

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.

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PROCLAMATION BY THE GOVERNOR.

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.

WHEREAS in pursuance of "The Trading with the Enemy (Amendment No. 2) Ordinance, No. 13 of 1916," by Our Proclamation published in the Government Gazette of August 2, 1918, We did publish the Royal Proclamation dated May 23, 1916, with the Statutory List as revised of persons or bodies of persons with whom trading was prohibited:

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

Now know Ye that We, the Governor of Ceylon, in pursuance of the Ordinance aforesaid, do hereby publish for general information in the schedule hereto further amendments of the said Statutory List.

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

By His Excellency's command,

R. E. STUBBS, Colonial Secretary. Addition to List.

MOROCCO.

Manzano, Francisco, Ceuta.

Removals from List.

CHILE.

Polanco, Julio U., Valparaiso.
Trillo, Victor, Antofagasta.
Tschumi & Company, Euerfanos, Esquina
Estado, Santiago.
Wiegand & Company, Valparaiso and
Huasco.

DENMARK.

Revisions & Förvaltnings Institutet A/S., Frederiksberggade 13, Copenhagen.
Revisionsbanken i Kjobenhavn A/S. Fre eriksberggade 13, Kongens Nytorv 8, Gammel Kongevej 122, Norrebrog 155, and Amagerbrog, 110, Copenhagen.

ECUADOR.

Arce, M. Pedro Pablo, Guayaquil. Cueva, Teofilo Vivar, Quito. Reira, Martin, Guayaquil. Sierra, José, Guayaquil.

SCHEDULE.

GUATEMALA.

Wong, Eugenio, & Company, Guatemala City.

HAYTI.

Dambreville, H., Petit Goave, Hayti. Dehoux, L., Petit Goave, Hayti.

LIBERIA.

Gonzalez, Justo.

MEXICO.

Caamano, Nicolas (La Prensa del Dia), Orizaba. Cavasos, Manual, Jr., Nuevo Laredo. Cavasos, Manuel, Sr., Nuevo Laredo. Coppel, Isiac, Mazatlan. Linns, Eduardo, Chihuahua.

8WEDEN.

Prensa del Dia, La (83e Caamano, Nicolas).

Industri Banken A/B., Olof Wijksg. 3
Gothenburg.

Svenska Finans Institutet A/B., Drottningg. 33, Gothenburg; and Arsenalsg. 14, Stockholm.

Värdeförslting, A/B., Gothenburg. VENEZUELA.

Urdaneta, Ezekiel, Trujillo.

Variations in List.

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

ARGENTINA.

13 April, 1917. Fadum & Company, Calle San Martin 1845-89, Mendoza Argentina, should read Fadum & Company, Calle Francisco Civit 91-99 Mendoza, Argentina.

MOROCCO.

5 Jan., 1917. Gumpert, Francisco, Tangier, should read Gumpert, Francisco ("Paco"), Tangier, Tetuan and Rio Martin.

5 Jan., 1917. Gumpert, Luis, Tangier, should read Gumpert, Luis, Tangier, Tetuan and Rio Martin.

SPAIN.

1 Feb., 1918. Rodriguez Torres, Agustin, Las Palmas (no connection with Agustin Torres, Barcelona), should read Rodriguez Torres, Agustin, Las Palmas (no connection with Agustin Torres, Barcelona, or with Antonio Rodrigues (or Rodrigues Torres), Las Palmas).

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 54 of 1919,

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments:—

Mr. C. L. TRANCHELL to be Deputy Inspector-General of Police (Provinces), with effect from October 1, 1918.

Mr. O. E. DE ZOYSA to act as Office Assistant to the Government Agent, Southern Province, with effect from February 18, 1919, until the assumption of duties by Mr. V. COOMARASWAMY.

Mr. E. A. ELAPATA to act as Office Assistant to the Government Agent, Province of Sabaragamuwa, vice Mr. E. Rodrigo, for four days from February 26, 1919.

Mr. J. E. DE ZOYSA to act as Additional District Judge, Negombo, on February 27, 1919.

Mr. D. G. GOONEWARDENE to act as Additional Police Magistrate and Additional Commissioner of Requests, Galle, on February 28, 1919.

Mr. S. Subramaniam to act as Commissioner of Requests and Police Magistrate, Point Pedro and Chavakachcheri, vice Mr. P. VYTHIALINGAM, for February 20 and 21, 1919, or until further orders.

Mr. F. Markus to act at Dandagamuwa as Additional Commissioner of Requests and Police Magistrate for the judicial division of Kurunegala, for February 22 and 23, 1919, during the absence of Mr. T. H. E. MOONEMALLE from the station.

Mr. J. VANDENBERG to be Additional Commissioner of Requests, Ratnapura, for February 27, 1919.

Lieutenant-Commander G. F. Hole, R.N., to act as Master Attendant and Joint Police Magistrate, Colombo, from February 20 to 22, 1919, during the absence from the station of Lieutenant-Commander C. E. STAINER, R.N., or until the resumption of duties by that officer.

Mr. W. R. SENEVIRATNE, Acting Assistant Superintendent of Excise, Ratnapura Circle, to be Assistant Superintendent of Excise, with effect from February 15, 1919.

Mr. A. DIAS ABEYESINGHE, Excise Inspector, Negombo Range, to act as an Assistant Superintendent of Excise to the Superintendent of Excise, Distillery Circle, with effect from February 15, 1919.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 21, 1919. R. E. STUBES, Colonial Secretary.

No. 55 of 1919.

III IS EXCELLENCY THE GOVERNOR has been pleased to post Lieutenant ALAN SYDNEY LONG-PRICE to the Reserve of the Kandy Town Guard.

· By His Excellency's command,

Colonial Secretary's Office, Colombo, February 15, 1919. R. E. STUBBS, Colonial Secretary.

No. 56 of 1919.

IIIS EXCELLENCY THE GOVERNOR has been pleased to nominate Mr. A. F. MOLAMURE to be a Member of the Excise Advisory Committee for the Kegalla Local Board Area, vice Mr. G. S. SURAWEERA.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 17, 1919. R. E. STUBBS, Colonial Secretary. No. 57 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint the following gentlemen to be Unofficial Visitors to the under-mentioned hospitals for the year 1919:—

Karawanella Hospital.

Messrs. D. B. WILLIAMSON and L. V. NELIGAN.

Avissawella Hospital.

Messrs, C. S. Jones and J. C. L. Brereton.

Ùndugoda Hospital.

Mr. A. W. CANTLEY.

Kendangomuwa Hospital.

Messrs. W. Carver and F. MURRAY.

Kitulgala Hospital.

Mr. G. M. NEAVE.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 17, 1919. R. E. STUBBS, Colonial Secretary.

No. 58 of 1919.

TIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. H. A. TRAIL, in terms of section 23 of Ordinance No. 10 of 1861, as amended by section I of Ordinance No. 10 of 1887, to be an Additional Member of the District Road Committee, Kegalla, for the remainder of the year 1919 and the years 1920 and 1921, vice Mr. M. B. BLOUNT, who has left the district.

By His Excellency's command,

Colonial Secretary's Office,
Colombo, February 15, 1919.

R. E. STUBBS, Colonial Secretary.

No. 59 of 1919.

IIS EXCELLENCY THE GOVERNOR has been pleased, under section 5 (1) (c) of Ord nance No. 18 of 1892, to nominate the under-ment oned gentlemen to be Members of the Sanitary Board of the Mullaittivu District:—

Mr. C. Chrillaiya, Mudaliyar. Rev. Father S. J. Stanislaus, O.M.I.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 20, 1919. R. E. Stubbs, Colonial Secretary. No. 60 of 1919.

TIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. EHELEPOLA DISSANAYAKE BANDARALAYE UDA WALAWWE KIRI BANDA, Korala, under section 120 of "The Criminal Procedure Code, 1898," as amended by Ordinance No. 37 of 1908, to be an Inquirer for Kandapalla korale in Matale North for three months from January 26, 1919, during the absence of Mr. WALASWEWA UKKU BANDA, Inquirer.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 14, 1919. R. E. STUBBS, Colonial Secretary.

No. 61 of 1919.

IIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. EMANIS DE SILVA WIJAYARATNA, of "Wijayagiri," Dadalla, Galle, to be a Notary Public at Galle and throughout the judicial division of Galle, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 12, 1919. R. E. Stubbs, Colonial Secretary.

No. 62 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. RANASINGHE WIYALIGODA MUDALIGE LAWRENCE PERERA, of Kegalla, to be a Notary Public at Kegalla and throughout the judicial division of Kegalla, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 12, 1919. R. E. Stubbs, Colonial Secretary.

No. 63 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. HEWATANTRIGE ROGUS PEIRIS WEERASURIYA SENEVIRATNA, at present practising as a Notary Public at Tudella in Colombo District, to be a Notary Public throughout Pata Dumbara division of Kandy District, with residence and office at Wattegama, and to practise as such in the Sinhalese language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 18, 1919. R. E. STUBBS, Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

III EXCELLENCY THE GOVERNOR has been pleased to make the following appointments:—

JOHN WILFRED JUSTIN GUNASEKERA, Head Clerk, Land Registry, Tangalla, to act as Registrar of Lands, Hambantota District, holding office at Tangalla, for two days from February 17, 1919, during the absence of the Registrar, M. A. L. SALGADO, on leave, or until further orders.

ABUMUGAM MANIKKAVASAGAR to be Registrar of Lands, Mennar, with effect from March 1, 1919, vice J. J. TISSEVERASINGHE, transformed.

KANTHAN KAWERALA ARACHEY to be provisionally Registrar of Births and Deaths of Nadukadu pattu west division, and of Marriages (Kandyan and General) of Nadukadu pattu divison, in the Batticaloa District of the Eastern Province, with effect from March 1, 1919, vice A. Sudu Banda, deceased. His office will be at Uhane.

DISANAYAKE MUDIYANSELAGE KAPURUHAMY to act as Registrar of Births and Deaths of Kiralowa koralo west division, and of Marriages (Kandyan and Gereral) of Kalagam palata division, in the Anuradhapura District of the North-Central Porvince, for thirty days, with effect from February 21, 1919, vice Registrar, D. M. DINGIRI BANDA, on sick leave. His office will be at Migahagedara in Marasinha Hammillewa.

PALLEHAGE PUNCHI MAHATMAYA to act as Registrar of Births and Deaths of Raddella division, and of Marria es (Kandyan and General) of Nawadun korale division, in the Ratnapura District of the Province of Sabaragamuwa, for three days, with effect from February 26, 1919, vice Registrar, P. Chandanahami, on leave. His office will be at the permanent Registrar's Office in Raddella.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 17, 1919. R. E. STUBBS, Colonial Secretary.

IIIS EXCELLENCY THE GOVERNOR has been pleased to confirm the following appointments:—

DON RICHARD RAMANAYAKE as Registrar of Births and Deaths of Peliyagoda division, and of Marriages (General) of Ragam pattu of Alutkuru korale south division, in the Colombo District of the Western Province. His office will be at Ambagahawatta in Wattala.

GAMALATHGE DON DAVITH as Registrar of Births and Deaths of Padukka division, and of Marriages (General) of Meda pattu of Hewagam korale division, in the Colombo District of the Western Province. His office will be at Divelewatta in Liyanwela.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 17, 1919. R. E. STUBBS, 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 Werasingha Clement de Silva to act as Registrar of Marriages (General) of Colombo town division, in the Colombo District of the Western Province, for ten days from March 5, 1919, during the absence of the Registrar. Charles de Silva Gunatilleka, on leave. His office will be at No. 88, Alutmawata road, Mutwal.

The Additional Assistant Provincial Registrar, Colombo, has appointed Don Samuel Wijesundera to act as Registrar of Births and Deaths of Kosgama division, and of Marriages (General) of Udugaha pattu of Hewagam korale division, in the Colombo District of the Western Province for eleven days from February 10, 1919, during the absence of the Registrar, Don Harmanis Wijesundera, on sick leave. His office will be at Rukgahawatta in Kosgama; and his station: Kelagahawatta in Avissawella.

The Assistant Provincial Registrar, Nuwara Eliya, has appointed M. W. W. VIDURUPOLA to act as Registrar of Marriages (General) of Nuwara Eliya town division, in the Nuwara Eliya District of the Central Province, for four days from February 5, 1919, during the absence of the Registrar. D. A. DE SILVA, on leave. His office will be at the Nuwara Eliya Kachcheri.

The Additional Assistant Provincial Registrar. Matara, has appointed Don Andreas Perera Weerakon to act as Registrar of Births and Deaths of Hakmana division, and of Marriages (General) of Kandaboda pattu division, in the Matara District of the Southern Province, for fourteen days from February 8, 1919, during the absence of the Registrar, D. A. A. Wickremasinghe, on leave. His office will be at Tanayamwatta in Beruwewela.

The Additional Assistant Provincial Registrar, Matara, has appointed Bodaragamage Franciscu Gunasekera to act as Registrar of Births and Deaths of Dikwella division, and of Marriages (General) of Wellaboda pattu division, in the Matara District of the Southern Province, for five days from February 13, 1919, during the absence of the Registrar. C. D. Wakista, on leave. His office will be at Gudamewatta in Dikwella.

The Assistant Provincial Registrar, Hambantota, has appointed Colombage Don Amaris to act as Registrar of Births and Deaths of Hambantota outside the town division, and of Marriages (General) of Magam pattu division, in the Hambantota District of the Southern Province, for thirty days from February 11, 1919, vice Registrar, S. Salohami, deceased. His office will be at Suriyagahawatta at Koholankala.

The Assistant Provincial Registrar, Hambantota, has appointed David Gunawardana to act as Registrar of Births and Deaths of Kirama division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for two days from February 17, 1919, during the absence of the Registrar, P. J. Dissanayaka, on leave. His office will be at Mahawatta in Walgammulla.

The Assistant Provincial Registrar, Hambantota, has appointed John Fredrick Dissanayaka to act as Registrar of Births and Deaths of Nakulugamuwa division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for two days from February 17, 1919, during the absence of the Registrar, D. C. Dissanayaka, on leave. His office will be at Walawwewatta in Nakulugamuwa.

The Provincial Registrar, Eastern Province, has appointed KANTHAN KAWERALA ARACHEY to act as Registrar of Births and Deaths of Nadukadu pattu west division, and of Marriages (General) of Nadukadu pattu division, in the Batticaloa District of the Eastern Province, for twenty-five days from February 4. 1919, vice A. SUDUBANDA, deceased. His office will be at Uhane.

The Assistant Provincial Registrar, Batticaloa, has appointed Manikachetty Veluppillar to act as Registrar of Marriages (General) of Nadukach pattu division, in the Batticaloa District of the Eastern Province, for thirty days from February 12, 1919. vice C. Mankachetty, deceased. His office will be at Mallikaitivu.

The Assistant Provincial Registrar, Puttalam, has appointed HENRY LAWRENCE DE SILVA to act as Registrar of Births and Deaths of Puttalam town division, in the Puttalam District of the North-Western Province, for one week from February 7, 1919, during the absence of the Deputy Registrar, A. Kanapathippillai, on leave. His office will be at the Civil Hospital, Puttalam.

The Assistant Provincial Registrar. Anuradhapura has appointed Kumarasekara Mudiyanselage Thakeratna Wannihamy to act as Registrar of Births and Deaths of Kanadara korale west division, and of Marriages (General) of Nuwaragam palata division, in the Anuradhapura District of the North-Central Province, for ten days from February 11, 1919, during the absence of the Registrar, S. Ukku Banda, on leave. His office will be at Sippukulama and Mihintale.

The Assistant Provincial Registrar, Kegalla, has appointed T. DE VAS GOONEWARDENE to act as Registrar of Marriages (General) of Kegalla town within Local Board limits division, in the Kegalla District of the Province of Sabaragamuwa, for eight days from February 8, 1919, during the absence of the Registrar, E. DE S. GOONEWARDENA, on leave. His office will be at the Land Registry Office, Kegalla.

Registrar-General's Office. C. S. VAUGHAN, Colombo, February 18, 1919. Acting Registrar-General.

It is hereby notified that MAPPANA MUTALIYAR KANA-PATIPPILLAI SITAMPARAPPILLAI, Registrar of Births and Deaths of Kachchay division, in the Jaffna District of the Northern Province, will, with effect from March 1, 1919, have a station at Manuvalpillaikiddanki in Kodikamam, where he will hold office on Mondays, Wednesdays, and Fridays.

Registrar-General's Office, C. S. VAUGHAN, Colombo, February 17, 1919. Acting Registrar-General.

GOVERNMENT NOTIFICATIONS.

WITH reference to the notice dated December 29, 1914, published in the Government Gazette No. 6,693 of January 8, 1915, relative to the importation of dogs into Great Britain, the following order of the Board of Agriculture and Fisheries dated December 5, 1918, is published for general information.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 15, 1919. R. E. STUBBS, Colonial Secretary.

Order of the Board of Agriculture and Fisheries dated December 5, 1918.

IMPORTATION OF DOGS (AMENDMENT)
ORDER OF 1918 (No. 2).

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:—

1. The period of detention and isolation prescribed by the Importation of Dogs Order of 1914 (hereinafter referred to as "the principal Order") is hereby increased to six calendar months, and the principal Order shall be read and have effect as if "six calendar months" were substituted for "four calendar months."

- 2. In the case of a dog landed after November 30, 1918, under the authority of a license granted under the principal Order, the license shall have effect as if "six calendar months" were therein inserted instead of "four calendar months."
- 3. The Importation of Dogs (Amendment) Order of 1918 is hereby revoked.
- 4. This Order may be cited as the Importation of Dogs (Amendment) Order of 1918 (No. 2), and shall be read with the principal Order.

In witness whereof, the Board of Agriculture and Fisheries have hereunto set their Official Seal this Fifth day of December, Nineteen hundred and Eighteen.

(L. S.) W. H. CHAMBERLAIN.
Authorized by the President.

IS Excellency the Governor, with the approval of the Right Honourable the Secretary of State for the Colonies, has been pleased to make the following amendment to the Minute on Pensions dated December 9, 1908:—

CEYLON SANITARY COMPANY.

46. Officers and men of the Ceylon Sanitary Company discharged on account of disability contracted during their service in the company, and the families and dependents of officers and men deceased in consequence of such service, may be granted pensions or gratuities, as the case may be, at the same rates and subject to the same conditions as are laid down for His Majesty's Army in the Royal Warrant.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 17, 1919. R. E. STUBBS, Colonial Secretary,

IT is hereby notified that the resignation tendered by Mr. Ramalingam Vytianather from the office of Notary Public having been accepted by His Excellency the Governor his name has been removed from the roll of notaries.

By His Excellency's command,

Colombo, February 17, 1919.

R. E. STUBBS. Colonial Secretary.

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

It is hereby notified for general information that His Excellency the Governor has been pleased, under regulation 104 of Part V. of the regulations made under "The Quarantine and Prevention of Diseases Ordinance, 1897," published by Notification dated September 6, 1917, in Government Gazette No. 6,897 of September 7, 1917, to direct that the provisions of the said chapter shall be applied to the areas appearing in the schedule hereto, which have been declared by the Principal Civil Medical Officer to be infected with anchylostomiasis, and that the requirements which under the said chapter may be addressed to the Superintendent or other person in charge of the labourers on an estate shall be addressed, with regard to the said areas, to the Arachchi of each area (village).

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 17, 1919. R. E. Stubbs, Colonial Secretary.

SCHEDULE.

Kandana village

Bulatwatta village

Baddegama village

Naulla village

Demodera village

"THE SMALL TOWNS SANITARY ORDINANCE, 1892."

EGULATION made by the Sanitary Board of the Mannar District, Northern Province, with the approval of His Excellency the Governor in Executive Council, under sub-section (2) (q) of section 9 E of "The Small Towns Sanitary Ordinance, 1892," in respect of the town of Mannar, Mannar District.

Regulation 3 of the existing Mannar water supply regulations published in Government Gazette No. 6,744 of October 1, 1915, is hereby repealed, and the following regulation is substituted therefor.

By His Excellency's command,

Colonial Secretary's Office. Colombo, February 19, 1919.

R. E. STUBBS, Colonial Secretary.

REGULATION REFERRED TO.

3. For the purpose of drawing or taking water from a public stand pipe fi ted with any automatic self-closing valve or other a stomatic appliance, such self-closing valve or automatic appliance shall be manipulated by pressure

with the hands, and it shall be unlawful to interfere with the automatic action of such valve or appliance either temporarily or permanently in any other manner whatsoever.

"THE LEGISLATIVE COUNCIL ORDINANCE, No. 13 of 1910."

T is hereby notified for public information that His Excellency the Governor, in exercise of the powers vested in him by sections 17 and 19 of the above-named Ordinance, has been pleased to appoint Monday, March 10, 1919, as a convenient day, and the Registrar-General's Office, Colombo, as a convenient place, for the election of a member for the European Electorate (Rural) specified in section 3 of the said Ordinance.

It is further notified that the Returning Officer will be in attendance on the day and at the place aforesaid for the reception of nomination papers, as provided by Rule 6 of Schedule II. of the Ordinance, between the hours of 12 noon and 1 P.M.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 20, 1919.

R. E. STUBBS, Colonial Secretary.

Rule made by His Excellency the Governor in Executive Council under Section 18 (2) of "The Ceylon Post Office Ordinance, 1908."

DULE 4 of the rules dated February 26, 1909, and published in the supplement to the Ceylon Government Gazette No. 6,297 of February 26, 1909, is hereby repealed, and the following rule is substituted therefor:—

4. Stamp booklets containing postage stamps shall be sold for 1 cent each in excess of the face value of the stamps contained in them.

By His Excollency's command,

Colonial Secretary's Office, Colombo, February 21, 1919.

R. E. STUBBS, Colonial Secretary.

"THE LOCAL BOARDS ORDINANCE, 1898."

Y-LAW made by the Local Board of Negombo under section 56 (21) of Ordinance No. 13 of 1898, and confirmed by His Excellency the Governor, with the advice of the Executive Council.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 15, 1919.

R. E. STUBBS, Colonial Secretary.

BY-LAW BEFERRED TO.

All cakes or sweetments exposed for sale within the contamination by flies by means of properly constructed Local Board limits of Negombo shall be protected from glass cases. All such cases shall be kept scrupulously clean.

"THE LOCAL BOARDS ORDINANCE, 1893."

BY-LAW made by the Local Board of Negombo under section 56 of "The Local Boards Ordinance, 1898," and confirmed by the Governor with the advice of the Francisco Committee Commi and confirmed by the Governor, with the advice of the Executive Council.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 20, 1919.

R. E. STUBBS, Colonial Secretary.

BY-LAW REFERRED TO.

At the end of section 1 of the by-laws relating to dangerous and offensive trades the following words shall be added: "and desiccated coconut manufacture."

"THE LOCAL BOARDS ORDINANCE, 1898."

T is hereby notified that, by virtue of the powers vested in Local Boards under section 29 a of "The Local Boards Ordinance, 1898," as ame: ded by "The Local Boards (Amendment) Ordinance No. 29 of 1914," the Local Board of Negombo has, with the sanction of the Governor in Executive Council, fixe I a fee of Rs. 50 as the annual fee payable for a license for a desiccated coconut manufactory.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 20, 1919.

R. E. STUBBS, Colonial Secretary. T is hereby notified that licenses to import explosives into Ceylon during the current year have been

Messrs. Walker & Greig, Limited, of Wavertree House, Vauxhall street, Colombo.

Mr. A. A. M. Saleem, of 44, Third Cross street, Pettah.

Colonial Secretary's Office, Colombo, February 20, 1919. By His Excellency's command,

R. E. STUBBS. Colonial Secretary.

THE following list issued from the Central Chancery of the Orders of Knighthood showing the order in which Orders, Decorations, and Mcdals should be worn is published for general information. The list published in the Gazette of January 10, 1919, is cancelled.

By His Excellency's command,

R. E. STUBBS. Colonial Secretary.

Colonial Secretary's Office, Colombo, February 13, 1919.

[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.)

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.).

(8) Orders given only in India.

Order of British India.
*Indian Order of Morit (Military).
Kaisa i-hind Medal. Order of St. John of Jerusalem in England. Albert Medal.

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

Medal for Distinguished Conduct in the Field. Conspicuous Gallantry Medal. Distinguished Service Medal. Military Medal. Distinguished Flying Medal. Air Force Medal.

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

(6) Polar Medals.

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

(7) 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.

(8) Jubilee, Coronation, and Durbar Medals.

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

Queen Victoria's Police Jubilee Modal, 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 Medal (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).

(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 Merito.ious 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 Cffi.ers' Decoration (for India and the Colonies).

Volunteer Long Service Modal (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 Cffi ers of the Royal Naval Reserve.

Decoration for Officers of the Royal Naval Volunteer

Reserve

Royal Naval Reserve Long Service and Good Conduct Medal

Royal Naval Volunteer Reserve Long Service Medal.

Union of South Africa Commemoration Medal.

(10) Medais belonging to Orders. Royal Victorian Modal (Gold and Silver). Imperial Service Medal.

Modal of the Order of the British Empire. Medal of the Order of St. John of Jerusalem in England.

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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).

August 6, 1918.

* 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.

IT is hereby notified that the following candidates have passed the Notaries' Final Examination with a view to practising in the Sinhalese language:—

Mr. H. M. Fernando. | Mr. W. H. Munasinha. | Mr. H. M. Pieris. | Mr. W. D. Christopher.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 20, 1919. R. E. STUBBS, Colonial Secretary.

OTICE is hereby given, in terms of Section No. 39 of the Land Sale Regulations, that applications have been received from the Anglo-Asiatic Company, Dr. C. W. Vangeyzel, and the Colombo Commercial Company, for sale to them, without competition, of three pieces of land, as mentioned below, situated in Slave Island, within the Municipal limits of Colombo, Western Province, and described as lots Nos. 1, 2, and 3 in preliminary plan No. 16,883:—

		Extent.		
No. of Lot.		A. R. P.		Name of Applicant.
1	• •	0 0 7.74	• •	Anglo-Asiatic Company
2		0 1 31.06		Dr. C. W. Vangeyzel
3	• •	1 0 8.65	• •	Colombo Commercial Company

It is proposed to sell the above land to the said parties as road and lake frontages, for the purpose of using the lake as a means of transport and to prevent obstruction of the view and free blowing from the lake, on the following conditions, unless within six weeks from the date hereof valid reasons to the contrary are adduced in writing:—

Conditions of Sale.

- 1. That the purchaser shall pay to the Government, in addition to the value of the land computed at Rs. 30,000 an acre, the proportionate share of Rs. 3,550,* the cost of the diversion of General's Lake road, and also the cost of the erection or re-crection of all necessary walls, fences, &c.
- 2. That a clearance of not less than 3 feet shall be left between any part of the structure of the sewers or manholes and any other structure which may be made hereafter.
- 3. That a clear passage not less than 6 feet wide by 9 feet high, leading directly from the open air to the manhole cover, shall be maintained, with free and unobstructed access to every manhole.
- 4. That free access to the manholes shall at all reasonable times be given to the Colombo Municipal Council or its agents or nominees.

* This amount has already been paid.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 21, 1919. R. E. STUBBS, Colonial Secretary.

