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Part I.—General.

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MINUTE.

HIS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT desires to give public expression to his regret at the death of Mr. Tatodus Goonetilleke, who was accidentally drowned at Negombo on the 4th instant.

Mr. Goonetilleke was appointed a Cadet in the Civil Service in March, 1913, and his death at the early age of 29 deprives the Colony of an officer of much promise.

By His Excellency's command,

B. Horsburgh,
Acting Colonial Secretary.

Colombo, July 7, 1920.

APPOINTMENTS, &c.

No. 238 of 1920.

GOVERNMENT has been pleased, by virtue of the powers vested in him by Clause XIII. of the Royal Instructions dated November 24, 1910, as amended by the Additional Instructions bearing date December 31, 1915, to appoint Mr. WILLIAM LORING KINDERSLEY provisionally, subject to HIS MAJESTY THE KING'S confirmation or disallowance, to be an Official Member of the Legislative Council of this Island, with effect from July 5, 1920, during the absence from the Island of the Hon. Mr. Charles Stewart Vaughan, or during HIS MAJESTY's pleasure.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 30, 1920. B. Horsburgh, Acting Colonial Secretary.

No. 239 of 1920.

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

- Mr. W. L. KINDERSLEY to the office of Government Agent and Fiscal for the Central Province; Chairman, Municipal Council, Kandy; Local Authority under the Petroleum Ordinance for the Central Province, including the Municipal limits of Kandy; Member of the Board of Health for the Central Province; a Visitor of the Prisons in Kandy; and to be a Commissioner under section 4 of Ordinance No. 23 of 1915 for the Central Province, with effect from July 5, 1920, during the absence of the Hon. Mr. C. S. Vaughan on leave, or until further orders.
- Mr. E. T. Dyson to be Additional Assistant Colonial Secretary, with effect from July 5, 1920, until further orders.
- Mr. W. A. WEERAKOON to the office of Office Assistant to the Government Agent, Western Province, with effect from July 1, 1920, until further orders.
- Mr. T. A. Pieris, Head Clerk, Badulla Kachcheri, to act as Extra Office Assistant to the Government Agent, Province of Uva, from July 14 to 24, 1920.
- Mr. F. N. Daniels to act as District Judge, Additional Commissioner of Requests, and Police Magistrate, Kurunegala, vice Mr. M. S. Sreshta, from July 15 to 18, 1920, or until the resumption of duties by that officer.
 - Mr. J. Vandenberg to act as District Judge, Commissioner of Requests, and Police Magistrate, Ratnapura, vice Mr. H. J. V. Ekanayake, for three days from July 6, 1920, or until the resumption of duties by that officer.
 - Mr. W. S. STRONG to act as Commissioner of Requests, Police Magistrate, and Additional District Judge, Puttalam, vice Mr. T. D. PERERA, from July 10 to 18, 1920, or until the resumption of duties by that officer.
 - Mr. D. G. GOONEWARDENE to act as Commissioner of Requests, Police Magistrate, Additional District Judge, and Municipal Magistrate, Galle, vice Mr. C. J. S. PRITCHETT, on July 8, 1920, or until the resumption of duties by that officer.

- Mr. A. C. G. WIJEYEKOON to act as Commissioner of Requests, Police Magistrate, and Municipal Magistrate, Kandy, vice Mr. A. N. Hutt, for three days from July 6, 1920, or until the resumption of duties by that officer.
- Mr. J. E. DE ZOYSA to act as Commissioner of Requests and Police Magistrate, Negombo, and Assistant Superintendent of the Prison at Negombo, from July 5, 1920, until further orders.
- Mr. F. N. Daniels to act as Commissioner of Requests and Police, Magistrate, Kurunegala, vice Mr. A. N. Strong, from July 15 to 18, 1920, or until the resumption of duties by that officer.
- Mr. B. L. DRIEBERG to act as Commissioner of Requests and Police Magistrate, Avissawella, vice Mr. S. H. Wadia, on July 14 and 15, 1920, or until the resumption of duties by that officer.
- Mr. A. V. VAN LANGENBERG to act as Commissioner of Requests and Police Magistrate, Gampola, vice Mr. E. F. Marshall, from July 13 to 23, 1920, or until the resumption of duties by that officer.
- Mr. V. S. WIKRAMANAYAKE to act as Additional Police Magistrate, Tangalla, on July 6, 1920.

Captain P. EARDLEY WILMOT to be a Justice of the Peace and Unofficial Police Magistrate for the judicial division of Nuwara Eliya-Hatton, during the absence of Mr. A. M. COOPER from the Island.

Dr. A. C. Weerakody to be an Official Member of the Sanitary Broad, Puttalam, vice Dr. C. A. Anandappa.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 7, 1920.

B. Horsburgh, Acting Colonial Secretary.

No. 249 of 1920.

TIS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased to recognize Monsieur Maxence de Chanterac provisionally as Acting Consul for Italy at Colombo from July 10, 1920, during the absence of Mr. E. Chaize from the Island:

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 9, 1920.

B. Horsburgh, Acting Colonial Secretary.

No. 241 of 1920,

IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased to appoint Mr. Hewawasan Haggallage Don Abileenu Seneviratne Abayaweera, at present practising as a Notary Public at Andiambalama in Negombo District, to be a Notary Public throughout Talpe pattu of Galle District, with residence and office at Habaraduwa, and to practise as such in the Sinhalese language.

By His Excellency's command,

Colonial Secretary's Office, B. Horsburgh, Colombo, July 6, 1920. Acting Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

GOVERNMENT has been pleased to make the following appointments:—

Mr. John William Goonewardena, Head Clerk, Land Registry, Ratnapura, as Additional Registrar of Lands, Ratnapura District, from July 1, 1920, vice Mr. L. A. NETHSINGHE, transferred.

LANSAKARA ATAPATTUMUDIYANSELAGE DINGIRI BANDA provisionally to be Registrar of Births and Deaths of Tissawa and Angomu korales division, and of Marriages (Kandyan and General) of Dewamedi hatpattu division, in the Kurunegala District of the North-Western Province, with effect from July 15, 1920, vice Registrar, N. R. M. DINGIRI BANDA, resigned. His office will be at Galagawawatta in Kandegedara.

By His Excellency's command.

Colonial Secretary's Office, Colombo, July 6, 1920. B. Horsburgh,
Acting Colonial Secretary.

