

Ceylon Government Gazette

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Part I. -General.

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SUPPLEMENT:

The INDEX to the Gazette for the First Half-Year of 1919.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 354 of 1919.

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

Mr. G. S. Wodeman to the office of Assistant at Nuwara Eliya to the Government Agent, Central Province; Additional District Judge for the judicial district of Nuwara Eliya; Additional Commissioner of Requests and Police Magistrate for the judicial division of Nuwara Eliya-Hatton; and Local Authority under the Petroleum Ordinance for the District of Nuwara Eliya, with effect from December 5, 1919, until further orders.

Mr. J. H. Vanniasingham to act as District Judge, Additional Commissioner of Requests, and Police Magistrate, Jaffna, vice the Hon. Sir A. Kanagasabai, on December 16 and 17, 1919, or until the resumption of duties by that officer.

Mr. N. J. MARTIN to act as District Judge and Additional Police Magistrate for the Districts of Chilaw and Puttalam, vice Mr. A. W. Seymour, on December 6 and 7, 1919, or until the resumption of duties by that officer.

Mr. H. J. V. EKANAYAKE to act in the office of District Judge, Commissioner of Requests, and Police Magistrate, Ratnapura, with effect from December 4, 1919, until further orders.

Mr. F. D. Peries to act in the office of District Judge and Additional Commissioner of Requests and Police Magistrate, Matara; Additional District Judge, Tangalla; and Visitor of the Prison at Matara, with effect from December 8, 1919, until further orders.

Mr. A. V. van Langenberg to act as Commissioner of Requests and Police Magistrate, Gampola, vice Mr. A. N. Hutt, from December 20 to 23, 1919, or until the resumption of duties by that officer.

Mr. O. L. DE KRETSER to act as Commissioner of Requests and Police Magistrate and Additional District Judge, Matara, vice Mr. C. E. Jones, from December 14 to 17, 1919, or until the resumption of duties by that officer.

Mr. G. E. MADAWALA to act as Commissioner of Requests and Police Magistrate, Kurunegala, vice Mr. A. N. Strong, on December 13 and 14, 1919, and from December 21, 1919, to January 4, 1920, or until the resumption of duties by that officer.

Mr. F. Markus to act at Dandagamuwa as Additional Commissioner of Requests and Police Magistrate for the judicial division of Kurunegala, vice Mr. T. H. E. Moone-Malle, on December 13, 1919, or until the resumption of duties by that officer.

Mr. T. M. FERNANDO to act as Commissioner of Requests and Police Magistrate, Chilaw and Marawila; Additional District Judge, Chilaw; and Assistant Superintendent of the Chilaw Jail, vice Mr. L. L. HUNTER, on December 13, 1919, or until the resumption of duties by that officer.

Mr. J. Vandenberg to act as Additional Commissioner of Requests and Police Magistrate, Ratnapura, from December 15 to 20, 1919, inclusive.

2551

Mr. B. L. Drieberg to act as Additional Police Magistrate, Avissawella, on December 11, 1919.

Mr. Solomon Fernando to act as Additional Police Magistrate, Panadure, on December 17, 1919.

Rev. Father J. Jamoays to be a Member of the Board of Education, vice Rev. Father J. Brault.

Mr. H. J. TEMPLE to act as Justice of the Peace and Unofficial Police Magistrate for the District of Badulla-Haldummulla during the absence of Mr. C. B. NELSON from the Island, vice Mr. G. W. B. GOODFELLOW, who has resigned.

By His Excellency's command,

Colonial Secretary's Office, GRACOLOMBO, December 12, 1919.

Graeme Thomson, Colonial Secretary.

No. 355 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased, under the provisions of section 193 of Ordinance No. 6 of 1910, to nominate Mr. W. W. Woods to be Auditor of the accounts of the Municipalities of Colombo, Kandy, and Galle from December 1 to 31, 1919.

By His Excellency's command,

Colonial Secretary's Office, GRAEME THOMSON, Colonial Secretary.

No. 356 of 1919.

EADS of Departments are hereby authorized to accept the signature of Mr. M. JEFFERY for the Acting Resident Engineer, Colombo Drainage Works, for seven days from December 16, 1919, during the absence of Mr. R. G. WATERHOUSE on leave, or until further orders.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 1, 1919. GRAEME THOMSON, Colonial Secretary.

No. 357 of 1919.

III S EXCELLENCY THE GOVERNOR has been pleased to make the following appointment in the Ceylon Cadet Battalion:—

To be Honorary Lieutenant.

Mr. RONELLYN CHINNIAH REGINALD.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 6, 1919. Graeme Thomson, Colonial Secretary.

No. 358 of 1919.

T is notified for information that Honorary Lieutenant Don Simon Gunasekara's resignation of his Commission in the Ceylon Cadet Battalion has been accepted by His Excellency the Governor.

By His Excellency's command,

Colonial Secretary's Office, GRAEME THOMSON, Colombo, December 10, 1919. Colonial Secretary.

No. 359 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased, under section 13 of Ordinance No. 10 of 1861, to appoint the under-mentioned gentlemen to be Members of the Provincial Road Committee, Province of Sabaragamuwa, for the year 1920:—

Mr. H. ELLAWALA.

M. C. R. P. JAYAWARDENA.

Mr. H. F. PEARSON.

By His Excellency's command,

Colonial Secretary's Office, GRAEME THOMSON, Colombo, December 11, 1919. Colonial Secretary.

No. 360 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. ABRAHAM CYRIL, under section 372 of "The Civil Procedure Code, 1889," to administer the oath or affirmation which is requisite to the making of the affidavit mentioned in section 371 of the said Code in respect of the Batticaloa District until further orders.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 6, 1919. Graeme Thomson, Colonial Secretary.

No. 361 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. ABDUL RAHEMAN MOHAMMED RAZEEN, of No. 18, Forbes road, Maradana, to be a Notary Public at Colombo and throughout the judicial division of Colombo, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 3, 1919. Graeme Thomson, Colonial Secretary.

No. 362 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. CANDAPPER MUTTUSAMY KUMARA VETPILLAI, of 31B, Darley road, Maradana, to be a Notary Public at Colombo and throughout the judicial division of Colombo, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 3, 1919. Graeme Thomson, Colonial Secretary.

No. 363 of 1919.

II S EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. GERALD JOSEPH ABEYESUNDERE, of "Palm Groove," Galle, to be a Notary Public at Galle and throughout the judicial division of Galle, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 3, 1919. GRAEME THOMSON, Colonial Secretary.

No. 364 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. WETHIVELPILLAI SELVADURAI, of Kanderodai, Chunnakam, Jaffna, to be a Notary Public at Jaffna and throughout the judicial division of Jaffna, and to practise as such in the English language.

By His Excellency's command,

Colombo, December 3, 1919.

Graeme Thomson, Colonial Secretary.

No. 365 of 1919.

IIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. WILLIAM RICHARD MARTIN RUPESINGHE, of Kurunegala, to be a Notary Public at Kurunegala and throughout the judicial division of Kurunegala, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, GRAEME THOMSON, Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Koruwage Thepanis Fernando Wijewardana provisionally as Registrar of Marriages (General) of Palle pattu of Salpiti korale division, in the Colombo District of the Western Province, with effect from December 15, 1919, vice Lathpandurage Hendrick Perera Jayawardana, deceased. His office will be at Delgahawatta in Karagampitiya.

By His Excellency's command,

Colombo, December 4, 1919.

GRAEME THOMSON, 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 Dr. K. Don Peter to act as Registrar of Births and Deaths of Division No. 3 of the Colombo Municipality, in the Colombo District of the Western Province, for two and half days from 2 P.M. on December 3, 1919, during the absence of the Registrar, Dr. A. C. Fernando, on leave. His office will be at No. 229, Dematagoda road, Maradana.

The Additional Assistant Provincial Registrar, Colombo, has appointed Tiadoris Jeronimus Edirisingha to act as Registrar of Births and Deaths of Kandana division, and of Marriages (General) of Ragam pattu of Alutkuru korale south division, in the Colombo District of the Western Province, for two days from November 26, 1919, during the absence of the Registrar, Don Fidelis Seneviratne Jayasurya, on leave. His office will be at Kahatagahawatta in Rilaulla.

The Additional Assistant Provincial Registrar, Colombo, has appointed Ranawira Appuhamilage D. W. Jayawardene to act as Registrar of Births and Deaths of Galgomuwa division, and of Marriages (General) of Meda pattu of Siyane korale west division, in the Colombo District of the Western Province, for two days from December 4, 1919, during the absence of the Registrar, Sudasingha Appuhamilage Gunasekera, on leave. His office will be at Kahatagahawatta in Borukgomuwa, and his station at Hadugahalanda in Galgomuwa.

The Additional Assistant Provincial Registrar, Colombo, has appointed Don Cornelis Welikala to act as Registrar of Births and Deaths of Padukka division, and of Marriages (General) of Meda pattu of Hewagam korale division, in the Colombo District of the Western Province, for two days from December 8, 1919, during the absence of the Registrar, Gamalatge Don Davith, on leave. His office will be at Divelewatta in Liyanwala.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Gabadage Charles de Silva to act as Registrar of Births and Deaths of Warakagoda division, and of Marriages (General) of Gangaboda pattu division, in the Kalutara District of the Western Province, for fifteen days from December 3, 1919, during the absence of the Registrar, D. G. Karunaratna, on leave. His offices will be at Gallanakandewatta in Warakagoda and Alikehena in Retiyala.

The Additional Assistant Provincial Registrar, Kalutara, has appointed John Wijeyaratna Kotalawala to act as Registrar of Births and Deaths of Dodangoda division, and of Marriages (General) of Iddagoda pattu division, in the Kalutara District of the Western Province, for thirty days from December 5, 1919, during the absence of the Registrar, U. Don Siyadoris, on leave. His office will be at Munamalgahawatta in Dodangoda.

The Assistant Provincial Registrar, Kandy, has appointed GANEGALA EKANAYAKA MUDIYANSELAGE WALAWWE UKKU BANDA to act as Registrar of Births and Deaths and of Marriages (General) of Uda Dumbara No. 6 division, in

the Kandy District of the Central Province, for fourteen days from December 8, 1919, during the absence of the Registrar, G. E. M. APPUHAMI, on leave. His office will be at Talagune.

The Assistant Provincial Registrar, Nuwara Eliya, has appointed DAMBAGOLLEGEDERA KIRIWANTE to act as Registrar of Births and Deaths of Udapalata division, and of Marriages (General) of Walapane division, excluding the portion included in the Nuwara Eliya gravets division, in the Nuwara Eliya District of the Central Province, for four days from December 4, 1919, during the absence of the Registrar, W. M. K. BANDA, on leave. His office will be at Nildandahinna.

The Additional Assistant Provincial Registrar, Matara, has appointed Don Andreas Siriwardena to act as Registrar of Births and Deaths of Bengamuwa division, and of Marriages (General) of Morawak korale division, in the Matara District of the Southern Province, for four days from December 2, 1919, during the absence of the Registrar, D. H. DE S. Siriwardena, on leave. His office will be at Liyanagederawatta in Bengamuwa.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Wickrama Arachebice Charles to act as Registrar of Births and Deaths of Tangalla outside the town division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for eleven days from December 4, 1919, during the absence of the Registrar, D. P. Dissanayaka, on leave. His office will be at Lunuweraniyagahawatta in Polommaruwa.

The Assistant Provincial Registrar, Mannar, has appointed PETURUPILLAI MARSHALL RASIAH to act as Registrar of Births and Deaths of Mantai North division, in the Mannar District of the Northern Province, for thirty days from November 27, 1919, during the absence of the Registrar, M. S. MATTESUPILLAI, interdicted from duty. His office will be at Udayarvalavu in Palaikuli.

The Assistant Provincial Registrar, Manner, has appointed Susaippillai Athonippillai to act as Registrar of Births and Deaths of Mantai South division, and of Marriages (General) of Mantai division, in the Mannar District of the Northern Province, for fourteen days from December 5, 1919, during the absence of the Registrar, S. David, on leave. His office will be at Registrarvalavu in Periyanavatkulam.

The Assistant Provincial Registrar, Puttalam, has appointed Joseph Stephen Pieris to act as Registrar of Marriages (General) of Puttalam pattu and gravets division, in the Puttalam District of the North-Western Province, for three days from November 27, 1919, during the absence of the Registrar, R. M. Thevathasan, on sick leave. His office will be at the Puttalam Kachcheri.

The Provincial Registrar, Ratnapura, has appointed Wickrampatirage Rattranhamy to act as Registrar of Births and Deaths of Meda pattu of Kukulu korale division, and of Marriages (General) of Kukulu korale division, in the Ratnapura District of the Province of Sabaragamuwa, for eight days from December 13, 1919, during the absence of the Registrar, Francis Delgoda, on leave. His office will be at the permanent Registrar's Office in Kukulegama.

The Assistant Provincial Registrar, Kegalla, has appointed Kasturusinha Mudiyanselage Punchi Banda to act as Registrar of Births and Deaths of Kandupita pattuwa south division, and of Marriages (General) of Beligal korale division, in the Kegalla District of the Province of Sabaragamuwa, for three days from December 6, 1919, during the absence of the Registrar, M. Ukku Banda, on leave. His office will be at Pahalawatta alias-Hitinawatta in Alawatura.

The Assistant Provincial Registrar, Kegalia, has appointed Senanayaka Mudiyanselage Charles Henry Senanayaka to act as Registrar of Births and Deaths of Kitulgal palata division, and of Marriages (General) of

Three Korales and Lower Bulatgama division, in the Kegalla District of the Province of Sabaragamuwa, for two weeks from December 9, 1919, during the absence of the Registrar, D. B. PERERA, on leave. His office will be at Ilagoraellewatta in Uragala.

The Assistant Provincial Registrar, Kegalla, has appointed SWARAPOLA KUNDAT ACHCHILLAGE alias KITUL-PTIYE RALLAGE MUDIYANSE to act as Registrar of Births and Deaths of Kumbalgam palata division, and of Marriages (General) of Paranakuru korale division, in the Kegalla District of the Province of Sabaragamuwa, for one week from December 25, 1919, during the absence of the Registrar, W. M. MUDIYANSE, on leave. His office will be at Hitinawatta in Paranagama.

Registrar-General's Office Colombo, December 9, 1919.

N. W. MORGAPPAH, Acting Registrar-General.

is hereby notified that KURUPPU APPUHAMILLAGE ELIAS PERERA, Registrar of Births and Deaths of Bemmulla, and of Marriages (General) of Meda pattu of Siyane

korale west, will, with effect from December 15, 1919, hold his office at the land called Batadombagahawatta in Pattalagedara, instead of at the land called Delgahawatta in Pattalagedara, as notified in Government Gazette No. 6,864 of March 30, 1917.

Registrar-General's Office, Colombo, December 8, 1919. Acting Registrar-General.

N. W. MORGAPPAH,

T is hereby notified that WITANAWASSAN JIRIS DE SILVA, Registrar of Births and Deaths of Kottawa division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, will, with effect from December 15, 1919, hold his office at Talgahawatta in Tellambure, instead of at Deniyegodawatta in Tellambure, as notified in Government Gazette No. 6,433 of March 31, 1911.

Registrar-General's Office, Colombo, December 8, 1919.

N. W. MORGAPPAH, Acting Registrar-General.

GOVERNMENT NOTIFICATIONS.

"THE VILLAGE COMMUNITIES ORDINANCE, 1889."

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

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 3, 1919. GRAEME THOMSON, Colonial Secretary.

SCHEDULE REFERRED TO.

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

Block survey preliminary plan 1,572.

Lot. 2 .. Moragahamulahena

Extent. Name of Land. A, R. P.

59 0 8

"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 land 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 Kahatagollewa, in the Elwe tulana of the Kanadara 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 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, December 4, 1919. GRAEME THOMSON, Colonial Secretary.

SCHEDULE REFERRED TO.

The following lots situated in the village of Kahatagollewa, in the Elwe tulana of the Kanadara korale of the Nuwaragam palata of the Anuradhapura District, in the North-Central Province :-

Block survey preliminary plan 752.

Extent. Lot. Name of Land. Kongahahena 3 14 Kadurugahahena, Palugahahena, Imbulgahayaya, Dambagahalanda

"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 land 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 Rampatwila, in the Elwe tulana of the Kanadara 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 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, December 4, 1919. GRAEME THOMSON, Colonial Secretary

SCHEDULE REFERRED TO.

The following lots situated in the village of Rampatwila, in the Elwe tulana of the Kanadara korale of the Nuwaragam palata of the Anuradhapura District, in the North-Central Province:—

Block survey preliminary plan 760.

Ļot.			Name of Land		,		: .	÷. ;		опи. к. Р.
100 101	• •	Kurulugodehena Do.		• •		t. ,,,			19 3 28 2	3 9 2 23
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T is hereby notified that a license to import 2,000 12-bore shotgun cartridges into Ceylon during the current year has been issued to Mr. Cecil Pern, of Owella estate, Matale.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 9, 1919. Graeme Thomson, Colonial Secretary.

"THE STAMP ORDINANCE, 1909."

It is hereby notified that His Excellency the Governor, with the advice of the Executive Council, has, by virtue of the powers by section 5, sub-section (1) (c), of "The Stamp Ordinance, 1909," on him conferred, authorized the following Joint Stock Company, incorporated under the Joint Stock Companies Ordinances, to compound for the payment of stamp duty on share certificates specified in Schedule B of "The Stamp Ordinance, 1909," as set forth in section 2 of "The Stamp (Amendment) Ordinance, No. 10 of 1919," on the conditions set out in section 5 aforesaid sub-sections (1) (c) (ii.), (iii.), and (iv.).

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 9, 1919. Graeme Thomson, Colonial Secretary.

COMPANY REFERRED TO.

The Nawalapitiya Buildings Syndicate, Limited.

IT is notified for information that Second Lieutenant Lionel McDowell Robison, Ceylon Planters' Rifle Corps, is seconded for duty with the Ceylon Cadet Battalion, with the temporary rank of Captain, and will command that Battalion during the absence of Major E. Evans, on leave.

By His Excellency's command,

Colombo, December 9, 1919.

GRAEME THOMSON, Colonial Secretary

III Excellency the Governor has been pleased to grant the local rank of Captain to Lieutenant Hugh Peter Mackay, 1st Battalion Seaforth Highlanders, whilst performing the duties of Adjutant, Ceylon Light Infantry, Colombo Town Guards, Ceylon Railway Battalion, Ceylon Supply and Transport Corps, and Ceylon Motor Cyclists' Corps, with effect from December 5, 1919.

By His Excellency's command,

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

Graeme Thomson, Colonial Secretary.

"THE LOCAL BOARDS ORDINANCE, 1898."

PULES relating to the grant of retiring pensions and gratuities to officers of the Local Board, Anuradhapura, prescribed by His Excellency the Governor in Executive Council, under the provisions of section 87 of Ordinance No. 13 of 1898.

Colonial Secretary's Office, Colombo, December 9, 1919. By His Excellency's command,
GRAEME THOMSON,
Colonial Secretary.

RULES REFERRED TO.

- 1. No pension will be granted to any officer of the Local Board, Anuradhapura, without the authority of the Governor, in order to obtain which a certificate of service, age, good conduct, and of the ground of retirement must be submitted to the Colonial Secretary.
- 2. Subject to the provisions of rule 1, all officers of the Local Board of Anuradhapura on the fixed establishment drawing a salary of Rs. 250 per annum and upwards shall be entitled to pension as follows:—

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

- 3. No officer of the Local Board will be held to have an absolute right to compensation to past services, or to any pension under these rules; and the Local Board will retain power and authority to dismiss any such officer without compensation.
- 4. No pension shall be granted to any officer of the Local Board who shall be under fifty-five years of age, unless upon a certificate from the Chairman of the Local Board and from two medical practitioners that he is incapable from infirmity of mind or body to discharge the duties of his situation, nor unless he shall have discharged these duties with diligence and fidelity to the satisfaction of the Chairman.
- 5. It shall be competent for the Local Board, with the authority of the Governor, in cases of peculiar and extraordinary merit in respect of duties outside those for which the officer has received a salary, to grant special and higher rates of pension than those laid down in these rules.
- 6. The above-mentioned rates are only to be granted in case of decidedly faithful and meritorious service, but when the testimony as to fidelity, diligence, and merit is in any respect defective, a deduction will be made from the apportioned rate. Where there has been obvious negligence, irregularity, or misconduct, the grant of an allowance will be altogether withheld.
- 7. The claim of an officer of the Local Board to pension will be considered to have commenced from the date of his first permanent appointment to the fixed establishment of the Local Board.
- 8. Every officer on the provisional and temporary establishment drawing a salary of over Rs. 250 per annum will, in the event of transfer to the fixed establishment, be entitled to reckon his provisional and temporary service when it has been continuous with his subsequent permanent service.
- 9. The services in respect of which superannuation allowances are granted should in all cases be continuous, unless interrupted by abolition of office or other temporary suspension of employment not arising from misconduct or voluntary resignation of the officer.
- 10. The pension will be computed upon the salary of the permanent office held by an officer of the Local Board at the time of his retirement, provided he shall have held such appointment for at least three years, otherwise the pension shall be calculated upon the average of salaries attached to the permanent office held by such person during the three years next preceding the commencement of such pension.

- 11. In the case of suspension or reduction or abolition of office, temporary allowances may be assigned according to the specified rates, on condition, however, that the persons receiving the same shall be liable to be recalled into service, and with the understanding that they are to be re-employed, as opportunity may offer, in preference to new applicants for office.
- 12. In the case of officers to whom temporary allowances may be assigned in accordance with rule 11 on the abolition or re-organization of their offices, and who may be afterwards re-employed, one-half of the period during which they have been in receipt of such allowance will be allowed to count towards pension on their final retirement.
- 13. In the case of the abolition of an office, a period of ten years shall be added to the actual service in computing the allowance of persons who have served twenty years and upwards, of seven years where the service is over fifteen and under twenty years, and of five years where the service is over ten and under fifteen years. To persons who shall have served under ten years and not less than five years, the gratuity shall be granted calculated at the rate of one month's pay for each year's service, with an additional allowance of three months' pay. To persons who shall have served less than five years, a gratuity shall be awarded, calculated at the rate of one month's pay for each year's service, with one months' pay added. The number of years to be added to actual service on abolition of office should not be more than that which, if added to the age of the retiring officer, would make that age up to sixty, except that one year may be added in the case of an officer of the actual age of sixty or more, unless the officer was quite disqualified for further service.
- 14. In the case of persons retired through abolition of office who, if they had served the extra time granted by rule 13 for compensation, would at the expiry of that time be over fifty-five, the provisions of rule 13 shall not be binding on the Local Board, but each particular case will be decided after a full consideration of all the circumstances attending it.
- 15. Should the term of office not warrant the assignment of an annual allowance, a gratuity may be granted at the rate of one month's salary for each year of service. For a fractional part of a year's service exceeding six months, half a month's salary will be added to the gratuity.
- 16. If any person being in receipt of any pension or superannuation allowance from the Local Board shall be convicted of an offence in any court of justice in the Island for which he shall be sentenced to death, or to any term of imprisonment with hard labour exceeding six months, such pension or supeannuation allowance shall forthwith determine and cease to be payable, unless such person shall, within three months after his conviction, receive free pardon, or unless the Local Board shall otherwise order.
- . 17. Every person hereafter appointed to any office under the Local Board to which a pension is attached on retirement may be required to retire from the service of the Local Board on or after attaining the age of fifty-five upon the receipt of six months' notice to that effect, but he may continue in office till sixty years of age with the consent of the Board.
- 18. Should an officer be transferred to a post under Government or under another Local Board or any other public authority with the approval of the Board, he shall retain his claim to ultimate pension for service rendered to the Board, provided he retires from the latter service under circumstances which would entitle him to pension in terms of this minute.

- 19. Should an officer who retires on pension find after such retirement an employment under Government, or under another semi-official body, on a salary equal to or higher than what he drew from the Board at the time of his retirement, his pension shall be suspended so long as such employment continues. If he draws a less salary, he shall be entitled to only so much of his pension as, when added to the salary of the new appointment, will make his total emolument equal to the salary last drawn by him previous to his retirement.
- 20. When an officer seeking pension under this minute is found to be already in receipt of or is likely to receive a pension from another public body or from Government, his maximum pension under this minute shall be such as when added to such other pension shall not exceed forty-sixtieths of the highest salary drawn by the officer at any time during the course of his service, be it under Government or under a semi-official body.
- 21. Local Board employes drawing a salary of less than Rs. 250 per annum and retiring on account of age or infirmity after serving continuously for a period of fifteen years and upwards may, if the Board be satisfied that they are unfit, owing to age or infirmity of body or mind, to discharge efficiently the duties of their offices, be granted such long service allowances not exceeding Rs. 5 per mensem in each case as the Board may award. Persons in receipt of a daily pay, who have completed a period of twenty-five years of continuous service, retiring under similar circumstances may be awarded gratuities calculated at the rate of one month's pay for every three years of service.
- 22. Subject to the approval of His Excellency the Governor, the Board may allow a gratuity to the widow or orphans of an officer in the event of his death, provided that he has not received from the Board any gratuity.

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

W HEREAS cholera has broken out in a part of Kandapella korale in Wellawaya division and a part of Buttala korale in Buttala division of the Province of Uva, bounded on the north by the road leading from Wellawaya to Muppane up to Kumbukkan, on the east by the Kumbukkan-oya from Kumbukkan up to Okkampitiya, on the south by a line drawn along Okkampitiya, Konketiya, Kukuranpola, Talakolawewa, Medagala, and Tellula, and on the west by the road from Wellawaya to Hambantota up to Tellula, it is hereby notified that His Excellency the Governor in Executive Council has been pleased to declare that the said part of Kandapella korale and part of Buttala korale are infected with cholera, and are, accordingly, within the meaning of regulation 1 of the regulations framed under the Ordinance No. 3 of 1897, and published in Government Gazette dated July 31, 1914, "diseased localities" for a period of fourteen days from the date hereof.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 3, 1919. Graeme Thomson, Colonial Secretary.

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

WHEREAS cholera has broken out in the village of Pangaragammana, bounded on the north by Dambara-oya, on the south by Gaduguduwa-oya, on the east by Gaalewelakandura, and on the west by Mahaweli-ganga, in Bintenna korale of Bintenna division of the Province of Uva, it is hereby notified that His Excellency the Governor in Executive Council has been pleased to declare that the said village of Pangaragammana is infected with cholera, and is, accordingly, within the meaning of regulation 1 of the regulations framed under the Ordinance No. 3 of 1897, and published in Government Gazette dated July 31, 1914, a "diseased locality" for a period of fourteen days from the date hereof.

Colonial Secretary's Office, Colombo, December 4, 1919. By His Excellency's command,

GRAEME THOMSON,

Colonial Secretary.

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

WHEREAS suspected cases of cholera have occurred in the Tissa and Ranakeliya Walakadas of Magam pattu, in the Hambantota District of the Southern Province, it is hereby notified that His Excellency the Governor in Executive Council has been pleased to declare that the said Walakadas of Tissa and Ranakeliya are suspected to be infected with cholera, and are accordingly, within the meaning of regulation 1 of the regulations framed under the Ordinance No. 3 of 1897, and published in Government Gazette dated July 31, 1914, "diseased localities" for a period of one month from November 29, 1919.

Colonial Secretary's Office, Colombo, December 5, 1919. By His Excellency's command,

GRAEME THOMSON,

Colonial Secretary.

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

WHEREAS cholera has broken out in Pallewela wasama, bounded on the east by Tennepanguwa wasama and Migahakiwula wasama, on the north by the Uma-oya, on the south by Tennepanguwa wasama, and on the west by the Uma-oya and Godunna wasama, in the Wiyaluwa division of the Province of Uva, it is hereby notified that His Excellency the Governor in Executive Council has been pleased to declare that the said Pallewela wasama is infected with cholera, and is accordingly, within the meaning of regulation 1 of the regulations framed under the Ordinance No. 3 of 1897, and published in Government Gazette dated July 31, 1914, a "diseased locality" for a period of fourteen days from December 8, 1919.

Colombo, December 11, 1919.

By His Excellency's command,
GRAEME THOMSON.

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

W HEREAS cholera has broken out in Nagolla wasama, bounded on the east by Morahela wasama, on the north by Migahakiwula wasama and Tennepanguwa wasama, on the south by Egodawela wasama, and on the west by Moragolle wasama and Soranatota wasama, in the Wiyaluwa division of the Province of Uva, it is

hereby notified that His Excellency the Governor in Executive Council has been pleased to declare that the said Nagolla wasama, is infected with cholera, and is accordingly, within the meaning of regulation 1 of the regulations framed under the Ordinance No. 3 of 1897, and published in Government Gazette dated July 31, 1914, a locality" for a period of fourteen days from December 8, 1919.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 11, 1919. GRAEME THOMSON. Colonial Secretary.

Order No. 42 made by the Food Controller under Regulation 1 of "The Defence of the Colony Regulations, 1919."

1. From and after the date of commencement of this order, no rice of the kinds shown in the attached schedule shall be sold or offered for sale at the Chalmers Granaries at a price exceeding that set forth in the schedule for each kind of rice.

The schedule attached to Order No. 39 published in Government Gazette No. 7,062 of November 1, 1919,

is hereby cancelled so far as it relates to the kinds of rice mentioned in the schedule attached to this order.

This order shall commence and come into operation on December 12, 1919.

Colombo, December 8, 1919.

B. Horsburgh, Food Controller.

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	Kind of Rice.				F.O. Cart and bagged.	el 	21 Bu	shels F.	O. R. or F. d and bagge	0.
A Extra A 1	••	••	•	7 6	10 95	•		17 17	75 37	

NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for the conveyance of mails for 4 years from October 1, 1920, between Talawakele Railway Station and the Post Offices at Talawakele, Lindula, and Agrapatana twice daily each

way.
2. Separate tenders are required for the above services as under-

(1) Both services by motor conveyance.