IT is hereby notified that the following candidates have passed the examination held on December 17, 1918, and following days, for admission to Class II., Grade III., of the Clerical Branch of the Public Service:—

```
Fiscal's Office, Ratnapura
Abeyratna, A. G.
                                                        Jayaweera, H. A.
                                                                                   42/A3, Forbes road, Colombo
Aiyadurai, A. P.
                        Land Settlement Department
                                                        Jinadasa, W. B.
                                                                                  Care of Mr. M. C. Croos, Flori-
Alwis, R.
                        Registrar-General's Office
                                                                                    mel. Mahamodera, Galle
                                                        Kandiah, E.
Arumugam, C.
                        Assistant Provincial Registraria
                                                                                  Alaveddy English School, Chun-
                          Office, Puttalam
                                                                                    nakam
Canagasaby, C. W.
                        Sophia Lodge, Batticaloa
                                                        Paramanathan, V.
                                                                                  Tea
                                                                                         Commissioner's
                                                                                                           Office,
                                                                               ٠.
Deweendra, J. H.
                        Deputy Fiscal's Office, Kalu-
                                                                                     Colombo
                          tara
                                                        Rajendra, N.
                                                                                   The Museum, Colombo
De Zilva, C. W.
                        The Kachcheri, Colombo
                                                                                   Land Settlement Department
                                                        Swampillai, P. J.
Dharmaratnam, K.
                        Araly North, Vaddukoddai
                                                                                  Government Stores, Colombo
                                                        Thiagarajah, T.
                        The Kachcheri, Kegalia
Dumbukala, T. B.
                                                        Thuraiswamy, V.
                                                                                   Audit Office, Colombo
Duraiappa, K.
                        Odai Ayanarkoilady, Vannar.
                                                         Vethanayagam, G.
                                                                                   Registrar-General's Office
                          ponnai
                                                         Visuvalingam, A.
                                                                                   Police Office, Trincomalee
Fernando, M. P.
                        Land Settlement Department
                                                                                   " Madawalawwa," Panadure
                                                         Weeraman, R. E.
Fernando, T. S. H.
                         Willorawatta, Moratuwa
                                                         Wickramatileka, A. D. de
Forbes, O. P. C. B. P. . .
                        General Treasury, Colombo
                                                                                   101. Dam street, Colombo
Jayawardana, C. N. C... St. John's College, Panadure
                                                         Wijesingha, K. W. de A.
                                                                                   Land Registry, Kalutara
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2. The above-named, except those who are already in Government Service, will furnish the Colonial Secretary, as soon as possible, with a certificate from a Government Medical Officer as to their physical fitness for service in any part of the Island.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 21, 1919.

R. E. STUBBS, Colonial Secretary.

NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for the contract for the conveyance of mails between (a) Kahawatta and Rakwana, (b) Opanake and Balangoda, once daily each way for a period of three years from a date to be mutually agreed upon, on the opening of the Ratnapura Railway Extension to Opanake for passenger service :-

(a) By motor coach; or

(b) By motor van or lorry; or

- (c) By motor cycle and side car; or (d) By coach drawn by two horses; or
- (e) By coach drawn by two bulls,
- 2. Separate tenders are invited for each of the above mervices
- 3. The hours of arrival and departure to be fixed from time to time by the Postmaster-General.
- The contractor will be required to provide such number of motor conveyances, coaches, horses, and bulls as will, in the opinion of the Postmaster-General, be necesmry for the services, and every such motor, coach, horse, or bull before being employed in the service will be subject to the approval of the Postmaster General.
- 5. 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, or be sent to him through the post.
- 6. Tenders should be marked "Tender for the Conveyance of Mails between Kahawatta and Rakwana or Opanake and Balangoda," as the case may be, in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not latter than midday on Tuesday, March 25, 1919.
- 7. Tenders are to be made upon forms which will be supplied upon application to the Postmaster-General, and no tender will be considered unless it is on the recognized
- 8. Any alteration in a tender must bear the initials of the tenderer, otherwise the tender may be treated as informal and rejected.
- A deposit of Rs. 50 for each of the services tendered for must be made at the General Treasury, and a receipt produced for the same before a tender form is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notce in writing from the Postmaster-General, or his duly authorized representative, that his tender has been accepted, such deposits will be forfeited to the Crown. All other deposits will be returned upon signature to the
- 10. Security to the amount of one-tenth of the annual subsidy asked will be required in cash for each service.
- 11. Tenders for above services must be accompanied in the case of coaches by a scale of the rates which it is intended to charge the public during the period of the service for the conveyance of passengers, luggage, and parcels, and the quantity of luggage per passenger allowed to be conveyed free. When such scale has been accepted by Government, the contractor shall not, without the express permission of Government, increase the rates charged for the conveyance of passengers, luggage, and parcels above the amount shown in the scale, or reduce the allowance of free luggage below the amount therein stated.
- 12. All other information can be obtained on application to the Postmaster-General.
- 13. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- 14. The Government reserves to itself the right, without question, of rejecting any or all of the tenders, and the right of accepting any portion of a tender.

General Post Office, Colombo, February 18, 1919.

F. J. SMITH, Postmanter-General.

- EALED Tenders marked on the envelopes "Tender for supplying 1,600 Palmyra Ola Mats," to be delivered at Northern Depôt, Southern Depôt, Kalpitiya, and Nachchikalle Salt Stores from March 20, 1919, to June 30, 1919, will be received by the Assistant Government Agent. Puttalam, up to 1 P.M., on March 10, 1919, from persons willing to contract.
- 2. Duplicate of tender to be forwarded by post to the Hon. the Controller of Revenue at the time at which tenderer forwards the original to the Assistant Government Agent, Puttalam.

3. A money deposit of Rs. 20 to be made at any Kachcheri before March 10, 1919, to be forfeited if the tenderer fails to enter into contract within a reasonable time.

4. A sample mat should be forwarded to the Assistant Government Agent with each tender.

5. A letter signed by two responsible persons, whose addresses must be given, engaging to become surety for the due fulfilment of the contract, should accompany the tender.

6. Government reserves to itself the right, without question, of rejecting any or all tenders.

7. For further particulars apply to the Salt Inspector, Puttalam.

Puttalam Kachcheri. S. M. P. VANDERKOEN, February 13, 1919. for Assistant Government Agent.

ENDERS are hereby invited for the supply of sleepers and scantlings during 1918-19, to be completed as specified in note under the schedule annexed below. The area to be exploited for the supplies and further details are given in the schedule.

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 Sleeper and Scantling Supply, 1918-19, Nuwara Eliya 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, February 25, 1919.

The tenders are to be made upon forms which will be supplied upon application at the Forest Office, Nuwara Eliya. No tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders 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 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 due fulfilment of the contract. The amount of the bond, and all other necessary information, can be ascertained upon application at the office referred to in section 5. further security in cash of 5 per cent. of the value of the contract will be required of the contractor when entering into the bond.

9. Separate rates per sleeper, broad gauge and narrow gauge, and also rate per cubic foot of scantlings, 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.
- 12. 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 contract.
- 14. Further, the contractor shall not employ any person whose name is on the list of defaulting contractors, nor any person whom the Assistant Conservator of Forests, for reasons which appear to him sufficient, objects to after giving due notice in writing.
- 15. For any further information, and for inspection of the draft contract, application should be made to the Assistant Conservator of Forests, Nuwara Eliya Division, Nuwara Eliya.
- General Conditions.

 1. Trees are to be felled within 6 inches from the ground by saw or axe and saw combined.
- 2. Only such trees as are stamped and marked by the Forest Ranger are to be felled, and no sound trees below 41t. 6 in. in girth will be marked or should be felled.
- 3. All suitable dead and hollow trees and branchwood within the forest such as are marked by the Forest Officer, though below 4 ft. 6 in. in girth, should, in addition to all matured sound trees marked by him, be utilized for conversion into sleepers and scantlings or scantlings alone as may be directed. Contractors should understand that only such portions of trees as cannot be converted into sleepers may be sawn into scantlings.
- 4. Part of logs attacked by fungus or defective parts of logs are not to be sawn into sleepers or scantlings. The sleepers and scantlings should be sawn from sound matured wood, free from shakes, cracks, sapwood, and large or loose knots.
- 5. Broad gauge sleepers are to be 9 ft. by 10 in. by 5 ir., and narrow gauge sleepers 5 ft. by 9 in by 4½ in . or 5 ft. by 10 in. by 5 in. The sizes of scantlings to be sawn are—

Longths: 9 ft., 14 ft., 18 ft., 19 ft., and over. Sizes, i.e., cross section—

		₩
In. In.	In. In.	In. In.
41 by 2	7 by 21	9 by 4
41 by 3	7 by 3	10 by 21
5 by 4	8 by 4	10 by 3
6 by 3	9 by 21	11 by 21
6 by 4	9 by 3	11 by 3

- 6. Sleepers and scantlings should be rectargular in form, and sawn perfectly parallel on all sides. On no account will squaring of logs, sleepers, or scantlings with an adze or axo be allowed.
- 7. Sleepers and scartlings should be covered with sawdust or immersed in water, and be invariably placed under shade immediately they are sawn until they can be transported to delivery depôts, where they should be stacked and kept under shade in the manner to be pointed out by the Forest Ranger.
- 8. Rejected sleepers or scantlings will not be paid for, and they will hipse to Government, as well as all refuse wood in the sleeper operations. The contractor shall have no claim ir respect of any material sold as rejections.
- 0. The cor tractor may be paid a proportionate rate for slarpurs and scartlings sawn but not removed to delivery depot in cases when it shall be deemed expedient to do so by the Conservator of Forests up to April 30, 1919.
- 10. Payment may be made for sleopers and scantlings accepted by the Assistant Conservator of Forests at delivery depot.

Schadula,

To fell a sufficient number of palu, milla, and satinwood trees (satinwood trees being confined to overmature trees and trees selected for conversion into sleepers on account of defects or shortness of bole), stending enumerated and stamped, in accordance with paragraph 2 of the General Conditions above, in the Crown forest situated in Gangala Pollesiya and Gengrala Udesiya pattus, a distance of 27 to 42 miles from Matele resilway station; and bounded on the

north and east by Kongahawela-Pallegama road, on the south by Kabarawa-Welliwaniagolle Gansabhawa road, and on the west by Kabarawa-ganga; to convert the trees felled into 5,000 (more or less) broad gaugo sleepers and 1,500 (more or less) narrow gauge sleepers, and as many scantlings as possible; to transport the sleepers and scantlings; and to deliver them stacked at the Matale timber yard at the railway station.

Note.—The work is to commence on March 15, 1919. Not less than 1,750 broad gauge sleepers and 500 narrow gauge sleepers to be transported by June 30; not less than 3,500 broad gauge and 1,000 narrow gauge sleepers to be transported by September 30; and the total quantity on the contract to be transported by December 31, 1919.

Office of the Conservator of Forests, H. F. Tomazus, Kandy, February 4, 1919. Conservator of Forests.

TENDERS are hereby invited for building a new bungalow and kitchen, &c., for the Supervisor, and five new huts for patrols, and for the work of repairing one hut for patrol in the Government Saltern at Palavi.

2. The tender should be enclosed in a scaled envelope, on the left hand corner of which must be written the words "Tender for building and repairing Salt Department Quarters at Palavi," and it should be sent to the Assistant Government Agent, Puttalam, to reach him before 1 P.M. on February 24, 1919.

3. A duplicate of the tender should also be remounder a sealed cover to the Hon. he Controller of Revenue, Colombé, so that he may receive it before the same hour.

4. The intending tenderer should, before sending his tender to the Assistant Government Agent, deposit a sum of Rs. 20 at any Kachcheri under the head of "Tender Forms," and should annex to his tender the receipt obtained for the deposit of the sum.

5. This sum of Rs. 20 will be held by the Assistant Government Agent as a security for tenderer's entering into the contract with him, in the event of his tender being accepted, for carrying out the work in a satisfactory manner, and will be confiscated, if he fail to enter into such a contract within a reasonable time after his tender was accepted.

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

7. The work should be completed within two months after the contract was entered into.

8. Further particulars may be obtained from the Salt Inspector, Puttslam.

SPECIFICATION.

Supervisor's Bungalow and Kitchen, &c.

The bungalow is to be built facing the road leading from Palavi to Kalpitiya towards the southern side of the saltern with mud walls 10 ft. high, and consisting of a sitting room in the middle and 2 budrooms on either gide, each 14 ft. square. There should be a verand. In on all four sides of the bungalow. 7 ft. broad. The floor should be raised 2 ft. above ground level, and levelled, stamped, and cowdunged well. The walls should be whitewashed. There should be 6 doors, each 6 ft. high by 3 ft. broad, and 2 windows, each 3 ft. square. The doors and window shutters should be fixed to the frames by parliament hinges, and should all be painted. The meterials used should be new and sound, and all bark should be removed from the timber used. Pootus, wall plates, ridge beams, crossbeams, king posts, side beams, verandeh wall pletes, and side posts should all be out into square shape. Warichchus used for the roof should be of tarance wood, and the pootus should be placed If ft. apart from each other. Tammana splinters used for the walls should be pleced 1 ft. apart from each other. A short fence should be put up all round the verandeh, and a fonce 6 ft. high should also be put up enclosing the com-pound behind the bung-low. Doors and windows should be made of some durable timber.

Kitchen, &c.

A new kitchen with mud walls 16 ft. by 10 ft., end a closet with cadjans 12 ft. by 10 ft. should also be erected.

The old Supervisor's bungelow and kitchen now standing in the saltern to be put down, and the sound materials found thereon should be used for erecting the kitchen and the closet.

Six Patrols' Huts.

Five new cadjan huts for patrols to be erected, consisting of 2 rooms each 12 ft. square. The floor should be raised with clay, levelled, stamped, and cowdunged. One hut which is now under occupation should be thoroughly repaired. The old huts to be put down, and the sound timber found thereon to be used for erecting the new ones.

Puttalam Kachcheri. February 8, 1919.

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

FFENDERS are hereby invited for the under-mentioned supply I of firewood to the Railway Department from the Anuradhapura Division. The work is to commence not later than March 15, 1919, and so be completed by September 15, 1919. Details of the work and area to be exploited are given in the schedule below.

2. All tenders should be in duplicate and sealed under one sover, 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 Railway Firewood Anuradhapura Division, 1918-19," 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, February 25, 1919.
5. The tenders are to be made upon 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 tenders may be treated as informal and rejected.

- 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 person decline or fail to enter into a 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. Contract may not be assigned or sublet without the authority of the Tender Board previously obtained.
- 8. The contractor must not issue a power of attorney to a person whose name is in the list of defaulting contractors au.horizing him to carry on the contract.
- Further, the contractor shall not employ any person whose name is in the list of defaulting contractors, nor any person

whom the Assistant Conservator of Forests, for reasons which appear to him sufficient, objects to after giving due notice in

10. Each tender must be accompanied by a letter sigued by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract.

11. Sufficient sureties will be required to join in a bond for the due 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.

12. Tenderers should read and note a draft contract in respect

of the service which is available in the Forest Office, Anuradha-

pura, before they obtain tender forms.

13. A penalty of 25 cents for every cubic yard of firewood not felled or stacked or delivered at the monthly rates specified in the schedule below will be exacted from the contractor.

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

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

16. A rate per cubic yard delivered must be quoted, written

both in words and figures.

17. Each piece of wood to be 3 feet in length and of 2 inches minimum diameter. Billets over 9 inches diameter should be split. All wood over 12 inches girth to be billeted into 3 feet lengths by handsaw or crosscut saw only.

18. All felling and splitting of logs to be completed by August

15, 1919.

19. All firewood immediately after conversion is to be transported and stacked at the delivery dep't at the minimum rate of 1,000 cubic yards per month. Final delivery to be made on or before September 15, 1919.

20. For any further information application should be made to the Assistant Conservator of Forests, Anuradhapura Division,

Anuradhapura.

Schedule. To clear fell all trees and saplings, except such as are marked by a Forest Officer for standards, within a block of forest (lot 1 s, F. V. P. 164), about 91 acres in extent, situated between the Malwatu-oya and the railway line at Puliyankulam, to convert the trees so felled into 5,000 cubic yards (more or less) of firewood, to transport the wood to the railway line and deliver stacked to the ailway specials at the rate of not less than 1,000 cubic yards per month.

The following species when felled or fallen shall not be cut into

firewood:—Ebony, satin, palu, ranai, milla, and halmilla.

Every other felled or fallen tree whatsoever in the said block shall be converted into firewood.

Office of the Conservator of Forests,

Kandy, February 11, 1919.

H. F. TOMALIN, Conservator of Forests.

SALES OF UNSERVICEABLE ARTICLES.

1	THE following	g unserviceal	ole articles	will be	sold	by	public	auction	at	the Master	Attendant	's Boathouse,	Colombo
L	at 2 P.M.,	on Thursday	, March 6,	1919 :-	-								•

54 ash wood oars, broken l pair binoculars

1 barometer

I box, teakwood

2 camp beds, old 9 knives, descert

2 knives, table 1 anchor lamp, red lancher lame, green I lamp, wind-proof

I lamp, acetylene gas 5 tumblers, aluminium 1 the mos flask

I lot empty kerosine oil tins,

1 lot empty paint tins 1 lot empty oil drums (old)

C. E. STAINER, Lieut.-Commander, R.N. Master Attendant.

Colombo, February 17, 1919.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended February 15, 1919.

Births.—The total births registered in the city of Colombo in the week were 133 (3 Europeans, 6 Burghers, 80 Sinhalese, 12 Tamils, 15 Moors, 0 Malays, and 7 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on January 1, 1919, viz., 281,169) was 24 7, as against 29 9 in the preceding week, 24 9 in the corresponding week of last year, and 21 .5 the weekly average for last year.

Deaths.—The total deaths registered were 189 (2 Europeans 12 Burghers, 101 Sinhalese, 40 Tamils, 23 Moors, 3 Malays, and 8 Others). The death-rate per 1,000 per annum was: 5 i. as against 29 9 in the previous week, 22 2 in the corresponding week of last year, and 26.7 the weekly average for last year.

Infantile Deaths.—Of the 189 total deaths, 39 were of infants under one year of age, same as in the preceding week, against 3. in the corresponding week of the previous year, and 30 the average for last year.

Stillbiths.—The number of stillbirths registered during the week was 9.

Principal Causes of Death.—Twenty-three deaths from Pneumonia were registered, 8 in Maradana (including 3 deaths of non-residents in hospitals), 4 in Wellawatta, 3 in Kotahena, 3 in Kollupitiya, 2 in St. Paul's, 2 in Slave Island, and 1 in Fort, as against 21, 22, 8, and 13, respectively, for the four preceding weeks. The weekly average for last year was 27.

There were registered 6 deaths from Influenza, 2 in Kotahena, 2 in New Bazaar, 1 in San Sebastian, and 1 in St. Paul's, as against 7, 9, 11, and 10, respectively, for the four preceding weeks.

Two deaths from Bronchitis were registered, as against 3 in the previous week.

- 2. Twenty-two deaths from *Phthisis* were registered, 15 in Maradana (including 10 deaths of non-residents in hospitals), 1 in San Sebastian, 1 in St. Paul's, 1 in Kotahena, 1 in New Bazaar, 1 in Slave Island, 1 in Kollupitiya, and 1 in Wellawatta, as against 14 in the previous week and 13 the weekly average for last year.
- 3. Four deaths from Enteric Fever were registered, 1 in Kotahena, 1 in Maradana, 1 in Slave Island, and 1 in Kollupitiya, as against 3 in the previous week and 4 the weekly average for last year.
- 4. One death from Plague was registered (in St. Paul's) as against nil in the previous week and I the weekly average for last year.
- 5. There were also registered 15 deaths from Enteritis, 12 from Infantile Convulsions, 11 from Debility, 8 from Diarrhæa, 7 from Worms, 6 from Dysentery, 3 from Tetanus, and 69 from Other Causes.
- 6. Twelve cases of Chickenpox and I case of Measles were reported during the week. The number of Chickenpox eases reported in the preceding week was 11.

State of the Weather.—The mean temperature of air was 82.0°, against 81.4° in the preceding week and 76.9° in the corresponding week of the previous year. The mean atmospheric pressure was 29.962 in., against 29.990 in. in the preceding week and 29.995 in. in the corresponding week of the previous year. The total rainfall in the week was 0.10 in., against 0.04 in. in the preceding week and nil in the corresponding week of the previous year.

Registrar-General's Office, Colombo, February 18, 1919. FRED. L. ANTHONISZ, for Registrar-General.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Sale of Goods.

THE under-mentioned packages having been left in No. 16 Warehouse beyond the time allowed by law, notice is hereby given that, unless the same be previously cleared, they will be sold by public auction on Tuesday, March 25, 1919, at 1 P.M. Goods must be cleared on or before March 28, 1919:—

No.	Date of Receipt.	From which Warehouse. Vessel	and the Date of Landing.	Marks.	Number and Description of Packages.
62 0	1919. Jan. 10	T 3 ss. Cele	bes Maru. Dec. 11, 1918	134 in a diamond and WM Bombay outside	
626 627 627 627 628	Jan. 22 Jan. 22 Jan. 22 Jan. 25	E 1 ss. City 11 and 12 ss. City 11 and 12	of Shanghai, Dec. 10, 1918 Do	B. C. O	2 cases merchandise (dripping) 1 case merchandise (chicory) 1 coil hoop iron 1 bag bolts and nuts 1 keg nails 1 bundle picture frames 2 kegs nails
					77 77 37

H. M. Customs, Colombo, February 14, 1919. H. E. NEWNHAM, for Principal Collector.

Sale of Goods.

THE under-mentioned goods having been left in Indian Goods Shed (Maradana) beyond the time allowed by law, notice is hereby given that, unless the same be previously cleared, they will be sold by public auction on Tuesday, March 18, 1919, at 1 P.M. Goods must be cleared on or before March 21, 1919:—

Invoice No. and Date.	From Station.	Consignee.	Steamer.	Number and Description of Packages.
8, August 28, 1918 1, October 18, 1918 3, October 4, 1918 35, October 23, 1918 45, October 30, 1918	Taliparamba road Do. Cannanore Do. Do.	C. Aron & Sons do	ss. Curzon, September 9 ss. Hardinge, November 2 ss. Curzon, October 23 ss. Hardinge, November 7 ss. Hardinge, October 12	9 1 do 1 do 1 do 1 do.
	Elallur .	<u> </u>	· · · · · · · · · · · · · · · · · · ·	2 bundles c. fish

H. M. Customs. Colombo, February 14, 1919. M. M. ANTHONISE, for Principal Collector.

94.475

Importation of Rice into the Ports of Ceylon during the Week ended February 15, 1919.

Ceylon Port.	Port of Orig	gin.	Number of Bags.
Colombo	 Calcutta		45,928
Do.	 Rangoon	• •	48,547

Total

2,025 bags of rice were shipped during the week ended February 15, 1919.

H. M. Customs, H. E. NEWNHAM. Colombo, February 18, 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, March 29, 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.

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 weighing is to be borne by the Forest Department, and if within all 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 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

thall accrue 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.

Quantity offered for Sale.

No. of Log or Lot. Tons ewt. qr. lb. Forest Division. 153 .. 12 5 1 7 Anuradhapura

LIST OF EBONY LOGS REPERBED TO.

Anuradhapura.

	Divisions.	H.D.	Len	gth.	Gir	th.	ġ	V	Folg	hŧ.	Blackness of Wood.
	ă	ဗ	Ft.	in.	Ft.	in.	Tons	8	Ą.	ä	
A	38c ~) (. 2	3	1	3	0	0	1	14*)
A	154	1	5	6.,	1	0	0	0	1	7*]
A	7 8 0	≻1129 ₹	4	3	. 1	3	0	0	1	7*	> Black
A	38B	((5	6	1	5	0	0	2	0*	1
A	78D) l	6	6	1	5	0	0	1	14*	j
A	68A. ⁵	1	3	9	1	4	0	0	1	7*)
A	18B	1 1	6	0	1	6	0	0	2	0*	1
A	28B	≻1130≺	4	6	1	9	0	0	2	7*	} d•.
A	2 9 B	1 1	6	9	1	3	0	0	2	7*	1
A	78B) 1	4	0	1	8	0	0	2	14*	j
٨	29c 5	(6	3	1 3	10	0	0	3	7*	1
A	89A	i f	5	9	1	4	0	0	2	21*	ľ
Ą	68B	⊱1131 ⊰	5	3	1	7	0	0	3	0*	} do.
A	3 6 B	ĺľ	6	9	1	7	0	0	2	7*	[
A	28c	i (6	9	٠1	4	0	0	1	21+]	Ī

feionel	No.	T. D.	Length.	Gir th.	18.	Weig	ght.	Blackness of Wood.
Ě	\$	ວົ	Ft. in.	Ft. in.	Tons.	cwt.	⊈T. ∐ b .	
A.	26c)	7 3.		0	0	3 21*)
A A	24A 2A	1120	7 9.			0 1	2 21*	> Black
Ā	8c	1132	{ 8 0. 7 6.		0	ì	0 21*	, Diaor
Ā	18) '	70.	. 2 5	Ø	1	2 7*	Į
A	35 <u>4</u>	}	5 0. 9 0.		0	0	3 21* 2 14*	
Ā	46	-113 3 -	4 9.		ŏ	ì	1 7*	2pieces marked
Ą	29A]	6 9.	. 1 3	0	0	2 21*	\ _
A A	12A 23B	{	7 0. 11 6.		0	1	2 0*. 3 0†	₹
A	80B	}	8 6.		ŏ	ĭ	1 14†	
Ą	30A	-1134	10 6.	. 2 0	0	1	0 7†	Black
A A	24B 34B	l	$\begin{bmatrix} 7 & 3. \\ 12 & 3. \end{bmatrix}$		0	0	2 14† 2 21†	}
A	7 A	ĺ	6 2.	. 3 4	ŏ	1	2 71)
A	67A 107	<u>}1135</u> ∠	7 3. 6 6.		0	0	3 7 [‡] 3 14 [‡]	do.
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A	49c)	10 3.		0	2	0 01)
A	17A 20A	 ≻1136≺	10 0. 7 6.		0	1 0	0 7; 1 14;	do.
A	58в	[1100	8 3.		ŏ	2	0 21‡	
A	105 47a	[;	6 6.		0	0 4	2 21; 0 14;	₹
Â	36	l i	12 3. 12 9.		0	2	1 21	
A	27A	-1137	10 6.	. 2 3	0	1	2 71	>1piece flowered
A A	42B 27		10 9. 14 6.		0	2 2	0 21‡ 0 0‡	}
Â	49B	`	7 0.		ŏ	ő	1 7*	ί
Ā	80A]	73.	. 1 0	0	0	1 21* 0 21*	Plack
A A	74A 84A	≻1138 -	{ 4 9. 12 9.		0	0	0 21* 2 14*	Black
Ā	13A)	\ \frac{18}{8} \text{ 6.}		ŏ	Ŏ	2 0*	J
Ā	21B) (6 6.		0	0	1 21* 3 7*)
A	7018 88	 - ≻11394	7 9 7 9.		0	ì	1 7*	} do.
A	28 _A		86.	. 1 5	0	0	2 21*	1
A A	26 36 4	}	7 0.		0	0	2 7*	}
A	60A		8 9.		ŏ	ì	2 14*	.
A	58	}114 0<	6 6.		Ó	0		}l piece marked
A A	29D 97	}	6 3. 6 9.		0	1	0 7*)
A	93A	í	8 3.	. 1 6	0	Q	2 7*	}
Ā	214	1,,,,] 6 0. 9 6.		0	0	2 14* 3 14*	Black
A	$\begin{array}{c} 93 \\ 21 \end{array}$	}11 4 1∢	9 6. 6 3.		ŏ	ŏ	3 0*	
A	37A	} 1	ξ 7 9.		0	1	1 7* 3 7*	{
A A	42a ~ 42	}	6 0.	. 1 9 . 1 11	0	0	2 21*	i
Ã	96	1142	4 0.		0	0	2 14	} d•.
A	45a) .	6 6. 6 6.		0	0	3 14* 3 14*	
A A	14A 621	,	6 6.		ŏ	ŏ	3 14*	
A	62A		5 0.	. 1 3	0	0	2 0*	1 piece beauti-
A	96A 58A	├1143 ┤	3 9. 5 6.		0	0	1 7*	fully flowered
Ā	76A	i i	5 0.	. 1 3	ŏ	0	1 21*	ſ
A	73 B	1	3 0.		0	0	2 21*7	}
A A	70A 63A	 ≻1144√	4 0. 6 0.		ŏ	ŏ	2 21*	Black
A	26A	[6 3.	. 0 10	0	0	0 21*	
A	73A		4 6. 3 0.		0	0	3 0* 3 3 14* 1	
Â	60		3 3.		Ŏ	1	1 0*)
A.	76	}1145 -	3 3.		0	0	1 21* 2 2 0*	de.
A A	10 34		2 11. 1 9.		ŏ	ŏ	2 0*	
Ā	34A		7 3.	. 1 9	0	0	3 21*	
A	8 5 39	_ 1146√	8 0. 6 3.		0	0	2 0° 3 14*	} do.
A A	10A	711404	4 9.	. 1 3	ŏ	ō	1 7*	.
A	77]	j i	7 0.		0	0	1 21*	
A	84] 89]		8 6. 7 0.	1 9 2 9	0	1	2 7t	
Ā		-1147	6 6.	. 2 3	ŏ	ĩ	0 21‡	} de.
A	78 _A		8 9.	2 3	0	1	1 211	
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Ā	72A)	11 6.	. 2 6	0	2	1 717	1
A	94	[,,,,	13 3.	. 2 0	0	1	3 141	مام
A A	5 3 67	}114 94	12 9. 1 3 9.		0	3 2	0 14; 2 14;	do.
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-3	_						
g.	Ä,	Length.	Girth.	Wels	M.	Blacksess	
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A 50.					2 14* >	do.	
A 82			. 1 8.	. 0 0	1 21*		
A 50		(3 3	. 2 3.	. 0 0	2 21*)		
A 8		7 4 6	3 3.		1 1417		
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A 67A.	.1176	12 3.	. 2 3., . 2 10	0 4		do. Black	
A 118 .	.1178.	8 0.	3 0 .	0 3	2 0†	do.	
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A 61	1180.	12 6	3 9.	.08	3 14*	do.	- 1
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Total ..12

Bound | Partly sound. 5 Unsound. 1 Slaba

Office of the Conservator of Forests, H. P. Tomalin, Kandy, February 18, 1919. Conservator di Foreste

University of London.

Intermediate Examination in Arts, 1918.

PASS LIST.

Entire Examination. Coylon (Colombo). 4007 Corea, Ernest Bortram Senerat Wesley College 4009 Fonseka, Joseph Poter . St. Joseph's College and Private Study 1013 De Silva, Wakwellagamage Martin 4023 Fornando, Malawira Pata-bendigo L. S. Private Study St. John's College, Panadure 4024 Fornander, Frederick James Theodore

1025 D. Edva, Ginige Michell Private Study

4027 Gunewardene, Ransom Samson B. Nicholas Wilfred Royal Colloge 4017 Souries, John Francis Joseph Private Study

Excluding English.

4029 Kadirgamu, Vinasitamby ... Private Study 4037 Paranavitana, John Samuel . Private Study

English only.

4088 Mendis. Randolph Jewel .. Private Study Francis ...

Intermediate Examination in Science, 1912.

PASS LIST.—Ceylon (Colombo).

6008 Del Tufo, Moroboe Vincenzo. Royal College .. St. Benedict's College 6009 De Silva, Owen Basil 6011 Dharmasena, Chandra Bhanu Wesley College 6012 Direkze, Herbert Augustus . . St. Joseph's College

6013 Edussuriya, Don Leyaris . . Government Training College

6014 Fernando, Cyril Francis .. St. Benedict's College 6016 Gunasckara, Percival Reginald

.. Royal College Private Study 6020 Jayotileke, Herbert Alexander St. Thomas's College 6028 Pulle, Marshall Fernando

.. St. Benedict's College Sylvester .. 6030 Rutnam, Alan Raja .. Ceylon Modical College and Private Study

6032 Saravanamuttu, Subtharatna

jothie 6036 Sinnetamby, Nadaraja .. St. Thomas's College .. St. Thomas's College 6037 Sivalingam, Vytialingam .. Royal College

Ceylon Government Scholarships.

Of the 11 candidates who were competing for the Scholarship in Arts, 7 failed to qualify for it, and the order of merit of the remaining candidates stands thus :-

No. 4,001 Mr. Brumoon Crayin Ahlip.

No. 4.000 Ma. Producick Llonel Wickremasinghe.

No. 4,034 Mr. Nicholas Wilfred Morgappah. No. 4,024 Mr. Frederick James Theodore Foenander.

The Scholarship in Arts is awarded to Mr. B. C. Ahl ip. Of the 14 candidates who were competing for the Scholarship in Science, 10 failed to qualify for it. The order of merit of the remaining candidates stands thus:—

No. 0,008 Mr. Moroboe Vincenzo del Tufo.

No. 6,010 Mr. Leopold James do Silva. No. 6,014 Mr. Cyril Francis Fernando. No. 6,009 Mr. Owen Basil de Silva.

The Scholarship in Science is awarded to Mr. M. V. del

Education Office, E. EVANS, Colombo, February 12, 1019. for Director of Education.

Government Training College, Colombo.

TEACHERS' COURSES FOR 1920-21.

English Classes (Men and Women).

THE Annual Examination for admission to the courses of training for teachers in English schools will be hold at the Training College on October 11, 12, and 13, 1919, at 10.30 a.m. Forms for admission can be obtained from the Principal of the College from July 1 to August 15, after-which date no forms will be issued These forms must b) returned to him duly filled up on or before September 1. Candidates will then be informed whether they have been selected to appear at the examination.

2. Selected students will be trained for the posts of teachers in Grant-in-aid and Government schools. The following classes will be established in January, 1920:-

(a) A one-year course in the theory and practice of teaching for Graduates and those who have passed the Intermediate Examination of the University of London in Arts or Science.

(b) A two-year course for English school teachers in (1) Arts, (2) Science, (3) Mathematics, (4) Manual Twining and Drawing, in addition to the theory and practice of teaching. .

- (c) A two-year course for Infant school teachers (women students only). The certificate awarded to successful students at the end of this course is that referred to under clause 49 (c) of the Code for 1916.
- (d) A two-year course for English teachers in Government Anglo-vernacular schools.
- 3. About 40 or more studentships are offered for competition. The number and value of studentships for each course will depend on the standard attained by competitors. Selection will not depend only on examination results, but on general considerations of fitness, &c.

4. It must be understood that all students are appointed on probation for the first three months, but that even after the probationary period they are liable to be discontinued

unless a reasonable degree of promise is shown.

5. All students in training must devote the whole of their time to College work. Board and residence will be provided on payment of the prescribed charge during the time the College is in session. Those for whom residence is not available must live within a convenient distance of the College, and must be able to satisfy the Principal that their place of residence is suitably situated for study and under healthy conditions.

6. Each selected candidate must satisfy the College Medical Officer before the course is begun that he or she is

physically fit for the teaching profession.

7. All students will receive free passes by rail to and from their homes during vacations.

The Entrance Examination will comprise the following for course (b):-

1—Compulsory subjects:—

(a) English Language and Literature (general paper).

(b) English Composition.

(c) Reading aloud from the work of a standard author.

(d) Arithmetic.

(e) A General Knowledge paper, including questions on History and Geography of the British Empire.

(f)* Needlework (for women only)—a test will be set on the work of Standards I. to IV. of English schools.

II.—Optional Subjects:—

1. Mathematics-

Algebra: to binomial theorem.

Geometry: the subject-metter of Euclid's Books I. to IV. (experimentally and theoretically).

(a) Latin: Translation, Grammar, and Composition. (b) Sinhalose: Ummagga Jataka and Guttila. Grammar and Composition.

Tamil: Panchatantra, Puthu Neethimanchari, and Ilakkanachehurukkam. Composition.

N.B.—Only one of 2 (a), (b), or (c) can be taken.

Drawing. Outline of ornament from photograph.

Natural Science.

Candidates taking course (a) will be required to attend at the commencement of the examination at the Training College for a vird voce examination, and may further be examined in any of the above subjects if so required by the

A separate examination will be set for candidates for the

Infant school course :-

(1) English Composition. (2) Reading aloud.

(3) Elementary Drawing.

(4) Recitation of a poem and narration of a fairy story, both pieces to be chosen by the candidate.

The examination in English of candidates for admission to course (d) will be the same as for candidates for course (b), except that for the paper on English Language and Literature a general paper on English will be set. Optional subjects 1, 2 (b), 3, 4, only will be included in the Examination for these candidates. A sound knowledge of Sinhalese and Sinhalese Literature is obligatory.

* Though the subject should be taken by all, failure in it will not necessarily exclude a candidate provided that she shows special promise in other branches of work.

Education Office, Colombo, February 14, 1919.

E. B. DENHAM, Director of Education. Colombo, February 15, 1919,

Haputale and Sherwood Vernacular Mixed School.

OTICE is hereby given that an application has been received from Rev. R. P. Butterfield for a grant in sid of his Haputale and Sherwood Vernacular Mixed School, which is situated in Haputale District of the Province of

Observations will be received not later than March 17,

Education Office, E. EVANS, Colombo, February 14, 1919. for Director of Education.

St. Clare's Vernacular Mixed School.

OTICE is hereby given that an application has been received from Mr. O. B sil for a grant in aid of his St. Clare's Vernacular Mixed School, which is situated in Slave Island, Colombo District, of the Western Province.

Observations will be received not later than March 13,

Education Office. Colombo, February 11, 1919.

E. Evans, for Director of Education.

Ceylon Medical College.

THE Medical College Professional and Apothecaries' Examinations will be held at the Ceylon Medical College, commencing on Monday, March 17, and closing on Wednesday, March 26, 1919.

2. Receipts for fees and the certificates prescribed by the regulations must be presented to the Registrar on March 14 or 15, 1919.

Colombo, February 14, 1919.

L. D. PARSONS. Acting Registrar.

Statement of the Revenue and Expenditure of the District School Committee, Uva, for the Year 1917.

Revenue. Balance on January 1, 1917 Government contribution Government special contribution School fines Miscellaneous	Rs. c. 5,609 63 4,248 70 1,000 0 1,646 0 197 50	Expenditure. Salaries Repairs to buildings Fences, school gardens. Furniture Garden implements New buildings Miscellaneous Advances	Rs. c. 180 0 2,865 5 171 71 24 0 - 3,869 15 243 60 268 0
***	12,701 83	Balance on December 31, 1917	8,121 51 4,580 32 12,701 83
Badulla Kachcheri, February 11, 1919.	Ì	F. MARSH.	ALL, nairman.

CEYLON GOVERNMENT RAILWAY.

Railway Clerical Service.

Class II., Grade II.

PPLICATIONS for nomination to the forthcoming entrance examination to Class II., Grade II., of the Railway Clerical Service will be received by me up to and i iclusi: g Wednesday, February 26, 1919. Candidates must be under 21 years of age and of good physique and have passed one of the following examinations :- Elemontary School-leaving Certificate Examination, Cambridge Jurior or Senior Local Examination, Cambridge Junior or Senior School Examination.

General Marager's Office, Colombo, February 17, 1919. G. P. GREENE, General Marager.

Withdrawal of a Butcher's License.

JOHN GEORGE FRASER, Government Agent, Western Province, in terms of section 7 of Ordinance No. 9 of 1893, do hereby withdraw the butcher's license No. A 2,613, dated December 16, 1918, issued to T. Don Vithoris Appul arry to sell boof, mutton, and pork in the public market at Veyangoda.

The Kachcheri,

J. G. Fraser, Government Agent.

Licensed Surveyor and Leveller.

IT is here by notified under Ordinance No. 26 of 1909 that the under-mentioned have been licensed for the current year:—

Surveyor and Leveller.

Date of License.	Registration	No.	License No).	Name.	Address.
February 12, 1919	288		A 482	•4•	Wirasingha, L. R	"Calmar House," Havelock park, Colombe
February 12, 1919 Surveyor-Gener		• •	A 481		Surveyor. Janaz, K. H	Matara A. J. Wickwar,

Rinderpest.

Colombo, February 13, 1919.

WHEREAS by proclamation dated January 11, 1919, and published in the Government Gazette No. 6,990 of January 17, 1919, the village Boralesgomuwa, in Colombo Mudaliyar's division of the Western Province, was proclaimed an infected area, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas rinderpest no longer exists in the said area, it is now declared free from rinderpest and to be no longer an infected area.

The Kachcheri, Jas. D. PHILLIPS, Colombo, February 11, 1919. for Government Agent.

Rinderpest.

WHEREAS by proclamation dated January 30, 1919, published in the Government Gazette No. 6,994 of February 7, 1919, the premises bearing assessment No. 17, situated at Mansergh Avenue, 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 rinderpest no longer exists in the said premises, it is now declared free from rinderpest and to be no longer an infected area.

This declaration shall take effect from February 10, 1919.

The Municipal Office, Chas. W. Pate, Colombo, February 12, 1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS rinderpest has broken out in the premises known as the Cattle Quarantine Station. Dematagoda, 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 February 11, 1919.

The Municipal Office, CHAS. W. PATE, Colombo, February 12, 1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 67, situated at Bloemendahl 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 February 11, 1919.

The Municipal Office, Chas. W. Pate, Colombo, February 14, 1919. Municipal Veterinary Surgeon.

Rinderpest.

W HEREAS rinderpest has broken out in the premises bearing assessment No. 61, situated at Bloemendhal road, Colombo: Such premises are hereny 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 February 11, 1919.

The Municipal Office. Chas. W. Pate. Colombo, February 14, 1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 31, situated at Cotta road (Fairfield Gardens), 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 February 10, 1919.

The Municipal Office, Chas. W. Pate. Colombo. February 14, 1919. Municipal Veterinary Surgeon.

Rinderpest,

WHEREAS by proclamation dated January 30, 1919, published in the Ceylon Government Gazette No. 6,994 of February 7, 1919, the premises bearing assessment No. 69, situated at Maligawatta, 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 rinderpest no longer exists in the said premises, it is now declared free from rinderpest, and to be no longer an infected area.

This declaration shall take effect from February 15, 1919

CHAS. W. PATE,

for Surveyor-General.

The Municipal Office, Municipal Veterinary Surgeon, Colombo, February 17, 1919.

Rinderpest.

WHEREAS by proclamation dated February 5, 1919, published in the Ceylon Government Gazette No. 6,995 of February 14, 1919, the premises bearing assessment No. 90, situated at Wolfendhal street, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas rinderpest no longer exists in the said premises, it is now declared free from rinderpest, and to be no longer an infected area.

This declaration shall take effect from February 6, 1919.

CHAS. W. PATE,

The Municipal Office, Municipal Veterinary Surgeon. Colombo, February 17, 1919.

Rinderpest.

WHEREAS by proclamation dated February 5, 1919, published in the Ceylon Government Gazelte No. 6,995 of February 14, 1919, the premises bearing assessment No. 83, situated at Wolfendhal street, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas rinderpest no longer exists in the said premises, it is now declared free from rinderpest, and to be no longer an infected area.

This declaration shall take effect from February 11, 1919.

The Municipal Office. Municipal Veterinary Surgeon. Colombo, February 17, 1919.

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 20, situated at Armour street, 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 February 13, 1919.

CHAS. W. PATE,

The Municipal Office, Municipal Veterinary Surgeon. Colombo, February 18, 1919.

Rinderpest.

HEREAS rinderpest has broken out in the town of Hatton-Dikoya, in Uda Bulatgama division of the Kandy District, Central Province: It is hereby declared that the area, as set forth in the schedule hereto, is infected in terms of section 5, sub-sections (1) and (2) of Ordinance No. 25 of 1909.

This declaration is to take effect from to-day.

Kandy Kachcheri, W. J. L. ROGERSON, February 12, 1919. ---- for Government Agent.

Schedule.

The North Limit.—The railway crossing near 11 milepost on the Dimbula-Dikova road

On the West.—A line drawn from that point to Shand's bungalow, thence along the Dunbar estate road to the junction of that road with the Dikoya cart road near the Dunbar cattle gala, thence along the Dikoya cart road with width of 100 feet from centre of road up to the southern

boundary of the Dikoya estate.

On the East.—A line from the railway crossing at 11 milepost on the Dimbula-Dikoya road to the house occupied by the Secretary of the Police Court, thence to the mill-dam, and thence along the Hatton estate road to the junction of estate roads below Adam's Peak Hotel tennis courts, thence a straight line to the up home railway signal post, and thence a line passing behind Fisher's bungalow to the stream flowing between that bungalow and the cart road, then along the stream to the southern boundary of the Dikoya estate to the point where it joins the Dikoya stream, and thence up the said stream to the point opposite the culvert on the Dikoya-Wanaraja road, including also a distance of 270 yards along the Bathford Valley road as far as the road leading to the Darrawella racecourse, and including on the west all lands between the road and the Darawella-oya up to its junction with the Dikoya stream, and on the east all land, &c., within 100 feet from centre of the road.

Hoof-and-Mouth Disease.

WHEREAS the village of Kiralogama of Nuwaragam korale, in the North-Central Province, was proclaimed an infected area owing to the existence of hoof-and-mouth disease, it is hereby declared that the said village is now free from disease and is no longer an infected area. The order shall take effect from the date hereof.

The Kachcheri, Anuradhapura, February 17, 1919.

H. R. FREEMAN, Government Agent.

Cattle Murrain.

HEREAS cattle murrain has broken out in the Deminigoda village, in the Ratgama division of the Wellaboda pattu, Galle District: I do hereby declare, in terms of section 5 of Ordinance No. 25 of 1909, that the area included within the following boundaries is an infected area:-

Boundaries.

North: Karawegoda East: Ratgama lake South: Gammedegoda West : Sea coast

The declaration to take effect from February 14, 1919.

The Kachcheri, Galle, February 14, 1919. R. B. HELLINGS, Government Agent.

Cattle Murrain.

WHEREAS cattle murrain has broken-out in the Kara wegoda village in the Ratgama division of the Wellaboda pattu, Galle District: I do hereby declare, in terms of section 5 of Ordinance No. 25 of 1909, that the area included within the following boundaries is an infected area:

Boundaries.

North: Dodanduwa town East: Ratgama lake

South: Deminigoda West: Sea coast

The declaration to take effect from February 14, 1919.

The Kachcheri, Galle, February 14, 1919. R. B. HELLINGS, Government Agent.

Cattle Murrain.

WHEREAS cattle murrain has broken out in the Ganegoda village in the Ratgama division of the Wellaboda pattu. Galle District: I do hereby declare, in terms of section 5 of Ordinance No. 25 of 1909, that the area included within the following boundaries is an infected area:-

Boundaries.

North: Bopagoda East: Hegoda

South: Ganegona road West: Gammedegoda

The declaration to take effect from February 14, 1919.

The Kachcheri, Galle, February 14, 1919. R. B. HELLINGS, Government Agent.

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

IN terms of regulation 104 of the amendments and additions to the regulations framed under the abovementioned Ordinance and published in Ceylon Government Gazette No. 6,897 of September 7,1917, by notification dated September 6, 1917, it is hereby notified that the following areas in the Badulla District are declared to be infected with anchylostomiasis :-

Kandana village. Bulatwatta village. Baddegama village.

Naulla village. Demodera village.

G. J. RUTHERFORD, Principal Civil Medical Officer and Inspector-General of Hospitals.

Colombo, February 13, 1919.

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

'N terms of regulation 102 of the amendments and additions to the regulations framed under the abovementioned Ordinance, and published in Government Gazette No. 6,897 of September 7, 1917, by notification dated September 6, 1917, it is hereby notified that the following estates in the Gampola district are declared to be areas infected with anchylostomiasis:-

Andangodde Denmark Demoderawatte Elpitiya Kanapediwattie

Kurugalla Kehelwatte Mahavilla New Angammana Oolapane

Riverside Rosehili Somerset Tembiligalla Wegirikande

G. J. RUTHERFORD, Principal Civil Medical Officer and Inspector-General of Hospitals.

Colombo, February 19, 1919.

Destruction of Two Elephants.

OTICE is hereby given that I am prepared to issue licenses, free of stamp duty, under sub-section (1) (b) of section 9 of Ordinance No. 1 of 1909, for the destruction of two rogue elephants, one of which frequents the vicinity of Attimoddai and Kalliyadi in Perunkali pattu, causing much damage to the cultivation in the neighbourhood, and stops on the road and gives chase to the people passing by; and the other stops on the road at Paliaru and molests the people travelling between Moondampiddi and Vellankulam in the Iluppaikkadavai pattu.

Mannar Kachcheri, February 4, 1919.

B. G. DE GLANVILLE Assistant Government Agent.

Destruction of a Rogue Elephant.

OTICE is hereby given that, under section 9 (1) (b) of Ordinance No. 1 of 1909, free licenses will be issued by me to destroy a rogue elephant, about 8 feet high, male, which frequents the villages of Bedirekke, Pullumalai, and Tumpalancholai in Bintenne pattu north of the Batticaloa District.

Batticaloa Kachcheri, February 11, 1919.

C. E. DE PINTO. for Government Agent.

Destruction of a Rogue Elephani.

OTICE is hereby given that, under section 9(1)(b) of Ordinance No. 1 of 1909, free licenses will be issued to competent persons to destroy a rogue elephant about 6 feet high frequenting the villages of Kalimadu, Tikkodai, Tumpankeni, Tampalawatta, and Vellaveli, in Eruvil Proativu pattu of the Batticaloa District. The animal is causing greatedamage to paddy and chenai crops.

February 14, 1919.

C. E. DE PINTO, for Government Agent.

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

Unofficial Member, Moratuwa Local Board Area.

THE Government Agent, Western Province, hereby notifies that, in accordance with rule 3 (xi.) of the rules laid down in Chapter IV. of Excise Notification No. 79 of July 26, 1918, Mr. E. L. W. Aponso has been duly elected as an Unofficial Member of the Advisory Committee for the Moratuwa Local Board Area for the period beginning from February 15, 1919, and ending on September 30, 1921, in place of Dr. Dennis C. Cooray, deceased.

The Kachcheri, Colombo, February 14, 1919. J. G. Fraser, Government Agent.

Hour of Hour of

Opening and Closing Hours of Toddy Taverns, 1919-20.

THE following is the list of opening and closing hours of toddy taverns during the rent period July 1, 1919, to June 30, 1920, in the case of the toddy rents of the Jaffna, Mullaittivu, and Trincomalee Districts.

E. C. WARD, Colombo, February 19, 1919. Acting Excise Commissioner.

District.	Toddy Taverns.	opening.	closing P.M.
Jaffna	Taverns Nos. 1, 4, 5, 8, 13, 29, 30, 32, 34, 38, 39, 44,	27.)	
	50, 54, 55, 56, 57, 58, 59, 66, 68, 76, 77, 78, 85, 86, 90, 91, 92, 93, 94, 95, 96,	89, }7 .	. 8

. 90, 91, 92, 93, 94, 95, 96, 98, 99, 100, 101, 102, 103, 104. 105, 106, 107, and 108

Do. . All other taverns 6.30

Mullaittivu Taverns Nos. 1, 2, 6, and 7 . . 8 . . 8

Do. . All other taverns . . . 8 . . 6.30

Trincomalee Taverns Nos. 1 and 2 within 8 . . 7

the Local Board Area

Do. ..All other taverns ... 8 ... 6.30

Toddy Taverns, 1919-20.

THE following is the list of the sanctioned toddy taverns for period July 1, 1919, to June 30, 1920:—

Mannar District.

No.	Division.	Locality or Range.
		Within the village of-
1	Mannar Island	Sinnatoddam
2	Do.	Valaiyakadu
$egin{array}{cccc} 2 & \dots & & \\ 3 & \dots & & \end{array}$	Do.	Malivadi
4	$\mathbf{D_0}$.	Toddaveli
5	Do.	Tayilankudiyiruppu
		Within the town of-
6	Do.	Pesalai
		Within the village of-
7	Do.	Kaddukkarankudiyiruppu
8	Do.	Talaimannar
9	Mantai	Uyilankulam
10	Do.	· Sirunavetkulam
11	Do.	Kalaiyaperumalkulam
12	Do.	· · Puthukkamam
13 .	0,	Settukkulam
14 .	. Musali	· Vankalai
15 .	· Do,	Arippu
Mar	nar Kachcheri,	B. G. DE GLANVILLE,
	ob 1# 1010	TARRES

Assistant Government Agent.

February 17, 1919.

Opening and Closing Hours of Toddy Taverns, 1919-20.

THE following is the list of opening and closing hours of toddy taverns during the rent period July 1, 1919, to June 30, 1920:—

Hour of Hour of District. Toddy Taverns. opening. closing.

Mannar . . All taverns . . 8 a.m. . . . 6.30 p.m.

Mannar Kachcheri, B. G. DE GLANVILLE, February 17, 1919. Assistant Government Agent.

Revised List of Toddy Taverns, 1919-20.

REVISED list of toddy taverns for the rent area of Mullaittivu District for 1919-1920 rent period with hours of opening and closing:—

Division—Maritime pattus.

No.	Locali	ty or Range.		Hour of opening.	Hour of closing.
1	Mullaitt	ivu		8	 8
2	Ampala	vanpo kkan ai		8	 8
3	Putukku			8	 6.30
4	Tanniyu		• •	8	 6.30
5	Mulliyav			8	 6.30
6	Alampil			8	 8
7	Kokkutt			8	 8

Mullaittivu Kachcheri, E. F. MARSHALL, February 15, 1919. Assistant Government Agent.

Toddy Taverns, 1919 20.

THE following is the list of sanctioned toddy taverns for the period July 1, 1919, to June 30, 1920, for the area stated:—

Mullaittivu District

No.	Division.		Locality or Range.
			Within the village of-
1 Mar	ritime pattus		Mullaittivu
2	Do.		Ampalavanpokkanai
3	Do.		Patukkudiyiruppu
4	Do.		Tanniyuttu
5	Do.	• •	Mulliyavalai
6	Do.		Alampil
7	Do.	• •	Kokkuttoduvai
		A-sista	E. F. MARSHALL, ant Government Agent.

Toddy Taverns, 1919-20.

THE following is the list of sanctioned toddy taverns for the period July 1, 1919, to June 30, 1920, for the area stated:—

Trincomalee District.

No	. Division.		Locality or Range.
l	Trincomalee	• •	Within Division No. 4 o Trincomalee town
2	Do.	••	Within Division No. 11 or Trincomalee town
			Within the village of-
4	Trincomalee Kaddukulam pattu east Tamblegam pattu Do. Do.		Sampaltivu Nilaveli Tekiluttu Sinna Kinniyai Kuddampuli, Tamble gam

8 Koddiyar pattu

W. K. H. CAMPBELL, Assistant Government Agent.

Muthur (Tamil quarter

Toddy Taverns, 1919-20.

Jaffna District.

THE following are the lists of sanctioned toddy taverns in respect of which (1) "Off" sales are not prohibited, (2) "Off" sales are prohibited in the Jaffna District for the period from July 1, 1919, to June 30, 1920:—

List of Toddy Taverns in respect of which "Off" Sales are not prohibited in the Jaffna District:

Within the Local Board Limits.

No.	Name.	No.	Name.	12	Īο.	Name.
	Chiviyateru East		Chundikuly (Tallalai)		10	Vannarponnai South-east (Ariya-
	Chiviyateru West		Karaiyoor	ł		kulam)
4	Columbuturai East	9	Vannarponnai South-east (Taral	K-	11	Vannarponnai North-east
5	Passaiyoor	ļ	kulam)	- 1	13	Vannarponnai South-west
₿	Chundikuly (Koiyattodam)	i	•	ł		•

Within the Sanitary Board Limits of Valvettiturai, Point Pedro, and Kayts.

No.	Name.	No.	Name.
	Valluvedditurai		Karampan East
	Puloly West Point Pedro	99	Karampan West

List of Toddy Taverns in respect of which "Off" Sales are prohibited in the Jaffna District.

	Last of Toddy Tavern	s in res	pect of which "Off" Sales are prohibit	ed in the	e Jaffna District.
No.	Name.	No.	Name.	No.	Name.
1	Ariyalai*	43	Thanakarakurichchi (Kampamoo-	76 .	. Palavi
	Vannarponnai North-west		lai)		. Allarai
14	Tirunelvely East	45	Tondaimannar	78 .	. Ketpali
15	Kondavil	46	Tunalai South	79 .	. Eluthumadduval South
• 16	Kokkuvil East	47	Karaveddy West	80 .	. Eluthumadduval North
17	Kokkuvil West	48	Karaveddy North	81 .	. Mirusuvil
18	Kathirippai	49	Alvai West	82	. Idaíkurichchi
19	Achchuvely	50	Alvai North	83	. Nav atkadu
20	Puttur West	5 1	Puloly South	84	Manthuvil
21	Urumpirai	52	Puloly East	85	. Kurinchativu*
22	Neerveli	54	Varathupalai	86	Kandavalai*
23	Copay South	5 6	Uduthurai	87	. Veravil*
	Chunagam	57	Sempianpattu	88	Tampirai*
25	Alaveddy	58	Nakarkovil	89	. Madduvilnadu
2 6	Mallagam	59	Kudatanai	96	Vinasiodai
27	Tellipalai East	60	Nittiaveddai	91	Nainativu
	Tellipalai West	61	Puloppalai		Punkudutivu West
29	Kankesanturai	62	Periapalai		Punkudutivu East
3 0	Myliddy North	63	Urvanikanpattu		Analaitivu
31	Myliddy South		Vannankeni		Eluvaitivu
32	Navaly 1	65	Masar		Karaitivu West
33	Manipay	66	Kilaly		Karaitivu East
	Araly	67	Muhamalai		Narantanai
	Vaddukoddai East	68			Suruvil
	Chulipuram		Kaithady-Nunavil		Velanai West
	Chankanai	70	Navatkuli		Velanai East
	Siruvilan and Periyavilan	71	Chavakachcheri South		Allaipiddi
	Mathagal		Meesalai South		Mandaitivu
	Karanavai South	73	Meesalai North		Delft West*
	Imaiyanan	74	Madduvil North		Delft Centre*
42	Karanavai North	75	Sarasalai	108	Delft East*

^{*}For palmyra season only, viz., from July 1 to August 31, 1919, and January 1 to June 30, 1920.

Jaffna Kachoheri, February 5, 1919. H. E. Jansz, for Government Agent.

Closing of Toddy Taverns.