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

The Additional Assistant Provincial Registrar, Colombo, has appointed Mudiyanselage Punchi Diyagama to act as Registrar of Marriages (General) of Colombo town division, in the Colombo District of the Western Province, for thirty days from July 1, 1920, vice D. D. Peiris transferred. His office will be at the Colombo Kachcheri.

The Additional Assistant Provincial Registrar, Colombohas appointed Hettige Don Francis Samaranayake to act as Registrar of Marriages (General) of Colombo town division, in the Colombo District of the Western Province, for three days from July 5, 1920, during the absence of the Registrar, Mudiyanselage Punchi Diyagama, on leave. His office will be at the Colombo Kachcheri.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Don David Wijayaratna to act as Registrar of Births and Deaths of Migahatenna division, and of Marriages (General) of Maha pattu south division, in the Kalutara District of the Western Province, for six days from July 5, 1920, during the absence of the Registrar, B. D. D. Jayawardene, on leave. His office will be at Delgahawatta in Migahatenna.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Petikiri Arachchige Don Simon Amarasekera to act as Registrar of Births and Deaths of Millewa division, and of Marriages (General) of Udugaha pattu of Rayigam korale division, in the Kalutara District of the Western Province, for four days from July 7, 1920, during the absence of the Registrar, D. P. G. Gamalat Appuhamy, on leave. His office will be at Puswelahenewatta in Kindelpitiya.

The Additional Assistant Provincial Registrar, Matale, has appointed WILLIAM HERAT WICKRAMARATNA to act as Registrar of Births and Deaths of Udugoda Udasiya pattu division, and of Marriages (General) of Matale North division, in the Matale District of the Central Province, for seven days from July 6, 1920, during the absence of the Registrar, W. H. MUDIYANSE, on leave. His office will be at Danselekumburepillewa in Akuramboda.

The Assistant Provincial Registrar, Galle, has appointed Aramakankani Amaris de Silva to act as Medical Registrar of Births and Deaths of Ambalangoda town division, in the Galle District of the Southern Province, for two weeks from June 23, 1920, during the absence of the Registrar, P. C. S. Dias, on leave. His office will be at the Civil Dispensary, Ambalangoda.

The Assistant Provincial Registrar, Galle, has appointed ISAAC CHARLES DIAS GURUSINHA to act as Registrar of Births and Deaths of Weragoda division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, for June 30, 1920, during the absence of the Registrar, H. V. D. A. A. WICKRAMASINHA, on leave. His office will be at Pingahawatta in Godagama.

The Assistant Provincial Registrar, Galle, has appointed. BENJAMIN DE ZOYSA ABEYSIRIWARDENA to act as Registrar of Births and Deaths of Welitara division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, for two days from July 1, 1920, during the absence of the Registrar, D. C. DE Z. ABEYSIRIWARDENA. on leave. His office will be at Mawatabodawatta in Welitara.

The Assistant Provincial Registrar, Galle, has appointed Kariyawasan Majuwanegamage Don William Dias to act as Registrar of Births and Deaths of Telikada division, and of Marriages (General) of Gangaboda pattu division, in the Galle District of the Southern Province, for six days from July 1, 1920, during the absence of the Registrar, F. D. J. G. Seneviratne, on leave. His offices will be at Ambagahawatta in Keradewala, and Ambagahaowita Totupolawatta in Majuwana.

The Additional Assistant Provincial Registrar, Matara, has appointed Don Arnolis Kumasaru to act as Registrar of Births and Deaths of Ranahagoda division, and of Marriages (General) of Kandaboda pattu division, in the Matara District of the Southern Province, for fifteen days from July 1, 1920, during the absence of the Registrar, D. N. Kumasaru, on leave. His offices will be at Warusakondagewatta in Ranahagoda, and Mahagedarawatta in Horapawita.

The Additional Assistant Provincial Registrar, Matara, has appointed Don Dias Samarasinghe Ekanayake to act as Registrar of Births and Deaths of Godapitiya division, and of Marriages (General) of Gangaboda pattu division, in the Matara District of the Southern Province, for ten days from July 1, 1920, during the absence of the Registrar, D. A. DE S. Jayasinghe, on leave. His office will be at Horagodawatta in Kapihengodapiadda.

The Additional Assistant Provincial Registrar, Matara, has appointed Ranawakage Don Peris de Silva to act as Registrar of Births and Deaths of Thelijjawila division, and of Marriages (General) of Weligam korale division, in the Matara District of the Southern Province, for thirty days from July 1, 1920, vice Registrar, D. C. B. Wijesekara, deceased. His office will be at Mahawatta in Thelijjawila.

The Additional Assistant Provincial Registrar, Matara, has appointed Jayaweera Muhandiramge Jeeris Wilmor to act as Registrar of Marriages (General) of Matara town and gravets division, in the Matara District of the Southern Province, for eleven days from July 5, 1920, during the absence of the Registrar, J. M.D. Carolis, on leave. His office will be at Bakmeegahawatta in Pamburana.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Don Bastian Heliyegoda to act as Registrar of Births and Deaths of Western. Walakada division, and of Marriages (General) of Magam pattu division, in the Hambantota District of the Southern Province, for five days from June 29, 1920, during the absence of the Registrar, D. J. DE SILVA SUDUSINHA, on leave. His office will be at Malittangahawatta in Wanduruppa.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Wickrama Arachchige Charlis 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 twenty-one days from June 29, 1920, during the absence of the Registrar, D. P. DISANAYAKA, on leave. His office will be at Lunuweraniyagahawatta in Polommaruwa.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Getamanne Hengalage Sawners to act as Registrar of Births and Deaths of Ranna division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for seven days from July 2, 1920, during the absence of the Registrar, D. T. Ubewarna, on leave. His office will be at Siyambalagahawatta in Ranna; additional office: Siyambalagahawatta in Welle-oda.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Don Hendrick Dissanayaka to act as Registrar of Births and Deaths of Nakulugamuwa division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for fourteen days from July 5, 1920, during the absence of the Registrar, D. C. Dissanayaka, on leave. His office will at Walawwewatta in Nakulugamuwa.

The Provincial Registrar, Northern Province, has appointed Karalar Chellappah to act as Registrar of Marriages (General) of Karalchchi division, in the Jaffna District of the Northern Province, for two days from June 25, 1920, during the absence of Registrar, M. J. Pillainayagam, on leave. His office will be at Charativilasam in Navat Kokkaddiyan.

