

Ceylon Government Gazette

Published by Authority.

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Part I. - General.

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MINUTE BY THE GOVERNOR.

HIS EXCELLENCY THE GOVERNOR desires to give public expression to his deep regret at the death, on the 10th instant, at the age of 85, of Mr. MURUKESAR TAMPAPILLAI, Mudaliyar of the Governor's Gate and Adigar.

Mr. Tampapillai, before his retirement in 1906, had served the Government for fifty years, during the last twenty-seven years of which he was Maniagar of Tenmaradchi and Jaffna. He was a most loyal, highly respected, and valued public servant.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 16, 1919.

A. S. PAGDEN, Acting Colonial Secretary.

PROCLAMATIONS BY

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

PROCLAMATION.

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

W. H. MANNING.

THEREAS in pursuance of "The Necessaries of War Exportation Ordinance, No. 19 of 1914," by Our Proclamation published in the Government Gazette of September 26, 1919, We did prohibit the exportation from Ceylon of the articles to the extent therein specified:

Now know Ye that We, the Governor of Ceylon, do hereby amend the aforesaid Proclamation in the manner

set forth in the schedule hereto.

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

By His Excellency's command,

A. S. Pagden, Acting Colonial Secretary.

GOD SAVE THE KING.

SCHEDULE.

In Schedule A: Delete

"Manures, including ingredients of artificial manures."

In Schedule B: Delete-

" Coal."

" Coke."
" Wheat."

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.

THEREAS We, the Governor of Ceylon in Executive Council, in pursuance of the powers in Us vested by section 2 of "The Customs Amendment (War Powers) Ordinance, No. 30 of 1916," did by Our Proclamation published in the Government Gazette of February 22, 1918, impose a certain restriction on the importation into Cevlon of any goods bearing the trade mark "Sanatogen":

And whereas it is expedient to revoke the aforesaid Proclamation:

Now know Ye that We, the Governor of Ceylon in Executive Council, in pursuance of the powers in Us vested as aforesaid, do hereby revoke our aforesaid Proclamation published in the Government Gazette dated February 22, 1918.

Given at Kandy, in the said Island of Ceylon, this Fifteenth day of October, in the year of our Lord One

thousand Nine hundred and Nineteen.

By His Excellency's command,

A. S. PAGDEN.

GOD SAVE THE KING.

Acting Colonial Secretary.

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

PROCLAMATION.

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

W. H. MANNING.

THEREAS by section 1 of "The Ceylon Penal Code (Amendment) Ordinance, No. 25 of 1919," it is enacted that the said Ordinance shall come into operation on such date as the Governor may, by Proclamation in the

Government Gazette, appoint:

Know Ye that We, the Governor, in exercise of the powers vested in Us as aforesaid, do hereby appoint that "The Ceylon Penal Code (Amendment) Ordinance, No. 25 of 1919," shall come into operation as from and after

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

By His Excellency's command,

A. S. PAGDEN. Acting Colonial Secretary.

GOD SAVE THE KING.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 283 of 1919.

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

Mr. A. DE ABREW to act as District Judge, Additional Commissioner of Requests, and Police Magistrate, Kalutara, vice Mr. A. BEVEN, on October 13 and 14, 1919, or until the resumption of duties by that officer.

Mr. G. E. KEUNEMAN to act as District Judge, Additional Commissioner of Requests, and Police Magistrate, Matara, vice Mr. G. P. KEUNEMAN, from October 16 to 20, 1919, or until the resumption of duties by that officer.

Mr. S. F. NAGAPPER to act as Additional District Judge, Batticaloa, on October 22 and 23, 1919.

Mr. W. H. B. CARBERY to be, in addition to his own duties, Additional District Judge, Chilaw, on October 21, 1919.

Mr. D. G. GOONEWARDENE to act as Commissioner of Requests and Police Magistrate, Galle, Additional District Judge and Municipal Magistrate, Galle, vice Mr. C. J. S. PRITCHETT, from October 13, 1919, until the resumption of duties by that officer.

Mr. B. L. Drieberg to act as Commissioner of Requests and Police Magistrate, Avissawella, from October 21 to 25, 1919.

Mr. C. J. A. MARSHALL to act as Commissioner of Requests and Police Magistrate, Avissawella, from October 26, 1919, until further orders.

Mr. J. Kadiramatamby to act as Additional Police Magistrate, Batticaloa, on October 17 and 21, 1919.

Mr. S. F. NAGAPPER to act as Additional Police Magistrate, Batticaloa, on October 20 and 21, 1919.

Mr. C. A. LA Broov to be a Justice of the Peace for the District of Kandy, vice Mr. E. BEVEN.

Mr. F. E. La Brooy to be a Justice of the Peace and Unofficial Police Magistrate for the district of Tangalla, vice Mr. E. G. AUWARDT, deceased.

Mr. M. W. G. T. M. B. TENNEROON, Kachcheri Mudaliyar, to be an Inspector of Carriages, Coaches, and Vehicles under "The Vehicles Ordinance, No. 4 of 1916," vice Mr. D. L. Dias, transferred.

Dr. A. CHELLAPPAH to be a Member of the Local Board of Trincomalee, vice Dr. HERAT, transferred.

Mr. O. T. NETTELTON to be an Official Member of the Local Board of Ratnapura, vice Mr. A. N. Robertson.

Mr. B. G. MEADEN to be a Member of the Provincial Road Committee, Eastern Province, for the remaining period of 1919, vice Mr. C. HARWARD, transferred.

By His Excellency's command,

A. S. PAGDEN,

Acting Colonial Secretary. Colonial Secretary's Office, Colombo, October 17, 1919.

No. 284 of 1919.

EADS of Departments are hereby authorized to accept the signature of Mr. V. H. HERAT on behalf of the Acting Government Veterinary Surgeon for six days from October 18, 1919, during the absence of Mr. E. T. HOOLE on leave.

By His Excellency's command,

A. S. PAGDEN,

Colonial Secretary's Office, Acting Colonial Secretary. Colombo, October 15, 1919.

No. 285 of 1919.

T is notified for information that Honorary Lieutenant HENRI ALFRED TOUSSAINT'S resignation of his Commission in the Ceylon Cadet Battalion has been accepted by His Excellency the Governor.

By His Excellency's command,

A. S. PAGDEN.

Colonial Secretary's Office, Acting Colonial Secretary. Colombo, October 17, 1919.

No. 286 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint the under-mentioned persons to be Assessors for the town of Batticaloa for the year 1920, under the provisions of section 5 of Ordinance No. 7 of 1866 :--

Mr. S. N. GO ELIYATAMBY.

Mr. J. Casinader.

Mr. W. C. SINNATAMBY.

By His Excellency's command,

A. S. PAGDEN.

Colonial Secretary's Office, Acting Colonial Secretary. Colombo, October 15, 1919.

No. 287 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint the under-mentioned persons to be Assessors for the following towns for the year 1920, under the provisions of section 5 of Ordinance No. 7 of 1866 :-

Wattegama.

Mr. J. G. Abeyaratne. Mr. B. A. M. Mudiyanse.

Mr. H. W. Tikiri Banda.

Teldeniya.

Mr. D. B. Tennakoon.

Mr. U. B. Dissanayake.

Mr. A. Pinhamy.

Kadugannawa.

Mr. J. W. Bastian Silva.

Mr Robert Mendis.

Mr B. D. Velun Appuhamy

Norwood, Maskeliya, and Bogawantalawa.

Mr. M. G. S. de Silva.

Mr. Costa Rajapaksa. Mr. C. W. Bartholemusz.

Ulapane.

Mr. Kiri Banda.

Mr. A. M. Tikiri Banda.

Mr. G. Dewapiram.

Mailapitiya.

Mr. S. G. L. A. James Appuhamy.

Mr. R. M. Ukku Banda.

Mr. R. R. P. W. M. Senaviratne Banda.

Pussellawa.

Mr. U. L. Marikar.

Mr. G. Livanage.

Mr. M. Jayasundera.

Dambulla.

Mr. E. H. Mudiyanse.

Mr. M. G. Dharmadasa.

Mr. N. S. Narayanapulle.

Rattota.

Mr. S. Wickramaratne.

Mr. D. C. M. Kodipili.

Mr. M. D. S. Jayawardene.

Madawala.

Mr. L. B. Aluwihare.

Mr. R. D. Banda.

Mr. B. Kowrala.

Kawudu pelella.

Mr. L. B. Aluwihare.

Mr. D. C. Weeraman.

Mr. D. C. Ranawake.

Palapatwela.

Mr. L. B. Aluwihare.

Mr. H. A. Dissanayake.

Mr. P. Meerappu.

By His Excellency's command,

A. S. PAGDEN, Acting Colonial Secretary. Colonial Secretary's Office, Colombo, October 16, 1919.

APPOINTMENTS, &c., OF REGISTRARS.

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

JOHANNES PETER SILVA to act as Registrar of Lands, Kandy, for five weeks and five days from October 9, 1919, during the absence of the Registrar, A. DE S. WIKRAMA-TILAKA, on sick leave, or until further orders.

EDWIN SILVA JAYAWARDENE to be Registrar of Marriages (Kandyan and General) of Kandy Municipality division, in the Kandy District of the Central Province, with effect from October 16, 1919, vice T. J. M. FERNANDO, transferred. His office will be at the Kandy Kachcheri.

Don Francis Simon Silva as Deputy Registrar of Births and Deaths of Hatton-Dikoya towns division, in the Kandy District of the Central Province, with effect from October 16, 1919, vice D. C. P. AMARASEKERA, transferred. His office will be at Government Hospital, Glencairn.

TALAWINE YAPA MAHAWIKUM MAHANTE WAHALA MUDIVANSE RALAHAMILLE TEBES SIRIMEWAN SUBHASINHA BANDARA to be Registrar of Marriages (Kandyan and General) of Nuwaragam palata division, in the Anuradhapura District of the North-Central Province, with effect from October 16, 1919, vice Registrar, K. B. KULATUNGA, transferred. His office will be at the Land Registry, Anuradhapura.

PHILIP DANCIL JAYAWARDENA to act as Registrar of Births and Deaths of Meda pattu division, and of Marriages (Kandyan and General) of Tamankaduwa division, in the Anuradhapura District of the North-Central Province, for three months with effect from October 23, 1919, vice Registrar, P. B. Dodanwala, on leave. His office will be at Topawewa (Polonnaruwa).

TITUS ANDREW PIERIS to be Additional Assistant Provincial Registrar of Births and Deaths and of Marriages (General) of Uva division, in the Badulla District of the Province of Uva, with effect from October 12 to 18, 1919, during the absence of Mr. A. E. Christoffelsz, on leave. His office will be at the Badulla Kachcheri.

By His Excellency's command,

Colonial Secretary's Office, A. S. Colombo, October 14, 1919. Acting Co.

A. S. PAGDEN, Acting Colonial Secretary.

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

YAPAGAMA TENNAKOON MUDIYANSELAGE TIKIRI BANDA TENNAKOON as Registrar of Births and Deaths of Titta-weligandahe korale division, and of Marriages (Kandyan and General) of Hiriyala hatpattu division, in the Kurunegala District of the North-Western Province. His office will be at his permanent residence at Manapaye.

MADANAHITI BANDARALAGE MUDIYANSE as Registrar of Births and Deaths of Gantihe korale division, and of Marriages (Kandyan and General) of Wanni hatpattu division, in the Kurunegala District of the North-Western Province. His office will be at his permanent residence at Kirimetiyawa.

By His Excellency's command,

Colombo, October 11, 1919.

A. S. PAGDEN, Acting 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 ABEYESINGHE KALUARATCHIGE DHARMA GUNAWARDENE to act as Registrar of Brths and Deaths of Godakaha palata division, and of Marriages (General) of Dunagaha pattu of Alutkuru korale north division, in the

Colombo District of the Western Province, for five days from October 13, 1919, during the absence of the Registrar, Don Thomas Ranasinghe, on leave. His office will be at Kahatagahawatta in Welangana, and his station at Kongahawatta alias Delgahawatta in Kelepilimulla.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Albert Silva Ranasinha Senaratna to act as Registrar of Marriages (General) of Panadure totamune division, in the Kalutara District of the Western Province, for October 10, 1919, during the absence of the Registrar, H. S. P. Samarasekera, on leave. His office will be at Kiripellagahawatta in Talpitiya.

The Assistant Provincial Registrar, Matale, has appointed DASANAYAKA MUDIYANSELA TIKIRI BANDA to act as Registrar of Births and Deaths of Wagapanaha Udasiya pattu division, and of Marriages (General) of Matale North division, in the Matale District of the Central Province, for three weeks from October 10, 1919, during the absence of the Registrar, D. M. KIRI BANDA, on leave. His office will be at Peragahamada Dambagahamulawatta in Nalanda; Station: Dambagahamulawatta in Naula.

The Assistant Provincial Registrar, Matale, has appointed RAJAPAKSA WASALA MUDIYANSERALAHAMILLAGE HALANGODA UDAWALAWWA PUNCHI BANDA HALANGODA to act as Registrar of Births and Deaths of Kohonsiya pattu division, and of Marriages (General) of Matale South division, in the Matale District of the Central Province, for four days from October 11, 1919, during the absence of the Registrar, M. B. A. NIYARAPOLA, on leave. His office will be at Nikawellewalawwa in Udupihilla.

The Additional Assistant Provincial Registrar, Matara, has appointed Don Hendrick Separamadu Pinidiya to act as Registrar of Births and Deaths of Matara, Four Gravets No. 2 division, and of Marriages (General) of Matara town and Gravets division, in the Matara District of the Southern Province, for two days from October 9, 1919, during the absence of the Registrar, A. DE S. WIRASINGHE, on leave. His offices will be at Gasyatawatta in Tudawa (Marriages, Births, and Deaths), and Dissawagewatta in Weliweriya (Marriages).

The Additional Assistant Provincial Registrar, Hambantota, has apponted EUGINE GUNARATNA to act as Registrar of Births and Deaths of Kerama division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Provnce, for eleven days from October 10, 1919, during the absence of the Registrar, P. J. DISSANAYAKA, on leave. His office will be at Mahawatta in Walgammulla.

The Assistant Provincial Registrar, Trimcomalee, has appointed Dr. Arumugam Chellappa to act as Registrar of Births and Deaths of Trincomalee town within Local Board limits division, in the Trincomalee District of the Eastern Province, for thirty days from October 6, 1919, vice Dr. A. E. Herat, transferred. His office will be at the Civil Hospital, Trincomalee.

Registrar-General's Office, Colombo, October 14, 1919.

N. W. MORGAPPAH, Acting Registrar-General.

T is hereby notified that JACOVIS WICKREMESINGHE, Registrar of Births and Deaths of Katukurunda division, and of Marriages (General) of Talpe pattu division, in the Galle District of Southern Province, will, with effect from October 15, 1919, hold his office at Mudillagahawatta in Malalagama, instead of at Modarawellawatta alias Beligahawatta in Koggala, as notified in Government Gazette No. 7,045 of August 22, 1919.

Registrar-General's Office, N. W. Morgappah, Colombo, October 14,, 1919. Acting Registrar-General.

GOVERNMENT NOTIFICATIONS

HE following Army Order dated July 16, 1919, with regard to the grant of the British War Medal, 1914-1919 is published for general information.

By His Excellency's command,

Colonial Secretary's Office. Colombo, October 10, 1919.

A. S. PAGDEN. Acting Colonial Secretary.

ORDER. ARMY

V.—British War Medal, 1914-1919.

War Office, July 16, 1919.

His Majesty the King has been graciously pleased to signify His pleasure that a medal be granted to record the bringing of the war to a successful conclusion, and the

arduous services rendered by His Majesty's Forces.

2. The medal in silver will, provided the claims are approved by the competent military authorities, be granted to the under-mentioned classes who either entered a theatre of war on duty, or, who left their places of residence and rendered approved service over seas, other than the waters dividing the different parts of the United Kingdom, between August 5, 1914, and November 11, 1918, both dates inclusive:

(a) Officers, warrant officers, attested non-commissioned officers, and men of the British, Dominion, Colonial, and Indian Military Forces.

(b) Members of women formations who have been enrolled under a direct contract of service for service with His Majesty's Imperial Forces.

(c) All who served on staffs of military hospitals, and all members of recognized organizations who actually handled sick and wounded.

(d) Members of duly recognized or authorized organizations.

(e) Enrolled and attested followers on the establishment

of units of the Indian Army.
3. The medal in bronze will be granted to all British subjects who were enrolled in Native Labour Corps units and who served in theatres of war.

4. The riband will be: Centre orange, watered, with stripes of white and black on each side and with borders of royal blue.

5. Instructions as to the submission of claims and the disposal of the medals will be issued in due course.

By command of the Army Council,

R. H. BRADE.

"THE SMALL TOWNS SANITARY ORDINANCE, 1892."

VEE determined by the Sanitary Board of Jaffna, with the sanction of the Governor in Council, under section F 5 A of "The Small Towns Sanitary Ordinance, 1892," as amended by section 3 of "The Small Towns Sanitary (Amendment) Ordinance, No. 30 of 1914," to be charged on licenses issued for lime and brick kilns within the limits of the Sanitary Board towns of Point Pedro, Valvedditurai, and Kayts Rs. 10.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 10, 1919.

A. S. PAGDEN, Acting Colonial Secretary.

"THE VILLAGE COMMUNITIES ORDINANCE, 1889."

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

By His Excellency's command,

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

A. S. PAGDEN. Acting Colonial Secretary.

SCHEDULE REFERRED TO.

The following lots situated in the village of Talgaswewa, in the Moragolla Kadawat tulana of the Wilachchiya korale of the Nuwaragam palata of the Anuradhapura District, in the North-Central Province :-

		Block súrvey prelin	ninary plan 721.	* · · *,	E	ktén	t.
Lot.		Name of Land.		familie	Δ.	R.	P .
103A 108B	•••	Landukele and Dalukgahaelehena Dalukgahawewelanda			108 91	3 2	
108c	••	Helambawewelanda and Landukele		4 4 2 ···	121	0	15
			And the second s		991	9	6

"THE VILLAGE COMMUNITIES ORDINANCE, 1889."

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

By His Excellency's command,

Colombo, October 13, 1919.

A. S. PAGDEN, Acting Colonial Secretary.

SCHEDULE REFERRED TO.

The following lots situated in the village of Bogahawewa, in the Andarewe tulana of the Wilachchiya korale of the Nuwaragam palata of the Anuradhapura District, in the North-Central Province:—

Lot.	.)	Name o			ninary p	lan 1,6	31. •				xte: R.	
Р 126	Bog	gahawewak	ele	•	·					-71	0	36
Р 126А	••	Do.							, , , , ,	26	1	18
Q 126	• • .	Do.		•	• • •	•				39		16
R 126c	• • •	Do.	• • •		• •		• •	* 1	• •	15	1	13
		Ą	•		•					152	0	3
	•											

BY-LAW made by the Board of Improvement, Nuwara Eliya, under section 30 (2 A) of Ordinance No. 20 of 1896, as amended by section 9 of Ordinance No. 15 of 1916, and confirmed by His Excellency the Governor, acting with the advice of the Executive Council.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 13, 1919. A. S. PAGDEN, Acting Colonial Secretary.