NOTICE is hereby given that it is proposed to close the existing toddy taverns at the localities described in the annexed schedule for 1919-20 and onwards. The Government Agent of the Province of Uva will, up to April 8, 1919, be prepared to receive any written representations, and on that date between 12 noon and 2 P.M., at the Badulla Kachcheri, to hear any verbal representations regarding the proposal.

Badulla Kachcheri, February 17, 1919.

F. MARSHALL, for Government Agent.

Schedule referred to.

No. Division. Village.

27 .. Udukinda .. Kirawanagama
38 .. Wellawaya .. do.

Opening of Toddy Taverns.

NOTICE is hereby given that it is proposed to open the toddy taverns specified in the schedule below from October 1, 1919.

2. I shall be prepared to receive any written representation up to March 31, 1919, on which date, at Kegalle Kachcheri, between the hours of 2 and 4 P.M., I shall also be prepared to receive any verbal representation that may be made to me regarding the opening of such taverns.

Kegalla Kachcheri, February 14, 1919. G. F. R. Browning, Assistant Government Agent.

Schedule.

Division, Name of Tavern. Locality or Range.

Beligal korale .. Penihela .. Penihela, Algama, Tambugala, and Kamburudeniya

MUNICIPAL COUNCIL NOTICES.

• =	MUNICIPALITY OF COLOM		ı ı	Date of Sale: Friday, April 4,	1919.
OTICE	is hereby given that in the abserty liable to seizure, (1) rents ar	nce of movable	7	Albert road.	
I to 10 years	(2) timber and produce, (3) mat under-mentioned properties the	erials of house.	Premises No.	. Quarter and Year.	Time of Salc. Å·m.
in virtue of	f a warrant issued by the Cha	irman of the	1558.1	lst and 2nd quarters, 1918	7
of the Ordin rate due on	ouncil of Colombo, in terms of the nance No. 6 of 1910, for arrears of the premises, and for the period	of consolidated I mentioned in	1572.1	Polwatta road2nd quarter, 1918, and rio	t damages,
spot at the	ed schedule, will be sold by public time therein mentioned, unless in of the consolidated rate and costs	the meantime	1583.18	Cameron place4th quarter, 1917, to 2nd quand riot damages, 1917	narter,1918, 7.25
	S. H. WAD Financial Assistant to micipal Office, Municipal Cou	the Chairman.	1632.11	Green pathlst quarter, 1915, to 2nd qu and riot damages, 1917	arter,1918, 7.35
Colombo, F	'ebruary 17, 1919.	1	1660.48A	Colpetty roadlst and 2nd quarters, 1918	7.45
			1661.48A(1)	Do.	7.50
7	· Schedule.	010	1674 0	Flower road.	المحادث الأسيد و
Д	Pate of Sale: Thursday, April 3, 1 Colpetty road.	919.	1674.9	lst and 2nd quarters, 1913 damages, 1917	s, and riot 7.55
Premises No		Time of Sale.	1675в. 9в	lst quarter, 1915, to 2nd qu and riot damages, 1917	8
1413.20	lst and 2nd quarters, 1918,	_	1678.10A 1689.14	1st and 2nd quarters, 1918 3rd quarter, 1917, to 2nd qu	
	damages, 1917	7		Maitland crescent.	
1440.1	Albert road1st and 2nd quarters, 1918	7. 5	1758.4	4th quarter, 1917, to 2nd qu	arter, 1918 8.25
1441.2	2nd quarter, 1916, to 2nd quarters, 1918		1765 7-	Gregory's radiant.	1010 0 05
1442.3 1444.5	4th quarter, 1917, to 2nd quan		1765.7в 1768.6с	4th quarter, 1917, to 2nd quarters, 1918	
1448.8	lst and 2nd quarters, 1918	7.25	17 81 .60	Do.	$\dots 8.45$
1450.9 1452.11	Do4th quarter, 1917, to 2nd quar	7.35 ter 1918 7.40	1786.5B	\dots 4th quarter, 1917, to 2nd $ ext{qu}$	arte r,1918 8.50
1452A.11	Do.	7.45	1796.5	Maitland crescent4th quarter, 1917, to 2nd qu	1918 9
	Nelson's lane.				2010(1,1010
1460.6 1461.7	4th quarter, 1917, to 2nd quar 1st and 2nd quarters, 1918	ter,1918 7.50 7.55	1809.23	Horton place4th quarter, 1917, to 2nd qu	arter.1918 9.10
1465.9	4th quarter, 1917, to 2nd quar		1811.21	lst and 2nd quarters, 1918	9.15
1468.11	lst and 2nd quarters, 1918	8. 5	1816.1818.16 1820.15		
1469.11 1470.11	Do. Do.	8.10 8.15		lst and 2nd quarters, 1913 damages, 1917	9.25
	Muhandiram's road.	0.00	1828в.9в	lst and 2nd quarters, 1918	9.30
1486.12 1491.17	lst and 2nd quarters, 1918 Do.	8.20 8.25	1837.7	Alexandra place 1st quarter, 1917, to 2nd qu	arter,1918 9.40
1492.18	Do.	8.30		Barnes place.	•
1495.21	4th quarter, 1917, to 2nd quar		1841.27	2nd quarter, 1918	9.50
1500.25	lst and 2nd quarters, 1918	8.40	1841A.27A	Do.	9.55
1505.7	Hudson's road.	8.45	1841B.27B	D o.	10
1506.8/9	2nd quarter, 1918 1st and 2nd quarters, 1918	8.50	Da	te of Sale: Saturday, April 5,	1919.
1507.10	Do.	8.55	1842.26)	Barnes place.	
·	3/26B Riot damages, 1917, and 4t ter, 1917, to 2nd quarter, 19	918 9	1843.26	2nd quarter, 1918	7
1511.27/27A 1515.31	3rd quarter, 1917, to 2nd quart Riot damages 1916/17, and 3r		1855.17	Horton place Riot damages, 1917, and 1s	et and 2nd
1010.01	ter, 1915, to 2nd quarter, 19	918 9.10		quarters, 1918	7. 5
	Muhandiram's road.		1871.4 1871a.4	4th quarter, 1917, to 2nd qu Riot damages, 1916/17, and	arter,1918 7.10 l 3rd quar-
1519A.34 1522.37	lst and 2nd quarters. 1918 4th quarter, 1917, to 2nd quarte	9.15 er,1918,	1871B.4	ter, 1915, to 2nd quarter4th quarter, 1917, to 2nd qu	$1918 \dots 7.15$
1526.40	and riot damages, 1917 lst quarter, 1916, to 2nd quarte	r, 1918,		Rosmcad place.	- a0
1528.42	and riot damages, 1917 lst quarter, 1917, to 2nd quarte	9.25 \ r.1918,	1918.3 1919.2	1st and 2nd quarters, 1918 1st and 2nd quarters, 1918	R and riot
1529в.43	and riot damages, 19174th quarter, 1917, to 2nd quart	9.30		damages, 1917	7.35
1530.44	Riot damages, 1917, and 4th o	quarter.	1923.2	Alexandra place.	7.45
1533.48	1917, to 2nd quarter, 19181st and 2nd quarters, 1918	9.40	1927.8/9	1st and 2nd quarters, 1918 Do.	7.50
-		. 0.40	1928.8/9	Do.	. 7.55 8
1536.1	Carmel road3rd quarter, 1917, to 2nd quart	er.1918 9.50	19 29.8/9 19 30. 8/9	Do Do.	8 8. 5
1554.12 _A	lst and 2nd quarters, 1918	9.55	1931.8/9	Do.	8.10
1555.12	· Do.	10 l	1932.8/9	Do.	8.15

	Ward place.	Mino of Cala		Vincent street.	
Premises N	·	Time of Sale.	Premises No.	. Quarter and Year.	Time of Sale
1939.55	lst and 2nd quarters, 1918	8.25	375.6/6A	3rd quarter, 1917,to 2nd qu	
1941.53	Do.	8.30	377.6/6A	3rd quarter, 1917, to 2nd qu	1310 7.2 1910 7.2
1945.48	4th quarter,1917, to 2nd quan and riot damages, 1917	rter,1918, 8.35	311.0,02	Messenger street.	arver, 1916 1.2
194 ∮ 48▲	2nd quarter, 1918	8.40	616.120	Riot damages, 1917, and 3	rd quarter.
1953.42A	lst and 2nd quarters, 1918	8.45	0201220	1917, to 2nd quarter, 19	
		0,10	641.96	2nd quarter, 1918	7.8
1057 1	Austin place.	and what	653.84	3rd quarter, 1917, to 2nd qu	
1957.1	lst and 2nd quarters, 1918,		710.34	2nd quarter, 1918	7.4
1958.2	damages, 1917	8.55	656.81	Do.	7.5
1959.3	Do.	9	720.23	Do.	7.5
1909.0	•	9. 5		Barber street.	
	Kanatte road.		750/755. 104		8
1977.la	lst and 2nd quarters, 1918,		100/1002.109	Riot damages, 1917	0
1070 1	damages, 1917	9.15	040 707	Layard's Broadway.	0
1978-1	D o.	9.20	846.121	2nd quarter, 1918 ·	8.
1980.3	Do.	9.25	847.120	Do.	8.1
	Castle street.		857.112	3rd quarter, 1916, to 2nd qua	
990.6	4th quarter, 1917, to 2nd qua	rter,1918 9.35	860.69/70	2nd quarter, 1918	8.2
•	Kanatte road.			Grandpass road.	
1996.6c	2nd quarter, 1918	9.45	861.68	2nd quarter, 1918	8.2
997.6 o/1	Do.	9.50	873.54	Do.	8.3
1998.6 c/2	Do.	9.55	887.43	.1st and 2nd quarters, 1918	
999.6 D/I	Do.	10	904.25	2nd quarter, 1918, and riot	
'n	ate of Sale: Monday, April 7, 19	040	01010101411	1917	8.4
	Castle street.	×. · ·		3 .2nd quarter, 1918	8.4
018A.50	lst and 2nd quarters, 1918,	and riot	919.12	Do.	8.50
	damages, 1917	7	986.154B	Do.	9
	•	•• •	994.135	Do.	
010 #	Cotta road.		390.133/132	Riot damages, 1917, and 2n 1918	9 5
1019.5	lst and 2nd quarters, 1918,		999.132	2nd quarter, 1918	9.10
019A.50	damages, 1917	7.10	303.102	•	0.10
019A.50	Do.	7.15 7.20	1010 101	De Waas street.	0.15
028.3H	lst and 2nd quarters, 1918 Do.	7.25	7010-	2nd quarter, 1918	9.15
1020.3E	Τ.	7.30	1010в	Do.	9.20
030.3H	~ ·	7.35		Grandpass road.	
031.3H	T . 1	7.40		2nd quarter, 1918	9.25
10021011		1. 1.40	1019.100/102		9.30
0.40	Kanatte road.	10.1		<u>D</u> o.	9.35
048.8	Riot damages, 1917, and 1st		1026.6	Do.	9.40
049.8A	quarters, 1918	7.50	1035.105	3rd quarter, 1917, to 2nd quar	
OF9.OA	Do.	7.55	1038.104A	2nd quarter, 1918	9.50
000 0 .	Cotta road.		***	Galkupanawatta.	0
066.3A	lst and 2nd quarters, 1918	8. 5		2nd quarter, 1918	9.55
067.3▲	3rd quarter, 1915, to 2nd quart		1073.87	Do.	10
068.4	and riot damages, 1917	8.10	Dat	te of Sale: Friday, April 11, 19	919.
, , , , , , , , , , , , , , , , , , ,	4th quarter, 1917, to 2nd quart	8.15		Galkapanawatta.	
079.8	and riot damages, 19171st and 2nd quarters, 1918,		1075.85	2nd quarter, 1918	7
01010	damages, 1917	8.20	1000 00	¹ Ďo.	7. 5
279.10ĸ	Do.	8.30	1000 79	Do.	7.20
280.10л	Do.	8.35	1103.60/62	Riot damages, 1917	7.30
281.10 r	lst and 2nd quarters, 1918	8.45		2nd quarter, 1918	7.40
285.11	2nd quarter, 1918 (balance)	., 8.50		of Sale: Monday, March 17, 1	1919.
286.11	Do.	8.55			
	lst and 2nd quarters, 1918	., 9	674 1 4	Lillie street.	antantan
298.11	Do.	9. 5	674.1A .	Riot damages, 1917, and 2nd 1917, to 2nd quarter, 1918	quarter,
299.3	2nd quarter, 1918 (balance)	9.10		1917, to 2nd quarter, 1916	,, 0
302. 10м	lst and 2nd quarters, 1918, a			Protective Zone.	
	damages, 1917	9.15			
	Norris Canal road.	ļ	W HEREA	S the portion of land known	as the Cattle
902.4A	2nd quarter, 1918	9.35		and Quarantine Station at	
•	·_ ·_ ·	1		nicipal Limits of Colombo, has	
56.11	Ward place.	m 1018 10		a: I hereby, under the provisio	
	4th quarter,1917,to 2nd quarter	, i		inance No. 25 of 1909, estab	
Da	ste of Sale: Tuesday, April 8, 19	19.		the boundaries herein set out:	as a brorective
	Bankshall street.	,	Zone, namely:		have teamer
3.125/126	lst and 2nd quarters, 1918,			unded on the north by a Gov ad on the east by the Demata	
	premises 4368, Korteboam				
	4th quarter, 1915, to 2nd o			·line running due east to the th-east corner of barbed wit	
	1918, and riot damages, 191	6/17 8		on, and on the west by the	
Date	e of Sale: Thursday, April 10, 19	919.		d slaughter-house.	TENTERIL FOLION
• . ;	St. Sebastian street.	1		nation shall take effect from	February 11
7/19.47A	2nd quarter, 1918	7	1919.	MANAGE SHOW DESIGNATION	
24.47D	Do.	7. 5		R. W. Byrn)E
33.46	Do.	7.10		Chairman, Municipal C	ouncil, and
	Ferry street.		The Munici	ipal Office, Mayor of Color	ibo.
46.18	2nd quarter, 1918	7.15		ruary 19, 1919.	
-					

258a ...

333 ...

353 . .

282 & 282a-b...

318*a*-*b*

388a to 398a

275 .. Land

Prices of Fo	odstuffs	, &e., in	Colo	mpo o	n Februs	ıry 19,	1919.
		D	Wh	olesal			Retail.
Paddy, Count	er Ru	Per				Per	Rs. c.
Paddy, Impor		do.	• •	3,50)Meas) do		
Rice, Country	•••	do.	••	J. O.	do		<u> </u>
Rice, Kara	• •	do.	• •	6 (-	0 19
Rice, Kallund	la	do.	• •) do		0 19
Rice, Sulai	· ·	do.	• •		6 do		0 2 0 0 4 4
Rice, Muttuse Raw Rice (Re		do. do.	••	14 (7 ls) do		U 44
Raw Rice (Sin			• •	· —	do		_
Raw Rice (Ba		do.	• •	6 62			
Dholl (Thova	rem)		• •	_	Seer	• •	0 24
Dholl (Mysor	θ)	_	• •	_	do.		0 2 2 0 30
Green Peas Ulundu	• •		• •		do.		0 28
Gram	••		• •	_	do.		0 22
Wheat Flour	••	_	• •		lb.		0 20
American Flo	ur	'	• •		do.	• •	
Ghee, Cow	• •	**************************************	• •	_	Seer do	••	5 50 3 50
Ghee, Buffalo Milk	• • •	_	• •		Bottle		0 30
Potatoes (Ind	lian)		•••		lb.	•	0 12
Potatoes (Bar		_		—	do.		0 12
Onions (Bom			• •	_	do.		0 10
Onions, Red	• •		• •		do.		0 11 0 18
Bread Tea	• •	_	• •		lb.	Dai	0 18 1 10
Coffee	••		••		do.	••	0 62
Limes	••		• •		Dozer	ı	0 9
Coconuts	• •		••		Each	• •	0 7
Sugar, Soft	• •	_	• •		lb.	• •	0 25 0 24
Sugar, Crepe			• •	_	do.	••	0 24
Sugar (Ceylon Sugar Candy) 		••	_	do.	••	0 30
Sugar, Brown	• •	— ·			do.	• •	_
Salt	• •		• •		Measu	re	0 12
do.	• •	_	• •		lb. do.	• •	0 6 0 50
Dried Chillies Coriander	• •		• •		do.	••	0 18
Pepper	••		••	_	Measu		0 50
Garlic	• •	_	• •		lb.	• •	0 36
Mustard	• •	_	• •	_	Measu	re	0 25
Turmeric	• •	_	• •	_	lb. do.	• •	0 25 0 16
Fenugreek Cummin	• •		••	_	. do.	• • •	0 50
Aniseed	•••		• •		do.		0 20
Tamarind	• •		• •		do.	• •	0 10
Jaggery	• •		• •		Bundle	ð	-
Gingelly	• •		• •		Seer Bottle	• •	0 28 1 0
Gingelly Oil Coconut Oil	••	_	• •		Measu	re	Ô 60
Kerosine Oil, D			. •			. •	
light	• •		• •		\dots Bottle	• •	
Kerosine Oil, M					. do.		0 20
key Brand Matches, Three	• •	-	••		. ao.	• •	0 20
Stars	• •				. Packet	of	
Comp	• •				12 b	39xc	0 24
Matches (Japan	esø)	_	• •		do.	• •	0 22
Beef	• •	_	• •		.lb.	• •	0 30
Mutton	• •	_	• •		. do. . do.	• •	0 60
Pork Chicken	••		• •		. Each	• •	0 87
Eggs	••		• •		. do.	• •	0 6
Dry Fish, Net	ali				••		
(Halmessan)	• •		• •		.lb.	••	0 28
Dry Fish (Maldi	ve)	-	• •	- .	. do.	••	0 50
				_	8. H. W		}
The Munic	no laqio	ice,			al Assist		
Colom bo. Feb	ษและ⊽ โ	a' TAIA'	Chi	airmaí	i. Munici	DOL LO	uucu•

Colombo. February 19, 1919. OF MUNICIPALITY KANDY.

Chairman, Municipal Council-

OTICE is hereby given that in the absence of movable property liable to seizure, (1) rents and profits from 1 to 10 years, (2) timber and produce. (3) materials of house. and (4) the under-mentioned properties themselves, seized in virtue of a warrant issued by the Choirman of the Municipal Council of Kandy, in terms of the 137th clause of the Ordinance No. 6 of 1910, for arrears of Police and lighting rate and water-rate due on the premises for 4th quarter. 1917, and 3rd quarter, 1918, and of which particulars are given in the under-mentioned lists, will be sold by public auction on the spot in the order and time stated, unless in the meantime the amount of the rates, and taxes, and costs be duly paid.

List D.—On Thursday, March 20, 1919, commencing at the first-named premises at 8 A.M.

NMENT GAZETTE — FEB. 21, 1919
List E.—On Friday, March 21, 1919, commencing at the first-named premises at 8 A.M. List F.—On Saturday, March 22, 1919, commencing at the first-named premises at 8 A.M. List A/2 (village properties).—On Thursday, March 6, 1919, commencing at the first-named premises at 8 A.M.
The Municipal Office, By order, G. E. MUTUKISNA, Kandy, February 18, 1919.
List D.
Peradeniya road.
No. Description of Property Reputed Owner.
79 to 87 a to 1. Houses and lands N. M. A. Carim 155 House and land G. N. P. Goonewar- dene
159 a to k to 166a Houses and land . H. Hamidon
187 House and land P. Martin Fernando
190 Do D. R. P. Wijesingha 252 Do Estate of the late

Subadar Assan

Cassi Lebbe Marikar's

.. B. M. Drahim

ostate

... T. C. H. Marikar

.. Soyadu Umma

... Bakin Raban

pitiya

.. Naiaam Sah

522 .. Land .. D. J D. Wanigasekera **523** .. David de Alwis Do. 558a-b-cDo. .. Roy. D. E. D. Wani-

Do

Do.

Do.

Do.

Do.

279 & 280 .. Houses and lands . B. A. H. Booso

336 to 347 ... Houses and lands . Miskin Abdin

312 .. House and land .. Subadar Marikar

348 .. House and land .. M. Amaris Appu

Houses and lands. M. B. Dullewe

gasokera 632 to 634 .. Houses and lands . K. M. S. Rajah 641 & 642 .. Land do. 675 to 676a ... Houses and lands . D. B. Rajapaksa 717a-b .. D. G. B. Wickrama-Do. singha 735 to 738a ... Do. ... T. Samsudeen 755 to 757 ... Do. .. P. B. Wadugoda-

.. G. N. P. Goonewar-759a & 760 ... Do. dene ... Houses and lands . S. P. Buksh 791 to 797 871 .. House and land .. Miskin Abdin 872. 873. 876 to

882, & 889 .. Houses and lands. Heirs of Subadar A San 1016 .. House and land .. R. W. Fernando 1062 ...

.. K. B. Wadugoda Do. pitiya

LIST E.

Gregory road. 15a, 16a to 17c. Houses and lands. Sumangala Priest Deyannewela road. 12b .. House and land .. P. H. Philip 15 to 19b ... Houses and lands . Assan Pulley Aliya 29 & a .. House and land .. Sitti Jallan .. S. Sura Fernando **30** . . Do. .. S. Fernando 32a ... Do. .. D. C. de Silva 34a ... Do. ... P. Sinnochi Fernanc $34\frac{1}{2}$... Do. 38 to 38c to e .. Houses and lands . D. Ukku and Lappi 39 .. House and land .. K. Loppie .. Kiri Ukku and othe Do. 40a H. Poola 49 ... Do. .. H. Poola and others **52** ... Do. .. Kira Veda 52a & b ... Do. 53, 53a to d .. Heuses and lands . M. A. Madar Saibo 55 .. House and land .. S. S. Piyeratana 62, 62a to h .. Houses and lands . Mango Amma

73 .. House and land .. James Fernando 83a to 84a .. Houses and lands . R. M. Appuhamy ... G. P. Jayasooriya 89 & 92 ... Do.

2		
	Hospital re	pad.
No.	Description of Prop	erty. Reputed Owner.
. 3 .	House and land	S. Fernando
4	Do.	D. F. Fernando Kiriya Henaya
. 6.	Do.	Kiriya Henaya
7 .	Land	Matho
7a. 8. 8a	. Houses and land	ds . D. Appua
9 .	. House and land	B. H. Fernando
8 •	Huduhum	oola.
· 2a.	. House and land	Narayanasamy
6788	Lands	B. D. Perera
13	. House and land	John Silva
14a to 17b	. Houses and lane	ls . J. S. Kitchellan
18 & 19		do.
10010		
	Slaughter-hou	se roaa. Huduhumpola Pan-
, 9	. House and land	sala la
0	. Land	Heirs of Subadar As-
y .	· TSHO	
11	House and land	san Huduhumnala Pan
11 •	. mouse and isna	Huduhumpola Pan-
•		sala
	Railway Appro	ach road.
1.	. House and land	Cader Bee, wife of M.
		Ajim
19 & 19a .	. Houses and land	ls . D. F. Weerappuli
•	Halloluwa	road.
18 .	. House and land	Mrs. C. Sambo
21 .	. Land	Mrs. Leonora Soysa
.	. Do.	Hawadia Maha-
•		duraya
26a .	. House and land	Punchi Menika
	. Land	Estate of late Suba-
-		dar Assan
	Katukele Lak	e road.
2.	. House and land	K. V. D. Carolis Appu
8 to 9a to r.	. Houses and land	ls . V. Carthu Muttu Pil-
(1)		le's estate
14a to g to 15 d	k '	_ 1
15a .	. Do.	C. A. Sambo
22 to 25.	. Do.	Mrs. C. M. de Alwis
38 <i>a−g</i> .		N. Vengadasalam
,	List F.	,
	Lewella roc	
a to $1b$.	. Houses and land	s . Gangarama Vihare,
• • • • •		W. Singho Appu-
		hamy, lessee
	. House and land	Bibile Bandara
16a to c & 23	terms	
to 27	. Houses and land	
***	_	Korala's estate
32 to 35, 40, 43		,
49, & 50 .	. Do.	do.
56a .	House and land	Gangarama Vihare
	Houses and land	
61 & 61a	Do.	W. M. Ukku and
		others
	Lady Anderson	
11	House and land	
•		estate
13	Do.	Nagoor Tamby
17	Do.	R. W. Ukku Banda
2 9	~~	K. Ukku Amma
29a	***	M. Dingiri Hamy
30, 30a	-	d o.
31	Do.	Menikrala
		•

		001
No.	Description of Property. Reputed Ov	vner.
33	House and land Gangarama Vil	asre
34	Do Menika	
37 to 38a	Houses and lands . D. M. Wijeseke	əra
	Malabar street.	
15	House and land B. Selo Hamy	1
	Do W. A. Cornelis	Hamy
	Houses and lands . Ranghamy Korala's est	Karia
33 , 34 , 35		
3 7, 38		Karia
.,	Korala's esta	
39 & 40		
47	House and land M. A. K. Sego mado	Moha-
48 & 49	Houses and lands . Sena Nagoor lessee	Meera,
54	House and land Mrs. Allahakoo	an
56 & 58a	Houses and lands . T. P. Perera	
72	House and land Cornelis Hamy	7
78 & 79	Houses and lands . Mrs. M. Ratna	vake
83	House and land D. C. Abeyer	gunese-
	kere	
	Lady MacCarthy's road.	
12a & b	Houses and lands . Goonetilleke	
On account	Police and Lighting Rate, 4th quarters,	1017
On account	(Village Properties).	1917.
	List A/2.	
	•	
163	Watapulua Field A. Ukku Band	a
67	Arruppola House and land Tikiri Menika	
T IST of	persons licensed by the Kandy Mu	nicipal
	l as Auctioneers and Brokers for th	e year
1919 :		
	David, Auctioneer and Broker.	
	amado Lebbe, Auctioneer.	
3. A. R. Y	Wickremesekera, Auctioneer.	
	Van der Wall, Auctioneer and Broker.	
5. C. H. N	Nelson, Auctioneer.	

5. C. H. Nelson, Auctioneer.

6. P. U. de La Motte, Auctioneer.

Municipal Office, Kandy, February 17, 1919. JAS. JAYETILLEKE, Secretary.

MUNICIPALITY OF GALLE.

IST of persons to whom licenses have been issued under Ordinance No. 15 of 1889 for the year 1919:—

Auctioneers.

1.	J. D. S. Munasinghe	8,	U. B. Wijekoon
2.	M. M. Cassim	9.	P. D. de Šilva
3.	W. Dayaneris de Silva	10.	W. E. A. Samaraweera
4.	N. G. Prolis de Silva		R. L. Ephraums
5.	D. G. Ratnapala	12.	J. H. D. Abeygoons-
6.	M. I. M. Mohammad	İ	wardene
	Zain	13.	K. John Gabrial
7.	J. E. Goonawardene	14.	L. P. Henry de Silva
	Real		•

Broker.
M. M. Cassim.

. Cassim.

February 14, 1919. ARTHUR ARNOT, Secretary.

LOCAL BOARD NOTICES.

Commutation Tax, Sanitary Board, Matara, 1919.

OTICE is hereby given to all persons residing within the limits of the Sanitary Board of Matera that the Board, acting under the provisions of section 32 of Ordinance No. 18 of 1892, has resolved that on account of the year 1919 a tax, payable in six days' labour, be imposed upon all persons residing within the limits of the said Board, who, if the Ordinance No. 31 of 1884 had not been passed, would have been liable, under the provisions of the Ordinance

No. 10 of 1861, to the performance of labour for the maintenance of the roads or other public means of communication by land or by water.

Such labour may be commuted by a money payment of Rs. 2 on or before March 31, 1919, after which date the payment will be double that amount.

Matara Kachcheri, February 6, 1919. T. Rem, Chairman.

Assessment Tax, Sanitary Board, Matara, 1919.

It is hereby notified that the Sanitary Board of Matara District has, in terms of section 7 of Ordinance No. 18 of 1892, made and assessed for the year 1919 a rate of four per cent. on the annual value of all houses and buildings of every description and all lands and tenements whatsoever within Weligama and Dondra brought under the operation of this Ordinance, and situated within the Matara District.

Matara Kachcheri, February 6, 1919. T. Reid, Chairman.

> T. REID, Chairman.

SANITARY BOARD, GALLE DISTRICT.

Statement of Revenue and Expenditure of the Sanitary Board Town of Weligama for the Year ended, December 31, 1918.

			_	
Revenue.	Rs. c.	Expenditure.	Rs.	c.
Balance on December 31,		Interest and sinking fund	- ^^^	•
1917	5,019 83	on loan	1,200	0
Assessment tax	4,411 81	Establishment—	741	9
Commutation tax	3,037 0	Clerk and peon	741	
Liquor licenses	115 0	Inspector	939	0
	341 0	Additional Village Tri-	122	0
Butchers' licenses	15 0	bunal clerk	شتدا	U
Gun licenses	93 0	Inspector's house	120	0
Notaries' licenses	20 0	allowance Seabeach patrol	180	_
Poison licenses	$\begin{array}{ccc} 5 & 0 \\ 120 & 0 \end{array}$	Uniform allowance		_
Motor car licenses	120 U 33 6 0	Uniform allowance Office contingencies, station and printed forms	ባልተህ	U
Dog registration fees	120 50	and printed forms	328	27
Licenses outiside market.	2,226 0	Petty expenses	254	20
Market rents	2,220 0 4,443 44	Petty expenses Cost of audit	84	
Fish rent Cemetery collections	236 0	Revenue services, com-	~	
Cattle pound collections.	123 0	mission to assessment		
Stray cattle collections	63 50	tax collectors	131	30
Conservancy	220 0	Commission to commuta.		
Fines. Village Tribunal	296 55	tion tax collectors	204	93
Fines. Police Court	6 50	Market constable and		•
2nd instalment of loan	-			0
from Dondra	500 0	Sundries	6	
Miscellaneous (sundries).	507 12	Commission to assessors.	150	
Loan from development		Refunds	17	80
fund .	3,500 0	Sanitation-		
Deposits	5 26	Scavenging	1,729	
w o gram con	1	Conservancy of latrines	1,797	19
	J	Cemetery-keeper and	•	
	1	cooly	361	
	i	Cooly Lighting Lighting	762	22
	}	TENTIFICATION OF CONTROL		
	1	pound slaughter-house,	940	.
•	!	dog pen, &c	643	5
	ĺ		2,412	2
		Recreation ground	847	
	į	Tools and stores	369	
	j	Erection of wells	60	0
	j	New construction—	1 200	0
	J	S. B. store	1,300 2,287	
	1	Latrines New morkets Galhokka	1,518	90
	,	New markets, Galbokka Shelter in cemetery	1,313	
	j	Balance on December 31,	Lar	U
	1		6,617	0
	1	1910		
Total 2	25,459 11	Total 2	25,459	11
,v.e	N,300			

Statement of Receipts and Expenditure of the Sanitary Board Towns in the Galle District for the Year ended December, 1918.

The Kachcheri,

Matera, February 11, 1919.

AMBALANGODA.

Receipts.	ı	Expenditure.	
	Rs. c.		Rs. c.
Balance brought forward	9.352 23	Personal emoluments	2,452 75
Assessment tax	2,272 44	Lighting	1,342 61
Police conservancy	72 0	Scavenging	637 50
Compensation on account	•- •	Commission to collectors,	
of online	3,750 1	&c	434 59
Market rents	3.121 74	Repayment of loan to	20, 30
Slaughter-house fees	43 80	Government	375 0
Fees on private latrines .	193 0	Improvement to existing	3.1.2
Stamp duty on licenses	1,634 50	roads	1.565 0
Road tax	1,544 85	Upkeep of water cart	273 75
Fines	82 0	Rent of dispensary	
Cometery fees	2 50	building	98 0
Miscellaneous receipts	257 26	Proctor's fees	100 0
Taxation on motor cars	30 0	Cost of upkeep of	-00
		incinerator for disposal	
		of night soil	1,296 60
		Molety of cost of cons-	21200 00
		struction of side drains	
		along Goods Shed road,	
		Ambalangoda	1,358 50
		Part payment of rost	2,000
		of crection of 2 new	j
		latrines	2,750 0
		Refund of road tax	6 75
		Cost of 2 new street lamps	94 68
		Cost of buckets, &c.,	🐷
		supplied	306 92
		Miscellaneons nevments	786 81
		Balance in hand	8,476 86
Total	22,356 32	Total	22.356 32
•			

HIKKADUWA.			
Receipts.	Rs. c.	Expenditure.	Rs. c.
Balance brought forward Stamp duty on licenses Assessment tax	913 41 257 0 1.065 30	Personal emoluments Scavenging Commission to assessors,	415 0 715 0
Fines Market rents	$\begin{array}{c} 66 & 50 \\ 44 & 75 \end{array}$	&c Improvement to existing	264 72
Road tax Miscellaneous receipts	1,226 18 105 30	roads Refund of fish kraal fees wrongly credited to the	700 0
	:	Board Miscellaneous payments Balance in hand	156 35 286 31 1,141 6
Total	3,678 44	Total	8,678 44

DODANDUWA.

l			•
Receipts.	Rs. c.	Expenditure.	Rs. c.
Balance brought forward Stamp uty on licenses Assessment tax Road tax Market rents	1,758 41 735 50 1,705 30 1,782 83 24 0	Personal emoluments Scavenging Commission to collectors, Ac. Improvement to existing	840 0 353 49
Fines	19 0 143 10 115 0 35 0	Repayment of loan to Government Cost of laying out the play ground Miscellaneous payments Balance in hand	1,237 0 520 0 375 0 323 60 2,234 5
Total	6,318 14	Total	6,318 14
Galle Kachcheri, February 17, 1919.		R. B. Helli n Cha	gs, airman.

LOCAL BOARD OF JAFFNA.

Statement of Receipts and Expenditure for 1918.

Receipts. Taxes		51 20 82 55	Sanitation Lighting Police: Seizure of stray dogs Public works Miscellaneous Advance Shade trees	Rs. 9,853 15,667 3,093 786 19,195 1,144 450 90	86. 13. 83. 65. 65. 10. 0.
Balance on December 31, 1917	64,871 9,180 74,051	28	Balance on December 31, 1918	5,960 56,242 17,809 74,051	22 23

Statement of Assets and Liabilities at December 3, 1918.

Liabilities.	Rs. c.	Assets.	Rs. c. 17,809 23
Balance surplus	17809 23	Cash in Kachcheri	
Total	17,809 23	Total	17,809 23

Estimate of Probable Revenue and Expenditure for 1919.

Revenue.	Rs. c.	Expenditure.		Rs. c.
Taxes	34,700 0	Cost of administratio	n	10,175 0
Licenses	8,450.76	Sanitation	••	
Rents	6 ,000 0	Lighting upkeep		3,400 O
Fines	-1,500-0	Police : Stray dog		900 O
Miscellaneous	1, 899 2 4	Public works		21,507 35
Refunds of advance	200 0	Tools		1,200 0
		Survey		150 0
		Advance	••	200 0
		Miscellaneous	- •	500 O
Balance on December 31.	52,750 0	Balance available	•	54,842 35 15,716 88
	17,809 23	balance available	••	13,710 00
Total	70,559 23	Total	••	70,559 23
Loca: Board Office, Jaffna, February 5, 1919.		в. н		Bungu, Pairman.

Unofficial Members, Local Board, Trincomalee.

IT is hereby notified that the following gentlemen have been elected Unofficial Members of the Local Board of Trincomalee for the years 1919 and 1920:—

- (1) Mr. Mailvagana Mudaliyar Subramaniam.
- (2) Mr. Saravanamuttu Visvalingam.
- (3) Mr. Sivagurunathar Tiagarajah.

Batticaloa Kachcheri, February 12, 1919.

R. A. G. FESTING, Government Agent.

"THE **PATENTS** ORDINANCE, 1906." NOTIFICATIONS UNDER

HE following Specification has been accepted:

No. 1,600 of October 11, 1918.

Walter Reginald Hume.

" "An improved moulding machine and moulds for manufacturing cement and concrete pipes."

Abstract.—The cylindrical pipe mould is made to revolve about its longitudinal axis, the axis being then horizontal. The ends of the mould are open. Concrete is thrown into the mould from the ends while the mould is revolving, and the centrifugal action is said to pack the concrete into the form of a pipe of uniform section. Reinforcement bars may be arranged in the mould held at the ends in inward projecting flanges of the mould, those flanges also serving to define the thickness of the pipe and to guide the strickle plate used to finish off the inside surface of the pipe and to shape the ends of the pipe.

The pipe mould is made to revolve by being laid on pairs of revolving discs fixed at each end of a pair of spindles running in bearings. The speed of those discs, and the speed of the revolving mould, is controlled and varied by means of

a belt running on a pair of long conical pulleys along which the belt is made to shift.

The pipe moulds are made in halves, and the halves are clamped and fastened together by hooked staples or by cottars

The claims are :-

1. In an improved moulding machine and moulds for manufacturing cement and concrete pipes a series of parallel axles having frictional drive wheels thereon, said wheels not being in contact with each other, a toothed wheel or a belt being mounted upon one of the axles whereby power is received from a gear axle for the transmission of rotary motion to the adjacent drive wheels, and cylinders having flanged runners at either end which fit upon adjacent frictional drive wheels and receive and impart rotary motion therefrom and thereto.

2. In an improved moulding machine and moulds for manufacturing cement and concrete pipes of the nature described a gear axle having a fixed cone and fast and loose pulleys thereon, and a driving axle having a fixed cone reversely arrived with fast and loose pulleys thereon, a belt striker and an auxiliary belt striker for operating belts connecting the aforest content together, substantially as described and as illustrated as a combination of parts.

In an improved moulding machine and moulds for manufacturing cement and concrete pipes of the nature set

forth in preceding claims 1 and 2 a hinged adjustable ramp for the loading and unloading of cylinders.

4. In an improved moulding machine and moulds for manufacturing cement and concrete pipes of the nature described a cylinder formed of sheet metal having loose longitudinal edges, a hood piece for covering such edges, circumferential bands, and a locking staple or locking wedges as described and illustrated.

5. In an improved moulding machine and moulds for manufacturing cement and concrete pipes flanged runner ends having holes formed therein for the accommodation of longitudinal bolts, an internal flange or recess for the reception of the cylinder casing and internal staggered or irregular flange for forming the corresponding face on the moulded pipe ends and an adjustable ring for regulating the thickness of the manufactured pipe.

6. In an improved moulding machine and moulds for manufacturing coment and concrete pipes a cylinder cap or cover closely fitted into the end of the pipe for seasoning the cement and for preventing it from drying too quickly.

The herein described improved moulding machine and moulds for manufacturing cement and concrete pipes comprising the parts set forth and claimed in preceding claims 1 to 6 arranged together, substantially as described and as illustrated as and for the purposes set forth as a combination of parts.

One sheet of drawings.

E. HUMAN, Registrar of Patents.

PATENTS.

Application for Leave to amend a Specification.

NOTICE is hereby given that any person or persons intending to oppose the under-mentioned application must leave the Patent Office within three months from the date of this Gazette notice on Form I of his or their objections

N.B.—The paging referred to is that of the duplicate fair copy of the Specification at the Patent Office. Office

copies can be supplied at a charge of Re. 1.50 each.

No. 1,509.—Sampathawadu Manukulasuriya Bastian Peter Mendis, Manure Merchant, of No. 2, Baillie street. Colombo, seeks leave to amend the Specification of Letters Patent numbered as above and granted to him for "A Process for the manufacture and separation of Potash Salt from vegetable ash without the use of acids," alleging as the reasons:—
(1) Because the article I manufacture is not ordinary potash salt or potashes as usually obtained by burning vegetable matter but or ude muriate of potash; (2) Because my process is not described in technical terms.

The proposed amendments are as follows:-

On Page 1.

Line 1 of the title.—Inserting the words "Crude muriate of "after "separation of."

Line 2 of the title.—Striking out the word "Salt" after " Potash."

Line 13.—Inserting "usually as carbonate" after "ash." Line 15.—Inserting "in combination with different acid

radicals" after "potash."

Line 16.—Inserting "various" before "acids."
Line 17.—Inserting "crude muriate of" before "potash."
Line 20.—Striking out "any kind of" and "wood, wood

wastes.''

On Page 2.
Line 31.—Inserting "crude" before "potash salt."

Line 32.—Striking out "which collects."
Line 38.—Inserting "or glow of the hot ash" after fire.

Line 42.—Adding "or by placing the vegetable matter on red hot plates.

On Page 3.

Line I of the claim .- Inserting "crude muriate of " after "separation of" and striking out "salt."

Line 2 of the claim.—Inserting "without the use of acids "after "ash."

Line 6 of the claim.—Inserting "or the vegetable matter placed on red hot plates" after "burnings" and inserting "the crude muriate of" after "till."

E. HUMAN, Registrar of

TRADE MARKS NOTICES.

Application No. 1,406.

N 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 1, 1906, notice is hereby given that Messrs. H. V. Williams & Co., of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. The Electric and Ordnance Accessories Company, Limited, Ward End Works, Ward End, Birmingham, England, Manufacturers, who claim to be the proprietors thereof, in respect of (a) electric switches, electric connector plugs and adaptors, and electric heating and cooking apparatus, such as electric toasters and grillers, electric stewpans, saucepans, and frying pans, electric kettles, electric jugs, electric urns, electric glue pots, electricallyheated smoothing irons, electric ourling-tong heaters, and electric cigar lighters; and (b) electric heating and cooking apparatus in Classes 13 and 18, respectively, in the Classification of Goods in the above-mentioned Regulation: :—

ECLIPSE

The metals of which the goods are made are iron, steel, brass, copper, and German silver.

Registrar-General's Office, Cologobo, February 11, 1919. C. S. VAUGHAN, Registrar-General.

Application No. 1,427.

Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs. H. V. Williams & Co., of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. The Electric and Ordnance Accessories Company, Limited, Ward End Works, Ward End, Birmingham, England, Manufacturers, who claim to be the proprietors thereof, in respect of motor-driven vehicles in Class 22 in the Classification of Goods in the above-mentioned Regulations:—

STELLITE

The metals of which the goods are made are iron, steel, brass, aluminium, phospher bronze, and copper.

Registrar-General's Office, Colombo, February 11, 1919. C. S. VAUGHAN, Registrar-General.

Application No. 1,432.

N 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 1, 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. American Steel Export Company, a Corporation of the State of Delaware, 233, Broadway, New York City. State of New York, United States of America, Manufacturers, who claim to be the proprietors thereof, in respect of all goods specified in Classes 5, 6, 7, 13, and 22 in the Classification of Goods in the above-mentioned Regulations:—



The Trade Mark is used upon metal goods, and particularly those made from iron, wrought iron, pig iron galvanized iron, steel, high speed steel, tool steel, copper bronze, phospher bronze, nickel, and tin plate.

Registrar-General's Office, Colombo, February 18, 1919.

C. S. VAUGHAN, Registrar-General. Application No. 1,450.

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 1, 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. The Cravenette Co., Limited, 39, Well street, Bradford, Yorkshire, England, Dyers and Finishers, who claim to be the proprietors thereof, in respect of (a) silk piece goods; (b) cloths and stuffs of wool, worsted or hair; and (c) fabrics composed of cellulose or of cellulose derivatives covered by Class 50 in Classes 31, 34, and 50, respectively, in the Classification of Goods in the above-mentioned Regulations:—

CRAVENETTE

Registrar-General's Office, Colombo, February 18, 1919. C. S. VAUGHAN, Registrar-General.

Application No. 1,452.

In compliance with the provisions of "The Track Marks Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. The Bradford Dyers' Association, Limited, 39, Well street, Bradford, Yorkshire. England, an Association of Dyers and Finishers, who claim to be the proprietors thereof, in respect of (a) cotton piece goods of all kinds; (b) silk piece goods; (c) cloths and stuffs of wool, worsted or hair; and (d) fabrics composed of cellulose or of cellulose derivatives covered by Class 50 in Classes 24, 31, 34, and 50, respectively, in the Classification of Goods in the above-mentioned Regulations:—



As regards Class 24, no claim is made to the exclusive use of the letter press appearing on the mark.

Registrar-General's Office, Colombo, February 18, 1919.

C. S. VAUGHAN, Registrar-General.

Application No. 1,453.

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 Fegulations made on June 1, 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. The Bradford Dyers' Association, Limited, 39, Well street. Bradford, Yorkshire, England, an Association of Dyers and Finishers, who claim to be the proprietors thereof, in respect of (a) silk piece goods; (b) cloths and stuffs of wool, worsted or hair; and (c) fabrics composed of cellulose or of cellulose derivatives covered by Class 50 in Classes 31, 34, and 50, respectively, in the Classification of Goods in the above-mentioned Regulations:—

DRICOTA

Registrar-General's Office. Colombo, February 18, 1919. C. S. VAUGHAN, Registrar-General. Application No. 1,454.

complaince with the provisions of "The Trade Marks Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 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. The Bradford Dyers' Association, Limited, 39, Well street, Bradford, Yorkshire, England, an Association of Dyers and Finishers, who claim to be the proprietors thereof, in respect of cotton piece goods of all kinds in Class 24 in the Classification of Goods in the above-mentioned Regulations:-



No claim is made to the exclusive use of the letter press appearing on the mark.

Registrar-General's Office, Colombo, February 18, 1919.

C. S. VAUGHAN, Registrar-General.

Application No. 1,455.

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 1, 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. The Bradford Dyers' Association, Limited, 39, Well street, Bradford, Yorkshire, England, an Association of Dyers and Finishers, who claim to be the proprietors thereof, in respect of cloths and stuffs of wool, worsted, or hair, in Class 34 in the Classification of Goods in the abovementioned Regulations :-

VELLAINE

Registrar-General's Office, olombo, February 18, 1919.

C. S. VAUGHAN, Registrar-General.

Application No. 1,456.

liance with the provisions of "The Trade Marks 1 Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messa Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Messa The Bradford Dyers' Association, Limited, 39, Well street, Bradford, Yorkshire, England, an Association of Dyers and Finishers, who claim to be the proprietors thereof, in respect of cotton piece goods of all kinds in Class 24 in the Classification of Goods in the above-mentioned Regulations:-



No claim is made to the exclusive use of the words or letters appearing on the mark.

Registrar-General's Office, Colombo, February 18, 1919.

C. S. VAUGHAN, Registrar-General.

Application No. 1,458.

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 1, 1906, notice is hereby given that Messrs. F. J. & G. de Saram, of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. Tootal Broadhurst Lee Company, Limited, 56, Oxford street, Manchester, England, Manufacturers and Merchants, who claim to be the proprietors thereof, in respect of all cotton goods not included in Classes 23, 24, or 38 in Class 25 in the Classification of Goods in the abovementioned Regulations :-

LOVA

Registrar-General's Office, Colombo, February 11, 1919. C. S. VAUGHAN, Registrar-General.

Application No. 1,460.

N compliance with the provisions of "The Trade Marks L Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. The United Kingdom Tobacco Company, Limited, 74-80, Middlesex street, Bishopsgate, London, E.C., England, Tobacco Manufacturers, who claim to be the proprietors thereof, in respect of manufactured tobacco in Class 45 in the Classification of Goods in the above-mentioned Regulations :-



The essential particulars of the Trade Mark are the distinctive mark, the word "Sarony," and the device.

Registrar-General's Office, Colombo, February 18, 1919.

C. S. VAUGHAN. Registrar-General.

590

COMMITTEE ROAD NOTICES.

Duckwari-Cottaganga Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

Government moiety Private contributions Rs. 400

Rs. 404

Ist section, ½ mile. Proprietors of Agents. Acreage. Rangala Tea Co. (W. Sinclair).. Ranwella 200 1st to 4th section, 13 mile.

Galaha Ceylon Tea · Estates and Agency Co., Ltd. Cottaganga

M. L. Wilkins Gonawela 560 C. J. Pattenson New Tunisgala and Girindiella 734

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

Provincial Road Committee's Office, W. L. KINDERSLEY. Kandy, February 18, 1919.

Rs. 400

273

306

233

276

Wallaha Branch Road.

(Between Tillicoultry and Eildon Hall Estates.)

TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:

s. 40	4
Acı	eage.
•••	401
•••	290
***	26 8
le.	
	267
	550
	413
	486
	100
٠.	100
	207
	Aer

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

Scottish Trust & Loan Co., Ltd. . Rahanwatta

W. L. KINDERSLEY. Chairman.

.. Ferham

.. Queenwood

Provincial Road Committee's Office, Kandy, February 18, 1919.

Eildon Hall Tea & Rubber Co., Ltd. Agra

Government moiety

J. Fairhurst (W. C. Oswald)

Do.

Glenlyon-Preston Branch Road.

TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

Rs. 600 Government moiety Rs. 606 Private contributions

1st to 4th section, 88:70 lines

ist to 4th section, 38.	w unes.		
Proprietors or Agents.	Estates.	Acre	age.
Ceylon Tea Plantations Co., Ltd. (G. C. Bliss) G. T. and Mrs. R. S. Peries (A. L.	Glonlyon	•••	636
Scott)	Agra Elbedd	a.	276
lst to 5th section, 115.1			100
Colonel Gwatkin (E. E. Lee) Heirs of Mrs. M. A. Stevenson (A.	Helbeck	• •	109
	Mossend	• •	125
Hamilton Harding) Colonel Gwatkin (E. E. Lee)	Torrington	• •	286
1st to 6th section, 134.			
A. R. Ashton (E. E. Lee)	Iona	• •	112
Ceylon Tea Plantations Co., Ltd.	Dolones		4.0
(G. C. Bliss)	Polmont	• •	48
P. B. Seton (A. Hamilton Harding) A. G. & C. A. Seton (A. Hamilton			167
Harding)	Preston		250
Heirs of J. M. Smith (G. M. Smith).	Albion	• •	289
A. G. & C. A. Seton (A. Hamilton			
Harding)	St. Margaret	's	196
And at the same time and place the evidence, if necessary, and receive a and suggestions.	e Committee	will f	taka

W. L. KINDERSLEY, Provincial Road Committee's Office. Chairman. Kandy, February 17, 1919.

Galagedera-Heenabowa Estate Cart Road.

NOTICE is hereby given that, in terms of provise of section 5 of the Estate Roads Ordinance, No. 12 of 1902, a proposal having been made to include Millagashena estate of 225 acres in extent among the estates liable for assessment for maintenance of the above road, the Provincial Road Committee will on Saturday, March 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to re-define the limits of the district to include the said estate, and at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

Sections of the road for which assessment is to be made for 1918-19—1st and 2nd sections (2 miles) for maintenance.

W. L. KINDERSLEY,

Provincial Road Committee's Office. Kandy, February 18, 1919.

Chairman.

Galagadera-Heenabowa Estate Cart Road.

OTICE is hereby given that, in terms of section 5 of the Estate Roads Ordinance, No. 12 of 1902, application having been made to exclude Rengamuwa estate belonging to A. Santhanam from the district in which the above read is situated, the Provincial Road Committee will on Saturday. March 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to hear objections and to re-define the limits of the district to exclude the said estate.

W. L. KINDERSLEY, Provincial Road Committee's Office, Kandy, February 18, 1919.

Galagedera-Heenabowa Estate Cart Road.

NOTICE is hereby given that the Local Committee having passed an activated having passed an estimate amounting to Rs. 5,070 for the maintenance of the above road for the year ending September 30, 1919, as stated below, the P ovincial Road Committee, acting under the provisions of the Estate Roads Ordinance, No. 12 of 1902, will on Saturday, March 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the contribution:

	Rs. c.	1	$\mathbf{R}\mathbf{s}.$ $\mathbf{\epsilon}.$
1st mile	399 38	9th mile	417 83
2nd mile	390 49	10th mile	398 78
3rd mile	447 4	Uth mile	396, 78
4th nulo	600 5	12th mile	341 63
5th mile	402 88	1	
6th mile	534 67	Ì	5,070 0
7th mile	313 2		* *
8th mile	425 45	1	•
	1	O 1 1 -	

7th mile 313 2 8th mile 425 45		
	on, 0–1 mile.	
Proprietors or Agents.	Estates.	Acreage.
Dr. Gray D. C. Weerasinghe	Panunuwe Gro	$\begin{array}{ccc} u_1 & & 39 \\ & \ddots & & 27 \end{array}$
	is, 2 miles (0-2 mile	×.)
Estate of the late S. Parar gama, Ratwat a Kumath Francis J. Holloway E. Winter and M. S. Furlons	amy Med assida Trafford HHIG g Majuba Hill	roup 700
L. A. Ewart (H. Gray, Super	rin•	60
tendent) 1st to 3rd section E. Winter	, 3 miles (0-3 miles	• •
E. Winter and Dr. Gray		98
4th to 12th section, Gordon Frazer & Co. (J. C. I	Eke) Alluta	400
6th to 12th section, H. I. Perera	Kudumeeriya	
Heirs of Harold Stevenson Stanley Hillman	Meegastenna	400
8th to 12th section, Gordon Frazer & Co.	miles (8-11½ m	ailes.)

.. Letchime

L. R. Lawton

PARTI. — CETECH GOVERN	
Proprietors or Agents. Estates. Acreage.	Proprietors or Agents. Estates. Acreage
J. H. E. Amarasekera Kandamee and	P. B. Seton (A. Hamilton
Vanilla 55	Harding) New Preston 167
9th to 12th section, 2½ miles. Sri Naravana Mudiansalagey	A. G. & C. A. Seton (A. Hamilton Harding) Lot 110,383, Preston
Ukku Banda Dedunupitiya 21	No. 2 250 Ceylon Tea Plantations Com-
Juwan Waduge Jamis Bass Badatellwatta 90 And at the same time and place the Committee will take	pany, Limited Glenlyon, Stair, and
evidence, if necessary, and receive and consider objections	Polmont 68
and suggestions.	The Alliance Tea Company of Ceylon, Ltd Gleneagles 22:
Provincial Road Committee's Office, W. L. KINDERSLEY,	Agra Ouvah Estates Co Agra Ouvah 33
Kandy, February 18, 1919. Chairman.	Do Fankerton 19
Lindula Agna Pranch Pand	Galaha Ceylon Tea Estates and Agency Co. Hauteville 32
Lindula-Agra Branch Road.	Agency Co Hauteville 32 Do Woodlake 169
(Between Lindula and end of Agra Road.)	Do Freshwater 25
(Waverley Bridge.)	Do St. George 20.
NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having	John K. Gilliatt & Co. (Cumber- batch & Co.) Sutton 277
agreed to grant the under-mentioned sum for maintenance	Heirs of R. W. Wickham Holmwood 391
of the above bridge for the year ending September 30, 1919,	Glasgow Estate Company, Ltd. Glasgow 473
the Provincial Road Committee, acting under the provisions	Ceylon Tea Plantations Co., Limited Waverley 157
of "The Branch Roads Ordinance, 1896," will on Saturday, March 8, 1919, at 11.30 A.M., at their office in Kandy,	Glasgow Estate Company, Ltd. Nithsdale 242
proceed to assess the under-mentioned estates to make up	Portmore Tea Estate Co., Ltd. Portmore 31
the private contributions:—	Do Aldourie 269 Lutyens Bros. (A. L. Scott) . Mornington 417
Government moiety Rs. 38:00	Ceylon Tea Plantations Co.,
Private contributions Rs. 38 · 38 Proprietors or Agents. Estates. Acreage.	Limited Ardallie 209
Ceylon Tea Plantations Co.,	Heirs of T. Mackie & P. Moir
Limited Waverley 157	(W. B. Bartlett) Lot 112,364, Powys land 165
Glasgow Estate Company, Ltd. Nithsdale 242	Balmoral Ceylon Estates Co.,
Portmore Tea Estate Co., Ltd. Portmore 311 Do Aldourie 269	Limited Sandringham and Yarayale 542
Lutyens Bros. (A. L. Scott) Mornington 417	Yaravale 542 New Dimbula Company, Ltd. Diyagama 3,125
Ceylon Tea Plantations Co	Heirs of J. M. Sayres Nutbourne 172
Winsted Ardallie 209 Heirs of T. Mackie & P. Moir	And at the same time and place the Committee will take
(W. B. Bartlett) Lot 112,364, Powys	evidence, if necessary, and receive and consider objections and suggestions.
land 165	
Balmoral Ceylon Estates Co.,	Provincial Road Committee's Office, W. L. KINDERSLEY, Kandy, February 18, 1919. Chairman.
Balmoral Ceylon Estates Co., Limited Sandringham and Yarravale 542	Provincial Road Committee's Office, W. L. KINDERSLEY, Kandy, February 18, 1919. Chairman.
Balmoral Ceylon Estates Co., Limited, Sandringham and Yarravale 542 New Dimbula Company, Ltd. Diyagama 3,125	Provincial Road Committee's Office, W. L. KINDERSLEY, Kandy, February 18, 1919. Lindula-Agra Branch Road.
Balmoral Ceylon Estates Co., Limited Sandringham and Yarravale	Provincial Road Committee's Office, W. L. KINDERSLEY, Kandy, February 18, 1919. Chairman. Lindula-Agra Branch Road. (Between Lindula and end of Agra Road.)
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Balmoral Ceylon Estates Co., Limited Sandringham and Yarravale 542 New Dimbula Company, Ltd. Diyagama 3,125 Heirs of J. M. Sayres Nutbourne 172 And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions. Provincial Road Committee's Office, W. L. Kindersley, Kandy, February 18, 1919. Chairman. Lindula-Agra Branch Road. (Between Lindula and end of Agra Road.) (Glenlyon Bridge.) NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above bridge for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday,	Provincial Road Committee's Office, W. L. KINDERSLEY, Kandy, February 18, 1919. Chairman. Lindula-Agra Branch Road. (Between Lindula and end of Agra Road.) OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions: Government moiety Rs. 13,400 Private contributions Rs. 13,534 1st section, '81 mile. Proprietors or Agents. Estates. Acreage. Dimbula Valley Co., Limited Belgravia 305 1st to 2nd section, 1.56 miles. A. V. & J. H. Renton Talankande 268
Balmoral Ceylon Estates Co., Limited,	Provincial Road Committee's Office, W. L. KINDERSLEY, Kandy, February 18, 1919. Chairman. Lindula-Agra Branch Road. (Between Lindula and end of Agra Road.) OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions: Government moiety Rs. 13,400 Private contributions Rs. 13,534 1st section, '81 mile. Proprietors or Agents. Estates. Acreage. Dimbula Valley Co., Limited Belgravia 305 1st to 2nd section, 1.56 miles. A. V. & J. H. Renton Talankande 268 The Misses Temple (A. T.
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Balmoral Ceylon Estates Co., Limited,	Provincial Road Committee's Office, W. L. KINDERSLEY, Kandy, February 18, 1919. Chairman. Lindula-Agra Branch Road. (Between Lindula and end of Agra Road.) Notice is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions: Government moiety Rs. 13,400 Private contributions Rs. 13,534 1st section, '81 mile. Proprietors or Agents. Estates. Acreage. Dimbula Valley Co., Limited Belgravia A. V. & J. H. Renton Talankande 268 The Misses Temple (A. T. Sydney Smith) Diyanilakele 267 A. H. Bell, Mrs. H. C. C. Bell, and Miss R. M. Bell The Ceylon Tea Plantations Co., Limited Wallaha 290 The Dimbula Valley Tea Co., Limited Mousaella 550 Eildon Hall Tea & Rubber Co., Limited Eildon Hall 413
Balmoral Ceylon Estates Co., Limited,	Chairman Chairman
Balmoral Ceylon Estates Co., Limited Sandringham and Yarravale 542 New Dimbula Company, Ltd. Diyagama 3,125 Heirs of J. M. Sayres Nutbourne 172 And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions. Provincial Road Committee's Office, W. L. Kindersley, Kandy, February 18, 1919. Chairman. Lindula-Agra Branch Road. (Between Lindula and end of Agra Road.) (Glenlyon Bridge.) NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above bridge for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:— Government moiety Rs. 41.00 Frivate contributions Estates. Acreage Heirs of J. M. Smith Albion 291 A. G. Seton & C. A. Seton (A. Hamilton Harding) St. Margaret's 197 Balmoral Ceylon Estates Company, Limited Balmoral Clydesdale 626	Provincial Road Committee's Office, W. L. KINDERSLEY, Kandy, February 18, 1919. Chairman. Lindula-Agra Branch Road. (Between Lindula and end of Agra Road.) NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 8, 1919, at 11.30 A.M., at their office in Kandy, preceed to assess the under-mentioned estates to make up the private contributions: Government moiety Rs. 13,400 Private contributions Rs. 13,534 lst section, '81 mile. Proprietors or Agents. Estates. Acreage. Dimbula Valley Co., Limited Belgravia 305 lst to 2nd section, 1.56 miles. A. V. & J. H. Renton Talankande 268 The Misses Temple (A. T. Sydney Smith) Diyanilakele 267 A. H. Bell, Mrs. H. C. C. Bell, and Miss R. M. Bell Fairfield 319 The Ceylon Tea Plantations Co., Limited Walley Tea Co., Limited Walley Tea Co., Limited Mousaella 550 Eildon Hall Tea & Rubber Co., Limited Bambarakele Estates Tea Company, Limited Bambarakele 486 Do. Lot 110,386, Dell. 100
Balmoral Ceylon Estates Co., Limited	Provincial Road Committee's Office, W. L. KINDERSLEY, Kandy, February 18, 1919. Chairman. Lindula-Agra Branch Road. (Between Lindula and end of Agra Road.) Notice is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions: Government moiety Rs. 13,400 Private contributions Rs. 13,534 1st section, '81 mile. Proprietors or Agents. Estates. Acreage. Dimbula Valley Co., Limited Belgravia 305 1st to 2nd section, 1.56 miles. A. V. & J. H. Renton Talankande 268 The Misses Temple (A. T. Sydney Smith) Diyanilakele 267 A. H. Bell, Mrs. H. C. C. Bell, and Miss R. M. Bell Fairfield 319 The Ceylon Tea Plantations Co., Limited Walley Tea Co., Limited Mousaella 550 Eildon Hall Tea & Rubber Co., Limited Bambrakele Estates Tea Company, Limited Bambrakele 486 Do. Liot 110,386, Dell 100 T. Fairhurst & W. C. Oswald Oddington 100
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Balmoral Ceylon Estates Co., Limited	Provincial Road Committee's Office, W. L. KINDERSLEY, Kandy, February 18, 1919. Lindula-Agra Branch Road. (Between Lindula and end of Agra Road.) NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions: Government moiety Rs. 13,400 Private contributions Rs. 13,534 Ist section, '81 mile. Proprietors or Agents. Estates. Acreage. Dimbula Valley Co., Limited Belgravia 305 1st to 2nd section, 1.56 miles. A. V. & J. H. Renton Talankande 268 The Misses Temple (A. T. Sydney Smith) Diyanilakele 267 A. H. Bell, Mrs. H. C. C. Bell, and Miss R. M. Bell Fairfield 319 The Ceylon Tea Plantations Co., Limited Wallaha 290 The Dimbula Valley Tea Co., Limited Mousaella 550 Eildon Hall Tea & Rubber Co., Limited Mousaella 550 Eildon Hall Tea & Rubber Co., Limited Eildon Hall 413 The Bambrakelle Estates Tea Company, Limited Bambarakele 486 Do Lot 110,386, Dell. 100 T. Fairhurst & W. C. Oswald Oddington 100 Mrs. Wiggin & Son Melton 207 T. Fairhurst and Loan Com-
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Proprietors or Agents. Estates.	Ac	reage.	lst to 18th section, 11.81 miles.	
1st to 3rd section, 2.31 miles	_		Proprietors or Agents. Estates.	Acreage.
The Dimbula Valley Co., Ltd Tillicoultry	• • • • • • • • • • • • • • • • • • • •	401	John K. Gilliatt & Co. (Cumber-	
lst to 4th section, 3.06 miles	•		batch & Co.) Sutton Glasgow Estates Company, Ltd. Glasgow	·· 277 ·· 472
J. A. & N. G. Campbell Waltrim Lord Chelmsford Agrakanda	• •	3 70 288	1st to 19th section, 12:31 miles.	
lst to 5th section, 3.81 miles.	•	200	Ceylon Tea Plantation Co.,	
C. R. S. Carew (G. H. Masefield) Fassifern V	· Vest	1 3 8,	Limited Waverley	157
W. H. Sealey (J. E. Baillie		Ì	Portmore Tea Estates Co., Ltd. Aldourse	269.
Hamilton) Fassifern E		138	1st to 20th section, 12.81 miles.	0.40
lst to 6th section, 4.31 miles. F. A. & W. N. Fairlie Kowlahens		366	Glasgow Estates Company, Ltd. Nithsdale	242
F. A. & W. N. Fairlie Kowlahena Geo. Beck (J. E. Baillie Hamil-	***	300	lst to 21st section, 13.06 miles. Portmore Tea Estates Co., Ltd. Portmore	311
ton) Henfold a	nd St.		Balmoral Ceylon Estates Co.,	
Regulas Who Dimbole Valley The Com	• •	57 0	Ltd Sandringham	
The Dimbula Valley Tea Com- pany, Limited Lippakele	• •	206	Heirs of T. Mackie & P. Moir	542
The Ceylon Estates Investment			(W. B. Bartlett) Lot 112,364, 1	Powys
Association, Limited Macduff	• •	221	land	165
The Ceylon Tea Plantations Company, Limited Tangakelle	• •	910	lst to 22nd section, 13:31 miles. Lutyens Bros. (A. L. Scott) Mornington	417
Sumatravale Estates Company,	• • •		Ceylon Tea Plantations Co., Ltd. Ardallie	209
Limited Maria	• •	297	1st to 23rd section, 13.81 miles.	
The Dimbula Valley Tea Company, Limited Elgin	• •	291	New Dimbula Company, Ltd Diyagama	3,125
Do Kellyhill		158	Heirs of J. M. Sayres Nutbourne	172
The Vellekelle Tea Company Ouvahkellie	• • •	593	And at the same time and place the Commit evidence, if necessary, and receive and consider	
1st to 7th section, 5.06 miles.		057	and suggestions.	or objections
Heirs of John M. Smith Caledonia	• •	255	W. L. KIND	
Ist to 9th section, 6.56 miles. Eildon Hall Tea & Rubber Co.,		j	Provincial Road Committee's Office, Kandy, February 18, 1919.	Chairman.
Limited Agra	• •	276		
1st to 10th section, 7.06 miles.	ı		Railway Gorge Branch Road. (Between Caledonia Gap and the Railway	. Commo \
Mooloya Estates, Ltd Braemore	• •	265	(Kowlahena Bridge.)	Gorge.)
lst to 11th section, 7.81 miles. Cranley Tea Estates Co Cranley and			NYOTICE is hereby given that the Govern	or, with the
Upper			advice and consent of the Legislative Co	unail harring
	* -	818]		
Holbrook Co., Ltd Holbrook	••	200	agreed to grant the under-mentioned sum for	maintenance
Holbrook Co., Ltd Holbrook 1st to 13th section, 9.31 miles.			agreed to grant the under-mentioned sum for of the above bridge for the year ending Septem the Provincial Road Committee, acting under-mentioned sum for the above bridge for the year ending Septem the Provincial Road Committee, acting under-mentioned sum for the above bridge for the year ending September 1997.	maintenance ber 30, 1919, ler the pro-
Holbrook Co., Ltd Holbrook 1st to 13th section, 9.31 miles. The Agra Tea Company of		200	agreed to grant the under-mentioned sum for of the above bridge for the year ending Septem the Provincial Road Committee, acting und visions of "The Branch Roads Ordinance, 18	maintenance ber 30, 1919, der the pro- 896," will on
Holbrook Co., Ltd Holbrook 1st to 13th section, 9.31 miles. The Agra Tea Company of Ceylon, Limited Ardlaw			agreed to grant the under-mentioned sum for of the above bridge for the year ending Septem the Provincial Road Committee, acting und visions of "The Branch Roads Ordinance, 18 Saturday, March 8, 1919, at 11.30 A.M., at the	maintenance ber 30, 1919, der the pro- 896," will on heir office in
Holbrook Co., Ltd Holbrook 1st to 13th section, 9.31 miles. The Agra Tea Company of Ceylon, Limited Ardlaw Heirs of J. M. Smith Albion A. G. Seton & C. A. Seton (A.		200 209 291	agreed to grant the under-mentioned sum for of the above bridge for the year ending Septem the Provincial Road Committee, acting und visions of "The Branch Roads Ordinance, 18	maintenance ber 30, 1919, der the pro- 896," will on heir office in
Holbrook Co., Ltd Holbrook lst to 13th section, 9·31 miles. The Agra Tea Company of Ceylon, Limited Ardlaw Heirs of J. M. Smith Albion A. G. Seton & C. A. Seton (A. Hamilton Harding) St. Margaret		200	agreed to grant the under-mentioned sum for of the above bridge for the year ending Septem the Provincial Road Committee, acting undersions of "The Branch Roads Ordinance, 18 Saturday, March 8, 1919, at 11.30 A.M., at the Kandy, proceed to assess the under-mentioned make up the private contributions:— Government moiety R	maintenance ber 30, 1919, der the pro- 396," will on heir office in ed estates to s. 38.00