The Assistant Provincial Registrar, Jaffna District, has appointed Vannittampi Arumugam to act as Registrar of Births and Deaths of Tellippalai division, and of Marriages (General) of Valikamam North division, in the Jaffna District of the Northern Province, for one week from July 3, 1920, during the absence of the Registrar, K. Muttukumaru, on leave. His office will be at Impilichiddy in Tellippalai East.

The Assistant Provincial Registrar, Mullaittivu, has appointed MEERASAIBU ASANAMARAKKAYAR to act as Registrar of Births and Deaths of Chinnachcheddikulam West division, in the Mullaittivu District of the Northern Province, for seven days from June 28, 1920, during the absence of the Registrar, M. A. Chantampillai, on leave. His office will be at Chuduventapilavu.

The Assistant Provincial Registrar, Kurunegala, has appointed RATNAYÅKE MUDIYANSELAGE APPUHAMY, VelVidane, to act as Registrar of Births and Deaths of Nikawagampaha korale division, and of Marriages (General) of Hiriyala hatpattu division, in the Kurunegala District of the North-Western Province, for ten days from June 21, 1920, during the absence of the Registrar, P. B. RATNAYAKE, on leave. His office will be at Ellegedara in Kumbukkadawala.

The Provincial Registrar, Kurunegala, has appointed HEENKENDAMUDALIGE DON JAMES JAYASUNDERA to act as Registrar of Marriages (General) of Weudawili hatpattu division, in the Kurunegala District of the North-Western Province, for fourteen days from July 1, 1920, vice Registrar, S. DE SILVA, transferred. His office will be at the Kurunegala Kachcheri.

The Assistant Provincial Registrar, Puttalam-Chilaw, has appointed RANDENIKORALALAGE JAMES APPUHAMY to act as Registrar of Births and Deaths of Yatakalam patture.

division, and of Marriages (General) of Pitigal korale south division, in the Chilaw District of the North-Western Province, for fifteen days from July 3, 1920, during the absence of the Registrar, R. PIERIS SINNO APPUHAMY, on leave. His office will be at the permanent Registrar's residence at Kudawewa.

The Assistant Provincial Registrar, Puttalam, has appointed James Gregory Kroon to act as Registrar of Births and Deaths of Kalpitiya town division, in the Puttalam District of the North-Western Province, for one week from June 24, 1920, during the absence of the Registrar, Dr. J. A. Weerackody, on other duty. His office will be at the Outdoor Dispensary, Kalpitiya.

The Assistant Provincial Registrar, Puttalam, has appointed Balasuriya Mudianselage Banda to act as Registrar of Births and Deaths, and of Marriages (General) of Rajakumarawannipattu division, in the Puttalam District of the North-Western Province, for one week from June 28, 1920, during the absence of the Registrar, A. N. Kapuru Banda, on leave. His office will be at Koralagederawatta in Mahakumbukkadawala.

The Assistant Provincial Registrar, Puttalam, has appointed ABAYASINHA HERAT MUDIYANSELAGE BAYIRALAGE APPUHAMY to act as Registrar of Births and Deaths, and of Marriages (General) of Rajawannipattu division, in the Puttalam District of the North-Western Province, for five days from June 29, 1920, during the absence of the Registrar, R. KIRI BANDA, on leave. His office will be at Migahawatta in Murukwatawana.

The Assistant Provincial Registrar, Province of Uva, has appointed Tikiri Wanniunnehelage Appuhamy to act as Registrar of Births and Deaths of Mahavedirate division, and of Marriages (General) of Wellassa division, in the Badulla District of the Province of Uva, for thirty days from June 1, 1920, during the absence of the Registrar, S. W. U. Banda, on leave. His office will be at Kandaudapanguwa.

The Assistant Provincial Registrar, Province of Uvahas appointed Jayasingha Mudiyanselage Sudu Banda to act as Registrar of Births and Deaths of Kandukara division, and of Marriages (General) of Buttala division, in the Badulla District of the Province of Uva, for thirty days from July I, 1920, during the absence of the Registrar, M. M. Kiri Banda, on leave. His office will be at Alutwatta in Kendalanda.

Registrar-General's Office, Colombo, July 6, 1920. N. W. MORGAPPAH, Acting Registrar-General.

GOVERNMENT NOTIFICATIONS.

"THE CEMETERIES AND BURIALS ORDINANCE, 1899."

NOTICE is hereby given that His Excellency the Officer Administering the Government has, on the recommendation of the proper authority, to wit, the Local Board of Matara, made under section 34 of "The Cemeteries and Burials Ordinance, No. 9 of 1899," and in the exercise of the powers vested in him under the same section, approved of the allotment of land set out in the schedule hereto being used as a crematorium exclusively for the Buddhist Priests of the Weragampita Raja Maha Vihare, Kitulewela Jaya Maha Vihare, and Peekwelle Pantharama Vihare, or Pahala Pansala, all within the Local Board limits of Matara, or with the permission of the Chief Incumbent of the Weragampita Raja Maha Vihare for the priests of any other temple.

By His Excellency's command,

B. Horsburgh,
Acting Colonial Secretary.

Burn of the Comment

Colombo, July 6, 1920.

January Control

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SCHEDULE.

Name of Land: Sohonkoratuwawatta alias Nandomestrigewatta.

Situation: Uyanwatta, within the Local Board limits

Boundaries: North, Local Board road (Walpola cross road); east Sohonkoratuwa alias Nandomestrigewatta,

lot C; south Ganitagewatta; west Sohonkoratuwa alias Nandomestrigewatta, lot A.

Extent: 1 rood and 17 perches, lot B, according to the survey plan prepared by Mr. H. P. Dewasurendera, Licensed Surveyor, dated December 4, 1919.

"THE STAMP ORDINANCE, 1909."

It is hereby notified that His Excellency the Officer Administering the Government, 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, July 3, 1920. B. Horsburgh, Acting Colonial Secretary.

COMPANY REFERRED TO.

Bois Brothers & Company, Limited.

"THE STAMP ORDINANCE, 1909."

IT is hereby notified that His Excellency the Officer Administering the Government, 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, July 8, 1920. B. Horsburgh, Acting Colonial Secretary

Company referred to.
Ceylon Observer, Limited.

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

THE appointment of Mr. P. Saravanamuttu as Assistant Deputy Food Controller, Kalutara District, made by regulation 1 (1) (f), published in the Government Gazette No. 7,093 of March 19, 1920, is hereby cancelled.