BY-LAW REFERRED TO.

No person shall preach or address any assembly or crowd or hold any meeting in any street within the limits of the Board, except in pursuance of a permit from the Chairman of the Board and within the times and limits specified in such permit.

IS Excellency the Governor has been pleased to nominate Mr. J.J. Wall (nominated by the Ceylon Chamber of Commerce) to be a Member of the Excise Advisory Committee for the Colombo Municipal Area during the absence from the Island of Mr. W. Philps, or until further orders.

By His Excellency's command,

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

A. S. PAGDEN, Acting Colonial Secretary.

PURSUANT to section 24 of the Pension Minute dated December 9, 1908, it is hereby notified that the undermentioned officer, seconded for service, will be allowed to count the period of his temporary employment for pension purposes:—

Name.

Pensionable Appointment.

Seconded Service.

Mr. W. A. D. Simon.. Vaccinator, Medical Department.. Vaccinator, Quarantine and Immigration Department

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 15, 1919. A. S. PAGDEN, Acting Colonial Secretary.

Regulations made by the Governor under the provisions of the Order in Council of Her late Majesty Queen Victoria dated October 26, 1896, as amended by the Order in Council of His Majesty dated March 21, 1916, and of all other Powers him enabling.

- 1. From and after the date of these regulations the importation into Ceylon of British gold coins is prohibited, except upon a license issued by the Principal Collector of Customs.
- 2. If any person acts in contravention of the above regulation or attempts to contravene the said regulation, such person shall be guilty of an offence, and shall be liable on summary conviction before a Police Magistrate to imprisonment of either description for a term not exceeding six months, or to a fine not exceeding fifteen hundred rupees, or to both.

By His Excellency's command,

A. S. PAGDEN, Acting Colonial Secretary.

Colombo, October 17, 1919.

"THE CEYLON MEDICAL COLLEGE ORDINANCE, 1905."

Rules made by the Council of the Ceylon Medical College under Section 14 of "The Ceylon Medical College" Ordinance, 1905," and approved by His Excellency the Governor and the Executive Council.

THE following rules shall take effect from October 1, 1919:—

A.—Medical.

- The remuneration allowed to the Lecturer on Biology shall be Rs. 2,250 for a nine months' course of 1. lectures.
- The Registrar of the Ceylon Medical College shall be relieved of the present lectureship on Physiology, and Dr. Lucian de Zilwa'shall be appointed Lecturer on a remuneration of Rs. 900 for a six months' course of lectures.
- The remuneration allowed to the Lecturer on Materia Medica, Pharmacology, and Therapeutics shall be
- Rs. 1,200 for a nine months' course of lectures.
- 4. The remuneration allowed to the Lecturer on Practical Pharmacy shall be Rs. 200 for a three months' course of Practical Classes. He shall further be paid separately for his work in connection with the Apothecary Department of the Ceylon Medical College.
- 5. The remuneration allowed to the Lecturer on Pathology shall be Rs. 900 for a nine months' course of
- The lectureship on Practical Pathology and Bacteriology shall be separated, and Dr. S. Chelliah shall be appointed Lecturer on Practical Pathology on a remuneration of Rs, 400 for a six months' course of lectures. Dr. Lucius Nicholls shall be appointed Lecturer on Bacteriology on a remuneration of Rs. 250 for a three months' course of lectures.
- The remuneration allowed to the Lecturer on Medical Jurisprudence shall be Rs. 600 for a six months' course of lectures.
 - The remuneration allowed to the Lecturer on Hygiene shall be Rs. 350 for a six months' course of lectures.
- The remuneration allowed to the Lecturer on Medical Electricity shall be Rs. 350 for a three months' course of lectures.
- The lectureship on Medicine shall be given to two Lecturers. Drs. F. Grenier and Lucian de Zilwa shall be appointed Lecturers on a remuneration of Rs. 900 and Rs. 600 respectively for a six months' course of lectures The appointment of Dr. Lucian de Zilwa shall be an acting appointment till the return from leave of Dr. Garvin Mack.
- The lectureship on Surgery shall be given to two Lecturers, and Drs. A. M. de Silva and S. C. Paul shall be appointed Lecturers on a remuneration of Rs. 900 and Rs. 600 respectively for six months' course of lectures.
- 12. The lectureship on Midwifery and Gynæcology shall be separated, and Dr. H. M. Peiris, Medical Superintendent, Lying-in Home, shall be appointed Lecturer on Midwifery on a remuneration of Rs. 900 for a six months' course of lectures, vice Dr. M. Sinnetamby, retired. The teaching of Gynæcology shall be transferred to the General
- Hospital, and the remuneration attached to this lectureship shall be Rs. 300 for a three months' course of lectures.

 13. The remuneration allowed to the Lecturer on Tropical Medicine shall be Rs. 900 for a nine months' course of lectures
- The remuneration allowed to the Lecturer on Operative Surgery shall be Rs. 200 for a othere months'
- course of lectures, and Dr. E. C. Alles shall be appointed Lecturer, vice Dr. R. L. Spittel.

 15. The remuneration allowed to the Lecturer on Ward Class Medicine shall be Rs. 600 for a nine months' course of ectures, and Dr. S. Chelliah shall be appointed Acting Lecturer (vice Dr. H. M. Peiris, transferred to the
- De Soysa Lying-in Home) till the return from leave of Dr. F. Garvin Mack.

 16. Dr. R. L. Spittel shall be appointed Lecturer on Ward Class Surgery, vice-Dr. S. A. Vairakiam, and the remuneration allowed for this lectureship shall be Rs. 600 for a nine months' course of lectures.
- 17. The remuneration allowed for Clinical Instruction in Medicine in Out-patients' Department shall be Rs. 300 for a nine months' course of instruction, and Dr. W. S. Ratnavale shall be appointed Acting Instructor until further notice.
- 18. The remuneration allowed for Clinical Instruction in Surgery in Out-patients' Department shall be Rs. 300 for a nine months' course of lectures.
- 19. Clinical Lectures on Medicine and Surgery prescribed for the L.M.S. Diploma of the Ceylon Medical College shall be abolished, and increased Practical Instruction in the Medical and Surgical Wards of the General Hospital be given. The following remuneration shall be paid to the Physicians and Surgeons of the General Hospital for a nine months' course of lectures:

First Physician Second Physician Rs. 540 Clinical Medicine. Third Physician Rs. 540 First Surgeon Rs. 540 Second Surgeon Rs. 540 Clinical Surgery. Third Surgeon Rs. 540

The Lecturer on Practical Midwifery shall be remunerated at Rs. 300 for a nine months' course of Practical Classes, and Dr. H. M. Peiris shall be appointed Lecturer on Practical Midwifery.

21. A remuneration of Rs. 100 for a three months' course of lectures shall be allowed to the Medical Officer in Charge of the Infectious Diseases Hospital, Kanatta, who shall be appointed the Lecturer on Infectious Diseases.

- B.—Apothecary. 1. The remuneration allowed to the Lecturer on Pharmacy shall be Rs. 800 for a nine months' course of lectures. He shall further be paid separately for his work in connection with the Apothecary Department of the Ceylon Medical College.
- The remuneration allowed to the Lecturer on Materia Medica shall be Rs. 600 for a nine months' course of lectures.
 - The remuneration allowed to the Lecturer on Hygiene shall be Rs. 200 for a six months' course of lectures.
- The curriculum of the First Apothecary Examination of the Ceylon Medical College shall be supplemented by a course on Elementary Anatomy and Physiology, and Dr. J. S. de Silva shall be appointed Lecturer on a remuneration of Rs. 600 for nine months' course of lectures.

The remuneration allowed to the Lecturer on Elementary Medicine shall be Rs. 600 for a nine months'

course of lectures, and Dr. G. Thornton shall be appointed Lecturer, vice Dr. S. Chelliah.

6. The name "First Aid and Elementary Surgery" in the Second Apothecary Curriculum of the Ceylon Medical College shall be deleted and the name "Elementary Surgery" shall be substituted. The remuneration allowed to this Lecturer shall be Rs. 600 for a nine months' course of lectures, and Dr. S. A. Vairakiam shall be appointed Lecturer.

7. Dr. H. M. Peiris shall be appointed Lecturer on Elementary Midwifery on a remuneration of Rs 300 for

a three months' course of lectures.

8. The remuneration allowed to the Lecturer on Hospital Forms shall be Rs. 100 for a three months' course of lectures.

Lectures on Clinical Laboratory Methods prescribed for the First Apothecary Examination of the Ceylon Medical College shall be abolished and increased training in Clinical Medicine and Surgery shall be substituted.

The remuneration allowed for Clinical Instruction on Medicine shall be Rs. 360 for a nine months'

course of instruction, and Dr. W. S. Ratnavale shall be appointed Acting Instructor.

11. The remuneration allowed for Clinical Instruction on Surgery shall be Rs. 360 for a nine months' course of instruction, and Dr. S. A. Vairakiam shall be appointed Instructor.

By His Excellency's command,

Colonial Secretary's Office Colombo, October 16, 1919.

A. S. PAGDEN, Acting Colonial Secretary.

"THE CEYLON MEDICAL COLLEGE ORDINANCE, 1905."

Rules made by the Council of the Ceylon Medical College under Section 14 of "The Ceylon Medical College Ordinance, 1905," and approved by His Excellency the Governor and the Executive Council.

THE following rules shall take effect from October 1, 1919:—

Medical.

(a) The Third Professional Examination Part I. shall be called "The Third Professional Examination," and the results of this examination shall not in future be associated with the results of the Third Professional Part II. Examination, i.e., the Final Examination.

(b) The Third Professional Examination Part II. shall be called "The Final Examination," and shall be

distinct from the Third Professional Examination Part I., i.e., the Third Professional Examination.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 16, 1919.

A. S. PAGDEN, Acting Colonial Secretary.

"THE TRUSTS ORDINANCE, No. 9 of 1917."

HEREAS under and by virtue of the provisions of "The Trusts Ordinance, No. 9 of 1917," power is given to the Governor in Executive Council to authorize, by Order in Council, the incorporation of the trustees of any charitable trust:

And whereas certain moneys have been subscribed and paid over to the Director of Education by certain members of the public interested in education in trust for the establishment of scholarships to be awarded to pupils

attending the schools of the Colony:

And whereas the said Director of Education has applied to the Governor in Executive Council for the incorporation of trustees to hold and administer the said moneys and any other moneys that may be subscribed by members of the public for the purposes aforesaid or for similar purposes:

And whereas it is expedient to grant the said application:

Now therefore I, Sir William Henry Manning, K.C.M.G., K.B.E., C.B., Governor, as aforesaid, under and by virtue of the powers conferred upon me by section 114 of the said Ordinance, and by and with the advice of the Executive Council, do hereby order and declare as follows:

1. The Colonial Secretary for the time being, the Treasurer for the time being, the Director of Education for the time being, Leslie de Saram, Esquire, and such other persons as may from time to time be appointed trustees under the provisions of this Order are hereby created a body corporate by the name of "The Ceylon Scholarship Trust" (hereinafter called "the Trust"), and by that name shall have perpetual succession, and may receive, take, hold, or otherwise dispose of all descriptions of property, both real and personal, and shall and may be able and capable in law to sue and be sued, answer and be answered, in any court or elsewhere, in all causes and actions whatsoever.

The Trust shall have and use a corporate seal, which may be changed or varied at pleasure.

(1) The Governor may from time to time appoint such other and so many persons as he may think fit to be trustees, and in such case such persons shall have the same rights, powers, and privileges as if they had been named in this Order.

(2) Any trustee, not being a trustee in virtue of his holding an office in the Public Service of the Colony, may

resign by a letter addressed to the Colonial Secretary.

4. All sums which are hereinbefere in this Order stated to have been received by the Director of Education, and all other sums which may be received by the Trust for the purposes hereinbefore recited, shall belong to and vest in the said Trust,

5. (1) The Trust may invest such portions of the moneys received by them as they think fit in any stock issued by the Government of the United Kingdom, or of any British Dominion, Colony, or Protectorate, with power from time to time to vary the same for others of a similar kind or of any kind allowed under the provisions of the next paragraph of this clause; provided, however, that in no case shall they purchase any such stock at any price ábove par.

- (2) The Governor in Executive Council may allow the investment of the moneys of the Trust in stocks other than those named in the last preceding paragraph, and may from time to time change such stocks; and thereupon the Trust shall cease to invest any further moneys in the said stocks, but without prejudice to any existing investments.
- 6. (1) The Trust may accept moneys for the foundation of scholarships whether of a permanent or temporary character, and whether for a special scholarship to be designated by the donor of the money, or generally for the purposes of founding scholarships under and for the objects intended to be served by this Order.

(2) The Trust shall carry out all conditions attached to the subscription of moneys for the purposes

hereinbefore mentioned.

7. The Trust may, with the sanction of the Governor in Executive Council, and subject to the conditions in the last preceding clause mentioned, make regulations, and from time to time vary, amend, or revoke the same—

(a) Prescribing the value of the scholarships and the period for which they are to be held;

(b) Prescribing the examinations or the tests to be passed before the same are awarded;

(c) Prescribing the age and residential qualifications of candidates;

(d) Prescribing the conditions under which such scholarships are to be held, and for the circumstances under which the same may be cancelled;

(e) For all such other purposes as may be necessary for carrying out the object of this Order.

8. This Order may from time to time be varied or amended by Order of the Governor in Executive Council. By order of His Excellency the Governor in Executive Council, this Nineteenth day of May, 1919.

JOHN SCOTT, Clerk to the Executive Council.

MONTHLY STATEMENT issued by the Commissioners of Currency, under section 20 of Ordinance No 32 of 1884, for the month of August, 1919:—

	1.—No	ote /	Account.	
•	Rs.	c.		Rs.
otal Stock on July 31, 1919 dd Notes received in August, 1919	. 117,1 63,62 7 . 70 0,000	0	In vault on August 31, 1919 In circulation on August 31, 1919	77,374,090 40,489,542
•	117,863,627	0	•	
dd value of a Rs. 5 note issued in lieu of a presumed forged Rs. 5 note withdraw	B			
from circulation	. 5	0		
	117,863,632	0		117,863,632
	2.—Rese	erve	Account.	
	$\mathbf{R}\mathbf{s}$.	c.		Rs.
oin received for Notes in circulation Excess of reserve over Notes in circulation	3, 233 ,884		Securities at cost Coin in vault Coin in England (cash at call in L. C.	22,544,879 11,328,210 W.
			and Parr's Bank) Held in Indian Currency Notes by Accountant-General, Madras, on beh of the Ceylon Government	alf
the state of the s		-	or the Ceylon Government	2,000,000
	43,723,426	47		43,723,426
.—Average amount of Notes in circulation Average amount of Coin in vault and i	during the me n England dur	onth ing	the month	39,892,763 19,033,381
4. —	Details of Inv	estr	nents and Securities.	
Face Value. $\mathbf{\hat{z}}$. \mathbf{s} . \mathbf{d}	Face V	Valu	e. Face Value. Purchase Price	
colonial Securities 636,073 1 7)	Rs.
ocal Loans	·· —		··· ·	
Exchequer Bonds, 5 per cent. 21,600 0 0 Vational War Bonds, 5 per		•	12,374,378 61	10,062,492
	· • • · · · ·		the state of the s	
cent 135,850 0 0			7 –	
funding Loan, 4 per cent. 7,091 1 2 ndian 3½ per cent. Stock—	96,000 1	4	1,290,186 0	
Funding Loan, 4 per cent. 7,091 1 2	96,000 1	4	9,347,700 0 8,880,314 95	
funding Loan, 4 per cent. 7,091 1 2 ndian 3½ per cent. Stock—				8,856,945

NOTICES CALLING FOR TENDERS.

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

TENDERS are hereby invited for the exclusive privilege of supplying country spirits of the strength of 27 degrees under-proof for sale to licensed arrack tavern renters in the Northern Province during the period commencing October 1, 1920, and ending September 30, 1923.

2. The two kinds of spirit to be supplied shall be (a) Spirit manufactured from ecconut toddy; and (b) spirit

manufactured from molasses.

The tenderer must specify at what rate per gallon at a strength of 27 degrees under-proof (exclusive of the still-head duty) he is prepared to supply each kind of spirit at a bonded warehouse in the Northern Province and at the duty-paid warehouses specified in condition (iv.) of the con-

ditions following.

The successful tenderer must undertake to manufacture at the Government Distillery, Kalutara, all the spirit required for the supply of the contract area, whether manufactured from molasses or from toddy; and in order to enable him to have a sufficient stock of each kind of spirit to supply the several taverns of the Northern Province as from October 1, 1920, he will be permitted to begin operations at the Government Distillery as from July 1, 1920.

The successful tenderer may obtain his supply of molasses either locally or by importation for the purpose of manu-

facturing molasses spirit.

3. The contract shall be for a period of three years

commencing October 1, 1920.

4. The rate of still-head duty will be the same, i.e., Rs. 4.50 per gallon of spirits at 27 degrees under-proof for both kinds of country spirits, but Government reserves to itself the power of revising such rate if it sees reason to do so at any time. Such duty shall be recovered in the manner described in condition (xiii.) of the conditions following.

5. The manufacture and issue of spirit from the distillery will be under the supervision of the distillery officer, who shall reside in the distillery officer's quarters attached to the distillery; the peons' quarters will be reserved for the use of the Excise peons attached to the distillery, and the office room will be reserved for the use of the distillery officer.

6. The successful tenderer shall pay to Government annually, on October 1 each year, at the office of the Assistant Government Agent, Kalutara, a sum of Rs. 500 for the use of the Government Distillery (other than the buildings referred to in paragraph 5 above) and plant.

7. The bonded warehouse and the duty-paid warehouses, referred to in condition (iv.) of the conditions appearing below, shall be provided by the contractor himself.

The bonded warehouse at Jaffna and the vessels used for the storage of spirits in the same shall be in accordance with the following requirements:—

- (i.) The building shall be constructed of brick or stone. Roof shall be either tiled or covered with galvanized iron. All windows shall be fitted with iron bars not more than four inches apart from centre to centre; those in compartments used for the storage of spirit shall be covered internally with galvanized wire-netting of a square mesh not exceeding inch firmly secured to the framework, and shall be provided with inside wooden shutters, which can be secured with an inside bar. Skylights shall be similarly barred and netted.
- (ii.) Doors of the building shall be so hung that tampering with the hinges from outside is impossible, and shall be provided with fastenings which can be secured by Excise locks.

(iii.) The contractor shall provide wooden vats or iron tanks for use as spirit vats in the warehouse. All vessels used for the storage of spirit shall be of a regular approved shape, to wit, rectangular, or some form of a conic frustum.

The capacity of any vat shall not be less than 400 gallons. The vats shall be closed vessels fitted with manholes and fixed "dipping" places so that the quantity of liquid contained in them may be ascertained at any time by means of a dipping rod. They shall also be provided with discharge cocks and fastenings so that the vessel can be properly secured.

(iv.) In the warehouse a room shall be set apart for use as an office for the Excise officer.