Holbrook Co., Ltd. Holbrook 1st to 13th section, 9·31 miles. The Agra Tea Company of Ceylon, Limited Ardlaw Heirs of J. M. Smith Albion A. G. Seton & C. A. Seton (A. Hamilton Harding) St. Margaret Balmoral Ceylon Estates Com-		200 209 291	agreed to grant the under-mentioned sum for of the above bridge for the year ending Septem the Provincial Road Committee, acting undersions of "The Branch Roads Ordinance, 18 Saturday, March 8, 1919, at 11.30 A.M., at the Kandy, proceed to assess the under-mentione make up the private contributions: Government moiety Private contributions R	maintenance ber 30, 1919, der the pro- 396," will on heir office in ed estates to s. 38.00 s. 38.38
Holbrook Co., Ltd. Ist to 13th section, 9.31 miles. The Agra Tea Company of Ceylon, Limited Ardlaw Heirs of J. M. Smith Albion A. G. Seton & C. A. Seton (A. Hamilton Harding) St. Margaret Balmoral Ceylon Estates Company, Limited Balmoral Do Clydesdale		200 209 291	agreed to grant the under-mentioned sum for of the above bridge for the year ending Septem the Provincial Road Committee, acting undersions of "The Branch Roads Ordinance, 18 Saturday, March 8, 1919, at 11.30 A.M., at the Kandy, proceed to assess the under-mentione make up the private contributions: Government moiety Private contributions Response Estates.	maintenance ber 30, 1919, der the pro- 396," will on heir office in ed estates to s. 38.00 s. 38.38 Acreage.
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Holbrook Co., Ltd. 1st to 13th section, 9·31 miles. The Agra Tea Company of Ceylon, Limited Ardlaw Heirs of J. M. Smith Albion A. G. Seton & C. A. Seton (A. Hamilton Harding) St. Margaret Balmoral Ceylon Estates Company, Limited Balmoral Do Clydesdale Do Clydesdale The Agra Tea Company of Ceylon, Limited Wishford R. S. & G. J. Pieris Agra Elbedd A. R. Ashton (E. E. Megget) Iona G. L. Gwatkin (E. E. Megget) Iona G. L. Gwatkin (E. E. Megget) Helbeck Alex. Stevenson Lot 110,382,1 P. B. Seton (A. Hamilton Harding) New Preston A. G. & C. A. Seton (A. Hamilton Harding) Lot 110,383,1	of ossend	200 209 291 197 626 290½ 158 276 112 283 109 125 167½	agreed to grant the under-mentioned sum for of the above bridge for the year ending Septem the Provincial Road Committee, acting undersions of "The Branch Roads Ordinance, 18 Saturday, March 8, 1919, at 11.30 A.M., at the Kandy, proceed to assess the under-mentioned make up the private contributions: Government moiety R. Private contributions R. Private contributions R. Proprietors or Agents. Estates. F. A. & W. N. Fairlie Kowlahens Conon The Alliance Tea Co. of Ceylon, Ltd. Gleneagles Sumatravale Estates Co., Limited Maria The Dimbula Valley Tea Co., Ltd. Lippakele The Ceylon Estates Investment Macduff Ceylon Tea Plantations Company, Limited Tangakelle The Vellekellie Tea Co Ouvahkell The Dimbula Valley Tea Company Elgin Do Kellyhill And at the same time and place the Commit	maintenance ber 30, 1919, ler the pro- 396," will on heir office in ed estates to s. 38.00 s. 38.38 Acreage. a and 366 s. 222 297 206 221 e 910 ie 593 291 158 ttee will take
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Proprietors or Agents.	Estates.	Ac	reage
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	Regulas	• •	570
F. A. & W. N. Fairlie	Kowlahena	and	
3.	Conon	• •	366
The Alliance Tes Co. of Ceylon, Ltd.	Gleneagles	• •	222
Sumatra vale Estates Co., Limited	Maria	• •	297
The Dimbula Valley Tes Co., Ltd.	Lippa kele	• •	206
The Ceylon Estates Investment			
Association, Limited	Macduff	• •	221
Ceylon Tea Plantations Company)		
Limited	Tangakelle	••	910
The Vellekellie Tea Co		• •	593
The Dimbula Valley Tea Company	Elgin		291
Dogg	Kelly hill		158
And at the same time and place	the Committe	e will	ta ka
evidence, if necessary, and receive and suggestions.	and consider	objec	tions
Provincial Road Committee's Office	. W. L. KIN	DERSI	LEY.
Kandy, February 18, 1919.	,		man.
Railway Gorge Bran (Between Caledonia Gap and t NTOTICE is hereby given that	he Railway G	orge.) h the

(Between Caledonia Gap and the Railway Gorge.)

Notice is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

Government moiety .. Rs. 650 · 00
Private contributions .. Rs. 656 · 50
From 1st to end of 2nd section, 1 mile.

poprietors or Agents.	Estates.	Acre	age.
J. M. Smith (G. M. Smith)	Caledonia	• **	255
Geo. Beck (J. E. Baillie Hamilton)	Henfold and S	t.	
S. \$1	Regulas	• •	570
F. A. & W. N. Fairlie	Kowlahena a	\mathbf{nd}	
7,29	\mathbf{Conon}	• •	366
The Alliance Tea.Co. of Ceylon, Ltd.	Gleneag les		222
. From 1st to end of 3rd see			
Sumatravale Estates Co., Limited	Maria		297
The Dimbula Valley Tea Co., Ltd.	Lippakele		206
From 1st to end of 6th sec	ction, 3 miles.		
The Ceylon Estates Investment			
Association, Limited	Macduff		221
Ceylon Tea Plantations Company,			
	Tangakelle		910
The Vellekellie Tea Company	Ouvahkellie		5 93
The Dimbula Valley Tea Company	Elgin		291
.	TP 11 1 '11		3 ~ ~

Do. . . . Kellyhill . . 158

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

Provincial Road Committees Office, W. L. KINDERSLEY, Kandy, February 18, 1919. Chairman

Deniyaya-Hayes Road.

HEREBY give notice that a meeting of the Local Committee will be held at 10 A.M., at Panilkande Pattory on March 10, 1919, to determine the assessment of the estates concerned, and at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

EDW. C. ANDERSON, Chairman, Local Committee. Deniyaya, February 12, 1919.

Extension of the Ellearawa-Pinnawala Road from the 61 Milepost to 9 Miles 23 32 Lines, a length of

3 Miles, under the Branch Roads Ordinance.

In terms of section 11 of the Branch Roads Ordinance,
No. 14 of 1896, I hereby give notice of my intention
to hold a general meeting of the proprietors or resident
managers of the estates interested in the extension of the
Ellearawa-Pinnawala road from the 6½ milepost to 9 miles
23.32 lines, a length of 3 miles, under the Branch Roads
Ordinance, for the purpose of electing a Local Committee,

which shall consist of not less than three nor more than five members, to perform the duties imposed upon such committee by the said Ordinance.

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

The meeting will be held at the Detanagala Fstate Office, on Saturday, March 15, 1919, at 9 A.M.

Provincial Road Committee's Office, Ratnapura, February 14, 1919. E. Rodrigo, for Chairman.

Acquisition of Land for the Glenalla-Havilland Road Reservation, P. P. 2,566.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the acquisition of lots 1 to 65, between the 53½ and 56½ miles on the above road, as shown in P. P. 2,566; required for the road reservation, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Ordinance No. 14 of 1896, will on Tuesday, March 25, 1919, at 2.30 P.M., at their office in Ratnapura, proceed to assess the under-mentioned estates to make up the private contributions:—

Rs. 2,871 · 90 Government moiety Rs. 2,871 90 Private contributions Less balance of private contributions with the Colonial Treasurer as per his letter No. 120 of June 28, 1918, to the Chairman, Provincial Road Committee, Ratnapura, after crediting maintenance 1,785 to Rs. 2,605.73 account for 1918-1919 Balance to be recovered from 266.17 estates now

			_
	Estates.	A	reage.
	Glenalla	•==	246
	Waharaka		565
	Havilland		525
Adi-			
	Pitakele	•1•	44
	Dedugalla	•.•	382
	Maskaloya	•.•	155
	Gangwarily	• * •	425
•-•	Kelvin		944
	Oonankanda		153
	U duwa		50
		_	
	\mathbf{Total}		3,489
	Adi-	Glenalla Waharaka Havilland Adi Pitakele Dedugalla Maskaloya Gangwarily Kelvin Oonankanda Uduwa	Glenalla Waharaka Havilland Adi Pitakele Dedugalla Maskaloya Gangwarily Kelvin Oonankanda Uduwa

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

Provincial Road Committee's Office, Ratnapura, February 14, 1919. E. Rodrigo, for Chairman.

Mallawapitiya-Rambadagalle Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road during 1918-1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—

Government moiety ... Rs. 6,200 · 00
Private contributions ...Rs. 6,262 · 00
Less unexpended balances of ...Rs. 329 · 17

Rs. 5,932 · 83

lst to 2nd section, 1 mile.

Total acreage, 11,308—Moiety of cost, Rs. 431 · 50.—
Sectional rate, · 038158c.—Total rate, · 038158c.

Proprietors or Agents. Estates. Acreage. Amount.
Rs. , c.

Mrs. J. A. Dona Thekala Hamine ... Mallawapitiya ... 100 ... 3 82 Mr. Simon Fernando Uyandanawatta ... 100 ... 3 82

010	TABLE. — OBLIGH	GO A TAT	MAINTAL CHESTI	2 1: MD, 21, 40.		
Proprietors or Agents.	Estates. Acreage.	Amount. Rs. c.	•	s. Estate	Acreage. Ar	moun Rs. (
Total acreage, 11,108-	section, 11 milesMoiety of cost, Rs. 21	5 · 75.—	Mr. J. S. Patterson Mr. R. E. S. de Soys	a Nella Oola		
G. D. John Fernando U	22c.—Total rate, · 0575	580c. 3 46	Messrs. Harrison Crossfield, Ltd.	Maribe	600	462 8
M.M. Kana Meera Saibo D	angahamulawatta 23		· · · · · · · · · · · · · · · · · · ·	Keppitigala	1,151	887 9
Mr. A. Tennekoon ()	Estate sold by Mr.	,	Which sums the p	roprietors, mana	gers, or agents	of th
Mr. C. P. Markus R	Modder) 70					
Total acreage, 10,790-	h section, 2 miles. —Moiety of cost, Rs. 215		Provincial Road Con Kurunegala, Febru	_		-
	995c.—Total rate, · 0778	575c.	Filespairs	-Pinnawala Brand	h Dood	
D. Dona Balbina Ha- mine G	alpottewatta ' 120	9 31	TOTICE is hereb			th the
Mr. P. Gooneratne L	izzidale <i>alias</i> Ta-		Advice and cor	esent of the Legisl	ative Council, l	having
	rapotewatta 250	19 40	agreed to grant the	under-mentioned	sum for the	main-
Total sommer for 420—	section, 2½ miles. -Moiety of cost, Rs. 215	· 75.—	tenance of the under- to September 30, 191			
	705c.—Total rate, : 0982		the Province of Sabar	agamuwa, acting	under the prov	visions
Heirs of P. B. Migolle Pa		3 93	of section 23 of the Br			
	section, 3 miles.	. 7K	have assessed the particular distriction that distriction the distriction that distriction is a second control of the distriction of the districti			
	-Moiety of cost, Rs. 215 785c.—Total rate, · 1190		road, as follows:—		and district indicate	oronton
Mrs. W. G. Rockwood Ga	_		-	Pinnawala Bra		
Dr. David Rockwood Ke		3 57	•	No. D 381 of Octo	•	
	section, 3½ miles.	. 77 ==	Government mor	ety tions	Rs. 3,15 Rg 3 91)() ⊈
	-Moiety of eost, Rs. 215)48c.—Total rate, ·1401			2nd section, 2 m	-	U
Mohamed Ali, J. P Ke	_		Total acreage, 2,9	84—Moiety of cos	st, Rs. 988—	
	section, 4 miles.		Sectional rate, 3	3·1099c.—Total 1	rate, 33° 1099c. Assessi	
Total acreage, 10,150—	-Moiety of cost, Rs. 215	· 75	Proprietors or Agent	ts. Estates.		Rs. c.
Hon. Dr. H. M. Fer-	356c.—Total rate, ·1613	909C.	S. P. Hayley and W.			
_	pokunawatta 321	51 80	Sparling (Hayley			
Mrs. A. M. Abeysekera Lin			Kenney, Agents)	Rye Rubbe Division .		40 39
-	ngolewatta 48 . eniyagolle 30 .		P. L. Palawasan Pillai			17 21
	tikkagahamula-	+ 0+	lst t	o 7th section, 6½ i	miles.	٠.
v	vatta 30 .	. 484		9,810—Moiety of c 9°1814c.—Total r		
	section, 4½ miles.	, 	The Uplands Tea (*00, 112 2910C.	•
Total acreage, 9,665—N	Moiety of cost, Rs. 215. Moiety of cost, Rs. 215. Moiety of cost, Rs. 215.		Limited (Whittall	-		
Mr. F. N. Daniels Kas	•		Co., Agents)	Maratenna		04 12
Mr. T. B. Delwita Pita	awelawatta 64.	. 11 76	Do. Do. Do.	Detanagala		59 21 32 26
Mr. T. Y. Wright Sha		. 239 35	Do.	Pambagolla .		47 96
Total acreage, 8,163—M	section, 5½ miles. Joiety of cost. Rs. 431:4	50	Do.	Pinnawala	397 44	15 79
	30c.—Total rate, · 2365		The Waleboda Tea Rubber Co., Ltd. (1	_		
Hon. Dr. H. M. Fer-	164	20 00		lea.		
	egastenne 164 section, 7 miles.	. 30 00	_	d.,	A *** O **	· 40
Total acreage, 7,999—M		25	Agents) S. T. de Silva, Pine I	Waleboda	256 28	57 4b
	6c.—Total rate, ·31746		estate, Pelpola, Ka	_		
Mr. L. St. G. Carey Nor		. 111 75	tara	Ferndale and		-0.40
Total acreage, 7,647—M	section, 8 miles. oiety of cost. Rs. 431 • 50	0		Sherwood.	70 7	78 60
Sectional rate, .05642	7c.—Total rate, · 37389	4c.			Total 3,21	3 0
Mr. A. A. Barnes Pan	•	. 194 43				
	section, 9 miles.	ξ Ω	Which sums the pro	•		
Total acreage, 7,127—M Sectional rate. 06054	4c.—Total rate, · 43443		several estates are here Treasury on or before		ly muo one con	Olitar
Messrs. H. Don Carolis			Provincial Road Comn	-	E. Rodrig	30.
	i Uyanwatta 233	101 23	Ratnapura. Februar		for Chair	
Ist to 23rd se Total acreage, 6,894—Mo	oction, 11½ miles. Diety of cost. Rs. 1.078: 7	75.—	M_erchner_M	orontota Estate C	art Road	
	6c.—Total rate, · 59091	4c.	TN terms of section			ance,
Mr. A. A. Barnes Rid	igama1,352		L No. 12 of 1902, I	hereby give noti	ice of my inter	ntion
lst to 24th so Total acreage, 5,542—M	ection, 12 miles.	15	to hold a General Me managers of the est			
	9c.—Total rate, · 62984		Morontota Estate Car	t Road, in the I	District of Kee	galla,
Palaniappa Chetty Mar	ry Land or Ka-		Province of Sabaragan	nuwa, for the pu	rpose of election	ng a
• -	swara 140	88 18	Local Committee, which	ch shall consist of	not less than	two
lst to 25th so Total acreage, 5,402—M	ection, 12½ miles. Joiety of cost Rs. 215: 7	15 -	nor more than five mer upon such Committee b	noors, to protorm ov the said Ordina	nce for the next	ttwo
Sectional rate, 03993	88c.—Total rate, ·66978	lc.	years, namely, from Fe	bruary 4, 1919, to	February 4, 19	921.
Egoris Appuhamy Vey	yangoda 36		The general meetin	g shall consist o	of such numbe	er of
Sadiris Appuhamy Mr. T. B. Delwita Del			proprietors or resident represent not less than	managers within	tne district as : acreage	snati
	wita Walawwa 24 section, 14 miles.	10 8	The meeting will be	held at the Dickel	la estate bunge	alow,
Total acreage, 5,304—N	foiety of cost. Rs. 539.0)8.—	Kegalla, on Saturday,	March 15, 1919, a	t 9.30 A.M.	-
Sectional rate, · 10163	36c.—Total rate, · 77141	7c.	Provincial Road Con	nmittee,	E. Rodrigo,	
Mr. J. S. Patterson Del		388 80	Ratnapura, Febru		for Chairma	m.

Ratnapura, February 6, 1919.

Unofficial Announcements.

ASSOCIATION OF THE MUPPANE VALLEY (CEYLON) RUBBER COMPANY, LIMITED,

The name of the Company is "The Muppane Valley (Ceylon) Rubbeb Company, Limited."

The registered office of the Company is to be established in Colombo.

The objects for which the Company is to be established are :-

To take on lease from the proprietors thereof 542 acres 1 rood 13 perches of land in the village of Muppane in the District of Badulla.

Figure (6): To purchase, lease, take in exchange, hire, or otherwise acquire any other land or lands, or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties and rights, machinery, implements, ் tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind, and any rights, easements, patents, licenses, or privileges in Ceylon or elsewhere (including the benefit of the large any trade mark or trade secret which may be thought necessary or convenient for the purpose of the Company's business), and to erect, construct, maintain, or alter any buildings, machinery, plant, roads, ways, or other works or methods of communication.

To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, superintendents, managers, clerks, coolies, and other labourers and servants in Ceylon or elsewhere, and to remunerate any such at such i the wire rate as shall be thought fit, and to grant pensions or gratuities to any such or the widow or children of any such.

- (d) To clear, open, plant, cultivate, improve, and develop the said property or any portion thereof, and any other land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or * \$\pi_{\pi_1}\$ portions thereof, as a rubber estate or estates, or with any other products, trees, plants, or crops that may be in approved by the Company, and to plant, grow, and produce rubber, coconuts, tea, coffee, cinchona, cacao, chargains a cardamoms, rhea, ramie plants, trees, and other natural products in Ceylon or elsewhere.
- To build, make, construct, equip, maintain, improve, alter, and work rubber and tea factories, coconut and coffee auring mills, and other manufactories, buildings, erections, roads, tramways, or other works conducive to any $\frac{d}{dt} \approx v_{k} \cos t$ of the Company's objects, or to contribute to or subsidize such.

(f) To enter into any arrangement or agreement with Government or any authorities and obtain rights, concessions, and privileges.

dining. (g) To hire, lease, or purchase land either with any other person or company or otherwise, and to erect a factory and other buildings thereon, or on any land already leased or owned by the Company, at the cost of the Company with a ! and such other person or company or otherwise.

(h) To lease any factory or other buildings from any company or person.

(i) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (g) or (h), or for the manufacture and preparation for market of tea or any other produce in such or any other factory.

(i) To prepare, cure, manufacture, treat, and prepare for market rubber, coconuts, plumbago, minerals, tea, and (or) $\gamma_{\rm HC} \gamma_{\rm J}$ other crops or produce, and to sell, ship, and dispose of such rubber, coconuts, plumbago, minerals, tea, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed

expedient.

A. 16

 $m_i \leq q_i \, r_i$

(k) To buy, sell, warehouse, transport, trade, and deal in rubber, coconuts, tea, coffee, and other plants and seed, and rice and other food required for coolies, labourers, and others employed on estates, and other products,

wares, merchandise, articles, and things of any kind whatever.

(i) To work mines or quarries, and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits, and products, and generally to carry on the business of miners, manufacturers, growers, planters, and exporters of rubber, coconuts, and other products, or any such business on behalf of the Company or as agents for others and on commission or otherwise

(m) To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and deal in milk and dairy

produce, whosesale or retail.

(n) To establish and maintain in the United Kingdom, Ceylon, or elsewhere stores, shops, and places for the sale of rubber, coconuts, tea, coffee, cacao, and articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any branch thereof; and generally to carry on the business of merchants, exporters, importers, traders, engineers, or any other trade, business, or undertaking whatsoever.

(o) To cultivate, manage, and superintend estates and properties in Ceylon or elsewhere, and generally to undertake. the business of estate agents in Ceylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings, and to transact any other agency business of any kind.

(p) To let, lease, sell, exchange, or mortgage the Company's estates, lands, buildings, or other property or any part or parts thereof, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company or for any other consideration, and otherwise to trade in, dispose of, or deal with the

same or any part thereof.

- (q) To borrow or receive on loan money for the purpose of the Company upon the security of cash credit bonds, or of hypothecation or mortgages of the Company's property or any part or parts thereof or otherwise, as shall be thought most expedient, and in particular by the issue of debentures, debenture stock or bonds, to bearer or otherwise, either charged upon all or any part of the Company's present or future property (including uncalled capital) or not so charged, as shall be thought best.
- (r) To cause or permit any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or rights or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit, also to pay off and re-borrow the moneys secured thereby or any part or parts thereof.

(s) To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promissory notes, and other

transferable or negotiable instruments for the purposes of the Company.

(t) To unite, co-operate, amalgamate, or enter into partnership or any arrangement for sharing profits of union of interests or any other arrangement with any person or company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary

to those of the Company or to any of them, or capable of being conducted so as to benefit this Company, either directly or indirectly, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise and pay for in any manner that may be agreed upon, either in money or in shares or bonds or otherwise, and to hold any shares, stock, or other interest in any such company, and to promote the formation of any such company.

(u) To amalgamate with any other company having objects altogether or in part similar to this Company.

(v) To acquire by purchase in money, shares, bonds, or otherwise, and undertake all or any part of the business, property, assets, and liabilities of any person or company carrying on any business in Ceylon or elsewhere which this Company is authorized to carry on, or possessed of property suitable for the purpose of this Company.

(w) To sell the property, business, or undertaking of the Company, or any part or parts thereof, for such consideration as the Company shall think fit, and in particular for shares, stocks, debentures, or securities of any other

company.

(x) To procure the Company to be registered or incorporated in Ceylon, and, if and when necessary or thought

advisable, elsewhere.

(y) To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, stocks, shares, debentures, and book debts, or without any security at all, and generally to transact financial business of any kind.

(z) 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.

(z 1) To promote and establish any other Company whatsoever, and to subscribe to and hold the shares or stock of any other company or any part thereof.

(22) To pay for any lands and real or personal, immovable or movable, estate or property, or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company in money or in shares or debentures or debenture stock or obligations of the Company, or partly in one way and partly in another, or otherwise howsoever, with power to issue any shares either fully or partly paid up for such purpose.

(z 3) To accept as consideration for the sale or disposal of any lands and real and personal, immovable and movable, estate, property, and assets of the Company of any kind sold or otherwise disposed of by the Company or in discharge of any other consideration to be received by the Company in money or in shares, the shares (whether wholly or partly paid up) of any company, or the mortgages, debentures, or obligations of any company

or person or partly one and partly other.

(z 4) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital be made, except with

the sanction for the time being required by law.

(z 5) To do all such other things as shall be incidental or conducive to the attainment of the objects above mentioned or any of them or anyone or more of the objects aforesaid, it being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "Company" includes companies or corporations, and the word "person" any number of persons, and that the other objects specified in any paragraph are not to be limited or restricted by reference to or inference from any other paragraph.

4. The liability of the Shareholders is limited.

5. The nominal capital of the Company is Five hundred thousand Rupees (Rs. 500,000) divided into Fifty thousand (50,000) shares of Ten Rupees (Rs. 10) each, with power to increase or reduce the capital. The shares forming the capital (original, increased, or reduced) of the Company may be subdivided or consolidated or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being, or 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 we respectively agree to take the number of shares in the capital of the

Company set opposite our respective names:—

Names and Address	es of Subsec	tihove			of Shares taken ich Subscriber.
	op of propos	iludio.		by ca	
F. H. LAYARD, Colombo	• •	• •	• •	• •	One
J. G. MOORE, Colombo	• •	••	• •	• •	One
W. R. MAGUIRE, Colombo	• •	• •	• •	• •	One
Witness to the above three signatures,	at.Colombo	, this 31st day of	January, 1919	:	
		Proctor, S	V. A. Julius upreme Court,	•	
F. Jas. Hawkes, Colombo	• •	••	• •	• •	On•
Witness to the above signature at Color	mbo, this 4t	h day of Febr ua	ry, 1919:		
·		Proctor, Su	H. CREASY, preme Court, C	olom b o	
E. Masters, Colombo	• •	••	• •	• •	One
Witness to the above signature, at Color	mbo, this 5t	h day of Februa	ry, 191 9 :		
•			I. CREASY, preme Court, C	olom bo .	
FRED. W. WALDOCK, Colombo	• •		•••	• •	One
H. D. THORNTON, Colombo	• •	• •	•••	• •	One
Witness to the above two signatures, at	Colom b o, th	nis 5th day of Feb	oruary, 1919 :		•
· ·		Proctor, Sup	V. A. Julius, reme Court, Co		
•	•	T	otal Shares tak	ken	Seven

ARTICLES OF ASSOCIATION OF THE MUPPANE VALLEY (CEYLON) RUBBER COMPANY, LIMITED.

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

The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the

regulations of the Company, whether contained and comprised in these Articles or not.

INTERPRETATION CLAUSE.

1. In the interpretation of these presents the following words and expressions shall have the following meanings, unless such meanings be inconsistent with, or repugnant to, the subject or context, viz. :-

The word "Company" means "The Muppane Valley (Ceylon) Rubber Company, Limited,"incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The "Ordinance" means and includes "The Joint Stock Companies Ordinance, 1861," and every other Ordinance

from time to time in force concerning Joint Stock Companies which may apply to the Company.

"These presents" means and includes the Memorandum of Association and the Articles of Association of the Company from time to time in force.

Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company.

"Shares" means the shares from time to time into which the capital of the Company may be divided.

"Shareholder" means any person whose name is entered in the Register of Shareholders as owner or joint-owner of any share in the Company.

""Presence or present" at a meeting means presence or present personally or by proxy or by attorney.

"Directors" means the Directors for the time being of the Company or (as the case may be) the Directors assembled

at a Board.

"Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board.

Meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.
"Persons" means partnerships, associations, corporations, companies, unincorporated or corporated by Ordinance and registration, as well as individuals.

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

"Sal" means the common seal for time being of the Company.

"Month" means a calendar month.

"Writing" means printed matter or print as well as writing.

Words importing the singular number only include the plural, and vice versa. Words importing the masculine gender only include the feminine, and vice versa. "Holder" means a Shareholder.

BUSINESS.

2. The Company may proceed to carry out the objects for which it is established, and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit; and if the whole of the shares shall not have been subscribed, applied for, or allotted as soon as, in the judgment of the Directors, a sufficient number of shares shall have been subscribed or applied for.

3. The business of the Company shall be carried on by, or under the management or direction of, the Directors,

and subject only to the control of General Meetings in accordance with these presents.

CAPITAL.

The nominal capital of the Company is Five hundred thousand Rupees (Rs. 500,000), divided into 50,000 shares

of Ten Rupees (Rs. 10) each.
5. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such capital of the company by the creation of new shares of such amounts per share and in the aggregate and with such capital of the company by the creation of new shares of such amounts per share and the company by the creation of the compan special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto, as such resolution shall

direct; and they shall have power to add to such new shares such an amount of premium as may be considered expedient.

6. 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 capital, and shall be subject to the same provisions in all respects with reference to the payments of allotment money, calls, and instalments, transfer, transmission, forfeiture, lien, surrender, and otherwise, as if it had formed part of the original capital.

The Directors may in like manner, and with like sanotion, reduce the capital or subdivide or consolidate the

shares of the Company.

SHARES.

8. The Company may call up the balance capital whenever the Directors shall think fit, and may make arrangements on the issue of shares for a difference between the holders of such shares in the amount of calls to be paid and the time of papment of such calls.

9. If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the holder of the shares.

10. The shares, except when otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they consider proper. Provided that such unissued shares shall first be offered by the Directors to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, or as remuneration for work done for or services rendered to the Company, and that without offering the shares so allotted to the Shareholders.

11. In case of the increase of the capital of the Company by the creation of new shares, such new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company 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 the dividends, and in the distribution of assets of the Company, and with a special

or without any right of voting.

Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them; and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined; and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, and that without offering the shares so allotted to the Shareholders.

12. Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand

in such form as the Company from time to time direct.

13. Shares may be registered in the name of a firm or partnership, and any partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to give proxies in respect of shares registered in the name of the firm.

14. Shares may be registered in the names of two or more persons jointly.

15. Any one of the joint-holders of a share other than a firm may give effectual receipts for any dividends payable in respect of such share; but only one of such joint-shareholders shall be entitled to the right of voting and of giving proxies and exercising the other rights and powers conferred on a sole Shareholder, and if the joint-holders cannot arrange amongst themselves as to who shall vote or give proxies and exercise such other rights and powers conferred on a sole Shareholder, the Shareholder whose name stands first on the register of shares shall vote or give proxies and exercise those rights and powers; provided, however, that in the event of such first registered Shareholder being absent from the Island, the first registered Shareholder then resident in Ceylon shall vote or give proxies and exercise all such rights and powers as aforesaid.

16. In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be

the only person or persons recognized by the Company as having any title to, or interest in, such shares.

17. The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 36 to become a Shareholder in respect of any share.

18. 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.

19. Every Shareholder shall be entitled to a certificate or certificates under the common seal of the Company,

specifying the share or shares held by him and the amount paid thereon.

- 20. 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 may be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.
- 21. The certificate of shares registered in the names of two or more persons not a firm shall be delivered to the person first named on the register.

CALLS.

- 22. The Directors may from time to time make such calls as they think fit upon the Shareholders in respect of all moneys unpaid on their shares, and not by the conditions of allotment made payable at fixed times, provided that two months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call; and each Shareholder shall pay the amount of every call so made to the persons, and at the time and place appointed by the Directors.
- 23. If any Shareholder fail to pay the amount of any call due by him on or before the day appointed for payment thereof, he shall be liable to pay interest for the same at the rate of nine per centum per annum from the day appointed for the payment thereof to the time of actual payment.

24. A call shall be deemed to have been made at the time when the resolution of the Directors authorizing the

call was passed.

25. The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call or part thereof on such terms as the Directors may determine.

But no Shareholder shall be entitled to any such extension, except as a matter of grace or favour.

26. The Directors may at their discretion receive from any of the Shareholders willing to advance the same, and upon such terms as they think fit, all or any part of the moneys due upon their respective shares beyond the sums actually called for; and upon the moneys so paid in advance, or upon so much thereof as from time to time and at any time thereafter exceeds the amount of the calls then made upon, and due in respect of the shares in respect of which such advances have been made, the Board may pay or allow interest at such rate as the Shareholders paying such sums in advance, and the Directors may agree upon not exceeding, however, six per centum per annum.

TRANSFER OF SHARES.

27. Subject to the restriction of these Articles any Shareholder may transfer all or any of his shares by instrument in writing.

28. No transfer of shares shall be made to an infant or person of unsound mind.

29. The Company shall keep a book or books to be called "The Register of Transfers," in which shall be entered the particulars of every transfer or transmission of any share.

- 30. The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien or otherwise; or in case of shares not fully paid up to any person not approved by them; and in no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.
- 31. Every instrument of transfer must be left at the office of the Company to be registered, accompanied by the certificate for the shares to be transferred, and by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of one rupee and fifty cents, or such other sum as the Directors shall from time to time determine, must be paid to the Company for the registration of every such transfer; upon payment thereof the Directors, subject to the powers vested in them by Article 30, shall register the transferee as a Shareholder, and retain the instrument of transfer.
- 32. The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as Shareholders, without the necessity of any meeting of the Directors for that purpose.
- 33. In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they

abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but only, if at all, upon the transferce.

34. The Register of Transfers may be closed at such times and for such periods as the Directors may from time to time determine, provided always that it shall not be closed for more than twenty-one days in any year.

TRANSMISSION OF SHARES.

eminadonnes a 35. The executors, or administrators, or the heirs of a deceased Shareholder shall be the only persons recognized

by the Company as having any title to the shares of such Shareholder.

36. Any guardian of any infant Shareholder, or any committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or in any other way than by transfer shall, upon securing such evidence that he sustains the character in respect of which he proposes to act under this plane, or of his title as the Directors think sufficient, be forthwith entitled, subject to the provisions herein contained to be registered as a Shareholder in respect of such shares; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

37. If any person who shall become entitled to be registered in respect of any share under clause 36 shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if in the case of the death of any Shareholder no person shall, within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money, and the purchaser shall be entitled to be registered in respect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

SURBENDER AND FORFEITURE OF SHARES.

38. The Directors may accept in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed, a surrender of the shares of Shareholders who may be desirous of retiring from the Company.

38. If any Shareholder fails to never sell of intellegence of the shares of Shareholders who may be desirous of retiring from the Company.

39. If any Shareholder fails 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 Shareholder 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.

The notice shall name a day (not being less than one month from the date of the notice) on, and a place or places 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 the call was made or instalment is payable will be liable to be forfeited.

"If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalments with interest and expenses them respect thereof, be declared forfeited by a resolution of the Board to that effect.

Any Shareholder whose shares have been so declared forfeited shall, notwithstanding, be liable to pay and

40. Any Shareholder whose shares have been so declared 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 nine per centum per annum, and the Directors may enforce the payment thereof if they think fit.

2. Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may

be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

42. The surrender or 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 the proceeds thereof, and all other rights incident to the share,

except only such of those rights (if any) as by these presents are expressly saved.

43. A certificate in writing under the hands of one of the Directors and of the Secretary that a share has been daly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share, but for such surrender or forfeiture, and such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company, and thereupon such purchaser shall be deemed the holder of such share, discharged from all calls due prior to such purchase; and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

44. The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit, as they shall think fit, not being less than nine per centum per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted or otherwise disposed of under Article 41 hereof shall be redeemable after sale or disposal.

45. The Company shall have a first charge or paramount lien upon all the shares of any holder or joint-holders for all moneys for the time being due to the Company by such holder, or by all or any of such joint-holders respectively, either in respect of such shares or of other shares held by such holder or joint-holders, or in respect of any other debt, liability, or engagement whatsoever, and whether due from any such holder individually or jointly with others, including all calls which the Directors shall have resolved to make, although the times appointed for the payment thereof shall not have arrived; and where any share is held by more persons than one, the Company shall be entitled to the said charge or lien in respect of any money due to the Company from any of such persons. And the Directors may decline to register any transfer of shares subject to such charge or lien.

46. Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors, and until notice in writing shall have been given to the indebted Shareholder or his executors or administrators, or the assignee or trustee in his bankruptcy, requiring him or them to pay the amount for the time being due to the Company, and default shall have been made for twenty-eight days from such notice in paying the sum thereby required to be paid. Should the Shareholder over whose share the lier exists

be in England or elsewhere abroad, sixty day, notice shall be allowed him.

The nett proceeds of any such sale shall be applied in or towards the satisfaction of such debts, liabilities, or

engagements, and the residue (if any) paid to such Shareholder or his representatives.

48. A certificate in writing under the hands of one of the Directors and of the Secretary, that the power of sale given by clause 46 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

49. Upon any such sale two of the Directors may execute a transfer of such share to the purchaser thereof, and such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to such shares.

PREFERENCE SHARES.

50. Any shares from time to time to be issued or created may from time to time be issued with any such right of preference, whether in respect of dividend or of payment of capital, or both, or any such other special privilege or advantage over any shares previously issued, or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued, or then about to be issued, or subject to to any such conditions or provisions, and with any such right, or without any right of voting, and generally on such terms as the Company may from time to time by special resolution determine.

51. If at any time by the issue of preference shares or otherwise, the capital is divided into shares of different classes, then the holders of any class of shares may, by an extraordinary resolution passed at a meeting of such holders, consent, on behalf of all the holders of shares of the class, to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued dividend, or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares; and such resolution shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity for such consent in any case in which, but for this Article, the object of the resolutions could have been effected without it.

52. Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no member, not being a Director, shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no votes shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any members personally present and entitled to vote at the meeting.

Borrowing Powers.

53. The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances on the produce in hand, or in the future to be obtained from the Company's estates, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting, maintaining, improving, or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not, without the sanction of a General Meeting, exceed Rupees Forty thousand (Rs. 40,000), but the Directors shall not have power to mortgage or hypothecate any of the property of the Company as security for the repayment of such sum or sums of money without the sanction of a General Meeting.

54. With the sanction of a General Meeting the Board shall be entitled to borrow such further sum or sums and at such rate of interest as such meeting shall determine. A certificate under the hands of one Director and the Secretary, or of two Directors, to the effect that in taking any loan the Directors are not exceeding their borrowing powers, shall be sufficient and binding on the Company and all concerned, and shall be conclusive evidence thereof in all questions between

the Company and its creditors.

55. For the purpose of securing the repayment of any such money so borrowed or raised, or for any other purposes, the Directors may with the sanction of a General Meeting grant, create, execute, and issue any mortgages, cash credits, debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets of the Company, both present and future, including uncalled capital or unpaid calls, or may make, accept, or endorse on behalf of the Company any promissory notes or bills of exchange.

56. Any such securities may be issued, either at par or at a premium or discount, and may from time to time be cancelled, discharged, varied, or exchanged as the Directors may think fit, and may contain special privileges as to

redemption, surrender, drawings, allotment of shares, or otherwise.

57. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

GENERAL MEETINGS.

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

59. Subsequent General Meetings shall be held once in every year at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is so prescribed, then at such place and at such time as soon after the first day in each year as may be determined by the Directors.

60. The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings; all

other meetings of the Company shall be called Extraordinary General Meetings.

61. The Directors may, whenever they think fit, call an Extraordinary General Meeting of the Company, and the Directors shall do so upon a requisition made in writing by not less than one-eighth of the number of Shareholders of the Company for the time being, or by any Shareholder or Shareholders holding in the aggregate one-eighth part of the shares of the Company for the time being subscribed for.

62. Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the

Directors, and shall be sent to the registered office of the Company.

Upon the receipt of such requisition the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting to be held at such place and at such time as the Shareholders convening the meeting may themselves fix.

63. Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same

64. Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.

65. Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given by advertisement in the Ceylon Government Gazette, or in such other manner (if any) as may be prescribed by the Company in General Meeting.

66. Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors in the place of those retiring by rotation, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any business whatsoever, of which special mention shall have been given in the notice or notices upon which the meeting was convened.

67. With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was

convened.

68. No business shall be transacted at any General Meeting, except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present or represented at the commencement

of the business two or more Shareholders entitled to vote.

69. If at the expiration of half an hour from the time appointed for the meeting the required number of Shareholders shall not be present at the meeting, the meeting, if convened by or upon the requisition of Shareholders, 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 Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.

70. The Chairman (if any) of the Directors shall be entitled to take the Chair at every General Meeting, whether Ordinary or Extraordinary; or if there be no Chairman, or if at any meeting he shall not be present at the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall choose another Director as Chairman; and if no Directors be present, or if all the Directors present decline to take the Chair, then the Shareholders present shall

choose one of their number to be Chairman.

71. No business shall be discussed at any General Meeting, except the election of a Chairman, whilst the Chair is vacant.

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

18. Minutes of the proceedings of every General Meeting, whether Ordinary of Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

VOTING AT MEETINGS.

74. At any meeting every resolution shall be decided by a show of hands, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be smittled as a Shareholder; and unless a poll be immediately demanded by some member present and entitled to vote, or in the case of a special resolution by three members present and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of votes recorded in favour of or against such resolution.

75. If at any meeting a poll be demanded by some Shareholder present at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and place and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided; and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder and proxy, and the result of such poll shall be deemed to be the resolution of the Company in

such meeting.
76. The demand of a poll shall not prevent the continuance of a meeting for the transaction of business other than the question on which a poll has been demanded.

77. No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.

78. On a show of hands every Shareholder present in person shall have one vote. Where a Shareholder is present by an attorney who is not a Shareholder, such attorney shall be entitled to vote for such Shareholder on a show of hands.

In case of a poll every Shareholder shall have one vote for every share held by him.

79. The parent or guardian or curator of an infant Shareholder, the Committee or other legal gaurdian or curator of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

80. Votes may be given either personally or by proxy or by attorney.

81. No Shareholder shall be entitled to be present or to vote either personally or by proxy or attorney at any meeting unless all calls due from him on his shares have been paid, and no Shareholder other than the trustee or assignee of a bankrupt, or representative of a deceased Shareholder, shall be entitled to be present or to vote at any meeting held after the expiration of three months from the registration of the Company, in respect of any share which he has acquired by transfer, unless he has been registered as the holder of the share in respect of which he claims to vote, at least three months previous to the time of holding the meeting at which he proposes to vote.

82. No person shall be entitled to hold a proxy who is not a Shareholder in the Company, but this rule shall not

apply to a power of attorney.

83. The instrument appointing a proxy shall be printed or written and shall be signed by the appointor (whether a Shareholder or his attorney), or if such appointor be a company or corporation, it shall be under the common seal of such company of corporation.

84. The instrument appointing a proxy shall be deposited at the registered office of the Company not less than twenty-four hours before the time appointed for holding the meeting at which the person named in such instrument

proposes to vote.

The instrument appointing a proxy may be in the following form :-

The Muppane Valley (Ceylon) Rubber Company, Limited.

, appoint _____, of ____ as my proxy to represent me and to vote for me -, of -and on my behalf at the Ordinary (or Extraordinary, as the case may be) General Meeting of the Company to - day of ----, One thousand Nine hundred and --, and at any adjournment thereof, and at every poll which may be taken in consequence thereof.

As witness my hand, this ——————————, One thousand I

–, Ône thousand Nine hundred and -

85. No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney), except at the meeting or poll at which such vote shall be tendered, and every vote (whether given personally or by proxy or by attorney) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.

86. No Shareholder shall be prevented from voting by reason of his being personally interested in the result of

the voting.

DIRECTORS.

87. The number of Directors shall never be less than two nor more than five, but this clause shall be construed as being directory only, and the continuing Directors may act notwithstanding any number of vacancies.

The qualification of a Director shall be his holding in his own right at least one hundred fully or partly paid shares in the Company upon which all calls for the time being have been paid, and this qualification shall apply as well to the first Directors as to all future Directors.

88. As a remuneration for their services, the Directors shall be entitled to appropriate a sum not exceeding Three thousand Rupees (Rs. 3,000) annually, to be divided between them in such manner as they may determine, 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.

89. The first Directors shall be Joseph Percival Ireson, Frederick James Hawkes, and Frank Henry Layard, who shall hold office till the first Ordinary General Meeting of the Company, when they shall all retire, but shall be eligible

for re-election.

90. One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director, or Managing Directors, and (or) Visiting Agent or Agents of the Company, or Superintendents of any of the estates for such time and on such terms as the Directors may determine or may fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other Secretary, Managina Director, or Managing Directors, and (or) Visiting Agent or Agents, or Superintendents.

The Directors may confer on the Managing Director or Managing Directors all or any duties and powers that might

be conferred on any Manager of the Company.

If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.

money, as they shall think fit.

Gordon Frazer & Company, Limited, shall be the sole Agents and Secretaries of this Company for a period of ten years from the incorporation thereof, and shall be entitled to such remuneration as the Directors shall from time to time determine.

ROTATION OF DIRECTORS.

91. At the first Ordinary General Meeting of the Company all the Directors shall retire from office, and at the first Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in clause 92.

92. The Director to retire from office at the second, third, fourth, and fifth Ordinary General Meeting shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Directors to

retire shall be those who have been longest in office.

93. In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.

94. Retiring Directors shall be eligible for re-election.

- 95. The Ordinary General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof, such successors may be appointed at a subsequent Ordinary General Meeting.
- 96. Any casual vacany occurring in the number of Directors or provisional Directors arising from death, resignation, or otherwise, may be filled up by the Directors, but any person appointed to fill such vacancy shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

97. A General Meeting may from time to time increase or reduce the number of Directors, and may also determine

in what rotation such increased or reduced number is to go out of office.

- 98. If at any meeting at which an election of a Director ought to take place the place of a retiring Director is not filled up, the retiring Director may continue in office until the first Ordinary General Meeting in the next year, and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.
- 99. A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary, or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become vacant.

100. The Company may, by a special resolution, remove any Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same if he had not been removed.

- 101. Every Director or officer of the Company, and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his respective wilful acts or defaults; and no Director or officer shall, nor shall the heirs, executors, or administrators of any Director or officer, be liable for the acts or defaults of any other Director or officer, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired 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 other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own wilful act or default.
- 102. No contribution shall be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

DISQUALIFICATION OF DIRECTORS.

103. The office of the Director shall be vacated-

(a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary under the Company.

(b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, or compounds with his creditors.

(c) If by reason of mental or bodily infirmity he becomes incapable of acting.

(d) If he ceases to hold the required number of shares to qualify him for the office.

(e) If he is concerned or participates in the profits of any contract with, or work done for, the Company.

Provided that no Director shall vacate his office by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work for, the Company of which he is a Director or by his being Agent, or Secretary, or Solicitor, or by his being a member of a firm who are Agents, or Secretaries, or Solicitors of the Company; nevertheless, he shall not vote in respect of any contract work or business in which he may be personally interested.

Powers of Directors.

104. The Directors shall have power to carry into effect the acquisition of the said land and the lease, purchase,

or acquisition of any other lands, estates, or property they may think fit, or any share or shares thereof.

105. The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an Agent or Agents and Secretary or Secretaries of the Company to be appointed by the Directors, for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase, lease, or acquisition of the said estates and lands, and the opening, clearing, planting, and cultivation thereof, and otherwise in or about the working and business

of the Company.

106. The Directors shall have power to make, and may make, such rules or regulations for the management of the husiness and property of the Company as they may from time to time think proper, and shall carry on the business of the Company in such manner as they may think most expedient; and, in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such Agents, Managers, Secretaries, Treasurers, Accountants, and other officers, Superintendents, Assistants, Clerks, Artizans, Labourers, and other servants for such period or periods, and with such remuneration, and at such salaries, and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the Managers, Agents, Treasurers, Accountants, officers, clerks, or servants of the Company for such reasons as they may think proper and advisable, and without assigning any cause for so doing.

107. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinances and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have

been valid if such regulation had not been made.

The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be

limited by any clause conferring any special or expressed power.

108. The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys, to smist in carrying on or protecting the business of the Company on such terms as they may consider proper, and from

time to time to revoke such appointment.

109. The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signatures as they may appoint to draw, accept. make, endorse, sign, and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts, and agreements, bonds, mortgages, proxies to any proctor or proctors, and other documents on behalf of and to further the

interests of the Company.

110. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries, who shall attest the sealing thereof; such attestation on the part of the Secretaries, in the event of a firm or registered company being the Secretaries, being signified by a partner er duly authorized Manager, Secretary, Attorney, or Agent of the said firm or Company signing for and on behalf of the

said firm or company as such Secretaries.

111. It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders of the Company in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares, thereof, respectively, to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make

necessary the dissolution of the Company, the Company shall be dissolved to that end.

112. In furtherance and not in limitation of, and without prejudice to, the general powers conferred or implied in the last preceding clause, and of the other powers conferred by these presents, it is hereby expressly declared that the

Directors shall have the powers following (that is to say):

