.

vacancy.

notwithstanding

The continuing Directors may act notwithstanding any vacancy in their body; but so that if the number falls below the minimum above fixed the Directors shall not, except for the purpose of filling vacancies, act so long as the number is below the minimum.

> When office of Director is vacated.

- 99. The office of a Director shall ipso facto be vacated:—
- (a) If he accepts or holds any other office or place of profit under the Company (except that of Managing Agents or a member of the firm of Managing Agents or a shareholder in or officer of the Managing Agents), but the position of trustee of a deed for securing debentures or debenture stock of the Company or of solicitor or banker for the Company is not to be considered an office or place of profit.
- (b) If he becomes bankrupt or insolvent, or suspends payment, or compound with his creditors.

(c) If he is found lunatic or becomes of unsound mind.

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(d) If he ceases to hold the required amount of shares to qualify him for office, but this proviso shall not be deemed to affect the provisions of clause 96 of these Articles.

(e) If he is absent from the meetings of the Directors during a period of three calendar months without special leave of absence from the Directors and he is removed from office by a resolution of the Board.

(f) If he commits any offence punishable under the Ceylon or Indian Penal Code not being under the provisions of the Criminal Procedure Code non-bailable.

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

(h) If he is requested in writing by all his co-Directors to resign or is removed from office by an extraordinary resolution of the Company.

Directors may contract with Company.

as vendor, purchaser, or otherwise, nor shall any such contract or any contract or agreement entered into by or on behalf of the Company in which any Director shall be concerned or interested be avoided, nor shall any Director so contracting or being so concerned or interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason of such Director holding that office or of the fiduciary relation thereby established, but it is declared that the nature of his interest must be disclosed by him at the meeting of the Directors at which the contract or arrangement is determined on if his interest then exists or in any other case at the first meeting of the Directors after the acquisition of his interest, and that no Director shall as a Director vote in respect of any contract or arrangement in which he is so interested as aforesaid, and if he do so vote his vote shall not be counted; but this provision shall not apply to any contract by or on behalf of the Company to give to the Directors or any of them any security by way of indemnity against any loss which they or any of them may suffer by reason of becoming or being sureties for the Company. A general notice that a Director is a member of any specified firm or Company and is to be regarded as interested in any subsequent transaction with such firm or Company shall as regards any such transaction be sufficient disclosure under this clause, and after such general notice it shall not be necessary to give any special notice relating to any particular transaction with such firm or Company.

101. A Director of this Company may be or become a Director of any Company promoted by this Company or in which it may be interested as a vendor, Shareholder, or otherwise, and no such Director shall be accountable for any benefits received as Director or member of such Company.

ROTATION OF DIRECTORS.

102. At the first ordinary meeting to be held in each year one of the Directors shall retire from office, provided, nevertheless, that an ex officio Director shall not retire by rotation under this clause.

103. At every Ordinary Meeting at which a Director retires by rotation the Director who has been longest in office shall retire. As between two or more who have been in office an equal length of time the Director to retire shall in default of agreement between them be determined by lot. The length of time a Director has been in office shall be computed from his last election or appointment when he has previously vacated office. A retiring Director shall be eligible for re-election.

104. The Company at any Ordinary Meeting at which any Director retires in manner aforesaid shall fill up the vacated office by electing the retiring Director or any other person to be a Director and without notice in that behalf may fill up any other vacancies.

105. If at any Ordinary Meeting at which an election of Directors ought to take place the places of the retiring Directors are not filled up, the retiring Directors, or such of them as have not had their places filled up, shall if willing continue in office until the First Ordinary Meeting in the next year and so on from year to year until their places are filled up, unless it shall be determined at such meeting on due notice to reduce the number of Directors.

106. The Company in General Meeting may, from time to time, increase or reduce the number of Directors, and may alter their qualification and may also determine in what rotation such increased or reduced number is to go out of office.

107. The Company may by extraordinary resolution remove any Director other than ex officio Director before the expiration of his period of office, and appoint another qualified person in his stead, but the person so appointed shall hold office during such time only as the Director in whose place he is appointed would have held the same if he had not been removed.

108. Any casual vacancy occurring among the Directors may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

109. No person not being a retiring Director shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other member intending to propose him has not less than fourteen days or more than two months before the meeting left at the office a notice in writing duly signed signifying his candidature for the office or the intention of such member to propose him.

MANAGING DIRECTORS.

- 110. The Directors may, from time to time, appoint one or more of their body to be Managing Director or Managing Directors of the Company either for a fixed term or without any limitation as to the period for which he or they is or are to hold such office, and may, from time to time, remove or dismiss him or them from office and appoint another or others in his or their place or places.
- 111. A Managing Director shall not while he continues to hold that office be subject to retirement by rotation, and he shall not be taken into account in determining the rotation of retirement of Directors, but he shall, subject to the provisions of any contract between him and the Company, be subject to the same provisions as to resignation and removal as the other Directors of the Company, and if he cease to hold the office of Director from any cause he shall *ipso facto* and immediately cease to be a Managing Director.
- 112. The remuneration of Managing Director shall, from time to time, be fixed by the Directors and may be by way of salary or commission or participation in profits or by any or all of those modes.
- 113. The Directors may, from time to time, entrust to and confer upon a Managing Director for the time being such of the powers exercisable under these presents by the Directors as they may think fit and may confer such powers for such time and to be exercised for such objects and purposes, and upon such terms and conditions and with such restrictions as they think expedient, and they may confer such powers either collaterally with or to the exclusion of and in substitution for all or any of the powers of the Directors in that behalf, and may, from time to time, revoke, withdraw, alter, or vary all or any of such powers.

When Director of this Company appointed Director of a subsidiary company.

Botation and retirement of Directors.

Which Directors to retire.

Meeting to fill up vacancies.

Retiring Directors to remain in office till successors appointed.

Power for General Meeting to increase or reduce number of Directors.

Power to remove Director by extraordinary resolution.

Directors may fill up casual vacancies.

When candidate for office of Director must give notice.

Power to appoint Managing Director.

What provisions he will be subject to.

Remuneration of Managing Director.

Powers and duties of Managing Director.

PROCEEDINGS OF DIRECTORS.

114. The Directors may meet together for the despatch of business, adjourn, and otherwise regulate their meetings and proceedings as they think fit and may determine the quorum necessary for the transaction of business. Until otherwise determined two Directors shall be a quorum.

115. A Director may at any time convene a meeting of the Directors. Questions arising at any meeting shall be decided by a majority of votes and in case of an equality of votes the Chairman shall have a second or casting vote.

Directors may summon meeting. How questions to be decided.

Meetings of

quorum.

Directors and

116. If at any meeting of the Directors the ex officio Chairman is not present at the time appointed for holding the same, the Directors present shall choose some one of their number to be Chairman of such meeting.

Chairman.

117. A meeting of the Directors for the time being at which a quorum is present shall be competent to exercise all or any of the authorities, powers, and discretions by or under the Articles of the Company for the time being vested in or exercisable by the Directors generally.

Powers of quorum.

118. The Directors may delegate any of their powers to committees consisting of such member or members of their body as they think fit. Any Committee so formed shall in the exercise of the powers to delegated, conform to any regulations that may from time to time be imposed upon it by the Directors.

Power to appoint Committees and to delegate.

119. The meetings and proceedings of any such Committee consisting of two or more members shall be governed by the provisions herein contained for regulating the meetings and proceedings of the Directors, so far as the same are applicable thereto, and are not superseded by any regulations made by the Directors under the last preceding clause.

Proceedings of Committee.

- 120. The Directors or any Committee may meet at such place as they may determine, whether within or without the Island of Ceylon.
 - r by any When acts of there was or any of Committee valid notwithstanding defective appointment, &c.
- 121. All acts done by any meeting of the Directors or by a Committee of Directors or by any person acting as a Director shall, notwithstanding that it shall afterwards be discovered that there was some defect in the appointment of such Directors or persons acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed and was qualified to be a Director.

Minutes to be made.

MINUTES.

122. The Directors shall cause minutes to be duly entered in books provided for the purpose—

(a) Of all appointments of officers.

(b) Of the names of the Directors present at each meeting of the Directors and of any Committee of Directors.

(c) Of all orders made by the Directors and Committees of Directors.

(d) Of all resolutions and proceedings of General Meetings and of meetings of the Directors and Committees.

And any such minutes of any meeting of the Directors or of any Committee or of the Company if purporting to be signed by the Chairman of such meeting or by the Chairman of the next succeeding meeting, shall be receivable as *primâ facie* evidence of the matters stated in such minutes.

Powers of Directors.

123. The control of the Company and of the business of the Company shall be vested in the Directors who, in addition to the powers and authorities by these presents or otherwise expressly conferred upon them, may exercise all such powers and do all such acts and things as may be exercised or done by the Company and are not hereby or by statute law expressly directed or required to be exercised or done by the Company in General Meeting, but subject nevertheless to the provisions of any statute law and of these presents and to any regulations from time to time made by the Company in General Meeting, provided that no regulation so made shall invalidate any prior act of the Directors which would have been valid if such regulation had not been made.

General power of Company vested in Directors.

124. Without prejudice to the general powers conferred by the last preceding clause, and the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the following powers, that is to say:—

Specific powers given to Directors.

(1) To pay the costs, charges, and expenses, preliminary and incidental to the promotion, formation, establishment, and registration of the Company.

(2) To purchase or otherwise acquire for the Company any property, rights, or privileges, which the Company is authorized to acquire at such price and generally on such terms and conditions as they think fit.

(3) At their discretion to pay for any property, rights, privileges, acquired by or services rendered to the Company either wholly or partially in cash or in shares, bonds, debentures, or other securities of the Company, and any such shares may be issued either as fully paid up or with such amount credited as paid up thereon as may be agreed upon; and any such bonds, debentures, or other securities may be either specifically charged upon all or any part of the property of the Company and its uncalled capital or not so charged.

To pay for property in debentures, &c.

(4) To secure the fulfilment of any contracts or engagements entered into by the Company by mortgage or charge of all or any of the property of the Company and its unpaid capital for the time being or in such other manner as they may think fit.

To secure contracts by mortgage.

(5) To appoint and at their discretion remove or suspend such agents (other than Managing Agents), managers, secretaries, officers, clerks, and servants for permanent, temporary, or special services, as they may from time to time think fit, and to determine their powers and duties and fix their salaries or emoluments and to require security in such instances and to such amount as they think fit.

To appoint officers. &c.

(8) To appoint any person or persons (whether incorporated or not) to accept and hold in trust for the Company any property belonging to the Company or in which it is interested or for any other purposes, and to execute and do all such deeds, documents, and things as may be requisite in relation to any such trust, and to provide for the remuneration of such trustee or trustees.

To appoint trustees.

To bring and defend actions, &c.

To refer to arbitration.

To give receipts.

To appoint Attorneys.

To invest moneys.

To give security by way of indemnity.

To give percentages.

To establish receive fund.

To make by-laws.

To make contracts, &c.

Local management

Local board,

Delegations.

Powers of attorney.

Sub-delegation.

Local laws.

- (7) To institute, conduct, defend, compound, or abandon any legal proceedings by or against the Company or its officers or otherwise concerning the affairs of the Company, and also to compound, allow time for payment or satisfaction of any debts due and of any claims or demands by or against the Company.
- (8) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.
- (9) To make and give receipts, releases, and other discharges for money payable to the Company, and for the claims and demands of the Company.
- (10) To act on behalf of the Company in all matters relating to bankrupts and insolvents.
- (11) From time to time to provide for the management of the affairs of the Company either in different parts of Ceylon or elsewhere in such manner as they think fit, and in particular to establish branch offices and to appoint any persons to be the Attorneys or Agents of the Company with such powers (including power to sub-delegate) and upon such terms as may be thought fit.
- (12) To invest and deal with any of the moneys of the Company not immediately required for the purposes thereof upon such securities (not being shares in this Company) and in such manner as they may think fit, and from time to time to vary or realize such investments.
- (13) To execute in the name and on behalf of the Company in favour of any Director or other person who may incur or be about to incur any personal liability for the benefit of the Company such mortgages of the Company's property (present and future) as they think fit, and any such mortgage may contain a power of sale and such other powers, covenants, and provisions as shall be agreed on.
- (14) To give to any person employed by the Company a commission on the profits of any particular business or transaction or a share in the general profits of the Company.
- (16) Before recommending any dividend to set aside out of the profits of the Company such sums as they think proper as a reserve fund to meet contingencies or for equalizing dividends or for special dividends or for repairing, improving, and maintaining any of the property of the Company and for such other purposes as the Directors shall in their absolute discretion think conducive to the interests of the Company and to invest the several sums so set aside upon such investments (other than shares of the Company) as they may think fit, and from time to time to deal with and vary such investments and dispose of all or any part thereof for the benefit of the Company and to divide the reserve fund into such special funds as they think fit, with full power to employ the assets constituting the reserve fund in the business of the Company and that without being bound to keep the same separate from the other assets.
- (16) From time to time to make, vary, and repeal by-laws for the regulation of the business of the Company, its officers, and servants.
- (17) To enter into all such negotiations and contracts and rescind and vary all such contracts and execute and do all such acts, deeds, and things in the name and on behalf of the Company, as they may consider expedient for or in relation to any of the matters aforesaid or otherwise for the purposes of the Company.
- (18) A resolution in writing signed by all the Directors shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted.

LOCAL MANAGEMENT.