- 2. The following shall be inserted as regulation 1 (1) (k) in the "Defence of the Colony Regulations, 1919":—
 - "1. (1) (k) Mr. W. E. Grenier shall be an Assistant Deputy Food Controller for the Kalutara District, as from May 29, 1920, and as such may make orders providing for the fixing of maximum prices at which articles of food may be sold by wholesale or by retail within the said District, subject, however, to the directions of the Food Controller and the Assistant Government Agent, Kalutara."

By His Excellency's command,

Colombo, July 3, 1920.

B. Horsburgh, Acting Colonial Secretary.

In terms of section 24 of the Minute of December 9, 1908, it is hereby notified that the under-mentioned officers, seconded for service, will be allowed to count the period of their temporary employment for pension purposes:—

Name.

Pensionable Appointment.

Seconded Service.

Mr. A. E. Dharmakirti . . Sanitary Inspector, Medical Department

Sanitary Inspector, Municipal Council, Kandy

Mr. C. Canagasaby . . do.

do.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 29, 1920.

B. Horsburgh, Acting Colonial Secretary. W1TH reference to Notification dated February 21, 1920, appearing in Government Gazette No. 7,088 of February 27, 1920, the following general passport regulations made under the Passport Ordinance, 1920, now in force in the Straits Settlements are published for general information.

All previous Notifications published from time to time regarding the regulations governing the issue of passports in the Straits Settlements are hereby cancelled.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 7, 1920. B. Hobsburgh, Acting Colonial Secretary.

No. 1,007.—THE PASSPORT ORDINANCE, 1920.

Ganeral Passport Regulations.

In exercise of the powers conferred on him under section 2 of the Passport Ordinance, 1920, the Governor in Council is pleased to make the following regulations and to rescind the General Passport Regulations published as Notification No. 167 in the Gazette of January 30, 1920:—

1. No person coming from any place outside the Malay Peninsula shall enter the Colony, unless he produces a valid passport or a certificate of nationality which has been issued or renewed to him not more than two years before his arrival in the Colony by or on behalf of the Government of the country of which he is a subject or a citizen, and which in the case of a foreigner arriving from a foreign country, has been issued or viséd by a British Consular Officer in that country, and, in the case of a foreigner arriving from any part of the Dominions, Colonies, Protectorates, or Protected States, has been issued or viséd by some public official thereof duly authorized in that behalf. Such visé will unless otherwise stated be valid for any number of journeys taken within twelve months of the date thereof and will not be required in the case of persons in transit who desire to land temporarily only while their vessel is in port. clause does not apply to British seamen employed in British ships.

2. Every such passport and certificate of nationality as aforesaid shall state the name and nationality of the person to whom it relates and shall contain a description of the said person and his photograph so affixed as to obviate the possibility of its removal and the substitution of another, and every certificate of nationality shall in addition state the destination of the person, the approximate date of departure, and the port of departure, and the name of the

vessel in the case of persons travelling by sea.

3. Foreigners arriving from Rhio and its dependencies whose passports do not bear a British visé will be permitted to land at Singapore upon such conditions as the Chief

Police Officer may consider desirable.

4. Any person who enters or attempts to enter or is reas nably suspected of having entered or being about to enter the Colony in contravention of these regulations may be taken into custody by any port officer or police officer, and may in the case of a person entering by sea be forcibly returned to the vessel from which he landed or may be forcibly prevented from landing.

5. Any person who ente s or attemp s to enter the Colony in contravention of these regulations, and any person having so entered who resists arrest or who refuses to return to the vessel from which he landed when ordered so to do by any port officer or police officer, and any person who aids or abets any such person in any contravention of these regulations, or who knowingly harbours any such

person whom he knows or has reasonable grounds for supposing to have acted in contravention of these regulations shall be guilty of an offence against these regulations.

- 6. When an alien seamen is under the provisions of these regulations prohibited from landing at any port the Master Attendant or Harbour Master may, after consultation with the Chief Police Officer, grant him temporary permission to land upon such conditions as he may consider desirable.
 - 7. Any person who—
 - (a) Forges, alters or tampers with any passport or certificate of nationality, whether issued in the Colony or elsewhere, or any visé or endorsement thereon, or without lawful authorit uses or has in his possession any such forged, altered, or irregular passport or certificate or any passport or certificate with any such forged, altered or irregular visé or endorsement; or
 - (b) Personates or falsely represents himself to be or not to be a person to whom a passport or certificate of nationality, whether issued in the Colony or elsewhere, has been duly issued or, with intent to obtain a passport or certificate of nationality or any visé or endorsement thereon, knowinglý makes any false sta ement; or
 - (c) Allows any other person to have possess on of any passport or certificate of nationality issued for his use alone, or without lawful authority has in his possession any passport or certificate of nationality issued for the use of some person other than himself,

shall be guilty of an offence against these regulations.

8. Any person guilty of an offence against these regulations shall be liable on conviction before a Police Court to imprisonment of either description for a term which may extend to six months or to a fine not exceeding eight hundred and fifty dollars, or to both imprisonment and fine.

9. These regulations shall not apply to any person whose age does not exceed or appear to exceed fifteen years or to any bona fide Chinese or Netherlands Indian labourer, and shall in no way affect the regulations published as Notification No. 440 in Gazette of March 12, 1920, nor shall anything in these egulations be construed in diminution of any powers conferred by the Passengers Restriction Ordinance, 1919.

10. These regulations may be cited as the General Passport Regulations, 1920.

Council Chamber. Singapore, June 7, 1920. A. CAVENDISH, Clerk of Councils.

IS Excellency the Officer Administering the Government has been pleased, with the sanction of the Secretary of State for the Colonies, to approve the amendment of the Pension Minute dated December 9, 1908, by the addition of the following clause to section 27 therein:—

"In the case of officers of the age of sixty years no Medical Board need be appointed, but the Head of the Department should furnish proof that the officer is sixty years of age or over.'

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 30, 1920.