(a) To institute, conduct, defend, compromise, settle, or abandon any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands made by or against the Company.

(b) To refer any claims or demands by or against the Company to arbitration, and observe and perform or enforce

the award.

(c) To make and give receipts, releases, and other discharges for money payable to the Company, and for claims and demands by the Company.

(d) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept the

office of trustee, assignee, liquidator, or inspector, or any similar office. (c) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees without special powers, and from time to time

to vary or release such investments.

(f) To delegate to any one or more of the Directors of the Company for the time being, or any other person or company for the time being, residing or carrying on business in Ceylon, or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to 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 the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of, and in the substition for, all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or company to whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

PROCEEDINGS OF DIRECTORS.

113. The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings at such places and times and in such manner as they may think fit, and determine the quorum necessary for the transactin of business/ Until otherwise determined two Directors shall be a quorum.

114. A Director may at any time summon a meeting of Directors,

The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and if present, but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same, then and in that case the Directors present shall choose one of their number to be Chairman of such meeting.

116. Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of any equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.

117. The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee, either wholly or in part, and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.

118. The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committee respectively, or any regulation imposed by the Board.

119. The acts of the Board and of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or Committee, or defect in the appointment or qualification of any Director or of any member of the Committee. be as valid as if no such vacancy or defect had existed, and as if such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.

120. 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.

121. The Directors shall cause minutes to be made in a book or books to be provided for the purpose—

(1) Of all appointments of (a) officers and (b) committees made by the Directors.

(2) Of the names of the Directors present at each meeting of the Directors.

(3) Of the names of the members of the Committee appointed by the Board present at each meeting of the Committee.

(4) Of all orders made by the Directors.

(5) Of all resolutions and proceedings of all General Meetings of the Company.

(6) Of all resolutions and proceedings of all meetings of the Directors.

(7) Of all resolutions and proceedings of all meetings of committees appointed by the Board.

122. All such minutes shall be signed by the person who shall have presided as Chairman at the Genearl Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prime facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

ACCOUNTS.

123. The Agent or Secretary.or the Agents or Secretaries for the time being, or if there be no Agent or Secretary or Agent or Secretaries, the Directors shall cause true accounts to be kept of the paid up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such sums were received and expended, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company. The accounts shall be kept in such books and in such a manner at the registered office of the Company as the Directors think fit.

124. 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 accounts and books of the Company or of any of them shall be open to the inspection of the Shareholders, and no Shareholder 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.

125. At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of theincome and expenditure of the Company for the previous financial year, and a balance sheet containing a summary

of the property and liabilities of the Company made up to the end of the same period.

126. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived, and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other heads of expenditure. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting, and in case where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year, the whole amount of such item shall be stated, with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.

127. The balance sheet shall contain a summary of the property and liabilities of the Company arranged under the heads appearing in the form annexed to the table referred to in schedule C to "The Joint Stock Companies' Ordinance,

1861," or as near thereto as circumstances admit.

128. Every such statement shall be accompanied by a report as to the state and condition of the Company, and as to the amount which the Directors recommend should be paid out of the profits by way of dividend or bonus to the Shareholders, and the statement, report, and balance sheet shall be signed by the Directors.

129. A printed copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at or

posted to the registered address of every Shareholder.

130. The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet ascertained by one or more Auditor or Auditors.

AUDIT.

131. No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during his continuance in office, be eligible as an Auditor.

132. The Directors shall appoint the first Auditor or Auditors of the Company, and fix his or their remuneration. He or they shall hold office till the second General Meeting of the Company. All subsequent appointments shall, except as is hereinafter mentioned, be made at the Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and the Auditor or Auditors appointed at such Meeting shall hold office only until the first Ordinary

General Meeting after his or their appointment, or until otherwise ordered by a General Meeting.

The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting, and this remuneration may from time to time be varied by a General Meeting.

134. Retiring Auditors shall be eligible for re-election.

If any vacancy that may occur in the office of Auditor is not supplied at the Ordinary General Meeting, or if any casual vacancy shall occur in the office of Auditor, the Directors shall fill up the vacancy by the appointment of a person or persons who shall hold office until the next Ordinary General Meeting after his or their appointment.

186. Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting after his appointment, and it shall be his duty to examine the same with the accounts and vouchers

relating thereto, and to report thereon to the meeting, generally or specially, as he may think fit.

137. The Auditor or Auditors for the time being shall have a list delivered to him or them of all books kept by the Company, and he or they shall at all reasonable hours in the daytime have access to all accounts, books, and documents whatsoever of the Company for the purpose of audit.

DIVEDENDS, BONUS, AND RESERVE FUND.

mercher in Miller 138: The Directors may, with the sanction of the Company in General Meeting, from time to time declare a dividend to be paid, and (or) pay a bonus to the Shareholders in proportion to the amount paid on their shares, but no dividend shall be payable except out of nett profits.

here 189 ... The Directors may, if they think fit, determine on and declare ar interim dividend to be paid, or pay a bonus

to the thareholders on account and in anticipation of the dividend for the then current year.

200140. The Directors may, before recommending any dividend or bonus, set aside out of the profits of the Company stick a sum as they think proper as a reserve fund, and may invest the same in such securities as they may select, or place the same in fixed deposit in any bank or banks, and may from time to time deal with and vary such investments and apply sick reserve fund or such portion thereof as they think fit, to meet contingencies or for special dividends, or for equalizing dividends, or for working the business of the Company, or for repairing or maintaining or extending the buildings and premises of the Company, or for the repair or renewal or extension of the property or plant of the Company or any part thereof, or for any other purposes connected with the interest of the Company that they may from time to time deem expedient, without being bound to keep the same separate from the other assets.

141. 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 any one or more of such ways, and the Directors shall give effect to such direction; 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 wets 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.

142. No unpaid dividend or bonus shall ever bear interest against the Company.

No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsoever.

The Directors may deduct from the dividend or bonus payable to any Shareholder all such sums of money

as may be due from him (whether alone or jointly with any other person) to the Company, and notwithstanding the fact that such sums or any of them are not payable until after the date when such dividend or bonus is payable.

145. Notice of any dividend that has been declared, or of any bonus to be paid, shall be given to each Shareholder entitled thereto, and any dividend or bonus unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund.

146. Every dividend or bonus payable in respect of any share held by a firm may be paid to, and an effectual

receipt given by, any partner of such firm or agent duly authorized to sign the name of the firm.

147. Every dividend or bonus payable in respect of any share held by several persons jointly other than a firm, may be paid to, and an effectual receipt given by, any one of such persons.

Notices.

148. Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretary, Agents or Secretaries, or persons appointed by the Board to authenticate the same 149. Every Shareholder shall give an address in Coylon, which shall be deemed to but

is place of abode, and shall

be registered as such in the books of the Company.

150. A notice may be served by the Company upon any Shareholder, either personally or by being sent through the post in a prepaid letter addressed to such Shareholder, at his registered address or place of abode, and any netice so served shall be deemed to be well served, notwithstanding that the Shareholder to whom such notice is addressed be dead, mless his executors or administrators shall have given to the Directors, or to the Agent or Secretary, or Agent or Secretaries, of the Company, their own or some other address in Ceylon to which notices may be sent.

151. All notices directed to be given to Shareholders shall, with respect to any share to which persons are jointly entitled other than a firm, be given to whichever of such persons is named first in the Register of Shareholders, and notice

se given shall be sufficient notice to all the holders of such shares.

152. Any notice if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a post office or post box, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.

153. Any Shareholder who fails to give and register an address in Ceylon as provided in Article No. 149 shall not

be entitled to be given any notices.

and other

All notices required to be given by advertisement shall be published in the Ceylon Government Gazette.

ARBITRATION.

154. Whenever any question or other matter whatsoever arises in dispute between the Company and any other company or person, the same may be referred by the Directors to arbitration.

EVIDENCE.

155. On the trial or hearing of any action or suit brought or instituted by the Company against any Shareholder or his representatives to recover any debt or money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of the defendant is or was, when the claim arose, on the register of Shareholders of the Company as a holder of the number of shares in respect of which such claim is made, and that the amount claimed is not

entered as paid in the books of the Company; and it shall not be necessary to prove the registration of the Company, nor the appointment of the Directors who made any call, nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted, nor any other matter whatsoever, but the proof aforesaid shall be concluised evidence of the debt.

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

156. Any Shareholder, whether a Director or not, and whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution or at any other time when a sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

157. If the Company shall be wound up, whether voluntarily or otherwise, the liquidator or liquidators may, with the sanction of a special resolution of the Company, divide among the contributories in specie 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 as the liquidator or liquidators, with the like sanction, shall think fit, and, if thought expedient, any such division may be otherwise than in accordance with the legal rights of the members of the Company, and in particular any class may be given preferential or special rights, or may be excluded altogether or in part, and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary, fully paid, part paid, or preference in the purchasing company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing company, either ordinary, fully paid, or part paid, or preference, any contributory who would be prejudiced thereby shall have a right to dissent as if such determination were a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration, as in the sub-section (6) of the said section provided, the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Ceylon Ordinance No. 2 of 1889 shall apply in place of the English and Scotch Acts referred to in the said subsection (6) of section 192 of the aforewritten Companies (Consolidation) Act, and the said section 192, save as herein excepted, shall be deemed to be part and parcel of these present Articles.

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.

F. H. LAYARD.
J. G. MOORE.
W. R. MAGUIRE.

Witness to the above three signatures, at Colombo. this 31st day of January, 1919:

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

F. JAS. HAWKES.

Witness to the above signature, at Colombo, this 4th day of February, 1919:

H. CREASY,
Proctor, Supreme Court, Colombo.

E. Masters.

Witness to the above signature, at Colombo, this 5th day of February, 1919:

H. CREASY,
Proctor, Supreme Court, Colombo.

FRED. W. WALDOCK. H. D. THORNTON,

Witness to the above two signatures, at Colombo, this 5th day of February. 1919:

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

[First Publication.]

MEMORANDUM OF ASSOCIATION OF THE NYANZA TEA COMPANY OF CEYLON, LIMITED.

The name of the Company is "THE NYANZA TEA COMPANY OF CEYLON, LIMITED."

The egistered office of the Company is to be established in Colombo.

The objects for which the Company is established are :-

To cquire and take over as a going concern the Nyanza Estate in the Maskeliya District of Ceylon.

To purchase, lease, take in exchange, hire, or otherwise acquire any other estate or estates, land or lands, or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties and rights, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind, and any rights, easements, patents, licenses, or privileges in Ceylon or elsewhere (including the benefit of any trade mark or trade secret which may be thought necessary or convenient for the purpose of the Company's business), and to erect, construct, maintain, or alter any buildings, machinery, plant, roads, ways, or other works or methods of communication.

(c) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, superintendents, managers, clerks, coolies, and other labourers and servants in Ceylon or elsewhere, and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the widow or children of any such.

(d) To clear, open, plant, cultivate, improve, and develop any land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof, as a tea estate or estates, or with any other products, trees, plants, or crops that may be approved by the Company, and to plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie plants, trees, and other natural products in Ceylon or elsewhere.

(e) To build, make, construct, equip, maintain, improve, alter, and work tea rubber and factories, coconut and coffee curing mills, and other manufactories, buildings, erections, roads, tramways, or other works conducive to any

of the Company's objects, or to contribute to or subsidize such.

(f) To enter into any arrangement or agreement with Government or any authorities, and obtain rights, concessions. and privileges.

(g) To hire, lease, or purchase land, either with any other person or company or otherwise, and to erect a factory and other buildings thereon, or on any land already leased or owned by the Company, at the cost of the Company and such other person or company or otherwise.

(h) To lease any factory or other buildings from any company or person.

(i) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (e) or (g), or for the manufacture and preparation for market of tea or any other produce in such or any other factory.

(f) To prepare, cure, manufacture, treat, and prepare for market rubber, plumbago, minerals, tea, and (or) other crops or produce, and to sell, ship, and dispose of such tea, rubber, plumbago, minerals, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed

expedient.

(t) To buy, sell, warehouse, transport, trade, and deal in tea, rubber, coconuts, coffee, and other plants and seed, and rice and other food required for coolies, labourers, and others employed on estates and other products,

wares, merchandise, articles, and things of any kind whatever.

2 to (1) To work mines or quarries, and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits and products, and generally to carry on the business of miners, manufacturers, growers, planters, and exporters of tea, rubber, and other products, or any such business on behalf of the Company or as agents for others and on commission or otherwise.

(m) To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and deal in milk and dairy

produce, wholesale or retail.

(n) To establish and maintain in the United Kingdom, India, Ceylon, or elsewhere stores, shops, and places for the sale of tea, rubber, coffee, cacao, and articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any branch thereof; and generally to carry on the business of merchants, exporters, importers, traders, engineers, or any other trade, business, or undertaking whatsoever.

(o) To cultivate, manage, and superintend estates and properties in Ceylon or elsewhere, and generally to undertake the business of estate agents in Ceylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of

property, including concerns and undertakings, and to transact any other agency business of any kind. (p) To let, lease, sell, exchange, or mortgage the Company's estates, lands, buildings, or other property, or any part or parts thereof, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company, or for any other consideration, and otherwise to trade in, dispose of, or deal with the same or any part thereof.

(q) To borrow or receive on loan money for the purpose of the Company upon the security of cash credit bonds, or hypothecation or mortgages of the Company's property or any part or parts thereof, or otherwise, as shall be thought most expedient, and in particular by the issue of debentures, debenture stock, or bonds to bearer or otherwise, either charged upon all or any part of the Company's present or future property (including uncalled capital), or not so charged, as shall be thought best.

(r) To cause or permit any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or rights or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit,

also to pay off and re-borrow the moneys secured thereby or any part or parts thereof.

(a) To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promissory notes, and other transferable or negotiable instruments for the purposes of the Company.

(t) To unite, co-operate, amalgamate, or enter into partnership or any arrangement for sharing profits of union of interests or any other arrangement with any person or company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary to those of the Company or to any of them, or capable of being conducted so as to benefit this Company, either directly or indirectly, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise, and pay for in any manner that may be agreed upon, either in money or in shares or bonds or otherwise, and to hold any shares, stock, or other interest in any such company, and to promote the formation of any such company.

(u) To amalgamate with any other company having objects altogether or in part similar to this Company.

(v) To acquire by purchase in money or otherwise, shares or bonds in and undertake all or any part of the business, property, assets, and liabilities of any person or company carrying on any business in Ceylon or elsewhere which this Company is authorized to carry on, or possessed of property suitable for the purposes of

(w) To sell the property, business, or undertakings of the Company, or any part or parts thereof, for such consideration as the Company shall think fit, and in particular for shares, stocks, debentures, or securities of any other

company.

(x) To procure the Company to be registered or incorporated in Ceylon, and, if and when necessary or thought

advisable, elsewhere.

To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, stocks, shares, debentures, and book debts, or without any security at all, and generally to transact financial business of any kind.

(2). 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.

(21) To promote and establish any other Company whatsoever, and to subscribe to and hold the shares or stock of

any other company or any part thereof.
(22) To pay for any lands and real or personal, immovable or movable, estate or property or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company in money or in shares or debentures or debentures stock or obligations of the Company, or partly in one way and partly in another, or otherwise howsoever, with power to issue any shares, either fully or partially paid up, for such purpose.

(23) To accept as consideration for the sale or disposal of any lands and real or personal, immovable and movable. estate, property, and assets of the Company of any kind sold or otherwise disposed of by the Company, or in discharge of any other consideration to be received by the Company in money or in shares, the shares (whether wholly or partially paid up) of any company, or the mortgages, debentures, or obligations of any company or person or partly one and partly other.

(z 4) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital be made, except with

the sanction for the time being required by law.

(z 5) To do all such other things as shall be incidental or conducive to the attainment of the objects above mentioned or any of them or any one or more of the objects aforesaid, it being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "Company" includes companies or corporations, and the word person" any number of persons, and that the other objects specified in any paragraph are not to be limited or restricted by reference to or inference from any other paragraph.

The liability of the Shareholders is limited.

5. The nominal capital of the Company is Three hundred thousand Rupees (Rs. 300,000), divided into 10,000 cumulative preference shares of Rs. 10 each and 20,000 ordinary shares of Rs. 10 each, with power to increase or reduce the capital. Such preference shares shall confer the right to a fixed cumulative preferential dividend at the rate of eight per cent. per annum on the capital for the time being paid up thereon and shall rank as regards return of capital in priority to the ordinary shares, but shall not confer the right to any further participation in profits or assets. The shares forming the capital (original, increased, or reduced) of the Company, other than the said preference shares, may be subdivided or consolidated or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being, or otherwise.

6. The profits of the Company of each year, which it shall from time to time be determined to distribute, shall

(subject to the provisions of clauses 5 and 8 hereof) be applied in the manner and order following—

(1) In payment or a fixed cumulative preferential dividend at the rate of 8 per cent. per annum on the capital for the time being paid up on the said preference shares.

(2) The balance of the remaining profits shall be divided among the holders of ordinary shares in proportion to the amount paid on the shares held by them.

7. In a winding up, voluntary or otherwise, the assets available for distribution amongst the members shall be applied-

(1) To the payment off of the capital paid up on the said preference shares with the arrears of dividend thereon,

whether declared or not, up to the commencement of the winding up.

(2) To the payment off of the capital paid up on all the remaining shares and any dividend on the said shares up to the date of winding up in accordance with the Articles of Association.

- (3) To the division among the Shareholders, other than the holders of the cumulative preference shares aforewritten. in proportion to the number of shares held by each of them, of any balance remaining after payment of capital and dividend as provided in sub-sections (1) and (2) hereof.
- 8. The rights for the time being attached to the said preference shares may be modified or dealt with in a manner mentioned in clause 50 of the accompanying Articles of Association, but not otherwise, and that clause and also clause 157 of the said Articles of Association shall be deemed to be incorporated herein and have effect accordingly.

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

Names and Addresses of Subscribers.					Number of Shares taken by each Subscriber.	
DAVID SCOTT, Colombo	• •	• •	• •	• •	\mathbf{One}	
WILLIAM MOIR, Colombo	• •	• •		• •	One	
A. F. WALLACE-TERRY, Colombo		• •	• •	• •	One	
ROBERT DAVIDSON, Colombo (by	his attorney	DAVID SCOTT)	• •	• •	One	
REGINALD COLLINSON, Colombo	(by his attorn	ney DAVID SCOTT)			\mathbf{One}	
FRED. WERNHAM, Colombo (by h	is attorney l	DAVID SCOTT)	• •	• •	\mathbf{One}	
WILLIAM MILNE, Colombo (by his	s attorney D	AVID SCOTT)	* *	• •	\mathbf{One}	
s to the above signatures, at Cold	ombo, this 22	and day of Januar	y, 1919:			
,	P	C. E. ALB rince Building, Co				
A. F. PATTERSON, Colombo		•••	••	• •	\mathbf{One}	
H. HOPWOOD, Colombo		• •	• •	• •	$\mathbf{O}\mathbf{n}\mathbf{e}$	
W. R. Donaldson, Colombo		• •	• •		One	
E. R. WILLIAMS, Colombo	• •	• •		• •	One	
•			Total Shares	taken	Eleven	

Witness to the above signatures, at Colombo, this 17th day of February, 1919:

C. E. ALBRECHT, Prince Building, Colombo, Clerk.

ARTICLES ASSOCIATION OF THE NYANZA TEA COMPANY OF CEYLON, LIMITED.

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

The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not. None of the funds of the Company shall be employed in the purchase of, or be lent on the shares of the Company.

INTERPRETATION CLAUSE.

1. In the interpretation of these presents the following words and expressions shall have the following meanings, unless such meanings be inconsistent with, or repugnant to, the subject or context :-

The word "Company" means "The Nyanza Tea Company of Ceylon, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The "Ordinance" means and includes "The Joint Stock Companies Ordinance, 1861," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

"These presents" means and includes the Memorandum of Association and the Articles of Association of the Company from time to time in force.

"Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company.
"Shares" means the shares from time to time into which the capital of the Company may be divided.

"Shareholder" means a Shareholder of the Company.

"Presence or present" at a meeting means presence or present personally or by proxy or attorney.

"Directors" means the Directors for the time being of the Company or (as the case may be) the Directors assembled

"Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board Meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

"Persons" means partnerships, associations, corporations, companies, unincorporated or corporated by Ordinance

and registration, as well as individuals.

"Office" means the registered office for the time being of the Company. "Seal" means the common seal for the time being of the Company.

Month" means a calendar month.

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"Writing" means printed matter or print as well as writing.

Words importing the singular number only include the plural, and vice versa.

Words importing the masculine gender only include the feminine, and vice versa.

Business.

2. The Company may proceed to carry out the objects for which it is established, and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit; and if the whole of the shares shall not have been subscribed, applied for, or allotted as soon as, in the judgment of the Directors, a sufficient number of shares shall have been subscribed or applied for.

3. The business of the Company shall be carried on by, or under the management or direction of, the Directors,

and subject only to the control of General Meetings, in accordance with these presents.

The original capital of the Company is Three hundred thousand Rupees (Rs. 300,000), divided into 10,000

cumulative preference shares of Rs. 10 each, and 20,000 ordinary shares of Rs. 10 each.

5. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto, as such resolution shall direct; and they shall have power to add to such new shares such an amount of premium as may be considered expedient, provided, however, that such new shares shall have no preferential rights over the 10,000 cumulative preference shares aforewritten.

6. 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 capital, and shall be subject to the same provisions in all, respects with reference to the payments of allotment money, calls, and instalments, transfer, transmission, forfeiture, lien,

surrender, and otherwise, as if it had formed part of the original capital.

7. The Directors in like manner, and with like sanction, may reduce the capital of the Company, and may subdivide or consolidate the shares forming the capital of the Company or any of them.

SHARES.

8. 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 thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the holder of the shares.

The shares, except when otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they consider proper. Provided that such unissued shares shall first be offered by the Directors to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, and that without offering the shares so allotted to the Shareholders.

with. In case of the increase of the capital of the Company by the creation of new shares, such new shares shall be issued upon such terms and conditions, and with such rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof or any other General Meeting of the Company shall direct, and if no direction be given at the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of assets of the Company, and with a special or without any right of voting, provided, however, that such new shares shall have no preferential rights over the 10,000 cumulative preference shares aforewritten.

Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them; and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined; and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, and that without offering the shares so allotted to the Shareholders.

12. Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Company may from time to time direct. Payment for shares shall be made in such manner as the Directors shall from time to time determine and direct.

13. Shares may be registered in the name of a firm, and any partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to give proxies. 14. Shares may be registered in the names of two or more persons not in partnership.

15. Anyone of the joint-holders of a share other than a firm may give effectual receipts for any dividends payable in respect of such share; but the Shareholder whose name stands first on the register, and no other, shall be entitled

to the right of voting and of giving proxies and all other advantages conferred on a sole Shareholder,

16. In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be

the only person or persons recognized by the Company as having any title to, or interest in, such shares.

17. The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clauses 35 and 36 to become a Shareholder in respect of any share.

18. 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.

19. Every Shareholder shall be entitled to a certificate under the common seal of the Company, specifying the

shares held by him and the amount paid thereon.

20. 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 may be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

21. The certificate of shares registered in the names of two or more persons not a firm shall be delivered to the

person first named on the register.

CALLS.

22. The Directors may, from time to time, make such calls as they think fit upon the Shareholders in respect of all moneys unpaid on their shares, and not by the conditions of allotment made payable at fixed times; provided that two months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call; and each Shareholder shall pay the amount of every call so made to the persons and at the time and place appointed by the Directors.

23. If any Shareholder fail to pay the amount of any call due by him on or before the day appointed for payment thereof, he shall be liable to pay interest for the same at the rate of nine per centum per annum from the day appointed

for the payment thereof to the time of actual payment.

24. A call shall be deemed to have been made at the time when the resolution of the Directors authorizing the

call was passed.

25. The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call or part thereof, on such terms as the Directors may determine.

But no Shareholder shall be entitled to any such extension, except as a matter of grace of favour.

26. The Directors may at their discretion receive from any of the Shareholders willing to advance the same, and upon such terms as they think fit, all or any part of the moneys due upon their respective shares beyond the sums actually called for; and upon the moneys so paid in advance, or upon so much thereof as from time to time and at any time thereafter exceeds the amount of the calls then made upon, and due in respect of, the shares in respect of which such advances have been made, the Board may pay or allow interest at such rate as the Shareholders paying such sums in advance, and the Directors may agree upon, not exceeding, however, six per centum per annum.

TRANSFEB OF SHARES.

27. Subject to the restriction of these Articles any Shareholder may transfer all or any of his shares by instrument in writing.

28. No transfer of shares shall be made to an infant or person of unsound mind.

29. The Company shall keep a book or books to be called "The Register of Transfers," in which shall be entered

the particulars of every transfer or transmission of any share.

- 30. The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien or otherwise; or in case of shares not fully paid up to any person not approved by them; and in no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.
- 31. Every instrument of transfer must be left at the office of the Company to be registered, accompanied by by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of two rupees and fifty cents, or such other sum as the Directors shall from time to time determine, must be paid to the Company for the registration of every such transfer, upon payment whereof the Directors, subject to the powers vested in them by Article 30, shall register the transferee as a Shareholder, and retain the instrument of transfer.

32. The Directors may, by such means as they shall deem expedient, authorize the registration of transferees

as Shareholders, without the necessity of any meeting of the Directors for that purpose.

33. In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument or transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but only, if at all, upon the transferee.

34. The Register of Transfers may be closed during the fourteen days immediately preceding each Ordinary General Meeting; and when a dividend is declared, for the three days next ensuing after the Meeting; also at such other times (if any) and for such periods as the Directors may from time to time determine, provided always that it

shall not be closed for more than twenty-one days in any year.

Transmission of Shares.

35. The executors, or administrators, or the heirs of a deceased Shareholder shall be the only persons recognized

by the Company as having any title to the shares of such Shareholder.

36. Any guardian of any infant Shareholder, or any committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any other way than by transfer shall, upon securing 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, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

37. If any person who shall become entitled to be registered under clause 36 in respect of any share on which the Company has any lien shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if in the case of the death of any Shareholder no person shall, within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money, and the purchaser shall be entitled to be registered in respect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

SURRENDER AND FORFEITURE OF SHARES.

38. The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions may be agreed, a surrender of the shares of Shareholders who may be desirous of retiring from the Company.

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

The notice shall name a day (not being less than one month from the date of the notice) on, and a place or places which such call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state hat in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the

was made or instalment is payable will be liable to be forfeited.

If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which mentione has been given may at any time thereafter, before payment of calls or instalments, with interest and expenses them is spect thereof, be declared forfeited by a resolution of the Board to that effect.

40. Any Shareholder whose shares have been so declared forfeited shall, notwithstanding, be liable to pay, and still 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 nine per centum personum, and the Directors may enforce the payment thereof if they think fit.

41. Every share surrendered or so declared forfeited shall be deemed to be property of the Company, and may

jesold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit

42. The surrender or forfeiture of a share shall involve the extinction of all interest in, and of all claims and demands against, the Company in respect of the share and the proceeds thereof, and all other rights incident to the share,

ment only such of those rights (if any) as by these presents are expressly saved.

43. A certificate in writing under the hands of one of the Directors and of the Secretary or Secretaries that a there has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive endence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forleiture, and such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company, and thereupon such purchaser shall be deemed the holder of such share, discharged from all calls due prior to nich purchase; and he shall not be bound to see to the application of the purchase money, nor shall his title to such has be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

The Directors may in their discretion remit or annul the forfeiture of any share within six months from the distillareof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption modey for the deficit, as they shall think fit, not being less than nine per centum per annum on the amount of the sums herein delault in payment had been made, but no share bong fide sold or re-allotted or otherwise disposed of under

krids 41 hereof shall be redeemable after sale or disposal.

M. The Company shall have a first charge or paramount lien upon all the shares of any holder or joint-holders it all moneys for the time being due to the Company by such holder, or by all or any of such joint-holders respectively, with rin respect of such shares or of other shares held by such holder or joint-holders, or in respect of any other debt or diminad whether due from any such holder individually or jointly with others, including all calls which the Directors have resolved to make, although the times appointed for the payment thereof shall not have arrived; and where it held by more persons than one, the Company shall be entitled to the said charge or lien in respect of any due to the Company from any of such persons. And the Directors may decline to register any transfer of shares tubject to such charge or lien.

45. Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors, and until notice in writing shall have been given to the indebted Shareholder or his executors or administrators, or the assignee or trustee in his bankruptcy, requiring him or limits pay the amount for the time being due to the Company, and default shall have been made for twenty-eight days twenty notice in paying the sum thereby required to be paid. Should the Shareholder over whose share the lien exists in England or elsewhere abroad, sixty days' notice shall be allowed him.

46. The nett proceeds of any such sale shall be applied in or towards satisfaction of such debts, liabilities, or

inguments, and the residue (if any) paid to such Shareholder or his representatives.

47. A certificate in writing under the hands of one of the Directors and of the Secretary or Secretaries, that the concret sale given by clause 45 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

48. Upon any such sale two of the Directors may execute a transfer on such share to the purchaser thereof, and such shares, with the certificate last aforesaid, shall confer on the purchaser a complete title to such shares.

PREFERENCE SHARES.

49. Any shares from time to time to be issued or created may from time to time be issued with any such right of Missense, whether in respect of dividend or of payment of capital, or both, or any such other special privilege or advantage officing shares previously issued, or then about to be issued (other than shares issued with a preference), or at such a similar, or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to Established conditions or provisions, and with any such right, or without any right of voting, and generally on such terms as the Company may from time to time by special resolution determine, provided that no such shares shall have any preference over the cumulative preference shares issued in pursuance of clause 5 of the Memorandum of Association.

50. If at any time by the issue of preference shares or otherwise the capital is divided into shares of different dissa, then the holders of any class of shares, including the aforewritten cumulative preference shares, may, by a special resistion passed at a meeting of such holders, consent, on behalf of all the holders of shares of the class, to the issue or maintion passed at a meeting of such holders, consent, on behalf of all the holders of shares of the class, to the issue or desting of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference of priority, or of any accrued dividend, or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares; and such resolution shall be thinking upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity for such consent in any case in which, but for this Article, the object of the resolutions could have been effected without it.

51. Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects as restly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no member, not being a Director, shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be effected by the resolution, and that no votes shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any members personally present and antitled to vote at the meeting.

fuel meeting a poll may be demanded in writing by any members personally present and entitled to vote at the meeting.

Borrowing Powers,

advances on the produce in hand, or in the future to be obtained from the Company's estates, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting, maintaining, improving, or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not, without the sanction of a General Meeting, exceed Twenty-five thousand Rupees.

53. With the sanction of a General Meeting the Board shall be entitled to borrow such further sum or sums and at such rate of interest as such meeting shall determine. A certificate under the hands of one Director and the Secretary, or of two Directors, to the effect that in taking any loan the Directors are not exceeding their borrowing powers, shall be sufficient and binding on the Company and all concerned, and shall be conclusive evidence thereof in all questions between

the Company and its creditors.

54. For the purpose of securing the repayment of any such money so borrowed or raised, or for any other purposes, the Directors may grant, create, execute, and issue any mortgages, cash credits, debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets of the Company, both present and future, including uncalled capital or unpaid calls, or may make, accept, or endorse on behalf of the Company any promissory notes or bills of exchange.

55. Any such securities may be issued, either at par or at a premium or discount, and may from time to time be cancelled or discharged, varied, or exchanged as the Directors may think fit, and may contain special privileges as to

redemption, surrender, drawings, allotment of shares, or otherwise.

56. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

GENERAL MEETINGS.

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

of the Company, and at such place as the Directors may determine.

58. Subsequent General Meetings shall be held once in every year at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is so prescribed, then at such place and at such time as soon after the first day in each year as may be determined by the Directors.

59. The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings; all

other meetings of the Company shall be called Extraordinary General Meetings.

60. The Directors may, whenever they think fit, call an Extraordinary General Meeting of the Company, and the Directors shall do so upon a requisition made in writing by not less than one-eighth of the number of Shareholders of the Company for the time being, or by any Shareholder or Shareholders holding in the aggregate one-eighth part of the shares of the Company for the time being subscribed for.

61. Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the

Directors, and shall be sent to the registered office of the Company.

Upon the receipt of such requisition the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within twenty-one days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and at such time as the Shareholders convening the meeting may themselves fix.

62. Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same

to a meeting.

63. Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.

64. Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given by advertisement in the Ceylon Government Gazette, or in such other manner (if any) as may be prescribed by the Company in General Meeting.

65. Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors in the place of those retiring by rotation, and to fix the remuneration of the Auditors, and shall also be competent to enter upon, discuss, and transact any business whatsoever, of which special mention shall have been given in the notice or notices upon which the meeting was convened.

66. With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was

convened.

67. No business shall be transacted at any General Meeting, except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present or represented by proxy or attorney

at the commencement of the business three or more Shareholders entitled to vote.

68. If at the expiration of half an hour from the time appointed for the meeting the required number of Shareholders shall not be present at the meeting, the meeting, if convened by or upon the requisition of Shareholders, 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 Shareholders who are present shall be a quorum, and ma transact the business for which the meeting was called.

69. The Chairman (if any) of the Directors shall be entitled to take the Chair at every General Meeting, whether Ordinary or Extraordinary; or if there be no Chairman, or if at any meeting he shall not be present at the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall choose another Director as Chairman, and if no Directors be present, or if all the Directors present decline to take the Chair, then the Shareholders present shall

cheose one of their number to be Chairman.

70. No business shall be discussed at any General Meeting, except the election of a Chairman, whilst the Chair is vacant.

71. The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourne! meeting other than the business left unfinished at the meeting from which the adjournment took place, unless due notice thereof shall be given.

72. Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting, or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

VOTING AT MEETINGS.

73. At any meeting every resolution shall be decided in the first instance by a show of hands, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder; and unless a poll be immediately demanded by some member present and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of votes recorded in favour of or against such resolution.

74. If at any meeting a poll be demanded by some Shareholder present at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and place and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as butinafter provided; and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder or proxy or attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

76. The demand of a poll shall not prevent the continuance of a meeting for the transaction of business other

than the question on which a poll has been demanded.

76. No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.77. On a show of hands every Shareholder present in person shall have one vote only. Where a Shareholder Where a Shareholder is present by an attorney who is not a Shareholder such attorney shall be entitled to vote for such Shareholder on a show of hands. In case of a poll every Shareholder present in person or by proxy or attorney shall (except as provided for in the Article immediately following) have one vote for every share held by him up to fifty shares; he shall have an additional were for every fifty shares held by him beyond the first fifty shares up to two hundred shares; and he shall have an additional vote for every hundred shares held by him beyond the first two hundred shares. When voting on a resolution involving the sale of the Company's estates or any portion thereof or the winding up of the Company, every Shareholder shall have one vote for every one share held by him, and a majority of three-fourths of the Shareholders present or represented by proxy or attorney shall be necessary to carry such resolution.

78. The parent or guardian of an infant Shareholder, the committee or other legal gaurdian of any lunatic

Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased person, unless such person shall have been

registered as a Shareholder.

79. Votes may be given either personally or by proxy or by attorney.

20, 360 No Shareholder shall be entitled to vote or speak at any meeting unless all calls due from him on his shares have been paid, and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, or person acquiring by marriage shall be entitled to vote at any meeting held after the expiration of three months from the registration of the Company, in respect of any share which he has acquired by transfer, unless he has been possessed of the share in respect of which he claims to vote at least three months previously to the time of holding the meeting at which he proposes to vote or speak.

31/081. No Shareholder who has not been duly registered as such for three months previous to the General Meeting shall be entitled to be present and to speak and vote at any meeting held after the expiry of three months from the

incorporation of the Company.

82. No person shall be entitled to hold a proxy who is not a Shareholder of the Company, but this rule shall not

apply to a power of attorney.

83. The instrument appointing a proxy shall be printed or written and shall be signed by the appointor, or if such

appointor be a company or corporation, it shall be under the common seal of such company or corporation.

84. The instrument appointing a proxy shall be deposited at the registered office of the Company not less than twenty-four hours before the time appointed for holding the meeting at which the person named in such instrument proposes to vote.

The instrument appointing a proxy may be in the following form :-

The Nyanza Tea Company of Ceylon, Limited.

- (a Shareholder in the Company), as my proxy, to 1. 1. -—, appoint — ----, of ----, of --represent me and 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 _____, One thousand Nine hundred and _____, and at any adjournment thereof, and at every poll which may be taken in consequence thereof.

– day of – –, One thousand Nine hundred and -As witness my hand, this -

No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney) child at the meeting or poll at which such vote shall be tendered, and every vote (whether given personally or by proxy of the trioney) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such metrig of poll whatsoever.

86. No Shareholder shall be prevented from voting by reason of his being personally interested in the result of

the voting.

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DIRECTORS.

287. The number of Directors shall never be less than two or more than three, but this clause shall be construed as

being directory only, and the continuing Directors may act notwithstanding any number of vacancies.

The qualification of a Director shall be his holding in his own right at least two hundred shares (either preference or ardinary in the Company upon which all calls for the time being have been paid, and this qualification shall apply as well to the first Directors as to all future Directors.

As a remuneration for their services, the Directors shall be entitled to appropriate a sum not exceeding One thousand rupees (Rs. 1,000) annually, to be divided between them in such manner as they may determine, but the Compapelin 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.

39. The first Directors shall be Keith Rollo, John Arthur Douglas Finch Noyes, and David Scott, who shall hold

office till the first Ordinary General Meeting of the Company, when they shall all retire, but shall be eligible for re-election.

20. One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director, or Managing Directors, and (or) Visiting Agent or Agents of the Company, or Superintendents of any of the estates, for such time still on such terms as the Directors may determine, or may fix by agreement with the person or persons appointed to the stilled, and they may from time to time revoke such appointment and appoint another or other Secretary, Managing. Director or Managing Directors, and (or) Visiting Agent or Agents, or Superintendents.

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4.

The Directors may confer on the Managing Director or Managing Directors all or any duties and powers that might

be conferred on any Manager of the Company.

If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.

ROTATION OF DIRECTORS.

90. At the first Ordinary General Meeting of the Company all the Directors shall retire from office and at the first Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in clause 91.

91. The Directors to retire from office at the second and third Ordinary General Meetings shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be

those who have been longest in office.

92. In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.

93. Retiring Directors shall be eligible for re-election.

94. The Ordinary General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent Ordinary General Meeting.

95. Any casual vacany occurring in the number of Directors or provisional Directors arising from death, resignation, or otherwise, may be filled up by the Directors, but any person appointed to fill such vacancy shall retain his office so long only as the vacating Directors would have retained the same if no vacancy had occurred.

96. The Directors, subject to the approval of a General Meeting, may from time to time, at any time subsequent to the Second Ordinary General Meeting, increase or reduce the number of Directors, and may also, subject to the like

approval, determine in what rotation such increased or reduced number is to go out of office.

- 97. If at any meeting at which an election of a Director ought to take place the place of a retiring Director is not filled up, the retiring Director may continue in office until the first Ordinary General Meeting in the next year, and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.
- 98. A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary, or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become vacant.

99. The Company may, by a special resolution, remove any Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same as if he had not been removed.

- 100. Every Director or officer of the Company, and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his respective wilful acts or defaults; and no Director or officer shall, nor shall the heirs, executors or administrators of any Director or officer, be liable for the acts or defaults of any other Director or officer, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired 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 other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own wilful act or default.
- 101. No contribution shall be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