(2) One service (viz., the morning service from and the evening service to Talawakele) by motor conveyance and one by runners.

The nature of the motor conveyance should be distinctly stated, i.e., (a) lorry, (b) coach, (c) car or van, or (d) cycle and side car (two of these would probably be required for the morning service as far as Lindula).

4. (The hours of arrival and departure of the motors or runners to be fixed from time to time by the Postmaster-

General.

5. The contractor will be required to provide such number of motors or runners as will, in the opinion of the Postmaster-General, be necessary for the services, and every such motor or runner before being employed in the service will be subject to the approval of the Postmaster-General.

6. The contractor will be required to provide extra motors or runners at all times when necessary to meet the exigencies of the mail service without any charge

7. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, or be sent to him through the post.

8. Tenders should be marked "Tender for the Conveyance of Mails between Talawakele, Lindula, and Agrapatana" in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, January 27, 1920.

9. Tenders are to be made upon forms which will be supplied upon application to the Postmaster-General, and no tender will be considered unless it is on the recognized

Any alteration in a tender must bear the initials of the tenderer, otherwise the tender may be treated as informal and rejected.

11. A deposit of Rs. 100 for each of the services (1) and (2) must be made at the General Treasury, and a receipt

produced for the same before a tender form is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Postmaster-General. or his duly authorized representative, that his tender has been accepted, such deposits will be forfeited to the Crown. All other deposits will be returned upon signature to the contract.

12. Security to the amount of one-tenth of the annual subsidy asked will be required in cash for each service.

13. Tenders for the above services must be accompanied by a scale of the rates which it is intended to charge the public during the period of the service for the conveyance of passengers and luggage (in the case of motor coaches) and parcels and the quantity of luggage per passenger allowed to be conveyed free. When such scale has been accepted by Government, the contractor shall not, without the express permission of Government, increase the rates charged for the conveyance of passengers, luggage, and parcels above the amount shown in the scale, or reduce the allowance of free luggage below the amount therein stated.

14. All other information can be obtained on application

to the Postmaster-General.

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

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

General Post Office. John Fox, Colombo, December 3, 1917. Acting Postmaster-General.

TENDERS are hereby invited for the conveyance of I mails between the Jaffna Railway Station and the Jaffna Post Office and the Chundikuli Post Office from October 1, 1920, for four years by (a) van drawn by one horse or (b) by motor van at such hours and for such number of trips as may be specified by the Postmaster-General.

2. The hours of departure and animal actions and for such numbers of departure and animal actions.

The hours of departure and arrival of the van to be fixed from time to time by the Postmaster-General.

The contractor will be required to provide extra vans at all times when necessary to meet the exigencies of the mail service without any charge.

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The work required to be performed under this contract consists of about two trips per day each way between the Jaffna Railway Station and Jaffna Post Office, and two trips each way between Jaffna Post Office and Chundikuli Post Office.

One horse and van or motor van will be required for the due performance of this service, and such horse and van, before being employed in the service, will be subject to the

approval of the Postmaster-General.

All tenders should be in duplicate and sealed under one cover, and should be addressed to the Postmatser-General. Tenders should either be deposited in the tender box in the Office of the Postmaster-General, or be sent to him through the post.

Tenders should be marked "Tender for the Conveyance of Mails between Jaffna Railway Station and the Post Office" in the left hand top corner of the envelope, and should reach the Office of the Postmaster-General not later

than midday on Tuesday, January 27, 1920.

8. Tenders are to be made upon forms which will be supplied upon application to the Postmaster-General, and no tender will be considered unless it is on the recognized form.

Any alteration in a tender must bear the initials of the tenderer, otherwise the tender may be treated as

informal and rejected.

- A deposit of Rs. 50 must be made with the Postmaster-General, and a receipt produced for the same before a tender form is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Postmaster-General, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature to the contract.
 - The contract cannot be assigned or sublet without

the authority of the Tender Board.

- Security to the amount of one-tenth of the subsidy asked will be required in cash for this service.
- All other information can be obtained on application 13.

to the Postmaster-General, Colombo.

- No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- The Postmaster-General reserves to himself the right, without question, of rejecting any or all of the tenders, and the right of accepting any portion of a tender.

General Post Office. JOHN FOX, Colombo, December 3, 1919. Acting Postmaster-General.

ENDERS are hereby invited for the under-mentioned supply of firewood to the Jaffna Depôt during 1919 The work is to commence not later than January 15, 1920. Details of work and the area to be exploited are given in the schedule below.

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

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

the post.

4. Tenders should be marked "Tender for Firewood, Supply to Jaffna Depôt, 1919-20," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, January 6, 1920.

5. The tenders are to be made upon forms which will be supplied upon application at the Forest Office, Jaffna, which can be applied for by post or personal application. 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 forwarded or produced before any form of tender is issued. Should any person decline or fail to enter into the contract and bond after he has tendered, or to furnish approved security, within ten days of receiving notice from the Head of the Department or his duly authorized representative that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.

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

contract

- 8. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond and all other information can be ascertained on application to the office referred to in section 5. A further security in cash of 5 per cent. of the value of the contract will be required of the contractor when entering into the
- 9. Rate per ton of firewood must be quoted, both in words and figures.
- 10. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- The Government reserves to itself the right, without 10. question, of rejecting any or all the tenders, and of accepting any portion of a tender, not necessarily the lowest tender.

12. The contract may not be assigned nor sublet without the authority of the Tender Board previously obtained, and if not obtained, the contract will become null and void.

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

15. Tenderers before tendering should inspect the area

operation as shown in the schedule.

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

DESCRIPTION OF WORK, &c.

(a) Trees must be cut 6 inches from the ground, and trees over 24 in. in girth to be felled with saw or saw and axe combined. Felling must proceed steadily and systematically in one direction, straight across the area, every tree being cut and the area stripped clean of all firewood.

(b) The firewood shall be in lengths of 3 ft. to 5 ft. and

not less than 2 in. in diameter.

(c) Any tree pointed out by a Forest Officer as one to be felled for firewood, &c., shall without quetion be felled, and any tree pointed out or marked by a Forest Officer as not to be felled shall not be felled or injured.

(d) The contractor will be responsible for the safety of firewood, &c., stacked on the Railway line, in the forest, and

in transit.

(e) The contractor may be required at times to increase supplies should the depôt requirements necessitate, and at times also to decrease supplies, but the average output will be as described in the schedule.

Schedule.

(a) To clear fell all trees 6 in. from the ground from irrigable areas under the Karachchi scheme in a block, approximately 100 acres in extent more or less, demarcated by 3 ft. lines, situated 11 mile to 2 miles west of the north road between the 158th and 159th mileposts.

(b) Distance to Kilinochchi siding will not exceed 11 to

2 miles.

(c) To cut into firewood every tree so felled (excepting those marked) and every other dead or fallen tree whatsoever in the area, so as to yield 5,000 tons of firewood more or less, with the least amount of wastage. All firewood immediately after conversion to be brought to Kilinochchi siding, loaded into trucks, unloaded at Jaffina Depôt, to weigh and deliver the firewood at Jaffna Depôt, and stack in the Jaffna Depôt as the depôt keeper may direct, at the minimum rate of 500 tons per mensem, commmencing from February 1, 1920. Final delivery at Jaffna Depôt to be made on or before November 30, 1920, when the balance remaining out of the total quantity should be delivered.

(d) The work will be required to commence from the further end of the blocks, the forest near the road being

reserved for supplies during the wet season.

- (e) Felling must proceed steadily and systematically in one direction straight across the area, every tree being cut, and area stripped clean of all forest growth.
- (f) It must be clearly understood that, for failure to deliver monthly supplies as required, a penalty of Rs. 10 plus 25 cents for every ton short will be levied.
- (g) Payments may be made by the Assistant Conservator, of Forests for firewood delivered at the Jaffna Depôt on production of a receipt from the depôt-keeper showing the amount of firewood delivered.

Note.—Arrangements with the Railway will be made by the Forest Department for the conveyance of the firewood, &c., from Kilinochchi to Jaffna by a system of specials. The running of regular specials is in no way guaranteed, and no liability for delays, irregular service, or alteration in the system of specials due to Railway requirements, will be incurred by the Railway or Forest Department.

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

Office of the Conservator of Forests, Kandy, December 9, 1919.

sales of unserviceable articles, &c.

THE under-mentioned unserviceable article will be sold by public auction at the Government Dairy, Racecourse Avenue, on Monday, the 15th instant, at 9 a.m.:—

17 empty kerosine oil tins.

E. T. Hoole,
Acting Government Veterinary Surgeon.
Colombo, December 8, 1919.

THE under-mentioned unserviceable articles belonging to the Negombo Customs will be sold by public

auction at the District Court, Negombo, on Monday, December 22, 1919, at 8.30 A.M.:—

1 table

1 hurricane lamp 2 chairs

Negombo, December 6, 1919.

W. S. DE SARAM, Assistant Collector.

THE following unclaimed articles will be sold on Monday, December 22, 1919, at 8.30 A.M., at the District Court, Negombo:—

4 arm chairs

3 ordinary chairs

District Court, Negombo, November 21, 1919. W. S. DE SARAM, District Judge,

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended December 6, 1919.

Births.—The total births registered in the city of Colombo in the week were 121 (1 European, 8 Burghers, 75 Sinhalese, 12 Tamils, 16 Moors, 5 Malays, and 4 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on July 1, 1919, viz., 285,795) was 22·1, as against 19·3 in the preceding week, 21·5 in the corresponding week of last year, and 21·5 the weekly average for last year.

Deaths.—The total deaths registered were 223 (1 European, 17 Burghers, 113 Sinhalese, 40 Tamils, 30 Moors, 4 Malays, and 18 Others). The death-rate per 1,000 per annum was 40 · 7, as against 35 · 6 in the previous week, 28 · 1 in the corresponding week of last year, and 26 · 7 the weekly average for last year.

Infantile Deaths.—Of the 223 total deaths, 47 were of infants under one year of age, as against 41 in the preceding week, 33 in the corresponding week of the previous year, and 30 the average for last year.

Stillbirths.—The number of stillbirths registered during the week was 19.

Principal Causes of Death.—1. (a) Twenty-five deaths from Pneumonia were registered, 9 in Maradana (including 4 deaths of non-residents in hospitals), 6 in Kotahena, 3 each in St. Paul's and New Bazaar, 2 in Kollupitiya, and 1 each in Slave Island and Wellawatta, as against 30 in the previous week and 27 the weekly average for last year.

- (b) Fifteen deaths from Influenza were registered, 5 in Kotahena, 2 each in San Sebestian, St. Paul's, Maradana, and Kollupitiya, and 1 each in Pettah and New Bazaar, same as in the previous week.
 - (c) Five deaths from Bronchitis were registered, as against 2 in the previous week.
- 2. Twenty-five deaths from *Phthisis* were registered, 7 in Maradana (including 4 deaths of non-residents in hospitals), 6 in New Bazaar, 5 in Kollupitiya, and 1 each in Fort, Pettah, San Sebastian, St. Paul's, Kotahena, Slave Island, and Wellawatta, as against 12 in the previous week and 13 the weekly average for last year.
- 3. Eleven deaths from Enteric Fever were registered, 4 in Maradana (of non-residents in hospitals), 3 in San Sebastian, 2 in St. Paul's, and 1 each in Slave Island and Kollupitiya, as against 9 in the previous week and 4 the weekly average for last year.
- 4. One death from Plague was registered in St. Paul's as against 4, 9, 9, and 5, respectively, for the four preceding weeks.
- 5. Twenty deaths were registered from Infantile Convulsions, 14 from Debility, 12 from Dysentery, 10 from Diarrhæa, 7 each from Enteritis and Worms, and 71 from Other Causes.
- 6. Twenty cases of Chickenpox, 26 of Measles, and 2 of Plague were reported during the week, as against 38, 26, and 4, respectively, during the preceding week.

State of the Weather.—The mean temperature of air was 79.8°, against 78.9° in the preceding week and 79.2° in the corresponding week of the previous year. The mean atmospheric pressure was 29.964 in., against 29.969 in. in the preceding week and 29.936 in. in the corresponding week of the previous year. The total rainfall in the week was 3.43 in., against 3.42 in. in the preceding week and 2.27 in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, December 9, 1919.

FRED. L. ANTHONISZ, for Acting Registrar-General.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Sale of Goods.

HE under-mentioned packages having been left at the Baggage Office beyond the time allowed by law, notice is hereby given that, unless the same be previously cleared, they will be sold by public auction on Tuesday, January 920, at 1 r.m., Goods must be cleared on or before January 16, 1920:—

Date.		S. I. No.		Name.	• •	Vessel.		Number and Description of Packages.
August 3 August 8	••	3,629 3,815/16 3,817 3,818/24	Mr. Campbell Mr. S. Want, c/ Mr. Hainford Major Symons	o Mr. Wolly	•	ss. Oxfordshire ss. City of Exetr do. ss. Delta	8	. 1 revolver . 2 bags . 1 bag . 7 cases
August 13	• •	3,865	Lieutenant H. J		•	. Talaimannar tra	in	1 revolver
		stoms, mber 3, 191	9 .		- •			W. E. WAIT, for Principal Collector.

Importation of Rice into the several Ports of Ceylon during the Week ended December 6, 1919.

Ceylon Port.	Port of Origin.	7/	Bags.
Colombo Do.	Bombay Rangoon	••	6,762 11,361
	Total		18,123

878 bags of rice have been shipped during the week.

H. M. Customs,	W. E. WAIT,
Colombo, December 9, 1919.	for Principal Collector.

Register of Medical Practitioners.

Tr is hereby notified for general information that the I name of Mr. D. S. Gunatilleke, of Kaluwagala, Kosgama, in Ratnapura District, has been struck off the Register of Medical Practitioners under section 16 of the Medical Registration Ordinance, No. 2 of 1905.

> P. JAMES KELLY. Registrar, Ceylon Medical College.

Colombo, December 8, 1919.

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

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

Loolecondera	Pattiagama	Galaha
Bowlana	Goorookella	Dunally
Bellwood	Vedehette	Ambalamana
Deltotte	Great Valley	Kitoolmoola
Gallantenne	Little Valley	Hythe
Old Maddegama	Bonitiva	,

G. THORNTON, M.D., Acting Principal Civil Medical Officer and Inspector-General of Hospitals.

Colombo, December 6, 1919.

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

HEREAS the insect pest named Fluted Scale (Icerya purchasi) is now no longer present on the following estate:-

CENTRAL PROVINCE.

Uda Pussellawa District.—Ragalla estate, Halgranoya. Under regulation 4 published in the Ceylon Government Gazette No. 6,888 of July 20, 1917, the said estate is hereby declared to be no longer an infested area.

> P. B. HERAT. for Acting Director of Agriculture.

Department of Agriculture, Peradeniya, December 5, 1919. "The Insect Pest and Quarantine Ordinance, No. 5 of 1901.

Declaration under Clauses 3 and 4 of Regulations dated December 7, 1916, and published in the "Gazette" No. 6,839. Government

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

PROVINCE OF UVA.

(Tea Estates.)

Badulla District.—Dyra-aba estate, Bandarawela; Oliyamandy estate, Badulla.

Haputale District.—Kahagalla estate, Haputale; Leanga wella Lower Division, Haputale.

CENTRAL PROVINCE.

(Tea Gardens.) .

Gampola District.

Galkotuwa

Kanakapullewatta

Ratketiya Hurigolla...15

Babunappuhamy's tea

Kaluappuhena

Rathketiya

garden

	Village—Unambuwa.										
	`		Ēz	cter	nt.		• •				
	Name of Tea Gar	den.	A.	R.	P.		Owner.				
	Maurawatte		4	0	0		H. D. Keppitipola,				
					_		Ratemahatmaya				
ı	Ketagoda	••	2	0			Mudiyanse				
	Galdeniya	2		0							
Ì	Do.	• •	3	2			Cader Meedin				
ı	_ Do	• •	1	2			Ukku Banda				
İ	Tawalantenna	• •	4	0			Udeverala Banda				
ı	Polkolagolla	• •	2	2			Kalu Banda, Korala				
l	Do.	• •	2	0		٠.	·				
I	Udawatta	• •	3	2	0	• •	do.				
İ	Ulamagehena			2	0	• •	Medduma Banda				
ļ	K alugalahena	• •	-	0			Kiri Banda				
Ì	Alagahahena	• •	3	0	0	• •					
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l	Keenagahamulahe	na	2	0	0	•••	Weebaddegedara Ala-				
١	T				•	·	hakoon				
l	Leangahadolahena			_			Udawatte Kalu Banda				
I	Polkolagolla		1.				Udaverala Kiri Banda				
l	Nilamegehena		1		v	• •	Dingiri Banda				
ŀ		···· 7	.74		Ų	• :	Edmund Keppitipola				
Į	Do.	7.	4	2	0.,		do.				
١		Vill									
Ì	Mirihandenaheenna						Kalu Banda				
Į	Do.		0.				Pincinahenaya				
l	Udaniyaheenna	• • •		0			Kiri Banda				
ĺ	Kehellangehena	. '8	6	0	. 0		Udaverala Kiri Banda				
	Do.		7	0	0		T. B. Samaraweera				
1	V	illag	e	-Kε			oitiya.				
	Bogahamulaheenns	·	2	0	0	r	P. B. Palipana				
	Do.			0.	0	•••	D. D. Wanigasekara				
l	Kalugalla	• •		0	0	•	S. Abdul Careem				

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0 .. R. W. Ranasinha 0 .. P. B. Palipana

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0 .. M., J. Babunappu-

0 .. Chetty

Amadu Lebbe

Village—Kirinda.	Extent.
Extent.	Name of Tea Garden. A. R. P. Owner.
Name of Tea Garden. A. R. P. Owner.	Galewatta 3 0 0 M. Keerala
Hunugalawatta 12 0 0 K. D. Cornelis Appu-	Weweldoluwewatta 9 0 0 K. Lucia Nona Galkotuwawatta 4 0 0 Dingiriamma
hamy	Marakkayahena 1 0 0 W. K. Davith Sinno
Galgodahenewatta 10 0 0 S. S. Pullenayagam Kirindawatta 1 2 0 T. B. Panabokke	Polmotewatta 2 2 0 . K. B. Pananwela
Do. 2 0 0 Peace Officer of Kirinda	Do 2 0 0 . K. Ranmenika
Thambiawatta 2 0 0 Punchirala	Marakkayahena . 1 0 0 . J. Nanayakkara
Yasomenikawatta 1 0 0 Yasomenika	Warakapitiya . 8 0 0 do.
. Elagawagedarawatta 10 0 0 K. Charles Perera	Nawalapitiya District.—
Madoluwahena 2 0 0 . R. M. Appuhamu, Udo- wita	Village—Polwatura.
Do 2 0 0 K. D. Cornelis Appu-	Polwatura . 0 1 0 . Uduma Lebbe
hamy	Do 0 2 0 . K. S. Hamid
Kahatapitiya 5 0 0 Meera Lebbe	Do 0 2 0 . E. Hamid
Welikandehena . 12 0 0 . M. A. Punchihamine	Do 0 1 0 . U. Lebbe
Angurumullehena 3 0 0 T. B. Panabokke Amunedeniya 2 0 0 K. James Perera	Poretheewatta 1 0 0 . Mohammedu Lebbe Dimbigahamulawatta 4 0 0 . Pulle Lebbe
Amunedeniya 2 0 0 K. James Perera Mianbokkehena 6 0 0 G. Ukku Banda	Plikitatotum 0 2 0 Sago Mohammed
Samayanpola . 2 0 0 . P. B. Halangoda	Piliwellatenna 8 0 0 Warakawela Banda
Gurugalwalehena . 10 0 0 do.	Bilinchagahakotuwe- 0 2 0 . Appuhamy
Paragahangewatta . 4 0 0 . K. Kirimenika	watta
Welikandehena10 0 0 J. R. P. S. de Silva Egodawatta3 0 0 M. A. Punchihamine	Pollangallawatta 30 0 0 Bastian Thomas Ambalanuwita 2 0 0 Mutuwa
H. M. Kiri Banda's	Pansalwatta 2 0 0 Manukularatna
garden . 2 0 0 . H. M. Kiri Banda	Pansalwatta 2 0 0 Manukularatna Dewalawatta 3 0 0 Ukku Banda
S. A. Velunappu's tea	Do 1 2 0 Kiri Banda
garden 1 0 0 S. A. Velunappu	Village—Warakawa.
P. B. Halangoda's tea garden 7 0 0 . P. B. Halangoda	
	Meddekotuwawatta . 3 0 0 Appuhamy Helkumburewatta . 2 0 0 Perera of Peradeniya
Ulapane District.— Village—Ulapane.	Do 1 0 0 . Punchirala
	Do 1 0 0 . Appuhamy
Petchiimullewatta . 2 0 0 . Ukku Banda, Registrar of Marriages	Jahapahugedarawatta 7 0 0 Ukku Banda
Patipolawatta 52 0 0 S. R. M. Pelp Chetty	Gamiewatta 1 0 0 do.
Moneragalla40 0 0 G. Bemellmans	Godamunahena . 1 0 0 . Rammalatenne Banda Owitakumburewatta., 4 0 0 . N. W. Midiyanse
Kirigamulahena . 1 2 0 Appuhamy	Koswatta . 5 0 0 . R. M. Punchiappu-
Do 1 0 0 Sinnatamby	hamy and another
Do 3 0 0 A. M. T. Banda Galawatta 2 0 0 —	Godamunahena . 3 0 0 . Punchirala
Do 4 0 0 . A. M. K. Banda, Arach	Galawatta 2 0 0 T. Marambe, Rate-
chi .	Pollangallawatta 2 0 0 . R. M. Kiri Banda
\mathbf{Do} 1 0 0 Mudiyanse	Do10 0 0 R. M. Ukku Banda
Do0 2 0 Ukkumenika Galwatta 2 0 0 A. M. T. Banda	Pethmagahena 2 0 0 . R. M. Appuhamy
Galwatta 2 0 0 . A. M. T. Banda Kandewatta 40 0 0 . A. M. Ukku Banda,	Huranwatta 0 2 0 Mudiyanse
A. M. Tikiri Banda,	Village—Pasbage.
L.B. Bambaradeniya	Dingiriama's land . 1 2 0 . Dingiriamma
Dedihena . 1 2 0 . A. M. Tikiri Banda	Imboolmeegasterina 1 2 0 . Don Miguel Appuhamy
Malwattehena 6 0 0 Ukku Banda (Registrar of Marriages)	Gurulella 1 2 0 D. Don Martinus
Udawatta 60 0 0 F. J. Fernando	Do. $1 2 0 \dots$ Don Pemanis
Polkotuwa / 1 2 0 Ukku Banda (Regis-	Do T. de Silva Halina 1 2 0 K. D. Podinona and
trar of Marriages)	Halina 1 2 0 K. D. Podinona and others
Malliyetenna — A. M. K. Banda, Ārach- chi	Owitigederawatta 2 2 0 D. B. Samaratunga
Udawatta — Ukku Banda (Regis-	and others
trar of Marriages)	Kahanana 7 0 0 G. L. S. de Silva .
Madugaya Tewatta 1 0 0 Heenappu	Dias's land 4 0 0 M. A. Dias
Ginigathena 0 1 0 Kudahenaya	Village—Rambukpitiya.
Epptimulawatta 2 0 0 A. Jamaldeen Galandakumburawatta 1 0 0 U. Ismail Lebbe	Samelgewatta 15 0 0 H. M. Samel Appu
Do. 0 2 0 K. Hamid	Alutwattekotuwa 2 0 0 Punchirala
Mahabewatta 1 0 0 Cader Lebbe	Galkanatiyawatta . 0 1 0 . H. M. Punchirala
Ginigathena 3 0 0 Saibo	Perellahena 0 3 0 W. D. Punchi Banda Polwatta 2 0 0 Girigoris Perera
Kotiyatenna 2 0 0 U. U. Saibo	Epittagedarawatta . 0 1 0 . W. D. Punchirala
Gonadeniya 1 0 0 Nadar Lebbe Bogallahena 0 1 0 Noor Mohammed	Malpalgodde 3 0 0 K. Punchimenika and
Bogallahena 0 1 0 Noor Mohammed Do 0 2 0 K. S. Sinnatamby	another
. Marikkar	Panderegelgahamule 3 0 0 R. M. Ukku Banda
Mahagapitiya . 0 1 0 . M. Keerala	hena Uruwelewatta . l 2 0 do.
Embapitiya 0 1 0 Kira	Do
Village—Tembiligala.	Ellawatta 5 0 0 . M. L. Brampy
Magalapitiya 2 0 0 A. M. T. Banda	Do 0 3 0 . S. M. Mudivanse
Tharanagolla alias	Amuwattehena . 4 0 0 . Ranghamy
Polmotewatta 2 0 0 W. K. Davith Sinno Pihillehelewatta 3 0 0 K. R. Kiri Banda,	Amunawatta 2 0 0 S. M. Dingiri Appu Do 2 0 0 Appuhamy
Arachchi	Do 2 0 0 Appuhamy Do 2 0 0 Menikrala
Heweldoluwehena 4 0 0 M. M. Heenappu	Dangollewatta 1 2 0 Dingiri Menika
Halaotuwawa 3 0 0	Ellawatta 2 0 0 . S. M. Dingiri Appu
Keppitiyawa3 0 0 A. M. T. Banda	Lendeniyawatta 4 0 0 G. W. Narangoda

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		E	Cxte	ent.		and the second
Name of Tea Gard	len.			. P.		Owner.
Kalugallewatta			· 1	0		Adaramen
Do.		. 2	0	0		. T. Marambe . P. M. Mudiyanse
Perelheena	• •		3	0	•	P. M. Mudiyanse
Do.		. 4 .10	.0 0			. W. D. Punchinona
Pandenihena Waliakwatta			2			. H. M. Punchirala
Medawatta	•					. Ukku Menika
Galkumburawatta		1	0			R. M. Appuhamy
Uruwalewatta	٠. ٠	1	2	0		. H. M. Punchirala \ \ \ \ \ ' \ \ \ \ \ \ \ \ \ \ \ \ \
Panduredelgaham	ula-		^	_		A C A TT
watta Panduredelgaham	٠.	3	0	U	٠	. A. G. A. Weerakoon
hena	ula-	0	2	0		. R. M. Ukku Banda
Mahakotawatta	• • •					T. B. Arawwawala
Polwatta	• •	6	0	0		. Cader Saibo
,	****			~~ 1		
		-				mana.
Assduwamawatta		3		0	•	S. M. Dingiri Banda
Kahamanawatta	•	8	0	0	•	. S. M. Kiri Banda and others
						deniya.
Dodandeniyawatta	í	4	0	0		
	•	_	_		ž	Banda
Pallewatta		2	0	0	٠.	Dingiri Appu
Dodandeniyawatta Kanadiawatta	• • •			0	• •	G. A. Jusayappu \ T. M. Cassim
Do.	•	4				Chetty of Nawala-
20.	, .	.7	·	-	-	pitiya
Pallegederawatta		$\cdot 2$	0	0	٠,	Mudiyanse
Kanadiawatta		6.	0	0		Sinnetamby Aratchi
Meewanakelanawal	a-	4	0	o.		Rambodage Ukku
hena	• •		U	· ·	• •	Banda Okku
Garagamulahena		2	0	0		Dingiriamma
Alugollewatta		4	0	0 -		Punchirala and bro-
			_			thers
Dolesbagewatta				0.	• •	S. M. Dingiri Banda S. M. Kiri Banda
Do.	• •	4	U	v	• •	S. M. Kiri Banda
Hantane District.						$\sum_{i} \lambda_{ij} = \sum_{i} \lambda_{ij}$
•	Vi	llag	ge	-Ga	lal	na,
Lawalehena	•	0	1	0	• •	Singy
Do.	•	0	1			Asa Beeby
Do.		1 0	$\frac{2}{3}$	Ο.	•	Carolis Fernando N. Rakappen
Ketagoda Do.	• •	0	1			do.
Hurigolla		5				K. J. Pransinahamy
Dikhinna	1	5				V. A. John Sinno
						<i>-</i>
V				lle l	De	ltota.
Melabendaputenna			0			P. Resan Saibo
Ambagahamaditta	• •	2	0	0.	٠	A. Warusakanni
Mahakumbura Mahakumbura	i ,	I	0			
Keenagahamulekella		0			•	Guni Peris Singho and
1		٠.	•		•	Davith
Keenagahamulaella	1	3	0	0.		K. Kalinguwa
Galkadullehena			0		•	Podisinno
Gontavalatennewati			2		•	
Medahendaputenna	• • •		0	_		A. Warusakanni S. Naina Mohammadu
Rengannawalawatta Ambagahewatta			ŏ	_	:	do.
Pansalawatta			ŏ			Gunaratana Priest
Dambagahawatta			0			Kiriya
${f Renagahewalewatta}$						Unga
Do.						Dingiriya
Udakumburewatta Bohapandurewatta						Santha VV
Kirigahamulewatta						Tennegedara Appuwa
Yakdehigedarawatta)		ŏ.		M. Kalua
Udagameddegedara-						
watta		L :	1	0	•	Tennegedara Kira
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Meddekekella Do	2	3 (υ. ^. 	0 .	•	Murugan Kangany M. M. Mohammedo
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0 .. M. M. Mohammedo

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	. I	Exte	nt.	
Name of Tea Garden	A. A.	R.	Р.	Gwner.
Meddekekella	5	Ó	0	Ana Meera Meedin
	28	.0	0	A. B. C. Meedin
Do:	3	0.	0	Pinnia Sinnia Saibo
Do.	1			P. Usan Saibo
Vi	llage-	—Ù	da De	ltota.
Deniyawatta	. 2	0	0	Dinis Appuhamy
Piandeniya	2	Ő	0	Cathiravel Kangany
Gedarawatta	0	• 2 .	0 .	Elhenegedara Punchi
				rala
Pachchiawatta	7	Ó	0	J. V. Appasamy
Hapuwelmana	4	0	0	Ranhamy
	8	0	Ó	S. B. Schokalingam
	0	2	0	P. Kiri Banda
A	0	2	0	B. Kirihamy
Elladeniya	3	. 1	0	Cathiravel Kangany
	23	0	0	Sena Muna
Elledeniya	3	Ó.	0	Athiraya Dewaya
Elaharahatenna	2	0.		Jayasinhagedara Ram menika
Amunagawahena	2	1	0	Bogahawela Ukku
		- • .	100	Banda
Uda Pussellawa Di	strict.		_ 4 ,	e .
			Ruph	8. 1
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Kotadeniya ... 15 0 0 .. W. Singho Appu

Kadugannawa District.—

Village—Pamunuwa.