125. The following provisions shall have effect:

- (1) The Directors may from time to time provide for the management of the affairs of the Company outside the Island of Ceylon (or any special locality in Ceylon) in such manner as they shall think fit, and the provisions contained in the next following sub-clause shall be without prejudice to the general powers conferred by this sub-clause.
- (2) The Directors from time to time and at any time may establish any local boards or agencies for managing any of the affairs of the Company outside the Island of Ceylon or in any specified locality in Ceylon and may appoint any persons to be members of such local board or any managers or agents and may fix their remuneration.
- (3) The Directors from time to time and at any time may delegate to any person so appointed any of the powers, authorities, and discretions for the time being vested in the Directors, and may authorize the members for the time being of any such local board or any of them to fill up any vacancies therein and to act notwithstanding vacancies, and any such appointment or delegation may be made on such terms and subject to such conditions as the Directors may think fit; and the Directors may at any time remove any person so appointed and may annul or vary any such delegation.
- (4) The Directors may, at any time and from time to time by power of attorney under the seal, appoint any persons to be the attorneys of the Company for such purposes and with such powers, authorities, and discretions not exceeding those vested in or exercisable by the Directors under these presents and for such period and subject to such conditions as the Directors may from time to time think fit; and any such appointment may, if the Directors think fit, be made in favour of the members or any of the members of any local board established as aforesaid or in favour of any Company or of the members, Directors, nominees, or managers of any Company or firm or otherwise in favour of any fluctuating body of persons whether nominated directly or indirectly by the Directors, and any such power of attorney may contain such provisions for the protection or convenience of persons dealing with such attorneys as the Directors think fit.
- (5) Any such delegates or attorneys as aforesaid may be authorized by the Directors to subdelegate all or any of the powers, authorities, and discretions for the time being vested in them.
- (6) The Directors may comply with the requirements of any local law which, in their opinion it shall, in the interests of the Company, be necessary or expedient to comply with.

MANAGING AGENTS.

126. (1) The whole of the business of the Company shall be carried on by the Managing Agents subject to such directions as may be given by the Directors, but it shall not be incumbent on the Directors to take any part in the management or control of the said business or to inquire into or exercise any supervision over the conduct of such business by the Managing Agents or the Contracts or Agreements entered into or liabilities incurred by the Managing Agents on behalf of the Company in the course of such business, and the Directors shall incur no responsibility in respect of any acts or omissions of the Managing Agents, or any of the Agents, Managers, or servants employed under them

in the conduct of such business.

'The Trust of India, Limited, of Simla, shall be the Managing Agents of the Company, and shall continue and he the Managing Agents of the Company (unless and until they shall voluntarily resign that office for the period of ten years certain and thereafter until they shall be removed by an extraordinary resolution of the Company passed at an Extraordinary General Meeting specially convened for that purpose and of which not less than twelve calendar months notice shall be given and at which persons holding or representing by proxy not less than three-fourths of the issued ordinary share capital of the Company shall be present. The Trust of India has the power of transferring the Managing, Agency and all benefits arising therefrom to a Firm of Company, provided such transfer is approved by the Company at a Shareholders' meeting at which a majority of Shareholders present or by proxy are in favour, or if a poll is demanded, by poll.

(2) Unless and until otherwise mutually arranged the Managing Agents shall be entitled to receive by way of remuneration a commission of 10 per cent. on the half-yearly profits of the Company as shown on Revenue Account before any sums are set aside for depreciation, reserve, or other special accounts and an office allowance of Rs. 400 a month. The Company shall also pay all expenses of Colombo Office rent and Colombo Office establishment and other out of pocket expenses

incurred by the Managing Agents on behalf of the Company.

(3) The Managing Agents, if willing, may perform any other duties or work for the Company which the Directors may entrust to them in addition to their ordinary duties as Managing Agents, and shall receive such remuneration for the performance of such additional duties or work as may from time to time be agreed upon between them and the Directors, such remuneration being in addition to

the remumeration hereinafter provided for.

- .. (4) Subsequent Managing Agents and their remuneration and the terms upon which they shall hold office shall be appointed and determined by the Company in General Meeting, provided, nevertheless, that upon the resignation of any Managing Agents the Directors may appoint Managing Agents in their place and determine the remuneration of such Managing Agents, but any such appointment by the Directors shall not be effective for a longer period than six months unless confirmed within that period by the Company in General Meeting.
- 127. The Managing Agents shall have power to make, draw, endorse, sign, accept, negotiate, and give all cheques, bills of lading, drafts, orders, bills of exchange, promissory notes, and other negotiable instruments required in the business of the Company, and may also sign and give all receipts, releases, and other discharges for money payable to the Company and for all claims and demands of the Company, and to exercise such of the powers of the Directors as may from time to time be delegated to them with liberty to the Managing Agents either by power of attorney or otherwise to appoint any officer or officers of the Managing Agents to execute and do any act, deed, matter, or thing deemed requisite or expedient in the carrying out of their duties as such Managing Agents.
- 128. The Directors shall provide for the safe custody of the seal, and the seal shall never be used except by the authority of the Directors or a Committee of the Directors previously given, and two Directors at the least shall sign every instrument to which the seal is affixed, and every such instrument shall be countersigned by or on behalf of the Managing Agents. Provided, nevertheless, that any instrument bearing the seal of the Company and issued for valuable consideration shall be binding on the Company notwithstanding any irregularity touching the authority of the Directors to issue the same.

DIVIDENDS.

- 129. 'Subject as aforesaid and to the rights of the holders of shares issued upon special conditions the profits of the Company shall be divisible among the members in proportion to the capital paid up on the shares held by them respectively.
- 130. The Company in General Meeting may declare a dividend to be paid to the members according to their rights and interest in the profits and may fix the time for payment.
- 131. No larger dividend shall be declared than is recommended by the Directors, but the Company in General Meeting may declare a smaller dividend.
- 132. No dividend shall be payable except out of the profits of the Company, and no dividend shall carry interest as against the Company.
- The declaration of the Directors as to the amount of the nett profits of the Company shall be conclusive.
- 134. The Directors may from time to time pay to the members such interim dividends as in their judgments the position of the Company justifies.
- 335. The Directors may retain any dividends on which the Company has a lien and may apply the same in or towards satisfaction of the debts, liabilities, or engagements in respect of which the lien exists.
- 136. Any General Meeting declaring a dividend may make a call on the members of such amount as the meeting fixes, but so that the call on each member shall not exceed the dividend payable to him and so that the call be made payable at the same time as the dividend, and the dividend may, if so arranged between the Company and the member, be set off against the call. The making of a call under this clause shall be deemed ordinary business of an Ordinary Meeting which declares a dividend.
- 137. Any General Meeting may direct payment of any dividend declared at such meeting, or of any interim dividends which may subsequently be declared by the Directors, wholly or in part by means of drafts or cheques on London, or by the distribution of specific assets, and in particular of paid up shares, debentures, or debenture stock of the Company, or of any other company, or in any other form of specie, or in one or more of such ways, and the Directors shall give effect to such direction;

Custody of seal.

How profits shall be divisible.

Declaration of dividends.

Restriction on amount of dividend.

Dividend out of profits only and not to carry interest.

What to be deemed nett profits.

Interim dividends.

Debts may be deducted.

Dividend and call together.

Dividend in specie.

and when any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets, or any part thereof, and may determine that cash payments shall be made to any shareholders upon the footing of the value so fixed in order to adjust the rights of all parties, and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend as may seem expedient to the Directors.

Effect of transfer.

Retention in certain cases.

Dividend to joint-holders.

Payment by post.

Unclaimed dividends.

Books of accounts to be kept.

Where to be kept.

Inspection by members.

Annual account and balance sheet.

Annual report of Directors.

Copies to be sent to members and deposited at the registered office.

Accounts to be audited annually.

Audit provisions.

- 138. A transfer of shares shall not pass the right to any dividend declared thereon before the registration of the transfer.
- 139. The Directors may retain the dividends payable upon shares in respect of which any person is under the transmission clause entitled to become a member or which any person under that clause is entitled to transfer until such person shall become a member in respect thereof or shall duly transfer the same.
- 140. Any one of several persons who are registered as the joint-holders of any share may give effectual receipts for all dividends and payments on account of dividends in respect of such share.
- 141. Unless otherwise directed any dividend may be paid by cheque or warrant sent through the post to the registered address of the member entitled, or in the case of joint-holders to the registered address of that one whose name stands first on the register in respect of the joint-holding, and every cheque or warrant so sent shall be made payable to the order of the person to whom it is sent.
- 142. All dividends unclaimed for one year after having been declared may be invested or otherwise made use of by the Directors for the benefit of the Company until claimed, and all dividends unclaimed for three years after having been declared may be forfeited by the Directors for the benefit of the Company.
- BOOKS AND DOCUMENTS.

 143. The Directors shall cause true accounts to be kept of the sums of money received and expended by the Company and the matters in respect of which such receipt and expenditure takes place, and of the assets, credits, and liabilities of the Company.
- 144. The books of account shall be kept at the office or at such other place or places as the Directors think fit.
- 145. The Directors shall from time to time determine whether, and to what extent, and at what times and places, and under what conditions or regulations the account books and documents of the Company or any of them shall be open to the inspection of the members, and no member shall have any right of inspecting any account or book or document of the Company, except as conferred by statute or authorized by the Directors or by a resolution of the Company in General Meeting.

ACCOUNTS AND BALANCE SHEETS.

- 146. (1) At each Ordinary Meeting the Directors shall lay before the Company a profit and loss account and a balance sheet containing a summary of the property and liabilities of the Company made up to a date not more than six months before the meeting from the time when the last preceding account and balance sheet were made up, or in the case of the first account and balance sheet from the incorporation of the Company.
- (2) The Auditor's report (to be prepared in accordance with the provisions of clause 152 of the Articles) shall be attached to the balance sheet or there shall be inserted at the foot thereof a reference to the report, and the report shall be read before the Company in General Meeting and shall be open to inspection by any Shareholder.
- 147. Every such balance sheet shall be accompanied by a report of the Directors as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend or bonus to the members, and the amount (if any) which they propose to carry to the reserve fund according to the provisions in that behalf hereinbefore contained, and the account, report, and balance sheet shall be signed by at least three Directors.
- 148. A printed copy of such account and balance sheet, together with the reports of the Auditors and Directors, shall, at least seven days previously to the meeting, be sent to the registered address of every member of the Company, and a copy shall also be deposited at the registered office of the Company for the inspection of members of the Company during a period of at least seven days before the meeting.

 Auditors.
- 149. Once in every year the accounts of the Company shall be examined and the correctness of the balance sheet ascertained by one or more Auditor or Auditors.
- 150. The Company at the first Ordinary Meeting in each year shall appoint an Auditor or Auditors to hold office until the first Ordinary Meeting in the following year, and the following provisions shall have effect, that is to say:—
 - (1) A Director or officer of the Company shall not be capable of being appointed Auditor of the Company.
 - (2) A person other than a retiring Auditor shall not be capable of being appointed Auditor at an Ordinary Meeting, unless notice of an intention to nominate that person to the office of Auditor has been given by a Shareholder to the Company not less than fourteen days before the meeting, and the Company shall send a copy of any such notice to the retiring Auditor, and shall give notice thereof to the Shareholders either by advertisement or in any other mode allowed by the Articles not less than seven days before the meeting.

Provided that if after notice of the intention to nominate an Auditor has been so given, an Ordinary Meeting is called for a date fourteen days or less after the notice has been given, the notice, though not given within the time required by this provision shall be deemed to have been properly given for the purposes thereof, and the notice to be sent or given by the Company may instead of being sent or given within the time required by this provision, be sent or given at the same time as the notice of the Ordinary Meeting.

(3) The first Auditors of the Company may be appointed by the Directors before the first Ordinary Meeting, and, if so appointed, shall hold office until such meeting, unless previously removed by a resolution of the Shareholders in General Meeting, in which case the Shareholders at that meeting may appoint Auditors.

(4) The Directors may fill any casual vacancy in the office of Auditor, but while any such vacancy continues the surviving or continuing Auditor or Auditors (if any) may act.

151. The remuneration of the Auditors shall be fixed by the Company in General Meeting, except that the remuneration of any Auditors appointed before the first Ordinary Meeting or to fill any casual vacancy may be fixed by the Directors.

Remuneration of Auditors.

152. (1) Every Auditor of the Company shall have a right of access at all times to the books and accounts and vouchers of the Company, and shall be entitled to require from the Directors and officers of the Company such information and explanations as may be necessary for the performance of the duties of the Auditors.

Rights and duties of Auditors.

- (2) The Auditors shall make a report to the Shareholders on every balance sheet laid before the Company in General Meeting during their tenure of office, and the report shall state:—
 - (a) Whether or not they have obtained all the information and explanations they have required; and
 - (b) Whether in their opinion the balance sheet referred to in the report is properly drawn up so as to exhibit a true and correct view of the state of the Company's affairs according to the best of their information and the explanations given to them and as shown by the books of the Company.

153. Every account of the Directors when audited and approved by a General Meeting shall be conclusive, except as regards any error discovered therein within three months next after the approval thereof. Whenever any such error is discovered within that period the account shall forthwith be corrected and thenceforth shall be conclusive.

When accounts to be deemed finally settled.

Notices.

154. A notice may be served by the Company upon any member, either personally or by sending it through the post in a prepaid envelope or wrapper addressed to such member, at his registered place of address.

How notice to be served on members.

155. Each holder of registered shares shall from time to time notify in writing to the Company some place in the Island of Ceylon to be registered as his address, and such registered place of address shall for all purposes be deemed his place of residence.

Members resident abroad.

156. As regards any member who has not notified in writing to the Company some place in the Island of Ceylon to be registered as his address, a notice posted up in the registered office shall be deemed to be well served of him at the expiration of twenty-four hours from the time when it is so posted up.

Notices where no address.

157. Any notice required to be given by the Company to the members or any of them and not expressly provided for by these presents shall be sufficiently given, if given by advertisement.

When notice may be given by advertisement. How to be advertised. Notice to joint-holders.

158. Any notice required to be or which may be given by advertisement shall be advertised once in the Ceylon Government Gazette.

159. All notices shall with respect to any registered shares to which persons are jointly entitled.

When notice by post deemed to be served

159. All notices shall with respect to any registered shares to which persons are jointly entitled be given to whichever of such persons is named first in the register, and notice so given shall be sufficient notice to all the holders of such shares.

be served.

which the envelope or wrapper containing the same is posted, and in proving such service it shall be sufficient to prove that the envelope or wrapper containing the notice was properly addressed and put into the post office and a certificate in writing signed by any Director or other officer of the Company that the envelope or wrapper containing the notice was so addressed and posted shall be conclusive didence thereof. Any notice given by advertisement shall be deemed to have been given on the day on which the advertisement shall first appear.