DISQUALIFICATION OF DIRECTORS.

102. The office of the Director shall be vacated—

(a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary under the Company.

(b) If he becomes bankrupt, or insolvent, or suspends payment, or files a petition for the liquidation of his affairs,

or compounds with his creditors.

(c) If by reason of mental or bodily infirmity he becomes incapable of acting.

(d) If he ceases to hold the required number of shares to qualify him for the office.

(e) If he is concerned or participates in the profits of any contract with, or work done for, the Company.

Provided that no Director shall vacate his office by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work for, the Company of which he is a Director, or by his being Agent, or Secretary, or Solicitor, or by his being a member of a firm who are Agents, or Secretaries, or Solicitors of the Company; nevertheless, he shall not vote in respect of any contract work or business in which he may be personally interested.

Powers of Directors.

The Directors shall have power to carry into effect the lease, purchase, or acquisition af any lands, estates,

or property they may think fit, or any share or shares thereof,

104. The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an Agent or Agents and Secretary or Secretaries of the Company to be appointed by the Directors, for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase, lease, or acquisition of the said estates and lands, and the opening, clearing, planting, and cultivation thereof, and otherwise in or about the working and business of the Company. The whole of the direction and control of the business of the Company and of its estates and properties shall be conducted in Ceylon, and no person shall act in any manner as a Director whilst resident temporarily or otherwise in the United Kingdom,

105. The Directors shall have power to make, and may make, such rules or regulations for the management of the business and property of the Company as they may from time to time think proper, and shall carry on the business of the Company in such manner as they may think most expedient; and, in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, superintendents, gssistants, clerks, artizans, labourers, and other servants for such period or periods, and with such

remuneration, and at such salaries, and upon such terms and conditions as they may consider advisable, and may pay the

defenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, treasurers, accountants, and other officers, clerks, or servants of the Company for such reasons as

they may think proper and advisable, and without assigning any cause for so doing.

. 106. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinances and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made.

The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be

limited by any clause conferring any special or expressed power.

107. The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys, assist in carrying on or protecting the business of the Company on such terms as they may consider proper, and from

time to time to revoke such appointment.

The Directors shall have power to open from time to time on behalf of the Company any account or accounts to draw, accept, with such bank or banks as they may select or appoint, and also by such signatures as they may appoint to draw, accept, make, endorse, sign, and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts,

agreements, bonds, mortgages, proxies to any proctor or proctors, and other documents on behalf of, and to further the interests of the Company.

109. The seal of the Company shall not be used or affixed to any deed or instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries of the Company, who shall attest the sealing thereof; such attestation on the part of Secretaries, in the event of a firm or Corporation being the Secretaries, being signified by a partner or duly authorized Manager, Attorney, or Agent of the said firm or corporation signing for

and on behalf of the said firm or corporation as such Secretaries.

110. 110 that be lawful for the Directors, if authorized so to do by the Shareholders in General Meeting, to arrange tonisfor the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares, thereof, respectively, to any company or companies, or person or persons, upon such terms and in such manner as the Directors think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution

of the Company, the Company shall be dissolved to that end. in the last preceding clause, and of the other powers conferred by these presents, it is hereby expressly declared that the

Directors shall have the powers following (that is to say):

To institute, conduct, defend, compromise, settle, or abandon any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and of any claims or demands made by or against the Company.

To refer any claims or demands by or against the Company to arbitration, and observe and perform or enforce the award.

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(i) To make and give receipts, releases, and other discharges for money payable to the Company, and for claims and demands by the Company.

and demands by the Company.

office of trustee, assignee, liquidator, or inspector, or any similar office. To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall). In not be restricted to such securities as are permissible to trustees without special powers, and from time to time

to vary or release such investments. (f) To delegate to any one or more of the Directors of the Company for the time being, or any other person or business in Caylon or elsewhere, all or any of the powers company for the time being, residing or carrying on business in Ceylon or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to 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 the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of, and in the substition for, all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or company to white any powers may be so delegated such representation as they in their absolute discertion shall think to

10809; 10 whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

PROCEEDINGS OF DIRECTORS.

The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings at such places and times and in such manner as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined two Directors shall be a quorum.

A Director may at any time summon a meeting of Directors.

A Director may at any time summon a meeting of Directors.

The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and if present, but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for helding the same, then and in that case the Directors present shall choose one of their number to be Chairman of such

Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and Ĭ 15.

in the of any equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.

The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee, either wholly or in first, and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to its conformit to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulliment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.

117. The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto and are not superseded by the express terms of the appointment of such committee respectively, or any regulation imposed by the Board.

118. The acts of the Board and of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment or qualification of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.

119. A resolution in writing signed by all the Directors for the time being in Ceylon shall be as valid and

effectual as if it had been passed at a meeting of the Directors duly called and constituted.

120. The Directors shall cause minutes to be made in a book or books to be provided for the purpose —

(1) Of all appointments of (a) officers and (b) committees made by the Directors.

(2) Of the names of the Directors present at each meeting of the Directors.

(3) Of the names of the members of the committee appointed by the Board present at each meeting of the committee.

(4) Of all orders made by the Directors.

(5) Of all resolutions and proceedings of all General Meetings of the Company.

(6) Of all resolutions and proceedings of all meetings of the Directors.

(7) Of all resolutions and proceedings of all meetings of committees appointed by the Board.

121. All such minutes shall be signed by the person who shall have presided as Chairman at the Genearl Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

ACCOUNTS.

or Agent or Secretary or the Agents or Secretaries for the time being, or, if there be no Agent or Secretary or Agent or Secretaries, the Directors shall cause true accounts to be kept of the paid up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such sums were received and expended, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company. The accounts shall be kept in such books and in such a manner at the registered office of the Company as the Directors think fit.

123. 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 accounts and books of the Company or of any of them shall be open to the inspection of the Shareholders, and no Shareholder 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.

124. At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the income and expenditure of the Company for the previous financial year, and a balance sheet containing a summary

of the property and liabilities of the Company made up to the end of the same period.

distinguishing the several sources from which it has been derived, and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other heads of expenditure. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting, and in case where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year, the whole amount of such item shall be stated, with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.

126. The balance sheet shall contain a summary of the property and liabilities of the Company, arranged under the heads appearing in the form annexed to the table referred to in schedule C to "The Joint Stock Companies Ordinance,

1861," or as near thereto as circumstances admit.

12% Every such statement shall be accompanied by a report as to the state and condition of the Company, and as to the amount which the Directors recommend should be paid out of the profits by way of dividend or bonus to the Shareholders, and the statement, report, and balance sheet shall be signed by the Directors.

128. A printed copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at, or

posted to, the registered address of every Shareholder.

AUDIT.

129. The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet ascertained, by one or more Auditor or Auditors.

130. No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company,

and no Director or officer of the Company shall, during his continuance in office, be eligible as an Auditor.

131. The Directors shall appoint the first Auditor of the Company and fix his remuneration. He shall hold office till the second General Meeting of the Company. All subsequent appointments shall, except as is hereinafter mentioned, be made at the first Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and the Auditor or Auditors appointed at such Meeting shall hold office only until the first Ordinary General Meeting after his or their appointment or until otherwise ordered by a General Meeting.

132. The remuneration of the Auditors other than the first shall be fixed by the Company in Geenral Meeting,

and this remuneration may from time to time be varied by a General Meeting.

133. Retiring Auditors shall be eligible for re-election.

134. If any vacancy that may occur in the office of Auditor is not supplied at the next Ordinary General Meeting, or if any casual vacancy shall occur in the office of Auditor, the Directors shall fill up the vacancy by the appointment of a person who shall hold office until the next Ordinary General Meeting after his appointment.

135. Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting after his appointment, and it shall be his duty to examine the same with the accounts and vouchers

relating therete and to report thereon to the meeting, generally or specially, as he may think fit.

136. The Auditor or Auditors for the time being shall have a list delivered to him or them of all books kept by the Company, and he or they shall at all reasonable hours in the daytime have access to all accounts, books, and documents whatsoever of the Company for the purpose of audit.

DIVIDENDS, BONUS, AND RESERVE FUND.

137. The Directors may, with the sanction of the Company in General Meeting, from time to time declare a dividend to be paid, and (or) pay a bonus to the Shareholders in proportion to the amount paid on their shares, but no dividend shall be payable except out of the nett profits.

69.9 138. The Directors may, if they think fit, determine on and declare an interim dividend to be paid, or pay a bonus to the Shareholders on account and in anticipation of the dividend for the then current year.

132" The Directors may, before recommending any dividend or bonus, set aside out of the profits of the Company such sums as they think proper as a reserve fund to meet contingencies or for special dividends or for equalizing dividends or for repairing, improving, and maintaining any of the property of the Company or for repayment of mortgages or for other purposes as the Directors shall in their absolute discretion think conducive to the interests of the Company, and may invest the several sums so set aside upon such investments as they may think fit, and from time to timedeal 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, and to employ the reserve fund or any part thereof in the business of the Company, and that without being bound to keep the same separate from their other assets.

The Directors may from time to time apply such portions as they think fit of the reserve fund to meet contingencies, or for equalizing dividends or for working the business of the Company, or for repairing, improving, maintaining, or extending any of the property or plant of the Company or any part thereof, or for the redemption of mortgages, or for

any other purposes connected with the interest of the Company that they may from time to time deem expedient.

141. No unpaid dividend or bonus shall ever bear interest against the Company.

142. No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsoever.

143. The Directors may deduct from the dividend or bonus payable to any Shareholder all such sums of money as may be due from him (whether alone or jointly with any other person) to the Company, and notwithstanding the fact

that such sums or any of them are not payable until after the date when such dividend or bonus is payable.

144. Notice of any dividend that has been declared, or of any bonus to be paid, shall be given to each Shareholder entitled thereto, and any dividend or bonus unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in sugmentation of the reserve fund.

146. Every dividend or bonus payable in respect of any share held by a firm may be paid to, and an effectual

receipt given by, any partner of such firm or agent duly authorized to sign the name of the firm.

Every dividend or bonus payable in respect of any share held by several persons jointly other than a firm,

may be paid to, and an effectual receipt given by, any one of such persons.

147. 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 cheques or drafts on London, or by the distribution of specific assets, and in particular of paid up shares, debentures, or debenture stock of the Company of any other company, or in any one or more of such ways, and the Directors shall give effect to such direction; 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. Where requisite a proper contract shall be filed, and the Directors may appoint any person to sign such contract on behalf of the persons entitled to the dividend, and such appointment shall be effective.

NOTICES.

148. Notices from the Company may be authenticated by the signature [(printed or written) of the Agent or Secretary, Agents or Secretaries, or persons appointed by the Board to authenticate the same.

149. Every Shareholder shall give an address in Ceylon, which shall be deemed to be his place of abode, and shall

be registered as such in the books of the Company.

150. A notice may be served by the Company upon any Shareholder, either personally or by being sent through the post in a prepaid letter addressed to such Shareholder, at his registered address or place of abode, and any notice so served shall be deemed to be well served, notwithstanding that the Shareholder to whom such notice is addressed be dead, unless his executors or administrators shall have given to the Directors, or to the Agent or Secretary, or Agents or Secretaries, of the Company, their own or some other address to which notices may be sent.

151. All notices directed to be given to Shareholders shall, with respect to any share to which persons are jointly entitled other than a firm, be given to whichever of such persons is named first in the Register of Shareholders, and notice

to given shall be sufficient notice to all the holders of such shares.

152. Any notice if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a post office or post box, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.

153. Every Shareholder residing out of Ceylon shall name and register in the books of the Company an address within Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be

well served. If he shall not have named and registered such an address, he shall not be entitled to any notices. All notices required to be given by advertisement shall be published in the Ceylon Government Gazette.

ARBITRATION.

154. Whenever any question or other matter whatsoever arises in dispute between the Company and any other company or person, the same may be referred by the Directors to arbitration.

EVIDENCE.

155. On the trial or hearing of any action or suit brought or instituted by the Company against any Shareholder or his representatives to recover any debt or money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of the defendant is or was, when the claim arose, on the Register of Shareholders of the Company as a holder of the number of shares in respect of which such claim is made, and that the amount claimed is not entered as paid in the books of the Company; and it shall not be necessary to prove the registration of the Company, nor the appointment of the Directors who made any call, nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted, nor any other matter whatsoever, but the proof aforesaid shall be conclusive evidence of the debt.

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

156. Any Shareholder, whether a Director or not, and whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution or at any other time when a sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

157. If the Company shall be wound up, whether voluntarily or otherwise, the liquidator or liquidators may, with the sanction of a special resolution of the Company, divide among the contributories in specie 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 as the liquidator or liquidators with the like sanction shall think fit, and, if thought expedient, any such division may be otherwise than in accordance with the legal rights of the members of the Company, and in particular any class may be given preferential or special rights, or may be excluded altogether or in part, and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary, fully paid, part paid, or preference, in the purchasing company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing company, either ordinary, fully paid, or part paid, or preference, any contributory who would be prejudiced thereby shall have a right to dissent as if such determination were a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration, as in the sub-section (6) of the said section provided, the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Ceylon Ordinance No. 2 of 1889 shall apply in place of the English and Scotch Acts referred to in the said sub-section (6) of section 192 of the aforewritten Companies (Consolidation) Act, and the said section 192, save as herein excepted, shall be deemed to be part and parcel of these present Articles.

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.

DAVID SCOTT.

WILLIAM MOIR.

A. F. WALLAGE-TERRY.

ROBERT DAVIDSON, by his attorney DAVID SCOTT.
REGINALD COLLINSON, by his attorney DAVID SCOTT.
FRED. WERNHAM, by his attorney DAVID SCOTT.
WILLIAM MILNE, by his attorney DAVID SCOTT.

Witness to the above signatures, at Colombo, this 22nd day of January, 1919:

C. E. ALBRECHT, Prince Buildings, Colombo, Clerk.

A. F. PATTERSON.

H. HOPWOOD.

W. R. DONALDSON.

E. R. WILLIAMS.

Witness to the above signatures, at Colombo, this 17th day of February, 1919:

C. E. Albrecht, Prince Building, Colombo, Clerk.

MEMORANDUM OF ASSOCIATION OF GAVATENNE ESTATE, LIMITÉD.

The name of the Company is "GAVATENNE ESTATE, LIMITED."

- 2. The registered office of the Company is to be established in Colombo.
- 3, The objects for which the Company is to be established are-
 - (a) To acquire and take over as a going concern the Gavatenne estate in the Madulkele district of Ceylon.
 - (b) To purchase, lease, take in exchange, hire, or otherwise acquire any other estate or estates, land or lands or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties and rights, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind, and any rights, easements, patents, licenses, or privileges in Ceylon or elsewhere (including the benefit of any trade mark or trade secret which may be thought necessary or convenient for the purpose of the Company's business), and to erect, construct, maintain, or alter any buildings, machinery, plant, roads, ways, or other works, or methods of communicaton.

(c) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, superintendents, managers, clerks, coolies, and other labourers and servants in Ceylon, or elsewhere, and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the widowo or children of any such.

(d) To clear, open, plant, cultivate, improve, and develop any land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof, as a tea estate or estates, or with any other products, trees, plants, or crops that may be approved by the Company and to plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie plants, trees, and other natural products in Ceylon or elsewhere.

(e) To build, make, construct, equip, maintain, improve, alter, and work tea and rubber factories, coconut and coffee curing mills, and other manufactories, buildings, erections, roads, tramways, or other works

conducive to any of the Company's objects, or to contribute to or subsidize such.

(f) To enter into any arrangement or agreement with Government or any authorities and obtain rights, concessions, and privileges.

(g) To hire, lease, or purchase land either with any other person or company or otherwise, and to erect a factory and other buildings thereon or on any land already leased or owned by the Company at the cost of the Company and such other person or company or otherwise.

(h) To lease any factory or other buildings from any company or person.

(i) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (e) or (g), or for the manufacture and preparation for market of tea, or any other produce in such or any other factory.

(j) To prepare, cure, manufacture, treat, and prepare for market rubber, plumbago, minerals, tea, and (or) other crops or produce, and to sell, ship, and dispose of such tea, rubber, plumbago, minerals, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed expedient.

3 Ochhical

(k) To buy, sell, warehouse, transport, trade, and deal in tea, rubber, coconuts, coffee, and other plants and seed and rice and other food required for coolies, labourers and others employed on estates, and other

products, wares, merchandise, articles, and things of any kind whatever.

To work mines or quarries, and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits, and products, and generally to carry on the business of miners, manufacturers, growers, planters, and exporters of tea, rubber, and other products, or any such business on behalf of the Company or as agents for others and on commission or otherwise. To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and deal in milk and

dairy produce, wholesale or retail.

(a) To establish and maintain in the United Kingdom, India, Ceylon, or elsewhere stores, shops, and places for the sale of tea, rubber, coffee, cacao, and articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any branch thereof; and generally to carry on the business of merchants, exporters, importers, traders, engineers, or any other trade, business, or undertaking whatsoever.

(o) To cultivate, manage, and superintend estates and properties in Ceylon or elsewhere, and generally to undertake the business of estate agents in Coylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings, and to transact any other

agency business of any kind.

(p) To let, lease, sell, exchange, or mortgage the Company's estates, lands, buildings, or other property or any part or parts thereof, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company or for any other consideration, and otherwise to trade in, dispose of,

or deal with the same or any part thereof.

(q) To borrow or receive on loan money for the purposes of the Company upon the security of cash, credit bonds, or hypothecation or mortgages of the Company's property or any part or parts thereof or otherwise, as shall be thought most expedient, and in particular by the issue of debentures, debenture stock, or bonds to bearer or otherwise, either charged upon all or any part of the Company's present or future

property (including uncalled capital) or not so charged, as shall be thought best.

(r) To cause or permit any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or rights or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit, also to pay off and re-borrow the moneys secured thereby or any part

or parts thereof.

(s) To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promissory notes, and other

transferable or negotiable instruments for the purposes of the Company.

(t) To unite, co-operate, amalgamate, or enter into partnership or any arrangement for sharing profits of union of interests or any other arrangement with any person or company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary to those of the Company or to any of them, or capable of being conducted so as to benefit this Company either directly or indirectly, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise and pay for in any manner that may be agreed upon, either in money or in shares or bonds or otherwise, and to hold any shares, stock, or other interest in any such company, and to promote the formation of any such company.

(u) To amalgamate with any other company having objects altogether or in part similar to this Company (v) To acquire by purchase in money or otherwise shares or bonds in, and undertake all or any part of the business, property, assets, and liabilities of any person or company carrying on any business in Ceylon or elsewhere which this Company is authorized to carry on, or possessed of property suitable for the

purposes of this Company.

(w) To sell the property, business, or undertaking of the Company, or any part or parts thereof, for such consideration as the Company shall think fit, and in particular for shares, stocks, debentures, or securities of any other company.

(2) To procure the Company to be registered or incorporated in Ceylon, and, if and when necessary or thought

advisable, elsewhere.

(y) To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, stocks, shares, debentures, and book debts, or without any security at all, and generally to transact financial business of any kind.

(z) 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.

(z 1) To promote and establish any other company whatsoever, and to subscribe to and hold the shares or

stock of any other company or any part thereof.

(22) To pay for any lands and real or personal, immovable or movable, estate or property or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company in money or in shares or debentures or debenture stock or obligations of the Company, or partly in one way and partly in another, or otherwise howsoever with power to issue any shares either fully or partially paid up for such purpose.

(2 3) To accept as such consideration for the sale or disposal of any lands and real or personal, immovable and movable, estate, property, and assets of the Company of any kind sold or otherwise disposed of by the Company or in discharge of any other consideration to be received by the Company in money or in shares, the shares (whether wholly or partially paid up) of any company, or the mortgages, debentures,

or obligations of any company or person or partly one and partly other.

(z 4) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital be made.

except with the sanction for the time being required by law.

(25) To do all such other things as shall be incidental or conducive to the attainment of the objects above mentioned or any of them or any one or more of the objects aforesaid, it being hereby declared that in the foregoing clauses (unless a contrary contention appears) the word "Company" includes companies or corporations, and the word "person" any number of persons, and that the other objects specified in any paragraph are not to be limited or restricted by reference to or inference from any other paragraph. The liability of the Shareholders is limited.

The nominal capital of the Company is Two hundred thousand Rupees (Rs. 200,000), divided into Twenty thousand shares of Rupees Ten each. The shares forming the capital (original, increased, or reduced) of the

Company may be subdivided or consolidated or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being or otherwise.

6. The profits of the Company of each year, which it shall from time to time be determined to distribute, shall (subject to the provisions of clauses 5 and 8 hereof) be divided among the holders of the shares in proportion to the shares

held by them.

7. In a winding up, voluntary or otherwise, the assets available for distribution amongst the members shall be applied :---

(1) To the payment off of the capital paid up on the shares and any dividend on the said shares up to the date of winding up in accordance with the Articles of Association.

(2) To the division among the Shareholders in proportion to the number of shares held by each of them, of any

balance remaining after payment of capital and dividend as provided in sub-section (1) hereof.

The rights for the time being attached to any preference shares may be modified or dealt with in a manner mentioned in clause 50 of the accompanying Articles of Association but not otherwise, and that clause and also clause 157 of the said Articles of Association shall be deemed to be incorporated herein and have effect accordingly.

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

of the Company set opposite our respective names :-

Names and Addresses of Subscribers.			Number of Shares taken by each Subscriber.		
CH. C. STEPHEN, Slave Island, Colombo S. H. PRENTICE, Slave Island, Colombo W. F. Hutson, Bagatelle road, Colombo	••	••	•c• •t• • •	One One One	
Witness to the above signatures, at Colombo, on the	_	, 1919: H. Creasy, Supreme Court, Colo	mbo.		
C. A. HUTSON, by his attorney W. F. HUTSON Witness to the above signature, at Colombo, on the	9th January		mbo.	One	
P. A. KEILLER, by his attorney M. J. CARY, S. M. J. CARY, Slave Island, Colombo Andrew Young, Slave Island, Colombo Witness to the above signatures, at Colombo, on the	••	 ry, 1919:	••	One One One	
	·	H. CREASY, Supreme Court, Colo Total Shares taken	mbo.	Seven	

ASSOCIATION ARTICLES OF GAVATENNE ESTATE, LIMITED. OF

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

The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not. None of the funds of the Company

shall be employed in the purchase of or be lent on the shares of the Company.

INTERPRETATION CLAUSE.

1. In the interpretation of these presents the following words and expressions shall have the following meanings. unless such meanings be inconsistent with, or repugnant to, the subject or context, viz.:—

The word "Company" means "Gavatenne Estate, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

"The Ordinance" means and includes "The Joint Stock Companies Ordinance, 1861," and every other Ordinance

from time to time concerning Joint Stock Companies which may apply to the Company.

"These presents" means and includes the Memorandum of Association and the Articles of Association of the Company from time to time in force.

"Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company. "Shares" means the shares from time to time into which the capital of the Company may be divided.

"Shareholder" means a Shareholder of the Company.

"Presence or present" at a meeting means presence or present personally or by proxy or attorney.

"Directors" means the Directors for the time being of the Company or (as the case may be) the Directors assembled at a Board.

"Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board Meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

- "Persons" means partnerships, associations, corporations, companies, unincorporated or corporated by Ordinance and registration, as well as individuals.
 - "Office" means the registered office for the time being of the Company.

"Seal" means the common seal for the time being of the Company.

"Month" means a calendar month.

"Writing" means printed matter or print as well as writing.

Words importing the singular number only include the plural, and vice versi. Words importing the masculine gender only include the feminine, and vice veres.

BUSINESS.

2. The Company may proceed to carry out the objects for which it is established, and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit; and if the whole of the shares shall not have been subscribed, applied for, or allotted as soon as, in the judgment of the Directors, a sufficient number of shares shall have been subscribed or applied for.

The business of the Company shall be carried on by, or under the management or direction of, the Directors,

and subject only to the control of General Meetings in accordance with these presents.

CAPITAL.

The original capital of the Company is Two hundred thousand Rupees (Rs. 200,000) divided into Twenty

thousand shares of Rupees Ten each.

5. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such special preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto, as such resolution shall direct, and they shall have power to add to such new shares such an amount of premium as may be considered expedient.

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 capital, and shall be subject to the same provisions in all respects with reference to the payments of allotment money, calls, and instalments, transfer, transmission, forfeiture, lien, surrender, and otherwise, as if it had formed part of the original capital.

The Directors in like manner, and with like sanction, may reduce the capital of the Company and may subdivide

or consolidate the shares forming the capital of the Company or any of them.

40,1 8. The Company may make arrangements on the issue of shares for a 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 thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the holder of the shares.

10. The shares, except when otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they consider proper. Provided that such unissued shares, shall first be offered by the Directors to the Shareholders in proportion to the existing charge held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder mentitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such shares or any portion of them to the vendor or vendors of any estates or lands, being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands and that without offering the shares so allotted to the Shareholders.

II. In case of the increase of the capital of the Company by the creation of new shares, such new shares shall be issued upon such conditions, and with such rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company, 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 the

dividends, and in the distribution of assets of the Company and with a special or without any right of voting.

Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed off in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new Marce or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands and that without offering the shares so allotted with Shareholders.

12. Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand.

Payment for shares shall be made in such manner as the

Directors shall from time to time determine and direct.

13. Shares may be registered in the name of a firm, and any partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to give proxies.

14. Shares may be registered in the names of two or more persons not in partnership.

15. Any one of the joint-holders of a share other than a firm may give effectual receipts for any dividends payable in respect of such share; but the Shareholder whose name stands first on the register and no other, shall be entitled to the right of voting and of giving proxies and all other advantages conferred on a sole Shareholder.

16. In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be

the only person recognized by the Company as having any title to, or interest in, such shares.

17. The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial. description of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto n the person from time to time registered as the holder thereof, and except also the right of in person under clauses 35 and 36 to become a Shareholder in respect of any share.

18. 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.

19. Every Shareholder shall be entitled to a certificate under the common seal of the Company, specifying the

shares held by him and the amount paid thereon.

20, If any certificate be worn out or defaced, then, upon production thereof to the Directors, they may order the man's 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 them certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

21. The certificate of shares registered in the name of two or more persons not a firm shall be delivered to the

person first named on the register.

CALLS.

The Directors may, from time to time, make such calls as they think fit upon the Shareholders in respect of all moneys unpaid on their shares, and not by the conditions of allotment made payable at fixed times; provided that two months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call; and each Shareholder shall pay the amount of every call so made to the person and at the time and place appointed by the Directors.

23. If any Shareholder fail to pay the amount of any call due by him on or before the day appointed for payment thereof, he shall be liable to pay interest for the same at the rate of nine per centum per annum from the day appointed for the payment thereof to the time of actual payment.

24. A call shall be deemed to have been made at the time when the resolution of the Directors authorizing the

call was passed.

25. The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call or part thereof on such terms as the Directors may determine.

But no Shareholder shall be entitled to any such extension, except as a matter of grace or favour.

26. The Directors may at their discretion receive from any of the Shareholders willing to advance the same, and upon such terms as they think fit, all or any part of the moneys due upon their respective shares beyond the sums actually called for; and upon the moneys so paid in advance, or upon so much thereof as from time to time and at any time thereafter exceeds the amount of the calls then made upon, and due in respect of, the shares which such advances have been made, the Board may pay or allow interest at such rate as the Shareholders paying such sums in advance, and the Directors may agree upon not exceeding, however, six per centum per annum.

TRANSFEB OF SHARES.

27. No transfer of shares shall be made to an infant or person of unsound mind.

28. The Company shall keep a book or books to be called "The Register of Transfers," in which shall be entered

the particulars of every transfer or transmission of any share.

- 29. The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien or otherwise; or in case of shares not fully paid up to any person not approved by them; and in no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.
- 30. Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Two Rupees and Fifty Cents, or such other sum as the Directors shall from time to time determine, must be paid to the Company for the registration of every such transfer; upon payment whereof the Directors, subject to the powers vested in them by Article 30, shall register the transferee as a Shareholder, and retain the instrument of transfer.

31. The Directors may, by such means as they shall deem expedient, authorize the registration of transferees

as Shareholders, without the necessity of any meeting of the Directors for that purpose.

- 32. In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but only, if at all, upon the transferee.
- 33. The Register of Transfers may be closed during the fourteen days immediately preceding each Ordinary General Meeting; and when a dividend is declared, for the three days next ensuing after the meeting; also at such other times (if any) and for such periods as the Directors may from time to time determine, provided always that it shall not be closed for more than twenty-one days in any year.

Transmission of Shares.

34. The executors, or administrators, or the heirs of a deceased Shareholder shall be the only persons recognized

by the Company as having any title to the shares of such Shareholder.

35. Any guardian of any infant Shareholder, or any committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any other way than by transfer shall, upon securing 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, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

36. If any person who shall become entitled to be registered under clause 36 in respect of any share on which the Company has any lieu shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if in the case of the death of any Shareholder no person shall, within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such peceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money, and the purchaser shall be entitled to be registered in respect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

SURRENDER AND FORFEITURE OF SHARES.

37. The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed, a surrender of the shares of Shareholders who may be desirous of retiring from the Company.

38. If any Shareholder fails 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 Shareholder 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.

39. The notice shall name a day (not being less than one month from the date of the notice) on, and a place or places 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 the

call was made or instalment is payable will be liable to be forfeited.

If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalments with interest and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

40. Any Shareholder whose shares have been so declared 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 nine per centum per annum, and the Directors may enforce the payment thereof if they think fit.

41. Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and

may be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

42. The surrender or 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 the proceeds thereof, and all other rights incident to the share, except only such of those rights (if any) as by these presents are expressly saved.

A certificate in writing under the hands of one of the Directors and of the Secretary or Secretaries that a share has been ally surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or ferfeited such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company, and thereupon such purchaser shall be deemed the holder of such share, discharged from all calls due prior to make purchase; and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date their the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all

hands there the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all the state payment of an inches due to the company infinite late holder of holders of such shares, and an inches the state holder of holders of such shares, and an inches the state of the such fortest as they shall think fit, not being less than nine per centum per annum on the amount of the sums wherein the sum of the sums wherein the state of the sum of the su

The Company shall have a first charge or paramount lien upon all the shares of any holder or joint-holders for all moneys for the time being due to the Company by such holder or by all or any of such joint-holders respectively, ther in respect of such shares or of other shares held by such holder or joint-holders or in respect of any other debt or claim and whether due from any such holder individually or jointly with others, including all calls which the Directors shall have resolved to make, although the times appointed for the payment thereof shall not have arrived; and where any thate is held by more persons than one, the Company shall be entitled to the said charge or lien in respect of any money die to the Company from any of such persons, and the Directors may decline to register any transfer of shares subject to such charge or lien.

Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors, and until notice in writing shall have been given to the indepted Shareholder or his executors or administrators, or the assignee or trustee in his bankruptcy, requiring him or the topsy the amount for the time being due to the Company, and default shall have been made for twenty-eight days the sum thereby required to be paid. Should the Shareholder over whose share the lien exists the light of the sum thereby required to be paid. Should the Shareholder over whose share the lien exists the light of the sum thereby required to be paid in or towards satisfaction of such debts, liabilities, or the sum the residue (if any) paid to such Shareholder or his representatives.

engagements, and the residue (if any) paid to such Shareholder or his representatives.

A certificate in writing under the hands of one of the Directors and of the Secretary, or Secretaries that the of sale given by clause 45 has arisen, and is exercisable by the Company under these presents, shall be conclusive and so if the facts therein stated.

Upon any such sale two of the Directors may execute a transfer of such share to the purchaser thereof, and

such manager, with the certificate last aforesaid, shall confer on the purchaser a complete title to such shares.

PREFERENCE SHARES.

49. Any shares from time to time to be issued or created may from time to time be issued with any such right preference, whether in respect of dividend or of payment of capital, or both, or any such other special privilege or antage over any shares previously issued, or then about to be issued (other than shares issued with a preference), or at stitue premium, or with such deferred rights as compared with any shares previously issued, or then about to be issued, or subject to any such conditions or provisions, and with any such right, or without any right of voting, and generally on such

If at any time, by the issue of preference shares or otherwise, the capital is divided into shares of different then the holders of any class of shares may, by a special resolution passed at a meeting of such holders consent, the holders of shares of the class, to the issue or creation of any shares ranking equally therewith, the state of the class, to the issue or creation of any shares ranking equally therewith, the state of the class, to the issue or creation of any shares ranking equally therewith, the state of the class of the dividends payable thereon, or to any scheme for the reduction of the dividends payable thereon, or to any scheme for the reduction of the dividends payable thereon, or to any scheme for the reduction of the dividends and the state of the dividends of the state of the Company's capital affecting the class of shares, and such resolution shall be binding upon all the holders of shares of the swided that this Article shall not be read as implying the necessity for such consent in any case in which, but for this article, the object of the resolutions could have been effected without it.

Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects appears as possible in the same way as an Extraordinary General Meeting of the Company, provided that no member, the same way as an Extraordinary General meeting of the Company, provided to Director, shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that any such meeting a poll may be demanded in writing by any members personally present and entitled to vote

av the meeting. AME COME

BORBOWING POWERS.

The Directors shall have power to procure from time to time, in the usual course of business, such temporary the produce in hand, or in the future to be obtained from the Company's estates, as they may find necessary or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to boiles to raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not, without the sanction of a General Meeting exceed Fifty thousand Rupees.

With the sanction of a General Meeting the Board shall be entitled to borrow such further sum or sums and at such rest as such meeting shall determine. A certificate under the hands of one Director and the Secretary, or of two Directors, to the effect that in taking any loan the Directors are not exceeding their borrowing powers, shall be manifest and binding on the Company and all concerned, and shall be conclusive evidence thereof in all questions between

the Carriany and its creditors.

1. For the purpose of securing the repayment of any such money so borrowed or raised, or for any other purposes, the Disctors may grant, create, execute, and issue any mortgages, cash credits, debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets the company of the company charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets the company of the company charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets the company of the company charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets the company of the company charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets the company of the company charged upon all or any part of the undertaking revenue, lands, property, rights, and assets the company charged upon all or any part of the undertaking revenue, lands, property, rights, and assets the company charged upon all or any part of the undertaking revenue, lands, property, rights, and assets the company charged upon all or any part of the undertaking revenue, lands, property, rights, and assets the company charged upon all or any part of the undertaking revenue, lands, property, rights, and assets the company charged upon all or any part of the undertaking revenue, lands, property, rights, and assets the company charged upon all or any part of the undertaking revenue, lands, property, rights, and assets the company charged upon all or any part of the undertaking revenue, lands, and assets the company charged upon all or any part of the undertaking revenue, lands, and assets the company charged upon all or any part of the undertaking revenue, lands, and assets the company charged upon all or any part of the undertaking revenue. of the Company, both present and future, including uncalled capital or unpaid calls, or may make, accept, or endorse on belief at the Company any promissory notes or bills of exchange.

Any such securities may be issued, either at par or at a premium or discount, and may from time to time be

cancelled or discharged, varied, or exchanged, as the Directors may think fit, and may contain special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise.

Every debenture or other instrument issued by the Company for securing the payment of money can be so fracted that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

GENERAL MEETINGS.

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

58. Subsequent General Meetings shall be held once in every year at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is so prescribed, then at such place and at such time as soon after the first day in each year as may be determined by the Directors.

59. The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings; all

other meetings of the Company shall be called Extraordinary General Meetings.

60. The Directors may, whenever they think fit, call an Extraordinary General Meeting of the Company, and the Directors shall do so upon a requisition made in writing by not less than one-eighth of the number of Shareholders of the Company for the time being, or by any Shareholder or Shareholders holding in the aggregate one-eighth part of the shares of the Company for the time being subscribed for.

61. Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed

to the Directors, and shall be sent to the registered office of the Company.

Upon the receipt of such requisition the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within twenty-one days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting to be held at such place and at such time as the Shareholders convening the meeting may themselves fix.

62. Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same

to a meeting.

Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.

64. Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given by advertisement in the Ceylon Government Gazette, or in such other manner (if any) as may be prescribed by the Company in General Meeting.

65. Every Ordinary General Meeting shall be competent, without special notice having been given for the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors in the place of those retiring by rotation, and to fix the remuneration of the Auditors, and shall also be competent to enter upon, discuss, and transact any business whatsoever, of which special mention shall have been given in the notice or notices upon which the meeting was convened.

66. With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was

convened.

No business shall be transacted at any General Meeting except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present or represented at the commencement

of the business three or more Shareholders entitled to vote.

68. If at the expiration of half an hour from the time appointed for the meeting the required number of Shareholders shall not be present at the meeting, the meeting, if convened by or upon the requisition of Shareholders, 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 Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.

69. The Chairman (if any) of the Directors shall be entitled to take the Chair at every General Meeting, whether Ordinary or Extraordinary; or if there be no Chairman, or if at any meeting he shall not be present at the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall choose another Director as Chairman; and if no Directors be present or if all the Directors present decline to take the Chair, then the Shareholders

present shall choose one of their number to be Chairman.

70. No business shall be discussed at any General Meeting except the election of a Chairman whilst the Chair

is vacant.

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

from which the adjournment took place, unless due notice thereof shall be given.

72. Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

VOTING AT MEETINGS.

73. At any meeting every resolution shall be decided in the first instance by a show of hands, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote or votes to which he may be entitled as a Shareholder; and unless a poll be immediately demanded by some member present and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of votes

recorded in favour of or against such resolution.

74. If at any meeting a poll be demanded by some Shareholder present at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and place and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided, and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder or proxy or attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

75. The demand of a poll shall not prevent the continuance of a meeting for the transaction of business other

than the question on which a poll has been demanded.

76. No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.

77. On a show of hands every Shareholder present in person shall have one vote only. Where a Shareholder is present by an attorney who is not a Shareholder such attorney shall be entitled to vote for such Shareholder on a show of hands. In case of a pollevery Shareholder present in person or by proxy or attorney shall (except as provided for in the Article immediately following) have one vote for every ten shares held by him. When voting on a resolution involving the sale of the Company's estates or any portion thereof or the winding up of the Company, a majority of three-fourths of the Sharehol ders present or represented byroxy or attorney shall be necessary to carry such resolution.

78. The parent or guardian of an infant Shareholder, the committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

79. Votes may be given either personally or by proxy or by attorney.

80. No Shareholder shall be entitled to vote or speak at any meeting unless all calls due from him on his shares have been paid, and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, or person acquiring by marriage, shall be entitled to vote at any meeting held after the expiration of three months from the registration of the Company, in respect of any share which he has acquired by transfer, unless he has been possessed of the share in respect of which he claims to vote at least three months previously to the time of holding

thall be entitled to be present and to speak and vote at any meeting held after the expiry of three months from the

incorporation of the Company.

32. No person shall be entitled to hold a proxy who is not a Shareholder of the Company, but this rule shall not

spoly to a power of attorney.

88. The instrument appointing a proxy shall be printed or written and shall be signed by the appointor, or if such appoint or be a company or corporation, it shall be under the common seal of such company or corporation.

34. The instrument appointing a proxy shall be deposited at the registered office of the Company not less than twenty-four hours before the time appointed for holding the meeting at which the person named in such instrument proposes to vote.