B. Horsburgh, Acting Colonial Secretary.

Comparative Monthly Return of Revenue from October, 1916, to January, 1920 1918-19. 1919-20 1917-18. 1916-17. errety::il Rs. Rs. Rs. Rs. 4,979,108 7,357,965 5,424,275 6,065,183 October 4,603,495 5,680,297 5,979,053 5,746,166 November 5,097,971 3,680,091 7,865,674 5,950,735 December 7.242,264 6,476,905 5,608,309 7.491.041 January 5,075,981 4,950,043 4,836,838 February 5,537,901 4,994,265 6,376,317 March 5,750,101 5,994,045 4,947,552 April 5,147,201 4,955,270 5,095,323 May 4,867,510 4,650,722 June 5.058,315 7,834,176 5,344,873 5,351,143 July August September 4,997,198 5,838,302 7.713.113

5,669,945

63,933,629

General Treasury Colombo, June 26, 1920.

Total

1.25

W. W. Woods. Acting Colonial Treasurer

NOTICES CALLING FOR **TENDERS**

ENDERS are hereby invited for the services named in the schedule hereunder for the period commencing from October 1, 1920, and terminating on September 30, 1921

6,320,453

66,981,878

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

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

Tenders should be marked "Tender for Diets, Hospital" in the left hand top corner of the envelope and should reach the Office of the Controller of Revenue not later than midday on July 27, 1920.

5. The tenders are to be made upon forms which will be supplied upon application at the Office of the Principal Civil Medical Officer and Inspector-General of Hospitals, Colombo, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and rejected.

6. A cash deposit according to the schedule hereunder will be required to be made at any Kachcheri, and a receipt produced for the same before any form of tender is issued Should any person decline to enter into the contract and bond after he has tendered, or fail to furnish the approved security, within ten days of receiving notice in writing of the acceptance of the tender, 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 to the contract. No deposits for tender forms will be accepted at the Principal Civil Medical Officer's Office.

If required, samples must be deposited.

The successful tenderer will be required to furnish cash security according to the schedule hereunder, and to sign the bond given in the tender for the due fulfilment of the contract; also to furnish with each tender a letter in duplicate signed by two responsible persons, whose addresses must be given, engaging to become an additional security for the due performance of the contract. The amount deposited for tender forms will form part of the

9. Contracts may not be assigned, sublet, or otherwise transferred without the previous written sanction of the Principal Civil Medical Officer and Inspector-General of Hospitals. Sanction will not be given for any transfers,

including powers of attorney, in favour of persons in the defaulting contractors' list. No defaulting contractor should be employed on any service connected with the contracts or the tenders.

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

11. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender or the whole of it for an year, or any portion thereof.

12. Any further information can be obtained on application to the Principal Civil Medical Officer and

Inspector-General of Hospitals, Colombo.

6,826,306 70,070,941

> G. J. RUTHERFORD, Principal Civil Medical Officer and Inspector-General of Ho pitals.

Colombo, July 5, 1920.

Schedule referred to.

	Tenc		
Services.	Depos	it. Sec	urity.
	\mathbf{R}	3.	Rs.
Cooked provisions with milk—		200	
- Maskeliya Hospital	20	0.	400
Moratuwa Hospital	10		200
Neboda Hospital	20		460
Cooked provisions without milk-	200		
Karawanella Hospital	50	00 - 1	.000
Kendangamuwa Hospital	10		200

TENDERS are hereby invited for the service name in the schedule hereunder for the period commencing from the date of acceptance of the tende and terminating on September 30, 1923.

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

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

4. Tenders should be marked "Tender for Uniforms to Sanitary Inspectors," in the left hand top corner of the envelope, and should reach the Office of the Controller. of Revenue not later than midday on July 20, 1920.

5. The tenders are to be made upon forms which will be supplied upon application at the Office of the Principal

Civil Medical Officer and Inspector-General of Hospitals, Colombo, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and

rejected.

6. A cash deposit according to the schedule hereunder will be required to be made at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond after he has tendered, or fail to furnish the approved security, within ten days of receiving notice in writing of the acceptance of the tender, 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 to the contract. No deposits for tender forms will be accepted at the Principal Civil Medical Officer's Office.

If required, samples must be deposited.

The successful tenderer will be required to furnish cash security according to the schedule hereunder, and to sign the bond given in the tender for the due fulfilment of the contract; also to furnish with each tender a letter in duplicate signed by two responsible persons, whose addresses must be given, engaging to become an additional security for the due performance of the contract. The amount deposited for tender forms will form part of the security.

Contracts may not be assigned, sublet, or otherwise transferred without the previous written sanction of the Principal Civil Medical Officer and Inspector-General of Hospitals. Sanction will not be given for any transfers, including powers of attorney, in favour of persons in the defaulting contractors' list. No defaulting contractor should be employed on any service connected with the

contracts or the tenders.

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 question, of rejecting any or all tenders, and the right of accepting any portion of a tender or the whole of it for one, two, or three years.

12. Any further information can be obtained on application to the Principal Civil Medical Officer and

Inspector-General of Hospitals, Colombo.

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

Colombo, July 1, 1920.

Cakadada nafamad ta

Scheaule rejerreu i	υ.	
	Tender	~ •.
Service.	Deposit.	Security Rs.
Supply of Uniforms to Sanitary	\mathbf{Rs}_{r}	. INS.
Inspectors	5 0	100

TENDERS are hereby invited for the supply of double boiled linseed oil to the Railway Department for the period from October 1, 1920, to September 30, 1921

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

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

the post.

Tenders should be marked "Tender for the Supply of double boiled linseed oil to the Railway Department" in the left hand corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday

on Tuesday, August 3, 1920.

5. The tenders are to be made upon forms which will be supplied upon application at the Office of the General Manager of the Railway, and no tender will be considered

unless it is on the recognized form.

6. A deposit of Rs. 25 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. any person decline to enter into the contract and bond. or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Depart-

ment, 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. The successful tenderer must lodge a cash

security of Rs. 1,000.

8. All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders may be treated as informal and rejected.

9. No tender will be considered unless in respect of it all the conditions herein laid down have been strictly fulfilled. Any offers received containing conditions outside the specification will be rejected without question.

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

accepting any portion of a tender.

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

12. The quantity of double boiled linseed oil to be supplied during the above-mentioned period shall be approximately 7,200 gallons at the rate of 600 gallons per month. First delivery on October 1, 1920.

Tenderers should state in the tender forms price per gallon for delivery to the General Manager of the Railway at Maradana or elsewhere within the gravets of Colombo in 5-gallon (non-returnable) drums.

14. The contractor shall not assign or transfer the contract or any interest therein without the permission in

writing of the General Manager of the Railway.