Transferees, &c., bound by prior notices.

161. Every person who by operation of law, transfer, or other means whatsoever shall become entitled to any share shall be bound by every notice in respect of such share which previously to his name and address being entered on the register shall be duly given to the person from whom he derives his title to such share.

Notice valid though member deceased.

162. Any notice or document delivered or sent by post to or left at the registered address of any member in pursuance of these presents shall notwithstanding such member be then deceased and whether or not the Company have notice of his decease be deemed to have been duly served in respect of any registered shares whether held solely or jointly with other persons by such member until some other person be registered in his stead as the holder or joint-holder thereof, and such service shall for all purposes of these presents be deemed a sufficient service of such notice or document on his or her heirs, executors, or administrators and all persons, if any, jointly interested with him or her in any such share.

How notice to be signed.
Service of process in winding up.

163. The signature to any notice to be given by the Company may be written or printed.

164. In the event of a winding up of the Company every member of the Company who is not for the time being in the Island of Ceylon shall be bound within eight weeks after the passing of an effective resolution to wind up the Company voluntarily or the making of an order for the winding up of the Company to serve notice in writing on the Company appointing some householder residing in Colombo upon whom all summonses, notices, process, orders, and judgments in relation to or under the winding up of the Company may be served, and in default of such nomination the liquidator of the Company shall be at liberty on behalf of such member to appoint some such person, and service upon any such appointee whether appointed by the member or the liquidator shall be deemed to be good personal service on such member for all purposes, and where the liquidator makes any such appointment he shall with all convenient speed give notice thereof to such member by advertisement in some daily newspaper published in Colombo, or by a registered letter sent through the post and addressed to such member at his address as mentioned in the register of members of the Company, and such notice shall be deemed to be served on the day following that on which the advertisement appears or the letter is posted. The provisions of this clause shall not prejudice the right of the liquidator of the Company to serve any notice or other document in any other manner prescribed by the regulations of the Company.

SECRECY CLAUSES.

165. Every Director, manager, auditor, trustee, member of a committee, officer, servant, agent, accountant, or other person employed in the business of the Company shall, if so required by the Directors or managing agents, before entering upon his duties, sign a declaration pledging

Secrecy clause.

himself to observe a strict secrecy respecting all transactions of the Company with the customers, and the state of accounts with individuals and in matters relating thereto, and shall by such declaration pledge himself not to reveal any of the matters which may come to his knowledge in the discharge of his duties, except when required so to do by the Directors, or by any meeting, or by a court of law, or by the person to whom such matters relate, and except so far as may be necessary in order to comply with any of the provisions in these presents contained. **

Momber not entitled to information.

166. No member shall be entitled to enter upon the property of the Company, or to require, discovery of, or any information respecting any detail of the Company's trading, or any matter which is or may be in the nature of a trade secret, mystery of trade, or secret process which may relate to the conduct of the business of the Company, and which in the opinion of the Directors, it will be inexpedient in the interest of the members of the Company to communicate to the public.

WINDING UP.

Distribution of assets.

167. If the Company shall be wound up and the assets available for distribution among the members as such shall be insufficient to repay the whole of the paid up capital, such assets shall be distributed so that as nearly as may be the losses shall be borne by the members in proportion to the capital paid up or which ought to have been paid up at the commencement of the winding up on the shares held by them respectively. And, if in a winding up, the assets available for distribution among the members shall be more than sufficient to repay the whole of the capital paid up at the commencement of the winding up, the excess shall be distributed amongst the members in proportion to the capital at the commencement of the winding up paid up or which ought to have been paid up on the shares held by them respectively. But this clause is to be without prejudice to the rights of the holders of the shares issued upon special terms and conditions.

Distribution of assets in specie.

- 168. (1) If the Company shall be wound up, whether voluntarily or otherwise, the liquidators may, with the sanction of an extraordinary resolution, divide among the contributories in specie or kind any part of the assets of the Company, and may with the like sanction vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories or any of them as the liquidators, with the like sanction, shall think fit.
- (2) If thought expedient any such division may be otherwise than in accordance with the legal rights of the contributories (except where unalterably fixed by the Memorandum of Association), and in particular any class may be given preferential or special rights or may be excluded altogether or in part, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on any contributory who would be prejudiced thereby shall have a right to dissent and ancillary rights as if such determination were a special resolution.
- (3) In case any of the shares to be divided as aforesaid involve a liability to calls or otherwise, any person entitled under such division to any of the said shares may within ten days after the passing of the extraordinary resolution by notice in writing direct the liquidator to sell his proportion and pay him the nett proceeds, and the liquidator shall, if practicable, act accordingly.

INDEMNITY.

Indemnity.

169. Every Director, Managing Agent, and other officer or servant of the Company shall be indemnified by the Company against, and it shall be the duty of the Directors out of the funds of the Company to pay all costs, losses, and expenses which any such officer or servant may incur or become liable to by reason of any contract entered into, or act or thing done by him as such officer or servant, or in any way in the discharge of his duties, including travelling expenses and the amount for which such indemnity is provided, shall immediately attach as a lien on the property of the Company, and have priority as between the members over all other claims.

Individual responsibility of Directors.

170. No Director, manager, or other officer of the Company shall be liable for the acts, receipts, neglects, or defaults of any other Director or officer, or for joining in any receipt or other act for conformity, or for any loss or expense happening to the Company through the insufficiency or deficiency of title to any property acquired by order of the Directors for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with whom any moneys, securities, or effects shall be deposited, or for any loss occasioned by any error of judgment or oversight on his part, or for any other loss, damage, or misfortune whatever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own dishonesty.

In witness whereof, the subscribers to the Memorandum of Association have hereto set and subscribed their names at the places and on the dates hereafter written.

CHAS. F. TREEBY.

E. R. WILLIAMS.

H. CREASY.

SYDNEY JULIUS.

G. A. MONCRIEFF.

R. S. WRIGHT.

Witness to the above six signatures, at Colombo, this 6th day of December, 1918.

V. A. Julius, Proctor, Supreme Court, Colombo-

E. MASTERS.

Witness to the above signature, at Colombo, this 7th day of December. 1918.

V. A. JULIUS.
Proctor, Supreme Court, Colombo

[First Publication.]

The Anglo-Oriental Furnishing Company Limited (in Liquidation).

OTICE is hereby given that the Final General Meeting of Shareholders of the above-named Company will be held at the office of the Liquidator, No. 2. Queen the et. Colombo, on Tuesday, February 11, 1919, 1

To receive and consider the report of the Liquidator and the accounts of the liquidation, and to pass a resolution adopting them.

To pess a resolution that the affairs of the Company are fairly wounderd.

Colombo, January 7, 1919.

D. HARTLEY, Liquidator.

The Moheyedeen Company, Wellawaya, Linited.

MINUTES of Proceedings of the First General Meeting of the Mohivedgen Company, Wells vaya, Limited, held in the Company office, No. 1, Bazzar street, Monaragala road, on Monday, December 30, 1915 at 8 A.M., in accordance with notice dated December 16, 1918:—

Present.—Shareholders: Messrs. (1) Ahamad Hadjiar M. A. Alim Saib, (2) U. M. Mohammad Ismail, (3) U. M. Abobacker, (4) S. E. Abdul Hamid, (5) A. H. Noor Mohammad, (6) K. Abdul Lathif, (7) A. H. M. Salihu, (8) Gul Mohammad Bhoy, (9) E. Abdul Lathif, (10) A. L. M. Buhari, (11) A. Uthuma Lebbe Maricar, (12) I. L. M. Ismail. (After an introductory speech with regard to the object of

1. Pursuant to notice Mr. S. E. Abdul Hamid moved that the following Shareholders to be Directors:—Messrs. (1) Ahamed Hadjiar M. A. Alim Saib, (2) U. M. Mohammad Ismail, (3) U. M. Abobacker, (4) S. E. Abdul Hamid, (5) A. H. Noor Mohammad, (6) K. Abdul Lathif, (7) A. H. M. Salihu, seconded by Mr. U. M. Abobacker.—Carried.

the Company by Mr. Noor Mohammad)-

2. Pursuant to notice Mr. S. E. Abdul Hamid moved that Mr. Ahamed Hadjiar M. A. Alim Saib to be Chairman, seconded by Mr. U. M. Abobacker.—Carried.

(Then Mr. M. A. Alim Saib delivered a short speech, glorifying the Saint Moheyedeen, in whose Holy name the Company is started, and occupied the chair)—

3. Pursuant to notice Mr. Noor Mohammad moved that Mr. S. E. Abdul Hamid to be Managing Director, seconded by Mr. K. Abdul Lathif.—Carried.

4. Pursuant to notice Mr. S. E. Abdul Hamid moved that Messrs. U. M. Abobacker and A. H. Noor Mohammad to be Secretaries, seconded by Mr. K. Abdul Lathif.—Carried.

5. Pursuant to notice Mr. Noor Mohammad moved that Mr. Lawrie Muthukrishna to be Auditor, seconded by Mr. K. Abdul Lathif.—Carried.

6. Pursuant to notice Mr. Noor Mohammad moved that the Bankers called the Mercantile Bank of India, Limited, to be appointed for the Company, seconded by Mr. U. M. Mohammad Ismail.—Carried.

7. Pursuant to notice Mr. Noor Mohammad moved that Mr. A. P. Bartholomeuz to be Legal Advisor, seconded by Mr. S. E. Abdul Hamid.—Carried.

8. Then the Chairman, pursuant to notice, moved that a share to be credited to the Saint Moheyedeen, seconded by Mr. S. E. Abdul Hamid.—Carried.

9. Again the Chairman, pursuant to notice, moved that 1/40 of the nett profits to be given for charity amongst the Muhammadans, seconded by Mr. K. Abdul Lathif.—Carried.

Configuration this 30th day of December, 1918:

"AHAMAD HADJIAR MOHAMMAD ABDULLA ALIM SAIB, Chairman

Auction Sale of Undivided Shares of Three Properties at Mirihana.

NO. 48,669 delike District Court of Colombo, and the order to sell issued to me therein, I shall sell by public auction on Saturday, February 8, 1919, confinencing at 3.30 P.M., at the respective spots:—

(1) An undivided ½ share of the land called Delgahawatta, with the buildings and plantations thereon, situated at Mirihana, in the Palle pattu of Salpiti korale; containing in extent 5 acres.

(2) An undivided ‡ share of Delgahawatta or Pokuna-badakanatta, with the buildings and plantations thereon, situated at Mirihana aforesaid; containing in extent about 4 acres.

(3) An undivided \(\frac{1}{4} \) share of Delgahakumbura, with the buildings and plantations thereon, situated at Mirihana aforesaid; containing in extent 3 acres and 33 14/100 of a perch.

For further particulars apply to Timothy de Silva, Esq., Proctor and Notary, Colombo, or to—

No. 8, Hulftsdorp street, Colombo. H. D. John Pieris, Auctioneer and Broker.

Auction Sale, under Mortgage Decree, of the Stag's Head Hotel Premises in Union place, Slave Island.

In the District Court of Colombo.

Dr. C. T. VanGeyzel of Colombo...... Plaintiff.

No. 50,661. Vs.

TNDER and by virtue of the decree entered of record in the above action, and the order to sell issued to me therein, I shall sell by public auction on Wednesday, February 5, 1919, at 5 P.M., at the spot, the following premises specially and primarily mortgaged with the plaintiff, and declared bound and executable under the said decree for the realization of the sum of Rs. 18,000. interest, and costs of suit, to wit:—All that allotment of land, with the buildings thereon, bearing assessment Nos. 19 and 20, called and known as "The Stag's Head" (now used for the Stag's Head Hotel), situated at Union place, Slave Island, Colombo, in extent 12 99/100 square perches.

Further particulars can be had from Messrs. de Vos & Gratiaen, the plaintiff's Proctors, or from—

No. 117, Hulftsdorp.

G. EMANUEL DABERA, Auctioneer and Broker.

Auction Sale, under Mortgage Decree, of House Property near the Bandarawela Railway Station.

In the District Court of Colombo.

No. 50,348. Vs.

(1) Joseph Jacob Pieris, (2) Harry Gomis Abeyasing ie; 2, and (3) K. M. S. Ahamado Meera Saibo, Manager, K. Meera Saibo & Co., of Bandarawela..... Defendants.

NDER and by virtue of the decree in the above case, and the order to sell issued to me therein, I shall sell by public auction on Saturday, February 8, 1919, at 4.30 P.M., at the spot, the following premises specially and primarily mortgaged with the plaintiff, and declared bound and executable under the said decree for the recovery of the amount therein, to wit:—All that allotment of land called Wakkumbura, in extent 1 amunam of paddy sowing, with the buildings thereon, now called "Church View," bearing assessment No. 270, situated at Kabillewela village (opposite the Roman Catholic Church at Bandarawela and within do f a mile from the Bandarawela Railway Station), in Mahapalata of the Udukinda division, in the District of Badulla, save and except the portion towards the east, in extent 5 perches, of the said land sold to Galle Araccige Don Tiadoris Appuhamy.

Further particulars from Messrs. de Vos & Gratiaen, Proctors for the plaintiff, or from—

No. 117, Hulftsdorp.

G. EMANUEL DABERA, Auctioneer and Broker.

Auction Sale under Mortgage Decree, D C., Colombo, No. 50,680.

NDER and by virtue of the decree entered in favour of P. R. K. R. Caruppen Chetty, by his attorney A.P.L.N. Muttukaruppen Chetty, against Gamage Francing Rodrigo and others, and the order to sell issued to me, shall sell by public auction on Saturday, February 1, 1919.

at the spot, at 5 P.M., the following property especially bound and executable for the amount due on the said decree: -All that allotment of land, with the buildings thereon, bearing assessment No. 6 (comprising tenements Nos. 6B to 6B8), situated at Chapel lane, in Slave Island Ward, within the Municipality of Colombo, containing in extent 13 77/100 porches.

Particulars from J. G. de S. Wijeyeratne, Esq., Proctor. Hulftsdorp.