The instrument appointing a proxy may be in the following form:-

Gavatenne Estate, Limited.

-, of — -, of -- (a Shareholder in the Company) as my proxy -, appoint – to represent me 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 _____, One thousand Nine , and at any adjournment thereof, and at every poll which may be taken in hundred and consequence thereof.

As witness my hand, this -- day of -—, One thousand Nine hundred and -

85. No objection shall be made to the validity of any vote (whether given personally or by proxy or attorney), except at the meeting or poll at which such vote shall be tendered, and every vote (whether given personally or by proxy or by attorney) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.

§6. No Shareholder shall be prevented from voting by reason of his being personally interested in the result of

the voting.

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DIBECTORS.

87. The number of Directors shall never be less than three or more than five, but this clause shall be construed as being directory only, and the continuing Directors may act notwithstanding any number of vacancies.

The qualification of a Director shall be his holding in his own right at least One hundred shares in the Company upon which all calls for the time being have been paid, and this qualification shall apply as well to the first Directors as

to all future Directors.

As a remuneration for their services, the Directors shall be entitled to appropriate a sum, not exceeding Seven hundred and Fifty Rupees (Rs. 750) annually, to be divided between them in such manner as they may determine, 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.

88. The first Directors shall be Andrew Young, Charles Arthur Hutson, and Charles Cowie Stephen.
89. One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director, or Managing Director, and (or) Visiting Agent or Agents of the Company, or Superintendents of any of the estates for such time and on such terms as the Directors may determine or may fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other Secretary, Managing Director, or Managing Directors, and (or) Visiting Agent or Agents or Superintendents.

The Directors may confer on the Managing Director or Managing Directors all or any duties and powers that might be conferred on any Manager of the Company.

If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.

ROTATION OF DIRECTORS.

W # 90. At the First Ordinary General Meeting of the Company all the Directors shall retire from office, and at the Anti-Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in clause 91.

91, The Directors to retire from office at the Second and Third Ordinary General Meetings shall, unless the Directors otherwise arrange among themselves, be determined by ballot, in every subsequent year the Directors to retire

shall be those who have been longest in office.

92. In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot. The provisions of this and the last two preceding clauses shall not however apply to ex officio Directors.

93. Retiring Directors shall be eligible for re-election.
94. The Ordinary General Meeting at which Directors retire or ought to retire by rotation shall appoint successors

to them, and in default thereof, such successors may be appointed at a subsequent Ordinary General Meeting.

95. Any casual vacancy occurring in the number of Directors or provisional Directors arising from death, signation, or otherwise, may be filled up by the Directors, but any person appointed to fill such vacancy shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

96. The Directors, subject to the approval of a General Meeting, may, from time to time at any time subsequent to the Second Ordinary General Meeting, increase or reduce the number of Directors, and may also, subject to the like

approval determine in what rotation such increased or reduced number is to go out of office.

97. If at any meeting at which an election of a Director ought to take place the place of a retiring Director is not filled up, the retiring Director may continue in office until the first Ordinary General Meeting in the next year, and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.

- 98. A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary, or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become vacant.
- 99. The Company may, by a special resolution, remove any Director other than an ex officio Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same if he had not been removed.
- by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his respective wilful acts or defaults; and no Director or officer shall, nor shall the heirs, executors, or administrators of any Director or officer, be liable for the acts or defaults of any other Director or officer, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired 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 other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own wilful act or default.

101. No contribution shall be required from any present or past Director or Manager exceeding the amount,

if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

DISQUALIFICATION OF DIRECTORS.

102. The office of the Director shall be vacated-

(a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary under the Company.

(b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his

affairs, or compounds with his creditors.

(c) If by reason of mental or bodily infirmity he becomes incapable of acting.

(d) If he ceases to hold the required number of shares to qualify him for the office.

(e) If he is concerned or participates in the profits of any contract with, or work done for, the Company.

Provided that no Director shall vacate his effice by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work for, the Company of which he is a Director or by his being Agent, or Secretary, or Solicitor, or by his being a member of a firm who are Agents, or Secretaries, or Solicitors of the Company; nevertheless, he shall not vote in respect of any contract work or business in which he may be personally interested.

Powers or Directors.

103. The Directors shall have power to carry into effect the lease, purchase, or acquisition of any lands, estates, or

property they may think fit, or any share or shares thereof.

Director, or with the assistance of an agent or agents and secretaries of the Company to be appointed by the Directors for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase, lease, or acquisition of the said estates and lands, and the opening, clearing, planing, and cultivation thereof, and otherwise in or about the working and business of the Company. The whole of the direction and control of the business of the Company and of its estates and properties shall be conducted in Ceylon, and no person shall act in any manner as a Director whilst resident temporarily or otherwise in the United Kingdom.

105. The Directors shall have power to make, and may make, such rules or regulations for the management of the business and property of the Company as they may from time to time think proper, and shall carry on the business of the Company in such manner as they may think most expedient; and, in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, superintendents, assistants, clerks, artizans, labourers, and other servants for such period or periods, and with such remuneration, and at such salaries, and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, treasurers, accountants, and other officers, clerks, or servants of the Company for such reasons

as they may think proper and advisable, and without assigning any cause for doing so.

as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company and are not by any Ordinance or by these presents required to be exercised or done by, the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinances and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made.

The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be

limited by any clause conferring any special or expressed power.

107. The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys, to assist in carrying on or protecting the business of the Company on such terms as they may consider proper, and from

time to time to revoke such appointment.

108. The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signatures as they may appoint to draw, accept, make, endorse, sign, and execute cheques, bills of exchange and promissory notes, bills of lading, receipts, contracts, agreements, bonds, mortgages, proxies to any proctor or proctors, and other documents on behalf of and to further the interests of the Company.

109. The seal of the Company shall not be used or affixed to any deed or instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries of the Company, who shall attest the sealing thereof; such attestation on the part of Secretaries, in the event of a firm or corporation being the Secretaries, being signified by a partner or duly authorized manager, attorney, or agent of the said firm or corporation, signing for

and on behalf of the said firm or corporation as such Secretaries.

110. It shall be lawful for the Directors, if authorized so to do by the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares, thereof, respectively, to any company or companies, or person or persons, upon such terms and in such manner as the Directors

shall think fit; and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

111. In furtherance and not in limitation of, and without prejudice to, the general powers conferred or implied in the last preceding clause, and of the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the powers following (that is to say):—

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(a) To institute, conduct, defend, compromise, settle, or abandon any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and of any claims or demands made by or against the Company.

(b) To refer any claims or demands by or against the Company to arbitration and observe and perform or enforce the award.

(v) To make and give receipts, releases, and other discharges for money payable to the Company, and for claims and demands by the Company.

(d) To act on behalf of the Company in all matters relating to bankrupts and insolvents, with power to accept

the office of trustee, assignee, liquidator, or inspector, or any similar office.

(c) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereof upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees without special powers,

and from time to time to vary or release such investments.

(f) To delegate to any one or more of the Directors of the Company for the time being, or any other person or company for the time being, residing or carrying on business in Ceylon or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to 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 the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of, and in the substitution for, all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any such powers. The Directors may allow to any person or company to whom powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

PROCEEDINGS OF DIRECTORS.

112. The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings at such places and times and in such manner as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined, two Directors shall be a quorum.

A Director may at any time summon a meeting of Directors.

114. The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and is present, but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same, then in that case the Directors present shall choose one of their number to be Chairman of such meeting.

115. Any questions which shall arise at any meeting of the Directors shall be decided by a majority of votes, and

In case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.

116. The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee, either wholly or in part, and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.

M7. The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by

the express terms of the appointment of such committee respectively, or any regulation imposed by the Board.

118. The acts of the Board and of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment or qualification of any Director or of any member of the committee be as valid as if no vacancy or defect had existed, and as if such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.

119. A resolution in writing, signed by all the Directors for the time being in Ceylon shall be as valid and effectua!

silf it had been passed at a meeting of the Directors duly called and constituted.

120. The Directors shall cause minutes to be made in a book or books to be provided for the purpose-

(1) Of all appointments of (a) officers and (b) committees made by the Directors.

(2) Of the names of the Directors present at each meeting of the Directors.
(3) Of the names of the members of the committee appointed by the Board present at each meeting of the committee.

(4) Of all orders made by the Directors.(5) Of all resolutions and proceedings of all General Meetings of the Company.

(6) Of all resolutions and proceedings of all meetings of the Directors.

(7) Of all resolutions and proceedings of all meetings of committees appointed by the Board.

121. All such minutes shall be signed by the person who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

ACCOUNTS.

122. The Agent or Secretary or the Agents or Secretaries for the time being, or if there be no Agent or Secretary or Agents or Secretaries, the Directors shall cause true accounts to be kept of the paid up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such sums were received and expended, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company. The accounts shall be kept in such books and in such a manner at the registered office of the Company as the Directors think fit.

123. 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 accounts and books of the Company or any of them shall be open to the inspection of the Shareholders, and no Shareholder 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.

124. At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the income and expenditure of the Company for the previous financial year, and a balance sheet containing a summary

of the property and liabilities of the Company made up to the end of the same period.

125. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived, and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other heads of expenditure. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting, and in case where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year, the whole amount of such item shall be stated, with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.

126. The balance sheet shall contain a summary of the property and liabilities of the Company arranged under the heads appearing in the form annexed to the table referred to in Schedule C to "The Joint Stock Companies Ordinance,

1861," or as near thereto as circumstances admit.

127. Every such statement shall be accompanied by a report as to the state and condition of the Company, and as to the amount which the Directors recommend should be paid out of the profits by way of dividend or bonus to the Shareholders, and the statement, report, and balance sheet shall be signed by the Directors.

128. A printed copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at

or posted to the registered address of every Shareholder.

AUDIT.

129. The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet accertained by one or more Auditor or Auditors.

130. No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company,

and no Director or officer of the Company shall, during his continuance in office, be eligible as an Auditor.

131. The Directors shall appoint the first Auditor of the Company and fix his remuneration. He shall hold office till the second General Meeting of the Company. All subsequent appointments shall, except as is hereinafter mentioned, be made at the first Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and the Auditor or Auditors appointed at such meeting shall hold office only until the first Ordinary General Meeting after his or their appointments, or until otherwise ordered by a General Meeting.

132. The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting

and this remuneration may from time to time be varied by a General Meeting.

133. Retiring Auditors shall be eligible for re-election.

134. If any vacancy that may occur in the office of Auditor, is not supplied at the next Ordinary General Meeting, or if any casual vacancy shall occur in the office of Auditor, the Directors shall fill up the vacancy by the appointment of a person who shall hold office until the next Ordinary General Meeting after his appointment.

135. Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting after his appointment, and it shall be his duty to examine the same with the accounts and vouchers

relating thereto and to report thereon to the meeting, generally or specially, as he may think fit.

136. The Auditor or Auditors for the time being shall have a list delivered to him or them of all books kept by the Company, and he or they shall at all reasonable hours in the day time have access to all accounts, books, and documents whatsoever of the Company for the purpose of audit.

DIVIDENDS, BONUS, AND RESERVE FUND.

137. The Directors may, with the sanction of the Company in General Meeting from time to time, declare a dividend to be paid, and (or) pay a bonus to the Shareholders in proportion to the amount paid on their shares, but no dividend shall be payable except out of nett profits.

138. The Directors may, if they think fit, determine on and declare an interim dividend to be paid, or pay a bonus to the Shareholders on account and in anticipation of the dividend for the then current year.

such sums as they think proper as a reserve fund to meet contingencies or for special dividends or for equalizing dividends, or for repairing, improving, and maintaining any of the property of the Company, or for repayment of mortgages or for other purposes as the Directors shall in their absolute discretion think conducive to the interests of the Company, and may invest the several sums so set aside upon such investments as they may think fit, and from time to time 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 may think fit, and to employ the reserve fund or any part thereof in the business of the Company and that without being bound to keep the same separate from their other assets.

140. The Directors may from time to time apply such portions as they think fit of the reserve fund to meet contingencies, or for equalizing dividends, or for working the business of the Company, or for repairing, improving, maintaining, or extending any of the property or plant of the Company, or any part thereof, or for the redemption of mortgages, or for any other purposes connected with the interest of the Company that they may from time to time does expedient.

141. No unpaid dividend or bonus shall ever bear interest against the Company.

142. No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsoever.

143. The Directors may deduct from the dividend or bonus payable to any Shareholder all such sums of money as may be due from him (whether alone or jointly with any other person) to the Company, and notwithstanding the fact

that such sums or any of them are not payable until after the date when such dividend or bonus is payable.

144. Notice of any dividend that has been declared or of any bonus to be paid shall be given to each Shareholder entitled thereto, and any dividend or bonus unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund.

145. Every dividend or bonus payable in respect of any share held by a firm may be paid to, and an effectual receipt given by, any partner of such firm or agent duly authorized to sign the name of the firm.

146. Every dividend or bonus payable in respect of any share held by several persons jointly other than a firm,

may be paid to, and an effectual receipt given by, any one of such persons.

147. 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 or paid up shares, debentures or debenture stock of the

Company, or of any other company, or in any one or more of such ways, and the Directors shall give effect to such direction. 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. Where requisite a proper contract shall be filed and the Directors may appoint any person to sign such contract on behalf of the persons entitled to the dividend, and such appointment shall be effective.

Notices.

148. Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretaries, or persons applied by the Board to authenticate the same.

149. Every Shareholder shall give an address in Company.

be registered as such in the books of the Company.

150. A notice may be served by the Company upon the Shareholder, either personally or by being sent through the post in a prepaid letter addressed to such Shareholder, at his registered address or place of abode, and any notice so served shall be deemed to be well served, notwithstanding that the Shareholder to whom such notice is addressed be dead, unless the eventure or administrators shall have a size of the standard of his executors or administrators shall have given to the Directors, or to the Agent or Secretary, or Agents or Secretaries of the Company, their own or some other address to which notices may be sent.

151. All notices directed to be given to Shareholders shall, with respect to any share to which persons are jointly entitled other than a firm, be given to whichever of such persons is named first in the Register of Shareholders, and notice so given shall be sufficient notice to all the holders of such shares.

152. Any notice if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a post office or post box, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof and no further evidence shall be necessary.

153. Every Shareholder residing out of Ceylon shall name and register in the books of the Company an address. within Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named and registered such an address, he shall not be entitled to any notices.

All notices required to be given by advertisement shall be published in the Ceylon Government Gazette.

ARBERATION.

154. Whenever any question or other matter griss in dispute between the Company and any other company or person, the same may be referred by the Directors to arbitration.

EVIDENCE.

105. On the trial of any action or suit brought or instituted by the Company against any Shareholder or his representatives to recover any debt or money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of the defendant is or was, when the claim arose, on the Register of Shareholders of the Company as a holder of the number of shares in respect of which such claim is made, and that the amount claimed is not entered as paid in the books of the Company; and it shall not be necessary to prove the registration of the Company, are the appointment of the Directors who made any call, nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted, nor any other 🐧 matter whatsoever, but the proof aforesaid shall be conclusive evidence of the debt.

PROVISION RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

186. Any Shareholder, whether a Director or not, and whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution of at any other time when a sale of the Company's property or effects or any

part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

157: If the Company shall be wound up, whether voluntarily or otherwise, the liquidator or liquidators may, with the sanction of a special resolution of the Company, divide among the contributories in specia 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 as the liquidator or liquidators with the like sanction shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the members of the Company, and in particular any class may be given preferential or special rights or may be excluded altogether or in part, and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary, fully paid, part paid, or preference in the purchasing company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on any sale made of any or all of the assets of the Company in exchange for shares in the purchasing company, either ordinary, fully paid, or part paid, or preference, any contributory who would be prejudiced thereby shall have a right to dissent as if such determination were a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration at in the sub-section 6 of the said section, provided the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Coylon Ordinance, No. 2 of 1889, shall apply in place of the English and Scotch Acts referred to in the said sub-section 6 of tion 192 of the aforewritten Companies (Consolidation) Act, and the said section 192 save as herein excepted shall be deemed to be part and parcel of these present Articles.

In witness whereof the Subscribers to the Memoran tum of Association have hereto set their names at the places a the days and dates hereafter written.

and on the days and dates hereafter written.

CH. C. STERREN, Slave Island, Colombo. S. H. PRENTICE, Slave Island, Colombo. W. F. HUTSON, Bagatelle road, Colombo.

Withess to the above signatures, at Colombo, on the 8th January, 1919:

H. CREASY, Proctor, Supreme Court, Colombe. C. A. Hutson, by his attorney W. F. Hutson, Bagatelle road, Colombo.

ess to the above signature, at Colombo, on the 9th January, 1919:

H. CREASY,

Proctor, Supreme Court, Colombo. P. A. KEILLER, by his attorney M. J. CARY, Slave Island, Colombo. M. J. CARY, Slave Island, Colombo

Andrew Young, Slave Island, Colombo.

es to the above signatures, at Colombo, on the 10th January, 1918:

H. CREASY, Proctor, Supreme Court, Colombo.

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The Hunuwella (Pelmadulla) Rubber Company, Limited.

FORICE is hereby given that the Ninth Annual General Meeting of this Company will be held at Oon Wednesday, March 5, 1919, at the registered office of the Company, Australia buildings, Fort, Colombo.

Business.

1. To receive the report of the Directors and accounts to December 31, 1918.

2. To declare a dividend.

3. To elect a Director.

4. To appoint Auditors, and transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from March 1 to 5, 1919, both days inclusive.

By order of the Directors,

CARSON & Co., LTD.,

Colombo, February 18, 1919. Agents and Secretaries.

The Udabage Tea and Rubber Company, Limited.

OTICE is hereby given that the Twelfth Annual General Meeting of this Company will be held at 1.30 m. on Wednesday, March 5, 1919, at the registered office to the Company, Australia buildings, Fort, Colombo.

Business.

To receive the report of the Directors and accounts December 31, 1918.

To declare a dividend.

To elect a Director.

4. To appoint Auditors, and transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from March 1 to 5, 1919, both days inclusive.

By order of the Directors,

CARSON & Co., LTD.,

Colombo, February 18, 1919. Agents and Secretaries.

The Stratheden Tea Company, Limited.

TOTICE is hereby given that the Fifth Appual General Meeting of this Company will be held at 12 noon on Wednesday/March 5, 1919, at the registered office of the Company Australia buildings, Fort, Colombo.

Business:

✓ To receive the report of the Directors and accounts December 31, 1918.~

To elect a Director.

3. To appoint Auditors, and transact any other business that may be duly brought before the Meeting.

By order of the Directors,

Carson & 60., Ltd.,

Colombo, February 18, 1919. Agents and Secretaries.

The Clifton Rubber Company, Limited.

TOTICE is hereby given that the Seventh Ordinary General Meeting of the Company will be held at the registeral offices of the Company. Gaffoor building, Main Colombo, on Wednesday, March 5, 1919, at 12 noon.

Business.

1. To receive the report of the Directors and statement of accounts to December 31, 1918.

To elect a Director.

3. To appoint an Auditor, and to transact any other business that may be duly brought before the Moeting.

By order of the Directors,

GORDON-FRAZER & Co., LTD.,

Colombo, February 21, 1919. Agents and Secretaries.

Doone Vales (Ceylon) Rubber Company, Limited.

OTICE in hereby given that the Third Annual Ordinary Gogeral Meeting of Shareholders will be held at the registered offices of the Company, Gaffoor building, Main reet, Colombo, on Wednesday, March 5, 1919, at 3 P.M.

Business.

To receive the report of the Directors and statement of accounts to December 31, 11918.

To declare a dividend.

To elect a Director.

To appoint an Auditor To transact any other competent business that may be duly brought before the Meeting.

By order of the Directors,

GORDON FRAZER & Co., LTD.,

Agents and Secretaries. Colombo, Esbruary 21, 1919.

The Kalutara Rubber Company of Ceylon, Limited.

OTICE bereby given that the Fifteenth Ordinary eneral Meeting of the Shareholders will be held at edistered office of the Company, Gaffoor building, rain street, colombo, on Monday, March 10, 1919, at

Business. To receive the report of the Directors and accounts for the year ending December 31, 1918.

To declare a dividend.

To elect a Director.

To appoint an Auditor.

5. To transact any other business that may be duly brought before the Meeting.

By erder of the Directors,

GORDON FRAZER & Co., LTD.,

Colombo, February 21, 1919. Agents and Secretaries.

The Roya Tea Company, Limited.

OTICE is here! given that the Eleventh Ordinary Contral Meeting of the Shareholders will be held at egistered office of the Company, 14, Queen street, colombo, of Saturday, March 1, 1919, at noon.

Business.

To receive the report of the Directors and statement of accounts to December 31, 1918.

To doclare a dividend.

To elect a Director.

To appoint an Auditor.

To transact any other business that may be brought before the Meeting.

By order of the Directors,

George Steuart & Co.,

Colombo, February 21, 1919. Agents and Secretaries.

The Systom state Company of Ceylon, Limited.

OTICE is hereby given that the Thirteenth Ordinary Careral Meeting of Shareholders will be held at the ored office of the Company, 14, Queen street, Colombo, onday, March 3, 1919, at 11.30 A.M.

Business.

To receive the report of the Directors and statement of account to December 31, 1918.

To declare a dividend.

To elect a Director.

To appoint an Auditor

5. To transact any other business that may be brought before the Meeting.

By order of the Directors,

GEORGE STEUART & Co.,

Colombo, February 21, 1919. Agents and Secretaries.

7 Tea and Rubber Company, Limited.

May E is hereby given that the Seventh Ordinary General Meeting of Shareholders will be held at the registered effice of the Company, 14, Queen street, Colombo, on Moray March 7, 1919, at noon.

Business.

To receive the report of the Directors and statement of accounts to December 31, 1918.

Td declare a dividend.

To elect a Director.

To appoint an Auditor.

To transact any other business that may be brought before the Meeting.

By order of the Directors,

GEORGE STEUART & Co.,

Agents and Secretaries. Colombo, February 21, 1919.

The Balahela Rubber Company, Limite

NOTICE is hereby given that the General Meeting of Sharehold pany will be held at the registered onice street, Fort, Colombo, on Saturday, 11.30 A.M.

Business.

To receive the report of the Directors and accounts for the year ended December 31, 1918.

To declare a dividend.

To elect a Director. To appoint an Auditor for the current year, and to transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from February 22 to March 1, 1919, both days inclusive.

By order of the Directors,

Colombo, February 19, 1919.

HENDERSON & Co., Agents and Secretaries.

The Walagama Rubber Company OTICE is hereby given that the Nick Annual Telinary General Meeting of Shareholders of the Company will be held at the registered office, Queen street, Fort, Colombo, on Monday, Marsh at 12.30 P.M.

Business.

(1) To receive the report of the Directors and accounts for the year ended December 31, 1918.

(2) To declare a dividend. (3) To elect a Director.

To elect a Director. (4) To appoint an Auditor for the current year, and to transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from February 25 to March 3, 1919, both days inclusive.

By order of the Directors,

HENDERSON & Co., Colombo, February 19, 1919. Agents and Secretaries.

The Kiriella Estate Company NOTICE is hereby given that the The ordinar. General Meeting of Shareholders of the Company will be held at the registered office of the Company Building, Chatham street, Fort March 3, 1919, at noon. Ionday

Business.

1. To receive the Directors' report and accounts for the year ended December 31, 1918.

To elect Directors.

To pass the following resolution :-

"Inat the Directors be and they are hereby authorized to raise a sum of not exceeding Rs. 50,000 by the creation and issue of not exceeding 100 redeemable debentures of Rs. 500, each carrying interest at a rate not exceeding 7 per centum per annum, and upon such other terms and conditions as the Directors shall in their absolute discretion think expedient; and for the purpose of securing the repayment of the moneys so to be raised, to mortgage or pothecate the whole or any part of the Company's leasehold interest in its Kiriella estate, and to enter into, execute, give, or make all such bonds, mortgages, assignments, trust deeds, or promissory notes, as may be necessary, usual, or incidental to the carrying out of the powers and authorities hereby granted.'

4. To appoint an Auditor for the current year, and for such other business as may be duly brought before the

Colombo, February 17, 1919.

(The Transfer Books of the Company will be closed from February 17 to March 3, 1919, both days inclusive.)

By order of the Directors,

SKRIME & Co., Agents and Secretaries. The Bank of Uva, Limited.

OTICE is hereby given that the Tweltin Annual General Meeting of the Shereholders of the Company will be held within the registered office, No. 4, Prince street Colombo, on Saturday, March 1, 1919, at 12

Business.

(I) To receive and consider the annual statement of accounts and balance sheet and the report of the Directors for the past year.

(2) To declare a dividend for the year 1918.

(3) To elect a Director in place of the one retiring, who ffers himself for re-election.

(4) To elect Auditors for 1919.

(5) To transact any other ordinary business that may arise.

(In accordance with the Company's Articles of Association the Transfer Books will be closed from February 15 to March 4, both days inclusive.)

By order of the Directors,

HARBISONS & GROSFIELD, LIMITED, Colombo, February 18, 1919. Secretaries.

The Uplands Tea Estates of Ceylon, Limited

TOTICE is hereby given that the Tenth Ordinan ral Meeting of the Company will be held at the registered office of the Company, No. 2, Queen street, Fort, Colombo, on Monday, March 3, 1919, at 11 A.M.

Business.

To receive the report of the Directors and the account for the twelve months ended December 31, 1918.

To declare a dividend.

To elect a Director.

To appoint Auditors for the current year.

To transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from February 24 to March 3, 1919, both days inclusive.

By order of the Directors,

WHITTALL & Co.,

Agents and Secretaries. Colombo, February 19, 1919.

The Vogan Tea Company of Ceylon, Limited OTICE is hereby given that the Twenty-thing annua

General Meeting of Shareholders of the Company will be held at the registered office of the Company, No. 1 Queen street, Colombo, on Friday, March 7, 1919, at noon.

Business.

To receive the report of the Directors and account for the year 1918.

2. To declare a dividend.

To elect a Director. To appoint Auditors.

To transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from February 24 to March 9, 1919, both days inclusive.

By order of the Directors,

LEE, HEDGES & Co., LTD.

Colombo, February 18, 1919. Agents and Secretaries.

The Colonial Motor and Engineering Company, Limited.

THE Directors of the Colonial Motor and Engineering Co., Ltd., having resolved by a resolution dated February 12, 1919, to make a call of Rs. 10 per share, being the nearly neighbors. the balance capital due in respect of the partly paid sha in the said Company, to be made payable to the Company and sent in to Company's Bankers, the National Bank of India, Ltd., Colombo, on or before March 31, 1919, hereby give notice of the said call.

By order of the Board,

THE COLONIAL MOTOR & ENGINEERING Co., LTD. JNO. S. DE SILVA,

Colombo, February 21, 1919.

Secretary.

Webster Automatic Packeting Factory, Limited.

CATICE is hereby given that the Third General Meeting. of Shareholders of the above Company will be held the office of the Mercantile Bank of India, Limited, No. 2, Queen street, Fort, Colombo, on Monday, March 3, 1919, at 3

Business.

- 1. To receive the balance sheet and accounts to December 31, 1918.
 - 2. To appoint an Auditor.
 - To elect a Director.
- 4. To transact such other business as may properly come before the Meeting.

By order of the Directors,

Websteb Automatic Packeting Factory, Ltd.,

W. H. ATKINSON,

Colombo, February 18, 1919.

Secretary.

Auction Sale.

TNDIAR instructions from the administrator and with the leave of court in testamentary case No. 5,782, D. C., Colombo, I shall put up for sale by public auction the plipwing properties, to wit:

On Saturday, March 15, 1919, at 4.30 P.M., at the spot.

(1) All that portion of Kiripellagahawatta, with the plantations and the small house thereon, situated at Koralawella in Moratuwa; in extent 2 acres 1 rood and 23 perches.

On Saturday, March 15, 1919, at 5 P.M., at the place of the first sale.

(2) The undivided \(\frac{1}{4} \) parts of all those adjoining two portions of land called Dolagodahena, with the trees and buildings thereon, situated at Meegahatenna, in Magam pattu of Pasdun korale in the District of Kalutara; in extent 2 acres 2 roods and 3 perches.

No. 61, Belmont street, H. M. Peiris, Colombo, February 17, 1919. Auctioneer and Broker.

Auction Sale.

NDER and by virtue of the decree entered in partition of the No. 44,745, D. C., Colombo, I shall put up for sale by public auction on Saturday, April 5, 1919, at 5 P.M., the spot, all that land called Kongahawatta, situated at ahala, in the Adikari pattu of Siyane korale, in extent o bushels of paddy sewing :-

The said property will be put up for sale first amongst the co-corners at the price at which the same has been valued, and it there be no bidders.amongst the co-owners the same will immediately thereafter be put up for sale to the highest bidder amongst the public.

For further particulars with respect to the title deeds and other pecessary information please apply to M. E. Munasingle, Esq., Proctor and Notary, No. 126, Hulftsdorp, Colombo, or to me, the undersigned.

61, Belmont street, Colombo, February 19, 1919. H. M. PEIRIS, Commissioner.

Auction Sale of Property at Heenamulla, in the District of Negombo.

NDER decree in case No. 12,318, D. C., Negombo, Intered in favour of the plaintiff Sina Nana Kuna PapalArumugam Chetty of Negombo against the defendants (2) Weerasurikankanamalage Porlentina and husband Paranasathambige Davith Appu, both of Heenamulla, and by virtue of the order issued to me for the recovery of the smount therein stated, I shall sell the under-mentioned property mortgaged by bond No. 2,736, dated October 28, 1912, and attested by D. E. Jayakodi, Notary, by public auction, at the spot, at 1 r.m., on Friday, March 14, 1919, to wit:---

The undivided shares of the land called Siyambalagaha. watta, situate at Heenamulla, in Yatigaha pattu of Hapitigam korale, in the District of Negombo, Western Province, in extent about 1 acre.

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

M. P. KURERA,

Negombo, February 18, 1919.

Auctioneer.

uction Sale of Properties at Weweldeniya, pistrict of Negombo.

NDER decree See No. 12,049, D. C., Negombo, entered in avour of the plaintiff Seena Nana Kuna Pana Archugan enetty of Negombo against the defendant Panditha Chartige Mendis Sinno of Weweldeniya, and by virtue of the order issued to me for the recovery of the amount therein stated. I shall call the production of the second the contract of the contra amount therein stated, I shall sell the under-mentioned properties mortgaged by bond No. 557, dated March 18, 1912, and attested by S. G. de Zoysa, Notary, No. 6,597, dated May 1, 1916, and attested by D. E. Jayakodi, Notary, by public auction, at the respective spots, commencing at 2 P.M. on Friday, March 14, 1919, to wit:-

SCHEDULE A.

(1) All that undivided 1 part of Meneriwatta, situate at Weweldeniya, in the Udugaha pattuwa of the Hapitigan korale, in the District of Negombo, Western Province, containing in extent about 2 acres.

SCHEDULE B.

(2) An andivided 1/10 share of the land called Lindamulawatta situated Weweldeniya aforesaid, containing in extent about 2 parrahs and 1 peck of paddy sowing ground.

(3) A undivided 1/10 share of the land called Galeboda-atto thate at Weweldeniya aforesaid, containing in

extent 4 bushels of paddy sowing ground.

(4) An undivided 3/16 shares of the land called Lindamulla watta or Ganewatta, situate at Weweldeniya aforesaid, containing in extent about 6 bushels of paddy sowing

ground. (5) An undivided 3/16 shares of the land called Ketakelagahawatta, situate at Weweldeniya aforesaid, containing in extent about 1½ bushels of paddy sowing ground.

(6) An undivided 1 share of the land called Meneriwatta, situate at Weweldeniya aforesaid. containing in extent about 2 acres.

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

Negombo; February 18, 1919.

M. P. KURERA, Auctioneer.

uction gale of Properties at Weweldeniya, in the

NDE decree c se No. 12,039, D. C., Negombo, entered in tayour of the plaintiff Seena Nana Kuna menetty of Negombo against the defendants (4) Heera pa rannehelage Juwanis Sinno of Kalawana, in Dasiy pattu of the Alutkuru korale, (2) Panditha Mohottige Raphial Sinno of Weweldeniya, in Udugaha pattu of Hapitigam korale, (3) Nissangachchikankanamalage Appusinno Appuhamy of Neligama, in Udugaha pattu, 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. 283, dated February 8, 1911, and attested by S. G. de Zoysa, Notary Public, by public auction, at the respective spots, commencing at 3.30 P.M., on Friday, March 14, 1919, to wit:-

(1) The land called Lindamulawatta, situate at Weweldeniya, in Udugaha pattu of Hapitigam korale, in the District of Negombo, containing in extent about 2 bushels and 2 pecks of paddy sowing ground; of this land, the undivided 3/40 shares.

(2) The land called Galabodawatta, situate at Weweldeniya aforesaid, containing in extent 4 bushels of paddy sowing ground; of this land, the unaivided 43/60 shares and also the undivided 27/40 shares of the tiled house standing

thereon. (3) The land called Mineriwatta, situate at Weweldeniya aforesaid, containing in extent about 2 acres; of this land, the undivided 7/24 shares.

(4) The land called Kongahawatta, situate at Weweldeniya aforesaid, containing in extent about 9 acres; of this

land, the undivided 5/12 shares. (5) The land formed of two contiguous portions called Siyambalagahawatta and Galabodawatta, situate at Weweldeniya aforesaid, containing in extent about 2 acres; of this land, the undivided 5/12 shares.

(6) The land Embiliagollewatta, situate at Weweldeniya aforesaid, containing in extent about 1 acre; of this land, the undivided 5/12 shares.

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

Negombo, February 18, 1919.

M. P. KURERA, Auctioneer.

Auction Sale.

NDER decree in case No. 11,934 entered in favour of the plaintiff Kana Napa Kana Rawanna Mana Narayanan Pulle of Negombo against the defendants (1) Mahamalage Charles Fernando of Madampe administrator of the estate of Mahamalage Juwan Forning of Hunuwila, deceased, and (2) Mahamalage Pault er nando of Lunuwila, and by virtue of the order i sued to prove the recovery of the amount therein tated, I shall sell the under montioned amount in the surface working and provided the surface of the the under-mentioned properties mortaged bond No. 3,436 dated July 30, 1911, and attested by W. D. M. Karunaratne, Notary, by public auction, at the respective spots, on Saturday, March 15, 1919, 1974.—

At 194,30

1. The ; share of the land bearing letter G and No. 51 of 8 acres I rood and 25 perches, situate at Lunuwila, in Otarapalata of Pitigal korale south, in the District of Chilaw, North-Western Province, is in extent 1 acre 1 rood and 24f perches.

At l P.M. 2. The land Habayahena, situate the Weerambuwa, in Katugampola korale of Katugampola hatpartur in the District of Kurunegala, North Western Provinces is in extent about 5 kurunies of kurakkan so wing ground.

At 1.15 P.M.

3. The land called Konmendiahena, stuate at Weerambuwa aforesaid, is in extent about 4 kuruhies of kurakkan sowing round

At 1.30 P.M.

The land of two contiguous lots called Bogahawatta and Bogahamulaidama, situate at Weerambuwa aforesaid, taken on lease upon deed No. 2,218 dated March 28, 1917, attested by P. A. S. F. Gunawardana, Notary Public, by the 2nd defendant above named, is in extent about 7 measures of kurakkan sowing ground. From this land excluding undivided 15 coconut trees and the soil thereof, the right of the aforesaid lease of the 2nd defendant to the remaining portion.

At 1.45 P.M.

5. The land Epitipellawa, situate at Weerambuwa aforesaid, possessed by the said 2nd defendant on a lease on the said deed, is in extent about 1 measure of kurakkar. sowing ground, the right of lease of the 2nd defendant to this land.

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

Negombo, February 1919.

M. P. KURERAT. Auctioneer.

at Giraketikus bura, Auction Sale of Propert

in the District of Kurunegala.

NDER decree in case No. 13,890 J.C., Neg entered in favour of the plaintiff R ina Nana Rawana Mana Narayanan Pulle of Neg too again Rawanna Mana Narayanan Pulle of Negreto against he detendants (1) Rajapaksepedidurayang Weika of Ghaketikumbura and (2) Muna Mohammado Isma of the Livison. Udayartoppu, Negombo, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned properties. sell the under-mentioned properties mortgaged by bond No. 9,541 dated June 1; 1914, and attested by T. H. de Silva, Notary, by public auction, at the respective spots, on Saturday, March 15, 1919, to wit :-

1. The land Kongahamulawatta, situate at Giraketikumbura in Maiyurawati korale in Dambadeni hatpattu, in the District of Kurunegala, North-Western Province, in extent about 1 thimbs of kurakkan sowing ground.

At 3.15 p.m.

2. The land called Kanuhena, situate at Giraketi-kumbura aforesaid, in extent 2 acres 2 rocds and 5 perches. Further particulars from P. D. F. de Croos, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

> M. P. KURERA, Auctioneer.

Negombo, February 18, 1919.

Auction Sale of Property at Giraketikumbura, in 🖺 the District of Kurunegala.

NDER decree in case No. 11,896, D. C. Negombo, entered in favour of the plaintiff Kana Jane Kana Rawanna Mana Narayanen Pulle of Negombo against the defendant Rajepaksepedidurayalage Menika of Gir kell-kumbura alias Diadore, and by virtue of the order issued o me for the recovery of the amount therein stated, I shall sell the under-mentioned property mortgaged by bond No. 11,702 dated November 16, 1915, and attested by T. H. de Silva, Notary, by public auction, at the spot, at 3.30 P.M., on Saturday, March 15, 1919, to wit:

The land called Kongahamulawatta, situate at Giraketikumbura, in Maiyurawati korale of Dambadeni hatpattu, in the District of Kurunegala, North-Western Province, in extent 2 acres 2 roods and 19 perches, and the tiled house standing thereon.

Further particulars from P. D. F. de Croos, Esq., Proctor,

Supreme Court, and Notary, Negombo, or-

M. P. KURERA, Auctioneer.

Negombo, February 18, 1919.

Auction Sale of Properties at Pahalahaggomuwa in the District of Kurunegala.

NDER decree in case No. 11,918, D. C., Megombo, entered in favour of the plaintiff Kana Nana Kana Rawanna Mana Ramanathan Chetty of Nattarasankotto in India, by his attorney Kana Nana Kana Rawa a Mana Narayanan Pulle of Negombo, against the defermants ?? Pandithasekera Mudiyanselage Punchirala and (2) Yandina sekera Mudiyanselage Menikrala, both of Pahalahaggomuwa, and (3) Muna Mohammado of 4th Division, Udayartoppu in Negombo, 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. 9,696 dated July 10, 1914, and attested by T. H. de Silva, Notary, by public auction, at the respective spots, on Saturday, March 15, 1919, to wit :---

The Dawatagahawatta, situate at Pahalahaggómuwa in Yatigaha korale south, in the Katugampola hatpattu, in the District of Kurunegala, North-Western Province, in extent I acre 3 roods and 32 perches, together with cadian. & thatched house thereon.

At 4.45 P.M.

2. The land Kongahamulawatta, situate at Pahalahag. gomuwa aforesaid, in extent 2 acres and 10 perches, together with the cadjan-thatched house thereon.

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

Negomno, Fenruary 18, 1919.

M. P. KURERA, Auctioneer.

Auction Sale of Valuable Properties at Raddoluwas Wettawa, Kussala, and Mutuwadiya, in the District of Colombo.

NDER decree in case No. 12,165, D. C Negombo entered in favour of the plaintiff Sawarna Kana Lena Muttiah Pulle of Negombo against the decidant (1) Kachchakaduge Charles Fernando and wife (2) Wettige Sophia Fernando, both of Raddoluwa, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned properties mort-gaged by bond No. 1,383 dated September 9, 1909, and attested by M. D. C. S. Gunasekera, Notary, by public auction, at the respective spots, on Wednesday, March 19, 1919, to wit:-

At I P.M.

1. The land called Gorakagahawatta, situate at Raddoluwa, in Ragam pattu of the Alutkuru korale, in the

District of Colombo, Western Province, in extent about 2 acres, and the plantations and buildings standing thereon.

At 1.30 P.M.

2. An undivided I share of the land called Delgahawatta alias Kahatagahawatta, situate at Wettewa in Ragam pattu aforesaid, in extent about 8 acres, together with the plantations and buildings standing thereon.

At 2 P.M.

3. An undivided 1/10 share of the land called Delgahawatta and of the thereto adjoining Kahatagahawatta, situate at Wettewa aforesaid, in extent 4 acres, together with the plantations standing thereon.

At 2.30 P.M.

4. An undivided 1/10 share of the land called Nugagahawatta, situate at Wettewa aforesaid, in extent about 4 acres, together with the plantations standing thereon.

At 3 P.M.

5. An undivided shares of the land called Nugagahalanda, situate at Kussala in Ragam pattu aforesaid, in extent about 5 acres, together with the plantations and buildings standing thereon.

At 3.30 P.M.

6. An undivided 1/16 share of the land called Embrellagahawatta, situate at Kussala aforesaid, in extent about leacres, together with the fruit trees and buildings standing thereon.

At 4 P.M.

7. An undivided 1/16 share of the field called Bakmee-gahakumbura, situate at Mutuwadiya in Ragam pattu Mockaid, in extent about 8 parrahs of paddy so wing ground. The her particulars from Messrs. de Zoysa & Perera, Proctors, Negombo, or—

Negombo, February 18, 1919.

M. P. Kurera, Auctioneer.

Auction Sale of Valuable Properties at Raddoluwa, Wettewa, Kussala, and Mutuwadiya, in the District of Colombo.

NDER decree in case No. 12,159, D. C., Negombo, entered in favour of the plaintiff Sawanna Thana Lena Letchiman Chetty, by his attorney Rawanna Mana Muttiah Pulle of Negombo, against the defendant Kachcha-taduge Charles Fernando of Raddoluwa, 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. 25,293 dated September 2, 1914, and attested by N. J. C. Wijesekera, Notary, by public auction, at the respective spots, on Wednesday, March 19, 1919, to wit:—

At 1.15 P.M.

1. The land call d Gorakagahawatta, situate at Raddoliwa, in Ragam pattu of the Alutkuru korale, in the District of Colombo, Western Province, in extent about Exacres, and all the plantations and buildings standing thereon, as a secondary mortgage.

At 1.45 P.M.

2. The land called Delgahawatta alias Kahatagahawatta, situate at Wettewa in Ragam pattu aforesaid, in extent about 8 acres, and all the plantations and buildings standing thereon; of this land, an undivided \$\frac{2}{3}\$ shares as a primary mortgage and the remaining \$\frac{1}{3}\$ share as a secondary mortgage.

At 2. 16 P.M.

3. An undivided 1/10 share of the land called Delgaha watta and of the thereto adjoining Kahatagahawatta, situate at Wettewa aforesaid, in extent about 4 acres, and of the plantations standing thereon, as a secondar's mortgage.

At 2.45 p.m.

4. An undivided 1/10 share of the land called Nugagahawatta, situate at Wettewa aforesaid, in extent about 4 acres, and of the plantations standing thereon, as a secondary mortgage.

At 3.15 P.M.

5. The undivided \$ shares of the land called Nugagahalanda, situate at Kussala in Ragam pattu aforesaid, in extent about 5 acres, and of the plantations and buildings thereon, a procondary mortgage.

At 3.45 P.M.

6. An undivided 1/16 share of the land called Embrellagapawatta, situate at Kussala aforesaid, in extent about 14 acres, and of the fruit trees and buildings standing thereon, and secondary mortgage.

At 4.15 P.M.

7. An undivided 1/16 share of the field called Bakmee-gahakumbura, sithate at Mutuwadiya in Ragam pattu aforesaid, in extentabout 8 parrahs of paddy sowing ground, as a secondary merigage.

Further particulars from Messrs, de Zoysa & Perera,

Prootors, Negombo, or—

M. P. KURERA, Auctioneer.

Negombo, February 18, 1919.

Addion Sale of Proporties at Dorenegoda and Korase.

Addien decree in case No. 12,993, D. C., Negombo, entered in favour of the plaintiff Don Bastian Gunewardena of Educarioola against the defendants (1) Horatalpedige Raphy (2) Horatalpedige Kiribaiya, and (3) Horatalpedige Somiya, all of Korase, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-montioned properties mortgaged by bond No. 9,363 dated September 5, 1909, and attested by J. M. P. Samarasekera, Notary, by public auction, at the respective spots, on Thursday, March 20, 1919, to wit:—

At 4 P.M.

1. Undivided 2/8 shares of an allotment of land marked C 84/147, situate at Dorenegoda in Dasiya pattu of the Alutkuru korale in the District of Negombo, Western Province, in extent 7 acres and 7 perches, with the buildings thereon.

At 4.30 P.M.

2. The garden called Imbulgahawatta, with the buildings standing thereon, situate at Korase in Dasiya pattu aforesaid, in extent 2 acres.

Further particulars from Graetien Perera, Esq., Prector, Negombo, or—

Negombo, February 18, 1919.

M. P. KURERA, Auctioneer.

Auction Sale of Fronties at Welihena, in the District of Negombo.

NDIE decree a case No. 13,064, D. C., Negombo, the in factor of the plaintiff Suna Pana Lena Ramon Cheer, of Kochchikade against the defendants (1) Pedru Ferniedo Susey Pulle and wife (2) Ana Ariyappa Pulle, both of Welihena, 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 as a secondary mortgage by bond No. 22,598 dated May 1, 1913, and attested by D. M. Karunaratne, Notary, by public auction at the respective spots on Friday, March 21, 1919, to wit:—

At 4 P.M.

1. From the land Dawatagahawatta of about 2 roods, or 1 acre 2 roods and 27 perches, situate at Welihena in Dunagaha pattu of the Alutkuru korale, in the District of Negombo, Western Province, the southern \frac{1}{2} share belonging to the said 1st defendant, is in extent 2 roods and 9 perches, with the cadjan-thatched house standing thereon.

At 4, 30 P.M.

The land of two contiguous lots to wit: the eastern portion of l'acre I rood and 36 perches from the land called Dawaragahawatta and Mamaraththadithottam or Ambagalawatts, situate at Welinena aforesaid, is in extent about sacres; of this land and of all the plantations and buildings, the undivided & share_

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

> M. P. KURERA. Auctioneer.

Negombo, February 18, 1919.

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AMOUNT TO

Auetion Sale of Valuable Properties at Konombansia

and Talammehera, in the District of Karupegala.

NDER decree in case No. 12,778 entered in favour of the plaintiff Kulathilake entered in favour of the plaintiff Kulathilake Athanayake Mudalige Herath Ranesinghe, Deputy Coroner of Yogiyana tagainst the defendant Wettunperuma Aratehrillage Appulating of Talammelters and by Trucing the order issued to me for the recovery of the amount the eigenstates. I shall sell the under-mentioned properties in togaged by bond No. 321, dated November 24, 1916, and attested by Tudor Ranesinghe, Notary, by public auction, at the respective spots, on Saturday, March 22, 1919, to wit:—

At 2.30 P.M.

The undivided 1 share of the land called Imbulgahaowita, shuate at Kohombapola in Katugampola hatpattu, in the District of Kurunegala, North-Western Province, in extent about 2 acres

At 2.45 P.M.

The undivided 1 share of the land called Nagahawatta, situate at Kohombapola aforesaid, in extent about 3 roods.

At 3.P.M.

7. The undivided 1 share of the field called Kongaha-kumbura, thate at Kohombapola aforesaid, containing about 2 pt has of paddy sowing extent. as of paddy sowing extent.

Аt 3.15 Р.М.

4. The undivided 1 share of the land called Meegahawatta with the cadjan thatched house and other buildings standing thereon, situate at Kehombapola aforesaid, in extent about 4 acres.

At 3.90 P.M.

The undivided 1 share of the land called Delgaha watta, situate at Kohombapola aforesaid, in extent about 4 kurunies of kurakkan sowing ground. fiching best :

At 4 P.M.

An allotment of land called Kitulekumburepillewawatte and Kaligahamulawattahena, situate at Talammehera in Meda pattu korale east of Katugampola hatpattu, in the District of Kurunegala aforesaid, in extent 2 acres 1 rood and 39 perches.

At 4.15 PM.

An undivided & share of an allotment of land called Livingahamulawatta, situate at Talammehera aforesaid, in extern a acres and 3 perches.

At 4:30 PM.

An allotment of land called Nagahalandewatta and Namialandehena, situate at Talammehera aforesaid, in extent 4 acres and 14 perches.

Frether particulars from Tudor Ranesinghe, Esq., Proton, Supreme Court, and Notary, Negombo, or— **高楼中小东西**(1)

Negombo, February 18, 1919.

M. P. KURERA Auctioneer.

Auction Sale under Mortgage De

sell issued to me for the recovery of the amount thereinstated, I shall the undermentioned properties mortgaged by bond No. 18,103, dated July 23, 1907, and attested by D. M. Karunaratne, Notary Public, by public auction, at the respective spots, at 10 A.M., on Saturday, March 15, 1919, to wit :-

 The southern ²/₃ shares of land called Meelagahawatta, in extent about 3 acres, situate at Obberiya alias Etgala, in Dunagaha pattu of Alutkuru korale, Negombo District, Western Province, containing in extent about 2 acres.

The northern half share of the 3 shares, in extents of about 4 acres from and out of the garden called Bogahawatta, situate at Etgala aforesaid, containing in extent about 2 acres; the southern half share of the said land and all the plantations and all other appurtenances thereos. together with the portion of garden three yards in breadth adjoining the western boundary of the remaining northern half share in order to pass and re-pass the said portion of land.