Jy "" .

Olindagodawatta ..15 0 0 .. Rambegamuwe Kudadureya Vidane \ Lollegoda ..15 0 0 .. P. M. Tikiri Duraya

Under clause 3 of the regulations published in Government Gazette No. 6.839 of December 8, 1916, the said

ment Gazette No. 6,839 of December 8, 1916, the said plantations are hereby declared to be infested areas.

And whereas the above-mentioned pest is no longer present on the following plantations:—

PROVINCE OF UVA. (Tea Estate.)

Haputale District.—Leangawella estate (Upper Division),

Under regulation 4 published in the aforesaid Gazette the said plantation is hereby declared to be no longer an infested area.

P. B. HERAT, for Acting Director of Agriculture.

Department of Agriculture, Peradeniya, December 5, 1919.

Anthrax.

WHEREAS anthrax has broken out in the village of Attikkuli, in the Udaiyar's division of Nanaddan West, in Musali division of the Mannar District: 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.:—

Attikkuli, bounded on the north by Mannar-Madawachchi road, east by Mavilankeni, south by Kusavankuli and Puttirakandan, west by Putuveli.

This declaration is to take effect from this date,

Mannar Kachcheri, 1 December 3, 1919. Assis

B. G. DE GLANVILLE, Assistant Government Agent.

Rinderpest.

WHEREAS rinderpest has broken out in the village Nawala, in Colombo Mudaliyar's division of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, subsections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north, south, and east by dewata road, and west by Nawala-Nugegoda road.

This declaration is to take effect from this date.

The Kachcheri, W. R. Jansz, Colombo, December 1, 1919. for Government Agent.

WHEREAS rinderpest has broken out in the land known as Talagahawatta, situated at Peliyagodawatta, 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 owned by H. Gimel Fernando and others, east by the Negombo road, south by the land owned by W. Telenis Fernando, and on the west by the Kelani-ganga.

This declaration is to take effect from this date.

W. R. JANSZ, The Kachcheri, Colombo, November 28, 1919. for Government Agent.

Rinderpest.

WHEREAS rinderpest has broken out in the village Kirillapone, in Colombo Mudaliyar's division of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, subsections (1) and (2), of Ordinance No. 25 of 1909, viz. :-

The area bounded on the north by Halgaswatta dewata road, east by dewata road, south by Public Works Department road, and west by canal.

This declaration is to take effect from this date.

The Kachcheri, Colombo, December 1, 1919.

W. R. JANSZ, for Government Agent.

Rinderpest.

WHEREAS rinderpest has broken out in the village Pitipane, in Hewagam korale 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 Gansabhawa road from Pitipane to Talagala, east by Pelawatta, south by Mudun-ela, and west by Halgahakumbura.

This declaration is to take effect from this date.

The Kachcheri. Colombo, December 2, 1919.

W. R. JANSZ, for Government Agent.

Rinderpest.

THEREAS by proclamation dated November 4, 1919, and published in the Government Gazette No. 7,063 of November 7, 1919, the village known as Mirihana, in Colombo Mudaliyar's division of the Western Province, was proclaimed as an infected area in terms of subsections (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, December 2, 1919.

W. R. JANSZ. for Government Agent.

Rinderpest.

THEREAS by proclamation dated September 22, 1919, and published in the Government Gazette No. 7,056 of October 10, 1919, the land called Millakotuwewatta at Suwarapola, in Salpiti korale 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, November 29, 1919.

W. R. JANSZ, for Government Agent.

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Rinderpest.

WHEREAS by proclamation dated September 20, 1919, and published in the Government Gazette No. 7,054 of September 26, 1919, the village known as Divulapitiya, in Alutkuru korale north of the Western Province, was proclaimed as an infected area in terms of sub-sections one and the second of the seco

(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, December 2, 1919.

W. R. Jansz, for Government Agent.

Rinderpest.

WHEREAS rinderpest has broken out in the village Ratmalana North, in Salpiti korale 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 road leading to Piriwana, east by the western boundary of Mr. L. W. A. de Soysa's estate called Ratmalanawatta, south by the road leading to Government metal quarry and the properties of Messrs. C. R. Fonseka and D. P. Senaviratna, and west by the Galle high road.

This declaration is to take effect from this date.

The Kachcheri. Colombo, December 3, 1919.

W. R. JANSZ, for Government Agent.

Rinderpest.

When the village Mabulgoda, in Hewagam korale 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 and east by high road, south by village boundary, and west by village boundary and fields.

This declaration is to take effect from this date.

The Kachcheri. Colombo, November 29, 1919.

G. S. WODEMAN, for Government Agent.

Rinderpest.

WHEREAS by proclamation dated November 6, 1919, appearing in Government Gazette No. 7,064 of November 14, 1919, Walagama village, in Gandolaha pattuwa of Beligal korale, Kegalla District, was declared an infected area in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909: It is hereby declared that the said area, specified in the said proclamation, is free from disease and is no longer an infected area.

Kegalla Kachcheri, November 28, 1919.

G. F. R. BROWNING, Assistant Government Agent.

Rinderpest.

W HEREAS by proclamation dated November 6, 1919, published in the Government Control of the Control of Control published in the Government Gazette No. 7,064 of November 14, 1919, the high road between 32 and 5 mileposts on Polgahawela-Kegalla road was proclaimed an infected area in terms of section 7 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 November 27, 1919.

Kegalla Kachcheri, November 28, 1919.

G. F. R. BROWNING, Assistant Government Agent.

Rinderpest.

WHEREAS by proclamation dated November 20, 1919, published in the Government Gazette No. 7,066 of November 28, 1919, the premises bearing assessment No. 49, situated at Kew lane, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas 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 Novemver 29, 1919.

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

WHEREAS by proclamation dated November 20, 1919, published in the Government Gazette No. 7,066 of November 28, 1919, the premises bearing assessment No. 35/3, situated at Glennie 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 and infected area.

This declaration shall take effect from November 28, 1919.

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

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 28/29, situated at Kew lane, 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 November 27, 1919.

The Municipal Office, Chas. W. Pate, Colombo, December 3, 1919. Municipal Veterinary Surgeon.

Rinderpest.

THEREAS rinderpest has broken out in the premises known as Public Works Department Stores, Government Factory, 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 November 19, 1919.

. The Municipal Office, Chas. W. Pate, Colombo, December 3, 1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 140⁸, situated at Dematagoda, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from November 26, 1919.

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

Rinderpest.

"HEREAS rinderpest has broken out in the premises bearing assessment No. 15, situated at Wekanda, 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 November 18, 1919.

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

Rinderpest.

THEREAS rinderpest has broken out in the premises bearing assessment No. 12, situated at Wekanda, 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 November 18, 1919.

The Municipal Office, Chas. W. Pate, Colombo, December 3, 1919. Municipal Veterinary Surgeon.

Rinderpest.

HEREAS rinderpest has broken out in the premises bearing assessment No. 41, situated at Vauxhall street, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from November 17, 1919.

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

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 40, situated at Vauxhall street, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from November 24, 1919.

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

Rinderpest.

WHEREAS by proclamation dated November 21, 1919, published in the Government Gazette No. 7,066 of November 28, 1919, the premises bearing assessment No. 60, situated at Dam 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 December 3, 1919.

The Municipal Office, CHAS. W. PATE, Colombo, December 5,1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 27, situated at Muhandiram's road, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from December 1, 1919.

The Municipal Office, CHAS. W. PATE, Colombo, December 5, 1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 31, situated at Timbirigasyaya, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from December 1, 1919.

The Municipal Office, Chas. W. Pate, Colombo, December 5, 1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS rinderpost has broken out in the premises bearing assessment No. 35, situated at Timbirigasyaya, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from December 1, 1919.

CHAS. W. PATE, The Municipal Office, Colombo, December 5, 1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS by proclamation dated November 22, 1919, published in the Government Gazette No. 7,066 of November 28,1919, the premises bearing assessment No. 651, situated at Pamankada 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 December 4, 1919

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

- Rinderpest.

WHEREAS by proclamation dated November 15, 1919, published in the Government Gazette No. 7,065 of November 21, 1919, the premises known as Ackland House, situated at Staple 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 November 29, 1919.

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

HEREAS rinderpest has broken out in the premises bearing assessment No. 58, situated at Bloemendahl road, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from December 1, 1919.

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

Rinderpest.

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

This declaration shall take effect from November 29, 1919.

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

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 52, situated at Kolonnawa road, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from November 30, 1919.

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

Rinderpest.

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

This declaration shall take effect from December 1, 1919.

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

Rinderpest.

WHEREAS by proclamation dated November 11, 1919, published in the Government Gazette No. 7,064 of November 14, 1919, the premises bearing assessment No. 42, situated at Vauxhall 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 lorger 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 November 29, 1919.

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

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 16, situated at Regent street, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from December 1, 1919.

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

Rinderpest.

WHEREAS by proclamation dated November 15, 1919, published in the Government Gazette No. 7,065 of November 21, 1919, the premises bearing assessment No. 73, situated at Timbirigasyaya road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas 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 December 4, 1919.

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

Rinderpest.

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

This declaration shall take effect from November 29, 1919.

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

Rinderpest.

THEREAS rinderpest has broken out in the premises bearing assessment No. 28, situated at St. Joseph's street, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from December 3, 1919.

The Municipal Office, Chas. W. Pate, Colombo, December 6, 1919. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 22, situated at Wolfendahl street, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. $2\overline{5}$ of 1909, to be an infected area.

This declaration shall take effect from December 2, 1919.

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

Rinderpest.

HEREAS by proclamation dated November 12, 1919, published in the Government Gazette No. 7,065 of November 21, 1919, the premises bearing assessment No. 79, situated at Wolfendahl 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 December 4, 1919.

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

Rinderpest.

HEREAS rinderpest has broken out in the premises bearing assessment No. 114, situated at Dam street, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from December 2, 1919.

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

Rinderpest.

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

This declaration shall take effect from December 1, 1919.

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

Rinderpest.

WHEREAS by proclamation dated November 25, 1919, published in the Gaussian Science of the Course of published in the Government Gazette No. 7,069 of December 5, 1919, the premises bearing assessment No. 306, situated at Alutmawatta, 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 December 1, 1919.

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

HEREAS by proclamation dated November 26, 1919, published in the Government Gazette No. 7,069 of December 5, 1919, the premises bearing assessment No. 26, situated at Bloemendahl road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 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 December 5, 1919.

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

Rinderpest.

HEREAS by proclamation dated November 25, 1919, published in the Government Gazette No. 7,069 of December 5, 1919, the premises bearing assessment No. 6, situated at Jawatta, 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 December 4, 1919.

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

Rinderpest.

HEREAS by proclamation dated November 25, 1919. published in the Government Gazette No. 7,069 of December 5, 1919, the premises bearing assessment No. 5, situated at Jawatta, 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 December 4, 1919.

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

Rinderpest.

HEREAS by proclamation dated November 26, 1919, published in the Government Gazette No. 7,069 of December 5, 1919, the premises bearing assessment No. 10, situated at Wekanda, Slave Island, Colombo, were pro-claimed 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

This declaration shall take effect from November 28, 1919.

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

Rinderpest.

HEREAS rinderpest has broken out in the premises bearing assessment No. 35, situated at Glennie Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from December 4, 1919.

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

Rinderpest.

WHEREAS rinderpost has broken out in the premises bearing assessment No. 48, situated at Kew road, 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 December 4, 1919.

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

Rinderpest.

THEREAS by proclamation dated November 20, 1919, published in the Government Gazette No. 7,066 of November 28, 1919, the premises bearing assessment No. 6, situated at Grandpass 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 December 8, 1919.

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

Rinderpest.

WHEREAS by proclamation dated November 26, 1919, published in the Government Gazette No. 7,069 of December 5, 1919, the premises bearing assessment No. 60, situated at Dean's road, Colombe, 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 December 8, 1919.

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

Rinderpest.

THEREAS rinderpest has broken out in the premises bearing assessment No. 10, situated at Albert road, Colpetty, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from December 5, 1919.

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

Rinderpest.

WHEREAS rinderpost has broken out in the premises bearing assessment No. 33, situated at Church street, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from December 5, 1919.

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

· Rinderpest.

WHEREAS by proclamation dated December 1, 1919, published in the Government Gazette No. 7,069 of December 5, 1919, the premises known as "Nova Casa," situated at Cotta 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 December 8, 1919.

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

Rinderpest.

WHEREAS by proclamation dated November 15, 1919, published in the Government Gazette No. 7,065 of November 21, 1919, the premises bearing assessment No. 1, situated at Symonds 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 December 8, 1919.

CHAS. W. PATE, The Municipal Office, Colombo, December 9, 1919. Municipal Veterinary Surgeon. A 3

SALES OF TOLL AND OTHER RENTS,

Tenders for Ferry Rents, Ratnapura District.

OTICE is hereby given that the Government Agent of the Province of Sabaragamuwa, Ratnapura, will receive tenders at the Ratnapura Kachcheri, at 2 P.M., or December 19, 1919, for the purchase of the under-mentioned toll rent from January 1, 1920, to September 30, 1920.

- 2. (a) Tenderers must be present or satisfy the Government Agent by some duly accredited agent that the tenders are bona fide.
- (b) Tenders should be marked "Tender for Toll Rents" in the left hand top corner of the envelope, which should also bear the name of rent for which tender is made.
- 3. The successful tenderer will be required to deposit forthwith one-tenth of the purchase amount for nine months ir cash, and should the offer be accepted by the Government Agent, to furnish approved security for one-half of the purchase amount for nine months, or in cash for one-third of such amount, within thirty days of the date of the receipt by him of the notification of the Government Agent's acceptance of his offer.
- 4. He will also be required to deposit money to pay the fees of the Crown Proctors for examining and giving

their opinion of the title deeds of properties tendered by him as security, and for examining and settling the security bond, and the fees charged by the Crown Proctors for examining documents and drawing the security bond, the expenses of appraising the properties, and of registering the security bond, and the stamp duty on the bonds under the Ordinance No. 22 of 1909.

- 5. All title deeds tendered as security should be accompanied by a certificate obtained from the Registrar of Lands that the lands to which they relate are unencumbered. This certificate must be obtained at the cost of the party offering the security.
- 6. Further information can be obtained on application to the Government Agent of the Province of Sabaragamuwa, Ratnapura.

Ratnapura District.

Toll at Nawangoda ferry on the Village Committee road from Kalawane to Kukulegama, in Meda pattu of Kukul korale.

Ratnapura Kachcheri, December 4, 1919. M. K. T. SANDYS, for Government Agent.

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

Notice under Excise Notification No. 94 of August 22, 1919.

IT is hereby notified for public information that the Government Agent, Western Province, in exercise of the powers vested in him by rule 5 of the rules specified in Excise Notification No. 94 of August 22, 1919, has appointed the undermentioned dates as convenient days and the places specified as convenient places for recording votes for the purpose of ascertaining whether 75 per cent. of the road tax-paying inhabitants of the respective areas served by the arrack taverns specified or opposed to the existence of the said taverns, viz.:—

Dat 192		Time.	Place.	Arrack Tavern.	Area (Villages).
Jan.	9	9 A.M. to 12 noon	. Resthouse, Mahara		Warahantuduwa, Kirimetiagara, Iriyawetiya, Kohalwila, Warakanatta, Galedanda, Pamunuwila, Talawatuhenpita North and South, and Makola South
•		, r	ratgoda		Gampaha Medagama, Gampaha Ihalagama, Gampaha Alutgama, Morupola, Karanekamulla, Baduwatugoda, Bendiyamulla, and Kidagammulla
Jan.	16	10 A M. to 12 noon	. Resthouse, Avis- sawella	quor ta- verns, Avis-	Sanitary Board limits of Small Town of Avissawella
Jan.	16	2 to 6 P.M.	. Resthouse, Han- wella	sawella Hanwella	Yattowita, Samanabedda, Umandala, Niripola, Hanwella Ihala, Tunnane, and Hanwella Pahala
Jan.	17	8 to 11 A.M.	. Government Boys' School, Jaltara		Udamapitigama, Welgama, Atigala, Henpita, Jaltara, and Ranale
Jan.	17	1 to 6 P.M.	. Buddhist School Talangama North	, Talangama .	Malabe, Talangama North and South, Talahena, Madinnagoda, Kotuwegoda, Kalapaluwawa, Walpola, Battaramulla, Kalalgoda, Hokandara North, Etul Kotte, Pita Kotte, and Madiwala
Jan.	21	9 A.M. to 2 P.M.	. Government Boys' School Pattiwila		Heiyantuduwa, Mabima, Gonawala, Talwatta, Bollegala, Pattiwila, and Waturupata
Jar.	26	9 A.M. to 4 P.M.	. Government Boys' School Udatuttiripiti	,	Warapalana, Batepola, Amunukumbura, Baliwila, Malwatuhiripitiya, Kandumulla, Ambagaspitiya, Kahambilihena, Udatuttiripitiya, Korasagoda, Gorakadeniya, Bonegala, Ogodapola, Miwala, Kittanmahara, Paranagama, Beraunna, Galboda Opatella, La Ilupitiya, Kuruwemulla, Happitiya, Walgammulla, Indurugalla, and Kannimahara

Date. 1920.	Time.	Place.	Arrack Taver	n. Area (Villages).
Jan. 29	9.30 to 11.30 A.M.	low, Kotadeni-	Kotadeni- yawa	Haloluwa, Lolowa, Hettimulla, Yatimiya, Kelegedara, Pottegedara, Karabotuwawa, Welihinda,
Jan. 29	2 to 5 P.M.	yawa Government Boys' School, Banduragoda		Kotadeniyawa, Galimbure, and Erabadda Bokalagama-Ambalanwatta, Bokalagama-Panawal- landa, Bokalagama-Dolahena, Gaspe, Uduulla, Hidiyawala, Kitulwala, Imbulanwala, Dahin-
				pahuwa, Kosetadeniya, Parana Halpe, Kitulwala, Kaluaggala-Pabalagama, Wattemulla, Kulige- dara, Pitiyegedara, Maditiyawala, Kaluaggala, Ihalagama, and Karawwa
Jan. 30	7.30 to 10.30 A.M	. P. W. D. Bunga- low, Diulapiti- ya	Balagalla	Keppitiwalana, Banduragoda, Hangawatta, Narana- pitiya, Rassapana, Ullalapola, Balagalla, Kuda- gammana, Wewagedara, Diulapitiya, Horagas- mulla, Bombugammana, and Mabodale
Jan. 31	9 A.M. to 2 P.M.	. Government Boys' School, Tihariya		Bogoda, Kattota, Tihariya, Kalaotuwawa, Pilan- kada, Mangalatiriya, Bogomuwa, Kalagedihena, Katawasgoda, Halgampitiya, Tiriwanagama, Raniswala, Kamburugoda, ard Kandaoluwawa
m 1. 1.	a TZ-ahahani		•	I C FDACED

Colombo Kachcheri, December 9, 1919. J. G. Fraser, Government Agent.

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

IT is hereby notified for public information that the Government Agent of the Southern Province, in exercise of the powers vested in him by rule 5 of the rules specified in Excise Notification No. 94 of August 22, 1919, has fixed the under-mentioned date and place for recording votes for the purpose of ascertaining whether 75 per cent. of the road tax-paying inhabitants of the Kaluwella Ward of Galle town are opposed to the existence of the arrack taverns within the said ward:—>

January 5, 1920, between 8 A.M. and 11 A.M., at the sale room, Galle Kachcheri.

Arrack Taverns concerned.

Area served.

China garden, Dangedara, and Sea street, Galle Bazaar

Kaluwella Ward of the town of Galle

Galle Kachcheri, December 6, 1919. R. B. HELLINGS, Government Agent.

Notice regarding Local Option re Arrack Taverns.

IT is hereby notified for public information that the Government Agent for the Northern Province, in exercise of the powers vested in him by rule 5 of Excise Notification No. 94 of August 22, 1919, will record votes on the following dates at the following places and times for the purpose of ascertaining whether 75 per cent. of the road tax-paying inhabitants in the supply areas of the following arrack taverns are opposed to the existence of such taverns within the areas specified:—

Taveri No.	a	. Name of Ta	avern.	Area serv	ed by Tavern.		Place.	Date. 1920.		Time.
1		1st division,	Jaffna	Central Ward	· · · · · ·	J	affna Catholic Club	Jan. 5 and 6	· 9	
2	٠,٠	4th division,	Jaffna	do.		••	do	Jan. 5 and 6	••	and 2 to 6 P.M. do.
3 5		Karaiyur Vannarponnai west	South-	do. Western Ward	::	\J	do. affna Hindu College .	Jan. 5 and 6 Jan. 8 and 9	• •	do. do.
6 7		Vannarponnai Vannarponnai west		do. do.	••	::-		Jan. 8 and 9 Jan. 8 and 9		do. do.
8		Vannarponnai east	South-	do.			do	Jan. 8 and 9	:	do.
11	••	Achchuveli	••	Achchuveli and N Tampalai, Kat meni and Avar	hirippai and l	lai and . Pattai-	Achchuveli English School	Jan. 12 and	13	do.
. 4	••	Chiviyateru	• •	Eastern Ward		•••	Jaffna Kachcheri, Sale Bungalow	e Jan. 15 and	16	do.
9. 17.		Nallur Point Pedro		Board area			do. Point Pedro Customs	and the second second	••	do. do <i>c</i>
19	·••	Karaveddy	••	nalai North a	rth and South	, Lun-	Madam at Nelliyadi .	. Jan. 20 and	21	do.
12	٠.	Kankesantura	i	South Kankesanturai, l and Vimankam	Maviddapuram	, Palai,	Kankesanturai Grain	n Jan. 22	••	do.
10	. • •	Urumpirai '	••	Urumpirai and U	relu		Shed (Customs) C. M. S. School at Urumpirai	Jan. 24	••	9 A.M. to 12 noon
13		. Chankanai	٠,٠	Chankanai	4. • •		Government Bunga-	Jan. 26	٠	and 2 to 4 P.M. 9 A.M. to 12 noon and 2 to 6 P.M.
15	• •	. Pandattarippı	u`	Pandattarippu a Siruvilan, and	nd Sillalai, Ma Periyavilan	thagal,	PandattarippuEnglisl School	h Jan. 27	•••	do.

Tavern No.	Name of Tavern.	Area served by Tavern.	Place.	Date. 1920.	Time.
24 .	. Kayts	The whole of the Kayts Sanitary Board Area	Kayts Grain Shed (Customs)	Jan. 28	9 A.M. to 12 noon
1. 14. 5. 1. 7.	. Navaly	Navaly, Suthumalai, Anaikkoddai, and Manippay	Manippay Village Com- mittee Court-house		and 2 to 4 P.M. 9 A.M. to 12 noon and 2 to 6 P.M., and 9 A.M. to 12 noon and 2
21 .	. Kodikamam	Kodikamam and Sandampokkaddy, Meesalai North and South, Vellam- pokkaddy, Mirusuvil, Navatkadu, and Manthuvil	Mixed School	Feb. 2 and 3	to 4 P.M. 9 A.M. to 12 noon and 2 to 6 P.M.
16	. Chavakachcheri . Araly	. Chavakachcheri North and South	Chavakachcheri Re thoase Sarasvathi Vydhiya- salai at Araly South	Feb. 6	9 A.M. to 12 noon and 2 to 5P.M. 9 A.M. to 12 noon and 2 to 6 P.M.
	affna Kachcheri, December 6, 1919.		,		Codrington, ernment Agent.

Notice under the Excise Notification No. 94 of August 22, 1919.

W HEREAS objections have been received by me from 25 per cent. of the tax-paying inhabitants of the areas served by (1)

Galbodagama (2) Warryangle (2) Marryangle (4) Panditogen (5) Galbodagama (2) Warryangle (3) Marryangle (4) Panditogen (5) Galbodagama (6) Warryangle (6) Panditogen (7) Galbodagama (7) Warryangle (7) Marryangle (7) Panditogen (7) Galbodagama (7) Warryangle (7) W Galbodagama, (2) Wariyapola, (3) Muwanwella, (4) Panditagama, (5) Gepallawa, and (6) Maditiyawa arrack taverns against the existence of arrack taverns within such areas: I, Charles Russell Cumberland, Government Agent of the North-Western Province, do fix the following dates, time, and places at which votes will be recorded for the purpose of ascertaining whether 75 per cent. of such tax-paying inhabitants are opposed to the existence of such taverns:-

Tavern.	Date. 1920.	Time.	Place.	Areas served by the Taverns.
Galbodagama	opink die in e	1-4 P.M.	Polgahawela Gansabhawa	The palatas of Galbodagama, Kollure, Panaliya, Polgahawela, Morugama, and Mawatta in Damba- deni hatpattu
Wariyapola	January 12	8-11 а.м		The palatas of Bamunukotuwa, Wariyapola, Ipalawa, Medagama, Balagahayaya, Habarawa, and Nelliya in Dewamedi hatpattu
Muwanwella	January 12	1–4 г.м	Government School at Awlegama	The palatas of Mirihenayagama, Magulagama, Mamunuwa, Werela, Muwanwellegedera, Durukele, Bayawa, Rambukkana, Bedigama, Bamunugama, and Baladora in Dewamedi hatpattu
Panditagama	January 13	8.30-12 noon	Shed near the tavern	The palatas of Munamalle, Panagomu, Watukana, Panakadu, and Pano in Dewamedi hatpattu
Gepallawa	January 15	8.30-12 noon	Government School at Bulupitiya	The palatas of Uhumiya and Wewelpola in Damba- deni hatpattu
Maditiyawa	January 16 .	. 1–4 р.м	Government Dispensary Rambodagalla	The palatas of Detiliange, Ridigama, Ramboda- galla, Rambukendana, and Delwite in Weudawili hatpattu

Kurunegala Kachcheri December 6, 1919.

C. R. CUMBERLAND, Government Agent.

Notice Regarding Local Option re Arrack Taverns.

T is hereby notified for public information that, I, George FitzGeorge Forrest, Assistant Government Aegnt of the Puttalam and Chilaw Districts, in exercise of the powers vested in me by rule 5 of the Excise Notification No. 94, published in *Gazette* No. 7,045 of August 22, 1919, have fixed the under-mentioned date, time, and place for recording votes for the purpose of ascertaining whether 75 per cent. of the road tax-paying inhabitants are opposed to the existence of such taverns:—

Area served by the Tavern.

Kirimetiyana, Singakkuliya, Jan. 21, 1920 Metikotuwa to 6 P.M.

Resthouse

.. 9 A.M. to 12 noon, 1.30 P.M. Haldanduwana Kirimetiyana, Tulawala, Kudawila, Metikotuwa, Yogiyana, Dikwela

Puttalam Kachcheri, December 2, 1919.

G. F. FORREST. Assistant Government Agent.

NOTICE TO **MARINERS**

Ceylon-West Coast.

ITH reference to notices to mariners dated April 12, 1918, and June 10, 1918, notice is hereby given that from and after Monday, December 15, 1919, the Time Ball on the Master Attendant's Office immediately behind the Signal Flagstaff will be dropped at 9 A.M., 1 P.M., and 4 P.M., local zone mean time equivalent to 5 hours and 30 minutes fast of Greenwich mean time; or under certain circumstances at other times if application is made to the Master Attendant. On Sundays and public holidays the ball will be dropped at 9 A.M. only.

- 2. The ball will be hoisted half way up at 5 minutes, and right up at 2 minutes before the hour of dropping.
- 3. In the event of a failure of current or any other cause preventing the ball falling at the time specified, a green flag will be hoisted at the masthead of the Colombo signal mast for 30 minutes.
 - The ball is liable to be moved for the purpose of cleaning and oiling prior to 8 a.m. on any day.

Master Attendant's Office. Colombo, December 9, 1919.