No. 6, Hulftsdorp, Colombo.

AVRES KARUNARATNA, Auctioneer.

Sale by Auction under Mortgage Decree Large Estate in the Galle District planted with Rubber and Tea.

NDER decree entered in case No. 50,058, D. C., Colombo, in favour of S. S. A. K. R. Suppramaniam Chetty against Mr. J. S. Jayewardane, I shall sell by public auction, at 93, Dam street, Colombo, at 4, P.M., on Friday January 31, 1919, all that estate, plantation, and premises called and known as Elsyunrena estate, of the total extent of 113 acres 3 roods and 34 perches, situated at Udumalagals and Helambure, in Talpe pattu of the District of Galle, consisting of the following allotments of land: (1) Dawatagahaduwa, (2) Dawatagahaduwa, (3) Pashaulhenaskanda, (4) Nakiyadeniya, (5) Akulehena, Pashaulhena, and Horahenakanda, (6) Horahenakandedeniya, (7) Akuluhena Pashaulhona, and Horahenakanda, (8) Akulahenakanda, (9) Batadombagahakanda, (10) Ukdanduwaskanda, (11) Ukdanduwaskanda, (12) Ukdanduwaskanda, (13) Kammalgodahona, (14) Kammalgodakanda or Addaragederabedda, (15) Kammalgodakande, (16) Addaragederahena, (17) Kajugaha watta, (18) Annasigalahena, (19) Bemwekanda alias Weerappulidenia-adderakanatta, (20) Koratupelahenadeniyeudumulla.

The estate is beautifully situated, having a long road frontage along the Galle-Udugama high road. It is 15 miles distant from Galle.

Further particulars from C. T. Kandaiya, Esq., Proctor and Notary, Colombo, or-

C. E. KARUNARATNA, Auetioneer. 93, Dam street, January 8, 1919.

Auction Sale, under Partition Decree, of several Valuable Houses in Colombo, and a Coconut Estate at Polgahawela.

the undersigned, Commissioner appointed by the District court of Colombo in partition actions Nos. 50,466, and 51,311 of the said court, will put up for sale by and 51, libic adotion—

On Saturday, January 11, 1919, at 3 P.M., at the spot.

"Siribawana": A substantially built upstair house. situated at Ward place in Colombo, containing in extent 1 acre and 3 perches (subject to an indenture of lease No. 528, dated September 26, 1915, which expires on September 30,

On Saturday, January 18, 1919, at 3 P.M., at No. 39, Chatham street, Fort, Colombo.

"Yattattawala Estato": A splendid coconut estate, situated 12 miles from Polgahawela station, containing in extent 91 acres 2 roods and 25 perches.

On Saturday, January 25, 1919, at 3 P.M., at the spot:

"Naga Villa": A substantially built bungalow, situated at Bambalapitiya in Colombo, containing in extent 1 acre 3 roods and 27 perches.

On Saturday, Fobruary 1, 1919, at 3 P.M., at the spot.

"Elsternwick": A substantially built house, situated at Bambalapitiya in Colombo, containing in extent 3 roods and 34 perchés.

On Saturday, February 8, 1919, at 3 P.M., at the spot. 3 -"Lothian Villa": A substantially built house, situated at Laurie's road, Bambalapitiya, in Colombo, containing in extent 1 rood.

At 4 P.M., at the spot.

"The Parsonage" and "Littleham": Two well-built houses, situated at Ridgeway place, Wellawatta, containing in extent 1 rood and 31 perches.

The several premises will be put up for sale among the co-swhere thereof at the prices at which they have been severally appraised, and if not purchased by any co-owner, the same will immediately thereafter be offered for sale to the highest bild ramong the public.

For each test conditions apply to—

For constant condition.
Wellawatta, Combo, December, 1918.

D. P. TAMPOE, Commissioner and Auctioneer.

Auction Sale.

NDER instructions from the administratix, and with the authority of the District Court of Kalutara in the authority of the District Coult of Kalitara in testamentary case No. 1,040, D. C., Kalutara, in the estate of the late Paiyagala Liyana Arathige Don Andnis Appuhary, deceared, of Talpitiya, I stall self by public auction of Saturday, January 11, 1919, commencing from 1 P.M. at the respective spots, the following public, to wit:

An undivided 1 share of the pilland of the trees and plantations, recluding the milla tree and tamarind tree) standing on a viortion of land called Meegahawatta, of the extent of about 1 acre situated at Talpitiva, and bounded

extent of about 1 acre, situated at Talpitiya, and bounded on the north by a portion of Meegahawatta alias Godaparagahawatta purchased by Mestiage Don Siman Appulhamy, on the east by a portion of this land belonging to the said person, on the south by Manpayawatta, and on the west by 2 portions of Meegahawatta.

- 2. All that the undivided I share of the owiti land called Meegahawattapaula Godadeniya, situated at Talpitiya, and bounded on the north by the limit of Gurugeowita, on the east by Godaporagahawatta and Munamalgahawatta, on the south by the limit of Meegahawatta, and on the west by the limit of Munamalgahawatta; of about 4 kurunies of paddy sowing in extent.
- 3. An undivided ½ share of the soil and of all the trees and plantations and of the thatched house standing on a portion of land called Meegahawatta, situated at Talpitiya and bounded on the north by a portion of this land, on the east by Godaporagahawatta belonging to Paiyagala Liyanaaratchige Don Andris Appuhamy and others, on the south by a portion of this land, and on the west by a portion of this land; of the extent of about \frac{1}{2} an acre.
- All that Suriyawilayayeowita, situated at Talpitiya, and bounded on the north by Denibima alias o wite belonging to Hettikankanange Carolis Perera and others, on the east by owita alias Diyambagoipola belonging to Raigamage Carolis Perera and others, on the south by Dawatagahawatte, and on the west by owita belonging to Ranasinghage Prolis Perera and other and the owita belonging to Gragoge Juwanis Grago; containing about 3 bushels of paddy sowing in extent.
- 5. An undivided ‡ share of the land called Suriyawileowita, situated at Talpitiya, and bounded on the north by the field belonging to Hettikankanange Carolis Appu and another field, on the east by a field belonging to Graroge Daniel Graro and others, on the south by the owita belonging to Ranasinhage Prolis Perera and others, and on the west by the owita belonging to Guruge Matthes Perera and others; containing in extent about 2 acres.

Panadure, December 10, 1918.

H. D. S. PERERA. — Auċtioneer.

Auction Sale of Properties at Kimbulapity and Pannara, in the Districts of Negomborns

NDER decree in case No. 12,926, D. C. entered in favour of the plaintiff S Vellasamy Pulle of Negombo, against the defendants (1) Rejapaksewelltinage Valenty Appuhamy, (2) dicto Martinahamy and husband, (3) Halakon Apueling San Appu, (4) Rajapaksewelhenage Albinahamy and husband, (5) Vanniatchi Pathirannehelage Estevan Apa, (6) Rajapaksewelhenage Thoihamy and husband, (7) Vanniatchi Pathirannehelage Estevan Apa, (6) Rajapaksewelhenage Thoihamy and husband, (7) Vanniatchi Pathirannehelage Estevan Apa, (6) Rajapaksewelhenage Thoihamy and husband, (7) Vanniatchi Pathirannehelage Estevan Apa, (6) Rajapaksewelhenage Thoihamy and husband, (7) Vanniatchi Pathirannehelage Estevan Apa, (6) Rajapaksewelhenage Thoihamy and husband, (7) Vanniatchi Pathirannehelage Estevan Apa, (6) Rajapaksewelhenage Thoihamy and husband, (8) Vanniatchi Pathirannehelage Estevan Apa, (8) Vanniatchi Pathirannehelage Estevan Apa, (9) Vanniatchi Pathirannehelage Estevan rannehelage Marthelis Appu alias Maiappu, (8) Rajapakse-welhenage Saradiel Appuhamy, and (9) Alagiawatto-mohottige Dona Anahamy, widow of the late Rajapaksewelhenage Suwaris Appu, all of Kimbulapitiya, 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. 13,900, dated March 31, 1917, and attested by T. H. de Silva, Notary, by public auction, as mentioned below:—

On Thursday, January 23, 1919, at the spot, at 4 P.M.

1. An undivided 12/16 shares from and out of the undivided watern portion, in extent 2 roods, of the portion of the lander led Iddagodella, situate at Kimbulapitiya, in Dunagana pattu of the Alutkuru korale, in the District of Negombo, Western Province; in extent 3 acres and 2 roods, with the buildings thereon.

On the same day, at the spot, at 4.15 P.M.

2. An individed 6/12 shares from and out of the undivided eastern portion, in extent lacre, of the $\frac{1}{3}$ share of the land called Iddagodellehena, situate at Kimbulapitiya aforesaid; in extent 6 acres 2 roods and 11% perches, with the buildings thereon.

On Friday, January 24, 1919, at my office at Main street, Negombo (opposite the Railway approach road), at 10 A.M.

3. The land called Lindagawahena, situate at Pannara, in Pitigal korale of Katugampola hatpattu, in the District of Kurunegala, North-Western Province; in extent I acre and 6 perches.

Further particulars from S. K. Wijeratnam, Esq., Proctor, Supreme Court, and Notary, Negombo, or—

Negombo, December 30, 1918.

M. P. KURERA, Auctioneer.

Auction Sale of Property at Etukal in) the District of Negombo.

NDER decree in case No. 12,350, D. C., Neghrabo, entered in favour of the plaintiff Ana Runa Awanna Arumugam Chetty of Negombo, against the defendants (1) Anathasia Waas, (2) Gracia Miral, (3) Gabriel Croos, (4) Sebastian Miral, and (5) Suse Vit Gria Miral, all of Etukal, and by virtue of the order issued to 50 for the recovery of the amount therein stated (less a sum of Rs. 365 already recovered), I shall sell the under-mentioned property by public auction, at the spot, at 4 p.m., on Friday, January 24, 1919, to wit:—

The undivided 10/16 shares of the allotment of land called Kadurugahawatta and the buildings thereon, situate at Etukal, in Dunagaha pattu of the Alutkuru korale, in the District of Negonibo, Western Province; in extent about 10 perches.

Further particulars from Tudor Ranesinghe, Esq., Proctor, Supreme Court, and Notary, Negombo. or—

Negombo, December 30, 1918.

M. P. Kurera, Auctioneer.

Auction Sale of a Valuable Property at Kudapadu, in the District of Negombo.

NDER decree in case No. 12,921, D. C., Negombo, entered in favour of the plaintiff Sembukutti Aratchige Carolis Silva Appuhamy of Katana, against the defendants (1) Meenachchi, daughter of Pamalingam Thever, (2) Patric Gordon Carry, and (3) Thomas Horton Carry, all of Kudapadu, and by vivtue 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. 9,681, dated May 21, 1916, and attested by H. A. J. Senanayake, Notary, by public auction, at the spot, at 4 P.M., on Saturday, January 25, 1919, to wit:—

The southern portion of the several contiguous lots called Panamaraththaditotum, Thalgahawatta, and Madangahawatta, situate at Kudapadu, within the gravets and in the District of Negombo, Western Province; in extent, according to the figure of survey made by W. M. Fernando, Surveyor, bearing No. 1,021, dated May 25, 1907, 1 acre and 22 perches. Of this land and of the plantations, buildings, and all the appurtenances thereof, the undivided shares.

Further particulars from Messrs. Amerasinghe & Ranesinghe, Proctors and Notaries, Negombo, or—

M. P. KURERA, Auctioneer. Auction Sale of Valuable Properties at Boralessa, in the District of Chilaw.

NDER decree in case No. 12,779, D. C., Negombo, entered in favour of the plaintiff Muna Runa Rawanna Mana Muna Runa Ramen Chetty of Negombo against the defendant Nathandige Philippu Fernando de Boralessa, and by virtue of the order issued to me for the recovery of the amount therein stated I shall self the under-mentioned properties mortgaged by press Nos. 1,749 and 2,535, dated March 18, 1912, and Vay 30, 1914, respectively, and attested by M. B. W. Wijayasekera, Notary, by public auction, at the respective spots, on Thursday, January 30, 1919, commencing at 1 p.M., to wit:—

SCHEDULE A.

I. The land Palugahawatta, situate at Boralessa, in Kammal pattu of the Pitigal korale, in the District of Chilaw, North-Western Province, marked letter H 359 in the original plan No. 128,336, in extent 1 acre 1 rood and 20 perches. Of the soil and all the plantations of this land, an undivided ½ share.

2. The land Bulugahawatta, situate at Boralessa aforesaid; in extent about 5 acres. Of the soil and all the plantations of this land, the undivided 3/10 shares and the cadjan thatched house on the south-western side of this

land.

3. The three contiguous portions of lands Diulgahawatta, Kohombagahawatta, and Ambagahawatta, now formed one land, called Elekandewatta, situate at Boralessa aforesaid; in extent about 5 acres.

SCHEDULE B.

4. The land called Siyambalagahawattekotasa, situate at Boralessa aforesaid; in extent about 30 coconut trees plantable ground.

5. The land called Ambagahawattekotasa, situate at Boralessa aforesaid; in extent about 20 coconut trees

plantable ground.

6. The land Attikkagahawatta, situate at Boralessa aforesaid; in extent about 2 acres. Of the soil and all the plantations of this land, the undivided 1/6 share.

7. The land Kongahawatta, situate at Boralessa aforesaid; in extent about I acre. Of the soil and all the plantations of this land, the undivided I share

plantations of this land, the undivided $\frac{1}{3}$ share.

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

M. P. Kurera, Auctioneer.

Negombo, December 30, 1918.

Auction Sale of Valuable Properties at Boralessa, in the District of Chilaw.

NDER decree in case No. 12,964, D. C., Negombo, entered in favour of the plaintiff Muna Runa Rawanna Mana Muna Runa Murugappa Chetty by his attorney Kuna Pana Ramen Chetty of Negombo, against the defendants (1) Nathandige Philippu Fernando, (2) Nathandige Migel Fernando, both of Boralessa, and by firme of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned properties mortgaged by bonds No. 10,128, dated November 18, 1914, and attested by T. H. de Silva, and No. 25,778, dated February 2, 1915, and attested by N. J. C. Wijesekera, Notaries, by public auction, at the respective spots, on Thursday, January 30, 1919, commencing at 3.30 p.m., to wit:

SCHEDULE A.