The contractor will be permitted to use as a warehouse any suitable building that may be approved by the Excise Commissioner, provided that such alterations to the building as may be required are made in accordance with the above rules.

- 8. The cost of all establishments maintained for Government purposes at the Government Distillery, Kalutara, and at the bonded warehouse in Jaffna will be met by Government.
- 9. Each tender must be accompanied by a Treasury or Kachcheri receipt for a deposit of Rs. 500, and be enclosed in a sealed cover superscribed with the words "Tender for the Exclusive Privilege of Supply of Country Spirits to the Northern Province." The tender must reach the Chairman of the Arrack Tender Board before 12 noon on Friday, February 6, 1920, after which no tender will be accepted.

10. The tenders will be opened on Friday, February 6, 1920, at 12 noon. The final disposal of the tenders will rest with the Board, and the Board reserves full power to accept such tender as it may deem best for the public interest, and to reject any of those received without assigning reasons.

11. The decision of the Board in each case will be communicated direct to the tenderers concerned, and the deposits of the unsuccessful tenderers will thereafter be

returned to them.

12. The party whose tender has been accepted will be required immediately after the Board's decision has been communicated to him to deposit with the Board as security for the due fulfilment of his contract a sum of Rs. 5,000 (exclusive of the sum of Rs. 500 specified in clause 9), and to sign at the same time the Memorandum attached to the Conditions of Sale as well as a bond (a copy of which may be obtained from the office of the Chairman, Arrack Tender Board) hypothecating with the Government the said sum of Rs. 5,000, and binding himself for the due performance of this contract for the period of three years.

In case of default the Board shall have the power to cancel their decision to accept the tender, and to forfeit all deposits already made; in such a case, the exclusive privilege may be granted to any other person who may have tendered therefor, or may be otherwise disposed of

at the discretion of the Board.

13. After the agreement has been executed the successful tenderer shall obtain from the Government Agent, all such licenses as may be necessary for the purpose of carrying out the terms of this contract; the exclusive privilege described in the 1st clause of this notice shall be subject to

the following conditions.

14. The Excise Commissioner is willing to place at the disposal of any person desirous of tendering all information available to him relating to the consumption of arrack in the Northern Province, the sources from which toddy may be procured for use at the Government Distillery, particulars regarding the plant in the distillery, and on all other matters relating to this tender. Government does not, however, guarantee the accuracy of such information, nor hold itself in any way responsible therefor, nor shall any information so given form any part of the contract between Government and the successful tenderer.

Conditions.

(i.) The contractor shall be bound by the general conditions applicable to all Excise licenses and by the conditions applicable to the arrack rent sales as notified by the Excise Commissioner from time to time in so far as the above may concern him, and by the following conditions which are special to this contract.

(ii.) The privilege conferred extends only to the supply of country spirits of the strength of 27 degrees under-proof manufactured from—(a) Coconut toddy, (b) molasses, to arrack taverns situated in the Northern Province during the period beginning October 1, 1920, and ending September

30, 1923.

Provided that if the Excise Commissioner is satisfied that the contractor has a larger quantity of the above spirits than the minimum prescribed under condition (x.), he may permit the contractor to sell his surplus stock in such quantities as the Excise Commissioner may prescribe from time to

(iii.) The spirits shall not be distilled at a higher strength

than 30 degrees over-proof.

The contractor shall manufacture all the molasses and toddy spirits required for the supply of the contract area, i.e., the Northern Province, in the Government Experimental Distillery at Kalutara, in accordance with the conditions of a license which he shall obtain yearly on payment of a fee of Rs. 100 from the Assistant Government Agent, Kalutara.

The contractor shall pay to Government annually, on October 1 each year, a sum of Rs. 500 for the use of the distillery building (other than the distillery officer's quarters, his office, and the peons' quarters) and the distillery plant

and such furniture as may be in the distillery.

The contractor shall keep the said premises and the building and plant in good order and condition to the satisfaction of the Excise Commissioner, and in the event of any part of the said building or plant being damaged, otherwise than by fair wear and tear, during the period of his contract, the contractor shall pay to Government the cost of consequent repairs; such cost shall be fixed by the Excise Commissioner, and may be deducted from the amount held in deposit and hypothecated by the contractor for the due fulfilment of the conditions of the contract.

In case of any sum being deducted from the security deposited as aforesaid, the contractor shall within one week deposit with the Assistant Government Agent, Kalutara, a sum equivalent to the amount so deducted. The decision of the Excise Commissioner as to whether or not the contractor shall be held responsible for any damage and as to the cost of repairs to the building or plant shall, subject to appeal to the Governor, be final and conclusive and

binding on the said contractor.

The contractor shall not effect any repairs to the building or plant without the written permission of the Excise Commissioner.

The contractor shall use the distillery building and plant

only for the purposes of manufacturing arrack.

At the expiration or sooner determination of the contract, the contractor shall yield up and surrender the leased premises and plant in such repair and condition as shall be in accordance with the covenants hereinbefore contained

(fair wear and tear excepted) to the lessor.

(iv.) The contractor shall establish within the Northern Province a bonded warehouse at Jaffna for the due supply of both kinds of country spirit. He shall also establish and maintain duty-paid warehouses (for duty-paid liquor only) at (1) Mannar, (2) Vavuniya, (3) Mankulam for the due supply of both kinds of spirits to arrack tavern renters in the Northern Province.

(v.) The licenses for the bonded warehouse and the dutypaid warehouses will be issued free of charge by the Govern-The building and plant of the bonded warement Agent. house must be in accordance with the requirements specified in paragraph 7 of the notice calling for tenders. Any suitable building approved by the Government Agent may be used

as a duty-paid warehouse.

vi.) No spirit shall be kept or issued by the contractor in the Northern Province, except at the places mentioned in condition (iv.) above, without special permission from the Excise Commissioner. Issues from the Government Distillery, Kalutara, or from the bonded warehouse at Jaffina to the duty-paid warehouse, or on sale from the bonded warehouse shall be on payment of the prescribed duty into a Government treasury, or after debiting the advance account, if any, be opened by the contractor at the Jaffna or Kalutara Kachcheri or at both.

(vii.) Each kind of country spirit in the distillery, bonded warehouse, and the duty-paid warehouses shall be kept in separate vessels, and separate accounts shall be maintained

as regards each kind of spirit.

(viii.) Unless the Government Agent specially orders otherwise, spirits shall be issued from the bonded warehouse in Jaffna only to the duty-paid warehouses and to arrack tavern renters within the Northern Province.

(ix.) The contractor shall supply country spirits of two kinds, to wit: (a) Spirits manufactured from coconut toddy; (b) spirits manufactured from molasses, both to be of good quality to the satisfaction of the Excise Commissioner.

(x.) Such minimum stock of each kind of spirit as may be fixed from time to time by the Government Agent shall be maintained at the bonded and duty-paid warehouses opened by the contractor, except towards the end of the lease when special orders shall be issued by the Government Agent in case the exclusive privilege for the next period has not been granted to the contractor.

Whenever the stock falls short of the minimum so fixed, the Government Agent may purchase the amount of spirits necessary to make up the deficiency from any other person, and the cost of any spirits so purchased shall be recoverable from the contractor in the manner provided in condition

(xiv.) infra.

A minimum stock of each kind of spirit will also be prescribed in respect of all arrack taverns in the Northern Province

(xi.) The price at which the contractor shall supply country spirits during the term of this contract shall be the

rate per gallon specified by him in his tender.

The still-head duty now sanctioned for the Northern Province is Rs. 4·50 per gallon for arrack, whether manufactured from toddy or from molasses, but Government reserves the power of altering the rate of still-head duty

during the currency of the contract.

(xii.) No flavouring matter shall be added to any spirits without the special permission of the Excise Commissioner. Colouring matter may be added to spirits at issuable strength, i.e., 27 degrees under-proof, and only at the Government Distillery, Kalutara, or at the bonded warehouse at Jaffna. For the purpose of calculating the duty payable on such coloured spirit at time of issue the strength of such spirit before the colouring matter was added shall alone be taken into consideration.

The Excise Commissioner shall have the power to take free of cost samples of any colouring or other matter for purposes of examination, and to prohibit the use of any

matter which he may think unsuitable.

(xiii.) Any licensed arrack tavern-keeper in the Northern Province shall be entitled to buy either or both kinds of spirits at a strength of 27 degrees under-proof, and the same shall be issued to him by the contractor with all reasonable expedition in such quantities (not being less than 10 gallons at a time if bought at the bonded warehouse, or 5 gallons at a time if bought at any duty-paid warehouse) as may be required; provided that (a) in case he desires to purchase from the bonded warehouse he shall first pay the stillhead duty in respect of the quantity he desires to purchase into a Government treasury, unless the contractor has an advance account at the Kachcheri, in which case the duty in respect of the quantity purchased may be paid by the tavern-keeper to the contractor, whose advance account will be debited with that duty at the time the spirit is issued from the bonded warehouse; (b) in case he desires to purchase from a duty-paid warehousehe shall pay the duty due in respect of the quantity so purchased to the contractor; provided further that in either case he shall pay to the contractor the contract price of all arrack so purchased by him.

In the case of issues from the Government Distillery at Kalutara or from the bonded warehouse at Jaffna to the duty-paid warehouses still-head duty must be paid by the contractor into a Government treasury or debited to his

advance account, if any.

(xiv.) Failure to supply spirits, as specified in condition (xiii.) supra, within what the Government Agent considers a reasonable time will entail a penalty at the discretion of the Government Agent not exceeding Rs. 100: in such cases the spirit may be purchased elsewhere by the Government Agent at his discretion at the contractor's risk. The penalty, the costs of spirits so purchased, and any loss to Government that may result may be recovered from the contractor's deposit or otherwise.

(xv.) All spirit shall (a) in the case of the Government Distillery at Kalutara be stored in vats provided in the distillery; and (b) in the case of the bonded warehouse at Jaffna be stored in vats of the description referred to in

paragraph 7 of the notice calling for tenders.

In the duty-paid warehouses spirit may be stored in sound

(xvi.) In the event of the contract not being renewed or on the earlier termination of the contract, the contractor shall be bound to hand over at the close of the contract or at such earlier termination, at the contract rate, such

quantity of spirit which may be left in the distillery and in the bonded and duty-paid warehouses as the Excise Commissioner may direct, provided that the Excise Commissioner shall give one month's notice of his requirements under this condition.

(xvii.) The contractor shall have no claim to compensation from Government on account of the stock of any liquor that may be left in the distillery or warehouses on

termination of the contract.

(xviii.) An account will be taken of the contractor's stock of spirit at the Government Distillery at Kalutara, and at the bonded warehouse in Jaffna at such intervals, not being greater than three months, as the Excise Commissioner may direct; and the contractor shall pay to Government duty at tariff rate on all spirit which may not be forthcoming and for which he shall be unable to account to the satisfaction of the Excise Commissioner, in excess of an allowance of 1 per cent. which will be made to him for wastage, and which will be calculated and ascertained at the end of each year. The allowance for wastages in, transit will be in accordance with rule 42 of Distillery Rules (Excise Notification No. 53).

An allowance of 3 per cent. will be allowed in the case of spirit stored in the duty-paid warehouses. Such wastage will be calculated on the quantity of spirit cortained in each cask or vessel. Duty at tariff rate will be recovered on any wastage in excess of this allowance if not satisfactorily

explained.

(xix.) The contractor shall observe and keep the rules applicable to distilleries as published in Excise Notification No. 53 in so far as they may concern him, and the aforesaid distillery rules shall, unless there be something inconsistent or incompatible in the context thereof, be deemed to apply to the bonded warehouse at Jaffna.

(xx.) The contractor shall be bound by such orders as have been or may be made and by such rules as have been or may be prescribed from time to time under the provisions of the Excise Ordinance in regard to the manufacture,

storage, transport, and issues of spirits.

(xxi.) The contractor is prohibited from holding within the Northern Province any interest in the retail vend of arrack or other intoxicating liquor and from employing any

person who has such interest.

(xxii.) When the period of the license expires, and the conditions of the license have been fulfilled, the contractor shall surrender his license, and the Government Agent shall return the deposit made by the contractor for the due performance of the contract, or so much thereof as shall remain after such deductions as are herein provided for have been made.

(xxiii.) If on the expiry, cancellation, or forfeiture of the license the contractor should be indebted to Government in any sum the balance of liquor in hand in the distillery and warehouses shall be forthwith surrendered to the Government Agent. It will thereupon become the property of Government and may be disposed of by the Government Agent, provided that the whole of the said nett price or so much thereof as shall be equal to the sum in which the said contractor shall be so indebted may be retained by the Government Agent, and the remaining sale proceeds of liquor (after deducting necessary costs) be paid to him, the said contractor, within a period of two months.

(xxiv.) In all matters not expressly provided for herein

the contractor shall accept the ruling of the Excise Com-

missioner subject to appeal to Government.

(xxv.) Infraction of any of the conditions of the license or contract either by the contractor or by any person in his employment will entail on the contractor at the discretion of the Excise Commissioner-

(a) Fine up to Rs. 200; or

(b) Forfeiture of deposits and cancellation of agreement

and disposal of the privilege at his risk;

(c) Cancellation of the distillery license referred to in condition (iii.) above.

(xxvi) The contractor shall be bound to inform the Excise Commissioner before January 31, 1923, whether he desires or not to renew his contract. If he desires a renewal he must intimate by the above date the terms under which he is willing to do so.

Excise Office, E. C. WARD, Colombo, October 14, 1919. Acting Excise Commissioner.

TENDERS are hereby invited for the supply of dun sleepers and scantlings during 1919-20 to be completed as specified in the note under the schedule annexed The arrears to be exploited for the supplies and further details are given in the schedule. A separate tender should be submitted for each service 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.

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

Tenders should be marked "Tender for sleeper and scantling supply, 1919-20, Colombo 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, November 11, 1919.

5. The tenders are to be made upon forms which will be supplied upon application at the Forest Office, Ratnapura. No tender will be considered unless it is on the recognized 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 same before any form of tender is issued. Should any person decline or fail to enter into the contract and bond after he has tendered, or to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative that his tender has been accepted, such deposit will be forfeited to the Crown, and defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government

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. S fficient 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. A further security in cash of five percent, of the value of 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.

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, for reasons which appear to him sufficient, objects to after giving due notice in writing.

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

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 4 ft. 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 Contractors should understand that only may be directed. may be directed. Contractors should understand that only such portions of trees as cannot be converted into sleepers. may be sawn into scantlings

(4) Parts 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

(5) Broad gauge sleepers are to be 9 ft. by 10 in. by 5 in. and narrow gauge sleepers 5 ft. by 9 in. by $4\frac{1}{2}$ in. or 5 ft. by 10 in. by 5 in. The sizes of scantlings to be sawn are:—

Lengths: 10 it., 14 ft., 18 ft., 19 ft. and over.

$4\frac{1}{2}$ in. by 2 in.	7 in. by $2\frac{1}{2}$ in.	9 in. by 4 in. 10 in. by $2\frac{1}{2}$ in.
$4\frac{1}{2}$ in. by 3 in. 5 in. by 4 in.	7 in. bý 3 in. 8 in. by 4 in.	10 in. by 3 in.
6 in. by 3 in. 6 in. by 4 in.	9 in. by $2\frac{1}{2}$ in. 9 in. by 3 in.	11 in. by $2\frac{1}{2}$ in. 11 in. by 3 in.

(6) Sleepers and scantlings should be rectangular in form, and sawn perfectly parallel, on all sides. On no account will squaring of logs, sleepers, or scantlings with an adze or

axe be allowed.

(7) Sleepers and scantlings 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 lapse to Government, as well as all refuse wood in the sleeper operations. The contractor shall have no claim in respect of any material sold as rejections.

(9) The contractor may be paid a proportionate rate for sleepers and scantlings sawn, but not removed to delivery depôts, in cases when it shall be deemed expedient to do so by the Conservator of Forests up to January 15, 1920.

(10) Payments may be made for sleepers and scantlings accepted by the Assistant Conservator of Forests at deli-

very depôts.

Schedule.

(a) To fell all the stamped yakahalu (red dun-Doona Gardneri and Doona trapzifolia) trees, 4½ ft. and over in girth, standing in a block of forest called Malangamamukalana, in Kuruwiti korale; and bounded on the north by the Malan-ela and Walandure village, east by Ebuldeniya and Gilimale villages, south by Tepulangoda village and Hidellana reserve, and west by the private lands belonging to the villagers of Malangama; and to convert the trees felled into 2,000 broad gauge sleepers and 500 narrow gauge sleepers (more or less), and incidental scantlings, and to transport the sleepers and scantlings to Kuruwita Railway Station, and to deliver stacked as may be directed. Distance of transport is about 3 miles.

(b) To fell all the stamped yakahalu (red dun—Doona Gardneri and Doona trapezifolia) trees, 41 ft. and over in girth, standing in a block of forest called Nahitiya mukalana, in Atakalan korale; ard bounded on the north by Putulhene, Hin-dola, Dehigaswelpola, and the property belonging to Maha Saman Dewale claim No. 1,197, south by lands claimed by Ellawala Korala, east by Henhardumal-dola ard the property belonging to Mahasaman Dewala claim No. 1,197, and west by Abeyawewehe-dola; to convert the trees felled into 3,000 broad gauge sleepers and 750 narrow gauge sleepers (more or less) and incidental scantlings to the Kahawatte Railway Station, and to deliver stacked as may be directed. Distance of transport is about 10 miles.

(c) Te fell all the stamped yakahalu (red dun Doona Gardneri and Doona trapezifolia) trees, 41 ft. and over in girth, standing in a block of forest called Kuranamadaka, in Rayigam korale; and bounded on the north by Kuruwita korale, east by Kuranamadakada village, south by Padukka-Ingiriya road, west by Padukka-Handapangoda road; and to convert the trees into 2,000 broad gauge sleepers and 500 narrow gauge sleepers (more or less) and incidental scantlings and to transport the sleepers and scantlings to Padukka Station, and to deliver stacked as may be directed. Distance of transport is about 10 miles.

Note.—Felling operations are to be completed practically by end of August, 1920. Not less than 50 per cent. of the sleepers should have been sawn by April, 1920, and the full number by end of August, 1920. By end of April, 1920, 25 per cent. of the sleepers should have been transported to the delivery depôts, 50 per cent. by end of July, and the full number on the contract by September 15, 1920.

Office of the Conservator of Forests, J. D. SARGENT. Kandy, October 14, 1919. Acting Conservator of Forests.

TENDERS are hereby invited for the purchase of trees enumerated and standing in the Crown forest called Damunugastenna forest in Galage Jera, more fully described in the appended schedule.

2. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Conservator of

Forests, Kandy.

3. Tenders should either be deposited in the tender box in the Office of the Conservator of Forests, Kandy, or be

sent through the post.

Tenders should be marked "Tender for Purchase of Standing Timber, Damunugastenna Forest," in the left hand top corner of the envelope, and should reach the Office of the Conservator of Forests not later than midday on Tuesday, November 11, 1919.