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

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MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.	Premises No. Quarter and Year. Time of Sale.
OTICE is hereby given that in the absence of movable	A.M.
property liable to seizure, (1) refits and profits from	325.23 3rd quarter, 1918, to 1st quarter, 1919 7.50
1 to 10 years. (2) timber and produce, (3) materials of house,	338.294th quarter, 1918, to 1st quarter, 1919 7.55 345.32b1st quarter, 19198
and (4) the under-mentioned properties themselves, seized	351.344th quarter, 1918, to 1st quarter, 1919 8. 5
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	374A.37 Do 8.15
rate due on the premises, and for the period mentioned in	375.373rd quarter, 1918, to 1st quarter, 1919 8.20
the sub-joined schedule, will be sold by public auction on the	378.40B2nd quarter, 1917, to 1st quarter, 1919,
spot at the time therein mentioned, unless in the meantime	and riot damages, 1917 8.25 379.40E 3rd quarter, 1918, to 1st quarter, 1919 8.30
the amount of the consolidated rate and costs be duly paid.	380.40D . Do 8.35
S. H. WADIA,	380.40b Do 8.35 381.40c1st quarter, 1919 8.40
Financial Assistant to the Chairman,	399.41 Balance 4th quarter, 1918, to 1st
The Municipal Office, Municipal Council.	399.415Balance 4th quarter, 1918, to 1st quarter, 19198.45 400.4113rd quarter, 1918, to 1st quarter, 1919 8.50
Colombo, December 4, 1919.	400.4113rd quarter, 1918, to 1st quarter, 1919 8.50 423.43n Do.
Carrant D	423.43N Do 1\(\) 8.55 431.431 Do 9
Schedule.	432.43нlst quarter, 1919 9. 5
Date of Sale: Monday, January 5, 1920.	433.43E3rd quarter, 1918, to 1st quarter, 1919 9.10
Colpetty road.	434.43E . Do
Premises No. Quarter and Year. Time of Sale.	442.45A/45B and:45c4th quarter, 1918, to 1st quarter, 1919 9.20
A.M.	451.451st quarter, 1916, to 1st quarter, 1919
41/2B1 1st quarter, 1918, to 1st quarter, 1919.7	and riot damages, 1916-17 9.25
47/231E4th quarter, 1918, to 1st quarter, 1919 7. 5	463A.47E3rd quarter, 1918, to 1st quarter, 1919.
51A.231A1st quarter, 1919 7.10 59.231H3rd quarter, 1918, to 1st quarter, 1919 7.15	and riot damages, 1917 9.30 466.48D .1st quarter, 1919 9.35 471A Do 9.40 480.54A Do 9.45
59.231н 3rd quarter, 1918, to 1st quarter, 1919 7.15 60.231в 7.20	466.48Dlst quarter, 1919 9.35
60.231B Do. 7.20 61.225r lst quarter, 1919 7.25 62.225r 4th quarter, 1917, and 3rd quarter,	471A Do 9.40
62.225F4th quarter, 1917, and 3rd quarter,	480.54A Do. 9.45 483B.55 Do 9.50
1918, to 1st quarter, 1919 7.30	488.56D4th quarter, 1918, to 1st quarter, 1919 9.55
64.225c 3rd quarter, 1918, to 1st quarter, 1919 7.35	493/494.57lst quarter, 191910
65.225B 1st quarter, 1919 7.40 66.225A 1st quarter, 1919 7.45	Date of Sale: Wednesday, January 7, 1920.
00.22011	Wellawatta.
67.2253rd quarter, 1918, to 1st quarter, 1919. 7.50 69.2234th quarter, 1918, to 1st quarter, 1919. 7.55	
70 222 Do 8	530.66A1st quarter, 1919 7. 5330.68D3rd quarter, 1918, to 1st quarter, 1919 7. 5
79.218lst quarter, 1919 8. 5	533D.68D3rd quarter, 1918, to 1st quarter, 1919 7. 5 533F.68F1st quarter, 1919 7.10
82.215 Do 8.10	533r.68r1st quarter, 19197.10 533g.68g Do7.15
125.195A4th quarter, 1917, to 1st quarter, 1919 8.15	Dickman's road
137.189 .4th quarter, 1918, to 1st quarter, 1919 8.20	543.5NBalance 3rd quarter, 1918, to 1st
167.173 3rd quarter, 1918, to 1st quarter, 1919 8.25 168.173 Do 8.30	quarter, 1919 7.20
169.178àBalance 2nd quarter, 1918, to 1st	Layard's road.
quarter, 1919 8.35	559A.10A1st quarter, 1919 7-25
183.163 3rd quarter, 1918, to 1st quarter, 1919.8.40	1 560 1 & 5 Piot domograp 1010 7 90
185A.162 Do 8.45	Flibank mand
186.161lst quarter, 1919 8.50	1.150 quarter, 1010
188.159 Do 8.55 198.152 4th quarter, 1918, to 1st quarter, 1919 9	585.4 Do 7.40
213.1413rd quarter, 1918, to 1st quarter, 1919 9. 5	586.3 Do 7.45
216A.140 Do 9.10	587A.2A Do 7.50
220.137A1st quarter, 1917, to 1st quarter, 1919 9.15	Havelock road.
233.138A/2. 1st quarter, 1918, to 1st quarter, 1919 9.20	606.3 .1st quarter, 1919 7.55
- Riot damages, 1917 9.25	Greenland road.
234.138B3rd quarter, 1918, to 1st quarter, 1919 9.30 241.1301st quarter, 1919 9.35	631.4 3rd quarter, 1918, to 1st quarter, 1919 8
250.129c Do 9.40	Dickman's road.
Wellawatta.	640.12A1st quarter, 19198.5
256p.lp 1st quarter, 1918, to 1st quarter, 1919 9.45	643.12 Do 8.10 8.10 8.15
256F. 1r 3rd quarter, 1918, to 1st quarter, 1919 9.50	850 O-
256н-1н 3rd quarter, 1918, to 1st quarter, 1919 9.55	663.9E 3rd quarter, 1918, to 1st quarter, 1919 8.30
— Riot damages, 1917 10	Wellawatta road.
Date of Sale: Tuesday, January 6, 1920.	673A.71Balance 3rd quarter, 1918, to 1st
	quarter, 1919 8.35
Wellawatta.	guarter, 1919 . 8.35 673B.71 . 3rd quarter, 1918, to 1st quarter, 1919 8.40
276-60 . 3rd quarter, 1918, to 1st quarter, 1919 7 283.9 . 1st quarter, 1919 7. 5	0/3E./3 .1st quarter, 1919 9 45
283.9 lst quarter, 1919 7. 5 284.10 Do 7.10	373F. 71 3rd quarter, 1918, to 1st quarter, 1919 8.50
285.10 Do 7.15	Do. 8.55
287.14D3rd quarter, 1918, to 1st quarter, 1919 7.20	i diameter, respectively, resp
288.14A 4th quarter, 1918, to 1st quarter, 1919 7.25	and riot damages, 1917 9 704.72 4th quarter, 1918, to 1st quarter, 1919 9 5
289.14E 3rd quarter, 1918, to 1st quarter, 1919 7.30	705A.73 Do. 9.10
292.14F Do 7.35	706.73 Do 9.15
322.22 .4th quarter, 1918, to 1st quarter, 1919 7.40 324.23 Do. 7.45	709.79 1st quarter, 1919 9.20
324.23 Do 7.45	709A.79 Do 9.25

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Premises No. Quarter and Year. Time of Sale.	Premises No. Quarter and Year. Time of Sale.
A.M.	A.M.
716A.833rd quarter, 1918, to 1st quarter, 1919 9.30	913a.181st quarter, 1919 8.40
718A.1123rd quarter, 1918, to 1st quarter, 1919,	917.20 Do 8.45
and riot damages, 1916 9.35	920.20 A/1 Do 8.50
720.112B3rd quarter, 1918, to 1st quarter, 1919 9.40	921.20 A/2 . Do 8.55
	913A.181st quarter, 1919 8.40 917.20 Do 8.45 920.20A/1 Do 8.50 921.20A/2 Do 8.55 922.20A/3 Do 9.0 923.20 Do 9.5
721.112B Do 9.45 722.112B Do 9.50	923.20 Do 9. 5
723.1131st quarter, 1919 9.55	994 90 3rd anortor 1918 to 1st anarter, 1919 9, 10
704 110 TO 10	925.20A Do 9.15
	927.21A 1st quarter, 1919 9.20
Date of Sale: Thursday, January 8, 1920.	000 01 - 0.25
Wellawatta.	928.21 . Do 9.25
	925.20A . Do 9.15 927.21A1st quarter, 19199.20 928.21 Do9.25 929.21 Do9.30 947.27c Do9.35 Colpetty road.
725.113 1st quarter, 1919 7 726.113 Do 7. 5 727.113 Do 7.10	947.27c Do 9.35
726.113 Do 7. 5	Col petty road.
727.113 Do 7.10	978.121 3rd quarter, 1918, to 1st quarter, 1919 9.40
731.86 3rd quarter, 1918, to 1st quarter, 1919 7.15	982.116 Balance 3rd quarter, 1918, to 1st
732.86 Do 7.20	quarter, 1919 9.45
736.874th quarter, 1918, to 1st quarter, 1919 7.25	quarter, 1919 9.45 985.116 1st quarter, 1919 9.50 986.116 Do. 9.55
739.1091st quarter, 1919 7.30	986.116 Do 9.55
739.109 1st quarter, 1919 7.30 747.102 Do 7.35	989.118B2nd quarter, 1918, to 1st quarter, 1919 10
750.892nd quarter, 1918, to 1st quarter, 1919 7.40	•
750B.89A/13rd quarter, 1918, to 1st quarter, 1919 7.45	Date of Sale: Saturday, January 10, 1920.
753.1013rd quarter, 1918, to 1st quarter, 1919 7.50	Colpetty road.
755.92/92A.96	
	1008.113 .3rd quarter, 1918, to 1st quarter, 1919 7
and 98Balance 4th quarter, 1918, to 1st	1009.106 2nd quarter, 1918, to 1st quarter, 1919 7 5
quarter, 1919 755	1010.105 3rd quarter, 1918, to 1st quarter, 1919 7.10
756.93/94 & 97 4th quarter, 1918, to 1st quarter, 1919 8	1012.111lst quarter, 1919 7.15
757.93/94 & 97 1st quarter, 1918, to 1st quarter, 1919. 8. 5	1013.111A 3rd quarter, 1918, to 1st quarter, 1919 7.20
759.95c 1st quarter, 1919 8.10	1014.113A Do 7.25
760.95B3rd quarter, 1918, to 1st quarter, 1919 8.15	1017.112A4th quarter, 1917, to 1st quarter, 1919 7.30
761.95B/1 1st quarter, 1919 8.20	1018.112A1st quarter, 1919 7.35 1023B.114A Do 7.40
702.95A Do 8.25	1023B.114A Do 7.40
763.95A 3rd quarter, 1918, to 1st quarter, 1919 8.30	1023D-114 3rd quarter, 1918, to 1st quarter, 1919 7.45
764.95 1st quarter, 1919 8.35	1028.109A 1st quarter, 1919 7.50
777.115 3rd quarter, 1918, to 1st quarter, 1919 8.40	1029.109A 1st quarter, 1918, to 1st quarter, 1919,
779.115 r Do 8.45	and riot damages, 1917 . 7.55
780.11504th quarter, 1918, to 1st quarter, 1919 8.50	1034.103 3rd quarter, 1918, to 1st quarter, 1919 8
783c.115A1st quarter, 1919 8.55	1036.112 Do: 8. 5
783D.1150 Do 9	
783E.115A Do 9. 5	
792.117D4th quarter, 1918, to 1st quarter, 1919 9.10	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
812.123A 3rd quarter, 1918, to 1st quarter, 1919 9.15	1037A/2.1141st quarter, 1919 8.20
	1/0/A/0.114 DO 0.20
812A.1231st quarter, 1919 9.20 812B.123A/3.4th quarter, 1918, to 1st quarter, 1919 9.25	1042.99 3rd quarter, 1918, to 1st quarter, 1919 8.30
	1043.99A 3rd quarter, 1918, to 1st quarter, 1919,
820.127 3rd quarter, 1918, to 1st quarter, 1919 9.30	and riot damages, 1917 8.35
823.129/129A4th quarter, 1918, to 1st quarter, 1919 9.35	1044.99c 3rd quarter, 1918, to 1st quarter, 1919 8.40
827A.130A3rd quarter, 1918, to 1st quarter, 1919,	1045.99в Do 8.45
and riot damages, 1917 9.40	1050.964th quarter, 1918, to 1st quarter, 1919 8.50
831.131B 3rd quarter, 1918, to 1st quarter, 1919 9.45	1051.964th quarter, 1918, to 1st quarter, 1919,
\$33A.131D/11st quarter, 1919, and riot damages,	and riot damages, 1917 8.55
1917 9.50	1052.96 Do 9
834/889.132 3rd quarter, 1918, to 1st quarter, 1919 9.55	1054A.94A1st quarter, 1919 9. 5
838.137c Do	1054a/1.94a/1 Riot damages, 1917 9.10 1058.95 1st quarter, 1919 9.15
Date of Sale: Friday, January 9, 1920.	1058.95 1st quarter, 1919 9.15
	1061 Do 9.20
$m{W}$ ella w atta.	· ·
840.137A 3rd quarter, 1918, to 1st quarter, 1919 7	[TOULD/#
841a.137 Do 7. 5	1061p 3rd quarter, 1918, to 1st quarter, 1919 9.30
	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35
841a.137 Do 7. 5	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 Bagatalle road.
841a.137 Do 7. 5 841a.137 1st quarter, 1919 7.10 843.138a 3rd quarter, 1918, to 1st quarter, 1919 7.15	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 Bagatalle road1st quarter, 1919 9.40
841a.137 Do 7. 5 841a.1371st quarter, 1919 7.10 843.138a3rd quarter, 1918, to 1st quarter, 1919 7.15 Colpetty road.	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 Bagatalle road1st quarter, 1919 9.40 1089.1a/24th quarter, 1918, to 1st quarter, 1919 9.45
841a.137 Do 7. 5 841b.1371st quarter, 19197.10 843.138a3rd quarter, 1918, to 1st quarter, 1919 7.15 Colpetty road. 844.138a3rd quarter, 1918, to 1st quarter, 1919 7.20	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 Bagatalle road1st quarter, 1919 9.40 1089.1a/24th quarter, 1918, to 1st quarter, 1919 9.45
841a.137 Do 7. 5 841b.137 1st quarter, 1919 7.10 843.138a 3rd quarter, 1918, to 1st quarter, 1919 7.15 Colpetty road. 844.138a 3rd quarter, 1918, to 1st quarter, 1919 7.20 848.140a 4th quarter, 1918, to 1st quarter, 1919 7.25	1061b 3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.93 4th quarter, 1918, to 1st quarter, 1919 9.35 Bagatalle road. 1063.2b 1st quarter, 1919 9.40 1089.1a/2 4th quarter, 1918, to 1st quarter, 1919 9.45 1098.90/92 Riot damages, 1917 9.50 1122.91 3rd quarter, 1918, to 1st quarter, 1919 9.55
841a.137 Do 7. 5 841b.137 1st quarter, 1919 7.10 843.138a 3rd quarter, 1918, to 1st quarter, 1919 7.15 Colpetty road. 844.138a 3rd quarter, 1918, to 1st quarter, 1919 7.20 848.140a 4th quarter, 1918, to 1st quarter, 1919 7.25 848a.140 1st quarter, 1919 7.30	1061b 3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.93 4th quarter, 1918, to 1st quarter, 1919 9.35 Bagatalle road. 1063.2b 1st quarter, 1919 9.40 1089.1a/2 4th quarter, 1918, to 1st quarter, 1919 9.45 1098.90/92 Riot damages, 1917 9.50
841a.137 Do 7. 5 841a.137 lst quarter, 1919 7. 10 843.138a 3rd quarter, 1918, to 1st quarter, 1919 7. 15 Colpetty road. 844.138a 3rd quarter, 1918, to 1st quarter, 1919 7. 20 848.140a 4th quarter, 1918, to 1st quarter, 1919 7. 25 848a.140 1st quarter, 1919 7. 30 849.140a 3rd quarter, 1918, to 1st quarter, 1919 7. 35	1061b 3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.93 4th quarter, 1918, to 1st quarter, 1919 9.35 Bagatalle road. 1063.2b 1st quarter, 1919 9.40 1089.1a/2 4th quarter, 1918, to 1st quarter, 1919 9.45 1098.90/92 Riot damages, 1917 9.50 1122.91 3rd quarter, 1918, to 1st quarter, 1919 9.55 1123.91 1st quarter, 1919 10
841a.137 Do 7. 5 841a.137 lst quarter, 1919 7. 10 843.138a 3rd quarter, 1918, to 1st quarter, 1919 7. 15 Colpetty road. 844.138a 3rd quarter, 1918, to 1st quarter, 1919 7. 20 848.140a 4th quarter, 1918, to 1st quarter, 1919 7. 25 848a.140 1st quarter, 1919 7. 30 849.140a 3rd quarter, 1918, to 1st quarter, 1919 7. 35 850.141a Do 7. 40	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 **Bagatalle road.** 1063.2b1st quarter, 19199.40 1089.1a/24th quarter, 1918, to 1st quarter, 1919 9.45 1098.90/92Riot damages, 19179.50 1122.913rd quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 191910 **Date of Sale : Monday, January 12, 1920.**
841a.137 Do 7. 5 841B.137 1st quarter, 1919 7. 10 843.138A 3rd quarter, 1918, to 1st quarter, 1919 7. 15 Colpetty road. 844.138A 3rd quarter, 1918, to 1st quarter, 1919 7. 20 848.140A 4th quarter, 1918, to 1st quarter, 1919 7. 25 848A.140 1st quarter, 1919 7. 30 849.140B 3rd quarter, 1918, to 1st quarter, 1919 7. 35 850.141E Do 7. 40 858.143A-B Balance 4th quarter, 1918, to 1st	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 **Bagatalle road.** 1063.2b1st quarter, 19199.40 1089.1a/2 .4th quarter, 1918, to 1st quarter, 1919 9.45 1098.90/92Riot damages, 19179.50 1122.913rd quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 191910 **Date of Sale: Monday, January 12, 1920.** **Bagatalle road.**
841a.137 Do 7. 5 841a.137 lst quarter, 1919 7. 10 843.138a 3rd quarter, 1918, to 1st quarter, 1919 7. 15 Colpetty road. 844.138a 3rd quarter, 1918, to 1st quarter, 1919 7. 20 848.140a 4th quarter, 1918, to 1st quarter, 1919 7. 25 848a.140 1st quarter, 1919 7. 30 849.140a 3rd quarter, 1918, to 1st quarter, 1919 7. 35 850.141a Do 7. 40	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 **Bagatalle road.** 1063.2b1st quarter, 19199.40 1089.1a/24th quarter, 1918, to 1st quarter, 1919 9.45 1098.90/92Riot damages, 19179.50 1122.913rd quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 191910 **Date of Sale : Monday, January 12, 1920.**
841a.137 Do 7. 5 841B.137 1st quarter, 1919 7.10 843.138a 3rd quarter, 1918, to 1st quarter, 1919 7.15 Colpetty road. 844.138a 3rd quarter, 1918, to 1st quarter, 1919 7.20 848.140a 4th quarter, 1918, to 1st quarter, 1919 7.25 848a.140 1st quarter, 1919 7.30 849.140B 3rd quarter, 1918, to 1st quarter, 1919 7.35 850.141E Do 7.40 858.143a-B Balance 4th quarter, 1918, to 1st quarter, 1919 7.45 Bambalapitiya.	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 **Bagatalle road.** 1063.2b1st quarter, 19199.40 1089.1a/24th quarter, 19199.45 1098.90/92Riot damages, 19179.50 1122.913rd quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 191910 **Date of Sale: Monday, January 12, 1920.** **Bagatalle road.** 1125.911st quarter, 1919, and riot damages, 19177
841a.137 Do 7. 5 841B.137 1st quarter, 1919 7.10 843.138a 3rd quarter, 1918, to 1st quarter, 1919 7.15 Colpetty road. 844.138a 3rd quarter, 1918, to 1st quarter, 1919 7.20 848.140a 4th quarter, 1918, to 1st quarter, 1919 7.25 848a.140 1st quarter, 1919 7.30 849.140B 3rd quarter, 1918, to 1st quarter, 1919 7.35 850.141E Do 7.40 858.143a-B. Balance 4th quarter, 1918, to 1st quarter, 1919 7.45 Bambalapitiya.	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 Bagatalle road. 1063.2b1st quarter, 19199.40 1089.1a/24th quarter, 1918, to 1st quarter, 1919 9.45 1098.90/92Riot damages, 19179.50 1122.913rd quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 191910 Date of Sale: Monday, January 12, 1920. Bagatalle road. 1125.911st quarter, 1919, and riot damages, 19177
841a.137 Do 7. 5 841a.137 1st quarter, 1919 7. 10 843.138A 3rd quarter, 1918, to 1st quarter, 1919 7. 15 Colpetty road. 844.138A 3rd quarter, 1918, to 1st quarter, 1919 7. 20 848.140A 4th quarter, 1918, to 1st quarter, 1919 7. 25 848A.140 1st quarter, 1919 7. 30 849.140B 3rd quarter, 1918, to 1st quarter, 1919 7. 35 850.141E Do 7. 40 858.143A-B Balance 4th quarter, 1918, to 1st quarter, 1919 7. 45 Bambalaptiya. 868.1 2nd quarter, 1918, to 1st quarter, 1919 7. 50 869.1 1st quarter, 1918, to 1st quarter, 1919 7. 55	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 **Bagatalle road.** 1063.2b1st quarter, 19199.40 1089.1a/24th quarter, 1918, to 1st quarter, 1919 9.45 1098.90/92Riot damages, 19179.50 1122.913rd quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 191910 **Date of Sale: Monday, January 12, 1920.** **Bagatalle road.** 1125.911st quarter, 1919, and riot damages, 19177 1130a.84a/21st quarter, 19197.5 1138.81 Do7.10
841a.137 Do 7. 5 841b.137 1st quarter, 1919 7.10 843.138a 3rd quarter, 1918, to 1st quarter, 1919 7.15 Colpetty road. 844.138a 3rd quarter, 1918, to 1st quarter, 1919 7.20 848.140a 4th quarter, 1918, to 1st quarter, 1919 7.25 848a.140 1st quarter, 1919 7.30 849.140B 3rd quarter, 1918, to 1st quarter, 1919 7.35 850.141E Do 7.40 858.143a-B Balance 4th quarter, 1918, to 1st quarter, 1919 7.45 Bambalapitiya. 868.1 2rd quarter, 1918, to 1st quarter, 1919 7.50 869.1 1st quarter, 1918, to 1st quarter, 1919 7.55	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 **Bagatalle road.** 1063.2b1st quarter, 19199.40 1089.1a/24th quarter, 1918, to 1st quarter, 1919 9.45 1098.90/92Riot damages, 19179.50 1122.913rd quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 191910 **Date of Sale: Monday, January 12, 1920.** **Bagatalle road.** 1125.911st quarter, 1919, and riot damages, 19177 1130a.84a/21st quarter, 19197.5 1138.81 Do7.10
841a.137 Do 7. 5 841b.137 1st quarter, 1919 7.10 843.138a 3rd quarter, 1918, to 1st quarter, 1919 7.15 Colpetty road. 844.138a 3rd quarter, 1918, to 1st quarter, 1919 7.20 848.140a 4th quarter, 1918, to 1st quarter, 1919 7.25 848a.140 1st quarter, 1919 7.30 849.140B 3rd quarter, 1918, to 1st quarter, 1919 7.35 850.141E Do 7.40 858.143a-B Balance 4th quarter, 1918, to 1st quarter, 1919 7.45 Bambalapitiya. 868.1 2rd quarter, 1918, to 1st quarter, 1919 7.50 869.1 1st quarter, 1918, to 1st quarter, 1919 7.55	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 **Bagatalle road.** 1063.2b1st quarter, 19199.40 1089.1a/24th quarter, 1918, to 1st quarter, 1919 9.45 1098.90/92Riot damages, 19179.50 1122.913rd quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 191910 **Date of Sale: Monday, January 12, 1920.** **Bagatalle road.** 1125.911st quarter, 1919, and riot damages, 19177 1130a.84a/21st quarter, 19197.5 1138.81 Do7.10 1139.814th quarter, 1918, to 1st quarter, 1919 7.20
841a.137 Do 7. 5 841b.137 1st quarter, 1919 7.10 843.138a 3rd quarter, 1918, to 1st quarter, 1919 7.15 **Colpetty road.** 844.138a 3rd quarter, 1918, to 1st quarter, 1919 7.20 848.140a 4th quarter, 1918, to 1st quarter, 1919 7.25 848a.140 1st quarter, 1919 7.30 849.140B 3rd quarter, 1918, to 1st quarter, 1919 7.35 850.141E Do 7.40 858.143a-B Balance 4th quarter, 1918, to 1st quarter, 1919 **Bambalapitiya.** 868.1 2rd quarter, 1918, to 1st quarter, 1919 7.50 869.1 1st quarter, 1918, to 1st quarter, 1919 7.55 877.6 1st quarter, 1919 8	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 Bagatalle road. 1063.2b1st quarter, 19199.40 1089.1a/24th quarter, 1918, to 1st quarter, 1919 9.45 1098.90/92Riot damages, 19179.50 1122.913rd quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 191910 Date of Sale: Monday, January 12, 1920. Bagatalle road. 1125.911st quarter, 1919, and riot damages, 19177 1130a.84a/21st quarter, 1919, and riot damages,
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841a.137 Do 7.5 841a.137 1st quarter, 1919 7.10 843.138A 3rd quarter, 1918, to 1st quarter, 1919 7.15	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 Bagatalle road. 1063.2b1st quarter, 19199.40 1089.1a/24th quarter, 1918, to 1st quarter, 1919 9.45 1098.90/92Riot damages, 19179.50 1122.913rd quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 191910 Date of Sale: Monday, January 12, 1920. Bagatalle road. 1125.911st quarter, 1919, and riot damages, 19177 1130a.84a/21st quarter, 1919, and riot damages, 1917
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841a.137 Do 7. 5 841B.137 1st quarter, 1919 7. 10 843.138A 3rd quarter, 1918, to 1st quarter, 1919 7. 15 **Colpetty road.** 844.138A 3rd quarter, 1918, to 1st quarter, 1919 7. 20 848.140A 4th quarter, 1918, to 1st quarter, 1919 7. 25 848A.140 1st quarter, 1918, to 1st quarter, 1919 7. 35 849.140B 3rd quarter, 1918, to 1st quarter, 1919 7. 35 850.141E Do 7. 40 858.143A-B Balance 4th quarter, 1918, to 1st quarter, 1919 7. 45 **Bambalapitiya.** 868.1 2rd quarter, 1918, to 1st quarter, 1919 7. 50 869.1 1st quarter, 1918, to 1st quarter, 1919 7. 55 877.6 1st quarter, 1919 8 **Colpetty road.** 888A.136 4th quarter, 1917, to 1st quarter, 1919 8. 5 891.135A 1st quarter, 1919 8.15 892.135B Do 8.20 **Bambalapitiya.**	1061b
841a.137 Do 7. 5 841B.137 1st quarter, 1919 7. 10 843.138A 3rd quarter, 1918, to 1st quarter, 1919 7. 15 Colpetty road. 844.138A 3rd quarter, 1918, to 1st quarter, 1919 7. 20 848.140A 4th quarter, 1918, to 1st quarter, 1919 7. 25 848A.140 1st quarter, 1919 7. 30 849.140B 3rd quarter, 1918, to 1st quarter, 1919 7. 35 850.141E Do 7. 40 858.143A-B Balance 4th quarter, 1918, to 1st quarter, 1919 7. 45 Bambalapitiya. 868.1 2nd quarter, 1918, to 1st quarter, 1919 7. 55 877.6 1st quarter, 1918, to 1st quarter, 1919 7. 55 877.6 1st quarter, 1919 8 Colpetty road. 888A.136 4th quarter, 1917, to 1st quarter, 1919 8. 5 891.135B 1st quarter, 1919 8.15 892.135B Do 8.20 Bambalapitiya. 899.11/11A 3rd quarter, 1919, to 1st quarter, 1919 8. 25	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 **Bagatalle road.** 1063.2b1st quarter, 19199.40 1089.1a/24th quarter, 1918, to 1st quarter, 1919 9.45 1098.90/92Riot damages, 19179.50 1122.913rd quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 191910 **Date of Sale: Monday, January 12, 1920.** **Bagatalle road.** 1125.911st quarter, 1919, and riot damages, 19177 1130a.84a/21st quarter, 1919, and riot damages, 19177 1139.814th quarter, 1918, to 1st quarter, 1919 7.20 1140.801st quarter, 1918, to 1st quarter, 1919 7.20 1140.801st quarter, 1918, to 1st quarter, 1919 7.30 11521st quarter, 1918, to 1st quarter, 1919 7.35 1159.75
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841a.137 Do 7. 5 841B.137 1st quarter, 1919 7. 10 843.138A 3rd quarter, 1918, to 1st quarter, 1919 7. 15 Colpetty road. 844.138A 3rd quarter, 1918, to 1st quarter, 1919 7. 20 848.140A 4th quarter, 1918, to 1st quarter, 1919 7. 25 848A.140 1st quarter, 1919 7. 30 849.140B 3rd quarter, 1918, to 1st quarter, 1919 7. 35 850.141E Do 7. 40 858.143A-B Balance 4th quarter, 1918, to 1st quarter, 1919 7. 45 Bambalapitiya. 868.1 2nd quarter, 1918, to 1st quarter, 1919 7. 55 877.6 1st quarter, 1918, to 1st quarter, 1919 7. 55 877.6 1st quarter, 1919 8 Colpetty road. 888A.136 4th quarter, 1917, to 1st quarter, 1919 8. 5 891.135A 1st quarter, 1919 8. 15 892.135B Do 8. 20 Bambalapitiya. 899.11/11A 3rd quarter, 1918, to 1st quarter, 1919 8. 25 907.17 4th quarter, 1918, to 1st quarter, 1919 8. 30	1061b
841a.137 Do 7. 5 841B.137 1st quarter, 1919 7. 10 843.138A 3rd quarter, 1918, to 1st quarter, 1919 7. 15 Colpetty road. 844.138A 3rd quarter, 1918, to 1st quarter, 1919 7. 20 848.140A 4th quarter, 1918, to 1st quarter, 1919 7. 25 848A.140 1st quarter, 1918, to 1st quarter, 1919 7. 35 849.140B 3rd quarter, 1918, to 1st quarter, 1919 7. 35 850.141E Do 7. 40 858.143A-B Balance 4th quarter, 1918, to 1st quarter, 1919 7. 45 Bambalapitiya. 868.1 2rd quarter, 1918, to 1st quarter, 1919 7. 55 877.6 1st quarter, 1918, to 1st quarter, 1919 7. 55 877.6 1st quarter, 1919 8 Colpetty road. 888A.136 4th quarter, 1917, to 1st quarter, 1919 8. 5 891.135B Do 8. 20 Bambalapitiya. 899.11/11A 3rd quarter, 1919, to 1st quarter, 1919 8. 25 907.17 4th quarter, 1918, to 1st quarter, 1919 8. 30	1061b3rd quarter, 1918, to 1st quarter, 1919 9.30 1062.934th quarter, 1918, to 1st quarter, 1919 9.35 **Bagatalle road.** 1063.2b1st quarter, 19199.40 1089.1a/24th quarter, 1918, to 1st quarter, 1919 9.45 1098.90/92Riot damages, 19179.50 1122.913rd quarter, 1918, to 1st quarter, 1919 9.55 1123.911st quarter, 191910 **Date of Sale: Monday, January 12, 1920.** **Bagatalle road.** 1125.911st quarter, 1919, and riot damages, 19177 1130a.84a/21st quarter, 19197.5 1138.81