3. The undivided ½ share of the field called Puram-kumbura, situate at Welihena in Dunagaha pattu aforesaid, containing in extent about 6 parahs of paddy sowing ground.

Further particulars from L. C. E. Karunaratne, Esq., Proctor, Supreme Court, and Notary Public, Negombo, or-

Negombo, February 17, 1919.

H. R. DIRCKZE, Auctioneer.

Auction Sale.

In the District Court of Negombo.

Demuni Waiddya Juanis de Silva Vedarala of 2nd Division, Udayartoppuwa.....

No. 13.116.

(1) Kurukulasuriya Rosa Helena Fernando and husband (2) ditto Agostinu Jokino Peiris, (3) ditto Manuel Lazarus Fernando, all of Grand street, in Defendants.

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., on Friday, March 14, 1919, the undermentioned property mortgaged by mortgage bond No. 4,969, dated September 30, 1911, attested by T. H. de Silva, Notary Public, to wit:

The undivided half share of the land called Suriyagahawatta, situate at Grand street, within the gravets of Negombo, in extent 7.8 square perches, and the buildings standing thereon.

For further particulars apply to Messrs. De Zoysa & Perera, Proctors, Negombo, or to me:

Negombo, February 18, 1919.

K. L. PEREIRA, Auctioneer.

Auction Sale of Properties at Chundicully, in the District of Jaffna.

NDER decree in case No. 13,221, D. C., Jaffna. entered in favour of the plaintiff Chelliah Jesui asan presently of Jaffna, against the defendant Johnpilla of Karayoor, and by virtue of the order issued to me shall sell the under-mentioned properties by public auction on Friday, March 14, 1919, commencing at 4.30 P.M.:

(1) An undivided & share, with its appurtenances, of all that piece of land, situated at Chundicully, called Kunchumaniantharai, in extent 123 lachams varagu culture, with house, well, and cultivated and spontaneous plants; and Wounded on the east by lane, north by the property of Kartigesar Murugesu, west by the properties of Kartigesar Murugesu and Jacob Samuel, and south by road.

(2) An undivided $\frac{1}{3}$ share, with its appurtenances, of all that piece of land, situated at ditto, called Sittamparanathanthurai, in extent 16 lachams varagu culture, with well, palmyras, and cultivated and spontaneous plants; and bounded on the east by the properties of Joseph Manuel and south by the property of Doctor Elison Rasasingham.

> S. THUBAIAPPA, Commissioner.

A 10

In the Court of the Additional District Munsiff at Tinnevelly.

Execution Petition No. 252 of 1918 in Original Suit
No. 168 of 1915.

And

Petitioners, Defendants.

Notice.

IN execution of the decree in the above said original suit No. 168 of 1915, on the file of the Additional District Munsiff Court, Tinnevelly, the petitioner has filed the above petition to attach and bring to sale the properties belonging to the 1st counter-petitioner, situated in Mela Cheval village, Ambasamudram taluk, Tinnevelly District. The counter-petitioners (5) to (12) are brought on the record as the legal representatives of the 1st counter-petitioner. The petition is posted to March 8, 1919, for inquiry. Any of the counter-petitioners or any other persons interested in opposing the said petition may appear either in person or by authorized pleader in the said Additional District Munsiff's, Court, Tinnevelly, on the said date and to the needful.

Schedule. -

The under-mentioned "dry and wet" properties situated in the Mela Cheval village, Ambasamudram taluk, Tinnevelly District.

Wet.

Survey	No.	Letter.	Acre.	Cents.
498		2	. 0	 8 in 16 cents
498	• •	4	. 0	 17 in 34 cents
				Dry.
412		2	. 0	 78
422		2 (Eas	st) 0	 56 and well and other item trees
489		2	4	 16
490		· —	3	 7 in-10 ac. 30 cents

S. T. Mathesi Boopala Rayer (Plaintiff).

A. Padmanabha Aiyar (Plaintiff's Vakil).

Tinnevelly Bridge, Tinnevelly District.

the Court of the Additional District Munsiff at Tinnevelly.

Original Suit No. 479 of 1917.

And -

Notice.

TAKE notice that the plaintiff has instituted the above suit to set aside a deed of gift dated May 21, 1914, executed

by 3rd defendant (since dead) in favour of the 2nd defendant on the ground, that it is a sham transaction made with a view to defeat or defraud the creditors of the 3rd defendant, including the plaintiff. The said suit is posted to March 8, 1919, for trial. Any of the said defendants or any person interested in contesting the above suit may appear either in person or by authorized pleader in the said Additional District Munsiff's Court, Tinnevelly, on the said date and do the needful.

S. T. MATHESI BOOPALA RAYER (Plaintiff).
A. PAOMANABHA AIYAR (Plaintiff's Vakil).

Tinnevelly Bridge, Tinnevelly District.

Sale Auction under Mortgage Decree.

R. P. R. Vavandon Chetty, by his attorney
K. R. P. B. Pier & Kuttia Pillai of Puttalam. Plaintiff

No. 3,098.

 $\mathbf{v}_{\mathbf{s}}$.

Sego Mohamado Tamby Marakar Sego Muhamadali Marakar of Nuracholai Defendant.

BY virtue of the order that has been directed to me by the District Court of Puttalam in the above case, I hereby give notice that I will put up for sale by public auction the following properties on the date and the hour mentioned below, at the spot:—

- 1. An undivided I share of the land comprising 2 allot-ments called and known as Veetaditotameramarathutotam, situate at Nuracholai, in Akkarai pattu north, in the District of Puttalam, North-Western Province, containing in extent about 12 acres; bounded on the north by the estate belonging to the defendant and others, east by the estate belonging to Mohamado Naina Marakar Sinne Wapo Tamby Marakar and others, on the south by the land belonging to Segalado Tamby Marakar and others, and on the west by the land belonging to Sinne Tamby Sultan Mohiedin and others. March.7, 1919, at 1 P.M.
- 2. An undivided ishare of the land called Wavuntotam, situated at Keeriyankali in Anaivilundan pattu, in Chilaw District, North-Western Province, containing in extent 25 acres 1 rood 29 perches; and bounded on the north by footpath leading to Tharakudivillu, on the east by the land belonging to the heirs of Casim Mohiedin Thamby Naina Pulle, and the stream called Kurinjankalli-aru, on the south by the land belonging to Sego Ibrahim Naina Lebbe Tamby Marakar and others, and on the west by the Chilaw-Puttalam road. March 11, 1919, at 11 A.M.
- 3. An undivided 3 share of the land called Sinne Moora Pillai Undupanninatottam and also the land called Abdul Cader Undupanninatottam, situate at Nuracholai in Akkarai pattu north, in the District of Puttalam, North-Western Province, containing in extent about 30 acres; and bounded on the north by the land belonging to Sinne Wapo Tamby Mohamado Naina Marakar and others, on the east by the lake shore, on the south by the land belonging to Sego Sadakku Tulla Marakar Naina Mohamado Marakar and others, and on the west by road, within these boundaries, contained with the coconut trees, tobacco gala, field, and everything thereon, excluding the 3 rows of coconut trees, 18 in number to the west, belonging to Sego Sadakku Tulla Marakar Naina Mohamado Marakar, and all the right, title, interest, and claim whatsoever of the said defendant, in to, upon, or out of the said several premises mortgaged by the defendant. March 7, 1919, at 1.15 P.M.

For further particulars apply to V. M. Anthony Pillai, Esq., Proctor of the Supreme Court, Puttalam, or to the under signed:

P. M. M. CADER SAIBO MARAKAR, Puttelam, February 14, 1919. Auctioneer. Application for a new Foreign Liquo Retail License

HEREBY give notice that I have on Sanuary 21, 1919 applied to the Government Agent of the Central Province, for the license shown in the schedule hereto annexed, for the licensing period ending September 30,

Name and address of applicant: P. A. Fernando, "Fern Lodge," Moratuwa

Description of license applied for: Foreign liquor retail

Whether application is for renewal of existing license or for a new license : A new-license.

Situation of premises to be licensed : Galaha town.

February 15, 1919,

· P. A. FERNANDO.

ministration of the Diocese of Jaffna.

T. J. J.S GULLOT, do hereby give notice to all concerned that, consequent on the death of His Lordship the Right Lev. Dr. H. Joulain, Bishop of Jaffna, I have the administration of the Diocese of Jaffna, and the I shall be deemed, during the vacancy of the See, to be the successor of the preceding Bishop of Jaffna for all the purposes of Ordinance No. 19 of 1906, incorporating the Roman Catholic Archbishop and Bishops of Ceylon.

February 78, 1919.

Louis Guitor, Bishop's House, Jaffna.

eation for Edrolment as a Proctor.

KADIATIOAA CHIDHAMBARA NATHAN, of Vaddakkodda, Jaffna, presently of No. 95, Damstreet, Colombo, of hereby give notice that six weeks hence I shall apply to the Hon. the Chief Justice and other Judges of the Styreme Court of the Island of Ceylon to be admitted and enrolled a Proctor of the said Court.

Colombo, February 21, 1919.

K. C. NATHAN.

plication for Eprolumnt as a Proctor.

WOTNTHAMBIGNANASUNDRAM, of Kokkuya Jama, presently of 95, Dam street, Colombo, do bereby give notice that six weeks hence I shall apply to the Vion the Chief Justice and the other Judges of the Shprey Court of the Island of Ceylon to be admitted and enrolled a Proctor of the said Court.

Colombo, February 21, 1919. V.K. GNANASUNDBAM.

RAMASAM SUPRAMANIAM, of "Padmalayam,"

Jamas And Supramaniam, and presently of 32D2, 13th lane, Bambala ritiya do hereby give notice that six weeks hence shall apply to the Hon. the Chief Justice and the other Justices of the Hon. the Supreme Court of the Island of Ceylon to be admitted and enrolled a Proctor of the said Court.

32p³, 13th lane,

Bambalapitiya, February 20, 1919

R. SUBRAMANIAM.

Application to Enrollment as a Proctor.

Colpett, Coloid, kereby give notice that six weeks being I shall apply to the Hon. the Chief Justice and the other Justice of the Hon. the Supreme Court of the Island of Ceylon, to be admitted and enrolled a Proctor of the said

Colombo, February 21, 1919.

O. LISBOA-PINTO.

Application for Enrolment as a Proctor

T, GEORGE HERBERT GRATIAEN, of "Elizabeth Cottage," Dickman's lane, Havelock town been been give notice that six weeks hence I shall apply to the Hon. the Chief Justice and the other Judges of the Hon, the Supreme Court of the Island of Ceylon to be admitted and enrolled a Proctor of the said Court.

Colombo, February 21, 1919. GEORGE H. GRATTEN

Application for Enrolment as a Proctor.

WALTER GERALD PONNIAH, of Batticator give notice that six weeks hence I shall apply to the Hon. the Chief Justice and other Justices of the Supreme Court of the Island of Ceylon to be admitted and enrolled a Proctor of the said Court.

Colombo, February 17, 1919.

W. G. PONNIAH:

Application for Enrolment as a Proctor

CLEMENT AUSTIN SEBARATNAM MATHER, on No. 6, Lascoreen street, Colombo, hereby that I shall six weeks hence apply to the Hon. the Chief Justice and the other Justices of the Supreme Court of the Island of Ceylon to be admitted and enrolled a Proctor of the said Court.

Colombo, February 21, 1919. CLEMENT A. S. MATHER.

Application for Enrolment as a Proctor 935-2

PETER JACOVIS ALWIS ADIHETTY, present of "Railway View," Dematagoda, in intradical Colombo, do hereby give notice that six weeks hence I shall apply to the Hon. the Chief Justice and the other Justices of the Supreme Court of the Island of Ceylon, to be admitted and enrolled a Proctor of the said Court.

"Railway View," Dematagoda, Maradana, February 17, 1919. P. J. A. ADIBETTY.

Application for Enrolment as a Proctor.

EDWARD JUSTUS STANLEY AMERESEKER , presently of "Shady Grove," Cotta road, Therefy, give notice that six weeks hence I shall apply to the Hon. the Chief Justice and the other Justices of the Supreme Court of the Island of Ceylon to be admitted and enrolled a Proctor of the said Court.

"Shady Grove," Cotta road, February 18, 1919.

E. J. S. AMERESEKERE.

Application for Enrolment as a Proctor

TIKIRI BANDA YATAWARA, of Cappola, sently of Captain's Garden, Colombo, her by give notice that I shall six weeks hence apply to the Hon. the Chief Justice and the other Justices of the Supreme Court of the Island of Ceylon to be admitted and enrolled a Proctor of the said Court.

February 18, 1919.

T. B. YATAWARA.

Application for Enrolment as a Proctor

KALPEGE CHARLES CHETANANDA SEKERA PERERA, of Kalutara, presently of 16 Skinner's road south, Maradana, do hereby give notice that I shall six weeks hence apply to the Hon, the Chief Justice and the other Justices of the Supreme Court of the Island of Ceylon to be admitted and enrolled a Proctor of the said

February 21, 1919.

K. C. C. W. PERERA

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SPECIFICATIONS UNDER "THE IRRIGATION ORDINANCE."

SPECIFICATION .- Irrigation Works, North-Central Province.

A LTERED and enlarged specification showing all lands found to be capable proprietors, so far as can be ascertained, and the contributions payable in respect of each land under Ordinance No. 20 of 1908.

KALAGAM KORALE.

Mahawela.

Preliminary plan 3,207. Name of allotment of land or field-Nil.

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* Bought in for Crown for default of 1909 rate.

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. 1898 K. Meera Saibo and others	6	1 2					<u> </u>				7 0
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Karambewa-Yoda-ela.

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249	3132	A. N. Menik	Nainda and others	(6 0 30	7	0.	. –	- ` . <i>.</i>		• •		•		7	
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274	2712	r. Banda, Vel-	Vidane, and others										-	·	• • •	
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286	3854I	Kiri Banda, V <i>e</i> l	-Vidane, and others	2 2	2 27	3 0			••	 ",				· . · ·	1 ()
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290	72511	Kapurala, Vel-V	-Vidane, and others vidane, and others	3 2	2 0 2 0	4 ሀ 16 ሰ	7 · · · · · · · · · · · · · · · · ·		•					-		
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291	5614]	Heirs of J. Sant			ame or					,						
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292	606I	R. Tewahamy a	nd others -Vidane, and others	2	21	3 0)			 ,	. • • • • •				` ت	
49 3	007E	uri Banda, Vel	-Vidane, and others	1	2 0	2 ()		• •			-				

W 44 Kaparalai Vel-Vidane, and others 0 0 5 X 44 do.	Nó.	No. of Lot or Survey Reference.	Name of Owner.	Extent.	Rate in Perpetuit	Seepage Rate under Section y, 47 (1) of Ordinance 45 of 1917	Area exempted.	Amount exempted	No. and Date of Colonial Secretary's Letter authorising Exemption, and Period of Exemption granted.	due.
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Preliminary plan 1,359 Name of allotment of land or field—Nil.			Preliminary plan 1,	082. Name of	allotm	ent of land	l or field-	-Nil.		4 A
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Preliminary plan 1,453. Name of allotment of land or field—Nil. . 4458V. Vyramuttu and others 4 2 16 5 0 — 5 0 EPPAWALA KOBALE. Sorikulam. Preliminary plan 2,443. Name of allotment of land or field—Nil. . 7605B. Kiri Duraya and others 5 3 22 6 0 — 6 0 Preliminary plan 2,119. Name of allotment of land or field—Nil. . 7919Milan of Koonapaterewa 4 3 28 5 0 — 5 0 Preliminary plan 3,280. Name of allotment of land or field—Nil. . 10408E. Tikiri Duraya and others 3 0 0 3 0 — 3 0 Preliminary plan 1,263. Name of allotment of land or field—Nil. . 3744K. Ukkuwa and others 5 3 4 6 0 —	٠.	53801	D. Panchanadaya and others							13 0
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341 11	05 Kudarala Vel	Preliminary plan Vidane, and others	9	1 1 1 A	4 (`						4	. 0	,
342 (11	97J. Appuhamy	and others	2	2 39	4 0) , ,			.,	• •	_	4	0	
	Pre	liminary plan 90 5 .	\mathbf{Name}	of allotm	ent of	and o	r field	Nungag	ahawewa	k.				
343 273 344 273	38 Kapuruhamy s 39 K. Rangethens	and others	4	$\begin{array}{c}2 & 12 \\0 & 22\end{array}.$. 5 0							5 5		
• • • • • • • • • • • • • • • • • • • •	AC COST NY	Nam a and others	e of all	otment	of land	or fie	ld—Nil.					5	٥	
345 274	10S. v. Nambirai	a and others Preliminary plan (
346 286	04A. Nambirala s	and others	2	3 22 .	. 3 0	• • •	, .		• •		**** ,	3	0	
347 277	76K. Rangethena	Preliminary plan and others	930. J	Name of $2 14$.	allotm	ent o	land or	пена	N11. ••	• •		7	0	
		Preliminary plan I	,083.	Name of	allotn	nent c	f land o	r tield-	-Nil.			2	o	
		y and others Preliminary plan 1	,262.	Name of	allotn	nent o	of land o	r fiel d- -	-Nil.					
349 374		ena and others	6	2 31 .	. 7 0	• •					-	7	0	
350 386	39Villagers of Kel	Preliminary plan 1 ediulwewa	,289. 0	2 0 .	anotn 	0	25		* * *****			0		
351 386	35 do.	Preliminary plan 1	0	0 12 . Name of	. 10 Sallator	ont o	— Mando	r field—	-Nil.	• •	•	. 1	VĮ	ĺ
352 500	0B. Mudalihamy	and others	2	0 23 .	. 3 0	··						3	0	
354 · . 500)2 Appunamy	and others	0	1 7	1 0	• • •	— :: — ::			• •		. 1	Ŏ	
		Preliminary plan 2, a, Vel-Vidane	131.	Namo of	allotn	ent o	f land o	r field—	-Nil.		***************************************	.19	01	<u> </u>
:		Preliminary plan 1,	441. I	Name of	allotm	ent o	f land or	field—	Nil.					
356 444	3K. Anumetirala	and others Preliminary plan 3	4	0 18	5 0	• •			—	• •		. 5	U	
357	5cH. M. Kawrala	• •	0	1 0	1 0	• • •	-		•			. 1	0§	
358 176	42A. Nambirala a	Preliminary plan 4 nd others	70. N	ame of a	llotme 2 0	nt of	land or i	neld—N				. 2	0	
				aduwa I										
6 ya		Preliminary plan 1,	655. 1	Name of	allotm	ent o		field	Nil.			_	^	
359 5 01	17½D. Menikrala ar 18 do.	ad others		3 27 · · · · · · · · · · · · · · · · · ·						• •		. 6		ł
† B	seepage rate. Sought in for Crown f Sought in for Crown f	or default of rates. or default of water-ra			8	Bou	ght in fo	r Crowi r Crowi	n for defa n for defa	ult of wult of la	ater-rate, l bour rat e, l	906. 1911.	•	
•			-y = -v	• •							•			

Unsurveyed land.

	•	•	•	Unsur	veyed land					_		
			Name of allotme	nt of lau	d or field-	-Puranak	umbura.			•		
No.	No. of Lot or Survey Reference.	Mame of Owne	r.	Extent.	in	Seepage Rate under Section . 47 (1) of Ordinance	Area exempted.	Amoun exempted	Colonial Letter a Rxemp Period of		Αm	otal Iount Iue.
•				A. B. P.	Rs. c.	45 of 1917. Rs. c.	A. R. P	. Rs. c		ited.	Rs.	G .
561	D.:	Punchirala, Vel-Vida	ne, and others	3 0 0	3 0			—	• •		3	
	•	•	Kutti	kulama	Unsurve	yed land.				•		•
	. •		sme of allotme	nt of lan	d or field-	-Puranakı				*		
363	Kir	ihamy, Vel-Vidane, a	• .						• •		7	0
	1721 W	Prelim Silamburala, Vel-Vida	inary plan 463.	Name	of allotme	nt of land	or field-	–Nil.			9	0
300	1101		nary plan 1,685.						••	•	•••	•
364	5014W.	Silamburala, Vel-Vid	ne, and others	7 2 28	8 0	,	. —	–	••	 ,	8	0
365	5016	do.						—	• •		. I	0
366	3bJ. 1	L. S. Vedarala and ot	inary plan 390. hers	Name o	otaliotame	nt of land	or field	-N11.		<u> </u>	. 1	0
367	., 4a2W.	Mudalihamy and oth	ers	0 1 19	1 0	·· — ·	. —	–	••		1	0
368 .	30Kir	ihamy, Vel-Vidane, a	nd others	3 2 0	4 0		· –		••		. 4	0
	<i>:</i>		-		Insurveyed							
260	D.1	Punchirala, Vel-Vidar	Name of allotm	nent of L	and or field	d—Purana	wela.			_	.17	Δ
300 .	. —		inary plan 331.					— _Nil	••	•	•••	•
370 .	. 1191D. I	Punchirala, Vel-Vidar	e, and others 1	7 3 4	18 0		—				.18	0
	6 AFI 4 TTI 1	Prelim	inary plan 889.		_	nt of land	or field—	–Nil.				
371	2714UKB	Menika and childr	en4	1 30 1 0 36				—		·	. 9	0
			ary plan 1,350.		-	ent of land	or field-	-Nil.				
372 .	. 4053D. I					. –					.10	0
979	4006 D E	Prelimir Punchi Banda and oth	ary plan 1,648.	Name	of allotme	ent of land	or field-	-Nil.			^	_
919 .	. 4980		ners o nary plan 387.					— _N::		-	. 9	0
374 .	. 9 (la)D. I	K. Banda and others	2	0 2	30.	. –	or neid	—			. 3	0
375 .	. 5gD. F	unchirala, Vel-Vidar	ne, and others 3					—	~		. 4	0
376	9 (10)	apumma	0	1 16] 10.	. –					. 1	0
877	5aA. N	anghamy and others	0	3 16	1 0.	. –	_				. 1	0
	•				duwa.							
970	400E TO 72	Prelimi	gary plan 387.					-Nil,				
		Lirihamy and others Banda and others			9 0 .	. —		:: -	·. ~	- · ·	. 6 . 9	0
		Prelimi	nary plan 389.				r field-	Nil.				
38 0 3 81		. Banda and others inghamy and others	46	0 6	47 0 .	: <u>-</u> ::				,		0
382	8cD. M	lenikrala Sahakara ar						:: =	· · · -			0
883 884	68K. A	ppuhamy and others . Punchi Banda, Vel	0	0 10	1 0.						1	0
40 <u>2</u> 1.	otl	ers	· · · · · · · · · · · · · · · · · · ·	1 28 .	. 1 0	. –		 — .			ŀ	0
800.1	*	Prelimi	nary plan 336.	Name o	f allotmen	t of land o	r field—	Nil.			_	
385	1200Diva	kara Banda, Vel-Vida						— .		••	6	0
386	2922D. Ti	kirala, Vel-Vidane, a	ary plan 1,239. and others 2	3 12 .	. 3 0		or neia—	-1N11. •• ·			3	ο.
		Prelimina	rv plan 1.105.	Name o	f allotmer	nt of land	r field—	-Nil.			•	• ,
387 289	3192D. Ti 3103	kirala, Vel-Vidane, a	nd others 6	1 29 .	. 7 0	–		·· <u> </u>		•••	_	0
	9109	do	ary plan 889.		.70			— . Nil	. ~	•••	7	0
389	2716D. Kt	ıdarala, Vel-Vidane, ı	and others 7	$\cdot 0 0 .$. 7 0	–	_ :	. . – .			7 (0
- UK	2717D. Pt	inchirals and others	11	10.	.12 0				. ~	• •	12 ()
*5"	n ,	•	_		nsurveyed i							
301	- Punel	l nirala, Vel-Vidane, an	Vame of allotme	nt of lar	d or field-	-Puranaw	ela.		_	A 1		
•••	····	inata, vor vidado, al					- •	•		4	13 (,
	•	Deslies			I halagama			N7:1				
192	5388I. L.	Appuhamy and other	ry plan 1,882.		10 0			· —		1	0 0) †
393	5388 Tikira	la, Vel-Vidane, and	others 4		5 0		- .		-		5 0)†
-42	0009P. Del	lawannihamy and ot			7 0			. –		••	7 (1
:	• •	Naz	Alutwewa Mo ne of allotment			. *	bura					
395	H. M	. Appuhamy, Vel-V	7idane, and				voA 688					
-	othe		36	_	36 0			. –		3	6 0)
	· • •		Alutwewa Ku	-								
198	Silami	.Na Spurala, Vel-Vidane, &	ne of allotment		orfield—F 90		bura.			•	ρÁ	
		· · · · · · · · · · · · · · · · · · ·	Nambadau	_	_		•	- • •				
•	••	N	ame of allotme			_	ela.		-			
597	Kakk	, Vel-Panikkiya, and						,			6 0	. 5.
•	Bought in fo	r Crown for default o	f 1909 rate.		†	Fed direc	tly from	Yoda-els				
			-		. , ,		. •			A :	12	

		Pro	liminary plan 1,2	261. N	ame o	f allotn	nent of lar	d or field	–Nil.				
Mo.	No. of Lot or Survey Reference	Name of	Owner.	Exte	ent. F	in	Seepage Bate under Section 7. 47 (1) of Ordinance	Area exempted.	Amount exempted	No. and D Colonial Sec Letter auth Exemptio Period of E:	eretary's corizing m. and	Tot Ame	tai oum ine,
			•	A'. R.	. P.	Rs. c.	45 of 1917.	A. R. P.	Rs. c.	grante		Re.	
\$ 98	3741	Kakka, Vel-Panikki Pro	ya, and others diminary plan 1,0						—		-	11	
399	5100 5102	Kakka, Vel-Panikk do.	ya, and others	1 1 3 1	16)	5 0	,				-	5	0
	f 16	P Kakka, Vel-Panikk	reliminary plan 19	94.—Na . 4 3	me of	allotme	ent of land	l or field-	-Nil.				
400	166 166 166	do. do. do.	• • •		33 32	-11 0					-	11	0
	(100	do.	 Keloni	. Z Z vambala	4 J	T7nee	rveyed lan	à					
			Name of all	otment	of lan	d or fiel	d-Puran	awela.					
401		D. Welate, Vel-Vide	ne, and others . diminary plan 2,4						 Nil	••	-	16	0
402	7626	D. Welate, Vel-Vida	ane, and others .	.35 b	0	. 35 0					-	35	0
		• Dne	, diminary plan 1,0			<i>igassaga</i> Fallotm		d or field-	Ni)				
403	3046	Wannakurala, Vel-									-	4	0
		,		• •			yed land.	_					
404	–	Ranhamy, Vel-Vida	Name of allone, and others .						—	• •	-	4	0
		Mudalihamige Punc	nirala and others.	. 3 1	20	4 0	- .			· • ·	-	4	0
406	5137	Prolimina Suddhami, Vol-Vida	ry plan 1,695. N me, and others .						hakumbw ·· —		-	ś	0
407	5137	Mudalihamy Punchi								• •	-	8	U
408	5a	W. M. Hetuhamy a	eliminary plan 18 nd others	. 6 2	me or 12	8110tme	ont or land	. —	·· —	• •	-	7	0
4 ∩ 0	3769	Pre Silamburala Kalu B	liminary plan 1,2	72. Na	to ema	allotm	ent of land	d or field-	-Nil.	<u> </u>	_	5	0
*00	0.02		_				rveyed lan			•			
			Name of allotme		nd or	field1	Puranakur	nbura.					
410			• •	.19 0							-	19	Ó
	<i>c</i> 2 <i>i</i>		oliminary plan 38 ··	2. Nai . 0 0	me of	allotme	nt of land	or field-	-Nil.				
411				^ ^	~ (-	2	υ
412	15a2	do. do1. Mohammado do.	• • • • • • • • • • • • • • • • • • • •	. 0 0	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	10.					-	1	
413	15a5	. A. Pitchchai	• • • • • •	. 0 0	12	1 0 .					-	1	0
		•				surveye							
414	. .	.E. Dingiri Banda,	Name of allo	tment (d	of land	d or fiel	d-Puran	awela.				46	0
		others		46 0						-			
415	1205 .	.K. A. Punchi Menika	liminary plan 339 and another	9. Nan 12 1	ne of a 34	allotme: 13 0 .	nt of land	or field -	·Nil.			13	0
418	1750	Pre .K. A. Punchi Menika	liminary plan 470	S. Nan	ne of a	allotme	nt of land	or field-	-Nil.			3	0
417	1751	. Ukku Banda, Arache	hi, and others	17 1	15	18 0 .	$\vdots = \vdots$	_		: -	. •	.18	U
418			liminary plan 382				nt of land					. 1	
419	66.	.E. Emi Nona	•	0 0	26	1 0.		•				. 1	
420			•	0 1 2	22 3	1 0.		** *				. 1	
421	15a3.	E Regi None and an	other	1 2	0	20.						. 2	
422	16 16a	. Ukku Banda, Arache . do.	hi, and others	1 3 2 0 2 3	25 30	3 0.			— .	•	. •		•
						iriyaga	ma.						
469	2769	Prei .S. Kalu Banda and o	iminary plan 1,27	72. Na	me of	allotm	ent of lan	d or field-	-Nil.			. 5	0
T4 0	3/02	.o. Mary Donds and C	Amunako					_		•			
			Name of allo	tment o	of land	d or fiel	d—Puran	awela.				. 57	0
424	—	, Pulingurala, Vel-Vid	· · · · ·				fiold—Ni			•	_	. 3	0
425	2703	V. Ranhamy and oth	ers	2 0 2	25	3 0.				•			
426	4920	Prel R. Hersthamy and o	iminary plan 1,61				nt of land		-Nil. 		, <i>j</i> .	. 3	ŏ
427	4921		•	0 1	7	1 0 .					a=	1	0
		K. Menikrala and ot	iminary plan 1,18 hers	3 1	710 OT	anotme	. 1 0	2 0 0	2 0 .	.c.s.e. 54/	7-5-07 ·	. 2	0
		A. Nambirala and ot Pro	liminary plan 382							•	•	. 1	0
430	· • 3a	R. Herathamn and o	thers	0 1	0	10.	. -	_					
			Bought in	tot Cras	wn for	default	of 1911 :	16.					

Amunukole Kudagama.

				A	munuko	ie Kua ag o	ma.					
		1. ★東京 ・ 1. ライ	Preliminary p	lan 335.	Name	of allot	ment of lan	nd or field	—Nil.			
	. '04'	e Tail				T) -4-	Seepage			No. and Date of	<u>.</u>	٠ ند
16	KO. O	TVESTA	Name of Owner.		Extent.	Rate in	Section	Area	Amount	Colonial Secretar Letter authorizing	y√s ngil	Tetal.,
	Refer	ence.				Perpetu	ty. 47 (1) of Ordinance	ex empted	. exempted.	Exemption, and Period of Exempt		due.
	. 4	4 .	·				45 of 191	7.		granted.		
					A. R. P.		c. Rs. c.	A. B. P.	Rs. c.]	Ra. e,
431	97	99 Nambirala	, Vel-Vidane, and oth	ers]	0 0 7	711		—		• •		11 0
404 493	97	DIK. MUCHYE	nse and others hamy and others	• •	2 3 36	32 (33 ()		· . —		• •	
, 304		VM . 1. O. 1. 1400	•								••	3 0
494	636	88. 17 V Ran	Preliminary ple hamy and others	m 1,199	5 9 10	OULB TO S	ment of 191	na or nek	INIL.			6 O
-		ov v. Isant	namy and opposs	••	0 × 10	, • •		••	•. —	·· – .	• •	<i>0 0</i>
٠.	' .* *·	-				kalagama						
.2			Preliminary pl	an 947.	Name	of allotr	nent of lan	d or field-	-Nil.			
435	280	3D. Mudiya	nse, Vel-Vidane, and	others :	2 1 33	3 0	· • • • · ·	—			٠.	3 0
÷	` :				Tan	muttewa.						
٠:,	1.5		M	-£ -11-4-				1				
438		A. Mamma					eld—Purai				,	
	•	***************************************	MG 2500-111-0	•••			—	. –	—			1 0
. `	•					diyawa.						
			Preliminary pla	n 1,107.	. Name	e of allot	ment of lar	nd or field	Nil.			
107	310	6Punchirala	, Arachchi, and other	s 9	3 23	<i>}</i>					_	_
601	JE 310	7 do. 8 ., do.	••	•• (0 22	}11 0		•		•	1	1 0
	. 010			• • •		_						
	C 405	A V Band	Prelimi na ry pla a and others	n 1,302.	. Name	•	ment of lar	nd o r tield	N11.			
438	405	7. dá	CLOSTAGE SAME	0	1 17	7 0			., ,		• • •	7 0
439	405	8 do.	••		3 2	2 0			.,			2 0*
			Preliminary nla	n 2 499	Name	of allota	nent of lan	d on field.	-Nil.		'	
440	7540	6S. M. Segu	Mohammadu Arachchi	{	5 1 34	6 0			,. — ,			6 0
441	7547	7 Punchirala,	Arachchi	6	234	1 0						1 0
		ja -	Name o	f allotn	ent of I	and or fie	eld—Pur a n	awela.				
442	Т	K. Wannib	amy and others	71	1 0	72 0					72	2 0
			Preliminary pl	an 329.	Name	of allotn	ent of land	d or fiel d -	–Nil.			
448	1186	K. Wannih	amy and others	13	3 9	14 0		. –			14	E 0
电电 电	1187	Kirinamige	Ranhamy and others						· · ·		8	3 0
448	1040	121-11	Preliminary plan						Vattai.			
620	. 1100	Kirihamige	•				••				2	0
118	GANE	Domakinala	Preliminary pla	ın 88 3. _	Name	of allotm		or field—	-NiL			_
447	2696	M E Pinhe	Arachehi, and others	3	0.00	4 U	·· ~ ··			·	4	-
448	. 2697	.K. Wanniha	uny and others any and others Banda and others	3	2 32	4 0	—		· - · ·		8	
449 .	. 2698	Appuhamig	Banda and others	9	2 15	10 0					10	
499 .	.rare	or							•			•
AKI.	2699	D. Kirihami	ige Korala se and others	[0 31		•			~~	2	
,1°	. 10.	r. muaiyan	se and others	2	0 0	2 0		. —	·· — ··	_	2	0
;;.					Kad	igervai.						
**	. يندنونخ		Preliminary plan			of allotn	ent of land	d or field-	–Nil.			
452	7674	Punchirala,	Arachehi, and others	17	1 8 2 0	J 30 0					30	0
and 1	. 7675 rene	do.	vanse and others									_
	. 1010	A. MIUUI)				11 0			NYSE		11	O
454 .	, ``21	aV., V. Sellaw	Preliminary pla	n 188.	Name	50	eur or 1811a	or neigh	мп.		_	^
455			amy and others			2 0				*****	5	0
456 .	. 22	c do.							,,		3	
					¥****							•
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459	1 2004	K. Walliham	Preliminary plan	1,117.	Name (or allotm	ent of land				_	
458	3235	Tikiri Appu	and others	3	1 8	. 3 0 .	: = ::		· - · ·		3	
708	. 3236	P. Appuham	y and others	2	1 38 .	. 3 0.	: ::	<u> </u>	: - ::		4	0
468	3237	Kirihamy, A	rachchi, and others	2	0 18 .	. 3 0					3	ŏ
•			Preliminary plan	380.	Name o	f allotme	nt of land o	or field—I	Nil,			-
461	9)	f N. Banda an		0	0 30 .	. 1 0 .		- .			1	0ť
462 463	106	N. Banda	2.43			. 1 0 .				-	î	Ŏ,
464		N.*Banda an K.*Kirihamy				. 1 0 .					1	0
465		P. Ranhamy				. 1 0 .		:	. —		1	0
466.		S. Heratham				. i , o .		<u> </u>	::		1	0 0†
		•	Preliminary plan					or field—	Nil.		1	41
467	7914	P. Punchirale	and others				. —				1	0
•			Preliminary plan					r field—N	Til.			•
468	2685	P. A. Tikiri A	ppu and others				. —				3	0
		•	Preliminary plan								v	•
469	2687	P. Appuhamy	and others								. 2	0
			Droliminary plan	מי פות	Tama of	alletman	t of land a		•	•		-
470	2755	V. Appuhamy	and others	13	1 19	14 0	P******	~ î.	· ,,		.14	0
±11	2756	P. Appuhamy	and others	1	3 20	2 U			,			Ŏ
			Proliminant plan I	,102.	Name of	allotme	at of land o	or field—N	Vil.			_
**************************************	3084 .	.P. Punchirala	and others	3	1 25	4 0	-		• • •		. 4 ()
'	· Bong	ght in for Crown	for default of rates.		. 1	Bought :	in for Crow	n for defa	ult of 1912	rate.	•	,
			A	•		. "						\$ -

Unsurveyed land. Name of allotment of land or field—Puranakumbura.

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N		or S	of L	y		•		Nam	e of ()wner.				Exten	. .	Ra	n.	R	Seepa: ato un Sectio	der n	Area		Amou		Colonia Letter	authoris	ary's sing	Am	otal oun
		rei	erenc	:0 .											ŀ	erpe?	tuity	0	rdinar of 19	ce	kempte	od. e	xem pi	æd.	Period o	ption, a i Exemp anted.	nd ption	đ,	ilo,
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47	3 .	• •	_	• •	н.	Nar	inan	ay, V	el-Vi	dane,				0								• •		•	•		•	-40	0
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51	3	4	1925	• •	He	rathe	my,	Vel-	Vida	10, an	d oth	ers	15	1 25	n	6	∞wa. 0	•		• •		• •				 	· · · • •	в	V
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Unsurveyed land.

	Name of allotment of land or field—Puranawela.																	
No.		Name of Owner.		Ex	tent	Pe	Ra ir Per	1	Rate Sec 47 (Ord)	epage under tion (1) of inance	Aī	ea oted.	Amor exemp	ant ited.	No. and Date Colonial Secreta Letter authoriz Exemption, as Period of Exemp	ry's ad	Amo	otal ount oe.
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515	—	Herathamy, Vel-Vidane, and others .											. –			• •	54	0
516	3709	Preliminary plan 1,2A. H. Mudalihamy, Vel-Vidane, an	ıd							f land	or fie					1		
517	A 124		. 0	Ö		i		0.0		<u> </u>	_	:	: -	• • •			2 1	0 *
518	3710	Herathamy, Vel-Vidane, and others .	. 1	. () 18	3	2	- 1		- :				٠			2	Ŏ
519	C 124 3711	P. V. Menikhamy	. 0	9	33	l	1 2	$\begin{array}{c} 0 \\ 0 \end{array}$				•	. —	٠.		• •	1 2	-
920	9/11	do Proliminary plan 33							 -+ ^f	 lama	on Sol			••		••	2	0
521	1188	P. V. Menikhamy	. 3	1	16	5	4	O .	. ~		or ner		·				4	0
522	1189	do	. 0	0	38	3	1	0 .						• • •	- 		1	0
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524	. 1968	Preliminary plan 51P. V. Menikhamy and another	. 2	IN:	aune 6	Ore	шю 3	omer O	t or	land	or nei	ar			_		3	·0
:		Preliminary plan 91	10.	Na	ame	of a	llot	tmer	t of	land (or field	11	Vil.					
525	. 2747	Punchirala, Vel-Vidane, and others .	. 8	1	11	l ¯	9	0 .			_	•	. –	• • •	-		9	0
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52 6 .		T.B. Palugaswewa Ratemahatmaya (i four blocks)		1	0		4	0		_							_	
527		K. B. Palugaswewa (in four blocks) .	. 3	1	. 0		4	0 .	_		_	:		• •				0
	· · ·	T. Bandaranaieka (in five blocks) .	. 3	2	0	٠	4	0 .			_	•		• •		• •	•	ŏ
529 .	, —	I. Suddhamy, Vel-Vidane (in fiv blocks).		0	10		4	0			*****		,				4	0
	—	I, Tikiri Banda (in four blocks)	. 5	3	20	• •	6	0	_			•		• •			6	ŏ
531 ·			. 0			• •		0 0		• ••	_	•		• •	_	• •		0
533 .		I. Kalu Banda	. 0			• •		ŏ ::		• • •	_	•		• •		• •		0
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535 . 536 .			. I					0 0		•		• •		• •			_	0 0
537 .	. —	I. Kapuru Banda (in four blocks)	. 1	3	0		2	0		•	_	•				!	2 (o O
	. —	Dingiri Amma (in two blocks)	. 2	0	10	:	3	0	_	• ••		• •		• •				0
540	. —	Mudiyanse, Korala, of Kanthekulam . I. Kapuru Banda of Mankadawala ir	. v	U	34	• •		0		• • •	_	• •	_	• •	_	••	1 (0
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541 . 542 .	: -	I. WannihamyGalkande Vihare (in three blocks)		3	3U 0]	L '	0 0	_			• •	_	• •	_	1	l (
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543 .		T. B. Palugaswewa, Ratemahatmaya	ı													,		
844	1242 . Do.	(in two blocks)	0]))	_	• •		• •	_	• •		1		
545 .	. Do.	T. Bandaranaieka	0	1	33	1	1 ()	_	••				• •		1	l (i)·
546 A	Do.	I. Tikiri Banda (in two blocks) Ranhamy (in two blocks)]))	_	• •		••		• •		1		٠,
548	Do.	Muttu Menika Kumarihamy (in two	•							• •		• •				• • •		•
São .	De					1))	_	• •	_	• •		• •		1		
550	. Do.	I. Punchí Appu Dingiri Appu	ŏ			1			_	• •		• •	_	• •	•	1		
551	Do.	.K. I. Kapuru Banda, Registrar			33					• •		• •	_	••		٠. ٳ		
553	Do.	I. Punchirala				1				• •		• •	_	• •	_	1		
554	· Do	Suddhamy, Vel-Vidane	0	3	32	1	. (• •		••		1	. 0	
088	Do.					l				• •		· ·		••		1	0	٠.
686	3622	Preliminary plan 1,21 Bandaranaieka	2. 1	N8 3	me 12	ot a	liot	men	t ot !	and	or neld	14	···.			2	0	
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	3623 .	.T. B. Palugaswewa, Ratemahatmaya .K. B. Palugaswewa	4	3 3	· 2	5) ()	_	••	_	• •	_	• •		5		
559	Part of									••		• •		• •		•••	•	
580	3624 .					3				• •		• •		• •	_	2		
561	Part of	- m - Change a sur-						•••		••		••		••		2	·	
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583	Part of							• • •		••	_	• •	_	• •		2	0	
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565	Do Part of	.K. B. Palugaswewa	Ţ	v .	48	2	U	٠.	_	• •	_	••		• •		2	0	
	3627 .	.Suddahamy, Vel-Vidane	1	1	33	2	0		_	• •	_	••		• •	_	2		
567	Do	.T.B. Palugaswewa, Ratemahatmaya K.B. Palugaswewa	0	2 2	ან 36	l l	0	• • •	_	• •	~	••	_	• •	_	1		
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No. of Lot No. or Survey Reference.	Name of Owner.		Extent.	Rate in Perpetui	Ra So ty. 4 O1 45	dinance of 1917	Area exempte	d.	Amou exemp Rs.	nt ted. 1	No. and Date o Colonial Secretary Letter authorizin Exemption, and Period of Exempt granted.	y's d i on	Total Amount due.
573 Part of		•	A. R. P.	. Dis.	u	Rs. c.	A. R.	Ρ,	Ivs.	G.			₩. 0.
3099T.	B. Palugaswewa, Ratemal B. Palugaswewa	hatmaya (0 2 25	$\frac{1}{1}$	••	_ :		• •		••	*****		1 0
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575 1845Pa	alugaswewa, Ratemahatn	naya, and											9 'Δ
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577 1846P	alugaswewa, Ratemahatn others	naya, and	2 19			0 50 .				• •			0 50*
		y plan 375.						Ni	1.	• •			
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C 7665 P.	Preliminary Landa and others	7 plan 2,471.	Name 0 4	of allot:	ment	of lan	d or fiel	dN	il,				
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7668T	. Bandaranaieka	0		. 1 0						••			1 0
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	B. Palugaswewa	1	1 11	. 2 0	• •					• •		• •	2 0
584 Part of	Prelimi nary	plan 1,105.	Name	of allot	ment	of lan	d or field	d—N	il.				
368 I.	Tikiri Banda	2	1 35	. 3 0				• •		٠.			3 0
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000 (1 20. 112	•	ne of allotme	ent of lar	d or fie	l d-	Meezal	nawala.	• •		••		• •	
587 No survey R	anhamy	1	0 20	. 2 0	• •	— .	. —	• •					2 0
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5 91 D o T .	B. Palugaswewa	1	0 0	. 1 0		 .		• •				• •	1 0
592 DoK.	B. Palugaswewa Tikiri Banda		0 0 .			_ :		• •		• •		• • •	1 0 1 0
594 DoK.	Banda	2	0 38	. 3 0	• •	- .		• •		••			3 0
5 95 D o T .	Ran Menika	1		. 1 0				• •	-	• •		• •	1 0
Kele Amunukolc. Final village plan 368. Name of allotment of land or field—Puranawela.													
	ricat vinage bi	lan 368. Na	ame of a	llotmen	t of I	and or	neid]	'urai	18wei	8.			
	B. Palugaswewa, Ratema	ahatmaya 💎						'u ra r	awei	8.			3 0
597 D o K.	B. Palugaswewa, Ratema in eight blocks) B. Palugaswewa (in three	ahatmaya 6 blocks) 1	0 0 . 2 0 .	. 6 0 . 2 0	••	<u> </u>		ru ra r	oawel 	a. 			20
597 DoK. 598 DoT.	B. Palugaswewa, Rateme in eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blo	ahatmaya6 blocks)1 ocks)8	0 0 . 2 0 . 0 15 .	. 6 0 . 2 0 . 9 0	••	<u> </u>	=			a. 	 	!	2 0 9 0
597 DoK. 598 DoT. 599 DoI. 3 600 DoBa	B. Palugaswewa, Ratema in eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blo Tikiri Banda nda, ex-Vel-Vidane (in three	ahatmaya 6 blocks) 1 ocks) 8 0 e blocks) 2	0 0 . 2 0 . 0 15 . 1 0 .	. 6 0 . 2 0 . 9 0 . 1 0	•••	 	- - -			a.	 		2
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6 (597 DoK. 598 DoT. 599 DoI. 3 600 DoP. 602 Do Uk 603 Do Ka 604 Do D. 605 Do Y. 606 Do Y.	B. Palugaswewa, Ratematin eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blockiri Banda nda, ex-Vel-Vidane (in three Nanhamy (in two blocks) kurala Mudiyanse purala Banda (in two block Ukkurala, Vel-Vidane (in si	ahatmaya 6 blocks) 8 0 e blocks) 2 1 0 cs) 1 ix blocks) 2	0 0 . 2 0 . 0 15 . 1 0 . 2 0 . 1 0 . 2 0 . 2 0 . 2 0 .	. 6 0 . 2 0 . 9 0 . 1 0 . 2 0 . 1 0 . 2 0 . 3 0 . 1 0						•••			2 0 9 0 1 0 2 0 2 0 1 0 2 0 1 0
6 (597 DoK. 598 DoT. 599 DoI. I 600 DoBar 601 DoP. 602 DoUk 603 DoKa 604 DoD. 605 DoY. 606 DoY.	B. Palugaswewa, Ratematin eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blocking Banda anda, ex-Vel-Vidane (in three Nanhamy (in two blocks) kurala Mudiyanse spurala Banda (in two blocks) Ukkurala, Vel-Vidane (in si Kaluhamy (in two blocks) Banda	ahatmaya 6 blocks) 1 ocks) 8 0 e blocks) 2 1 0 cs) 1 ix blocks) 2 1 0	0 0 . 2 0 . 0 15 . 1 0 . 2 0 . 1 0 . 2 0 .	. 6 0 . 2 0 . 9 0 . 1 0 . 2 0 . 1 0 . 2 0 . 3 0 . 1 0						•••			2 0 9 0 1 0 2 0 1 0 2 0 3 0 1 0
6 (B. Palugaswewa, Ratematin eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blocking Banda anda ex-Vel-Vidane (in three Nanhamy (in two blocks) kurala Mudiyanse purala Banda (in two block Ukkurala, Vel-Vidane (in si Kaluhamy (in two blocks) Banda arala Kalu Etana. urala Ran Menika rihamy Menikhamy	ahatmaya 6 blocks) 8 0 e blocks) 2 1 0 cs) 1 ix blocks) 2 1 0 0 0 0	0 0 . 2 0 . 0 15 . 1 0 . 0 0 . 2 0 2 0 2 0 2 0 .	. 6 0 . 2 0 . 9 0 . 1 0 . 2 0 . 1 0 . 2 0 . 1 0 . 1 0 . 1 0						•••			2 0 9 0 1 0 2 0 2 0 1 0 1 0 1 0 1 0
6 (B. Palugaswewa, Ratematin eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blocking Banda anda ex-Vel-Vidane (in three Nanhamy (in two blocks) kurala Mudiyanse purala Banda (in two block Ukkurala, Vel-Vidane (in si Kaluhamy (in two blocks) Banda arala Kalu Etana. urala Ran Menika rihamy Menikhamy	ahatmaya 6 blocks) 8 0 e blocks) 2 1 0 cs) 1 ix blocks) 2 1 0 0 0 0	0 0 . 2 0 . 0 15 . 1 0 . 2 0 .	. 6 0 . 2 0 . 9 0 . 1 0 . 2 0 . 1 0 . 2 0 . 1 0 . 1 0 . 1 0						•••			2 0 9 0 0 1 0 0 2 0 0 1 0 1 0 1 0 1 0
6 (B. Palugaswewa, Ratematin eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blocking Banda anda, ex-Vel-Vidane (in three Nanhamy (in two blocks) kurala Mudiyanse apurala Banda (in two blocks) Kaluhamy (in two blocks) Banda arala Kalu Etana arala Ran Menika rihamy Menikhamy Kapuruhamy Kapuruhamy Kapuruhamy Menikhamy Kapuruhamy Kapuruhamama a kapuruhamamama kapuruhamama kapuruhamamama kapuruhamamamama kapuruhamamamamamamamamamamamamamamamamamamam	ahatmaya 6 blocks) 8 0 e blocks) 2 1 0 cs) 1 ix blocks) 2 1 0 0 0 0 0 0 0	0 0 . 2 0 . 1 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 1 0 . 1 0 . 1 0 . 1 0 . 1 0 . 1	. 6 0 . 2 0 . 9 0 . 1 0 . 2 0 . 1 0 . 1 0 . 1 0 . 1 0 . 1 0						•••			2
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6 (B. Palugaswewa, Ratematin eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blocking Banda anda, ex-Vel-Vidane (in three Nanhamy (in two blocks) kurala Mudiyanse apurala Banda (in two blocks) Kaluhamy (in two blocks) Banda anala Kalu Etana arala Ran Menika arihamy Menikhamy Kapuruhamy Kapuruhamy Kiri Banda (in two blocks) nikrala Baddirala anala Kuda Ridi v. Ranhamy, Vel-Vidane, anala kuda kuda Ridi v. Ranhamy, Vel-Vidane, anala kuda kuda kuda kuda kuda kuda kuda kud	ahatmaya 6 blocks) 1 ocks) 8 e blocks) 2 1 0 cs) 1 ix blocks) 2 1 0 0 0 0 0 0 1 0 1 0 1 1 and others 0	0 0 . 2 0 . 1 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 1 0 . 1 0 . 0 0 . 1 10 . otment o	. 6 0 . 2 0 . 9 0 . 1 0 . 2 0 . 1 0 . 1 0 . 1 0 . 1 0 . 1 0						•••			2
6 (B. Palugaswewa, Ratematic eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blocking in the Banda and and and and and araba Mudiyanse purala Banda (in two blocks) which was blocked by the Banda (in two blocks) Banda araba Kalu Etana araba Kalu Etana araba Ran Menika araba Banda (in two blocks) Kapuruhamy Kiri Banda (in two blocks) kiri Banda (in two blocks) nikraba Baddirala araba Kuda Ridi v. Ranhamy, Vel-Vidane, a	ahatmaya 6 blocks) 8 0 e blocks) 2 1 0 cs) 1 ix blocks) 2 1 0 0 0 0 0 1 and others 0 Name of allo	0 0 . 2 0 . 0 15 . 1 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 1 0 . 0 0 . 1 10 . 0 tment of	. 6 0 . 2 0 . 9 0 . 1 0 . 2 0 . 1 0 . 1 0 . 1 0 . 1 0 . 1 0 . 1 0						•••			2
6 (B. Palugaswewa, Ratematic eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blocking Banda anda, ex-Vel-Vidane (in three Nanhamy (in two blocks) anda Banda (in two blocks) burala Banda (in two blocks) burala Banda (in two blocks) Banda arala Kalu Etana. Anala Ran Menika arala Ran Menika arala Ran Menika arala Banda (in two blocks) kapuruhamy Kiri Banda (in two blocks) nikrala Baddirala. Kuda Ridi V. Ranhamy, Vel-Vidane, a Preliminary plan 2,008. Tikiri Appu and others	ahatmaya 6 blocks) 8 0 e blocks) 2 1 0 es) 1 ix blocks) 2 1 0 0 0 0 0 1 and others 0 Name of alle	0 0 . 2 0 . 0 15 . 1 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 1 0 . 0 0 . 1 10 . 0 tment 0 1 10 .	. 6 0 . 2 0 . 1 0 . 2 0 . 1 0						•••			2
597 Do K. 598 Do T. 599 Do I. 3 600 Do Bai 601 Do P. 602 Do Uk 603 Do Ka 604 Do D. 605 Do Y. 606 Do P. 1 607 Do Ka 608 Do Ka 609 Do Ka 609 Do Ka 611 Do M. 612 Do Me 613 Do D. 614 5d . M.	B. Palugaswewa, Ratematic eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blocking in the Banda and and a ex-Vel-Vidane (in three Nanhamy (in two blocks) and a Banda (in two blocks) burala Banda (in two blocks) banda arala Kalu Etana. arala Ran Menika arala Ran Menika arala Banda (in two blocks) Kapuruhamy Kiri Banda (in two blocks) nikrala Baddirala. Kuda Ridi V. Ranhamy, Vel-Vidane, a Preliminary plan 2,008.	ahatmaya 6 blocks) 8 0 e blocks) 2 1 0 es) 1 ix blocks) 2 1 0 0 0 0 0 1 and others 0 Name of alle	0 0 . 2 0 . 0 15 . 1 0 . 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 1 0 . 0 0 . 1 10 . 0 0 . 1 10 . 0 tment 0 1 10 . 0 1 24 3 26	. 6 0 . 2 0 . 9 0 . 1 0 . 2 0 . 1 0 . 2 0 . 1 0 . 1 0 . 1 0 . 1 0 . 1 0 . 1 0 . 1 0 . 1 0 . 1 0 . 1 0 . 1 0 . 1 0						•••			2
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597 Do K. 598 Do T. 599 Do I. T. 600 Do Bai 601 Do P. 602 Do Uk 603 Do Ka 604 Do D. 605 Do Y. 606 Do P. I 607 Do Ka 608 Do Ka 609 Do Ka 609 Do Ka 610 Do Ka 611 Do M. 612 Do Me 613 Do D. 614 5d . M. 615 { 8 P. 5948 616 { 4805 Mu 4806 4807	B. Palugaswewa, Ratematic eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blocking Banda anda, ex-Vel-Vidane (in three Nanhamy (in two blocks) anda Banda (in two blocks) anda Banda (in two blocks) banda arala Kalu Etana. Banda Banda (in two blocks) Banda arala Ran Menika arala Ran Menika arala Banda (in two blocks) kiri Banda (in two blocks) nikrala Baddirala. Kuda Ridi V. Ranhamy, Vel-Vidane, a Preliminary plan 2,008. Tikiri Appu and others Preliminary plan 2,008. Tikiri Appu and others Ado. Preliminary aralogous do. Preliminary aralogous do. Preliminary aralogous do. Preliminary aralogous do.	ahatmaya6 blocks)1 ocks)80 e blocks)10 cs)1 ix blocks)1000001 and others 0 Name of allo022 plan 1,572 nd others 00 plan 1,103.	0 0	- 6 0 - 2 0 - 9 0 - 1 0 - 2 0 - 1 0 - 2 0 - 1 0	or fie	of land	d or field		il.				2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
597 Do K. 598 Do T. 599 Do I. T. 600 Do Bai 601 Do P. 602 Do Uk 603 Do Ka 604 Do D. 605 Do Y. 606 Do P. I 607 Do Ka 608 Do Ka 609 Do Ka 609 Do Ka 610 Do Ka 611 Do M. 612 Do Me 613 Do D. 614 5d . M. 615 { 8 P. 5948 616 { 4805 Mu 4806 4807	B. Palugaswewa, Ratematic eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blocking in the Banda anda, ex-Vel-Vidane (in three Nanhamy (in two blocks) is kurala Mudiyanse apurala Banda (in two blocks) is Kaluhamy (in two blocks) Banda arala Kalu Etana. In arala Ran Menika rihamy Menikhamy Kapuruhamy Kiri Banda (in two blocks) in krala Baddirala. Kuda Ridi V. Ranhamy, Vel-Vidane, and others arala Kapu and others arala Preliminary plan 2,008. Tikiri Appu and others arala Co. Preliminary and others arala (in two blocks) in krala Baddirala. In two blocks) in krala Baddirala. In two blocks (in two blocks) in two blocks (in two bl	ahatmaya6 blocks)1 ocks)8 e blocks)20 s0 s1 ix blocks)20000000	0 0	- 6 0 - 2 0 - 9 0 - 1 0 - 2 0 - 1 0 - 2 0 - 1 0	or fie	of land	d or field	I—N	il				2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
597 Do K. 598 Do T. 599 Do I. I. 600 Do Bai 601 Do P. 602 Do Uk 603 Do Ka 604 Do D. 605 Do Y. 606 Do P. I. 607 Do Ka 608 Do Ka 609 Do Ka 609 Do Ka 610 Do Ka 611 Do M. 612 Do Me 613 Do D. 614 5d . M. 615 { 8 . P. 5948 616 { 4805 Mu 4806 4807 617 3091 Su	B. Palugaswewa, Ratematic eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blocking in the Banda anda, ex-Vel-Vidane (in three Nanhamy (in two blocks) ikurala Mudiyanse purala Banda (in two blocks) ikurala, Vel-Vidane (in si Kaluhamy (in two blocks) Banda arala Kalu Etana. arala Kalu Etana arala Ran Menika rihamy Menikhamy Kapuruhamy Kiri Banda (in two blocks) nikrala Baddirala. Kuda Ridi V. Ranhamy, Vel-Vidane, a Preliminary plan 2,008. Tikiri Appu and others	ahatmaya6 blocks)1 ocks)8 e blocks)20 s10 s1 ix blocks)20000001 and others 0 Name of alle02 plan 1,572. nd others 00 plan 1,103. others1 n 375. Name	0 0	- 6 0 - 2 0 - 9 0 - 1 0 - 2 0 - 1 0 - 2 0 - 1 0	or fie	of land	d or field	I—N	il				2 0 0 1 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
597 . Do K. 598 . Do T. 599 . Do I. 7 600 . Do Bai 601 . Do P. 602 . Do Uk 603 . Do Ka 604 . Do D. 605 . Do Y. 606 . Do P. 1 607 . Do Ka 608 . Do Ka 609 . Do Ka 609 . Do Ki 610 . Do K. 611 . Do M. 612 . Do Me 613 . Do D. 614 . 5d . M. 615 { 8 . P. 5948 616 { 4805 . Mu 4806 4807 617 . 3091 . Su 618 . — . Pa	B. Palugaswewa, Ratematic eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blocking in the Banda anda, ex-Vel-Vidane (in three Nanhamy (in two blocks) is kurala Mudiyanse apurala Banda (in two blocks) is Kaluhamy (in two blocks) Banda arala Kalu Etana. In arala Ran Menika rihamy Menikhamy Kapuruhamy Kiri Banda (in two blocks) in krala Baddirala. Kuda Ridi V. Ranhamy, Vel-Vidane, and others arala Kapu and others arala Preliminary plan 2,008. Tikiri Appu and others arala Co. Preliminary and others arala (in two blocks) in krala Baddirala. In two blocks) in krala Baddirala. In two blocks (in two blocks) in two blocks (in two bl	ahatmaya6 blocks)1 ocks)80 e blocks)21000000	0 0	- 6 0 - 2 0 - 9 0 - 1 0 - 2 0 - 1 0 - 2 0 - 1 0	or fie	of land	d or field	I—N	il				2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
597 Do K. 598 Do T. 599 Do I. T. 600 Do Bai 601 Do P. 602 Do Uk 603 Do Ka 604 Do D. 605 Do Y. 606 Do P. I 607 Do Ka 608 Do Ka 609 Do Ka 609 Do Ka 610 Do K. 611 Do M. 612 Do Mer 613 Do D. 614 5d . M. 615 { 8 . P. 5948 616 { 4805 Mu 4806 4807 617 3091 Su 618 — . Pa	B. Palugaswewa, Ratematic eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blocking Banda anda, ex-Vel-Vidane (in three Nanhamy (in two blocks) anda Banda (in two blocks) anda Banda (in two blocks) banda arala Banda (in two blocks) Banda arala Kalu Etana. Arala Ran Menika arala Ran Menika arala Ran Menika arala Banda (in two blocks) mikrala Baddirala. Kuda Ridi V. Ranhamy, Vel-Vidane, and others arala Kumarihamy and others arala Kumarihamy arala banda (in two blocks) mikrala Baddirala. Kuda Ridi V. Ranhamy, Vel-Vidane, and others arala kumarihamy arala banda (in two blocks) mikrala Baddirala. Tikiri Appu and others arala kumarihamy arala banda (in two blocks) mikrala Baddirala. Tikiri Appu and others arala kumarihamy arala banda kumarihamy arala kumarihama arala k	ahatmaya6 blocks)1 ocks)80 e blocks)210 s.)1 ix blocks)20000001 and others 001 hd others 02 plan 1,572. hd others 00 plan 1,103. others1 n 375. Nam ya, and16	0 0 . 2 0 . 1 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 1 0 . 0 0 . 1 10 . 0 10 . 0 10	- 6 0 - 2 0 - 9 0 - 1 0 - 2 0 - 1 0 - 2 0 - 1 0	nent	of land	d or field	I—N	il				2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
597 Do K. 598 Do T. 599 Do I. T. 600 Do Bai 601 Do P. 602 Do Uk 603 Do Ka 604 Do D. 605 Do Y. 606 Do P. I 607 Do Ka 608 Do Ka 609 Do Ka 609 Do Ka 610 Do K. 611 Do M. 612 Do Mer 613 Do D. 614 5d . M. 615 { 8 . P. 5948 616 { 4805 Mu 4806 4807 617 3091 Su 618 — . Pa	B. Palugaswewa, Ratematic eight blocks) B. Palugaswewa (in three Bandaranaieka (in nine blocking Banda (in two blocks) and a ex-Vel-Vidane (in three Nanhamy (in two blocks) and Banda (in two blocks) arala Banda (in two blocks) arala Ran Menika rihamy Menikhamy Kapuruhamy Kiri Banda (in two blocks) nikrala Baddirala. Kuda Ridi V. Ranhamy, Vel-Vidane, a Preliminary plan 2,008. Tikiri Appu and others Preliminary plan 2,008. Tikiri Appu and others do. Preliminary plan 2,008. Preliminary plan 2,008. Preliminary plan 2,008. All Menika Kumarihamy and others do. Preliminary plan 2,008. Ridhamy, Vel-Vidane, and of Final village plantal plant	ahatmaya6 blocks)1 ocks)80 e blocks)210 s1 ix blocks)20000001 and others 001 hd others 00 plan 1,572. hd others 000 plan 1,103. others1 n 375. Nam ya, and16	0 0 . 2 0 . 1 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 2 0 . 1 0 . 0 0 . 1 10 . 0 10 . 0 10	. 6 0 . 2 0 . 9 0 . 1 0 . 2 0 . 1 0 . 2 0 . 1 0	nent	of land	d or field	I—N	il.				2 0 0 1 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
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Preliminary plan 2,516. Name of allotment of land or field—Nil.				
Seepage		No. and Date of		Pot-1
No. of Lot Rate Rate under No or Survey Name of Owner. Extent. in Section Area Amou	unt	Colonial Secretary's Letter authorizing	· A:	rotal mou nt
Beference. Perpetuity. 47 (1) of exempted. exemp	oted.	Exemption, and Period of Exemption		due.
45 of 1917.		granted.		s. c.
A. R. P. Rs. c. A. R. P. Rs. 622 7915 Wannihamige Appuhamy and others 1 0 0 1 0 — — —	G.			L 0
•		_	•••	
Preliminary plan 370. Name of allotment of land or field—Nil. 5a. P. A. Appuhamy and others 3 1 16 4 0 — — —		·	4	£ 0*
624 ., 6b. D. Yahapathamy and others 2 0 26 3 0	- ::			0
625 9c. K. A. Wamihamy 0 1 20 1 0 — —			1	0
Preliminary plan 515. Name of allotment of land or field—Nil.				
626 1969 N. Kirihamy and others 14 0 8 15 0 — — — 627 1194 S. V. Mudiyanse and others 1 1 33 2 0 — — —			18	
627 1194 S. V. Mudiyanse and others 1 1 33 2 0 — —	•		2	•
Nuwaragam Korale.				
• Kirologama.				
Name of allotment of land or field—Puranakumbura.				
623 No survey K. Baddarala and others 21 1 0 22 0 — —	٠		22	0
Name of allotment of land or field—Nil.			00	
629. DoR. M. T. Arachchi and others 20 0 0 20 0 — —	• ••		20	U
Ketakala Tank.				
Name of allotment of land or field-Mahawela.				
630 No survey Banda, Vidane, and others14 3 015 0 — — —		~ ~	15	€
Name of allotment of land or field—Millagahakotuwa.				
631 No survey Banda, Vidane, and others 5 3 0 6 0 — —			6	0
Preliminary plan 347. Name of allotment of land or field—Diulgahakuml	bura.		_	^
632 6aW. B. Kapurala and others 1 0 27 2 0 — — —	• •		2	0
Ketakala Ihalawewa Tank.				
Preliminary plan 322. Name of allotment of land or field—Meda Acre.			•	
633 1173R. M. Tikirala and others 7 2 23 8 0 — — —	•	 .	. 8	0
Name of allotment of land or field—Pahala Acre.				
634 · · 5193 · · W. V. Banda and others · · · 6 1 20 · · · 7 0 · · · · · · · · · · · · · ·		· .	. 7	0
Name of allotment of land or field—Nil.				
635 5195 W. V. Banda and others 9 1 0 10 0 — — —			. 10	0
Name of allotment of land or field—Dangaha.				٠.
636 M 128 R. M. Tikirala and others 3 0 15 4 0 — —	• •		. 4	υŢ
Preliminary plan 347. Name of allotment of land or field—Nil.			. 3	0
637 4 R. M. Tikirala and others 2 3 20 3 0 — — —	• •		. 0	v
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Name of allotment of land or field—Puranakumbura.			_	_
638 No survey Kapurala, Vel-Vidane, and others 7 2 0 8 0 — —	• •		. 8	0
Preliminary plan 1,709. Name of allotment of land or field—Nil.				۸4
639 5166M. Appuhamy and others 3 3 24 4 0 — —	• •		4	0‡
${\it Maha\ Bellankadawala.}$				
Name of allotment of land or field—Puranawela.				
640 No survey R. W. Wannihamy, W. L., and others 22 2 0 23 0	• •		23	0
Preliminary plan 2,218. Name of allotment of land or field—Nil.			_	
641 6727W. Banda and others 2 2 36 3 0 — —	• •		. 3	υğ
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642 No survey D. M. Banda and others 7 0 0 7 0 — —	••		7	
643 Do do	••		2	0
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646 3705 Mudiyanse, Vel-Vidane, and others 3 2 20 4 0 — —	• •		4	0
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648 Wannihamy, Vel-Vidane, and others37 3 2738 0	• •		3 8	0
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10a. M. Appuhamy and others 1 3 30			4	0
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* Bought in for Crown for default of 1910 rate.

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754 755 756 No su 757 No su 758 No su 759 No su	3c. K. V. Kaluh urvey H. G. urvey K. Ap urvey K. Ap 04 . Jayatu 05 . H. D. 06 . U. Pur	gurala Velate and Prelii Pinhamy, Vel-Vid amy and others Jayawardana puhamy and othe Prelim aralage Velate and do Jayawardana	Name of allotments	Name of a 2 13 Name of 0 0 Midihena ent of land 0 0 to of land 0 0 ant of land 2 0 ant of land 3 0 Name of a 2 0 Name of a 2 0 Name of a 2 0	allotment 17 0 allotment 5 0 agama. d or field— 8 0 l or field— 9 0 d or field— 12 0 l or field— 19 0 d or field— 17 0 allotment 18 0 19 0 19 0 10 0 10 0 10 0 10 0	-Puranaw -Ganwasa: Mahakotuv -Mahawe -Pahalawe	r field—N rela. ma. wela. la. la.	. —		17 05 08 08 09 042 04 07 07 04 013 0
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754 755 756 No su 757 No su 758 No su 759 No su 759 No su 760 45 662 45 663 45 664 45 665 45 666 45	3c. K. V. Kaluh Revey H. G. Revey K. Ap Revey K. Ap 3c. K. V. 4. Jayatu 4. Jayatu 5. H. D. 6. U. Pur 60. J. Wal 61. J. Wal 61. J. Wal 61. J. Wal 620. T. B. I	gurala Velate and Prelin Pinhamy, Vel-Vid amy and others Jayawardana puhamy and other Jayawardana and puhamy and other Prelim aralage Velate and do Jayawardana nahirala nihamy and other pinhamy and other Prelim aralage Velate and do Jayawardana Prelim anse, Vel-Vidane, Jayawardana	Name of allotments	Name of a 2 13 Name of 0 0 Midihena ent of land o 0 0 at of land o 0 0 to fland o 0 0 tent of land o 0 0 ent of land o 0 0 Name of land o 0 0 Name of a 0 19 1 32 Name of a 1 28 1 28 3 35	allotment 17 0 allotment 5 0 allotment 6 0 allotment 8 0 allotment 6 0 or field—I of field—I of field—I or field—I of field	- Puranaw - Ganwasa - Mahakotuv - Mahawe - Pahalawe - of land or	r field—N rela. ma. wela. r field—N			17 05 08 08 09 042 04 07 07 013 03 04 014 02 0
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Preliminary plan 5	604. Nan	ae of allotment of land or field—Nil.	
No. of Lot		Seepage No. and Date of Colonial Secretary's	Total
No. or Survey Name of Owner. Reference.	Exten	t. in Section Area Amount Letter authorizing An Perpetuity. 47 (1) of exempted. exempted. Exemption, and	mount due.
	4 4	45 of 1017. granted.	8. c.
771 1836 Wanniyasuriya	10 1	$1 \dots 11 0 \dots - \dots - \dots - \dots - \dots - \dots $	1 0
772 1837 Mudiyanse, Vel-Vidane, and others 773 1838 Punchirala Gamarala	.:14 2 2 1 2 1	30 U —	5 0 2 0
Preliminary plan 5	01. Nam	e of allotment of land or field—Nil.	4 A
774 1832 Mudiyanse, Vel-Vidane and others 775 1833 H. T. Jayawardana			
Preliminary plan 9	92. Nam	ne of allotment of land or field—Nil.	
776 2866 Mudiyanse, Vel-Vidane, and others Preliminary plan 311.			6 0
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		o of all advanta of land on Gold NG	
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791 2668 Pitche Tamby, Town Muhandiram, as	nd o i o	310 0 — — — —10	0 0
		ne of allotment of land or field—Nil.	
792 . 2949 . Pitche Tamby, Town Muhandiram, and	nd		9 0
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Preliminary plan 2,4	.12 1 2	ne of allotment of land or field—Nil.	3 0
794 7512S. K. Mohammadu	6 0 2	$\frac{1}{2} \cdot \frac{7}{17} \cdot \frac{0}{17} \cdot \frac{1}{17} \cdot$	7 0 7 0
793 7511S. Kappudaiyar	.16 3 3	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 0
797 0141E. Sinna Saibo	. 1 0 1	$\begin{array}{cccccccccccccccccccccccccccccccccccc$, v
Preliminary plan 32	2. Nam	e of allotment of land or field—Nil.	1 0*
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		ela Diulwewa	
Name of allo	otment of	land or field—Puranawela.	3 0
800(1) T. Ranhamy	. 8 0 ()	
802 —(2) D. H. Weerasingha 802 —(3) T. Ranhamy	. 1 0 (ìÒ
803 — (4) Tikiri Menika of Alankulama .	. 1 0	010	0
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810 lcR. Manis Appu		metiyawa.	
Preliminary plan i		o of allotment of land or field—Nil.	7 0
811 168 K. Perumal	6 3 13	3.,70	
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		nd or field—Dambagahakumbura.	$egin{pmatrix} 2 & 0 \\ 2 & 0 \end{bmatrix}$
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Name of all	lotment o	of land or field—Periyavayal.	в О
817 A 177 S. M. Kader Mohideen and others		2160	g 0
Name of all 818 G 177 S. M. Kadar Mohideen and others .	iotment o .7134	f land or field—Kottuvayal.	F
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819 4594 Anuradhapura Atamastana	.19 2 2	1 20 0 — — —	
* Ronght	in for Co.	some for defeable of makes and	

* Bought in for Crown for default of water-rate.

1				Name	of allotment of	land or	field-	-Purana	kumbura					
N	10.	No. of or Surv Referen	re y	Name of Owner.	Exte	Df.	in petuity.	Seepage Late under Section 47 (1) of Ordinance 45 of 1917	Area exempted	Amoun l. exempte	Col t Let d. E	o. and Date of onial Secretary iter authorizing xemption, and od of Exemption granted.	r's 1 g Ai ! d iona	otal nount lue.
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82 82	0 No 1	o sur	vey Anuradha Kotuwa, V	pura Atamastana a Vel-Vidane, and othe	nd others 9 0 ors 7 2						••		8	-
822	2	17	A. V. Kac	Preliminary hehi Mohammadu	plan 273. Na 8 1				d or field	—Nil. —	••		9	0
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828	No	. s ur	ey A. Ramas	Namy and others	ne of allotment	-	-				••		12	0
				Nam	e of allotment	of land	or field	-Pahal	awela.					
826	No	SULA	ey A. Ramase	amy and others	11 2	012	2 0	<u> </u>			• •		12	0
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			Amount of lai	bour rate due on pr	irrata landa									
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			Tahana	m hanaka ta 1asa				T	otal Amo	unt due	4	,572 50		
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(Anu N	radh ovem	apura Kachch ber 25, 1918.	ori,								. Freeman, lovernment		