The tenders are to be made upon forms which will be supplied upon application at the Office of the Assistant Conservator of Forests, Nuwara Eliya Division, Nuwara Eliya. No tender will be considered urless it is on the recognized form, and unless in respect of it all the conditions laid down in this notice have been strictly fulfilled. Alterations must be initialled, otherwise the tenders may be

treated as informal and rejected.

A deposit of Rs. 50 for each tender form will be required to be made either at the Treasury of Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline or fail to deposit the amounts on account of purchase, together with the approved security as required by clause 9, and to enter into an agreement, at the time of first payment in writing with the Assistant Conservator of Forests, then such deposit or payment and all other deposits that may have been made shall 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 an agreement.

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

agreement if so required.

The Government reserves to itself the right, without question, of rejecting any or all tenders, and of accepting any

portion of a tender.

9. The tenderer whose offer is accepted will be declared the purchaser, and he, as such purchaser, shall deposit with the Assistant Conservator of Forests, Nuwara Eliya Division, Nuwara Eliya, the necessary amounts as hereunder:

(a) In the case of Offers up to Rs. 1,000.

The amount of the offer in full and security Rs. 100 to be deposited within seven days of intimation of acceptance of the offer.

(b) In the case of Offers over Rs. 1,000 and up to Rs. 2,500.

50 per cent. of the amount offered and security of Rs. 150 to be deposited within seven days of intimation of acceptance of the offer. Balance to be paid within a month of the first payment.

(c) In the case of Offers over Rs. 2,500.

50 per cent, of the amount offered and security of Rs. 250 to be deposited within seven days of intimation of acceptance of the offer. Balance to be paid regularly in two monthly instalments within two months of the first payment.

10. The purchaser must not issue a power of attorney to a person whose name is on the defaulting contractors'

list authorizing him to carry out his agreement.

11. Further, the purchaser shall not employ any person whose name is on the list of defaulting contractors, nor shall he employ any person whom the Assistant Conservator of Forests objects to, for reasons which appear to him sufficient, after giving due notice in writing.

Should the purchaser or his employes cause any damage to trees in the forest other than those mentioned in the schedule or commit any forest offence, the purchaser shall be held liable to pay compensation for all such damage or loss and on failure to pay he shall be liable to prosecution.

13. The Government reserves to itself the right, without question, of rejecting the purchaser's employes and of rescinding the agreement if the above conditons are not adhered to.

A felling license will be issued to which a list of trees to be felled will be attached. The timber should not be

removed without a removal permit, which will be issued on completion of felling operations.

15. The purchaser is required to fell and remove the timber within three months from the date of agreement.

16. The intending purchasers are advised to inspect the forest with the Forest Ranger, Matale, on November 5 and 6, 1919.

17. For any further information, and for inspection of the draft agreement, application should be made at the office referred to in section 5.

SCHEDULE.

To fell and remove the following timber trees, situate in Damunugastenno forest in Galagedera, Matale Range, a distance of 12 miles to Kandy and 9 miles to Katugastota:

96 lunumidella trees, 11 to 50 feet long and 4 ft. 3 in. to

13 ft. in girth, containing approximately 9,787 cubic feet.
12 jak trees, 10 to 24 feet long, and 4 ft. 6 in. to 7 ft. 4 in. in girth, containing approximately 376 cubic feet.
12 bedidel trees, 10 to 40 feet long and 4 ft. to 7 ft. 6 in.

in girth, containing approximately 485 cubic feet.

10 mara trees, 51 to 25 feet long and 4 ft. to 10 ft. in girth, containing approximately 580 cubic feet.

> J. D. SARGENT. Acting Conservator of Forests.

Office of the Conservator of Forests, Kandy, October 14, 1919.

SEALED Tenders will be received by the Chairman, Sanitary Board, Madampe, at the Puttalam Kachcheri, up to 2 P.M. on Saturday, November 22, 1919, for the purpose of lighting the town of Madampe for the year 1919.

1. Tenders should be endorsed "Tender for lighting Madampe town for the year 1900."

Madampe town for the year 1920," and should be made on

a deposit of Rs. 5.

2. The tenderer should state in his tender the rates at which he is prepared to light 11 petrol lamps and 10 kerosine oillamps daily from 6 P.M. to 12 midnight, excepting for five days after the new moon till two days after the full moon, by supplying petrol, kerosine oil, mantles, wicks, chimneys, and employing lamplighters.

3. The brand of the oil he proposes to supply should also

be stated in his tender.

4. The successful tenderer will be required to furnish ten per cent. of his tender in cash security for the performance of his contract and enter into a notarial agreement, the cost of which he will be required to pay.

5. The Board does not bind itself to accept the lowest

or any tender.

Further particulars can be obtained from the Sanitary Board Office at the Puttalam Kachcheri.

Sanitary Board Office Puttalam, October 10, 1919. G. F. FORREST. Chairman.

SEALED Tenders will be received by the Chairman, Sanitary Board, Madampe, at the Puttalam Kach-cheri, up to 2 P.M. on Saturday, November 22, 1919, for the purpose of conservancy of the public latrines within the Sanitary Board limits of Madampe for the year 1920.

Tenders should be endorsed "Tender for Conservancy of Madampe for the year 1920," and should be made on a

deposit of Rs. 5.

2. The tenderer should state in his tender the number of coolies he proposes to employ. A double latrine cart will be provided by the Board. The contractor will be required to furnish bulls, carters, cart lanterns, hand buckets for coolies, ropes, and oil for carts, disinfectants, ekel brooms, and coir or saw dust.

3. The successful tenderer will be required to furnish ten per cent, of his tender in cash security for the performance

of his tender.

4. Further particulars can be obtained from the Sanitary Board Office at the Puttalam Kachcheri.

Sanitary Board Office, Puttalam, October 10, 1919. G. F. FORREST, Chairman.

SEALED Tenders will be received by the Chairman, Sanitary Board, Madampe, at the Puttalam Kach-cheri, up to 2 P.M. on Saturday, November 22, 1919, for scavenging and sweeping of the under-mentioned roads in the town of Madampe:-Miles.

1.	Main street	•z•		3
2.	Kurunegala road	•x•		$\frac{\hat{1}}{2}$
3.	Bazaar street	•1•		· 1/4
4.	Pattiyagama road	·	٠	7
5.	Duragama road			7 8 5 8
6.	Mahabeddagama road	•1•		1/2
7.	Mellawagara road	•4•		Ī
8.	Main street	• •		$1\frac{1}{2}$
9.	Egodayagama road	•:•		18
10.	Karrukkuwa road	414	4	1/2
11.	Sembukkatiya road	•:•		1 16
12.	Bazaar street	• •		1
13.	Siyabalagahamankada	road		Î
14.	Bo-tree Junction Cros			14

2. The tenderer should tender for two separate amounts-

(a) For taking over the rubbish and sweepings himself and depositing them outside the Sanitary Board limits.

(b) For making over the rubbish and sweepings to the Board at a dumping ground to be fixed by it within half a mile outside the Sanitary Board limits.

3. Tenders should be endorsed "Tender for Scavenging the town of Madampe for the year 1920," and should be

made on a deposit of Rs. 5.

4. The tenderer should state in his tender the number of coolies he proposes to employ. Two double bullock carts will be provided by the Board. The contractor will be required to furnish bulls, carters, ropes, oil for carts, ekel brooms, baskets, and to keep the carts in repair.

The successful tenderer will be required to furnish ten per cent. of his tender in cash security for the performance of his contract and enter into a notarial agreement, the cost

of which he will be required to pay.

6. The Board does not bind itself to accept the lowest

or any tender.

7. Further particulars can be obtained from the Sanitary Board, at the Puttalam Kachcheri.

Sanitary Board Office, Puttalam, October 10, 1919. G. F. FORREST, Chairman.

OF UNSERVICEABLE ARTICLES.

T is hereby notified for general information that a lot tea, partly burnt by fire and stocked in chests and bags, will be put up for sale by public auction at the Lakeside Goods Shed, Colombo, at 2.30 p.m., on Wednesday, October 22, 1919.

This tea is from Theresia estate, Hatton, and weighs approximately 3 tons 13 cwt. 1 qr. 14 lb.

General Manager's Office, Colombo, October 11, 1919.

COLLECTION of old newspapers (copies of Madras Mail) will be sold, on Tuesday, October 28, 1919, at 1 P.M., in Customs Warehouse, No. 16.

R. O. DE SARAM,

for Acting Chairman, Plague Committee.

Plague Committee Office, Colombo, October 10, 1919.

OTICE is hereby given that the following unserviceable articles will be sold by public auction at the Telegraph Stores, Central Telegraph Office, Fort, on Wednesday, October 29, 1919, at 2 P.M.:-

1 lot waterproof coats 1 lot I. R. bands 1 lot Manila rope 1 lot waterproof capes I lot old motor car tyres 1 lot scrap iron 1 lot unserviceable bolts, &c. 1 lot sulphuric acid jars 1 lot unserviceable G. I. (empty) tubes 1 lot empty paint drums 1 lot firewood 1 lot tin lining 1 lot cable drums (empty)

Ceylon Telegraph Department, Colombo, October 11, 1919.

J. PENMAN, for Chief Engineer.

OTICE is hereby given that the under-mentioned confiscated and unclaimed articles will be sold by public auction at 2 P.M. on November 1, 1919, in the Police Court of Kalutara:

2 umbrellas 2 gunny bags 4 mat bags 1 Fez 1 mat 2 coats l chintz cloth 2 torn sarongs 2 handkerchiefs 2 white cloths 1 cambov 1 towel 1 silk cloth 2 pots 6 table knives 1 hanging lamp 2 pairs of scissors 1 tub 4 plates roll of barbed wire 2 cups 4 bottles 1 hide 2 broken chairs 1 funnel 5 bottle lamps 1 khaki eloth 1 drawer 1 earthen pot 16 diamond rubber sheets 1 mamoty 3 rice pounders 5 katties 39 sheets of rubber 1 wooden box 8 coconuts 1 rabana 2 cart wheels, 6 pieces of a Chimney, broken wheel, I alavango A string of beads Hurricane lamp Packet of iron nails l big bottle 2 chatties with rice 24 coconuts 1 cloth bag with rice

Police Court, C. L. WICKREMESINGHE, Kalutara, October 9, 1919. Police Magistrate.

OTICE is hereby given that the private properties of long-sentenced prisoners of Bogambra Prison will be sold by public auction at the Prison premises on November 15, 1919, at 11 A.M.:

1 jacket 8 coats 2 shirts 25 sarongs 4 pieces of cloth

16 handkerchiefs 15 pieces of rags 1 umbrella 9 belts

2 German silver bangles 10 banians 6 towels 2 white metal ear studs

8 rings 3 camboy cloths 2 hairpins 3 buttons 4 iron keys

Bogambra Prison, Kandy, October 13, 1919. Superintendent of Prisons.

W. PHILLIPS.

OTICE is hereby given that the under-mentioned articles will be sold by public auction on October 25, 1919, at 8.30 a.m. at the Master Attendant's Office, Hambantota:-

24 empty kerosine oil cases 20 empty kerosine oil tins

1 empty cask

Master Attendant's Office. Hambantota, October 13, 1919. T. W. GOONEWARDENE, for Master Attendant.

OTICE is hereby given that the following confiscated and unclaimed articles lying in the District Court of Batticaloa will be sold by public auction on Saturday, October 18, 1919, at 1 P.M., on the premises of the said court:

2 table knives 4 coconuts 1 table spoon 1 piece Horrocks 1 measuring ruler 2 towels 16 cartridges 9 coconuts I belt 1 cup 2 red handkerchiefs 1 glass 2 yards linen 1 rice pounder glass I rice pounder arecanut cutter 1 crow bar broken lock 1 mamoty 1 blanket 1 egg cup l glass glass lead pencil l plough thyla 1 adze banians gold ear stud 2 pieces cotton yarn chelai cloth 10 bundles cigars 1 basket I leaf tobacco 1 shawl axe 1 banian 3 pieces cloth 2 iron girders

Batticaloa, October 9, 1919.

J. KADRAMATAMBY, District Judge.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended October 11, 1919.

-The total births registered in the city of Colombo in the week were 119 (8 Burghers, 73 Sinhalese, 10 Tamils, 17 Moors, 9 Malays, and 2 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on July 1, 1919, viz., 285,795) was 21.7, as against 18.4 in the preceding week, 22.1 in the corresponding week of last year, and 21.5 the weekly average for last year.

Deaths.—The total deaths registered were 121 (1 European, 8 Burghers, 73 Sinhalese, 24 Tamils, 10 Moors, 4 Malays, and 1 Other). The death-rate per 1,000 per annum was 22·1, as against 25·2 in the previous week, 61·3 in the corresponding week of last year, and 26·7 the weekly average for last year.

Infantile Deaths.—Of the 121 total deaths, 18 were of infants under one year of age, same as in the preceding week, 37 in the corresponding week of the previous year, and 30 the average for last year. -The number of stillbirths registered during the week was 8.

Principal Causes of Death.-1. Fifteen deaths from Phthisis were registered, 6 in Maradana (including 3 deaths of non-residents in hospitals), 4 in Kollupitiya, 1 each in San Sebastian, Kotahena, New Bazaar, Slave Island, and Wellawatta, as against 12 in the previous week and 13 the weekly average for last year

- 2. Twelve deaths from Enteric Fever were registered, 4 in Maradana (including 1 death of a non-resident in hospital), 2 each in St. Paul's, Kollupitiya, and Wellawatta, and 1 each in San Sebastian and Kotahena, as against 9 in the previous week and 4 the weekly average for last year.
- (a) Eleven deaths from Pneumonia were registered, 3 in Maradana (including 2 deaths of non-residents in hospitals), 2 each in St. Paul's, Kotahena, and Slave Island, and 1 each in St. Sebastian and New Bazaar, as against 17, 16, 16, and 10, respectively, in the four preceding weeks. The weekly average for last year was 27.
- (b) Two deaths from Influenza were registered (in St. Paul's), as against 5, 1, 2, and 5, respectively, in the four preceding weeks.
- Three deaths from Plague (including one suspected case) were registered, 1 each in Pettah, Kotahena, and Slave Island, as against 2 in the previous week.
- 5. Thirteen deaths were registered from Enteritis, 8 from Debility, 5 from Infantile Convulsions, 4 each from Dysentery and Worms, 3 from Diarrhea, 1 from Tetanus, and 40 from Other Causes.
- 6. Nine cases of Measles, 6 of Chickenpox, and 3 of Plague were reported during the week, as against 11, 7, and 2, respectively, in the preceding week.

State of the Weather.—The mean temperature of air was 81.2°, against 80.3° in the preceding week and 79.0° in the corresponding week of the previous year. The mean atmospheric pressure was 29.956 in., against 29.943 in. in the preceding week and 29 951 in. in the corresponding week of the previous year. The total rainfall in the week was 0 82 in., against 1 99 in. in the preceding week and 6 68 in. in the corresponding week of the previous year.

Registrar-General's Office. Colombo, October 14, 1919.

E. R. DE SILVA for Acting Registrar-General.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Importation of Rice into the several Ports of Ceylon during the Week ended October 11, 1919.

Ceylon Port.			Port of Origin.		Number of Bags.		
Colombo Do.		· · ·	Calcutta Rangoon	:. ••	339 41,504		
•			Total		41,843		

1,961 bags of rice were shipped during the week.

W. E. WAIT, for Principal Collector.

H. M. Customs, Colombo, October 14, 1919.

Sale of Ebony.

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

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

2. The highest bid will be accepted, subject to the approval or disapproval of the Conservator of Forests. The highest bidder will be required by the officer conducting the sale to sign the sale book kept for the purpose directly a lot has been knocked down to him.

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

at time of sale if so required.

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 reweighing is to be borne by the Forest Department, and if within 1½ per cent. by the purchaser; any difference between the depôt weight and the weight ascertained after re-weighing is to be paid or allowed for, as the case may be. Should two or more purchasers desire to re-weigh their timber on the same day, precedence will be given to the buyer whose notification of intention to re-weigh reaches the Assistant Conservator of Forests first.

5. No timber shall be removed before payment of the full price bid, and all timber sold must be removed from the depôt within ten days of date of notification of acceptance by

within ten days or date of nouncation 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 shall 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 Forest Division. or Lot. Tons cwt. qr. lb. Anuradhapura 3 10 3 0

> LIST OF EBONY LOGS REFERRED TO. Anuradhapura

	Anuraanapura.									
Divisional	į	I. D.	Len	gth. G	irth.	ns.		Veig	ght.	Blackness of Wood.
ă		Ö	Ft.	in. Ft	. in.	Tons.	CWt.	g.	≘	
	7 .	1379.	. 9	0 3	2	0	3	2	0*	Plain
1	4	1380.		6 3	4	Ŏ	2	3	21*	Flowered
2	31	. 1381 .	. 11	0 3	9	0	7	0	0†	Slightly marked
	2 .	. 1382 .	. 10	0 3	6	0	5	0	14‡	Plain
5	5 2	. 138 3.		0 3	2	0	5	2	14‡	do.
	4 .	.1384.	. 11	64	0	0	8	3	7*	Slightly streaked
		. 1385.		6 3		0	5	3	14†	Well flowered
٠ ٤		.1386.		01		0	0	3	14§	
1		.1387.		3 2		0	1	2	21†	Well flowered
٠.		.1388		0 2		0	1	1	0†	Plain
	11 .	.1389.	. 4	9., 2	6	Õ	1	1	0†	Beautifully flowered
2	22 .	.1390.	. 7	6 1	9	0	0	3	21†	Plain
		. 1391.		3 1	9	0	1	2	14†	Slightly streaked
		.1392		61	10	0	0	3	14†	Streaked
		. 1393.		02		0	2	2	14†	Well streaked
		.1394.		9 2		0	2	2	21†	Black
		.1395.		92		0	4	0	21*	Plain
		. 1396.		62		0	2	0	0†	Streaked
		.1397.		9 2		. 0	1.	. 2	21†	Wellstreaked
		.1398.		0., 2		0	1	1	21*	
		.1399.		0 1		0	1	2	7†:.	Plain ,
		.1400.	_	02		0	2	3	$0 \parallel \dots$	Black
		.1401.		0 2		0	3		21†	do.
		. 1402.		91	3	0	0	1	0†	Plain
		.1403.		6 1	3	0	0	1	21†	do.
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* Partly sound † Sound.

† Unsound.

|| Partly unsound

Office of the Conservator of Forests. J. D. SARGENT Kandy, October 8, 1919. Acting Conservator of Forests.

Slab

CEYLON RAILWAY BENEFIT ASSOCIATION.