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Premises No.	Quarter and Year.	Time of Sale.			Time of Sale.
1182/1188.70	Balance 3rd quarter, 191	6, to 1st	1463.7A	3rd quarter, 1918, to 1st qu	arter, 1919, 9.5
	quarter, 1919, and riot	damages,	1464.8	1st quarter, 1919	9.10
1107 71	1917 1st quarter, 1919	8.10 8.15		3rd quarter, 1918, to 1st quarter, 1918, to 1st quarter, 1918, to 1st quarter,	arter 1010
1187.71		0.10	1400.11	and riot damages, 1917	
	Colpetty lane.		1468A.11	. 1st quarter, 1918, to 1st qua	
	1st quarter, 1919	8.20		2nd quarter, 1918, to 1st que	
1197.18A	Do.	8.25 8.30		and riot damages, 1917	9.30
1199в.77в 1199с.77в	3rd quarter, 1918, to 1st qua		1 1 1 1 0 . 1 2 .	2nd quarter, 1918, to 1st que	arter, 1919 9.35
1200.16	Do.	8.40		1st quarter, 1919 Do.	9.40 0.48
1200A.16	4th quarter, 1918, to 1st qua		1473.1	. 4th quarter, 1918, to 1st que	rter, 1919, 9, 50.
	3rd quarter, 1918, to 1st quai		1476.1R	3rd quarter, 1918, to 1st qua	rter.1 > 19.
1211.14	and riot damages, 1916 4th quarter, 1918, to 1st quai			and riot damages, 1917	9.55
1211.14	and riot damages, 1917			Muhandiram's road.	
1224.11в .	. 1st quarter, 1918, to 1st quar		1484.10	1st quarter, 1917, to 1st qua	rter. 1919;
	and riot damages, 1917	9		and riot damages, 1917	
1228.8/8A	4th quarter, 1918, to 1st quai	ter, 1919,			
1000 7.	and riot damages, 1917			of Sale: Thursday, January 1	5, 1920.
1233.7а . 1234.7/7в .	1st quarter, 1919 4th quarter, 1918, and riot	9.10		Muhandiram's road.	
120±.1/1B .	1917	9.15	1492.18	3rd quarter, 1918, to 1st qua	anton 1010 7
1263.60E .	. 4th quarter, 1918, to 1st qua	rter, 1919 9.20	1495.21	4th quarter, 1918, to 1st quarter, 1918, to 1st quarter.	
1264.60E .	Do. . 1st quarter, 1919	9.25	1498.23	3rd quarter, 1918, to 1st qua	
1274.58 .	.1st quarter, 1919	9.30	1499.24	Do.	7.15
1 27 9.53 .	Do,	9.35		Hudson's road.	
•	Mosque lane.		1.000		in in in it
1303.28 .	3rd quarter, 1918, to 1st qua	rter, 1919 9.40	1502.4	3rd quarter, 1918, to 1st qu	arter, 1919 7.20
•	Colpetty road.		1505.7 1507.10	lst quarter, 1919 Do.	7.30
1306.38 .	. 3rd quarter, 1918, to 1st quar	ton 1010	1007.10		Programme and the second
1000.00	and riot damages, 1917	9.45		Muhandiram's road.	
	·	, , , , , , , , , , , , , , , , , , ,	1511.27/27A	4th quarter, 1918, to 1st qu	arter, 1919 7.35
	Mosque lane.		1514.30	Do.	
	. 3rd quarter, 1918, to 1st qua			\mathbf{D}	7.48
1311.25 . 1312 A.24 .	. Do. . 2nd quarter, 1916, to 1st qua	9.55	1519A.34 1523.38	Do.	7.55
		101, 1010 10	1524.39	3rd quarter, 1918, to 1st que	rter. 1919 8
Date of	of Sale: Tuesday, January 13,	1920.	1532.47	Do.	8. 5
	Mosque lane.		1533.48	Do Do.	08.10
[313.23 _A .	.1st quarter, 1919	7		Carmel road.	
1321.19 .	Do.	7. 5	1540.0	1st quarter, 1917, to 1st qua	mton 1610 0 12
	.3rd quarter, 1918, to 1st quar		1548.9 1554.12A	1st quarter 1919	8°20
	.1st quarter, 1919 .3rd quarter, 1918, to 1st quar	7.15	1555.12A	lst quarter, 1919 Do.	8.25
		7.20	1563.9	3rd quarter, 1918, to 1st qua	rter, 1919 8.30
1334.4A .	4th quarter, 1918, to 1st quar		1570.15	lst quarter, 1919	. 8.35
1338.1	3rd quarter, 1918, to 1st quart		3	Polwatta road.	
	and riot damages, 1917	7.30	1 = = 0 1		
•	Colpetty.		1572.1	lst quarter, 1919	8.40
1343/1346.34A				Cameron place.	
	.3rd quarter, 1918, to 1st quar		1583.18	3rd quarter, 1918, to 1st qua	rter, 1919 8.45
1345.35 .	. Do.	7.40			
l365.30 . l367.28 .	. 1st quarter, 1919 . Do.	7.45 7.50		Flower road.	
		7.00	1662.1	4th quarter, 1918, to 1st qua	
	Muhandiram's road.	أأر يؤسلان أأراني	1665.5	3rd quarter, 1918, to 1st qua	
	.4th quarter, 1918, to 1st quar		1665A.5	Do. 4th quarter, 1918, to 1st qua	-to- 1010-0
389.56	. Do.	8	1675B.9B	4th quarter, 1918, to 1st qua	rter, 1919 9. 5
.405.25в	. Do.	. 8. 5	1678.10A		
	Colpetty road.	1. 1. 1.	1	Guildford crescent.	(1) (2) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
	.1st quarter, 1919	8.10	1758.4	1st quarter, 1919, and riot	damages.
428.8	. Do.	8.15		1917	. 9.15
•	Albert road.				
440.1	. 3rd quarter, 1918, to 1st quar	ter, 1919 8:20	1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Gregory's radiant.	
442.3	. Do.	8.25	1765.7в	3rd quarter, 1918, to 1st que	rter, 1919, 9.20
448.8	.4th quarter, 1918, to 1st quar		1767.6	Riot damages, 1917	9.25
	. 3rd quarter, 1918, to 1st quart	er, 1919 8.35	1778.6A	4th quarter, 1918, to 1st qua	
44 9.8		8.40	1779.6A	Do,	. 9.35
449.8 452.11	Do.		1 1779n 6A	The contract of the contract o	ሰ ነለ
449.8 452.11 452a.11	Do.	8.45	1779B.6A 1781.6A	Do.	. The Total Late
449.8 452.11 452a.11	_ ·	8.45 to 1st	1779B.6A 1781.6A 1786.5B	Do. Do. Do.	9.46 9.45 9.50
449.8 452.11 452a.11	Do. Balance 4th quarter, 1918, quarter, 1919	8.45	1781.6A	Do. Do.	9.45
449.8 452.11 452A.11 456.15	Do. Balance 4th quarter, 1918, quarter, 1919 Nelson's lane.	8.45 to 1st 8.50	1781.6A 1786.5B	Do. Do. Maitland crescent.	9.50
449.8 452.11 452A.11 456.15	Do. Balance 4th quarter, 1918, quarter, 1919	8.45 to 1st	1781.6A	Do. Do.	9:45 9:50 rter, 1919 9:55

Date of Sale: Friday, January 16, 1920.	277.10mlst quarter, 1919 8.20
Horton place.	278.10M Do 8.25
	279.10m4th quarter, 1918, to 1st quarter, 1919 8.30
Premises No. Quarter and Year. Time of Sale.	280.10 _J Do 8.35
1816.161st quarter, 1919 7	201.101 Do 0.40
1828.9Riot damages, 1916-17 7. 5	284.10F3rd quarter, 1918, to 1st quarter, 1919-8.45 287.10A Do 8.50
1828B/9B 3rd quarter, 1918, to 1st quarter, 1919 7.10	2884.10c Do 8.55
Barnes place.	2971st quarter, 19199
1841.271st quarter, 1919, and riot damages,	20,
1917 7.15	Castle street.
1848.244th quarter, 1918, to 1st quarter, 1919,	298.11 3rd quarter, 1918, to 1st quarter, 1919 9. 5
and riot damages, 1917 7.20	Cotta road.
1854.18 1st quarter, 1919 7.25	
1855.17 3rd quarter, 1918, to 1st quarter, 1919 7.30 1st quarter, 1919 7.35	290.10 1st quarter, 1918, to 1st quarter, 1919 9.10
1862.12 1st quarter, 1919 7.35 1867.8 Riot damages, 1917 7.40	291.10A Do 9.15
1870.5 2nd quarter, 1918, and 4th quarter,	
1918, to 1st quarter, 1919 7.45	Prices of Foodstuffs, &e., in Colombo on December 10, 1919.
1871.4 3rd quarter, 1918, to 1st quarter, 1919 7.50	Wholesale. Retail.
Rosmead place.	Per Rs. c. Per Rs. c.
	Paddy, Country . Bushel Measure
1900.17 Balance riot damages, 1917 8 1918.3 3rd quarter, 1918, to 1st quarter, 1919 8. 5	Rice, Country do. — do. —
1918.3 3rd quarter, 1918, to 1st quarter, 1919 8. 5	Rice, Kara do — do —
Alexandra place.	Rice, Kallunda do — do —
1923.21st quarter, 1919 8.10	Rice, Sulai .: de — do — Rice, Muttusamba do — do —
1927.8/94th quarter, 1918, to 1st quarter, 1919 8.15	Raw Rice (Rangoon) do — do —
1928.8/9 Do 8.20	Raw Rice (Singapore) do — do —
1929.8/9 Do 8.25	Raw Rice (Batavia) do do
1930.8/9 Do 8.30	Dholl (Mysore) do 0 24
1931.8/9 Do 8.35 1932.8/9 Do 8.40	Green Peas . do do 0 35
1932.8/9 Do 8.40	Ulundu do. — do. 0 30 Gram do. — do. 0 25
Ward place.	Gram do. do. 0 25 Wheat Flour lb. 0 16
1936A.58 Riot damages, 1917 8.45	American Flour — do 0 17
1938.56 3rd quarter, 1918, to 1st quarter, 1919 8.50	Ghee, Cow — — Seer 4 50 Ghee, Buffalo — do 3 25
1939.551st quarter, 1919 8.55	Milk — —Bottle 0 30
1941.53 . Do 9 1945.48 . Do 9. 5	Potatoes (Indian) — —lb 0 17
1945.48 Do 9. 5 1946.48A1st quarter, 1919 9.10	Potatoes (Bangalore)
1960.40 3rd quarter, 1918, to 1st quarter, 1919 9.15	Onions (Bombay) — do 0 14 Onions, Red — do 0 10
1964.41. 0 Do 9.20	Bread —1-lb. loaf 0 18
1965.41 Do 9.25	Tea — lb 0 72 Coffee — do 0 87
1966.41 Do 9.30	Limes — Dozen $13-15c$
1967.40 3rd quarter, 1918, to 1st quarter, 1919 9.35 1968.40 Do 9.40	Coconuts — Each 12-14c.
1968.40 Do 9.40 1969.40 Do 9.45	Sugar, Soft — —lb 0 34 Sugar, Crepe — —do 0 34
1300.10	Sugar, Crepe — do 0 34 Sugar (Ceylon) — do —
Nanatta Tout.	Sugar Candy — do 0 40
1979.2 1st quarter, 1919 9.50	Sugar, Brown — do —
Castle street.	Salt — Measure 0 11 Do —lb 0 3½
	Dried Chillies — do 0 36
1990.6 3rd quarter, 1918, to 1st quarter, 1919 9.55 1996.6A 4th quarter, 1918, to 1st quarter, 1919 10	Coriander
1000.04	Pepper
Date of Sale: Saturday, January 17, 1920.	Mustard — — Measure 0 44
Castle street.	Turmerie — —lb 0 22 Fenugreek — —do 0 16
· · · · · · · · · · · · · · · · · · ·	Fenugreek
1997.6c/14th quarter, 1918, to 1st quarter, 1919 7	Aniseed — do 0 24
1998.6c/2 . Do 7. 5 1999.6p/1 Do 7.10	Tamarind — do 0 10 Jaggery — Bundle 0 35
T-	Jaggery
20104.00	Gingelly Oil — Bottle 0 80
2019.5c Do 7.20 2019A.5c/3 Do 7.25	Coconut Oil — Measure 0 80
	Kerosine Oil, Day- light — Bottle 0 18
Kanatta road.	Ignt — Bottle 0 18 Kerosine Oil, Mon-
2047.7(2) Riot damages, 1917 7.30	key Brand — do 0 20
2047B.7(3), Do 7.35	Matches, Three Packet of Stars 12 boxes 0 20
2048.8 4th quarter, 1918, to 1st quarter, 1919 7.40 2049.8 Do. 7.45	Matches (Japanese) — — do 0 18
2010	Beef —lb 0 30
Cotta road.	Mutton
2076.61st quarter, 1919 7.50	Chicken — do 0 50 Chicken — Each Re. 1 to 1 75
2077.7(1) 1st quarter, 1917, to 1st quarter, 1919,	Eggs do 0 6
and riot damages, 1917 . 7.55	Dry Fish, Nettali (Halmessan) —lb16-20c.
2077A.7(2)3rd quarter, 1917, to 1st quarter, 1919, and riot damages, 1917 8	(Halmessan) —lb16-20c. Dry Fish (Maldive) —do36-40c.
2078 7A 2nd quarter, 1918, to 1st quarter, 1919 8. 5	R. N. WATKINS,
275 10M 1st quarter, 1919 8.10	
276.10M4th quarter, 1918, to 1st quarter, 1919 8.15	The Municipal Office, Financial Assistant to the Chairman, Municipal Council.
A m	

LOCAL BOARD NOTICES.

Assessment and Water Taxes, Board of Improvement, Nuwara Eliya.

T is hereby notified that the Board of Improvement, Nuwara Eliya, has fixed the following rates for 1920: In terms of section 15 of Ordinance No. 20 of 1896, as amended by section 2, sub-section (4), of Ordinance No. 13 of 1905, assessment rate of 6 per cent. on the annual value of all houses and buildings of every description and all tenements and lands whatsoever within the limits of the Board of Improvement, Nuwara Eliya, save such as are by the Ordinance aforesaid exempted from the payment of such rates.

In terms of section 38 of Ordinance No. 20 of 1896, as amended by section 2, sub-section (4), of Ordinance No. 13 of 1905, water-rate of 5 per cent. on the annual value of all houses and buildings of every description and all tenements and lands whatsover within the limits of the Board of Improvement, Nuwara Eliya, save such as are by the Ordinance aforesaid exempted from the payment of such

Board of Improvement Office, L. J. B. TURNER, Nuwara Eliya, December 4, 1919. Chairman.

Commutation Tax, Board of Improvement, Nuwara Eliya.

TOTICE is hereby given to persons residing within the limits of the Board of Improvement, Nuwara Eliya, that the Board, acting under the provisions of section 18 of Ordinance No. 20 of 1896, 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 of Improvement, Nuwara Eliya, who would have been liable under the provisions of 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, if the Ordinance No. 20 of 1896 had not been passed.

Such labour may be commuted by a money payment of Rs. 2 on or before March 31, 1920.

Board of Improvement Office, L. J. B. TURNER, Nuwara Eliya, December 4, 1919. Chairman.

Vehicles and Animals Tax, Board of Improvement, Nuwara Eliya.

T is hereby notified that the Board of Improvement. Nuwara Eliya, has fixed the following rates for 1920: In terms of section 19 of Ordinance No. 20 of 1896, as amended by section 8 of Ordinance No. 15 of 1916, taxes on carriages, &c., not plying for hire, kept or used within the town of Nuwara Eliya, shall be as follows:—

the second secon		rs.	c,
For every carriage of whatever	description,	· ;	
other than a cart, hackery, or	jinricksha.	5	៊ 0 ្
For every cart or hackery	of whatever	•	
description	. • . •	3	0
For every jinricksha		2	50
For every horse, pony, or mule	r et e 🚉	2	50
For every bullock or ass		. 1	0

Save such vehicles and animals as are exempted from taxation under the said Ordinance.

Board of Improvement Office, L. J. B. TURNER, Nuwara Eliya, December 4, 1919. Chairman.

Notice of Sale, Local Board, Hatton-Dikoya.

OTICE is hereby given that the houses, &c., at Hatton-Dikoya, men'ioned in the annexed schedule, having been seized for default in payment of Police and Local Board taxes for the 1st quarter, 1919, Hatton-Dikoya, will be sold by public auction on December 23, 1919, on the spot, at Hatton-Dikoya, at 8 A.M., in conformity with the Local Board Ordinance, No. 19 of 1905, unless in the meantime the amount owing in respect of rates, together with lawful costs of seizure and sale, are duly paid.

Further particulars can be obtained from the Local Board Office, Hatton.

Kandy Kachcheri. December 2, 1919. . . -

W. J. L. ROCERSON, - for Government Agent.

SCPEDULE.

Hatton road, Nos. 32, 49, 50, 59, 62, 63, 67, 69, 76, 90, 92, 125, 126, 130, 131, 131A, 132, 137, 159, 161, 165, 170, 172, 173, 176, 183, 184, 186, 191, 196, 197, 198, 199, 200, 201, 205, 206, 208, 212, 217, 288, 289, 291, 292, 293, 294, 340, 342, 343, 344, 345, 346, 347, 348, 350, 351, 352, 353, 354, 357, 358, 359, 362, 368, 369, 372, 384, 385, 390, 391, 392, 393, 426, 427, 430, 454, 471, 472, 479, 484, 485, 486, 487, and 489; Dikoya road, Nos, 16, 68, and 169.

Notice of Sale, Local Board, Gampola.

OTICE is hereby given that the houses, &c., at Gampola, mentioned in the annexed schedule, having been seized for default in payment of Police, Local Board, and Water-rates, Gampola, for the 1st quarter, 1919, will be sold by public auction on December 23, 1919, on the spot, at Gampola, at 8 A.M., in conformity with the Local Boards Ordinance, No. 19 of 1905, unless in the meantime the amounts owing in respect of rates, together with lawful costs of seizure and sale are duly paid.

Further particulars can be obtained from the Local Board Office, Gampola.

Kandy Kachcheri, December 3, 1919.

W. J. L. ROGERSON, for Government Agent.

SCHEDULE.

Ambagamuwa road, Nos. 35, 42, 43, 54, 83, 86, 102, 119, 122, 123, 148, 150, 152, 153, 178, 181, 182, 183, 203, 214, 215, 219, 220, 221, 231, 244, and 245, 246, 247, 248, 249, 250, 251, 253, 274; Kandy street, Nos. 13, 21, 28, 29, 30, 35, 37, 39, 52, 60, 65, 78, 78A, 81, 89, 90, 97, 101, 113, 120, 127, 133, 148, 153, 169, 181, 183, 185, 199, 202; New Nuwara Eliya street, Nos. 6, 21, 22, 23, 24; Old Nuwara Eliya street, No. 48; Malabar street, Nos. 3, 4-6, 8, 96; Kadugannawa road, Nos. 1, 5, 17, 20; Molton street, Nos. 1, 2, 24, 25, and 28; Martyn's lane, Nos. 2, 3, 27, and 28; Byrde street, Nos. 1, 4, 31, 3, 35, 60, 92, 83, 91; Hill street, Nos. 16, 18, and 26; Keerapane, Nos. 1, 17, and 17A, 27, 36, 40, 48, 52, 115, 118, 118A, 121, 122, 124, 132, 136, 137, 139, 140, 143, 153; Unambuwa road, Nos. 3, 4, 13, 12, 14, 17, 22, 23, 23A, 23в, 32, 33, 34, 35, 36, 37, 38, 39, 42, 44, 45, 47, 48, 50, 51, 53, 55, 56, 61; Kahatapitiya, Nos. 3, 4, 9, 12, 15, 17, 24, 25, 38, 43, 44, 47, 48, 50, 51, 52, 53, 54, 55, 56, 57, 58, 64, 71, 75, 77, 79, 86, 87, 89, 91, 92, 93, 95, 99, 100, 106, 107, 108, 109, 115, 122, 123, 125, 126, 135, 137, 139, 147, 149, 156, 160, 166, 173, 174, 179, 180; Patrick street, Nos. 5, 8, 12, 27; and Illawatura, No. 59.

Notice of Sale, Local Board, Ratnapura.

T is hereby notified that the under-mentioned properties within the limits of the Local Board of the town of Ratnapura will be sold by public auction in default of payment of Local Board rates for the 3rd quarter, 1919, on December 19, 1919, at 2 P.M., at the Ratnapura Kachcheri, unless in the meantime the emount owing in respect of the rate, together with the lawful cost of seizure and sale, is duly paid.

Ratnapra Kachcheri, December 2, 1919.

E B. ALEXANDER, Government Agent.

Name of street: Weralupe m in road.

Description of Property. Name of Owner.

69. . G. Dhanawardane Bandara . House and garden Do. .. House

No.

Name of street: Weralupe old road. Description of Property. Name of Owner. 28. Estate of G. William, &c. . . Hatlahaliadda 34...G. Dhanawardane Bandara. Talagahakumbura 58..T. Mudalihamy ..Godapelia 91. Estate of J. M. Punchi

Menike ... Udahawattekella

Name of street: Ratnapura main road.

126. R. D. Podi Singho ...2 chairs and 1 stone mortar

Name of street: Pattiyaowita lane.

17...J.D. Abeygoonawardane, &c. House of Malhamy

Name of street: Inner Circular road.

21...G. Dhanawardane Bandara. House

.. House and land **22**.. Do. Do. ..Pelapolwatta

Name of street: Outer Circular road.

7...G. Dhanawardane Bandara. Alutabattamgewatta

Name of street: Batugedera main road.

82..W. D. Lewis Appuhamy .. Building lot 117. . Estate of Parusselle Unnanse Maha-atagallewatta and

house 162. Estate of M. J. Pieris

Name of street: Batugedera old road.

83A.T. B. Podiya

95. Estate of Rankirihamy, &c. Pahalakaneteriyane

108. . W. G. M. Franciscu Perera... Kanetiriyangodella

109. . Estate of D. V. Serahamy, &c. Pillagawa-assedduma

Assessment Tax, Sanitary Board, Kegalla.

TT is hereby notified that the Sanitary Board of the Kegalla District, in terms of section 7 of "The Small Towns Sanitary Ordinance, 1892," as amended by section 2 (3) of Ordinance No. 13 of 1905, made and assessed a rate of 4 per cent. per annum for the year 1920 on the annual value of all houses and buildings of every description and all lands and tenements whatsoever within the towns of Yatiyantota, Dehiowita, and Rambukkana, in the Kegalla District, save such as are by the said section of the said Ordinance exempted from payment of such rate.

Kegalla Kachcheri. December 8, 1919. G: F. R. Browning. Chairman.

Commutation Tax in Sanitary Board Towns of Kegalla District.

NOTICE is hereby given to persons residing within the Sanitary Board towns of Rambukkana, Yatiyantota, and Dehiowita, in Kegalla District, that the Board, acting under the provisions of section 32 of Ordinance No. 18 of 1892, has resolved that on account of the year 1920, a tax, payable in six days' labour, be imposed upon all the persons residing within the limits of the said towns, who, if this section had not been passed, would have been liable, under "The Road Ordinance, 1861," to the performance of labour for the maintenance of roads or other public means of communication by land or by water.

2. Such labour may be commuted by a money payment of Re. 1:50 on or before March 31, 1920.

Kegalla Kachcheri, December 8, 1919. G. F. R. BROWNING, Chairman.

ROAD COMMITTEE NOTICES.

Lantern Hill-Somerset Estate Cart Road.

OTICE is hereby given that, in terms of the Estate Roads Ordinance, No. 12 of 1902, a meeting of the estate representatives interested in the above road will be held on Saturday, December 20, 1919, at Gampola Resthouse, at 3 P.M., for the purpose of electing a Local Committee to perform the duties imposed by the said Ordinance for two years.

The Local Committee, immediately after the election, will hold a meeting for the following business, viz. :-

To consider and report to the Provincial 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.
- To consider and frame an estimate for the maintenance of the road for the year ending September 30, 1920.

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

Provincial Road Committee's Office, C. S. VAUGHAN, Kandy, December 9, 1919. Chairman.

TRADE MARKS NOTICES.

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

Trade Marks registered during the Month of	Novemb	er, 1919.
Application Gazette Name of Registered No. No. Proprietor.	Class.	Regis- tered No.
1,4687,039. Seager, Evans & Co., Ltd. 1,5187,639. William Gossage & Sons,	43	2,025
Ltd	47	2026
ter Co	6 45	2,027
Accessories Co., Ltd 1,4987,040California Packing Corpo-	13	2,029
ration 1,4247,041 The American Rolling Mill	42	2,030
Co	5 45	2,031 $2,032$
1,4267,041John Yates & Co., Ltd	13	2,033

ſ	Appli-	·/			Regis-
١		Name of Registered		Class.	tered
١	No. No.	Proprietor.	/		No.
1	1,4997,041.	. California Packing Cor	-oa		
ı	•	ration	*	42	2,034
į	1,5107,041.	.Vacuum Oil Co	4,		2,035
	1,5117,041.	Do.			2,036
	1,5177,041.	.The Ceylon Prod	l uc e ´		,,,,,,,
1		Agency		45	2.037
į	1,5317,042.	.Lever Brothers, Ltd.	. 3, 4	17. 48. &	50 2.038
ı	1,5487,042.	.J. & E. Atkinson, Ltd.			2,039
	1,5527,042.	.Harold Evan Matthe			
	l i	trading as Harold	E.		• •
		Matthews & Co.	٠	3	2,040
	1,4797,044.	.The British Leather Cl			. · ·
		Manufacturing Co.,	Ltd.	36 & 37	2,041
	1,5497,044.	.Genatosan, Ltd.		3	2,042
	1,5547,044.	.Samson Tractor Co.		. 6	2,043
	1,5577,044.	.Bernese Alps Milk Co.		42	2,044
	1,528. 7,045.	.J. D. Silva		3 & 4	2,045
	1,4397,048.	.British-American Tobs	cco		
	1	Co., Ltd.		45	2,046