15. The price per gallon paid by the General Manager of the Railway shall include cost, insurance, and freight, and all other expenses up to delivery at Maradana or elsewhere within the gravets of Colombo.

16. Payments for the double boiled linseed oil will be

made within 14 days of delivery.

17. Any payments for which the contractors may be liable shall be deducted by the General Manager of the Railway from any moneys which may be due to the contractors under the contract, provided that nothing in the contract shall affect the General Manager of the Railway's

right to recover such payments by action at law.

18. Subject to the provisions of clause 19 below, if the contractors fail to supply double boiled linseed oil on the conditions laid down in the contract, or shall commit a breach of any of the covenants on the contractor's part to be observed and performed, then and in any of the said cases the General Manager of the Railway shall be at liberty, by notice in writing, to forthwith determine the contract, and thereupon the contractors shall be liable to pay to the General Manager of the Railway all cost and expenses incurred by reason of such failure to supply double boiled linseed oil or by such breach of covenant, and shall in addition be liable to forfeit the sum of Rs. 1,000, which must be deposited by the contractors as security for the due performance of the terms of the contract.

19. Should tenderers desire to claim exemption from any penalties laid down in this notice on the grounds of exceptional and unforeseen difficulties, such as the act of God, &c., they must specify fully on the tender form the conditions under which they propose to claim exemption.

The decision of the General Manager of the Railway as to whether the contractors have been guilty of any breach of the covenants and conditions on the part of the contractors to be done, observed, and performed, and upon all questions arising out of or incidental to the contract. shall be deemed final and conclusive, and the contractors shall be bound thereby.

21. Contracts may not be assigned or sublet without the authority of the Tender Board.

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

General Manager's Office, Colombo, July 6, 1920.

G. P. GREENE, General Manager. ENDERS are hereby invited for the following supply of teak to the Ceylon Government Railway :-

Tons.

For Locomotive Department 1,500 For Way and Works Department 100

Selected Indian first class squares Bangkok teak, averaging 40 to 50 cubic feet, with sides not less than 12 inches. About 10 per cent. of the sidings must be heavy enough to cut sound panels 24 inches wide for carriages.

The teak must be sound in every respect, free from

knots, shakes, and bee holes.
3. Firms or persons desiring to tender must do so

through their agents in Ceylon.

A deposit of Rs. 100 will be required to be made at the Colonial Treasury, Colombo, and a receipt produced for the same before any form of tender is issued. Applications for tender forms must be made at the Office of General Manager, and applicants must satisfy him, or a person delegated by him, that they are in a position to execute the contract in a satisfactory manner, documentary or other evidence being produced for the purpose if called for.

Tenders must be in duplicate, and 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. The documents must be sealed fulfilment of the contract. The documents must be sealed under one cover, marked "Tender for Supply of Teak to the Ceylon Government Railway," in the left hand top corner of the envelope, and be addressed to the Hon, the Controller of Revenue, Colombo, and must either be deposited in the tender box in the Office of the Controller of Revenue, or be sent through the post to reach the Office of the Controller of Revenue not later than midday on Tuesday, July 20,

No tender will be considered unless it is on the recognized form, and in respect of it each and every condition above laid down has been strictly fulfilled. alterations or erasures should bear the initials of the

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

8. Security to the extent of Rs. 5,000 in cash or fixed deposit will be required to be furnished for the due fulfilment

of the contract.

9. Should any successful tenderer decline to enter into the contract and bond, or fail to furnish the required security, within 21 days of receiving notice in writing that his tender has been accepted, the deposit of Rs. 100 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 the contract.

The contractors shall not assign or transfer the contract, or any interest therein, without the permission of

the General Manager of the Railway.

* **建**氯化品 (约束) 14.4

The tenderers shall specify their prices in rupees and cents at per ton of 50 cubic feet for delivery over ship's side in Colombo Harbour, free of all freight and charges, and the teak shall be at the risk of the contractors until it is so delivered.

The teak is to be delivered in Colombo Harbour in the following approximate quantities, and at the following approximate dates, viz. :-

For Locomotive Department: 500 tons in September,

1920; 500 tons in January, 1921; 500 tons in May, 1921.
For Way and Works Department: 100 tons in July, 1921:

13. If any teak delivered shall be objected to by the Locomotive, Carriage, and Wagon Superintendent or Engineer of Way and Works as not being of the size or quality contracted for as laid down in clauses 1 and 2 of this notice, the General Manager of the Railway shall be at liberty to deduct from the price such sums as he may consider justifiable by reason of such inferior size or quality, or he may Whenever any teak is so rejected, the reject such teak. contractors shall, at their own cost and expense, remove the rejected teak, and pending removal the teak shall remain and be at the risk of the contractors, and the contractors shall, in addition to any other penalty, be liable to refund

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to the General Manager the cost incurred in landing such teak, and the cost so incurred, when certified under the hand of the General Manager, shall be deemed final and conclusive.

If the contractors at any time fail to supply the teak at the time and in the quantities specified in clause 12 of this notice, or should any teak be rejected, the General Manager shall be at liberty to purchase elsewhere, at whatever price he may deem fit, such quantity of teak as the contractor may have failed to supply or as may have been rejected, and should the teak so purchased cost more than the contract price, the contractor shall be liable to pay to the General Manager the full amount of the excess cost, together with all expenses attending the purchase and

procuring of the same. 15. Should the contractors fail to supply teak in the quantities and at the time agreed upon, or should they supply teak inferior in quality, or should they commit a breach of any of the covenants of the contract, the General Manager shall be at liberty, by notice in writing, to forthwith determine the contract, and thereupon the contractors will be liable to pay to the General Manager all costs and expenses incurred by failure to supply teak or by the supplying of teak of inferior size and quality, or by the breach of any other covenants of the contract, and shall in addition be liable to forfeit the sum of Rs. 5,000 deposited by them as security

16. The General Manager of the Railway may deduct from sums payable to the contractors all sums payable to the Ceylon Government by the contractors under their contract, or such sums may be recovered by action at law.

17. If at any time any question, dispute, or difference shall arise between the General Manager of the Railway and the contractors upon or in relation to or in connection with the contract, either party may forthwith give the other notice in writing of the existence of such question; dispute, or difference, and such question, dispute, or difference shall be referred to arbitration of a person mutually agreed upon. The award of such arbitrator shall be final, conclusive, and binding on both parties.