Account of Receipts and Dishurse	ments of	the	Cevion :	Rail	Iway Benefit Association for the Year ended June	20 1919	\$ 2 .
Account of Receipts and Disputse	ments of	·	Rs.			,	
Contributions for the year 1918-191	h.		57,630		1	103.	•
Advances on donations recovered.					Refund of contributions 7,731 93 Donations 31,077 0		
Loans and advances repaid .	•		64,671			38,808	93
Principal house property loans repair	1			0		700	0
	Rs.			٠.	Loans and advances	68,440	
Interest, loans, and advances Do. house property loans					Loans on house property Lawyer's fees Appraiser's fees Miscellaneous Fixed deposits	9,000 286	
Do. house property loans Do. War bonds					A'nnraiser's fees	145	
Do. current account			-		Miscellaneous		20
			6,358		Fixed deposits	11,000	. 0
Lawyer's fees	•	• •	307				,
Appraiser's fees	• .		~	0	Accrued interest	7,608	70
Lawyer's fees Appraiser's fees Miscellaneous receipts Suspense account, 1917–1918	• •	• •	12,146		Working expenses	3,566	
Suspenso decedure, 101, 1010,	•	٠,			, , or any or possess		
; ·			144,175			139,584	
Balance brought forward		• - •	35,737	48	Balance in current account	40,328	26
	Total	-	179,913	14	Total	170 013	14
·	Total	••	110,010	,1.7	10001		
	. هـ عدم.		. The **	_	Turn on 1010		a .
					enefit Association on June 30, 1919.		<i>Or.</i> .
	Rs.		Rs.				С.
	185,897	7	<u>~</u> .	•	By Balance in current account, Bank of Madras	40,328	26
Dividend declared transferred to		11			Fixed deposits in— Rs. c. Chartered Bank 10,000 0		
contributions .			190,372	18	Mercantile Bank 10,000 0	•	
Reserve fund on landed property					Mercantile Bank		
loans		٠	170			31,000	
		• •	21		1,	55,087	
2.	•	• •	4,465	93	Loans on security of landed property		75
Suspense Account.			•		Furniture account War bonds		
Donations account G. T. Fer nando	1,888	59					
Security	1,000			•	Suspense Account.		
			2,888	59	Contributions 6,785 50		
			<i>!</i> `		Loans 6,785 50 Interest, fixed deposits . 1,000 0	٠, ٠	
					Do. loans and advances 256 58		.: .
•			٠,	-	Do. landed property 167 60	1	
	7				Repayment of principal 192 0		
					Interest on security of Chief Clerk 20 83	13,710	65
		_				10,710	
•	Total	:	197,918	16	Total	197,918	16
		_					
Dr. Profit and Loss Account of	of the Cev	/lon	Railway	v Be	enefit Association for the Year ended June 30, 191	9	Cr.
,	Rs.			с.		Rs.	
To Dividend declared transferred to				٠.			٠.
contributions	· : -	~ 1	4,475	11	By Balance brought forward — Interest, current account 409 39	4,825	JU'
Salaries of clerks	1,900		~		Do. fixed deposits 1,000 0	ř.	٠.
Wages of messenger	. 131 . 110				Do. loans and advances 3,362 75		
Stationery		50	N.,		· · · · · · · · · · · · · · · · · · ·	4,772	
Postage		35			Interest, loans on landed property — . 6 10	2,732	75
Cost of cheque books	. 84	0	•		Duplicate books 4 45		
Printing		75					55
Incidental expenses Bonus to Treasurer, 1917–1918		40		. !	Dividend War bonds	250	. 0
Do. Secretary, 1917–1918.		_			Miscellaneous receipts		0
Allowance to Auditor, 1917-1919				,,,,	Unpaid balances written off	67	60
Interest on security of Chief Clerk	10					· 44	•
Books	. 4	0				•	* -
Miscellaneous		. U	3,566				
Expenses of re-appraisement of	F .		5,500	~~			_
house property	. ,		100				: :
Refund of contributions		•, •	29			1 -	Y
Irrecoverable amounts written of		• •	23 4,465	-	Committee of the commit	٠.	
Balance carried forward .	•	• • -	±, 4 00	90			
	Total		12,660	54	Total	12,660	54
		<u>_</u> آر					
	, , ,						· 8
· · · · · · · · · · · · · · · · · · ·	d and fo		1 "		G. F. PER	era, Posupor	=
Colombo, September 18, 1919.	G. 1	e. V	V. JANS	z, A	Auditor. Colombo, August 27, 1919.		
J						A 3	

Applications for Grants in Aid of Schools.

OTICE is hereby given that applications have been received for grants in aid of the following schools:-

The Superintendent, St. Leonards-on-Sea estate . St. Leonards-on-Sea Estate Vernacular Mixed School, which is situated in Elpitiya, Welaboda pattu, Galle District, of the Southern

The Superintendent, Deniyaya estate

Province.

Deniyaya Estate Vernacular Mixed School, which is situated in Morawak korale, Matara District, of the Southern Province.

Observations will be received not later than November 6, 1919.

Education Office, Colombo, October 4, 1919.

EDWIN EVANS, Acting Director of Education.

Applications for Conversion of Schools.

OTICE is hereby given that applications have been received for conversion of the following schools:-

Mr. L. B. Girihagama

Girihagama Vernacular Boys' School, which is situated in Harispattuwa, Gampola district, of the Central Province, into a Mixed one. Observations will be received not later than November 6, 1919.

The General Manager of Buddhist Schools

Hempitagedara Vernacular Boys' School, which is situated in Alutkuru korale north, Negombo District, of the Western Province, into a Mixed one.

Observations will be received not later than November 13, 1919.

Education Office, Colombo, October 9, 1919.

EDWIN EVANS Acting Director of Education.

Application for Registration of a School.

OTICE is hereby given that an application has been received from Mr. P. S. Mitchell for the registration of his Aranayaka St. Anne's Vernacular Mixed School, which is situated in Paranakuru korale, Kegalla District, of the Province of Sabaragamawa.

Observations will be received not later than November

13, 1919...

EDWIN EVANS. Education Office. Colombo, October 9, 1919. Acting Director of Education.

Closure of Area for Application Surveys in North-Western Province.

OTICE is hereby given that surveys in connection with applications for the purchase or lease of Crown land will in future be undertaken in the North-Western Province in rotation according to areas.

The Province is divided into-

Area No. 1, which includes Kurunegala District. Area No. 2, which includes Chilaw District. Area No. 3, which includes Puttalam District.

Area No. 3 will be closed on December 1, 1919, and no applications within this area will be forwarded to the Surveyor-General for survey after that date. This, however, will not preclude applicants from submitting to me for registration applications for land within this area with a view of ascertaining whether there are any objections to the sale or lease.

4. The next area to be closed for survey will be area No. 1, followed in due course by area No. 2. Applications for the purchase or lease of Crown land in the former area should be forwarded to the Government Agent, North-Western Province, and in the latter to me, as early as

The date of closure of No. 1 area will be shortly published, and will represent the date of completion of all

work in area No. 3.

Puttalam Kachcheri, S. M. P. VANDERKOEN, October 11, 1919. for Assistant Government Agent.

Ferries on Trincomalee-Batticaloa Road.

OTORISTS using the above road during the months of November, December, January, and February are warned of the possibility of delay owing to the sudden occurrence of floods and the consequent suspension of ferry services.

In the absence of telegraphic facilities, it is impossible at short notice to obtain accurate information as to the height

of floods and safety of ferry crossings.

Public Works Office. A. E. CALDICOTT, Colombo, October 8, 1919. for Director of Public Works. Applications for the Post of Chena Surveyor Muhandiram.

PPLICATIONS for the post of Chena Surveyor Muhandiram for the North-Western Province will be received by me up to November 15, 1919. The post carries a salary of Rs. 600 per annum with it and a commuted travelling allowance of Rs. 60 per mensem.

Candidates should possess a knowledge of surveying.

Kurunegala Kachcheri, October 11, 1919.

C. R. CUMBERLAND, Government Agent.

Destruction of a Dangerous Rogue Elephant.

GEORGE FITZGEORGE FORREST, Assistant Government Agent for the Puttalam and Chilaw Districts, do hereby give notice that I am prepared to issue, free of stamp duty, a license, under sub-section (1) (b) of section 9 of Ordinance No. 1 of 1909, for the destruction of a dangerous rogue elephant which recently killed a man travelling along the jungle path leading from Maradankadawala to Galkuliya pansala in Puttalam pattu in Puttalam District, and is now trespassing nightly on Mr. Johnston Amerasekara's estate in Galkuliyamukalana.

The footprint of the left foreleg of the animal measures about 18 in. by 15 in. and of the right hind leg about 18 in. by 12½ in. No other marks of identification can be ascer-

tained.

Further particulars of this elephant can be obtained from the Mudaliyar, Puttalam pattu, Puttalam, and from the the headman of the division.

N.B.—People desirous of shooting this rogue elephant are reminded of the penalties for firing at any other elephant.

Puttalam Kachcheri, October 6, 1919.

G. F. FORREST, Assistant Government Agent.

Destruction of a Rogue Elephant.

OTICE is hereby given that I am prepared to issue a license, free of stamp duty, under section 9, subsection (1) b of the Game Protection Ordinance, No. 1 of 1909, for the destruction of the following rogue elephant frequenting the village of Dambagalla in Wellassa:-

Description of Elephant.—Colour, black; sex, male; height, about 8 ft.; other particulars, it has white spots on the trunk, head, and ears.

Badulla Kachcheri, October 8, 1919.

A. E. CHRISOFFELSZ, for Government Agent.

Rinderpest.

WHEREAS by proclamation dated September 12, 1919, and published in the Government Gazette No. 7,053 of September 19, 1919, the land known as Delgahawatta at Kuda-edanda, Wattala, in Alutkuru korale south of the Western Province was proclaimed as 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.

This declaration is to take effect from this date.

The Kachcheri, Colombo, October 3, 1919.

W. R. JANSZ, for Government Agent.

Rinderpest.

"HEREAS by proclamations dated September 5, 1919, and published in the Government Gazette No. 7,053 of September 19, 1919, the lands called Dewatagahawatta and Delgahawatta at Batagama North in Alutkuru korale south of the Western Province were proclaimed as infected areas 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 areas, they are now declared free from rinderpest and to be no longer infected areas.

This declaration is to take effect from this date.

The Kachcheri, Colombo, October 3, 1919.

W. R. Jansz, for Government Agent.

Rinderpest.

HEREAS by proclamation dated September 1, 1919, and published in the Government Gazette No. 7,051 of September 12, 1919, the village known as Maduruwita, in Alutkuru korale north of the Western Province, was proclaimed as 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.

This declaration is to take effect from this date.

The Kachcheri Colombo October, 3, 1919.

W. R. JANSZ. for Government Agent.

Rinderpest.

W HEREAS rinderpest has broken out in the land called Dewatagahawatta at Dolature in Alutkuru korale south of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909,

The area bounded on the north by Gansabhawa road, east by the live fence of the land belonging to Baba Singho, south by the live fence of the land belonging to W. Elaris Appu, and west by the fields.

This declaration is to take effect from this date.

The Kachcheri, Colombo, October 4, 1919.

P. SARAVANAMUTTU, for Government Agent.

Rinderpest.

WHEREAS rinderpest has broken out in the village Weboda, in Siyane korale west of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:

The area bounded on the north by Weboda fields, east by lands belonging to Agis Naide and others, south by fields, and west by lands belonging to James Appuhamy and others.

This declaration is to take effect from this date.

P. SARAVANAMUTTU, The Kacheheri, Colombo, October 6, 1919. for Government Agent.

Ringe pest.

W HEREAS rinderpest has broken out in the land known as Hikgahawatta at Halanduruwa in Alutkuru korale south of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909,

The area bounded on the north by the village boundary of Ragama, east by Ja ela, south by the land called Welisarawatta belonging to Mr. Peter de Saram, J.P., and west by the village boundary of Elapitiwela and the Ragama

This declaration is to take effect from this date.

The Kachcheri, Colombo, October 9, 1919.

JAS. D. PHILLIPS, for Government Agent.

Rinderpest.

WHEREAS rinderpest has broken out in the land known as Millagahawatta at Kandana in Alutkuru korale south of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and 2, of Ordinance No. 25 of 1909, viz. :-

The area bounded on the north by the land belonging to Manuel Appuhamy, east by the land belonging to Agostinu Appu, south by the land belonging to Migel Appu, and est by Negombo road.

This declaration is to take effect from this date.

The Kachcheri, Colombo, October 9, 1913.

JAS. D. PHILLIPS, for Government Agent.

Rinderpest.

WHEREAS rinderpest has broken out in the land known as Dawatagahawatta at Kanuwana in Alutkuru korale south of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) fand (2), of Ordinance No. 25 of 1909,

The area bounded on the north by the lands belonging to Peduru Perera and others, east by the lands belonging to Peduru Fernando, south by the lands belonging to Manuel Perera and others, and on the west by railway road.

This declaration is to take effect from this date.

The Kachcheri. Colombo, October 9, 1919.

JAS. D. PHILLIPS. for Government Agent.

Rinderpest.

"HEREAS rinderpest has broken out in the land known VV as Ketakelagahawatta at Kanuwana in Alutkuru korale south of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz. :--

The area bounded on the north by the lands belonging to Elaris Appu, east by the lands belonging to Notary Andrew Perera, south by the lands belonging to Jusay Cooray and others, and west by the lands belonging to Francisku Fernando and others.

This declaration is to take effect from this date.

The Kachcheri, Colombo, October 9, 1919.

JAS. D. PHILLIPS, for Government Agent.

Rinderpest.

THEREAS rinderpest has broken out in the land known as Ja-ela Kurunduwatta at Weligampitiya, in Alutkuru korale south of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz. :-

The area bounded on the north by the land belonging to Mr. Abayasekara, east by railway road, south by the land belonging to Mathes Perera, and west by the Government high road.

This declaration is to take effect from this date.

The Kachcheri, Colombo, October 9, 1919.

JAS. D. PHILLIPS, for Government Agent.

Rinderpest.

WHEREAS rinderpest has broken out in the land known as Gorakagahawatta at Weligampitiya in Alutkuru korale south of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of

The area bounded on the north by a dewata road, east by the high road, south by the land belonging to Mr. E. V. C. Bandaranayaka, and west by the land belonging to Don Martin Saparamadu.

This declaration is to take effect from this date.

The Kachcheri, Colombo, October 9, 1919.

JAS. D. PHILLIPS, for Government Agent.

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 80, situated at Church lane, Slave Island, 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 October 3, 1919.

The Municipal Office, CHAS. W. PATE, Colombo, October 8, 1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 247, situated at Madampitiya, 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 October 7, 1919.

CHAS. W. PATE, The Municipal Office, Colombo, October 9, 1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 76, situated at Centre road, Mattaccooly, 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 October 7, 1919.

The Municipal Office, CHAS. W. PATE, Colombo, October 9, 1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS rinderpost has broken out in the premises bearing assessment No. 31, situated at Skinner's road South, 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 October 7, 1919.

The Municipal Office, CHAS. W. PATE, Colombo, October 13, 1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 32, situated at Skinner's road south, 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 October 5, 1919.

The Municipal Office, CHAS. W. PATE, Colombo, October 13, 1919. Municipal Veterinary Surgeon

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 31A, situated at Skinner's road south, 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 October 9, 1919.

The Municipal Office, CHAS. W. PATE, Colombo, October 13, 1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS by proclamation dated October 4, 1919, published in the Government Gazette No. 7,056 of October 10, 1919, the premises bearing assessment No. 37, situated at Green 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 October 10, 1919.

The Municipal Office, CHAS. W. PATE, Colombo, October 13, 1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS by proclamation dated October 4, 1919, published in the Government Gazette No. 7,056 of October 10, 1919, the premises bearing assessment No. 53, situated at Ferguson's road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas 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 October 6, 1919.

CHAS. W. PATE. The Municipal Office. Colombo, October 13, 1919. Municipal Veterinary Surgeon.

Rinderpest.

HEREAS rinderpest has broken out in the premises bearing assessment No. 10B, situated at Totawatta, 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 October 10, 1919.

The Municipal Office, CHAS. W. PATE, Colombo, October 14, 1919. Municipal Veterinary Surgeon.

Rinderpest. -

WHEREAS rinderpest has broken out on Rothschild VV estate, in Uda palata, in the District of Kandy, in the Central Province: It is hereby declared that the area comprising the said estate is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909. This declaration is to take effect from the date hereof.

Kandy Kachcheri. October 9, 1919. E. W. KANNANGARA, for Government Agent.

Rinderpest.

WHEREAS by notification dated September 11, 1919, published in the Government Gazette No. 7,053 of September 19, 1919, Gabbela village in Uda Dumbara, in the District of Kandy, in the Central Province, was declared 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 village, boundaries of which are specified below, I do hereby declare it to be free from rinderpest and no longer an infected area.

This declaration is to take effect from the date hereof.

Kandy Kachcheri, October 13, 1919. E. W. KANNANGARA, - for Government Agent.

Boundaries referred to.

East by Ma-oya. West by Pata Dumbara limit. South by Ampitiyakandura. North by Kotalamulle-cia.

Rinderpest.

HEREAS rinderpest has broken out on Melfort W estate, Pussellawa, in Uda palata, in the District of Kandy, in the Central Province: It is hereby declared that the area comprising the said estate is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909.

This declaration is to take effect from the date hereof.

Kandy Kachcheri, October 13, 1919. E. W. KANNANGARA, for Government Agent.

Foot-and-Mouth Disease.

THEREAS by notification dated August 21, 1919, ... published in the Government Gazette No. 7,048 of August 29, 1919, Elbedde estate, Norwood, in the District of Kandy, Central Province, was declared an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the area comprising the said estate, I do

hereby declare it to be free from foot-and-mouth disease and no longer an infected area.

This declaration is to take effect from the date hereof.

Kandy Kachcheri, October 13, 1919. E. W. KANNANGARA, for Government Agent.

Rinderpest.

HEREAS rinderpest has broken out in Udaveriya and Lyburn estates in Dambawini palata of Udukinda division of the Province of Uva: It is hereby declared

that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of

The area bounded on the north by Bray estate boundary, south by Calander estate boundary, east by Uppu-Ohiya estate boundary, west by Calander estate boundary and Crown forest.

The declaration is to take effect from October 7, 1919.

The Kachcheri. Badulla, October 8, 1919. W. L. KINDERSLEY. Government Agent.

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

Notice regarding Local Option re Toddy Taverns.

WITH reference to the notice dated September 29, 1919, published in the Government Gazette No. 7,055 of October 3, 1919, I, Charles Stewart Vaughan, Government Agent of the Central Province, do hereby notify for public information that the ballot regarding toddy taverns within Ward No. 5 of the Kandy Municipality, which was fixed for October 25, 1919, has been postponed.

The Kachcheri, Kandy, October 10, 1919.

Matara Kachcheri,

March 6, 1919.

C. S. VAUGHAN, Government Agent.

Notice regarding Local Option re Toddy Taverns, 1920-21.

T is hereby notified for public information that the Assistant Government Agent of the Matale District, Central Province, in exercise of the powers vested in him by rule 5 of the rules specified in Excise Notification No. 87

of March 12, 1919, has appointed the under-mentioned dates and places for recording votes for the purpose of ascertaining whether 75 per cent. of the road tax-paying inhabitants of the areas served by these taverns are opposed to the existence of the toddy taverns within such areas, viz.:-

- 1. November 11, 1919, between 1 P.M. and 4.30 P.M., at Yatawatta Circuit Bungalow, in respect of Udasgiriya toddy tavern. The area served is Udasgiriya and Ambanpola wasamas.
- 2. November 13, 1919, between 1 P.M. and 4.30 P.M., at Weerakoonkanda Banamaduwa, Weragama, in respect of Weragama toddy tavern. The area served is Weragama

T. REID,

Assistant Government Agent,

Matale Kachcheri, October 3, 1919.