Appli- Gazatta			Y
	475 1		Regis-
The Contraction	Name of Registered	Class.	tered
No. No.	Proprietor.		No.
		40	
1,5597,048.	American Chicle Co	. 42	2,047
1.4287.050	Peck, Stow & Wilcox Co.	12	2,048
568 7.051	Thomas Howse, Ltd	2	2,049
.5697,051	. Do	1 & 47	2,050
,009,001.	.The Leyland & Birming-	1 00 11	2,000
,5767,051.	. The Leyland & Diffining-		À 023
	ham Rubber Co., Ltd	40	2,051
,4837,053.	.The London Aluminium		
•	Co., Ltd.	14	2,052
521 7.053	K. S. K. Sinna Tamby	45	2,053
		8, 9, & 39	
1010. 11,000	The Aconan Co	0, 9, 00 09	2,004
	anlan mandamad da dha Danista		
Trade Ma	arks restored to the Register	daring n	16
	Month of November, 191	9.	
	The Tark was the program		
6,067.	. Appleton Machin & Smiles		
	Ltd	42	599
wada Marke	renewed during the Month of	f Novemb	ar 1010
Tago marks	tonewer duting the month	I MOACHIN	01, 1010.
- 6.054	Sir Jacob Behrens & Sons,		-
	and Tootal Broadhurst		
	Lee Co., Ltd	24	590
6,067	Appleton Machin & Smiles,		
	Ltd	42	599
- 6.095	Charles Day & Co., trading		* .
110,000	also as Edward Vaughar		1.0
	Jones	43	628
6,101	Noordeen Hajiar Abdul		
	Hameed and Noordeen		
4	Hajiar Abdul Careem		640
6 107	Francis Felix Street	42	646
0,107	Francis Fenx Sueer	42	040
e and sed a suff	Proprietors registered during	ig the anoi	TITE OI
	 November, 1919. 		
	. 1101011,001, 10101		
NT 1772			
Note.—Th	ne name in italics is that of the	former P	roprietor.
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	ne name in italics is that of the . The Custodian of Enemy Property and the Liquida tors of Freúdenberg & Co (Ford Rhodes Thornton	, 	roprietor
	ne name in italics is that of the . The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.)		roprietor
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	ne name in italics is that of the . The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.)		
	ne name in italics is that of the . The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst		
5,770	ne name in italics is that of the The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd.	24	328
5,7705,770	ne name in italics is that of the The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do.	24 24	328 329
5,770 5,770 5,777	ne name in italics is that of the The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do.	24 24 24 24	328 329 333
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5,770 5,770 5,777 5,777 5,784 6,054	re name in italics is that of the . The Custodian of Enemy Property and the Liquida tors of Frecidenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Do.	24 24 24 24 24 5, 6, 7, 12, 14, 15, 17, 18, 20, 23,	328 329 333 334 337 590 13, 16, 19, 24,
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5,770 5,770 5,777 5,784 6,054	re name in italics is that of the . The Custodian of Enemy Property and the Liquida tors of Frecidenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Do.	24 24 24 24 24 5, 6, 7, 12, 14, 15, 17, 18, 20, 23, 25, 26, 28, 29,	328 329 334 337 590 13, 16, 19, 24, 27, 30,
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5,770 5,770 5,777 5,777 5,784 6,054	re name in italics is that of the . The Custodian of Enemy Property and the Liquida tors of Frecidenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Do.	24 24 24 24 24 5, 6, 7, 12, 14, 15, 17, 18, 20, 23, 25, 26, 28, 29,	328 329 333 337 590 13, 16, 19, 24, 27, 30, 34,
5,770 5,770 5,777 5,784 6,054	re name in italics is that of the . The Custodian of Enemy Property and the Liquida tors of Frecidenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Do.	24 24 24 24 24 5, 6, 7, 12, 14, 15, 17, 18, 20, 23, 25, 26, 28, 29, 31, 32, 35, 36,	328 329 333 337 590 13, 16, 19, 24, 27, 30, 34, 37,
5,770 5,770 5,777 5,784 6,054	re name in italics is that of the . The Custodian of Enemy Property and the Liquida tors of Frecidenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Do.	24 24 24 24 24 5, 6, 7, 12, 17, 18, 20, 23, 25, 26, 28, 29, 31, 32, 35, 36, 38, 39,	328 329 333 334 590 13, 16, 19, 24, 27, 30, 34, 37, 40,
5,770 5,770 5,777 5,784 6,054	re name in italics is that of the . The Custodian of Enemy Property and the Liquida tors of Frecidenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Do.	24 24 24 24 24 5, 6, 7, 12, 14, 15, 17, 18, 20, 23, 25, 26, 28, 29, 31, 32, 35, 36, 38, 39, 41, 42,	328 329 334 337 590 113, 16, 19, 24, 27, 30, 34, 37, 40, 43,
5,770 5,770 5,777 5,784 6,054	re name in italics is that of the . The Custodian of Enemy Property and the Liquida tors of Frecidenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Do.	24 24 24 24 24 5, 6, 7, 12, 14, 15, 17, 18, 20, 23, 25, 26, 28, 29, 31, 32, 35, 36, 38, 39, 41, 42, 44, 47,	328 329 334 337 590 113, 16, 19, 24, 27, 30, 34, 40, 43, 48,
5,770 5,770 5,777 5,784 6,054 6,138	ne name in italics is that of the The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Sir Jacob Behrens & Sons	24 24 24 24 24 5, 6, 7, 12, 14, 15, 17, 18, 20, 23, 25, 26, 28, 29, 31, 32, 35, 36, 38, 39, 41, 42, 44, 47, & 50	328 329 333 337 590 13, 16, 19, 24, 27, 30, 34, 37, 40, 43, 48,
5,770 5,770 5,777 5,784 6,054	ne name in italics is that of the The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Sir Jacob Behrens & Sons	24 24 24 24 24 5, 6, 7, 12, 14, 15, 17, 18, 20, 23, 25, 26, 28, 29, 31, 32, 35, 36, 38, 39, 41, 42, 44, 47, & 50	328 329 333 337 590 13, 16, 19, 24, 27, 30, 34, 37, 40, 43, 48,
5,770 5,777 5,777 5,784 6,054 6,138	ne name in italics is that of the The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Sir Jacob Behrens & Sons	24 24 24 24 24 5, 6, 7, 12, 14, 15, 17, 18, 20, 23, 25, 26, 28, 29, 31, 32, 35, 36, 38, 39, 41, 42, & 50 1, 2, 3, 4	328 329 333 334 37590 13, 16, 19, 24, 27, 30, 34, 37, 40, 43, 43, 48, 711, 8,
5,770 5,777 5,777 5,784 6,054 6,138	ne name in italics is that of the The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Sir Jacob Behrens & Sons	24 24 24 24 24 24 5, 6, 7, 12, 14, 15, 17, 18, 20, 23, 25, 26, 28, 29, 31, 32, 35, 36, 38, 39, 41, 42, & 50 1, 2, 3, 4	328 329 334 337 590 13, 16, 19, 24, 27, 30, 34, 37, 40, 43, 48, 711 , 8,
5,770 5,777 5,777 5,784 6,054 6,138	ne name in italics is that of the The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Sir Jacob Behrens & Sons	24 24 24 24 24 25, 6, 7, 12, 14, 15, 17, 18, 20, 23, 25, 26, 28, 29, 31, 32, 35, 36, 38, 39, 41, 42, 44, 47, 50 1, 2, 3, 4 9, 10, 21, 22,	328 329 334 337 590 13, 16, 19, 24, 27, 30, 34, 37, 40, 43, 48, 11, 33,
5,770 5,777 5,777 5,784 6,054 6,138	ne name in italics is that of the The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Sir Jacob Behrens & Sons	24 24 24 24 24 5, 6, 7, 12, 17, 18, 20, 23, 25, 26, 28, 29, 31, 32, 35, 36, 38, 39, 41, 42, 44, 47, & 50 1, 2, 3, 4 9, 10, 21, 22, 45, 46,	328 329 334 337 590 13, 16, 19, 24, 27, 30, 34, 40, 43, 48, 11, 33, &
5,770 5,777 5,777 5,784 6,054 6,138	ne name in italics is that of the The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Sir Jacob Behrens & Sons	24 24 24 24 24 25, 6, 7, 12, 14, 15, 17, 18, 20, 23, 25, 26, 28, 29, 31, 32, 35, 36, 38, 39, 41, 42, 44, 47, 50 1, 2, 3, 4 9, 10, 21, 22,	328 329 334 337 590 13, 16, 19, 24, 27, 30, 34, 40, 43, 48, 11, 33, &
5,7705,7775,7775,7846,0546,138	ne name in italics is that of the The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Sir Jacob Behrens & Sons	24 24 24 24 24 24 5, 6, 7, 12, 14, 15, 17, 18, 20, 23, 25, 26, 28, 29, 31, 32, 35, 36, 38, 39, 41, 42, 44, 47, & 50 1, 2, 3, 4 9, 10, 21, 22, 45, 46,	328 329 333 337 590 13, 16, 19, 24, 27, 30, 34, 43, 448, 711, 8, 11, 33, &
5,7705,7775,7775,7846,0546,138	ne name in italics is that of the The Custodian of Enemy Property and the Liquida tors of Freudenberg & Co (Ford Rhodes Thornton & Co.) Sir Jacob Behrens & Sons and Tootal Broadhurst Lee Co., Ltd. Do. Do. Do. Do. Sir Jacob Behrens & Sons	24 24 24 24 24 5, 6, 7, 12, 14, 15, 17, 18, 20, 23, 25, 26, 28, 29, 31, 32, 35, 36, 38, 39, 41, 42, 44, 47, & 50 1, 2, 3, 4 9, 10, 21, 22, 45, 46,	328 333 334 337 590 13, 16, 19, 24, 27, 30, 34, 37, 40, 43, 48, 11, 33, 48, 11, 33,

Application No. 1,490. compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Kichiyemon Kobayashi, No. 11, Nakayamate-dori 6-chome, Kobe, Japan, Manufacturers of Matches, who claim to be the proprietors thereof, in respect

Acting Registrar-General.

of all kinds of matches in Class 47 in the Classification of Goods in the above-mentioned Rules:

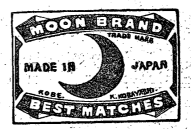


Registrar-General's Office

N. W. MOBGAPPAH, Colombo, December 9, 1919: Acting Registrar-General

Application No. 1,491.

N compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906. notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Kichiyemon Kobayashi, No. 11, Nakayamate-dori 6-chome, Kobe, Japan, Manufacturers of Matches, who claim to be the proprietors thereof, in respect of all kinds of matches in Class 47 in the Classification of Goods in the above-mentioned Rules:-



Registrar-General's Office Colombo, December 9, 1919.

N. W. MORGAPPAH, Acting Registrar-General.

Application No. 1,597.

N compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Wilson Kadirgamar, of 87, Dam street, Colombo, have applied for the registration of the following Trade Mark in the name Yoshio Ono, carrying on business under the name, style, and firm of Togo Co., No. 57, Keyzer street, Colombo, General Merchant, who claims to be the proprietor thereof, in respect of (a) cereals, confectionery, &c., and (b) common soap, &c., in Classes 42 and 47, respectively, in the Classification of Goods in the above-mentioned Rules:



No claim is made to the exclusive use of the letters "S.

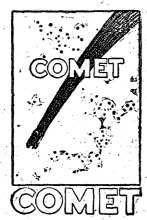
Registrar-General's Office,

N. W. MORGAPPAH, Colombo, December 2, 1919. Acting Registrar-Generals

Application No. 1,610.

In compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Mr. Arthur Ales, of 3, Baillie street, Colombo, has applied for the registration of the following Trade Mark in the name of Standard Off Company of New York (a company organized under the laws of the State of New York (a company organized under the laws of the State of New York (a company organized under the laws of the State of New York), New York, United States of America, and Prince street, Fort, Colombo, Manufacturers, Exporters, Importers, and Distributors of Petroleum

Products, who claim to be the proprietors thereof, in Classes 3 and 47 in the Classification of Goods in the above-mentioned



The essential particulars of the Trade Mark are the word "Comet" and the device of the comet and a motor car with a streaked path.

Registrar-General's Office, Colombo, December 2, 1919: Acting Registrar-General.

N. W. MORGAPPAH,

Application No. 1,651

compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Milton Manufacturing Company, Limited, 125, Bunhill Row, London, E. C. 1, England, Manufacturers, who claim to be the proprietors thereof, in respect of (a) disinfecting fluids and (b) bleaching fluids in Classes 2 and 47. respectively, in the Classification of Goods in the above-mentioned Rules:



No claim is made to the exclusive use of the word "Milton."

Registrar-Generalis Office, Colombo, December 9, 1919.

N. W. MORGAPPAH, Acting Registrar-General

Application No. 1,652.

compliance with the provisions of "The Trade Marks Ordinance, 1888;" and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Société Anonyme des Produits du Lion Noir, 91, Grande Rue, Montrouge, Paris, Seine, France, Manufacturers, who claim to be the proprietors thereof, in respect of a liquid for cleaning and polishing metals in Class 50 in the Classification of Goods in the above-mentioned Rules:

Registrar-General's Ome Calambo. D. combor 9, 1919.

N. W. MORGAPPAH, Acting Registrar-General.

Application No. 1,653.

I compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Societé Anonyme des Produits du Lion Noir, 91, Grande Rue, Montrouge, Paris, Seine, France, Manufacturers, who claim to be the proprietors thereof, in respect of a liquid for cleaning and polishing metals in Class 50 in the Classification of Goods in the abové-mentioned Rules:



Registrar-General's Office, Colombo, December 9, 1919.

N. W. MORGAPPAH, Acting Registrar-General.

Application No. 1,654.

N compliance with the provisions of "The Ordinance, 1888," and the "Trade Marks Rules, 1906." notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Société Anonyme des Produits du Lion Noir, 91, Grande Rue, Montrouge, Paris, Seine, France, Manufacturers, who claim to be the proprietors thereof, in respect of washing powders being goods included in Class 47 in the Classification of Goods in the abovementioned Rules :-

E LION BLANC"

Registrar-General's Office. Colombo, December 9, 1919.

N. W. MORGAPPAH, Acting Registrar-General

Application No. 1,655.

N compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Société Anonyme des Produits du Lion Noir, 91, Grande Rue, Montrouge, Paris, Seine, France, Manufacturers, who claim to be the proprietors thereof, in respect of washing powders being goods included in Class 47 in the Classification of Goods in the abovementioned Rules:



Registrar-General's Office, Colombo, December 9, 1919. Acting Registrar-General.

N. W. MORGAPPAH,

Application No. 1.666.

compliance with the provisions of The Trade Marks Ordinance, 1888," and the "Trade Trade Rules, 1906," N compliance with the provisions of notice is hereby given that Messrs Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Société Anonyme des Produits du Lion Noir, 91, Grande Rue, Montrouge, Paris, Seine, France, Manufacturers, who claim to be the proprietors thereof, in respect of preparations in liquid, paste or powder form, for cleaning and polishing metals in Class 50 in the Classification of Goods in the above-mentioned Rules:

Registrar-General's Office, Colombo, December 9, 1919.

N. W. MORGAPPAH, Acting Registrar-General. dication No. 1,657.

N compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Société Anonyme des Produits du Lion Noir, 91, Grande Rue, Montrouge, Paris, Seine, France, Manufacturers, who claim to be the proprietors thereof, in respect of preparations in liquid, paste or powder form, for cleaning and polishing metals in Class 50 in the Classification of Goods in the above-mentioned Rules:



Registrar-General's Office, Colombo, December 9, 1919.

N. W. MORGAPPAH. Acting Registrar-General.

-Application No. 1,658.

IN compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Société Anonyme des Produits du Lion Noir, 91, Grande Rue, Montrouge, Paris, Seine, France, Manufacturers, who claim to be the proprietors. thereof, in respect of paste for polishing grates, stoves, ranges, and the like in Class 50 in the Classification of Goods in the above-mentioned Rules:-

Registrar-General's Office, Colombo, December 9, 1919. Acting Registrar-General.

N. W. MORGAPPAH,

Application No. 1,659.

IN compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Société Anonyme des Produits du Lion Noir, 91, Grande Rue, Montrouge, Paris, Seine, France, Manufacturers, who claim to be the proprietors thereof, in respect of paste for polishing grates, stoves, ranges, and the like in Class 50 in the Classification of Goods in the above-mentioned Rules:-



istrar-General's Office,

N. W. MORGAPPAH, clombo, December 9, 1919. Acting Registrar-General.

Application No. 1,660.

N compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Société Anonyme des Produits du Lion Noir, 91, Grande Rue, Montrouge, Paris, Seine, France, Manufacturers, who claim to be the proprietors thereof, in respect of paste for polishing metals in Class 50 in the Classification of Goods in the above-mentioned Rules :--

Registrar-General's Office, Colombo, December 9, 1919.

N. W. MORGAPPAH, Acting Registrar-General.

Application No. 1,661.

N compliance with the provisions of "The Trade Marks". Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Société Anonyme des Produits du Lion Noir, 91, Grande Rue, Montrouge, Paris, Seine, France, Manufacturers, who claim to be the proprietors thereof, in respect of paste for polishing metals in Class 50 in the Classification of Goods in the above-mentioned Rules:—



Registrar-General's Office, Colombo, December 9, 1919.

N. W. MORGAPPAH, Acting Registrar-General

Application No. 1,662.

N compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Société Anonyme des Produits de Lion Noir, 91, Grande Rue, Montrouge, Paris, Seine, France, Manufacturers, who claim to be the proprietors thereof, in respect of (a) washing powders, preparations for laundry use, and preparations for cleaning and washing fabrics and other articles, all being goods included in Class 47, and (b) preparations for cleaning and polishing metal goods, leather, and other articles in Classes 47 and 50, respectively, in the Classification of Goods in the abovementioned Rules:



Registrar-General's Office. Colombo, December 9, 1919.

N. W. MORGAPPAH. Acting Registrar-General.

Application No. 1,663.

compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Société Anonyme de Produits du Lion Noir, 91, Grande Rue, Montrouge, Paris, Seine, France, Manufacturers, who claim to be the proprietors thereof, in respect of cream polish for cleaning and preserving boots and shoes and other leather goods in Class 50 in the Classification of Goods in the above-mentioned Rules :-



Registrar-General's Office, Colombo, December 9, 1919.

N. W. MORGAPPAH, Acting Registrar-General

Application No. 1,665.

N compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Mr. T. I. Edwards, of Lever Bros. (India), Ltd., Caffoor Buildings, Colombo, has applied for the registration of the following Trade Mark in the name of Edward Cook & Company, Limited, The Soapery Bow, London, E., Manufacturers, who claim to be the proprietors thereof, in respect of (a) candles, common soap, detergents, illuminating the string or luminating cities matches and illuminating, heating, or lubricating oils, matches and starch, blue, and other preparations for laundry purposes; (b) perfumery (including toilet articles, preparations for the teeth and hair, and perfumed soap), and (c) polishes of all kinds, including metal polish, boot polish, leather polish, stone polish, furniture cream, &c., in Classes 47, 48, and 50,

respectively, in the Classification of Goods in the abovementioned Rules:



Registrar-General's Office, Colombo, December 9, 1919.

N. W. MORGAPPAH, Acting Registrar-General.

Application No. 1,6644 N compliance with the provisions of The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Société Anonyme des Produits du Lion Noir, 91, Grande Rue, Montrouge, Paris, Seine, France, Manufacturers, who claim to be the proprietors thereof, in respect of cream polish for cleaning and preserving boots and shoes and other leather goods in Class 50 in the Classification of Goods in the above-mentioned Rules:



Registrar-General's Office, Colombo, December 9, 1919.

N. W. MORGAPPAH; Acting Registrar-General.

NOTIFICATIONS UNDER "THE PATENTS ORDINANCE, 1906."

THE following Specification has been accepted:—

No. 1,599 of February 27, 1919.

George Ernest Moore.

Improvements in sorting or grading machines for tea or other produce.

Abstract :- The inventor states :-

My invention relates to improvements in machines or apparatus for sorting, grading, or classifying produce, such for example, as tealeaf after it has been rolled and dried, so as to prepare the various grades suitable for the market, and has for its object to provide apparatus whereby tea leaf or other produce can be rapidly and efficiently classified by sifting out the finer grades before breaking and completing the classification after breaking, all as hereinafter explained.

According to my invention, two, three; or more sieves are carried in a set or sets either directly one above the other or in steps one above the other or singly side by side on a frame, and a horizontal circular motion is given to the frame preferably by means of cranks from below. Such of the tea leaf or other produce, having passed through the top set or sets of sieves, is conveyed by means of a shoot or shoots, fitted within the frame, to a set or sets of sieves suspended below the frame, and to which the frame imparts the same horizontal circular motion as to the top set or sets of sieves. These lower sieves are preferably placed one above the other and are so arranged that their angle of inclination can be adjusted as required. A shoot is fitted to these lower sieves and is so arranged as to convey such of the tea leaf or other produce that passes through the sieve to the sieve below it, and delivery shoots are fitted to each sieve so as to deliver the sorted produce into suitable receptacles.

The claims are :-

An apparatus for grading and/or classifying tea leaf or other produce in which the frame has inclined shoots within it for carrying the produce passing through the sieves carried above the frame to the sieve hung below the frame.

An apparatus as claimed in claim 1, in which the inclined shoots within the frame are provided with delivery

shoots leading to the sieves hung below the frame.

3. A sieve adapted to be hung below the frame of an apparatus for grading tea leaf, consisting of a tray with wire or other mesh and a wooden or other bottom having a shoot to carry off the produce not passing through the mesh and a single inclined shoot in the bottom to deliver produce passed through the mesh.

4. A sieve adapted to be hung below the frame of an apparatus for grading tea leaf, consisting of a wire or other

mesh with a wooden or other bottom having a shoot to carry off the produce not passing through the mesh and a double inclined shoot in the bottom to deliver the produce passed through the mesh.

Two sheets of drawings.

This application has been postdated from September 27, 1918, to February 27, 1919, in terms of Rule 10 of the Patents Rules. E. HUMAN, Registrar of Patents.

ANNOUNCEMENTS.

ASSOCIATION OF A. R. EPHRAUMS CO-OPERATIVE COMPANY, LIMITED.

Company is "A. R. Ephraums Co-operative Company, Limited."

distered office of the Company is to be established in Galle.

The bjects for which the Company is to be established are-

To purchase and acquire from A. E. Ephraums of Colombo and R. L. Ephraums and E. L. Ephraums, both of Galle, the business carried on by them in Galle, under the name and style of "A. R. Ephraums," Galle, including the good-will, stock-in-trade, fittings, implements, and appliances of every kind now in their possession, together with the goods that may arrive in execution of orders given by them for the said business, and also all leases,

agreements, and engagements held by or for the said business.

(b) To carry on the business of manufacturing and dispensing chemists and druggists, dentists, opticians, photographers, importers of and dealers in drugs, patent medicines, druggists' sundries, perfumery, soaps, toilet requisites, oilmanstores, wines, spirits, beers and other liquors, tobaccos, cigars, books, stationery, newspapers, watches, clocks, guns, rifles, revolvers, lamps, platedware, boots and shoes, drapery, clothing, haberdashery, hats and caps, chinaware, earthenware and glassware, furniture, toys, and generally all descriptions of fancy and general goods, and any other goods which the Company may consider desirable to import or deal in and to enlarge and extend the said business when and as the Directors of the Company may see fit, and to add to it any other departments which the Directors may consider desirable.

(c) To carry on the general business of printers, stationers, publishers, and advertisers, and to trade in all printing

requisites and machinery.

(d) To purchase, acquire, engage, extend, and carry on any other business or concern which may seem to the Company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the property or rights of the Company.

(e) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, managers, clerks, coolies, and other labourers and servants, and to remunerate any such at such rate as shall be thought fit.

To establish in Ceylon or elsewhere branch establishments and (or) agencies for carrying on or developing the business of the Company or any part thereof.

(g) To alter, adapt, and improve as their business may seem to the Company to require any buildings leased, rented, or acquired by them.

To acquire, purchase, or take on lease any lands or buildings, or both, in the Island of Ceylon or elsewhere, and

to erect and construct on such lands such buildings as the Company may think fit. (i) To sell or lease any lands, buildings, hereditaments, property, or rights belonging to the Company, or to mortgage the same, and to sell the undertaking of the Company or any part thereof for such consideration as the Company

may think fit. To raise money for all or any of the purposes of the Company in such manner as the Company may think fit,

and in particular upon mortgage of any property of the Company, or by the issue of debentures or debenture stock charging all or any of the Company's property, both present and future, including uncalled capital, or

upon the bonds, bills, notes, or other security of the Company. To sell, exchange, improve, manage, develop, lease, underlease, mortgage, dispose of, or otherwise deal with all

or any part of the property of the Company as the Company may think fit.

(1) 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.

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

transferable or negotiable instruments for the purpose of the Company.

(n) To acquire and undertake the whole or any part of the business, good-will, and assets of any person, firm, or company, carrying on or proposing to carry on any of the businesses which this Company is authorized to carry on, and, as part of the consideration for such acquisition, to undertake all or any of the liabilities of such person, firm, or company, or to acquire an interest in, amalgamate with, or enter into any arrangements for sharing profits, or for co-operation, or for limiting competition, or for mutual assistance with any such person, firm, or company, and to give or accept by way of consideration for any of the acts or things aforesaid or property acquired, any shares, debentures, debenture stock, or securities that may be agreed upon and to hold and retain, or sell, mortgage, and deal with any shares, debentures, debenture stock, or securities so received.

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

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

(q) 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, stock, debentures, or securities of any other company.

(r) To procure the Company to be registered or incorporated in Ceylon, and, if and when necessary or thought advisable, elsewhere.

(s) 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

(t) 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.

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.

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

(w) To accept consideration for any lands or real or personal, immovable and movable, estate, property, and assets of the Company of any kind sold or otherwise disposed of by the Company, and generally to accept any consideration to be received by the Company in money or in shares (whether wholly or partially paid up) of any company, or in the mortgages, debentures, or obligations of any company or person, or partly in one of these modes, and partly in another or in any other kind or mode whatsoever.

distribute among the Shareholders in specie any property of the Company, whether by way of dividend or hon 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.

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

The liability of the Shareholders is limited.

5. The nominal capital of the Company is Three hundred thousand Rupees, divided into Thirty thousand shares of Ten Rupees 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.		
ALEX. C. HAYLEY, Galle		•.•			,		One	
R. L. EPHRAUMS, Galle			•			•• .	One	,
D. IRWIN DURHAM, Galle				•			One	•
W. F. RYDE, Galle	• •	• •			•		One '	
EDGAR L. EPHRAUMS, Galle	•••	• • •		•••		• •	One	
M. GRUEBLER, Galle		• • •		••		*1* .	One	
B. de Q. Penny, Galle	• •	• ••	•	, •		• •	One	

Witness to the above signatures:

Signed at Galle, October 20, 1919.

R. F. H. DE Vos, Proctor and Notary, Galle.

ARTICLES OF ASSOCIATION OF A. R. EPHRAUMS CO-OPERATIVE COMPANY, LIMITED.

It is agreed as follows:-

1. Table C not to apply; Company to be governed by these Articles.—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.

Power to alter the regulations.—The Company may, by special resolution, alter and make provisions instead of or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not.

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

INTERPRETATION.

4. Interpretation clause.—In the interpretation of these presents the following words and expressions shall have the followig meanings, unless such meanings be inconsistent with, or repugnant to, the subject or context:—

'Company.—The word "Company" means "A. R. Ephraums Co-operative Company, Ltd," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The Ordinance.—The "Ordinance" means and includes "The Joint Stock Companies Ordinance, 1861 to 1909,

and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

Special resolution.—"Special resolution" has the meaning assigned thereto by the "Ordinance." Special resolution.—"Special resolution "has the meaning assigned thereto by the "Ordinance."

These presents.—"These presents "means and includes the Memorandum of Association and the Articles of

Association of the Company from time to time in force.

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

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

Shareholder.--" Shareholder" means a Shareholder of the Company.

"Presence or present" at a meeting means presence or present personally or by proxy or by Presence or present.attorneý duly authorized.

Directors.—" Directors" means the Directors for the time being of the Company or (as the case may be) the Directors assembled at a Board.

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.—" Persons" means partnerships, associations, corporations, companies, unincorporated or incorporated

by Ordinance and registration, as well as individuals.

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

Office.—"Office "means the registered once for the time being of the Company.

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

Month.—"Month "means a calendar month.

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

Singular and plural number.—Words importing the singular number only include the plural, and vice versa. Masculine and feminine gender.—Words importing the masculine gender only include the feminine, and vice vered.

BUSINESS.

5. Commencement of business.—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 notwithstanding that 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.

6. Business to be carried on by Directors.—The business of the Company shall be carried on by, or under the manage.

ment or direction of, the Directors, and subject only to the control of General Meetings in accordance with these presents.

CAPITAL.

Nominal Capital.—The nominal capital of the Company is Three hundred thousand Rupees (Rs. 300,000),

divided into Thirty thousand shares of Ten Rupees (Rs. 10) each.

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

9. Payment of amount of shares by instalments.—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 share.

10. Increase or reduction of capital.—The Company in General Meeting may, by special resolution from time to time, increase the capital by creation of new shares of such amount 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 the Company in General Meeting may, by special resolution, reduce the capital as such special resolution shall direct, and may by special resolution subdivide or consolidate the shares of the Company or any of them, and they shall have power to add to such new shares such an amount of premium as may be considered proper.

11. New shares.—The new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights, privileges, or other conditions attached 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.

12. How carried into effect.—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, 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 in payment for any estates or lands or other property purchased or acquired by the Company, without first offering such shares to the registered Shareholders for the time being of the Company.

Same as original capital.—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 provisions herein contained with reference to the payments of calls and instalments, transfer, transmission, forfeiture, lieu,

surrender, and otherwise.

14. Issue.—The shares, except where 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 may consider proper; provided that such unissued shares shall first be offered by the Directors to the registered Shareholders for the time being of the Comparate special part as possible in proportion to the shares already held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the shares shall have been offered within the time specified in that behalf by the Directors may be disposed of by the Directors in such manner as they think most beneficial to the Company; provided also that the Directors may at their discretion allot any shares in payment for any estates or lands or other property purchased or acquired by the Company, without first offering such shares to the registered Shareholders for the time being of the Company.

15. Acceptance.—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 directs.

Payment.—Payment for shares shall be made in such manner as the Directors shall from time to time determine 16. and direct.

Shares held by a firm.—Shares may be registered in the name of a firm, and any partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to give proxies.

18. Shares held by two or more persons not in partnership.—Shares may be registered in the name of two or more

persons not in partnership.

19. One of joint-holders other than a firm may give receipts; only one of joint-holders resident in Ceylon entitled to 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.

Survivor of joint-holder, other than a firm, only recognized.—In case of the death of any one or more of the jointholders, other than a firm, or 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 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.

Company not bound to recognize any interest in share other than that of registered holder or of any person under -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 38 to become a Shareholder in respect of any share.

Certificates.—The certificates of shares shall be issued under the seal of the Company.

How issued.—Every Shareholder shall be entitled to one certificate for all the shares registered in his name, or to several certificates, each for one or more of such shares. Every certificate shall specify the number of the share in respect of which it is issued.

25. Renewal of certificate.—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 may deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

26. Certificate to be delivered to the first-named of joint-holders not a firm.—The certificate of shares registered in the

name of two or more persons not a firm shall be delivered to the person first named on the register.

TRANSFER OF SHARES.

27. Exercise of rights.—No person shall exercise any rights of a member until his name shall have been entered in the Register of Members, and he shall have paid all calls and other moneys for the time being payable on every share in the Company held by him.

28. Transfer of shares.—Subject to the restriction of these Articles, any Shareholder may transfer all or any of his

shares by instrument in writing.

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

30. Register of transfers.—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.

31. Instrument of transfer.—The instrument of transfer of any share shall be signed both by the transferor and transferee, and the transferor shall be deemed to remain the holder of such share until the name of the transferee is entered in the register in respect thereof.

32. Board may decline to register transfers.—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.

33. Not bound to state reason.—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.

34. Registration of transfer.—Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Rs. 2·50, or such other sum as the Directors shall from time to time determine, must be paid; and thereupon the Directorss subject to the powers vested in them by Articles 31, 32, and 34, shall register the transferee as Shareholder and retain the instrument of transfer.

35. Directors may authorize registration of transferees.—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.

36. Directors not bound to inquire as to validity of transfer.—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, if at all, upon the transferee only.

37. Transfer Books when to be closed.—The Transfer Books may be closed during the fourteen days immediately preceding each Ordinary General Meeting, including the First General Meeting; also, when a dividend is declared, for the three days next ensuing the meeting; also at such other times as the Directors may decide, not exceeding in the whole

twenty-one days in any one year.

TRANSMISSION OF SHARES.

38. Title to shares of deceased holder.—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 shares of such Shareholder.

39. Registration of persons entitled to shares otherwise than by transfer.—Any guardian of any infant Shareholder, any committee or manager of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or of the marriage of any female Shareholder, or in any other way than by transfer, shall, upon producing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title, as the Company think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares on payment of a fee of Rs. 2.50; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

regulations as to transfers hereinbefore contained, transfer the same to some other person.