1. The land Attikkagahawatta, situate at Boralessa, in Kammal pattu of the Pitigal korale, in the District of Chilaw, North-Western Province; in extent about 2 acres. Of this land, an undivided \(\frac{1}{4} \) share.

2. The field Goraks gahakumbura, situate at Boralessa aforesaid; in extent about 12 bushels of paddy sowing ground. Of the undivided 1/18 share of this field, an undivided ½ share.

3. The land Kongahawatta, situate at Boralessa aforesaid; in extent about 5 acres. Of this land, the undivided \$\frac{1}{3}\$ share.

SCHEDULE B.

4. The land Siyambalagahawatta, situate at Boralessa aforesaid; in extent about 1 acre and 2 roods. Of the soil and all the plantations of this land and the buildings thereon, an undivided ½ share.

Negombo, December 30, 1918.

M. P. H.

The portion of the land Madangahawatta, situate at Boralessa aforesaid; in extent about half measure of kurakkan sowing ground, with the buildings standing

The land Kohombagahawatta, situate at Boralessa aloresaid; in extent about I acre, with the tiled house and other buildings standing thereon.

Further particulars from Messrs. Amerasinghe & Rancsinghe, Prottors and Notaries, Negombo, or—

Negombo, December 30, 1918.

M. P. KUBERA, Auctioneer.

Auction Sale of Valuable Properties at Wadumulla and Wattegedera, in the Districts of Negombo and Kurunegala.

In the District Court of Negombo.

D. J. Amarasekera and (2) K. Edwin sas Substituted plaintiffs.

Una Lana Wana Wana Sindamani Chetty of Nagombo Plaintiff.

No. 8,946.

Vs.

(1) Hew Ranaweerage Don Jeelis, late Peace Officer, 2) Sembukutti Arachchige Agoris Silva Appuhamy, both of Balabowa Defendants.

NDER and by virtue of the order issued to me in the above-styled action for the recovery of the amount therein stated (less a sum of Rs. 2,600 already recovered), I shall sell the under-mentioned properties by public auction, at the respective spots, on Tuesday, January 28, 1919, to wit :--

At 10 A.M.

1. The portion of land called Kammalewattehena, situate at Wadumulle, in Dasiya pattu of the Alutkuru korale, in the District of Negombo, Western Province, in extent 4 acres, with the buildings thereon.

At 10.30 A.M.

The portion of land called Kammalewattehena, with the buildings standing thereon, situate at Wadumulla aforesaid, in extent 2 acres,

At 4 P.M.

3. An undivided 1 share of the land called Dematagahawalehenyaya, with the buildings standing thereon, situate at Wattegedera, in Katugampola hatpattu, in Meda pattu korale, in the District of Kurunegala, North-Western Province, in extent 5 pelas of kurākkan sowing ground.

Further particulars from D. Jno. S. Goonewardene, Esq., Proctor, Negombo, or-

Negombo, December 30, 1918.

M. P. KURERA, Auctioneer.

Auction Sale of Property at 3rd Division, Kurana Bolawalana.

NDER 200 in case No. 13,173, D. C., Negombo, Paner Chetty of Alavakkotte in India, by his attorney a Westrappa Chetty of Negombo, against the defend(1) Warnakulasuriya Evujeen Fernando, legal re-(1) Warnakulasuriya Evujeen Fernando, legal representative of the estate of Warnakulasuriya Ichchampulige Theresia Fernando of 3rd Division, Bolawalana, deceased, (2) Warnakulasuriya Evjeenu Fernando, (3) Warnakulasuriya Helena Fernando, and (4) Warnakulasuriya Podro Fernando, all of 3rd Divi ion, Bolawalana, 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. 8,879 dated December 30, 1913, and attested by T. H. de Silva, Notary, by public auction, at the spot, at 10 A.M., on Friday, January 31, 1919, to wit:

The land called Gorakagahawatta of two contiguous lots, situate at 3rd Division, Kurana Bolawalana, within the Negambo gravets, and in the District of Negambo, Western Province, is in extent about I acre, and the cadjan house standing thereon.

Further particulars from P. D. F. de Croos, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

Negombo, January 8, 1919.

M. P. KURERA, Auctioneer.

Auction Sile of Properties at Katuneriya in the District of Chilaw.

NDER decree in case No. 12,972, D. C., Nygombo, entered in favour of the plaintiff Muna Muna Sawanna as Sathanna Chetty, of Nagombo, was the defendence of the plaintiff Muna Muna Sawanna as Sathanna Chetty, of Nagombo, was the defendence of the plaintiff Muna Muna Sawanna as Sathanna Chetty, of Nagombo, was the defendence of the plaintiff Muna Muna Sawanna as Sathanna Chetty, of Nagombo, was the defendence of the plaintiff Muna Muna Sawanna and Sathanna Chetty. Thana Sathappa Chetty, of Negombo, against the defendants (1) Kuranage Juwan Fernando, (2) Kuranage Juwan Fernando, legal representative of the estate of its deceased wife Udugampolage Veronic Fernal defland (3) Ambrosige Pedru Fernando, all of Karnerya, and by virtue of the order issued to me for the covery of the amount therein stated, I shall sell the under-mentioned properties mortgaged by bond No. 6.281, dated December 9, 1915, and attested by bond No. 6,281, dated December 9, 1915, and attested by L. H. Petersz, Notary, by public auction, at the respective spots, on Friday, January 31, 1919, to wit :-

At 2 P.M.

1. The southern ½ share now possessed dividedly out of the western divided ½ share of the land called Daminnagahawatta, of about 100 coconut trees plantable ground, situate at Katuneriya, in Kammal pattu of Pitigal korale south, in the District of Chilaw, North-Western Province; which said southern 1 share is in extent about 25 coconut trees plantable ground, with all the appurtenances thereof.

At 2.15 P.M.

2. The southern 1 share now possessed dividedly out of the divided western 1 share of the divided 1 share sufficient for planting about 100 coconut plants, from and out of Kongahawatta, situate at Katuneriya aforesaid; which said southern ½ share is in extent about 25 coconut trees plantable ground, with all the appurtenances thereof.

Further particular from Messrs. Amerasinghe & Ranesinghe, Proctors and Notaries, Negombo, or—

Negombo, December 30, 1918.

M. P. Kurera, Auctioneer.

Auction Sale of Properties at Mahahunppitiya, in the

District of Negombo,

NDER decree in case No. 12,475, D. C. Negombo, entered in favour of the plaintiff Second Thana Kana Nana Sana Rawanna Mana Ramanadar Thetty, of Negombo, against the defendants (1) Niletti Sirineris Silva. (2) ditto Medoris Silva, (3) Wickrama Hendrick Silva (4) Senadura Saito de Silva, all of Mahadara prices, ind by virtue of the order issued to me for the decevery of a sum of Rs. 135 47 only out of the amount of the said decree, I shall sell the under mentioned properties mortgaged by bond No.14,124, dated May 22 1917 and attested by T. H. de Silva, Notary dated May 28, 1917, and attested by T. H. de Silva. Notary, by public auction, at the respective spots, on Monday, February 3, 1919, to wit :-

At 4 P.M.

1. The undivided 2 shares of the lot marked "E" of the two contiguous lots called Green Park alias Weediabodawatta, and Suduweekumbura alias Jambikankanamage-watta, and the buildings standing thereon, situate at Mahahunupitiya, in Dunagaha pattu of the Alutkuru korale, in the District of Negombo, Western Province, in extent I rood and 29 5/10 perches.

At 4.30 P.M.

2. The portion marked "D" of the land of two contiguous lots called Green Park alias Weediabodahandia watta and Suduweekumbura alias Jambikankanamagewatta, and the buildings standing thereon, situate at Mahahunupitiva aforesaid, in extent 32 perches.

Further particulars from D. Jno. S. Goonewardene, Esq., Proctor, Negombo, or-

Negombo, January 8, 1919.

M. P. KURERA. Auctioneer. Auction Sale of a Property at 4th Division, Handpitiya, within the Gravets of Negombo

NDER decree in case No. 12,782, D. V, Negombo enter in favour of the plaintiff Frank David McLeod of Negombo against the defendant Sona Assan Meera Lebbe of 4th Division, Hunupitiya in Negombo, and by virtue of the order issued to me for its a covery of the amount therein stated, I shall sell the under-mentioned property mortgaged by bond No. 150, dated August 15, 1917, and attested by F. F. J. Edirisinghe, Notary, by public auction, at the spot, at 4 P.M., on Tuesday, February 4, 1919, to wit:

All that \$ of \$ of the land called Madangahawatupanguwa, situate at 4th Division, Hunupitiya, within the gravets and in the District of Negombo, Western Province, in extent 19 perches, together with the buildings and plantations standing thereon.

Further particulars from D. Jno. S. Goonewardene, Esq., Proctor, Negombo, or-

Negombo, January 8, 1919.

M. P. KURERA, Auctioneer.

Auction Sale of Properties at Dumunna-agare Haldanduwana, and Welihena, in the Districts of Chilaw and Negombo.

NDER decree in case No. 13,016, D. C., Negotabo, entered in favour of the plaintiff Suna Tana Lena Raman Chetty of Kochchikade against the defendants (1) Jayakodi Mudianselage Marsal Herera of Welihena and (2) ditto Marsal Perera of Welihena Legal representative of the estaté of his deceased wife R. Joha Pitzabeth Hamilton and d 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. 25,317, dated April 4, 1917, and attested by D. M. Karunaratne, Notary, by public auction, at the respective spots, on Wednesday, February 5, 1919, to wit :—

At 2 P.M.

1. The lanc Daminnagahawatta, situate at Dumunnaagare, in Otara palata of Pitigal korale, in the District of Chilaw, North-Western Province, in extent about 1 acre; of this land and the buildings thereon, the undivided 33/56 shares.

At 3 P.M.

2. The land Serugahawatta, situate at Haldanduwana, in Otara palata aforesaia, in extent 1 acre and 2 roods; of this land and the buildings thereon, an undivided ½ share.

At 4.30 P.M.

3. The southern I share of the land Keenagahalanda, situate welihena, in Dunagaha pattu of the Alutkuru korale; in the District of Negombo, Western Province, is in extent about 2 roods and 8 perches; of this land and the building thereon, the andivided 5/6 shares.

Of the bove lands, the 2nd and 3rd are subject to the primary mortgage a favour of the plaintiff.

Further particulars from Messrs. Amerasinghe Ranesinghe, Proctors and Notaries, Negombo, or-

M. P. KURERA,

Negombo, January 8, 1919.

Auctioneer.

Auction Sale of Properties at Wennappuwa and Lansigama, in the District of Chilay

NDER decree in case No. 12,946, D. C., Negorabo entered in favour of the plaintiff Seens Thana Kana. Nana Sana Rawanna Mana Vellasaray Pulle of Negombo against the defendant Ponnamperumage Feynando of Lansigama, and by virtue of the other issued to me for the recovery of the amount therein stated, I shell sell the under-mentioned properties mortgaged by bonds No. 33,865 dated June 12, 1916, and No. 34,366, dated November 25,

1916, both attested by P. M. A. Fernando, Notary, by public auction, at the respective spots, on Thursday February 6, 1919, to wit :-

At 3 P.M.

1. The undivided 11/28 shares of the land called Kohombagahawatta, situate at Wennappuwa, in Kammal pattu of the Pitigal korale, in the District of Chilaw, North-Western Province, in extent 3 roods and 37 79/100 perches.

At 4 P.M.

2. The divided north-western portion from the divided share of the land called Pathahayewatta, situate at Lansigama, in Meda palata of Pitigal korale aforesaid, in extent 13 coconut trees plantable ground; of this portion of land, the undivided 11/14 shares.

At 4.15 P.M.

3. The undivided 11/14 shares of the divided southern portion of the land called Thalgahagodabima, situate at Lansigama aforesaid, in extent 16 coconut trees plantable ground.

At 4.30 P.M.

4. The undivided portion of Talgahawatta, situate at Lansigama aforesaid, in extent about 68 coconut trees plantable ground; from the soil, buildings, and plantations of this land, excluding the undivided & share, the remaining undivided 💈 shares.

Further particulars from D. Jno. S. Goonewardene, Esq., Proctor, Negombo, or—

Negombo, January 8, 1919.

M. P. KUREBA. Auctioneer.

Auction Sale.

In the District Court of Negombo. Malimage Anthony Aponsu of Kepungoda.... Plaintiff.

No. 12,903. ۷s.

(1) Warnakulapatabendige Ana Perera, assisted by her husband (2) Kurugamage Jusey Perera, (3) Worth kulapatabendige Rosalin Perera, assisted by husband (4) Kurugamage Jusey Perera, all of Delatura, legal representatives of the estate cf the late Warnakulapatabendige Marsal Perera..... Defendants.

NDER mortgage decree in the above case, 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 spot, at 3.30 p.m., on Friday, January 31, 1919, the under-mentioned property mortgaged by mortgage bonds No. 14,049, dated December 30, 1910, and No. 14,877, dated April 26, 1912, attested by L. A. D. S. Dharmaratna, Notary Public, to wit:

The undivided & share of the portion of land called Nugagahawatukotasa, situate at Delatura, in Ragam pattuwa, in extent about 36 perches, with the cadjan. thatched house standing thereon; as primary and secondary mortgages.

For further particulars apply to Messrs. de Zoysa & Perera, Proctors, Negombo, or to me-

Negombo, January 8, 1919.

K. L. Pereira, Auctioneer.

Auction Sale.

In the District Court of Negombo.

Awenna Weena Kana Nana Ramasamy Pulle of Negombo Plaintiff.

No. 11,729.

Warnakula Jayasuriya Goonawardana Sellapperumage Henry Fernando of Kurana Bolawalana, Negombo......Defendant.