E. T. MILLINGTON, Assistant Government Agent.

SPECIFICATIONS UNDER "THE IRRIGATION ORDINANCE."

SPECIFICATION.—Irrigation Works, Southern Province.

PECIFICATION amending and supplementing the specification of lands under Urapola Anicut published in Government Gazette No. 6,206 of September 13, 1907.

Lot 69 in Siyambaladuwa in the specification published in Government Gazette No. 6,206 of September 13, 1907, and lot 71 in Siyambaladuwa in the amendment published in Government Gazette No. 6,894 of August 24, 1917, are hereby cancelled, and the following are substituted:-

Rate in perpetuity, Re. 1 per acre per annum.

	·	 Siyambalad 	luwa.			
	Name of	allotment of land or i	field—Heengekun	nbura.	No. and Date of	\ \ \
No.	Name of Owner.	Extent. Amou		Amount exempted.	Colonial Secretary's Letter authorizing Exemption, and Period of Exemp- tion granted.	Amount
		A. R. P. Rs. c	. A. R. P.	Rs. c.	non granou.	Rs. c.
6 9	N. B. Adirian	5 0 0 5 0) , <u> </u>		-	5 0
	Name of allotn	nent of land or field—I	Heengekumbureb	andahariya.		· · · · ·
71	J. P. S. Mahavidane			`	. · · ·	0 63
Septem	Supplementary: The following lot nber 13, 1907:—			ed in Gover	rment Gazetie No.	6,206 of
		Rate Re. 1 per acre				
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COMMITTEE ROAD NOTICES.

Barnagala-Pen-y-lan Estate Cart Road.

OTICE is hereby given that, in terms of the Estate Roads Ordinance, a meeting of the Local Committee of the above road will be held on Saturday, October 18, 1919, at 9 A.M., at Pen-y-lan Club.

Business.

(1) To draw up an estimate for the maintenance of the road for the twelve months ending September 30, 1920.

(2) To prepare the list of estates to be assessed for the private contributions on the above estimate.

Tamaravelly Group Dolosbage, October 6, 1919.

R. P. WALKER, Chairman, Local Committee.

Rattota-Gammaduwa Estate Cart Road.

OTICE is hereby given that, in terms of the Estate Roads Ordinance, No. 12 of 1902, a meeting of the Local Committee of the above road will be held on Thursday. October 30, 1919, at Kensington District Store, at 2 P.M.

Business.

To draw up an estimate for the maintenance of the road for the year ending September 30, 1920.

To prepare the list of estates to be assessed for the private contribution on the estimate.

3. Any other business of which due notice is given.

Talwatta, Kandy, October 14, 1919.

WALLACE R. WESTLAND, Chairman, Local Committee.

Galagedera-Heenabowa Estate Cart Road.

OTICE is hereby given that, in terms of the Estate Roads Ordinance, No. 12 of 1902, a meeting of the Local Committee of the above road will be held on Saturday, October 25, 1919, at St. George's Bungalow, at 9 A.M.

Business.

1. To consider estimate for maintenance of road for the year commencing October 1, 1919.

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

(a) The names of the estates (with their acreages) which are interested in and which use the road.

(b) The sections of the road used by these estates.

(c) The names of the proprietors, resident managers or superintendents, and of the agents of these estates.

Trafford Hill estate, October 8, 1919.

FRANCIS J. HOLLOWAY, Chairman, Local Committee.

Election of Burgher Member, District Road Committee, Hambantota.

OTICE is hereby given that Mr. A. W. Anthonisz has been appointed Burgher Member of the District Road Committee of Hambantota, under clause 33 of Ordinance No. 10 of 1861, for the remainder of the year 1919 and for the years 1920 and 1921.

Provincial Road Committee Office, V. COOMARASWAMY. Galle, October 10, 1919. Secretary.

Yattattawala-Yattagoda Estate Cart Road.

REFERRING to the notice dated August 11, 1919, and published in the Government Co. published in the Government Gazettes Nos. 7,044 and 7,045 of August 15 and 22, 1919, respectively, notice is hereby given that, under the provisions of section 14 of the Ordinance No. 12 of 1902, the under-mentioned gentlemen have been elected to form the Local Committee to perform the duties imposed upon such committee by the said Ordinance, in respect of the above road for the term of two years, namely, from September 23, 1919, to September 23, 1921:-

Messrs. Charles Péreis (Chairman), (2) Joseph Balasooriya, (3) R. Nugawela, and (4) A. L. Goonaratne.

Provincial Road Committee. Ratnapura, October 14, 1919. E. A. ELAPATA. for Chairman.

LOCAL BOARD NOTICES.

Election of Unofficial Members, Local Board of Health and Improvement, Matara.

DUBLIC notice is hereby given of my intention, in accordance with the provisions of the Local Boards Ordinance, No. 13 of 1898, as amended by section 9 of Ordinance No. 27 of 1916, to hold an election of Unofficial Members of the Board of Health and Improvement of the town of Matara for each of the under-mentioned electoral divisions of the said town for the two years 1920 and 1921 or Monday, December 1, 1919, at 9 A.M., at the Matara Kachcheri.

No person shall be entitled to be a candidate for the above election unless he shall have been nominated in writing, and unless his nomination shall have been subscribed by at least two persons whose names shall appear in the list of persons entitled to vote, and shall have been delivered at the Office of the Local Board not less than ten days before the said election, viz., before Friday, November 21, 1919.

Divisions referred to.

Northern Ward.

3. Western Ward.

Southern Ward. Matara Kachcheri,

October 1, 1919.

J. D. Brown, Assistant Government Agent.

Assessment Tax, Local Board, Chilaw.

OTICE is hereby given that the under-mentioned property seized in virtue of a warrant issued by the Chairman, Local Board, Chilaw, in terms of Ordinance No. 13 of 1898, for arrears of assessment tax due on the premises for the 2nd quarter, 1919, will be sold by public auction at this office on Friday, November 7, 1919, at 2 P.M.

Office of the Local Board. Chilaw, October 15, 1919.

A. W. SEYMOUR, for Chairman.

Southern Ward.

No. of Property seized. Premises.

Names of Owners.

.. House and premises Heirs of M. Diego Livera 263 Do.

.. Simon and others

Central Ward.

Waste land 612 .. Boutique

Seraily Marikkar . Miskin Karimsa

Police Tax, Chilaw Town.

OTICE is hereby given that the under-mentioned property seized in virtue of a warrant issued by the Assistant Government Agent, Chilaw, in terms of section 41 of Ordinance No. 16 of 1865, for arrears of Police tax due

on the premises specified against their names for the 2nd quarter, 1919, will be sold by public auction at this office on Friday, November 7, 1919, at 2 P.M.

Office of the Local Board, A. W. SEYMOUR, Chilaw, October 15, 1919. Additional Assistant Government Agent.

Southern Ward.

		Property	seized.	Names of Owners.
\mathbf{Prem}	aises	š. ·	,	-
111	٠.	House and p	remises	Heirs of M. Diego Livera
263		Do.		Simon and others
			Central	Ward.
607		Waste land		Seraily Marikkar
		Boutique		Miskin Karimsa

Assessment Tax, 1920, Local Board, Ratnapura.

IT is hereby notified that the Local Board of Health and Improvement of the town of Ratnapura has, in terms of section 30 of the Local Board of Health and Improvement Ordinance, No. 13 of 1898, as amended by section 2 (2) of Ordinance No. 13 of 1905, made and assessed for the year 1920 a rate of 5 per cent. on the annual value of all houses and buildings of every description, and all lands and tenements whatsoever, within the limits of the said Local Board of Ratnapura, subject to the provision of the aforesaid section.

Local Board Office, E. B. ALEXANDER, Ratnapura, October 10, 1919. Chairman.

Commutation Tax, 1920, Local Board, Ratnapura.

OTICE is hereby given to persons residing within the limits of the Local Board of Ratnapura that the Board, acting under the provisions of section 35 of the Ordinance No. 13 of 1898, has resolved that on account of the year 1920 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, 1920.

Local Boord Office, E. B. ALEXANDER, Ratnapura, October 10, 1919. Chairman.

Animals and Vehicles Taxes, 1920, Local Board, Ratnapura.

OTICE is hereby given to persons residing within the limits of the Local Board of Ratnapura that the Board, acting under the provisions of section 36 of the Ordinance No. 13 of 1898, has resolved that an annual tax be imposed for the year 1920 on all carriages, carts, hackeries, jinrickshas, horses, ponies, mules, bullocks, and asses kept or used within the town for which such Board is constituted, and which are not (as respects carts, carriages, and coaches) the carts, carriages other than hackeries, and coaches referred to in section 29 of the Ordinance No. 13 of 1898, at the rate specified in the schedule hereto annexed:—

	ns. c.
For every carriage	5 0
For every cart or hackery	. 2.0
For every jinricksha	. 20
For every horse, pony, or a	nule
For every bullock or ass	0 50
Local Board Office,	E. B. ALEXANDER,
Ratnapura, October 10, 1919	. Chairman.

Notice of Sale, Sanitary Board, Eraur.

OTICE is hereby given that the lands mentioned in the annexed schedules having been seized for default of payment of Eraur Sanitary Board assessment taxes for the four quarters of 1918, will be sold by public auction at the Government School, Eaur, on Monday, November 3, 1919, at 10 a.m.,

by the Government Agent, in conformity with section 1, subsection (4), of Ordinance No. 6 of 1873, unless in the meantime the amount owing in respect of the rate, together with the lawful costs of seizure and sale, is duly paid.

Batticaloa, October 10, 1919.

C. E. DE PINTO, for Government Agent.

Sale List referred to.

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"THE PATENTS ORDINANCE, NOTIFICATIONS UNDER

Amendments Made and Allowed.

1509. S. B. P. Mendis.—In pursuance of leave granted on the 24th July last the above-numbered specification has been amended in the following manner:-

On page 1.

Line 13.—The words "usually as carbonate" have been inserted after "ash."

Line 15.—The words "in combination with different acid radicals" have been inserted after "potash."

Line 16.—The word "various" has been inserted before "acids."

Line 20.—The words "any kind of" before the words "vegetable material" have been excised.

Line 21.—The words "wood, woodwastes" before the

words "cocoanut husks." have been excised.

On page 2.

Line 22.—The words "or glow of the hot ash" have been inserted after "fire."

Line 31.—The word "crude" has been inserted before potash," and the word "salt" after "potash" has been excised.

Line 32.—The words "which collects" have been excised. Line 38.—The words "or glow of the hot ash" have been inserted after "fire."

Line 41. The words "or glow of the hot ash" have been inserted after "fire."

On page 3.

Line 2 of the claim .- The words "without the use of acids "have been inserted after "ash."

> E. HUMAN, Registrar of Patents.

MARKS NOTICES. TRADE

NOTE.—The numbers in the second column denote the number of the "Ceylon Government Gazette" in which the mark was advertised:—	Application Gazette Registered Proprietor. Class. tered. No. No. No.
Trade Marks renewed during the Month of September, 1919.	6,059Henderson & Co 42 596 6,059 Do 42 597
Application Gazette Registered Proprietor. Class. tered. No. No. No. No.	6,057V. P. L. V. Palanyappa Chetty 44 606 6,064Robert Harper & Co. Proprietary, Ltd. 42 610
6,095A. S. F. Wijeyagooneratne 17 614	Trade Marks the Renewals of which have been suspended
Trade Marks removed from the Register during the Month of September, 1919, owing to Non-payment of Renewal Fees.	till the termination of the War. —6,096Friedrich Adolph Richter 3 629
6,059 Henderson & Co	Registrar-General's Office, Colombo, October 8, 1919. N. W. Morgappah, Acting Registrar-General.

TOLL AND OTHER RENTS.

Sale of Canal Toll Rents, 1919-20.

NOTICE is hereby given that the rents of the canal tolls at Nattandiva Munching tolls at Nattandiya, Munatipirivu, and Palavi, in the North-Western Province, will be put up for re-sale by public auction at 2 P.M., on Monday, October 27, 1919, at the Puttalam Kachcheri, at the risk of the original purchaser, who may have failed, on or before October 25, 1919, to complete security.

The rents shall be sold for a period of 11 months from November 1, 1919.

The purchaser at the re-sale will be required to deposit one-tenth of the purchase amount on the day of sale and furnish the necessary security.

Puttalam Kachcheri, October 14, 1919.

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

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE VYKUMBRA RUBBER COMPANY, LIMITED.

- The name of the Company is "THE VYKUMBRA RUBBER COMPANY, LIMITED." 1.
- The registered office of the Company is to be established in Passara.
- The objects for which the Company is to be established are:-3.
- To take an assignment of the leasehold interest from the proprietors thereof of certain lots of land of the extent of about 224 acres 0 rood 23 perches, situated in the village Wekumbura, in the District of Badulla, certain lots of land of the extent of about 177 acres 1 rood 5 perches, situated in the village Wasipona, in the District of Badulla, and certain lots of land of the extent of about 32 acres 0 rood 21 perches, situated in the village Galloba, in the District of Badulla.
- (b) 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 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 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 portions thereof, as a rubber 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 rubber, coconuts, tea, 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 rubber and tea 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,

(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 (g) or (h), 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, coconuts, plumbago, minerals, tea, and (or) 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
- (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.
- (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 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.

To borrow or receive on loan money for the purposes 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 cn, 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.

(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.

(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 land 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 "paragraphy of paragraphy of the state of the 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 (20,000) 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 Addresses of Subscribers.		Number of Shares taken by each Subscriber.
1.	Douglas G. Norman, Planter, Dammeria, Passara	••	One
2.	R. Gatehouse, Planter, Gowerakelle	• •	· One.
3.	JOHN J. ROBINSON, Planter, Gonakelle		One
4.	A. W. Bowles, Planter, Parawilla	••	One
5.	A. E. OGILVY, Planter, Hopton, Hopton R. O.		One
6.	A. C. M. CARTWRIGHT, Planter, Wattegodde		One
7.	A. C. TUTEIN-NOLTHENIUS, Planter, Ohiya	••	One
•	Tota	l Shares tal	sen Seven

Witness to the above signatures Nos. 1, 2, 3, 4, 5, 6, this 19th day of August, 1919:

- 1. A. Anderson, Planter, Hopton, Lunugala.
- G. K. DEAKER, Planter, Gonakelle, Passara.

Witness to the above signature No. 7:

- P. C. DAVID, Clerk, West Haputale, Ohiya. 3/9/1919.
- E. E. V. MAYBRINK, Conductor, West Haputale, Ohiya. 3/9/1919

ARTICLES OF ASSOCIATION OF THE VYKUMBRA 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 Vykumbra 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

"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 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.

4. The nominal capital of the Company is Two hundred thousand Rupees (Rs. 200,000), divided into 20,000 shares of Ten Rupees (Rs. 10) each.

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.

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 may in like manner, and with like sanction, 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 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 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.

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.

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.

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.

Subject to the restriction of these Articles any Shareholder may transfer all or any of his shares by instrument ¥7. in writing.

28.

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

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.

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.

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.

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.

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 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 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.

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 as 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

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 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.

43. A certificate in writing under the hands of one of the Directors and of the Secretary that a share has been duly 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 svailable 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 days' notice shall be allowed him.

47. 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.

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.

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 Fifty thousand (Rs. 50,000), 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

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.

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.

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.

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.

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 discuss 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.

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.

72. 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.

73. 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.

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 entitled 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 up to twenty shares and one vote for every further fifty shares.

79. The parent or guardian or curator of an infant Shareholder, the Committee or other legal guardian 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.

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.

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 Vykumbra Rubber Company, Limited.

, appoint —, of — , as my proxy to 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 —, One thousand Nine hundred and be held on the ----- day of --, and at any adjournment thereof, and at every poll which may be taken in 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 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.

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 John James Robinson, Reginald Gatehouse, Anthony Walter Bowles, and Dougles George Norman, 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.

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, 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!

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.

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.

Retiring Directors shall be eligible for re-election.

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.

- 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
- 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.

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

- 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 demographent from the healternator, insulvency, or tortious set of any account with more 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.

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

Powers of Directors.

f04. The Directors shall have power to carry into effect the acquisition of the said several allotments of land, and the lease, purchase, or acquisition of any other lands, estates, or property they may think fit, or any share or shares thereof.

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 formatton 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 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, 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 th ngs 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 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 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 of the Secretaries, in the event of a firm or registered company. or 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 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

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

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.

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 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.

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 ss. Until otherwise determined two Directors shall be a quorum.

114. A Director may at any time suppose a fine fit, and determined two Directors shall be a quorum.

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. A . 5

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:

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.

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.

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.

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.

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.

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.

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 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.

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.

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 of the Company described 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, 133.

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.

136. 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.

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.

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.

139. 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.

The Directors may, before recommending any dividend or bonus, set aside out of the profits of the Company such 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 such 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 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.

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.

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 effec tual 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 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 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

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. Any Shareholder who fails to give and register an address in Ceylon as provided in Article 149 shall not be

entitled to be given 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. A 6

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

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.

- Douglas G. Norman, Planter, Dammeria, Passara.
- R. GATEHOUSE, Planter, Gowerakelle.
- JOHN J. ROBINSON, Planter, Gonakelle.
- A. W. Bowles, Planter, Parawilla.
- A. C. M. CARTWRIGHT, Planter, Wattegodde.
- A. E. OGILVY, Planter, Hopton, Hopton R. O.
- A. C. TUTEIN-NOLTHENIUS, Planter, West Haputale, Ohiya

Witness to the above signatures Nos. 1, 2, 3, 4, 5, 6, this 19th day of August, 1919:

- A. Anderson, Planter, Hopton, Lunugala.
- G. K. DEAKER, Planter, Gonakelle, Passara.

Witness to the above signature No. 7:

1. P. C. DAVID, Clerk, West Haputale, Ohiya. 3/9/1919.

E. E. V. MAYBRINK, Conductor, West Haputale, Ohiya.

[Third Publication.]

MEMORANDUM OF ASSOCIATION OF THE PEOPLE PRESS, LIMITED.

The name of this Company is the People Press, Limited.

Tooblicate The registered office of the Company is to be situate in Colombo, within the Western Province of Ceylon.

The objects for which the Company is established are-

To acquire and carry on the printing and publishing business, known as "The People" and "The Jana Mithran," now owned and conducted by Mr. Lawrie Muthukrishna at No. 41, Sebastian street, in Colombo.

To establish and conduct a general business in books, paper, stationery, and office supplies.

To undertake and execute such other business as the Directors for the time being shall deem necessary or desirable for promoting the main objects for which the Company is formed.

The liability of the Shareholders is limited.

The capital of the Company is to be One hundred Thousand Rupees, with power to increase or reduce the capital,

to be divided into ten thousand shares of Ten Rupees each.