General Manager's Office, Colombo, July 6, 1920.

G. P. GREENE, General Manager,

TENDERS are hereby invited for the privilege of selling fruits, &c., on the platforms to third class passengers at Polgahawela from October 1, 1920, to September 30, 1921, from persons willing to tender for same.

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

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

Tenders should be marked "Tender for the privilege of selling Fruits, &c., at Polgahawela Railway Station" in the left hand corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, July 27, 1920.

The tenders are to be made upon forms which will be supplied upon application at the Office of the General Manager of the Railway, and no tender will be considered

unless it is on the recognized form.

6. A deposit of Rs. 20 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.

7. The amount of security required will be a month's rent in cash. All other necessary information can be ascertained upon application at the office referred to in

section 5.

transation of the

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

9. Sales will not be allowed for the Night Mail trains.

10. A maximum number of eight salesmen will be allowed for all platforms, but not more than four will be allowed to attend any one train.

The contract is on no account to be assigned or

sublet.

All alterations or erasures in tenders should bear 12. the initials of the tenderers, otherwise the tenders may be

treated as informal and rejected.

13. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled, and any offers received containing conditions not mentioned herein will be rejected without question.

14. Fines will be inflicted for delays in complying with

orders.

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

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

Contracts may not be assigned or sublet without the

authority of the Tender Board.

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

General Manager's Office, Colombo, July 6, 1920.

G. P. GREENE. General Manager.

NENDERS are hereby invited for the purchase of the following old material from persons willing to buy same, viz. :-Tons.

Old:	wrough	t iron	and mild s	teel scrap		125
Old	wheel	tvres	(engine,	carriage,	and	75
	agon)				• •.	100
Old	spring	plates			• • •	12
Old	spring s	steel (v	arious)	1	• •	20
Old	steel w	heel tu	rnings			30

The above quantities are approximate.

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

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

the post.

Tenders should be marked "Tender for the purchase of Old Material" in the left hand corner of the envelope,

and should reach the Office of the Controller of Revenue not later than midday on July 27, 1920.

5. The tenders are to be made upon forms which will be supplied upon application at the Office of the General Manager of the Railway, and no fender will be considered

unless it is on the recognized form.

A deposit of Rs. 50 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued; and should the person whose tender has been accepted decline to make payment and take delivery of the articles in question, or fail to remove them within the time specified by the General Manager, such deposit shall be forfeited to the Crown. Should, however, he pay the charges due and remove the material in the specified time, the deposit of Rs. 50 will be refunded. The deposit of all other tenderers whose tender has not been accepted will be refunded to them.

7. Tenderers are requested to inspect the old material before tendering, which can be seen on application at the Office of the Locomotive, Carriage, and Wagon Superintendent; and once a tender has been accepted, no excuse whatever as regards the quality, &c., of the material will be

accepted by the General Manager.

Payment must be made within three days after notification of acceptance of tender, and the material must be removed within one month from date of rayment.

All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

No tender Will be considered unless in respect of it all the conditions above laid down have been strictly Any offers received containing conditions outside the specification will be rejected without question.

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

accepting any portion of a tender

General Manager's Office, Colombo, July 7, 1920.

G. P. GREENE. General Manager,

ENDERS are hereby invited for the under-me itioned supply of firewood to the Railway Department for the Uva Division. The work to commence on August 1, 1920, and to be completed by August 31, 1921. Details of the work and areas to be exploited are given in the schedule below:

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

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

the post.

4. Tenders should be marked "Tender for Railway Firewood, Uva Division, 1920–1921," 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, July 20, 1920.

Tenders are to be made upon forms which will be supplied upon application at the Forest Office, Haputale. No tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise

tenders may be treated as informal and rejected.

6. A deposit of Rs. 20 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline or fail to enter into the contract and bond after he has tendered or to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.

7. Contract may not be assigned or sublet without the

authority of the Tender Board previously obtained.

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

9. 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

10. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the upon application at 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 bond. bond and all other necessary information can be obtained

11. Tenderers should read and note a draft contract which is available in the Forest Office, Haputale, before they obtain tender forms, and also inspect the blocks to be

felled which will be pointed out by the Forest Ranger.

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

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

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

15. A rate per cubic yard delivered must be quoted,

written both in words and figures.

16. For any further information application should be made to the Assistant Conservator of Forests, Uva Division, Haputale.

SCHEDULE.

(a) To fell all trees unless otherwise required standing in two blocks marked out 23 chains by 7 chains each paralled to 1919-1920 railway blocks at Ohiya, containing approximately 132 acres. Felling is not to be done in more than one block simultaneously, and until all the trees felled in any one block have been wholly converted into firewood no felling in the other block is to be commenced.

(b) Except enumerated trees, all felled trees, together with all fallen trees whatsoever, so be split and converted into firewood so as to yield 15,000 cubic yards more or less. Each billet to be 3 ft. in length and 2 in. to 8 in. minimum diameter. Billets over 8 in, diameter should be split. All logs over 12 in. in girth to be billeted into 3 ft. length by handsaw or cross cut saw only. All felling and splitting of logs to be completed by July 15, 1921. No trees are to be felled at more than 12 in. from the ground.

(c) All firewood immediately after conversion to be removed and stacked alongside the railway line, at the 1422 milepost, at the minimum rate of 1,250 cubic yards per month, commencing from first Sunday in September, 1920. Distance of transport is ½ to ¾ mile. Fin made on the last Sunday in August, 1921. Final delivery to be

(d) Any arrangements for trolleying the wood are entirely between the contractor and the Railway Department.

(e) All enumerated trees after felling to be cut into sizes 9 in. longer than standard Public Works Department lengths, and these logs to be removed to the reservation adjoining the blocks. Any remaining wood from these enumerated trees to be converted into firewood.

(f) To cut all mellu, bamboo, thorns, and undergrowth, and to heap the same, together with all refused wood, in continuous lines half a chair in breadth, and separated from each other and adjoining reservation by properly cleared lines half a chain in breadth. This work to be

completed by August 10, 1921.

(g) To burn off the refuse heaped by August 20, 1921. To root out and completely clear of green growth on all patches not cleared by firing, and to leave the area in a complete state of fitness for planting by August 31, 1921. The areas to be felled will be pointed out on application by the Forest Ranger, Ohiya.