NDER decree in the above case, 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

spot, at 4 P.M., Thursday, January 30, 1919, the undermentioned property mortgaged by mortgage bond No. 9,514, dated May 23, 1914, attested by T. H. de Silva, Notary Public. to wit :-

The undivided 41/48 share of the undivided 1 share of the land called Kosgahawatta, situate at 3rd Division, Kurana, within the gravets of Negombo, in extent 3 roads and 16 perches, and the buildings standing thereon.

For further particulars apply to Messrs. Silva & Perera, Proctors, Negombo, or to me:

Negombo, January 8, 1919.

K. L. PEREIRA, Auctioneer.

Auction Sale.

NDER primary mortgage decree in D. C., Kandy, 101 se No. 26,280, in favour of the plaintiff S. P. R. M. anian Chetty of Kandy against the defendants on Martinus Perera and another of No. 1035, Peradeniya spad, Kandy, I shall sell by public auction, at the spot, on Saturday, February 1, 1919, at 2 P.M., the following property, to wit:

All that land called Mahawatta alias Kahatagahamulawatta, in extent 2 acres 2 roods and 25 perches, with the buildings and everything thereon, situate at Mahawatter in Udagampaha of Pata Dumbara.

For further particulars apply to Messrs. Weerasooris & Wijenaika, Proctors and Notaries, Kandy, or to me:

A. R. WICKREMESAKERE,

No. 9, Malabar street, Kandy.

Auctioneer.

Auction Sale of Valuable Properties at Weligama.

- All those eastern 2 parts marked A in partition plan dated August 20, 1895, and made by H. S. Roosemalecocq, Licensed Surveyor, containing in extent 1 acre 3 roods and 17 perches, from and out of all that allotment of land called Ratukajugahawatta, situate at Walliwela, in Weligam korale of the District of Matera:
- 2. All that lot marked C in partition plan dated January 19. 1915, and made by L. G. Perera, Licensed Surveyor, containing in extent 2 roods and 7½ perches, from and out of all that allotment of land called Sahabanduwatta, situate at Walliwela aforesaid.
- All that allotment of land called Belikolapota Bandarawatta, containing in extent 1 acre 2 roods and 32 perches according to the partition plan dated October 9, 1899, made by H. S. Roosemalecocq, Licensed Surveyor, excluding therefrom lot marked B, in extent 3 roods and 88/100 of a perch, situate at Kapparatota, in Weligamtotamuna, in the District of Matara.
- 4. All those 2 undivided fifth part of and in all that lot marked E, containing in extent 8t perches, from and out of all that allotment of land called Belikolapota Bandarawatta, situate at Kapparatota aforesaid.
- 5. All that lot marked C in plan No. 297A made by L. G. Perera, Licensed Surveyor, containing in extent 2 53/100 perches according to the said plan, from and out of the land called Belikolapota Bandarawatta, together with all the buildings thereon, situate at Kapparatota aforesaid.

For further particulars apply to Messrs. Weerasooria & Wijenaika, Proctors and Notaries, Kandy, or to me:

> A. R. WICKREMESAKERE, Auctioneer.

Auction tale of the Property belonging to the Intestate Estate of Kirahandi Eslin de Silva of Middaramylla deceased.

Dy order of the District Court of Galls in testamentary case to 612 of the said court, I shall sall by public auction at the spots, on Saturday, February 1, 1919, commencing from 9 A.M., the following property, to wit.:-

- 1. ½ of ½ part of the soil and soil share trees, ½ of 3/32 parts of the planter's share, and ½ of ½ part of the entire soil and remaining trees, exclusive of the planter's share of the 2nd plantation, of the lands called and watts and Hindu Anmagewatta adjoining each other stuated at Ahungalla, in Kosgoda. in Kosgoda.
- 2. ½ of entire soil and all the remaining trees, exclusive of the planter's share of the 2nd plantation, of the land called Mahatambigedarawatta alias Pelawatta, situated at Midderamulla.
- ½ of ½ part of the field called Olubokkewela, situated at Kosgoda.
- 4. 1 of entire soil and all the trees of the land called Badahela Ratupinyapadinchiwaun Kosgahahena, situated
- 5. ½ of part of the soil and soil share trees of the land called Puramunizedarawatta alias Newsirayewetta, situated at Madaramulla.

 6. ½ of § parts and ½ of 1/240 part of the soil and soil share trees of the land called Maharitim.
- share trees of the land called Mahapitiyewatta, situat dat Ahuñgalla
- 7. 1 of 1 part of the field called Olubokkewela, situated at Kosgoda.
- 8. 4 of 4 part of the lands called Olubokkenegenahira and Olubokka adjoining each other, situated at ditto.
- 9. ½ of ½ part of the entire soil and the remaining trees, exclusive of the planter's share, of ½ part of the western portion of the high land called Olubokkewela, situated at ditto.
- 10. ½ of ½ part of the soil and remaining trees, exclusive of the planter's share of the 2nd and 3rd plantations, ½ of 1/12 part of the planter's share of the 2nd plantation, and 1/2 of the planter's share of the 3rd plantation, of the land called Kirahandi Hoomepadinchiwaun Duwegowatta. situated at Middaramulla.

For further particulars please apply to the Secretary. District Court, Galle, or to me:

Balapitiya, January 7, 1919.

J. D. S. MUNASINGHA, Auctioneer.

Auction Sale of Land at Vannarponnal East, in the

NDER decree in case No. 12,955, D. C., Jaffner Entered in favour of the plaintiffs /1 lea.... in favour of the plaintiffs (1) Arubanpalam Amonlavaner and wife (2) Valliammaipillai of topay South safina, against the defendant Kannammah, where of asippillai Theyakarasah of Vannarponnai East, to be and by virtuo of order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned land by public auction, at the spot, on Friday, January 31, 1919, at 4.30 P.M. :-

A divided extent of $40\frac{1}{2}$ lachams paddy culture on the east out of a piece of land called Kampanvayal, in extent 76 lachams paddy culture, with stone-built houses, building, and other cultivated and spontaneous plants, and other appurtenances, situated at Vannarponnai East, in the Parish of Vannarponnai, in the Division and District of Jaffna, Northern Province; the said extent of 401 lachams paddy culture, with the said stone-built-houses and buildings and other appurtenances, is bounded on the east by tank and the property of K. Manickam and others, on the north by the property of Chellamuttu, wife of Vaitilingam, and others, on the west by the property of Poopathy, wife of Chelliah. and on the south by road.

> C. RASANAYAGAM, Commissioner.

No. 9. Malabar street, Kandy.

Auction Sale of Land at Vannarponnai West in the District of Jaffna.

NDER decree in case No. 12,539 b. C., Jaffine, entered in favour of the plaintiff Richard Nagarhuttu Sapapathy of Navaly, against the defendants (1) Arumugan Thamotharampillai and wife (2) Amapillai, both of Vannardonnai West, (3) Thambya Kandaya, and his wife, (4) Esupariammah of Ceylon Government Failway, Colombo, and by virtue of order issued to me for the recovery of the amount therein stated, I shall sell the undermentioned land by public auction, at the spot, on Tuesday, February 4, 1919, at 4.30 p.m.:—

All that divided extent of 6 lachams varagu culture, with share of well tranding thereon, palmyras, and cultivated and spontaneous plants on the eastern side of a piece of land, situated, at Vararponnai West, called "Andichipallam," containing in extent 14 lachams varagu culture and 11 kulies, and the said extent of 6 lachams of varagu culture, with its appurtenances aforesaid, is bounded on the east by the properties of Pillaiyar Temple standing on the land called Ponntappanikkanodai and Ramalingam Kathiravelu and brother; north by the property of Ramalingam Kudaratnam and shareholders, west by the remaining portion belonging to the 1st and 2nd defendants out of the entire land, and south by road.

C. RASANAYAGAM, Commissioner.

Auction Sale under Mortgage Deare

In the District Court of Kurunegala.

S. S. A. S. Arunaselem Chetty, administrator of the estate of S. S. A. S. Adaikappa Chetty of Colombo Substituted Plaintiff.

No. 5,970. Vs

BY virtue of the decree entered in the above case and the order issued therein, I shall put up for sale by public auction at the premises on Friday, January 31, 1919, at Elabodagama, in Katugampola hatpattu, at 10 A.M., same day at Kongoda in the said hatpattu at 1 P.M., same day at Dambagahagedera, in the said hatpattu, at 3 P.M., respectively, all in the Kurunegala District, the following property specially bound and executable for recovery of the sum of Rs. 45,750, with further interest and costs.

- 1. All that allotment of land called and known as Dummalaceniyewatta, situate at Dambagahagedera; in Katugampola Meda pattu korale west; and bounded north by lot 12 in P.P. 333, lot 19T in P. P. 331 and T. Ps. Nos. 274,134 and 184,791, on the east by T. P. 184,791 and lot 15½ in P. P. 333, on the south by T. P. 184,791 and lot 150 in P. P. 333, and on the west by lot 4 in P. P. 333; and containing in extent, exclusive of lot 14 in P.P. 333, 29 acres 3 roods and 24 perches in extent (the above land exclusive of an undivided 6/32 shares).
- 2. Six acres towards the north of that undivided ½ share of all that allotment of land called and known as We-kumburehenyaya, situated at Dambagahagedera aforesaid; and bounded north by Sinne Tamby Mudalali's land, east by Menumpara, south by cart road and by the garden of Punchappuhamy, and west by Wekumbura, exclusive of 6/32 shares of the said land.
- 3. An undivided ½ share of all that allotment of land called and known as Wekumburehenyaya, situate at Dambegahagedera aforesaid; and bounded north by the lands of Sinne Tamby, Punchappuhamy, and Punchirala Arachchi, east by Menumpara, south by a former cart road and by Punchappuhamy's garden, west by the village limit of village Hengawa; and containing in extent 8 lahas kurakkan, exclusive of undivided 6/32 shares of the above land.

- 4. All that allotment of land called and known as Meegahamulawatta, situate at Elabodagama in Meda pattu korale west; and bounded on the north by a road and lot 44 in P. P. 311, east by T. Ps. 264,958 and 147,309, south by lots 27A and 23D in P. P. 311, and west by lot 23D in P. P. 311; and containing in extent 1 acre, exclusive of an undivided 6/32 shares of the above land.
- 5. All that allotment of land called and known as Gonnagahamulawatta and Millagahamulawatta, situate at Elabodagama aforesaid; bounded on the north by lots 629 and 6y in P. P. 311, on the east by lots 62z, 62a, 46, 62an, and 62ac in P. P. 311, on the south by lot 46 in P. P. 311, and on the west by lots 46c, 62o, 62m, and 62c in P. P. 311; and containing in extent 3 acres 3 roods and 9 perches, exclusive of an undivided 6/32 shares of the above land.
- 6. The old plantations standing on the aforesaid land called Gonnagahamulawatta and Millagahamulawatta, situate at Elabodagama aforesaid, of about 80 bearing coconut trees about 40 years old and the buildings, boutiques standing thereon, which said portion has been freed from any taxation by the Crown; and which is bounded on the east by the high road, on the south by the live fence of the lande of Menik Etana, Thenuwara, and others, west by the live fence of the lands of Appu Sinno, Ukku Banda, and others, north by live fence of the lands of Babbi Nachchire, Dingi Nachchire, and others; and containing in extent about $2\frac{1}{2}$ acres, exclusive of an undivided 6/32 shares of the said land.
- 7., All that allotment of land called and known as Udurayamullehena alias Udikomulawatta, situate at Elabodagama aforesaid; and bounded on the north by T. Ps. 274,395, 273,673, and 274,855 and lot 33A in P. P. 321, east by T. P. 270,851, south by lots 50F and 55G in P. P. 311 and 33c, and 33D in P. P. 321; and containing in extent 9 acres 3roods and 23 perches, exclusive of an undivided 6/32 shares of the above land.
- 8. All that allotment of land called and known as Pelgahamulahena, situate at Elabodagama aforesaid; and bounded on the north by Yakdessapitiyeagarahenyaya and Nugagahawelakanaththa of Kaluhamy and Dangahakumbura of Kawrala and Bandappu, east by land described in plan No. 147,310, south by the land described in plan 147,296, and west by reservation for a road; and containing in extent 1 acre 3 roods and 33 perches, exclusive of an undivided 6/32 shares of the above land.
- 9. All that allotment of land called and known as Yakdessapitiyelandehenyaya, situate at Elabodagama aforesaid; and bounded on the north by land described in the plan 147,309 and Dangahakumbura claimed by Kawrala and Bandappu, east by Heeralukumbura claimed by Pitche Tamby and Habakumbura claimed by M. Asena Lebbe, south by Higgahamulawatta and Yakdessapitiyelandehenyaya claimed by Ibura Lebbe, west by land described in plans 147,296 and 147,309, exclusive of an undivided 6/32 shares of the said land.
- 10. All that allotment of land called and known as Kongoda estate, situate at Kongoda, in Katugampola Meda pattu korale aforesaid; and bounded on the east by the land of Manikrala, west by the live fence and the ditch of the land of Punchirala Lekama and others, north by the live fence and the ditch of the lands of Pelis Appu, Davith Appu, Rankira, Henaya, and others, and south by Horakotuwewatta of Thana Chena Neyna Malleyly, Pansalwatta and field of the said obligors; and containing in extent 35 acres more or less, exclusive of 6/32 and $\frac{1}{3}$ undivided shares respectively, of the above land.

For further particulars please apply to Messrs. C. P. & C. H. Markus, Proctors, Kurunegala, or to—

January 7, 1919.

D. M. PERERA, Auctioneer.

Estate of Kodagoda Aratchige Arnolis Perera, Deceased

ALL persons having claims against or owing money to, or holding any property belonging to, the above estate are requested to send in such claims, pay such money, or deliver such property to the administrator K. Charles Perera, Confectioner, St. Michael's, Polwatta, on or before February 15, 1919.

Julius & Creasy, Colombo, January 7, 1919. Proctors for Administrator.

5.27 to.

78 0 500 plication for Enrolment as a Notary Public.