We, the several persons whose names and addresses are hereto subjoined, are desirous of incorporating ourselves into a Joint Stock Company, with limited liability under the provisions of the Companies Act, 1861, and agree to take the number of shares in the capital of the Company set respectively against our names:-

name and Address.			Maimoer or	OIIS
M. CATHIRAVALO, of Bambalapitiya, Colombo	•		Те	\mathbf{n}
R. Doresamy, of Colpetty, Colombo	• •		Te	\mathbf{n}
LAWRIE MUTHUKRISHNA, of San Sebastian, Colo	mbo	• •	Te	n
R. PANPIAH, of Maradana, Colombo	#. · *		Te:	'n
L. MUTHUKRISHNA, of San Sebastian, Colombo		• •	Te	n
R. Ponnudurai, of Bambalapitiya, Colombo		· · · ·	Te	n
N. Ponnudurai, of Bambalapitiya, Colombo		• •	Te	\mathbf{n}
		17.5		

Dated this 9th day of April, 1919.

Total Shares taken

Witnessed by BASIL O. PULTENAVAGAM Proctor, Supreme Court, and Notary Public, Colombo.

Seventy

Witness to the signature of R. PANPIAH: September 2, 1919. LAWRIE MUTUKRISHNA.

THE ARTICLES OF ASSOCIATION OF THE PEOPLE PRESS, LIMITED.

THE Articles of Association of this Company shall be the model Articles in Table C of the schedule to "The Joint Stock Companies Ordinance, 1861," with the following special provisions:-

The Board of Directors is to consist of three members, two of whom shall form a quorum.

No transfer or issue of shares is to be made without a three-fourths' majority of votes in favour of such transfer or issue, and no reason shall be assignable for rejecting any application made therefor.

The first one hundred shares shall carry one vote; the next two thousand shares one vote; and thereafter every five hundred shares one vote.

The qualification for a Director shall be the holding of fifty fully paid shares.

The books of accounts shall be audited and balance sheets prepared every half-year.

M. CATHIRAVALO, of Bambalapitiya, Colombo.

R. DORESAMY, of Colpetty, Colombo.

LAWRIE MUTHUKRISHINA, of San Sebastian, Colombo.

R. Panpian, of Maradana, Colombo.

L. MUTHUKRISHNA, of San Sebastian, Colombo.

R. Ponnudurai, of Bambalapitiya, Colombo.

N. Ponnudurai, of Bambalapitiya, Colombo.

Dated this 9th day of April, 1919.

Witnessed by-

BASIL O. PULLENAYAGAM,

Proctor, Supreme Court, and Notary Public, Colombo.

Witness to the signature of R. PANPIAH,

September 2, 1919.

LAWRIE MUTHUKRISHNA.

[Third Publication.]

he Ashbourne Tea and Rubber Estates, Limited.

eby given that the Ninth Ordinary Annual eners Meeting of the Company will be held at the Peak Hotel, Hatton, on Saturday, October 25, 🏖 noon.

Business.

To receive the report of the Directors and accounts for the year ending June 30, 1919.

To elect a Director.

To appoint Auditors. To declare a dividend.

To transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from October 26 to November 8, 1919, inclusive.

By order of the Directors,

LIESCHING & LEE,

Kandy, October 15, 1919.

Secretaries.

The Udakelle Rubber Company, Limited.

Annua General Meeting of the Company will be held Adm's Peak Hotel, Hatton, or Saturday, October аt 12.30 р.м.

Business.

To receive the report of the Directors and accounts or the year ending June 30, 1919.

To elect a Director. To appoint Auditors.

To declare a dividend.

To transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from November 2 to 15, 1919, inclusive.

By order of the Directors,

LIESCHING & LEE,

Kandy, October 15, 1919.

Secretaries.

General Motor Services, Limited.

is kereby given that at a General Meeting of eneral Motor Services, Limited, held on 1919 at 1910 r.m., at the office of Messrs. & Modor, Nawa Eliya, it was resolved that en & Modd ffairs of the Company had been fully and fairly wound up.

Nuwara Eliya, September 25, 1919.

V. C. MODDER, Liquidator. Auction sale of a Valuable House, Property at St. Joseph's Street, near the Police Station.

structions from a dministrator in testaproceedings No. 6408, D. C., Colombo, and Court obtained in the said case, I shall sell on on Arday (1918, 4 5 P.M., 31, 1919, ot 5 P.M.,

ent. of land called anding thereon, par the build assessment No. 50 Joseph's o. 46), situated at St (former) street, Colombo, containing in extent 3 roods 9 79/100 perches, exclusive therefrom a portion in extent 1 rood and 12 perches acquired by

For further particulars apply to J. A. Perera, Esq., Proctor and Notary, Colombo, or-

No. 8, Hulftsdorp street, Colombo.

H. D. JOHN PIERIS, Auctioneer and Broker

de of Taluable House Property at 1st Division.

Y have of the conclusion issued to me in case No. 50,974 of the conclusion issued to me in case by auction onceal roay. Navember 29, 1919, at 4 P.M., at the spot

All that Hothent of land, with the buildings standing thereon, bearing assessment No. 96B, situated at 1st Division, Maradana, Colombo, containing in extent 13 18/100 square

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

For further particulars apply to Messrs. M. R. & M. S. J. Akbar, Proctors and Notaries, Colombo, or to-

> H. D. JOHN PIERIS, Commissioner and Auctioneer.

No. 8, Hulftsdorp Colombo

on 2

Auction Sale:

In the District Court of Colombo.

DER decree entered and by virtue of the commission issued to me in case No. 52,345 of the said court, I shall put up for sale by public auction on Saturday, November 8, 1919, at 4 p.m., at the cot, the following property, declared specially for the recovery of the amounts due under the sent decree, to wit:—All that portion of land called Kotuwawatta, with the trees,

plantations, and buildings thereon, situated at Idama, in Moratuwa, in extent about 1 rood 4 and 88/100 perches.

Further particulars from E. L. W. Aponso, Esq., Proctor, Supreme Court, and Notary. Offices: Colombo and Moratuwa.

54, Belmont street, Colombo, October 14, 1919.

H. M. PEIRIS, Auctioneer and Broker.

Auction Sale.

In the District Court of Colombo.

MER decree entered and by virtue of the commission issued to me in case No. 50,776 of the said court, I shall put up for sale by public auction on Saturday, November 8, 1919, at 5 P.M., at the spot, the following property declared specially bound and executable for the recovery of the amounts do there the said decree, to wit:

An undivided 3/6 parts of the defined south-western portion of Gorakanawalakada Madangahawatta, with the trees and buildings thereon, situated at Moratuwella in Moratuwa, in extent 9 5 3/100 perches.

Further particulars from E. L. W. Aponso, Esq., Proctor, Supreme Court, and Notary. Offices: Colombo and Mora-

tuwa-- or

54, Belmont street, Colombo, October 14, 1919.

H. M. PEIRIS, Auctioneer and Broker.

Auction Sale.

Under Tortgage Decree, D. C., Colombo, No. 50,680,

The Randov virtue of the decree chered in the above case in favour of Pana Runa Kirla Rooman Caruppen Cletty, by his attorney Ana Runa Kirla Raoman Muttu Caruppen Chetty of Sea thest II of Stuart place, in Colombo, I shall sell by public auction on Monday, November 19, 1919, at the spot at 5 P.M. the following property for the recovery of the amount due under the decree An allotment of land, with the buildings thereon, bearing assessment No. 6 (comprising tendriculus Nos. 6B to 6BS), situated at Chapel lane in Slave Island, Colombo, containing in extent 13,77/100 perches portionless from the Colombo, containing in extent 13,77/100 perchess.

Further particulars from J. G. de S. Wijeyeratna, Esq., Proctor, Colombo.

York House, York street, Fort. AYRES KARUNARATNA, Auctioneer and Broker.

Auction Sale Under Mortgage Decree in D. C., Kalutara, Case No. 8502.

Y virtue of the commission issued to me in execution of the decree entered in this case of the recovery of Rs. 826 66, with interest and costs. If the soil on Saturday, November 1, 1919, at 10 A.M. the following property, to wit:—

An undivided 2 parts of shares of the soil and of all the trees and plantations and of the tiled house standing thereon of the land called Cangabodapelawattakattiya, situated at Welapura Kalutara; bounded on the northeast by the portion of the land belonging to Jacob Pinto, north-west by the river, south-east by cart road, and on the south-west by a portion of the same garden, and containing in extent about 1 rood.

For further particulars apply to Mr. D. J. Goonetilleke,

Proctor, or to-

P. L. DE SILVA, Auctioneer.

Kalutara, October 3, 1919.

Auction Sale.
In the District Court of Kalutara. Tenkutti Lambert de Silve Kajunarana of Kaluwa-.... Plaintiff.

modera

(1) Wickramapurage Mihindu Mallıka, (2) Kalanchi Liyanadurage Sindoris Fernando, (3) ditto Thomis Fernando, (4) ditto Pabilis Fernando, (5) Arumadura Anoris Silva, all of Narawila in Iddagoda

Y virtue of the order to sell issued to me in the above case, I shall put up for sale by public auction, at the respective spots, on November 1, 1919, commencing from 10 A.M., the following premises, to wit:-

1. An undivided 1/10 share of the soil and trees of the land called Kekunagahawatta, together with an undivided hare of the tiled house of 23 cubits standing thereon, situated at Narawila, in Iddagoda pattu of Pasdun korale west, in the District of Kalutara, Western Province, and containing in extent of about 12 acres.

2. An undivided \(\frac{1}{4} \) share of the soil, trees, and all things of the land called Millagahawatta, situated at Narawila aforesaid, and containing in extent of about 6 acres.

3. An undivided $\frac{3}{5}$ share of the soil and trees of the land called Egodahalawatta, together with an undivided $\frac{1}{2}$ share of the tiled house of 15 cubits standing thereon, situated at Narawila aforesaid, and containing in extent of about 6 acres.

4. An undivided & share of the soil and trees of the defined eastern portion of Hettiyapussewatta, situated at Narawila aforesaid; and containing in extent of about 10

An undivided the share of the soil and trees of the defined western portion of Hettiyapussewatta, excluding therefrom the planter's ½ share of the trees planted by Kalinga Daiya thereon, situated at Narawila aforesaid, and containing in extent of about 8 acres.

6. An undivided $\frac{1}{3}$ share of the soil of the land called Liyanageaswedduma, situated at Narawila aforesaid, and containing in extent of about 8 pelas paddy sowing.

7. An undivided 1/12 share of the soil of the land called Puwakdolakumbura, situated at Narawila aforesaid, and containing in extent of about 6 pelas paddy sowing.

8. An undivided 1/12 share of the soil of the lead called Mahaowita, situated at Narawila aforesaid, and containing in extent of about 6 pelas paddy sowing.

9. An undivided 1/12 share of the soil of the land called Akurugodakumbura, situated at Narawila aforesaid, and containing in extent of about I amunam of paddy sowing.

10. An undivided 1/12 share of the soil of the land called Madagamkumbura, situated at Narawila aforesaid, and

containing in extent of about 6 pelas paddy sowing.

11. An undivided 1/16 share of the soil and trees of the land called Welihindawatta, situated at Henegama in Iddagoda pattu aforesaid, and containing in extent of about 8 acres.

12. An undivided ½ share of the soil of the land called Kahatambawekumbura, situated at Henegama aforesaid, and containing in extent of about 2 pelas paddy sowing.

An undivided & share of the soil of the land called Iniyagaha-aswedduma, situated at Henegama aforesaid, and containing in extent of about 5 pelas of paddy sowing.

14. An undivided 1/12 share of the soil of the land called Kabalawilakumbura, situated at Henegama aforesaid, and

containing in extent of about 6 pelas paddy sowing For further particulars apply to B. D. S. Perera, Esq. Proctor and Notary, No. 588A, Kalutara South, or to me

W. ARNOLD DE SILVA,

Kalutara, October 10, 1919.

Auctioneer.

Auction Sale. NEER decree in case No. 27,289, C. R., Negombo, entered in favour of the plaintiff Kana Nana Rawanna Mana Kana Nana Muttah Chetty of Negombo, deceased, by his administrator duna Runa Una Lana Muna Runa Saminada Pulle of Negombo, against the defendant Muna Suna Smda Saibo of Halanduwana, and by virtue of the order issued to me for the recovery of the amount of the recovery. order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned properties mortgaged by bond No. 393 dated March 8, 1917, and attested by T. Ranesinghe, Notary, by public auction, at the respective spots, on Wednesday, November 12, 1919, to wit :-

Аt 2.30 р.м.

1. All that land called Kohombagahawatta, with the cadjan thatched building standing thereon, situate at Velpalla Meddepola, in Pitigal korale of the Katugampola hatpattu, in the District of Kurunegala, North-Westerb Province, in extent 1 rood and 27 perches.

At 3.30 P.M.

All that land called Kajugahawatta, situate at Meddepolayagama, in Pitigal korale aforesaid, in extent 1 rood and 27 perches.

At 4.30 PM

3. All that land called Siyabalagahawatta, situate at Meddepola alias Kamachigama, in Pitigal Royale aforesaid, in extent 1 acre 1 rood and 33 perches.

Further particulars from Messrs. De Zoysa & Perera, Proctors and Notaries, Negombo, or—

M. P. KURERA,

Negombo, October 14, 1919.

Auctioneer.

Auction sale of Properties at Kamburugoda, Manawela,

NDER decree in case No. 13,300, D. C., Negombo, intered in favour of the plaintiff Muna Runa Rawanga Mana Suna Pana Suppramanium Chetty, by his wanta Mana Suna Pana Suppramanum Chetty, by his attorney Muna Runa Rawanna Mana Suna Pana Ramanaden Chetty of Negombo althout the defendant Herath Mudianselage Hitinam Wel-Videne of Kamburugoda, and by virtue of the other issued to me for the recovery of the amount there is stated. I shall sell the under-mentioned properties mortgaged by bond No. 520, dated December 12, 1912, and attest a by D. L. E. Amerasinghe, Notary, by public auction, at the respective spots, on Thursday. public auction, at the respective spots, on Thursday, November 13, 1919, to wit:—

At 3 P.M.

1. The land called Horagahamulahena, with the buildings standing thereon, sifuate at Kamburugoda, in Katugampola Medapattu Basnairi koralegof Katugampola hatpattu, in the District of Kurunggala, North-Western Province, in extent about 50 acres, as a primary mortgage.

Аt 3.15 р.м.

The land called Ambagahamulawatta, with the buildings standing thereon, situate at Manawela, in Meda pattu korale west of Katugampola hatpattu aforesaid, in extent about 40 acres, as a primary mortgage.

At 3.30 P.M.

The undivided } share of all those 7 contiguous allotments of lands called Meegahakumbura, containing 2 amunams of paddy sowing ground, Bakmigahakumbura, containing 1 yelemuna of paddy sowing ground, Mahakumbura, containing 1 amunam of paddy sowing extent, Etambagahamulawatta containing 1 parrah of kurakkan sowing extent, Wewagawewatta, containing about 1 parrah of kurakkan sowing extent, Ambagahamulawatta containing about 1 parrah of kurakkan sowing extent, Ambagahamulawatta containing about 1 parrah of kurakkan sowing extent, Ambagahamulawatta containing about 1 parrah of kurakkan sowing extent, and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent, and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent, and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent, and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent, and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent, and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent, and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent, and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent, and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent, and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent, and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent, and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent, and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent and Dalgahamulawatta containing about 1 parrah of kurakkan sowing extent ing I pela of kurakkan sowing extent, and Delgahamulawatta, containing 1 pela of kurakkan sowing extent, now forming one land, situate at Manawela aforesaid, as a secondary mortgage.

At 5.30 P.M.

The 2 contiguous afforments of high and low land called Velpalle and Girakettikumbura, now forming one land, with the buildings standing thereon, situate at Velpalla, in Mairawati korale, Dambadeni hatpattu, in the District of Kurunegala aforesaid, in extent about 10 acres; as a primary mortgage...

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

M. P. KURERA,

Negombo, October 14, 1919.

Auctioneer.

uction Sale of Properties at Raddoluwa and Ekala, in the District of Negombo.

RER decrees to case No. 13,721, D. C., Negombo, entered in factor of the plaintiff Pena Reena Veyanna

Rana Ana Periyasamy Pulle of Negombo, against the defendant Veda Endoris Silva of Udammita, 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. 12,315, dated March 31, 1916, and attested by T. H. de Silva, Notary, by public auction, at the respective spots, on Friday, November 14, 1919, to wit:—

At 4 P.M.

1. The portion of land called Ekale Kurunduwatta or Ethmaleagare Ekale Kurunduwatta, situate at Raddoluwa, in Ragam pattu of the Alutkuru korale, in the District of Colombo, Western Province, in extent 1 acre 2 roods and 19 perches.

At 4.30 P.M.

A portion of Ekale Kurunduwatta, situate at Ekale, in Ragam pattu aforesaid, in extent I acre.

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

M. P. KURERA, Auctioneer.

Negombo, October 14, 1919.

Auction Sale.

NDER decree in case No. 13,171, D. C., Negombo, entered in favour of the plaintiffs (1) Kana Nana Rawanna Mana Kana Nana Muttaiya (Metty (dead) and (2) Muna Runa Rawanna Mana Suna Jala Ramanaden Chetty, both of Negombo, against the defendant Herath Mudianselage Hitilary, vel Vidar of Kambarugoda, 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 111, dated August 7, 1911, by public auction, at the respective spots, on Friday, November 14, 1919, to wit:— November 14, 1919, to wit:—

At 10 A.M.

The land called Bogahawatta, situate at Medagoda, in Yatakalan pattu of Pitigal korale south, in the District of Chilaw, North-Western Province, in extent about 1 acre, and all the plantations thereon.

At 10:15 A.M.

The Dierevella of Kahakumbura and Dunumadalgahakumbura, situate at Medagoda aforesaid, in extent about 2 acres.

At 10.30 A.M.

3. The land called Rukkaththanagahawatta, situate at Medagoda aforesaid, in extent about 2 acres, and the plantations thereon.

At 10.45 A.M.

4. The Talgabakumbura, situate at Medagoda aforesaid, in extent about 1 acre.

At 11 A.M.

5. The Varagahamullaliadda, situate at Medagoda aforesaid, in extent about 2 roods.

At 11..15 A.M.

6. The field Pahalelandepankotuwa, situate at Medagoda aforesaid, in extent about 1 acre.

At I P.M.

An undivided & share of Etambagahawatta, situate at Udawela, in Medapattu korale of Katugampola hatpattu, in the District of Kurunegala, North-Western Province, in extent about 2 lahas of kurakkan sowing ground.

At.1.15 P.M.

8. The undivided 1 share of Kahatagahamulawatta, situate at Udawela aforesaid, in extent about 2 lahas of kurakkan sowing ground.

At 1.30 P.M.

9. The Innakahatagahamulawatta, situate at Kamburu-goda, in Katugampola Medapattu Basnahiri korale of Katugampola hatpattu, in the District of Kurunegala aforesaid, in extent about I parrah of kurakkan sowing ground, and the buildings thereon.

At 1.45 P.M.

10. An undivided } share of Ambagahamulawatta, situate at Kamburugoda aforesaid, in extent about 15 lahas of kurakkan sowing ground.