40. Failing such registration, shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under clause 38 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; 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.

SHARES (SURRENDER AND FORFEITURE).

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

be desirous of retiring from the Company.

42: If call or instalment be not paid, notice to be given to Shareholders.—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 or his executors or administrators, or the trustee or assignee in his bankruptcy, 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.

Terms of notice.—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.

In default of payment, share 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.

Shareholder still liable to pay money owing at time of forfeiture.—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 9 per cent. per annum, and the Directors may enforce the payment thereof if they think fit. .

Surrendered or forfeited shares to be property of Company, and may be sold, &c.—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.

44. Effect of surrender or forfeiture. -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

45. Certificate of surrender or forfeiture.—A certificate in writing under the hands of two of the Directors and of the Secretary or Secretaries 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; 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; such purchaser shall thereupon 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.

Forfeiture may be remitted.—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 9 per cent. on the amount of the sums wherein default in payment had been made; but no share bona fide sold, re-allotted, or otherwise disposed of under Article

42 hereof shall be redeemable after sale or disposal.

Company's lien on shares.—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 otherwise, and whether due from any such holder individually or jointly with others, including all calls, resolutions for which shall have been passed by the Directors, 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. The Directors may decline to register any transfer of shares subject to such charge or lien.

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

48. Proceeds how applied.—The nett proceeds of any such sale as aforesaid under the provision of Articles 42 and 46 hereof shall be applied in or towards satisfaction of such debts, liabilities, or engagements, and the residue (if any) paid to such Shareholder or his representatives.

49. Certificate of sale.—A certificate in writing under the hand of one of the Directors and of the Secretary or Secretaries 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.

Transfer on sale how executed.—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.

51. Preference and deferred shares.—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 a previously issued or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company may from time to time by special resolution determine.

52. Resolution affecting a particular class of shares.—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 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 fer such consent in any case in which but for this Article the object of the resolutions could have been affected without it.

53. Meeting affecting a particular class of shares.—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, and that at any such meeting a poll may be demanded in writing by any members

personally present and entitled to vote at such meeting.

CALLS.

54: Directors may make calls.—The Directors may from time to time make such calls as they think fit upon the registered holders of shares, in respect of moneys unpaid thereon, and not by the conditions of allotment made payable at fixed times; and each Shareholder shall pay the amount of every call so made on him to the persons and at the times and places appointed by the Directors, provided that two months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call.

Calls, time when made.—A call shall be deemed to be made at the time when the resolution authorizing the call was

passed at a Board Meeting of the Directors.

Extension of time for payment of calls.—The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of 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 favour.

Interest on unpaid call.—If the sum payable in respect of any call or instalment is not paid on or before the day appointed for the payment thereof, the holder for the time being of the share in respect of which the call shall have been

made, or the instalments shall have been due, shall pay interest for the same at the rate of 9 per centum per annum from the day appointed for the payment thereof to the time of the actual payment, but the Directors may, when they think fit, remit altogether or in part any sum becoming payable for interest under this clause.

56. Payments in anticipation of calls.—The Directors may at their discretion, and upon such terms as they think fit, receive from any Shareholders willing to advance the same, all or any part of the amount of the shares beyond the sum

actually called up.

Borrowing Powers.

57. Power to borrow.—The Directors shall have power to procure from time to time, in the usual course of business. such temporary advances on the stock-in-trade as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's business, or of erecting, maintaining, improving, or extending buildings, 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, but so that the amount at any one time owing in respect of moneys so borrowed or raised shall not, without the sanction of a General Meeting, exceed the sum of Thirty thousand Rupees (Rs. 30,000). With the sanction of a General Meeting the Directors shall be entitled to borrow such further sum or sums and at such rate of interest as such meeting shall determine. The Directors may, for the purpose of securing the repayment of any such sum or sums of money so borrowed or raised, create and issue any mortgages, debentures, mortgage debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, property, and rights or assets of the Company (both present and future), including uncalled capital or unpaid calls, or give, accept, or endorse on behalf of the Company any promissory notes or bills of exchange. Provided also that before the Directors execute any mortgage or issue any debentures they shall obtain the sanction thereto of the Company in General Meeting, whether Ordinary or Extraordinary. Any such securities may be issued either at par or at a premium or discount, and may from time to time be cancelled or discharged, varied, or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by the Company for securing the payment of money 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. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article and subscribed by two or more of the Directors, or by one Director and the Secretary or Secretaries, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its creditors, and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it shall be proved that such creditor was aware that it was so granted.

MEETINGS.

58. First General Meeting.—The First General Meeting of the Company shall be held at such time, not being more than twelve most after the registration of the Company, and at such place as the Directors may determine.

59. Subsequent General Meetings.—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 prescribed, at such time and

place as may be determined by the Directors.

60. Ordinary and Extraordinary General Meetings.—The General Meetings mentioned in the last two preceding clauses shall be called Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary General Meetings.

61. Extraordinary General Meeting.—The Directors may, whenever they think fit, call an Extraordinary General Meeting, and the Directors shall do so upon a requisition made in writing by not less than one-seventh of the number of

Shareholders holding not less than one-seventh of the issued capital and entitled to vote.

62. Requisition of Shareholders to state object of meeting; on receipt of requisition Directors to call meeting and in default Shareholders may do so.—Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and shall be sent to the registered office of the Company. Upon the receipt of such requisition the Directors shall forthwith proceed to convene an Extraordinary General Meeting to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting to be held at such place and at

such time as the Shareholders convening the Meeting may themselves fix.

63. Notice of Resolution.—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 of meeting to be given.—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 either by advertisement in the Ceylon Government Gazette, or by notice sent by post or as hereinafter provided; but an accidental omission to give such notice to any Shareholder shall not invalidate the proceedings of any such General Meeting.

65. Business requiring and not requiring notification.—Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any account presented thereto by the Directors, to pass resolutions in approval or disapproval thereof, to declare dividends, to elect Directors and Auditors retiring in rotation, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any business whatever of which special mention shall have been given in the notice or notices upon which the meeting was convened.

66. Notice of other business to be given.—With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice

or notices upon which it was convened.

67. Quorum to be present.—No business shall be transacted at any General Meeting, except the declaration of a dividend recommended by a report of the Directors or the election of a Chairman, unless there shall be present at the commencement of the business two or more persons being either Shareholders entitled to vote, or persons holding proxies from Shareholders or powers of attorney of Shareholders.

68. If a quorum not present, meeting to be dissolved or adjourned; adjourned meeting to transact business.—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 were present shall be a quorum, and may transact the business for which the meeting was called.

Chairman of Directors or a Director to be Chairman of General Meeting; in case of their absence or refusal a Shareholder may act.—The Chairman (if any) of the Directors shall be entitled to take the chair at every General Meeting, whether Ordinary or Extraordinary; but if there be no Chairman, or if at any meeting he shall not be present within 15

minutes after the time appointed for holding such meeting, or if he shall refuse to take the chair, the Shareholders shall choose another Director as Chairman; and if no Directors be present, or if all the Directors present decline to take the chair, then the Shareholders present shall choose one of their number to be Chairman.

70. Business confined to election of Chairman while chair vacant.—No business shall be discussed at any General

Meeting except the election of a Chairman whilst the chair is vacant.

71. Chairman with consent may adjourn meeting.—The Chairman, with the consent of the meeting, may 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 shall be

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

entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

Voting at Meetings.

73. Votes.—At any meeting every resolution shall be decided by the votes of the Shareholders present in person or by proxy, or by attorney duly appointed. 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 proxy and attorney; and unless a poll be immediately demanded in writing by some Shareholder present at the meeting 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 of votes recorded in favour of or against such resolution.

74. Poll.—If a poll be duly demanded, the same shall be taken in such manner and at such time and place as the Chairman shall direct, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded. The demand of a poll shall not prevent the continuance of a meeting for the transaction of any business other

than the question on which a poll has been demanded.

75. Poll how taken.—If at any meeting a poll be demanded by notice in writing signed by some Shareholder present at the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman, the meeting shall, if necessary, be adjourned and the poll shall be taken at such time and in such a 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 attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

76. No poll on election of Chairman or on question of adjournment.—No poll shall be demanded on the election of a

Chairman of the meeting or on any question of adjournment.

77. Number of votes to which Shareholder entitled.—On a show of hands every Shareholder present in person or by proxy or attorney shall have one vote only. In case of a poll every Shareholder present in person or by proxy or attorney shall (except as provided for in the Article immediately following) have one vote for every one share held by him.

Guardians of infants when not entitled to vote.—The parent or guardian of an infant Shareholder, the committee or other legal guardian of any lunatic Shareholder, the husband of a female Shareholder not entitled to her shares as separate estate, and the executor or administrator of a 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 persons shall have been registered as a Shareholder.

79. Voting in person or by proxy.—Votes may be given either personally or by proxy or attoreny duly authorized.
80. Non-Shareholder not to be appointed proxy.—No person shall be appointed a proxy who is not a Shareholder of the Company, but the attorney of a Shareholder, even though not himself a Shareholder of the Company, may represent

and vote for his principal at any meeting of the Company.

81. Shareholder in arrears on not registered at least three months previous to the meeting not to vote.—No Shareholder shall be entitled to vote or speak at a General Meeting unless all calls due from him on his shares or any of them shall have been paid; and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, or person acquiring by marriage, shall be entitled to vote or speak at any meeting held after the expiration of three months from the registration of the Company, in respect of or as the holder of any share which he has acquired by transfer, unless he has been at least three months previous to the time of holding the meeting at which he proposes to vote or speak, duly

registered as the holder of the share in respect of which he claims to vote or speak.

82. Proxy to be printed or in writing.—The instrument appointing a proxy shall be printed or written and shall be signed by the appointer, or if such appointor be a corporation, it shall be under the common seal of such corporation.

83. When proxy to be deposited.—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.

84. Form of Proxy.—The instrument appointing a proxy may be in the following form:—

A. R. Ephraums Co-operative Company, Limited.

- (a Shareholder in the Company), as my proxy, to , appoint -, of represent me and to vote for me and on my behalf at the Ordinary (or Extraordinary, as the case may be)
General Meeting of the Company to be held to the day of day of One thousand Nine hundred , 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. Objection to validity of vote to be made at the meeting or poll.—No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such vote shall be tendered, and every vote (whether given personally or by proxy or by attorney) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.

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

DIRECTORS.

87. Number of Directors.—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.

88. Their qualification and remuneration.—The qualification of a Director shall be his holding shares in the Company. whether fully paid up or partly paid up, of the total nominal value of at least Two thousand Rupees (Rs. 2,000), and upon which, in the case of partly paid up shares, all calls for the time being shall have been paid, and this qualification shall apply. as well to the first Directors as to all future Directors. As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Five hundred Rupees (Rs. 500) annually, to be divided among 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 for special or extra services hereinafter referred to nor any extra remuneration to the Managing Directors of the Company.

89. Appointment of first Directors and duration of their office.—The first Directors shall be Messrs. R. L. Ephraums and A. C. Hayley, both of Galle, and Mr. B. W. Leefe of Colombo, who shall hold office till the First Ordinary General

Meeting of the Company, when they shall all retire, but shall be eligible for re-election.

90. Directors may appoint Managing Director or Directors; his or their remuneration.—One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director, or Managing Directors, for such time and on such terms as the Directors may determine or 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 the Directors may impose and confer on the Secretary, Managing Director, or Managing Directors all or any duties and powers that might be imposed or 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.

91. Appointment of successors to Directors.—The General Meeting at which Directors retire shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent General Meeting.

92. Board may fill up vacancies.—The Board shall have power at any time, and from time to time before the First Ordinary General Meeting, to supply any vacancies in their number arising from death, resignation, or otherwise.

93. Duration of office of Director appointed to vacancy.—Any casual vacancy occurring in the number of Directors subsequent to the First Ordinary General Meeting may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

94. To retire annually.—At the Second Ordinary General Meeting and at the Ordinary General Meeting in every subsequent year, one of the Directors for the time being shall retire from office as provided in clause 95.

95. Retiring Directors how determined.—The Directors to retire from office at the Second, Third, Fourth, and Fifth General Meetings shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be those who have been longest in office.

96. Retiring Directors eligible for re-election.—Retiring Directors shall be eligible for re-election.

97. Decision of question as to retirement.—If 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.

98. Number of Directors how increased or reduced.—The Directors, subject to the approval of a General Meeting, may from time to time, at any time subsequent to the Second Ordinary General Meeting, increase or reduce the number of Directors, and may also, subject to the like approval, determine in what rotation such increased or reduced number is to go out of office.

99. If election not made, retiring Directors to continue until next meeting.—If at any meeting at which an election of a Director ought to take place, the place of a retiring Director is not filled up, the retiring Director may continue in office until the First Ordinary General Meeting in the next year, and so on from meeting to meeting until his place is filled up,

unless it shall be determined at such meeting to reduce the number of Directors.

- 100. Registration of Directors.—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 office, 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
 - 101. When office of Director to be vacated.—The office of the Director shall be vacated—
 - (a) If he accepts or holds any office or place of profit other than Managing Director, Superintendent, or Secretary under the Company.
 - If he becomes bankrupt or insolvent, suspends payment, 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.

Exceptions.—But the above rule shall be subject to the following exceptions:—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 proctor, or by his being a member of a firm who are greats or secretaries are processed of member of a firm who are agents, or secretaries, or proctors of the Company; nevertheless, he shall not vote in respect of

any contract work or buisness in which he may be personally interested.

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

103. Indemnity to Directors and others for their own acts and for the acts of others.—Every Director or officer and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him, respectively, in or about the discharge of his respective duties, except such as may happen from his respective wilful acts or defaults; and no Director or officer, nor the heirs, executors, or administrators of any Director or officer, shall be liable for any other Director or officer, or for joining in any receipt or other acts of conformity, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from 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 happer in the execution

of the duties of his office or in relation thereto, unless the same otherwise happen through his own wilful act or default.

104. No contribution to be required from Directors beyond amount, if any, unpaid on their shares.—No contribution shall be required from any present or past Directors or Managers exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

Powers of Directors.

105. The business of the Company shall be managed by the Directors, either by themselves or through a Managing Director, or with the assistance of an agent 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 may pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and registration of the

Company, and in connection with the placing of the shares of the Company, and in and about the valuation, purchase, lease, or acquisition of any property, and in or about the working and business of the Company.

106. The Directors shall have power to purchase, take on lease or in exchange, or otherwise acquire for the Company, any property rights, options, or privileges which the Company is authorized to acquire at such price, and for such consideration and appears that the company are the state of the company and the company and the tion, and upon such title, and generally on such terms and conditions as they may think fit; and to make and they may make such regulations for the management of the business and property of the Company as they may from time to time

think proper, and for that purpose may appoint such managers, agents, secretaries, treasurers, accountants, and other officers, visiting agents, inspectors, superintendents, 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 periods, and with such remuneration, and as 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, secretaries, treasurers, accountants, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers, and other servants, for such reasons as they may think proper and advisable, and without assigning any cause.

The Directors shall have power to appoint a proctor or proctors, 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 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, promissory notes, bills of lading, receipts, contracts, agreements, bonds, mortgages, proxies to any proctor or proctors, and other documents on behalf of and to further the interests of the

Company.

1.ŏ9. It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any other Company or companies, or individual or individuals, or for the sale or disposal of the business and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit; and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or a special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

In addition to such discounts as may be conceded to customers generally, the Directors shall have power at their sole discretion to grant a special bonus or discount, payable in cash or otherwise, to any person or persons or to any concern or-concerns, whether Shareholders or otherwise, if in the opinion of the Directors the value of the annual purchases or the volume of orders of any such person or concerns warrants the granting of a special bonus in the interests of the Company.

The Directors 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, clerks, assistants, artizans, and workers, and generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised, or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinance 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 regulation 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.

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

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

(1) To institute, conduct, defend, compound, or abandon any action, suit, prosecution, or legal proceedings by and against the Company, or its officers or otherwise concerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any debts due, and of any claims and demands by and against the

To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.

(3) To make and give receipts, releases, and discharges for money payable to the Company and for claims and demands of the Company.

(4) 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, inspector, or any similar office.

(5) To invest any of the moneys of the Company which the Drectors may consider not 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.

(6) From time to time to provide for the management of the affairs of the Company abroad in such manner as they think fit, to establish any local boards or agencies for managing any of the affairs of the Company abroad, and to appoint any persons to be members of such local board, or any manager or agents, and to fix their remunera-

(7) From time to time and at any time 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 hereby made exercisable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained; and they shall have power to fix the remuneration of, and at any time to remove, such Director or other person or company, and to annul or vary any such delegation. They shall not, however, be entitled to delegate any powers of borrowing or charging the property of the Company to any agent of the Company or other person, except by instrument in writing, which shall specifically state the extent to which such powers may be used by the person or persons to whom they are so delegated, and compliance therewith shall be a condition precedent to the exercise of

PROCEEDINGS OF DIRECTORS.

112. Meeting of Directors.—The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings as they may think fit, and determine the quorum necessary for the transaction of business. Unless otherwise determined, two Directors shall be a quorum.

A Director may summon meetings of Directors.—A Director may at any time summon a meeting of Directors. Who is to preside at meetings of Board.—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 appoirted for holding the same, then and in that case the Directors present shall choose one of their number to be Chairman of such meeting.

115. Questions at meeting how decided.—Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a casting vote in addition

to his vote as a Director.

-116. Board may appoint committees. - 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 purpose of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.

117. Acts of Board or Committee valid notwithstanding informal appointment.—The acts of the Board or of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee or defect in the appointment of any Director or any member of the committee, be as valid as if no such vacancy or defect had existed,

and as if every person had been duly appointed, provided the same be done before the discovery of the defect

118. Regulation of proceedings of committee.—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. Resolution in writing by all the Directors as valid as if passed at a meeting of Directors.—A resolution in writing signed by all the Directors for the time being resident in Ceylon shall be as valid and effectual as if it had been passed at a

meeting of the Directors duly called and constituted.

120. Minutes of proceedings of the Company and the Directors to be recorded.—The Directors shall cause minutes to be made in books to be provided for the purpose of the following matters, vide licet :-

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

(b) Of the names of the Directors present at each meeting of the Directors and of the members of the committee appointed by the Board present at each meeting of the committee.

Of the resolutions and proceedings of all General Meetings.

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

(e) Of all orders made by the Directors.

(f) Of the use of the seal of the Company.

121. Signature of minutes of proceedings and effect thereof.—All such minutes shall be signed by the person or one of the persons who shall have presided as Chairman at the General Meeting, Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person or one of the persons who shall preside as Chairman at the next ensuing General Meeting, Board Meeting, or Committee Meeting, respectively; and all minutes purporting to have been signed by any Chairman of any General Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, the regularity of the meeting at which the same shall appear to have taken place, the Chairmanship and signature of the person appearing to have signed as Chairman,

and the date on which such meeting was held.

122. The use of the seal.—The seal of the Company shall not be used or affixed to any deed, certificate of shares, or other instrument, except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries of the Company, who shall attest the sealing thereof; such attestation on the part of the Secretaries, in the event of a firm being the Secretaries, being signified by a partner or duly authorized manager, attorney, or agent of the said firm signing

for and on behalf of the said firm as such Secretaries.

ACCOUNTS.

123. What accounts to be kept .- 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 receipt and expenditure take place, 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; and the accounts shall be kept in such books ard in such a maner at the registered office of the Company as the Directors think fit.

124. Accounts how and when open to inspection.—The Directors shall from time to time determine whether, and to what times and allowed and allowed and the conditions of a conditions of a conditions of the con

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. Statement of account and balance sheet to be furnished to General Meeting.—At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the profit and loss account for the preceding 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. Report to accompany statement.—Every such statement shall be accompanied by a report as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend

or bonus to the Shareholders, and the statement, report, and balance sheet shall be signed by the Directors.

127. Copy of balance sheet to be sent to Shareholders .- 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.

DIVIDENDS, BONUS, AND RESERVE FUND.

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

129. Interim dividend.—The Directors may also, if they think fit, from time to time and at any time, without the

sanction of a General Meeting, determine on and declare an interim dividend to be paid, and (or) a bonus to the Shareholders

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

130. Reserve fund.—Previously to the Directors recommending any dividend, they may 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 shall

think fit, or place the same on fixed deposit in ary bank or banks.

131. Application thereof.—The Directors may from time to time apply such portions as they think fit for the reserve fund to meet contingencies, or for equalizing dividends, working the business of the Company, or repairing, maintaining, or extending the buildings and premises of the Company, or for the repair, renewal, or extension of the porperty or plant connected with the business of the Company or any part thereof, or for any other purpose of the Company which they may from time to time deem expedient.

132. Unpaid interest or dividend not to bear interest. - No unpaid interest or dividend or bonus shall ever bear

interest against the Company.

133. No Shareholder to receive dividend while debt due to 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.

134. Directors may deduct debt from the dividends.—The Directors may deduct from the dividend or bonus payable of any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company.

and notwithstanding such sums shall not be payable until after the date when such dividend is payable.

135. Notice of dividend: forfeiture of unclaimed dividend.—Notice of all interest or dividends or bonuses to become payable shall be given to each Shareholder entitled thereto; and all interest or dividend or bonuses unclaimed by any Shareholder for three years after notice thereof is given, may be forfeited by a resolution of the Board of Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund.

136. Shares held by a firm.—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.

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

138. Accounts to be audited .- The accounts of the Company shall from time to time be examined, and the correct-

ness of the balance sheet ascertained by one or more Auditor or Auditors.

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

Appointment and retirement of Auditors.—The Directors shall appoint the first Auditor or Auditors of the 140. Company and fix his or their remuneration; and all future Auditors, except as is hereinafter mentioned, shall be appointed at the First Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and shall hold their office only until the First Ordinary General Meeting after their respective appointments, or until otherwise ordered by a General Meeting.

141. Retiring Auditors eligible for re-election.—Retiring Auditors shall be eligible for re-election.

142. Remuneration of Auditors.—The remuneration of the Auditors other than the first shall be fixed by the Com-

pany in General Meeting, and this remuneration may from time to time to be varied by a General Meeting.

143. Casual vacancy in number of Auditors how filled up.—If any vacancy that may occur in the office of Auditor shall not be supplied at any Ordinary General Meeting, or if any casual vacancy shall occur, the Directors shall (subject to the approval of the next Ordinary General Meeting) fill up the vacancy by the appointment of a person-who shall hold the office until such meeting.

144. Duty of Auditor.—Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting, 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.

145. Company's accounts to be open to Auditors for audit.—All accounts, books, and documents whatsoever of the Company shall at all times be open to the Auditors for the purpose of audit.

146. Notices how authenticated.—Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretary, Agents or Secretaries, or other persons appointed by the Board to do so.

147. Shareholders to register address.—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.

Service of Notices.—A notice may be served by the Company upon any Shareholder, either personally or by sending 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 for all purposes, nowirhstanding 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.

148. Notice to joint-holders of shares other than a firm.—All notices directed to be given to Shareholders shall, with

respect to any share to which persons other than a firm are jointly entitled, be sufficient if given to any one of such persons, and notice so given shall be sufficient notice to all the holders of such shares.

149. Date and proof of service.—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 box or posted at a post office, 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.

150. Non-resident Shareholders must register addresses in Ceylon.—Every Shareholder residing out of Ceylon shall name and register in the books of the Company an address within Ceylon, at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served; if he shall not have named and registered such

an address, he shall not be entitled to any notices.

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

ARBITRATION.

151. Directors may refer disputes to arbitration.—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.

152. Evidence in action by Company against Shareholders .- 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 conflusive evidence of the debt.

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

153. Purchase of Company's property by Shareholders.—Any Shareholder, whether a Director or not, or 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.

154. Distribution. If the Company shall be wound up, and there shall be any surplus assets, after payments of all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied, first, in repaying to the holders of the preference shares (if any) the amounts paid up or reckoned as paid up thereon, and the balance in repaying to the holders of the ordinary shares the amounts paid up or reckoned as paid up on such ordinary shares. If there shall remain any surplus assets after repaymint of the whole of the paid up capital, such surplus assets shall be divided among the members in proportion to the capital paid up, or reckoned as paid up, on the shares which are held by them respectively at the commencement of the winding up.

155. Payment in specie, and vesting in trustees.—If the Company shall be wound up, the liquidator, whether

voluntary or official, may, with the sanction of a special resolution, divide among the Shareholders in specie any part of the assets of the Company, and may, with their sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the Shareholders as the liquidator, with like sanction, shall think fit.

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

ALEX. C. HAYLEY. R. L. EPHRAUMS. D. IRWIN DURHAM. W. F. RYDE. EDGAR L. EPHRAUMS. M. GRUEBLER. B. DE Q. PENNY.

Signed at Galle, on the 20th day of October, 1919, before me:

R. F. H. DE Vos, Proctor and Notary, Galle.

ection.

kkeralla Temand Rubber Company, Limited.

In the Matter of the Ekkeralle Tea and Rubber Special. No. 854. Company, Limited, and in the Matter of the Mint Stock Companies Ordinances, 1861 to

TOTICE is hereby given that the order of the District Court of Colombo dated November 14, 1919. confirming the reduction of the issued capital of the abovenamed Company from Rs. 186,615 to Rs. 93,307 50, and the conversion of the capital of the Company into shares of Rs. 10 each, and the Minute approved by the Court showing, with respect to the capital of the Company as altered, the several particulars required by the above Ordinances, were registered by the Registrar of Joint Stock Companies on November 28, 1919.

The said Minute is in the words and figures following:

"The nominal capital of the Ekkeralle Tea and Rubber Company, Limited, is from henceforth Rs. 500,000, divided into 50,000 shares of Rs. 10 each, and at the time of the registration of this Minute the issued shares are all fully

JULIUS & CREASY, Proctors for the Ekkeralle Tea and Rubber Co., Ltd. December 2, 1919.

The Junugala Tea and Rubber Company of Ceylon, Ltd.

OTACE is hereby given that the Annual Ordinary General Meeting of the Shareholders of this Company will be helder be registered, office of the Company, No. 6, Prince street, Fort, Colombo, on Tuesday, December 23, 1910 at 12 nooth. at 12 noon A Dousiness.

1. To receive the report of the Directors and statement of accounts to September 30, 1919.

To declare a dividend.

To elect a Director.

To appoint an Auditor for the current year.

To transact such other business as may duly be

brought before the Meeting.

The Transfer Books of the Company will be closed from December 12 to 26, both days inclusive.

By order of the Directors,

J. M. Robertson & Co.,

Colombo, December 10, 1919. Agents and Secretaries.

The Hatton Estate Company of Ceylon, Limited.

OTICK is hereby given that an Extraordinary General Meeting of the Shareholders of this Company will be held at the registered office of the Company, No. 2, Queen street, Fort, Colombo, on Saturday, December 20, 1919, at 12 noon.

Business.

To consider, and, if approved to pass the following resolution, namely:

"That this Company be wound up voluntarily."

Should the above resolution be passed by the requisite majority the same will be submitted to a subsequent meeting of Shareholders for confirmation as a special resolution, of which meeting due notice will be given.

By order of the Board, WHITTALL & Co., Colombo, December 10, 1919. Agents and Secretaries.

> Limited. The Colombo Pharmacy Company

venth Ordinary the Company OTICE is hereby given that the General Meeting of the Shareholder the Company will be held at the registered effice of the Company, No. 27, Prida Upper Chatham street, Colomba December 19, 1919, at 12 noon.

Business and Accounts To receive the report of the Direc for the year ended September 20,

To declare a dividend

To elect a Director.

To appoint Auditors for the current year.

To donate Rs. 500 to the Friend-in-Need Society,

Any other business.

The Transfer Books of the Company will be closed from December 12 to 19, 1919.

By order of the Directors, ARTHUR E. EPHRAUMS, & Co., Colombo, December 10, 1919. Agents and Secretaries.

Auction Sale.

In the District Court of Colon

NDER instructions from the Chinicrator of the intestate estate of the late Malava Aratchige Pei Appu of Ganemulla, and with the Jave of court in testamentery esse No. 6.726 of the court of the late tary case No. 6,736 of the said court, I shall put up for sale by public auction on Saturday, January 24, 1920, at the respective spots the following properties, to the

Commencing of 2 P.M.

(1) All that undivided \(\frac{1}{2} \) part of a portion of Millagahawatta, situated at Ganemull \(\frac{1}{2} \) are the Meda pattu of Siyane korale, in extent 2 acres and if perchés.

(2) All that \(\frac{1}{2} \) part of the land called Kosgahawatta alias Paranasambuddikosgahawatta marked \(A \), with the cadjan

house thereon, situated at Ganemulla aforesaid, in extent 1 acre 2 roods and 17 perches.

(3) All that lot marked B being 1 part of the said land called Kosgahawatta alias Paranasambuddikosgahawatta, situated at Ganemulla aforesaid, in extent 1 acre 2 roods . and 17 perches.

Commencing at 3.30 P.M.

(4) All that land called Irahandagaladeniya, situated at Ganemulla aforesaid, in extent 4 kurunies of paddy sowing.

(5) All that portion of garden called Kahatagahawatta, with the tiled boutique thereon, situated at Ganemulla aforesaid, in extent about 3 roods.

(6) All that undivided & part of the land called Kurundugahawatta, situated at Ganemulla aforesaid, in extent about

acre.

(7) All that undivided \(\frac{1}{6} \) share of the field culled Kekunagahakumbura, situated at Ganemulla aforesaid, in extent 7 kurunies of paddy sowing.

Commencing at 4.45 P.M.

(8) All that undivided & part of the field called Kekunagahakumbura, situated at Ganemulla aforesaid, in extent about 5 kurunies of paddy sowing.

(9) All that undivided 1/50 share of the land called Millagahawatta, situated at Ganemulla aforesaid, in extent about

20 acres.

(10) All that undivided 1/20 share of the field called Gorakagahakumbura, situated at Ganemulla aforesaid, in extent about 3 bushels of paddy sowing.