ON ABRAHAM PALLEWELA, of Waturugama, in Meda pattu of Siyane korale, in the District of Colombo, do hereby give notice, in terms of section 8 of Ordinance No. 1 of 1907, that I shall, three months hence, apply to the Regiotran General to be admitted and enrolled Notary Public to practise in the Sinhalese language in the District of Judylia.

a, December 9, 1918. D. A. PALLEWELA.

Application for Enrolment as a Notary Public.

DON DIAS JAYAWARDHANA, of Heenatigala, in Talpe pattu of Galle District, do hereby give notice, in terms of section 8 of Ordinance No. 1 of 1907, that I shall, three months hence, apply to the Registrar General to be admitted and smolled a Notary Public to practise in the Simbels language in the District of Galle.

tigala, December 30, 1918. D. D. JAYAWARDHANA.

Application for Enrolment as a Notary Public.

FRANCIS WICKRAMARATNA GUNASEKARA, of Malinbada, in Weligam korale of Matara District, do hereby give notice, in terms of section 8 of Ordinance No. 1 of 1907, that I shall, three months hence, apply to the Registrar-General to be admitted and enrolled a Notary Public to practise in the Sinbalese language in the District of Tangalla.

Malinbada, December 30, 1918.

F. W. GUNASEKARAJA

Application for Enrolment as a Hotar

Application 101 June 102 June 103 June 104 June 104 June 105 June to be admitted and enrolled as a Notary Public to pra-in the air The clanguage in the District of Turinegala.

December 30, 1918; J. P. Gunasekeba. Niwandan

Application for Enrolment as a Notary Public.

N terms of section 8 of Ordinance No. la fel 107, I, Don Carolis Nissanga, of Siyambala roda, Udigaha pattu, in Uniti korale of Colombo District and Lthree Conthe hence, L Carolis Nissanga, of Siyambal Salpiti korale of Colombo Distric apply to the Registrar-General to admitted an enrolled a Notary Public to practise as such in the Sinha se language within the District of Jaffna.

Siyambalagoda, January 8, 190 D. C. Nissanga.

Application for Enrolment as a Notary Jubic.

T. LOKUKETAGODAGE MET TIAS PERIFA WARDANA, of Hanwells. In he edy give in terms of rule (2) of the schedule. If if the Ordman terms of rule (2) of the schedule. This the Oromance No. 1 of 1907, that I shall, three months hence, apply to the Registrar-General to be admitted and enrolled a Notary Public to practise in the English language in the District of hance No. 1 Can abo. Hanwella, January 7, 1919. 7

M JAYAWARDANA.

Supplement to the "Ceylon Government Gazette," Part I., No. 6,989, of January 10, 1919.

RESULTS OF METEOROLOGICAL OBSERVATIONS IN CEYLON DURING THE MONTH OF NOVEMBER, 1918.

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	Goonetilleke lawela ranayake stoffelsz	1654 2225 4129 5581	15·42 4·73 8·Q7	3·90 0·78 2·11 2·03 1·38	6th—7th 9th—10th 14th—15th 3rd—4th 3rd—4th	27 25 26 26 25									••	83 · 7 81 · 6 75 · 0 65 · 8 68 · 8	68·9 65·9	76·3 73·8 68·3 60·7	72·0 69·0 64·5 58·8 57·7	·710 ·632 ·552 ·474 ·411	80 78 81 88 85	25 & 30 87 · 5—30th 84 · 4—2nd 77 · 3—22nd 69 · 2—20th 73 · 9—22nd	62·7—27th 58·5—11th	64·6 63·3 56·9 54·2	59·4 60·2 52·3 47·9	11th 21st 22nd & 27tl 11th 21st 21st	7·8 7·1 7·6 8·3	Kurunegala Kandy Badulla Diyatalawa Hakgala, N Nuwara Eli	uwara Eliya
STATION.			name (o f Sen i	DRB.		H	eight bove Sea 1 evel. R	Total Day	RAINF/	alest Quant	ity to			BTATI	ox.				•	N.	AMB OF SEL	NDER.	`	Heigabe Se Lev	Total No. of Inches.	1 27	Greatest	Quantity in 4 hours.
27 Aturajiriya Estate, Homagama 28 Avissawalia 29 Avissawalia Estate, Puwakpitiya 30 Baddegama Estate, Baddegama 31 Badulluwella Dispensary 32 Bandarawela 33 Batalagodawewa Tank 34 Battulu-oya Resthouse [vid Galle 35 Beausejour Estate, Nakiyadeniya R. O. 36 Berna Estate, Narammulla, Kurunegala 37 Bibile Dispensary 38 Blair Athol Estate, Dikoya 39 Bulugahapitiya 40 Buttala Hospital 41 Caledonia Estate, Lindula 42 Campion Estate, Bogawantalawa 43 Carney Estate, Ratnapura 44 Chadiyaatalawa 45 Chavakachcheri 46 Chilaw Public Forks Department 47 Coldstream Estate, Hatton 48 Crystal Hill Estate, Matale 49 Dambulla Hospital 50 Dandagamuwa 51 Dandeniya Tank 52 Delft 53 Delwita Estate, Kurunegala 54 Denagama Tank [Bogawantalawa 55 Detanagalla Estate, Pinnawela R. O.vid 56 Devilana Tank 57 Digalia Estate, Dehiowita 58 Diwela Estate, Karandupona, Kegalla 59 Dooroomadella Estate, Gammaduwa 60 Doragalla Estate, Pussellawa	Mr. C. H. Be Apothecary, Mr. R. D. Ke Divisional Irr Medical Office Mr. Geo. H. I Mr. T. Gidde Mr. Guy Perr Irrigation En District Engir District Engir Mr. H. C. Bry Mr. R. van Si Medical Office District Engir Subdivisional Maniagar of I Mr. J. S. Patt Subdivisional Mr. E. E. Med Irrigation En Mr. L. Harley Mr. J. G. Crai	rigation or, Alucturer, Alucturer, Alucturer, Alucturer, Anama rigation oniell derson Aranay e Saran neer, Anama Badully with the saluturer of the saran of the s	Engine tala Engine tala Engine tala Engine tala Kalmu aka n Vissawe tala Kalmu allai hilaw andagar Matar	muwa a Subdinai, S. I	gala [R. O. vid Subdivision,] alam vision vision	lbbagan	ogala 4 1 1 3 3 4 4 4	062 15 20 8 300 10 729 7 118 56 40 9 400 16 100 11 100 9 450 24 036 9 450 24 036 12 250 10 500 12 273 10 63 3 16 35	-16 -70 -64 -15 -48 -41 -50 -81 -82 -81 -81 -82 -81 -81 -82 -81 -81 -82 -81 -81 -82 -81 -81 -81 -81 -81 -81 -81 -81	6 1.75 5 1.71 2 2.23 9 0.80 6 16.20 9 3.40 9 3.40 5 2.30 2 42 8 1.49 5 5.55 2 85 2 70 2 90 0 90 2 51 2 52 2 52 2 90	22nd- 7th- 3rl- 6th- 4th- 5th- 7th- 1st- 1st- 15th-	-26th -7th -23rd -8th -4th -5th -5th -6th -15th -2nd -28th -28th -16th -16th -16th -17th -28th -18th -18th -17th -28th -18th -17th -28th -17th -28th -17th -18th -17th -18th -17th -18th -17th -28th -17th -28th -17th -28th -17th -18th	63 I I E E E E E E E E E E E E E E E E E	Junedin Edunsinano Dyrasba Edunsinano Dyrasba Edingod Edunsina Edin Edung I I I I I I I I I I I I I I I I I I I	Estate, itate, B a Estate district Tank lice State, itate, Estate, nicut Railwa Estate, itate, Estate, itate, Pura Botan ato, Railwa Estate, Pura Botan ato, Railwa Railwa Estate, Pura Botan ato, Railwa Railwa Estate, Pura Botan ato, Railwa	Pundal andara a, Kend bispen stion Ganewa , Veyan ay Stati stown E to, Rati tate, Ne Baduila nk ion mical Gangalla ancal Ganga	luoya wela angamu sary tta igoda ion state, W tota aboda	game Vatte-	Sub-Ins Subdivi Assistan Mr. Wal Mr. A. Division District Station Subdivis Mr. Fra Mr. B. V Superint Subdivis Chairma Mr. R. C Division Medical Police C Mr. D. E Mr. C. S Mudaliya Chairma Mr. D. E Mr. D. E Mr. D. E Mr. B. P Division Mr. B. P Division Mr. B. P Division Mr. B. P Division Mr. B. P Division Mr. B. P District Trigation rrigation rrigation rrigation	Adkitendent Carver Engine Ary Honal (Pove Hengine Master Hengine Master Hengine Master Hengine Ary Hengine Ary Hengine Engine Ary Hengine	officer, Palice Officer, Police Officer, Imando ven gation I ser, Nalice Constant of the Const	Godakawela Agent, Puti Agent, Puti Agent, Puti Agent, Puti Agent, Puti Anda R. Nikawera Godakawela Road Commingineer, C. I Matara Subdingineer, C. I ale C. Perera Athne attu Council, Galle ton Plains, Cauradhapura almunai, S. I	tiya Subdivis ittee, Kuruneg D., Haldummu livision D., Haldummu Ohiya Subdivision D., Iranamadi	[weration, Ni	280 280 280 280 280 280 280 280	7 · 33 7 · 35 19 · 00 18 · 37 18 · 37 18 · 21 18 · 21 18 · 21 18 · 21 19 · 68 14 · 13 14 · 24 13 · 24 14 · 34 15 · 65 13 · 22 13 · 22 13 · 23 14 · 13 15 · 65 16 · 80 17 · 50 18 ·	16 16 20 25 26 21 24 17 18 22 11 15 15 15 23 23 13	1.70 1.96 1.96 1.1.60 1.8.50 1.62 1.62 1.90 1.90 1.90 1.90 1.95 1.1.95 3.10 1.76 2.05 2.27 2.76 5.69 2.23 1.40 2.27 2.54 1.24 1.24 1.26 2.27 2.62 3.24 4.03 2.30 1.75 2.18 2.40 1.20 2.50 1.70 1.10 6.79 1.10 6.79 1.10 6.79 1.10 1.29 9	Date. 2nd—23rd 7th—8th 3th—14th 6th—17th 7th—8th 2nd—23rd 7th—8th 5th—19th 6th—7th 6th—7th 6th—7th 6th—7th 6th—14th 6th—17th 6th—18th 6th—16th

Results of Meteorological Observations in Ceylon during the Month of November, 1918—contd.