At 2 P.M.

11. An undivided 1 share of Siambalagahamulawatta, situate at Kamburugoda aforesaid, in extent about 2 lahas of kurakkan sowing ground.

At 2.15 P.M.

12. An undivided 1 share of Godepitiyakumbura and the adjoining Mahakumbura, situate at Kamburugoda aforesaid, in extent 1 amunam and 2 pelas of paddy sowing ground.

At 2.30 P.M.

13. An undivided & share of Vewekumbura, situate at Kamburugoda aforesaid, in extent 1 amunam of paddy sowing ground. At 2:45 P.M.

14. An undivided 1 share of Vechenahoragahamula-watta, situate at Kamburugoda aforesaid, in extent about 1 pela of kurakkan sowing ground.

At 3.45 P.M.

15. An undivided & share of the land of contiguous lots called Meegahakumbura of 2 amunams of paddy sowing ground, Bakmigahakumbura of 7 amunams of paddy sowing ground, Mahakumbura of 1 amunam of paddy sowing ground, Etambagahamulawatta of 1 parrah of kurakkan sowing ground, Wewagawawatta of 1 parrah of kurakkan sowing ground, Ambagahamulawatta of 1 pela of kurakkan sowing ground, and Delgahamulawatta of 1 pela of kurakkan sowing ground, situate at Manawela, in Katugampela Medapattu Basnahiri korale aforesaid.

At 4 P.M.

16. The land called Kongahamulahena, situate at Kandanegedera, in Medapattu Basnahiri korale atoresaid, in extent 1 acre and 17 perches, and the plantations thereof.

At 4.15 P.M.,

17. An undivided 1 share of Mahakumbura, situate at Kannanegedera aforesaid, in extent about 2 amunams of paddy sowing ground.

Аt 4.30 Р.м.

18. An undivided 1 share of Davatagahakumbura. situate at Kandanegedera aforesaid, in extent'I amunam of paddy sowing ground.

At 4.45 P.M.

19. An undivided 1 share of Midellagahakumbura, situate at Kandanegedera aforesaid, in extent 2 pelas of paddy sowing ground.

At 5 P.M.

An undivided 1 share of the land of contiguous lots called Hikgahamulawatta, Dawatagahamulawatta, and Kongahamulawatta, situate at Kandanegedera aforesaid, in extent about 12 lahas of kurakkan sowing ground.

Further particulars from Messrs. Amerasinghe & Rane. singhe, Proctors, and Notaries, Negombo, or-

M. P. KURERA, Auctionee Auctioneer. Auction Sale.

In the District Court of Negombo.

Hararasinghe Aratchige Balahamy of Government Hospital, Kalutara Plaintiff.

No. 13.337.

(1) Mehidukulasuriya Lenge Maria Fernando and husband (2) War e Kulasuria Juan Warnage Graciano Fernando, but of 3rd Division, Udayartoppu, in Negombo. Defenda ts.

NDLR 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 10 A.M. on Saturday, November 8, 1919, the undermentioned property mortgaged by mortgage bond No.26,454, dated July 31, 1915, attested by N. J. C. Wijesekera, Notary Public, to wit:

An undivided one-third of lot A cepicted in plan No. 266 of June 8, 1917, made by D. J. Emmanuel, filed in No. 11,038, D.C., Negombo, situate at Udayartoppu, within the gravets of Negombo and District of Negombo, Western Province, and bounded on the north by land of Namunudewage Kristiya alias and Government hospital premises, east and south by lot B, and west by high read from Negombo to Colombo; containing in extent 1 rood 6 69 perches.

Further particulars from Mr. Martin de Silva, Proctors Negombo, or --

Negombo, October 14, 1919.

H. R. DIRCKZE, Auctioneer.

Auction Sale.

In the District Court of Negombo.

a Bastiana Wijesinghe of Wewaredara, adminisatrix of the estate of the late Don John WijesinghePlaintiff.

No. 13,528.

Wijelatharachchige Elaris Appuhamy of Agale-......Defendant. gedara.......

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 3 P.M. on Friday, November 7, 1919, the undermentioned property mortgaged by mortgage bond No. 9,415, dated February 16, 1916, attested by S. F. P. Wijayaratna, Notary Public, to wit:-

The two contiguous lands, namely, the southern divided portion in extent 6 lahas of kurakkan sowing ground of the land Palugahamulahena and the land Kongahamulahena, in extent 12 lahas of kurakkan sowing ground, now forming one land called Kongahamulawatta, in extent about 18 lahas of kurakkan sowing ground, situated at Magulagama, in Yatigaha korale of the Katugampola hatpattuwa, in the District of Kurunegala.

For further particulars apply to E. R. Samarasekara Esq., Proctor and Notary, Negombo, or to me:

Negomo October 14, 1919.

K. L. PERETRA, Auctioneer.

Auction Sale.

In the District Count of Galle. No. 16,886.

No. 16,886.

Nagahawattege Pitchers de Silva of China Garden.

Defendant.

NDER and by virtue of the decree entered in the above case, and the order issued therein. I shall sell by public auction, at the spot, of November 8, 1919, at 2 r.m., the following property specially bound and executable for the recovery of the amount of the said decree, viz.:

All that tiled 11 cubit wattle-walled house standing on, All that thed il cubit waster wants house standing and all that undivided 1/10 part of the soil and trees of, the land Elapalewatta, situate at Ganegama, in Gangaboda pattu of Galle, in extent about Lacres.

Chas. M. Goonasekera,

Auction Sale of Two Valuable Coconut Estates in Kurunegala District under Mortgage Decree.

the District Court of Colombo.

Amelia Loos of Ascot, Albert crescent, /.....Plaintiff. Colombo.....

No. 51,905.

) W. P. de Mar of Moratumulla, Moratuwa, (2) Beatrice Annie Margaret Dias of Ratnagiri, Panadure, administrative, with the will annexed, of the estate of Ponnehennedige Simon Dias of Moratumulla, Moratuwa, deceased, (3) W. Joseph Hendrick de Mel of Idama, Motatuwa......Defendants.

NDER and by virtue of decree entered in this case, and commission issued to me, I shall put up for sale by public auction on Thursday, November 13, 1919, at 30 P.M., at Dam street, at the office of Messrs. D. L. & F. de Saram, Proctors-

- (1) All that allotment of land called Kolongollewatta, Damunugollewatta, &c., situated in the villages Hengawa and Godagama, in Mahagalboda Megoda korale of Weudawili hatpattu, in the District of Kurunegala, North-Western Province; bounded on the north by land claimed by natives, a water-course, and Mala-ela, on the east by Deduru-oya, reservation along the Deduru-oya, lots F 1287, c 1287, and B 1287 in P. P. 3,643, and reservation along the road, on the south by a road, Mala-ela, and land claimed by natives, and on the west by land claimed by natives and lot 14023 in P. P. 3,157; containing in extent (exclusive of the Mala-ela and a road passing through the land) 92 acres 1 rood and 11 perches.
- (2) All that allotment of land called Deweltenna, situated at Godagama aforesaid; bounded on the west and north by land claimed by natives, on the east by lot 14022 in P. P. 3,137, and on the south by lot 14024 in P. P. 3,137; containing in extent (exclusive of the road passing through the land) 23 acres and 32 perches.

For further particulars apply to Messrs. D. L. & F. de Saram, Proctors and Notaries, Dam street, Hulftsdorp, or

'Yildiz,' Hedges court.

R. C. HEYZER, Auctioneer and Broker.

Auction Sale.

In the District Court of Anurachapura.

...Plaintiff. L. A. Seneviratne

No. 809, Petition Suit.

Hundiran Reynold de Silva and others..... Defendants.

By virtue of a commission directed to me by the District Court of Anuradhapura in the above case, I will on Saturday, December 6, 1919, at 1 P.M., put up for sale, at the spot, the following property on conditions approved of by the District Judge, first among the co-owners at the price at which it has been valued, to wit, By 10,000 and if none of the co-owners purchase the same Rs. 10,000, and if none of the co-owners purchase the same and comply with the conditions, the same shall be put up and sold to the highest bidder, namely :-

(1) An allotment of land situated in the town of Anuradhapura, in extent 35 perches, with the buildings therein.

(2) An allotment of land situated in aforesaid, in extent 7 perches, with the buildings therein, both forming one lot, known as "The Rest."

> S. RANASINGHA, Commissioner appointed in D. C. No. 809.

October 9, 1919.

Cancellation of Power of Attorney

RAWANNA MANA SOONA PANA KUMARA-SWAMY PULLE, of 177, Colombo street, Kandy, do hereby give notice that I have this day cancelled the Power of Attorney, bearing No. 6,835, dated November 4, 1916, attested by F. W. P. Gunawardhana, of Kandy, Notary Public, and granted by me in favour of my brother Soona Pana Dorasamy Pulle.

று. சு. ப. கொராசமிபின் இம.

RAWANNA MANA SOONA PANA KUMARASWAMY PULLE. Kandy, October 9, 1919.

J. D. S. Wickremesooriya & Co.

TICE is hereby given that all cheques, drafts, vouchers, ordered payment in favour of Messrs. J. D. S. Wickremeson of the configuration of t Wickremesooriya and the undersigned, who being the only two shareholders now existing of the said firm.

> DAVID DE SILVA, Proctor and Notary, Ambalangoda.

Dissolution of Partnership.

NOW all menture presents that the partnership carried on at Ratnapura between me, the business business carried on at Ramapura between me, the undersigned and Taylal Ponnambath Abdu, under the name, sylle, and firm of "Ana Una," or "A. O. Abdu," was dissolved on September 20, 1919. The said Thaylal Ponnambath Abdu is carrying on the said business on his own responsibility from the said day of September 20, 1919. I have retired from the said business from the said date.

No. 90, Bankshall street, Colombo, October 8, 1919.

P. B. UMBICHY.

Application for Enrolment as a Proctor.

GREGORIS DIAS JAM ASTENDERE, of 41, Pedlar street, Fort Galle, Froctor of the District Court of Galle, do hereby give plotice that I shall, six weeks hence, apply to the Honourable the Supreme Court of this Island to be admitted and enrolled a Proctor of the said Honourable Court.

> G. D. JAYASUNDERE, Proctor, District Court, Galle.

Galle, October 15, 1919.

pplication for Enrolm at as a Notary Public.

HETTIGE DONG TANCIS SAMARANAYAKE, of Nasoda, if the Ragam pattu of Alutkuru korale, do hereby give notice, in terms of rule 2 of the Schedule I. B. to the Granance No. 1 of 1907, that I shall, three months hence, apply to the Registrar-General to be admitted and appropriated a Notary Public to proceed in the Schedule I. enrolled a Notary Public to practise in the Sinhalese language in the District of Kandy.

September 30, 1919.

H. D. F. SAMARANAYAKE.

Application for Foreign Liquor License.

I bereby give notice that I have on September 29, 1919, applied to the Assistant Government Agent, Kegalla, for the license shown in the schoule hereto annexed, for the licensing period ending September 30, 1920

Schedule referred to.

Name and address of applicant: J. M. Miranda.

Description of license applied for: Foreign liquor, retail off. State whether application is for renewal of existing license or for a new license: For a new license.

Situation of premises to be licensed: Kegalla town.

September 29, 1919.

J. M. MIRANDA.

MUNICIPAL COUNCIL NOTICES.

MUNICIE	ALITY	OR COL	DMBO.	
Prices of Foodstuffs.	&c in C	olombo on	October 15. 1	919.

Prices of Foodstu	ffs, &c., 1	n Colombo o	n October 15	5, 1919.	spot at t
		Wholesal	*	Retail.	the amo
	Per .	Rs. c.	•	Rs. o.	,
addy, Country	Bushel	· · · · ·	Measure		The I
addy, Imported lice, Country	do. do.	:: =	do.	··· _	Colombo
Rice, Kara	do.	٠ —	do. 🔨	20-0	Colombo
lice, Kallunda	do. do,		do.		'
Rice, Muttusamba	do.	:: =	do.		
Raw Rice (Rangoon) do.	•• • 🚡	do.	: } _	
Raw Rice (Singapore Raw Rice (Batavia)	e) do. do.	· · ·	do.	: =	
Oholl (Thovaram)			. Seer	. —	Premises
Dholl (Mysore)			do.	0 25	5
Green Peas Ulundu		:: =		0 34	1907.17
Gram		··· —	do.	0 25	$\begin{array}{ c c c c c }\hline 1908.17\\ 1909.17\\ \hline \end{array}$
Wheat Flour		••• =	lb. dg.	0 16	1910.17
Thee, Cow		:: =	Seer	5 50	
hee, Buffalo		–	do.	2 50	1923.61
Milk Potatoes (Indian)			Bottle	0 30	1936-19
Potatoes (Bangalore) —	- Feb. 7 1	do.	. O. 14	1942A.5
Onions (Bombay)		· · · · · · · · · · · · · · · · · · ·	♠. do.	0 13	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$
Onions, Red	: =	:: =	l-lb. loaf		1950.41
Tea			lb.	. 1 10	•
Coffee Limes	<u> </u>		do. Dozen	1 0 0 12	2030.22
Coconuts		:: –	Each	0 10	2067.5
Sugar, Soft		· · · —	lb. do.	0 28	2073A.1.
Sugar, Crepe Sugar (Ceylon)	_	:: <u> </u>	. do.	0 28	0110 15
Sugar Candy	· — ·	· ·	do.	0 38	2113.17 2126.68
Sugar, Brown			do. Measure	0 12	2120.00
Do	_		lb.	0 6	2199.3A
Dried Chillies	•••••	–	do.	0 36	
Coriander Pepper	_		do.	0 20	2242.26
Garlio		~:· —	lb.	0 40	
Mustard Furmerio		$\Delta \sim 2$	Measure		2262.19
Fenugreek	- =	:: ☲	do.	0 16	2277.27
Cummin	 ,		.: do.	0 50	2278.27
Aniseed Tamarind	_	:: =	do.	0 24	2279.28 2280.28
Jaggery	· 		Bundle	0 45	2281.28
Gingelly		·· =	Seer Bottle	0 22	2293.292
Gingelly Oil Coconut Oil	_	:: =	3.5	0 90	2294.29
Kerosine Oil, Day-		•)	'4.	$2295.29. \\ 2297.29.$
light Kerosine Oil, Mon-		· · · · · · · · · · · · · · · · · · ·	Bottle	· 0 19	2354.2
key Brand		- W	do.	0 19	
Matches, Three Stars		-	Packet	of	2361A.3
Stars			12 box		
Matches (Japanese)	 ,		do.	0 20	2364.la
Beef Mutton	. =		do.	0 30 0 70	2365.1A
Pork	,	· :: —	. do.	0 40	2377.9в
Chicken		–	. Each . do.	0 87	1
Eggs Dry Fish, Nettali		•• -	uo.	0 0	
(Halmessan)		–	lb.	0 30	2382A.1
Dry Fish (Maldive)	- ,		do.	0 62	2390.12
·			S. H. WAD	IA,	1:
The Municipal O	ffice,	Finan	icial Assista	nt to the	2436.44
Colombo, October		Chairm	an, Municip	al Council.	0400
		- 4			2469A.1 2623.96
NOTICE is he	reby give	n that in th	e absence c	f movable	2624.96
property l	iable to s	eizure, 🔼 r	ents and p	rofits from	2625.96
1 to 10 years, (2)	timber ar	d produce.	😮) material	s of house.	2626 06

NOTICE is hereby given that in the absence of movable property liable to seizure, in rents and profits from 1 to 10 years, (2) timber and produce. (2) materials of house, and (4) the under-mentioned properties themselves, seized in virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of the 140th clause of the Ordinance No. 6 of 1910, for arrears of consolidated rates due on the premises, and for the period mentioned in

the subjoined schedule, will be sold by public auction on the spot at the time therein mentioned, unless in the meantime the amount of the consolidated rates and costs be duly paid.

S. H. WADIA,

Financial Assistant to the Chairman,
The Municipal Office, Municipal Council,
Colombo, October 11, 1919.

SCHEDULE.

Date of Sale: Saturday, November 8, 1919. Avondale road.

		Avondale ro	a a .	•	1
Premises No	o. (Quarter and	Year.	Time of	Sale.
•					A.M.
1000 10	0	• .			7
1907.17	_	rter, 1918	• •	• • •	-
1908.17	• • .	Do.	• •		7. 5
1909.17	• •	D o. ′	• •		7.10°
1910.17	• • • •	Do.		• •	7.15
	2nd I	Division, Mo	iradana.		
1923.61в	3rd qua	rter, 1918			7.20
1936-1937.4		Do.			7.25
1942a.54		Do.	• •		7.30
1943.51/54		Do.	• •		
			••		7.35
1949.42	• •	Do.			7.40
1950.41	• •	Do.	• •	• •	7.45
•		Forbes road	d.		
2030.22	3rd qua	rter, 1918		<i>:</i> .	7.50
2067.5		Do.	/		7.55-
2073a.1a		Do.			8
		•			•
0110 18	zna L	Division, Mo	ıraaana.		
2113.17	3rd qua				8 5
2126.68/69	••	Do.	• •		8.10
•	1	Forbes lan	e		
2199.3A	3rd qua	rter, 1918	• •		8.15-
0040 00	01	Forbes roa	a.		0.00
2242.26	3rd qua		• •	• •	8.20
		Darley roa	d.	;	•
2262.19	3rd qua	rter, 1918			8.25
2277.27		Do.		-	8.30
2278.27		. D o.			8.35
2279.28		Do.			8.40
2280.28	• •	Do.		and the same of th	8:45
2281.28	• •	Do.	• •	1	€.50
2293.29A	• •	Do.	• •	. J	
	•••		• •	• •	8.55
2294.29A	· · · · · · ·	Do.	• •		.
2295.29A	• •	Do.	•• ,		9. 5
2297.29A	• •	Do.	• •		9.10
2354.2	• •	Do.	••	••	9.15
		Dean's roa	d.		*
2361A. 35 D	3rd qua	rter, 1918			9.20
		Avondale ro	ad		
2364.la		rter, 1918	au.		9.25
	oru qua		• •		
2365.1A	• •	Do.	• •		9.30
2377.9B	·••	Do.	••	• •	9.35
Dat	e of Sale :	Monday, N	ovember	10. 1919.	
				10, 1010.	
		Avondale ro		*	•
2382A.10	3rd qu	arter, 1918			7
2390.12	••	Do.			7.10
		Dean's roo	.a		•
2436.44	3rd and	rter, 1918	w.		# oo.
2400.44	and the second second		••	• •	7.20
0.400	2nd	Division, M	aradana.	,	٠.
2469A.105	∴3rd qua	rter, 1918			7.30
2623.96A	• • * * ; ;	Do.			7.40
2624.96A	•••	. Do,		·	7.50
2625.96A		Do.			8
2626.96A	c	Do.		• •	8.10
	1.	`	201	• •	
2643.17	9mil	Regent stre	ei.		0.00
4010.1/	or azgue	rter, 1918	4.4	• •	8.20
1		Forbes lan		* *	
2222/16	2nd to	4th quarter	, 1918	• •	8 50°