Further particulars can be had from the undersigned.

54, Belmontistreet, Colombo, December 8

H. M. Peiris, uctioneer and Broker.

. K on Sale of Properties at Moratuwa and Chilaw. In the District Sourt of Colombo.

DER decree entered in favour of H. J. P. Kalpage of Dehiw la plaintiff, against Peter Benedict Dias of Moratuwa inferment, and by virtue of the commission issued to me in case No. 52,659 of the said court, I shall put up for sale by public auction, at their respective spots, the following properties declared specially bound and executable for the recovery of the amounts due under the said decree,

On Saturday, January 10, 1920, commencing at 4.30 P.M.

(1) All that western portion of Madangahawatta, with the trees and buildings thereon, situated at Uyana in

Moratuwa, in extent 1 rood 32 \$2/100 perches.

(2) All that defined portion of land called Madangahawatta, situated at Uyana aforesaid, in extent 22½ perches. On Saturday, January 17, 1920, commencing at 2.30 P.M.

(3) All that defined southern 1 part of Puliamarattaditotakani, with the trees, plantations, and buildings thereon, situated at Alutwatta, in the Anavilundan pattu, in the District of Chilaw, North-Western Province, in extent 23

(4) An undivided 13/16 parts of Jonsiawatta and of the trees, plantations, and everything thereon, situated at Alutwatta aforesaid, in extent 1 acre 1 rood and 21 perches.

Further particulars can be had from the undersigned.

54, Belmont street, Colombo, December 8, 1919.

H. M. PETRIS, Auctioneer and Broker.

Auction Sale, trict Court of Colombo. NDEE decree entered and by virtue of the commission issued to me invessed No. 51,851 of the said court, I shall put up for sale by public auction, on Friday, January 23, 1920, at 5 P. M., at the spot the following property declared specially bound and executable for, the recovery of the amounts due under the said decree, to wit:

All that allotment of land, together with the plantations and buildings standing thereon, bearing assessment No. 356. situated at Vine street, in Alutmawata, in Colombo; containing in extent about $6\frac{1}{2}$ perches.

Further particulars can be had from the undersigned.

54, Belmont street, Colombo, December 8, 1919.

H. M. PEIRIS, Auctioneer and Broker.

Sale by Auction under Mortgage Decree—Property Slave Island.

NDER decree, D. C., Colombo, 52,821, entered in favour of P. M. A. Caruppen Chetty against (1) Amath Chappon Amath and others, and by virtue of the commission issued to me for the recovery of the amount therein stated, I shall sell by public auction at the spot at 5 P.M., on Wednesday, January 14, 1920, at those six adjacent and adjoining pieces of land, now forming one proposity with the health of the standard of the standard of the second of property, with the buildings standing thereon, presently bearing assessment Nos. 782-786/15-12, situate at Steuart street, Wekanda, Slave Island, containing in extent 3 roods and 19 perches.

Further particulars from Messrs. de Vos & Gratiaen,

Proctors and Notaries, Colombo, or-

93, Dam street, December 10, 1919.

C. E. KARUNARATNA, Auctioneer

Auction Sale of a Hupmobile Motor Car.

D. C., Kalutara, No. 8,316.

NDER the decree entered and by virtue of a communication sion issued to me in the above case, I shall sell by public auction the Hupmobile motor car painted deep Indian gold of the weight of 25 cwt. 2 cr. and 14 lb. and bearing No. C2416 and of 15 to 18 horse power presently lying at Panadure, on the land called Donday lawatths. specially bound and executable for the recovery of the amount stated therein, on Saturday, December 20, 1919, at 2 P.M., at the Fiscal's Marshal's Office, at Panadure.

Further particulars from P. C. F. Goonewardena, Esq. Proctor, Supreme Court, and Notary Public, or from E. R. P. Goonetilleka, Esq., Proctor, Supreme Court, and Notary

Public, or from me:

H. D. S. PERERA,

Panadure, December 7, 1919.

Auctioneef.

Auction Sale of a Valuable Rubber Estate in the Kalutara District.

NDER and by virtue of a decree entered in ase No. 52,342 of the District Court of Colombo, and a commission issued to me in the said case, I shall put up for sale by public auction, on Monday, January 132901 at

All that and those the estate plantation and premises called and known as Kalupahana estate, situate in the villages of Maputugala, Kalupahana, Kakulaliya, and Wagawatta, in Rayigam korale, in the District of Kalutara, comprising three distinct and separate blocks of land; containing in extent about 206 acres.

For further particulars apply to Messrs. T. D. & E. L. Mack, Proctors, or to me-

December 9, 1919.

A. Y. DANIEL, Auctioneer

Sale by Auction under Mortgage Decree.

In the District Court of Kalutara

William de Alwis Senewiratne of Leuwanduwa Platinifi

Vs.

The Secretary of the District Court of Kalutara, official administrator of the estate of the late O Abraham Abeyasekera, Vidane Arachchi of War-

NDER the decree entered in the above case against the defendant and by virtue of, the order issued to me for the recovery of the sum of Rs. 800 and cost of suit Rs. 252 12, I shall sell by public auction, at the respective premises, the following properties on the dates and hours mentioned below:-

December 26, 1919, at 2 P.M.

1. An undivided $\frac{1}{2}$ of eastern 4/5 portion of the soil and trees, together with the tiled house made of cabook stones standing thereon, of the land called Berawagodalandawatta; situated at Welipenna; and bounded on the north by Berawagodakumbura and cart road, east by a portion of this land belonging to Don Adrian, Police Headman, south by the portion of the land belonging to Gurunnanselage Don Coranelis Appu and the Crown land, and on the west

by the land belonging to Galboda-arachchige James Appuhamy and the Crown land; containing in extent about 2 acres and 2 roods.

December 26, 1919, at 3.30 P.M.

2. An undivided ½ of 11/12 of ½ part of the land called Raniwelaowitahalakattiya, situated at Henegama, and bounded on the north by Peragahahenakumbura, east by Peragahawatta, south by Raniwelaowitapahalakattiya, and on the west by Annasigalahenatewatha; containing in extent about I amunam paddy sowing.

December 26, 1919, at 4.30 P.M.

An undivided 1 of 11/12 of 3/10 part of the field called Raniwelaowitapahalakattiya, situated at Henegama; and bounded on the north by Raniwelaowitaihalakattiya, east by Malligalkumbura, south by Godaporagahakumbura, and on the west by Annasigalahenatewatha; containing in extent about 5 pelas paddy sowing.

December 27, 1919, at 11 A.M.

4. The entire land and everything standing thereon of the land called Pelangalagawadeniya, situated at Garegama; and bounded on the north by the lot No. 7445 in plan 5,868 and Crown land, east and south by the Crown land, and on the west by the land appearing in plan 210,439; and containing in extent 2 roods and 3 perches.

Kalutara, December 5, 1919.

C. H. WIJAYEMANNE, Licensed Auctioneer.

Auction Sale.

DER decree in case No. 13,326, D. C., Negombo, entered in fayour of the plaintiff Kawanna Suna Suna Suna Suppremaniam Chetty of Negombo, against the defendant Jayasunya Arachchige Don Philippu Appuhamy, Vidency Are their of Mudukatuwa, 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 bond No. 385, dated June 27, 1917, and attested by de Zoysa, Notary, by public auction, at the respective spots, on Friday, January 9, 1920, to wit:—

At 3 P.M.

1. All that undivided 1/14th share of the allotment of land, situate at Mavilakeenekele in Meda palata of Pitigal korale central, in the District of Chilaw, North-Western Province, said to contain in extent about 10 acres, but containing in extent 9 acres 3 roods and 20 perches according to the survey No. 364 dated December 8, 1900, made by D. Francis Paul, Licensed Surveyor.

At 4 P.M.

2. All the right, title, and interest during the unexpired term or period of the lease created by deed No. 1,347 dated April 25, 1915, attested by G. F. Dassanayake, Notary, affecting the undivided 1/9 share of the allotment of land bearing No. 2,305, situate at Wirahena in Meda palata aforesaid, in extent 9 acres 1 rood and 6 perches, together

with the tiled house standing thereon.

Further particulars from Messrs. de Zoysa & Perera,

Proctors, Negombo.

M. P. KURERA,

Negombo December 2, 1919.

uction Sale of Property at Porutota, in the District of Negombo.

ER decree in case No. 13,587, D. C., Negombo, overell in favour of the plaintiff Suna Pana Lena Suppramanian Chetty of Kochchikade, against the defendants (1) Ismeil Lebbe Marikkar Asen Lebbe and (2) Wappu Marikkar Sara Umma, husband and wife, both of Palangature, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned property mortgaged by bonds No. 25,238 dated October 25. 1915, and No. 24,618 dated March 11, 1916, both attested by D. N. Karunaratne, Notary, by public auction, at the spot, at 4 P.M., on Wednesday, January 7, 1920, to wit :-

A portion of the land Madangahawatta, situate at Porutota, in Dunagaha pattu of the Alutkuru korale, in the District of Negombo, Western Province, in extent about

2 roods, of this land and of all the plantations and buildings thereon the undivided 6/8 shares as a primary and a secondary mortgage.

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

M. P. KURERA,

Negombo, December 9, 1919.

Auctioneer.

Auction Sale.

NDER decree in case No. 27,916, C. BK Negombo, NDER decree in case No. 27,916, C. B. Negombo, entered in favour of the plaintiff Sawania Thana Seena Wana Arunasalem Chetty di Negombo against the defendant Kurukulasuriya Michela Pernardo of Kotakampu, in Negombo, for her own afacity and as legal representative of the estate of the late Kurukulasuriya Augustinu Joseph Peris, deceased, and op virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under mentioned properties abort gaged by bond No. 13,819 tated March 13, 1917, and attested by T. H. de Silva, Notary, by public auction, at the respective spots, on Wednesday, January 14, 1920, to wit:—

1. The land called Suriyaga hawatta, situate at Campu, within the gravets and in the District of Negombo, Western Province, in extent 81 perches, of this land the undivided 6/12 shares and the buildings standing thereon as a primary mortgage.

At 10.30 A.M.

2. The land called Elabodasuriyagahawatta, at St. Mary's street, within the gravets aforesaid, in extent 10 perches. with the buildings thereon as a secondary mortgage.

Further particulars from S. K. Wijayaratnam, Esq.

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

Negombo, December 9, 1919.

M. P. KURERA. Auctioneer.

Auction Sale of Properties at Halpe, in the District of Negomb.

District of Negombo.

NDER decree in case No. 13,787, D. Negombo, entered in favour of the plaintiff Hamanis-Perera Senanayaka Appuhamy of Halpe, against the defendants (1) Kasturiratna Tennakoon Appuhamillago (harles Appuhamy, (2) ditto Peris Singho, and (3) P. M. Appuhamy, all hamy, (2) ditto Peris Singho, and (3) P.A. Appuhamy, all of Halpe, and by virtue of the order issued to me for the recovery of the amount therein stand, I shall sell the under-mentioned proper (5) mortgaged by bond No. 1,446 dated September 18, 1911, I do a tysted by D. E. Jayakodi, Notary, by public auctica, at the respective spots, on Wednesday, Janauary 14, 1920, commencing at 4 r.m., to

1. The 1 share of the land called Kadurugahalanda, situate at Halpe, in Yatigaha pattu of the Hapitigam korale, in the District of Negombo, Western Province, is in extent about 3 roods.

2. The 1 share of the land called Ketakelagahawatta, situate at Halpe aforesaid, is in extent about 2 acres and 2 roods.

The 1 share of the high and low land called Delgahakumbura, situate at Halpe-aforesaid, is in extent about 3 parrahs of paddy sowing ground.

4. The land called Siyabalagahawatta, situate at Halpe aforesaid, is in extent 2 roods and 15 perches.

5. The land called Siyabalagahawatta, situate at Halpe aforesaid, is in extent 1 rood and 19 perches.

Further particulars from F. S. Dassenaike, Esq., Proctor, Supreme Court, and Notary, Negombo, or

Negombo, December 9, 1919.

M. P. KURERA, Auctioneer.

Auction Sale of Property at Timbifigaskatuwa, in the District of Negombo.

NDER decree in case No. 13,568, 200., Negombo, entered in favour of the plaintiff Idaa Recha Suna Pana Kana Nana Velauden Pulle of Negombo, 4th alivision, Udayartoppu, Negombo, (2) Asyas forces Mirando and husband (3) Bernard Croos Morae, both of Kotahena, in Colombo, and by virtue of the order issued to me for the

recovery of the amount therein stated, I shall sell the undermentioned property mortgaged by bond No. 14,389 dated August 26, 1917, and attested by T. H. de Silva, Notary, by public auction, at the spot, at 10 A.M., on Thursday, January 8, 1920, to wit. :-

An undivided & share of the two contiguous lots, i.e., the hare of the land called Dawatagahawattehaterenpanguwa and the 3/10 shares of the land called Dawatagahawattepahenpaguwa, situate at Timbirigaskatuwa, in Dunagaha pattu of Alutkuru korale, in the District of Negombo, Western Province, are in extent 2 roods and 17 perches, and the buildings standing thereon.

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

mbo. Deden ber 1919.

M. P. KURERA, Auctioneer.

uction s of Property at Bolanda, in the District of Colombo.

TNDER decree in case No. 13,517, D. C., Negombo, entered in favour of the plaintiff Manamalage Daniel Pernando, Veda Mahatntaya of Kotugoda, against the defendants (1) Mahopitte Isohamy of Bolanda, and (2) Girigederage Tamis Appu of Bolanda, legal representative of the estate of Heritartchige Juanis Appu, deceased, and by virtue of the other issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned property mittgaged by bond No. 3,766, dated June 21, 1915, and attested by D. J. Jayawardene, Notary, by public auction, at the spot, at 10.30 A.M., on Tuesday, public auction, at the spot, at 10.30 A.M., on Tuesday, January 6,1920, to wit. :

The undivided ½ share of the land called Higgahawatta, situate at Bolanda, in Ragam pattu of the Alutkuru korale, in the District of Colombo, Western Province, in extent about 1 acre, and the buildings standing thereon.

Further particulars from D. Jho. S. Goonewardene, Esq.,

Proctor, Negombo, or-

egombo, December 9, 1919.

M. P. KURERA. Auctioneer.

Auction Spie of Property at Mahahunupitiya in the District of Negombo.

JNDER decree in case No. 13,330, D. C., Negombo, entered in favour of the Haintiff Kawanna Suna Pana Suna Suppramanian Chetty of Negombo, against the defendants (1) Hettipratchige Dona Mary Cecilia, (2) Jayasuriya Gradulta Don Philippu Appuhamy, Vidane Arachchi, both of Mudukatuwa, for himself and as legal representative of the estate of the deceased 1st defendant, and by virtue of the order issued to me for the recovery and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned property mortgaged by bond No. 371 dated April 30, 1917, and attested by Gregory de Zoysa, Notary, by public auction, at the spot, at 10 A.M., on Wednesday, January 7, 1920, to wit:-

All that divided eastern one-half share of the land, now planted with coconuts, called Suduwekumbura, situate at Mahahunupitiya, in Dunagaha pattu of the Alutkuru korale, in the District of Negombo, Western Province, in extent about 2 roods, as a primary mortgage.

Further particulars from Messrs. Zoysa & Perera, Proctors, Negombo, or-

Negombo, December 9, 1919.

M. P. KURERA, Auctioneer.

Auction's

Auction Sale of Property at Grand Street, within the Gravet of Negombo.

UNDER decree in case No. 13,795, D. C., Negombo, entered in revolution of the plaintiff Sawanna Thana Lena Letchimana Chetty of Negombo, against the defendants (1) Kurukulosuriya Maria Veronica Leitan, (2) Kurukulasuriya Jokin/Joseph Fernando, and (3) Kurukulasuriya Hugo Leitan, M of Grand street, Negombo, and by virtue of the order issued to me for the recovery of the sum of Rs. 1,450, with further interest on Rs. 1,000 at 15 per cent. per annum from August 16, 1919, till October 10, 1919, and thereafter at 9 per cent. per annum till payment in full and costs of suit, I shall sell the under-mentioned property mortgaged by bond No. 686 dated August 16, 1912, and attested by S. G. de Zoysa, Notary, by public auction.

at the spot, at 4 P.M., on Thursday, January 8, 1920, to

All that portion of the garden called Suriyagahawatta and the buildings thereon, situate at Grand street, within the gravets and in the District of Negombo, Western Province, containing in extent 7 92/100 perches.

Further particulars from P. D. F. de Croos, Esq., Proctor,

Supreme Court, and Notary, Negombo, or-

M. P. KURERA,

Negombo, December 9, 1919.

Auction Sale of Properties at Petigoda, in the District of Negombo.

NDER decree in case No. 13,410, D. C., Neg entered in favour of the plaintiff Sylvester Clan de-Sansoni, Proctor, Negombo, against the defendants (1) Nettikumara Hattralage Rosa Maria Fonseka Hamine and husband (2) Ganelachi Warnakulasuriya Juwagodage Don Valentine, both of Minuwangoda, and be virtue of the order issued to me for the recovery of the amounts therein stated, I shall sell the under-mentioned proportic merchants. gaged by bond No. 30 dated December 5, 1917, and attested by J. D. Lorage, Notary, by public auction at the respective spots on Saturday, January 10, 1920, to wit:-

At 4 P.M.

1. An undivided 3/5 shares of an undivided 1 share from and out of the field called Halgahakumbura, situate at Petigoda, in Dasiya pattu of the Alutkuru korale, in the District of Negombo, Western Province, in extent 16 kurunies of paddy sowing ground.

At 4.30 P.M.

2. The western undivided $\frac{1}{3}$ share bordering the southern boundary out of the three undivided portions of an extent of half an acre bordering the eastern boundary of the land called Peelawatta, situate at Petigoda aforesaid, in extent 5 acres more or less.

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

M. P. KURERA,

Negombo, December 9, 1919.

Auctioneer.

Auction Sale.

In the District Court of Galle.

M. Ismail, Esq., J.P., Galle Fort.....

No. 16,997.

 V_{s} .

Victor Leafole Dias Abeygoonewardene, Licensed

NDER and by virtue of order in the above case, I shall sell by public auction the following property declared bound and executable for the recovery of the principal, Rs. 3,183 45, due from the defendant to the plaintiff, with interest thereon at 9 per cent. per annum from October 1, 1919, till payment, and cost of suit. On Tuesday, December 23, 1919, at 2 P.M., at the field Kerenwilapahalakebella and Paragasketiya, situate at Udawelivitiya:

1. An undivided $\frac{1}{2}$ and 1/28 of the adjoining fields Kerenwilapahalakebella and Paragasketiya, in extent about 25 acres 2 roods, situate at Weliwitiya in Galle; bounded on the north by Crown jungle, east by Pedrista-ayitikumbura, south by Kundugodabedda, and west by Kudamaduwalakumbura.

2. An undivided ½ and 1/28 of Paragasketiyakumbura. alias Dehigahawilaihalakebella, in extent, 7 acres 2 roods, situate at Udaweliwitiya; bounded on the north, east, and south by Crown land, and on the west by Dehigahawilagoipola.

For further particulars please apply to A. M. Sahid, Esq., Proctor, Supreme Court, and Notary Public, or to me-

Arya Sinhala Wansaya Office, D. G. RATNAPALA, Galle, December 9, 1919. Auction er.

Auction Sale.

NDER commission issued to me in insolvency No. 12, D. C., Matara, I shall offer for sale by public auction at the office of Mr. A. Gunaratne, Procter and Notary, at Fort, Matara, on December 18, 1919, at 2 P.M., the following land :-

The entire soil and fruit trees of Kirigedeniyagoda, in extent 7 acres 3 roods 28 perches, situate at Ketanwila in Weligam korale.

Further particulars can be obtained from above-named Proctor.

> D. T. WEERASINGHE, Commissioner.

a sign Matara, November 18, 1919.

Auction Sale.

Y virtue of a commission issued to me under decree entered in case No. 13,125 of the District Court of Jaffnas un favour of Mailvaganam Saravanamuttu of Jaimas in favour of Mailvaganam Saravanamuttu of Chankanai, plaintiff, against Tambinator Aronasalam and Chinapillai, widow of Tambinatar of Chiruvilan, defendants, shall put up for sale by public auction, commencing at 1 r.m., on Saturday, January 3, 1920, the following pieces of land at the respective spots:—

(1) All that piece of land situated at Chiruvilan, called Cheenthitpanthal, containing in extent 12 lachams varagu culture with old and young palmyras; and bounded on the east by the properties of Nannikkuddi Manapuly and others, north by the properties of Valliammai, widow of Tilliampalam and others, west by the properties of Meerager Kanager and others and the defendants', and south by lane.
(2) All that piece of land situated at Cheruvilan called

Cheenthitpanthal, containing in extent 17 lachams of varagu culture, with well house, palmyras, and margosa tree; and bounded on the east by the properties of the defendants and others, north by the property of Sinnappillai, widow of Vinasittamby and shareholders, and west and south by

(3) All that piece of land situated at Cheruvilan, called Avaramthulavai, in extent 11 lachams of pairu culture and varagu culture with well, old and young palmyras, and share of well standing on the north-east in the land belonging to Achipillai, wife of Sinnappah, together with the rights of way and water course, exclusive of the share belonging to others out of the said well standing on this land together with the right of way and water course; and bounded on the east by the property of Achchippillai, wife of Sinnappah, north by the property of Teivanaipillai, wife of Katiravalu, west by the village limit of Mathakal, and south by the property of Mariapillai, wife of Vaitiampillai and shareholders.

(4) An undivided 5/6 share with its appurtenances of all that piece of land situated at Chiruvilan, called Yavattai, containing in extent 40 lachams of varagu culture with its appurtenances; and bounded on the east by the property of Pilippattaipillai, wife of Antonipillai and others, north by lane, west by the property of the defendants, and south by the properties of Sathippillai, wife of Sinnattamby and another.

(5) All that piece of land situated at Chiruvilan, called Kanavalai, containing in extent 8 lachams varagu culture with palmyras and margosa trees; and bounded on the east and north by the properties of Rasamma, wife of Kaitan and others, west by the property of Ammaipillai, wife of Kantaiya, and south by front of lane and the property of Maduthesu Pilippu.

(6) All that piece of land situated at Mathakal, called Kidaviluntan, containing in extent 15 lachams of varagu culture with young palmyras; and bounded on the east by the property of Ponna, wife of Aromogam, north by the property of Swaminatar Katereser and shareholders, west by the property of Nagamuttu, wife of Sayampu, and south by the property of Kantappillai Tilliampalam.

(7) All that piece of land situated at Mathakal, called Koddaikari, containing in extent 10 lachams of pairu culture; and bounded on the east by the property of Saravanamuttu Ponnampalam and another, north by the properties Venayor Ampalavy and another, west by the properties of Nagan Vaity and others, and south by the property of Venavar Kantar and others.

(8) An undivided & share with its appurtenances of all that piece of land situated at Periavilan called Konavalai, containing in extent 8% lachams of varagu culture with palmy as; and bounded on the east by the property of Ponnu, widow of Ponnampalam, north by the property of

Katpagam, wife of Sitamparapilly, west by the property of Sinnapillai, widow of Krishnan, and south by the property of Sellam, wife of Vaitilingam and others.

(9) An undivided 1/15 share of all that piece of land situated at Periavilan, called Thimiarapulam, in extent 221 lachams pairu culture; and bounded on the east by the property of Sinnachy, wife of Vaitilingam and shareholders, on the north by the property of Soosaipillai Saverimuttu, west by the property of Soosanam, widow of Muttu and others, and south by the property of Sittamparapilly Camel and shareholders.

(10) An undivided 1/15 share of all that piece of land situated at Periavilan, called Nunavapulam, in exent 15 lachams paiuu culture; and bounded on the east by the property of Elluppillai, daughter of Namasivayam, north by the property of Sitamparapillai Camel and others, west by the properry of Manikkam, wife of Kunaratnam and another, and south by the property of Sinnakntty, wife of Vaitiampillai.

Jaffna, December 8, 1919.

C. CHELLIAH, Commissioner.

Le

Auction Sale.

In the District Court of K **e**gala

Amarasin Achchi lage Appuhamy of i pakanda. .Plaintiff. No. 7,181.

(1) Atapattu Mudiyanselage Dingiri Banda alike Banda of Weeragala, (2) Rajapaksa Epadalalage Dingiri Banda of Epakanda, in Udapor Otota korale. Defendants.

NDER and by virtue of decree entered in the above case. and by virtue of order issued to me for the recovery of the amount stated therein, I shall sell by public auction the following property, on the first land herein below, declared bound and executable under the said decree, viz. :-

On Saturday, January 3, 1920, commencing at 2 P.M.

The western half portion in extent 41 lahas kurakkan sowing of the eastern half portion in extent 9 lahas kurakkan sowing extent of the lands called Edandagalahenewatta and Nanitulehena, situate at Weeragala.

2. An undivided 1 share of Watuwalatennehena, in

extent 6 seers kurakkan sowing, situate at the said village.
3. An undivided ½ share of Pahalawelekumbura and Kongahamulahena, in extent 4 beras paddy sowing, situate at the said village.

4. An undivided ½ share of Lhålawelekumbura and of the pillewas adjoining thereto, in extent 2 pelas and 5 lahas paddy sowing, situate at the said village (exclusive, however, f the pillewa lands).

Further particulars from W. A. C. de Silva, Esq., Proctor,

Kurunegala, or from me:

T. B. AMUNUCAMA, Auctioneer.

December 5, 1919.

Election of Trustees.

Meeting of the Seatholders of Al Saints' Church, Hulftsdorp, will be held in the Fishry of the church on Hulftsdorp, will beheld in the Sunday, December 28, 1919, at 5.35 P.M., for the purpose of electing three trustees for the said church for the year 1920. .м., for the purpose of

H. B. GOONATILAKA, Incumbent.

Hulftsdorp, December 9, 1919.

Holy Trinity Church, Colombo.

Trinity Church, Colombo Jan diatry after the 9 A.M. service on Sunday, December 28 to receive the accounts for the past year, elect trustees and auditor for the ensuing year, and for the diameters. ensuing year, and for the discussion of any other business that may arise.

December 1, 1919.

M. J. Burrows.

St. John's Church Kalutara

the above church t 8.15 MM., on Sunday, MEETING of the member will be held in the vestry will be held in the vestry at 8.15 km., on Sunday, December 21, 1919, for the purpose of electing three trustees 7. as required by the Ordinance.

J. S. H. Edirisinghe, Kalutara, November 28, 1919. Incumbent. PART I. — CEYLON GOVERNMENT GAZETTE

Christ Church, Tangalla.

TICE is hereby given that, in pursuance of the oth clause of Ordinance No. 12 of 1846, a meeting of the congregation of Christ Church, Tangalla, will be held in the church vestry on Sunday, December 21, 1919, at 6 P.M., for the purpose of electing trustees for the ensuing

"Vicarage," December 1, 1919. J. A. KALPAGE, Vicar. St. James's Church, Chilaw.

ferms of Ordinance No. 12 of 1846, I hereby give notice that there will be a meeting of the congregation of St. James's Church, Chilaw, on Sunday December 28, 1919, in the Parish Schoolroom, at 5.30 p.m. (i.e., after Evensong), to elect three trustees for the year 1920.

November 25, 1919.

S. K. PONNIAH, Incumbent

SPECIFICATIONS UNDER "THE IRRIGATION ORDINANCE."

SPECIFICATION.—Walawe-ganga Irrigation Works, Southern Province.

MENDMENT to the specification of lands under Walawe ganga Right Bank Irrigation Scheme, published in Government Gazette
No. 6,615 of March 13, 1914, these lots appeared as Crown land in that specification.

Rate in perpetuity Re. 1 per acre per annum.

Block survey preliminary plan 464.—Mamadala. Name of allotment of land or field—Lihinianara.

No. o	No. of Lot r Survey Name of Owner. eference.	. Extent. 8	Corresponding lot in specification published Amount in Government Gazztte No. 6,615 of March 13, 1914.	No. and Date of Colonial Area ex- Amount letter authoriz- empted. exempted incremption and Period of due. Exemption granted.
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Gal	le Kachcheri,			R. B. HELLINGS.
M	ay 20, 1919.			Government Agent.

SPECIFICATION.—Irrigation Works Southern Province.

SUPPLEMENTARY specification showing land brought under Waste Lands Ordinances and sold to claimants, and which has been found to be capable of irrigation under **Dedduwa Irrigation Works**, Galle District, in addition to those published in Government Gazette No. 6,714 of May 21, 1915, the names of proprietors, and the contribution payable in respect of the land.

Rate 52 cents per acre per annum, which is subject to revision at any time.

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No.	No. of Lot or Survey Reference.	Name of Allotment of Land or Field.	Name of Owner.	Extent	Amount due.	Area exempted.	Amount exempted.	Colonial Secretary's Letter authorizing Exemption, and Period of Exemp-	Total Amount due.
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Amendment.—The lots under serial numbers 121, 286, 1071, and 1088 in the specification published in Government Gazette No. 6,714 of May 21, 1915, are hereby cancelled.

								
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SPECIFICATION.—Irrigation Works, Trincomalee District, Eastern Province.

UPPLEMENTARY specification showing lands found to be capable of irrigation by Kantalai Tank, in addition to the specification published in Government Gazette No. 6,887 of July 13, 1917, the names of proprietors, and the contributions payable in respect of each land.

Lands liable at present to pay a rate of Re. 1 per acre per annum and subject to revision at any time.

Preliminary plan 606. Date of sale—June 10, 1903.

	ame of Allotment of Land or Field.	Name of	*	Extent.	Amount due.	Area ex- Ame	npted Letter author ing Exempti and Period	Total iz Amount on, due.
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Total private lands			4,832 3 12	12 4,	,272 42	58 1 22	56 23	4,216 19
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Total irrigable area Total acreage exemp	ted	••	6,231 0 29 58 1 22		_			•
Total area in specific	eation	••	6,289 · 2 11	•12	-	:	Area.	
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