				I	RAINFA	LL.	11				Ţ	1	AINFALL.	
● STATION.	NAME OF SENDER.	Height above Sea Level.	Total No. of Inches.	No. of lays on which Regis- tered.	Great &	test Quantity in ny 24 hours.		STATION.	name of sender.	Height above Sea Level.	Total No. of Inches.	No. of Days on which Regis- tered.	i Glenn	est Quantity in y 24 hours.
-		Feet.	In.	•	In,	Date.	-			Feet.	In.	-	In.	Date.
107 Kalawewa Tank	Irrigation Engineer, Anuradhapura Subdivision	470 2	0.02	19	3.60	6th-7th		33 New Valley or Norwood	District Engineer, Dikoya, Norwood	3700	8·47 9·57	22 13	0.98	16th—17th
108 Kalmunai 109 Kalpitiya Resthouse	District Engineer, Kalmunai Assistant Government Agent, Puttalam		5·76 8·31	15 18	2·00 1·30	29th-30th		34 Oddichuddan	Deputy Conservator of Forests, J. D., Jaffna Station Master, C. G. R	5820	8.57	16	2.00	16th—17th 2nd—3rd
110 Kalutara	District Engineer, Kalutara Mr. K. Arthur Burne	35	8 · 48		2.97	16th—17th 14th—15th	18	66 Orange Hill Estate, Ragama	Mr. J. Gidlow	. 50	7.84	22	1.80	15th-16th
111 Kanana Estate, Bentota 112 Kanangama Estate, Dehiowita	NC YE Y NC		8·15 5·27		1.47	15th-16th	18	7 Orwell Estate, Gampola	Mr. R. B. Taylor District Engineer, Dikoya, Norwood	1800	17·82 24·41	22 25	3.15	26th—27th 29th—30th
112 Kanangama ratate, Deniowita	Irrigation Engineer, Kalmunai, S. D.		7.10		2.05	15th—16th 4th—5th	18	8 Padupola 9 Pallai	District Engineer, Dikoya, Norwood District Engineer, Pallai	24	19.12	14	7.82	17th—18th
114 Kankesanturai	Medical Officer, Kankesanturai	15 2	6.14	18 1	6.02	17th-18th	19	0 Palugaswewa Estate, Chilaw	Mr. N. Perera	-	19.24	19	3.42	23rd-24th
115 Kanthalai Tank 116 No. 2 Karukkua Estate, Madampe	Divisional Irrigation Engineer, Trincomake Mr. O. M. Richard Perera		3·05 1·14	15 14	2·90 3·28	3rd-4th	19	1 Panama Tank 2 Panilkanda Estate, Deniyaya	Irrigation Engineer, Kalmunai, S. D	1900	4.85 12.08	8 24	1.60	8th—9th 2nd—3rd
117 Katugastota	District Engineer, Katugastota		5.08	21	2.84	25th26th 6th7th	19	3 Pannagamuwa	Irrigation Engineer, Hambantota Subdivision, Tissa	92	5.06	14	1.15	10th-11th
118 Kayts	Mr. S. Paramanathan		4.46	12	9.85	16th-17th	19	4 Paranthan Railway Station	Station Master, C. G. R	2800	16.37	16	2.60	
119 Keenagahaella Estate, Balangoda 120 Kegalia Jail	Mr. D. Kimber Superintendent of Prison	1800	3.30	22 23	1.85	21st—22nd 7th—8th	19	5 Passara Hospital 6 Pathregalla Estate, Pothuhera	Medical Officer, Passara	550	21 · 33	22	4.30	6th—7th 6th—7th
121 Kekanadure	Subdivisional Officer, Matara Subdivision	157	1.60	11	0.90	17th-18th	1 10'	7 Patiegame Retate Deltots	Mr. L. A. Ewart	3600	20.62	22 21	2.32	1st—2nd
122 Keragala Estate, Kuruwita 123 Killinochchi	Mr. M. S. Davidson Irrigation Engineer, Karachchi, N. P., Iranamadu	400 10 77 2	5.4K		1·80 8·31	23rd—24th	198	8 Pattipola Railway Station 9 Pelmadulla	Station Master, C. G. R		10 · 60 21 · 63	20 18	1·53 4·16	12th—13th 7th—8th
124 Kirama, Matara	Subdivisional Officer, Tangalla, S. D., Weraketiva	260 (9·09 f	15	3.90	17th—18th 23rd—24th	200	O Peradeniva Gardena	Mr. H. F. Macmillan	1540	17.31	21	2.70	28th-29th
125 Kitulgala Resthouse	Chairman, District Road Committee, Kagalla Mr. W. S. de Waas [R. O. vid Kurunegala		9·88 7·63	22	2.40	23rd—24th		1 Periyakulam	Divisional Irrigation Engineer, Trincomalee Medical Officer, Point Pedro	50 24	11.43	14	4.59	4th-5th
127 Kosgolla	Mr. W. S. de Wass [18, U. 713 Lurunegata Subdivisional Officer, Deduru-oya Subdivision, Ibbagamuwa]	358	- 1	25	2.10	6th—7th	202	2 Point Pedro Civil Hospital 3 Ponparippu Resthouse	Assistant Government Agent. Puttalam		9.87	14	2.00	16th-17th
128 Koslanda	District Engineer, Koslanda	2258 2	3-44	29	4.07	12th—13th	204	3 Ponparippu Resthouse 4 Pottuvil Dispensary	Apothecary, Pottuvil	10	9.57	9	4.10	4th-5th
129 Kudawewa 130 Kumbukkan Anicut	Divisional Irrigation Engineer, C. D., Haldummulla Do. do. do	350 600 1	1.19		0.40	4-5 & 10-11		5 Pullukannawa 6 Pussellawa	Irrigation Engineer, Kalmunai, S. D. District Engineer, Pussellawa	3000	5.05 18.65	10 24	1.60	3rd—4th 12th—13th
131 Kurundu-oya Estate, Maturata	Mr. R. R. Jaques	5150 1	2 · 67	23 20	1.55	7th— 8 th 23 rd— 24 th	20	7 Puvarasankulam	District Engineer, Vavuniya	1 - 1	15.24	17	2.82	16th-17th
132 Kurunegala 133 Labookelle Estate, Ramboda	District Engineer, Kurunegala Mr. N. C. Rolt	400 2 5000 1	1 · 54 5 · 39	20	5.21	25th-26th	208	8 Ragama Camp	Assistant Superintendent, Ragama Camp		10·41 11·76	19 20	2·05 3·80	21st—22nd 3rd—4th
134 Labugama Tank	Engineer, Waterworks, Maligakanda, Colombo	369	1.45		2.15	13th—14th 14th—15th	201	9 Rajawella Estate, Teldeniya 0 Rayigam Estate, Padukka	Mr. G. J. Murray	300	11:43	16	2.95	27th—28th
135 Lahugalla	Irrigation Engineer, Kalmunai, S. D.	'	7 · 70	19	2.09	1st-2nd	213	l Rotawewa Tank	Irrigation Engineer, Kalmunai, S. D	30 77	9.56	10	4.80	4th-5th
136 Ledgerwatta Estate, Badulla 137 Liyangahatota	Mr. J. W. Scott Irrigation Engineer, Hambantota Subdivision, Tissa		8·05 8·32	23 18	2.93	13th—14th 22nd—23rd	212	2 Rugam Tank 3 Ruwanwella Resthouse	Irrigation Engineer, Rugam, S. D., Unichchai Chairman, District Road Committee, Kegalla		7·96 10·76	- 8 19	2·85 2·76	6th—7th 23rd—24th
138 Lower Spring Valley Estate, Badulla 139 Luccombe Estate, Maskeliya	Mr. R. B. Jamison	3650 1	1.07	23	1.39	22nd—23rd 24th—25th		4 Sacumbe Estate, Rattota	Mr. Henry de Silva	1200	19.19	23	2.17	26th-27th
139 Luceombe Estate, Maskeliya 140 Lunugala Estate, Bandarawela	Mr. Ralph V. Grimwood		2·22 9·27	22 25	2:00	16th-17th	210	5 Sakamam Tank	Irrigation Engineer, Kalmunai, S. D	42 5250	5.95 7.52	18 23	1.26	3rd—4th 1st—2nd
141 Madawachchiya 142 Madugoda Dispensary	District Engineer, Mihintale	280 1	1.24	19	2·20 1·65	4th—5th 8th—9th	210	6 Sandringham Estate, Agrapatana 7 Sangilikanadarawa	Mr. P. Byrde Irrigation Engineer, Anuradhapura Subdivision	277	12.17	12	2.28	lst—2nd
142 Madugoda Dispensary 143 Madurankuly Resthouse	Apothecary, Madugoda	1	1 · 74	23	3.20	7th-8th	218	8 Sogama Estate, Pussellawa	Superintendent	3500	25.70	25	2.00	28th-29th
144 Maduwanwala	Assistant Government Agent, Puttalam Government Agent, Ratnapura (werativa		0.74		1.÷58 2·12	7th—8th 28th—29th	219	9 S. Wanarajah Estate, Dikoya 0 St. Andrew's School, Nawalapitiya	Do	3700 1915	14·53 14·69	25 21	2.92	5th6th 6th7th
145 Magalawewa	Government Agent, Ratnapura [weratiya Subdivisional Officer, Nikaweratiya Subdivision, Nika-	176 1	4 · 85	17	2.92	25th—29th 25th—26th	221	St. Martin's Estate, Rangalla	Mr. C. S. Ellis		28.52	20	4.00	8th—9th
146 Mahadova Estate, Madulsima 147 Mahaoya Hospital	Mr. Guy C. Morris Medical Officer, Mahaoya . [weratiya	#000 II.	7·52 7·92		1.90	7th—8th			Principal, Training College, Colombo	2800	7.57	<u></u> 26	1.11	8th—9th
148 Mahauswewa	Subdivisional Officer, Nikaweratiya Subdivision, Nika-	18 1	1.26		2.10	6th7th 9th10th		3 Stratheden Estate, Demodara 4 Strathellie Estate, Midland Group,	Superintendent	2000	1-31	1		oru—aru
149 Mahawalatenna 150 Maliboda Estate, Dehiowita	Government Agent, Ratnapura Mr. R. Neville Rolfe		5·12 5·68	16	4.20	4th5th		Nawalapitive	Mr. Wm. Greig		17.01	23 26	2 00	14-15 & 16-17
151 Maligakanda 152 Mamadola	Engineer, Waterworks, Maligakanda, Colombo	70	7.80	25 21	4.07	13th-14th 15th-16th	226	5 Sudupanawela 6 Tabbowa	Divisional Irrigation Engineer, C.D., Haldummulla [weratiya Subdivisional Officer, Nikaweratiya Subdivision, Nika-	608 68	22·33 29·73	20 20	3.42	5th—6th * 18th—19th
152 Mamadola 153 Manalpittyaar Aniout	Irrigation Engineer, Hambantota Subdivision, Tissa	56	3 · 37	10	0.95	23rd—24th	227	7 Taldena Dispensary	Apothecary, Taldena	1100	6.48	20	1.53	4th—5th
154 Mankulam	Irrigation Engineer, Kalmunai, S. D. District Engineer, Vavuniya		5·46 1·32	9	1 · 40 3 · 80	3rd-4th	228	B Talpitigala Estate, Badulla D Tanamalwila Dispensary	Mr. H. W. Waters Apothecary, Tanamalwila	2150 550	11.33	20 16	2·41 1·72	12th—13th 7th—8th
155 Mantota Hospital	Medical Officer, Mantota, Mannar	17 (1)	K · 22	17	4.41	4th—5th 25th—26th	230	O Tangalla	Divisional Irrigation Engineer, Tangalla, S. D.		2.88	15	0.88	9th-10th =
156 Maradankadawala 157 Marambekande Estate, Puwakpitiya	District Engineer, Maradankadawala Mr. F. C. Northway	443 1 400 1	8.03	22	2·10 1·98	1st-2nd	231	I Thumpenkeni Tank	Irrigation Engineer, Kalmunai, S. D		5.23	13	1.20	6th-7th
158 Mariawatta Estate, Gampola	Mr. D. J. Blyth	1600 11	7.67	23	2.64	15th-16th 26th-27th		3 Tissamaharama	Assistant Government Agent, Puttalam Irrigation Engineer, Hambantota Subdivision, Tissa	75	6.85		2.00	5th—6th
159 Marichchukkaddi 160 Maskeliya Hospital	Apothecary, Marichchukkaddi, Mannar Medical Officer, Maskeliya	14 4200 1	7 • 06	7	2.00	25th-26th	234	4 Tonigala Resthouse	Assistant Government Agent, Puttalam	_ [23 · 83	21	6.25	25th-26th
161 Matale	Medical Officer, Maskenya	1208 1	4.74	24	2.43	6)th NovDec. 1st 26th—27th	236	5 Topawewa, Habarana 6 Trinity College, Kandy	Apothecary	200 1750	9·75 14·22	19 24	2·50 2·81	2nd—3rd 6th—7th
162 Matara	District Engineer, Matara	15	ห∙96 l	21	1.47	16th—17th	237	7 Udahena Estate, Bandarawela	Mr. R. G. Coombe	4500	20 · 76	26	3:20	4th—5th
163 Maturata Hospital	Medical Officer, Maturata	3226 800 1	0.94		1·35 2·10	12—13 & 24—25 4th—5th	238	8 Udukiriwila 9 Unichchai Tank	Subdivisional Officer, Tangalla, S. D., Weraketiya Irrigation Engineer, Rugam, S. D., Unichchai		3·73 8·05	13 12	1.00 3.83	7th—8th 6th—7th
165 Mediyawa Tank	Subdivisional Officer, Nikaweratiya Subdivision, Nika-	1	2 · 65	16	3.30	6th -7 th	240	0 Urubokka	Subdivisional Officer, Tangalla, S. D., Weraketiya	890	9.60	19	2.07	27th-28th
166 Meeriabedda Estate, Haputale 167 Meeriatenne Estate, Hanguranketa	Mr. William Allan	3600 2 4450 1	0·46	28	3.60	4th-5th	241	I Vakaneri	Irrigation Engineer, Rugam, S. D., Unichchai	120	7.43	10	1.80	6th-7th
168 Mihintele	District Engineer, Mihintale	354 1 1707 1	9.80		3.40	$\begin{array}{c} 11 \text{th} 12 \text{th} \\ 2 \text{nd} 3 \text{rd} \end{array}$	242	2 Vangalachettykulam	District Engineer, Mannar		10·62 11·47	15 17	2·70 1·57	2nd—3rd 4th—5th
169 Milapitiya	District Engineer, Kandy	1707 1	1.23	19	1.71	4th5th '	244	4 Veeragoda	Irrigation Engineer, Kalmunai, S. D	99	4.25	14	1.10	6th— 7 th
170 Minneriya 171 Monaragala Hospital.	Irrigation Engineer, Anuradhapura Subdivision Medical Officer, Monaragala	309 1 700 1	2.22		3.46	3rd—4th 23rd—24th	245	5 Vicarton Estate, Matale	Mr. M. Perera		18 · 56 17 · 36	23 27	2.65	16th-17th 22nd-23rd
172 Morawaka	Apothecary, Morawaka		7 • 7 0 1	19	1.73	9th-10th	247	7 Wannathivillu Resthouse	Mr. L. B. Gourlay Assistant Government Agent, Puttalam	2000	7.68	13	1.09	22nd—23rd 15th—16th
173 Moussagala Estate, Namunukula 174 Mullaittivu	Mr. F. W. Eardley Liesching District Engineer, Vavuniya	4500 1 12 1	7.94	25 17	1.90	28th-29th	248	8 Waragalanda Estate, Madulkele	Mr. J. T. Morshead		21 · 49	25	3.73	15th-16th
175 Murungan	Irrigation Engineer, Giant's Tank Subdivision, Murungan	5 0 1	2.35		2.10	15th-16th 27th-28th	248		Mr. R. H. Coombe Station Master, C. G. R.	1200 4402	14.08	23 24	2·66 2·44	25th—26th 29th—30th
176 Nachchaduwa 177 Nalanda Dispensary	Irrigation Engineer, Anuradhapura Subdivision	336 2	1 • 16•	23	2.70	2nd-3rd	251	l Watawala Railway Station	Do. do	3259	17 23	12	3.60	29th-30th
177 Nalanda Dispensary	District Engineer, Nalanda Resident Engineer, C. G. R., Nanu-oya	900 2 5342	8.84		3.95	6th7th 13th14th	252	2 Welimada	District Engineer, Diyatalawa	3300	4.37	14	1.12	12th-13th
179 Naula Tank	Irrigation Engineer, Kalmunai, S. D.		3 · 92	·10	1.43	1-2 & 16-17	254	4 Woodside Estate, Uragalla	Mr. C. F. Way Mr. P. C. MacMahon	3000 3000	8 · 63 25 · 44	19 25	2·03 4·16	28th—29th 7th—8th
180 Nedunkerny	District Engineer, Vavuniya District Engineer, Negombo	122 1	2·96 9·97	16 22	2·25 2·35	27th-28th	254	5 Yarrow Estate, Pussellawa	Mr. E. A. Clive	3500	21 · 37	25	3.26	26th-27th
182 New Forest Estate, Galaha	Mr. G. C. Colling	3500 2		25	3.34	23rd—24th 7th—8th		6 Yatideriya Estate, Undugoda 7 Yatiyantota Resthouse	Mr. G. O. Trevaldwyn Chairman, District Road Committee, Kegalla		19· 3 9 17· 4 3	21 19	3·53 4·16	29th—30th
								· - aviyaniova ivosumouse	Chairman, District Road Committee, Kegalla	-	-1 20	15	= 10	23rd—24th
The Observatory								* *		·				

The Observatory, Colombo, December 18, 1918.