(h) The contractor during the month of August, 1921, must supply in each of the blocks 2,500 warichies 7 to 8 ft. long and $2\frac{3}{2}$ to $3\frac{1}{2}$ in. in girth, and 75 poles $9\frac{1}{2}$ ft. long and 9 to 10 in. in diameter.

Office of the Conservator of Forests, H. F. Tomaun,
Conservator of Forests.

TENDERS are hereby invited for the supply of logs during 1920-21 to be completed as specified in the schedule annexed below. The areas to be exploited for supplies and further details are given in the schedule. The areas to be exploited for the

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

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

Tender should be marked "Tender for Supply of Logs for the Harbour Engineer, 1920-21, Sabaragamuwa Division," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, August 3, 1920.

5. The tenders are to be made upon forms which will be supplied upon application at the Forest Office, Ratnapura. No tender will be considered unless it is on the recognized Alterations must be initialled, otherwise

tenders may be treated as informal and rejected.

6. A deposit of Rs. 20 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. 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 shall be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract.

- 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 fulfillment 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. Separate rates per cubic foot of timber for each service must be quoted written both in words and figures.

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

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

portion of a tender, not necessarily the lowest tender.

12. The contract may not be assigned or sublet without the authority of the Tender Board previously obtained, and if not obtained the contract will become null

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

14. Further, the contractor shall not employ any person whose name is on the list of defaulting contractor's, nor any person whom the Assistant Conservator of Forests, for reasons which appear to him sufficient, objects to after giving due notice of seven days in writing.

15. Tenderers before tendering should inspect the area

of operations 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, Sabaragamuwa Division, Ratnapura.

General Conditions for Services A, B, C, D, & E.

- 1. Only trees marked by the Range Officer are to be elled.
- 2. All trees are to be felled 6 inches from the ground with saw or saw and axe combined. Under no circumstances is felling with axe alone permitted.

3. All trees felled are to be logged with saw alone, axe will not be allowed. The logs are to be trimmed and the

ends squared with the saw.

4. Tenderers' attention is specially drawn to conditions 2 and 3 as they will be strictly enforced, and proper labour must be collected for this work.

5. 20 feet should be the minimum length and 41 feet

the minimum centre girth of each log.

6. Rejected logs will not be paid for, and must be replaced by the contractor at his expense, to be cut from other trees marked by the Range Officer concerned.

7. Work is to commence from October 1, 1920, and 50 per cent. of the logs are to be delivered at the delivery depôt specified by December 31, 1920, and balance by March 31, 1921.

SCHEDULE.

Service A.—Welihinnekele.

To fell sufficient number of hora trees enumerated, numbered, and stamped by the Forest Ranger, in Welihinekele, so as to yield 750 cubic feet (more or less), to convert them into logs and transport them to Opanake railway station, and then stock them according as the Range Officer directs.

Service B.—Midellalangamukalana.

To fell sufficient number of hora trees enumerated, numbered, and stamped by the Forest Ranger, in Midellalangamukalana, so as to yield 750 cubic feet (more or less), to convert them to logs, and transport them to Opanake railway station and the railway station. railway station, and then stack them according as the Range Officer directs.

., Service C.—Thahandikele.

To fell sufficient number of hora trees enumerated, numbered, and stamped by the Forest Ranger, in Thahandikele, so as to yield 750 cubic feet (more or less), to convert them to logs, and transport them to Opanake railway station, and then stack them according as the Range Officer directs.

Service D.—Wallaketikele.

To fell sufficient number of hora trees enumerated, numbered, and stamped by the Forest Ranger, in Wallaketikele, so as to yield 750 cubic feet (more or less), to convert them to logs, and transport them to Opanake railway station, and then stack them according as the Range Officer directs.

Service E.—Eratnakele.

To fell sufficient number of dun trees enumerated, numbered, and stamped by the Forest Ranger, in Eratnakele, so as to yield 750 cubic feet (more or less), to convert them to logs, and transport them to Kuruwita railway station, and then stack them according as the Range Officer directs.

H. F. Tomatin, Conservator of Forests.

Office of the Conservator of Forests, Kandy, July 6, 1920.

TENDERS are hereby invited for the construction of a bucket latrine of 6 seats at Wattegama, Kandy District.

2. Tenders must be addressed to the Government Agent, Central Province, Kandy, and should reach the Kandy Kachcheri not later than the midday on July 15, 1920, the left hand top corner of the envelope must be marked "Tender for Wattegama Latrine."

- 3. Tenders must be in forms which will be supplied from the Kachcheri, and no tender will be considered unless it is furnished on the recognized form thus obtained. Any alterations made in tenders should bear the initials of the tenderer, and all tenders containing alterations not so initialled will be treated as informal and rejected.
- 4. A deposit of Rs. 5 will be required to be made at the Kachcheri before a tender form is issued. Should any person whose tender is accepted decline to enter into the contract and bond, or fail to furnish approved security, within seven days of receiving notice in writing from the Government Agent, 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 to the tenderers:
- 5. The plans and specifications can be seen, and further information obtained, at the Kachcheri.
- 6. The Government Agent does not bind himself to accept the lowest or any tender, and reserves to himself the right of accepting any tender.

The Kachcheri, Kandy, June 30, 1920. A. W. METZELING, for Government Agent.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended July 3, 1920.

Births.—The total births registered in the city of Colombo in the week were 142 (2 Europeans, 5 Burghers, 87 Sinhalese, 23 Tamils, 19 Moors, 3 Malays, and 3 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on January 1, 1920, viz., 290,480) was 25.5, as against 24.6 in the preceding week, 11.9 in the corresponding week of last year, and 21.0 the weekly average for last year.

Deaths.—The total deaths registered were 174 (1 European, 13 Burghers, 93 Sinhalese, 29 Tamils, 31 Moors, 2 Malays, and 5 Others). The death-rate per 1,000 per annum was 31·2, as against 31·1 in the previous week, 26·5 in the corresponding week of last year, and 27·7 the weekly average for last year.

Infantile Deaths.—Of the 174 total deaths, 43 were of infants under one year of age, as against 40 in the preceding week, 26 in the corresponding week of the previous year, and 31 the average for last year.

Stillbirths.—The number of stillbirths registered during the week was 8.

Principal Causes of Death.—1. (a) Twenty-five deaths from Pneumonia were registered, 8 in Maradana (including 4 deaths of non-residents in hospitals), 6 in New Bazaar, 4 each in St. Paul's and Slave Island, and 1 each ir San Sebastian, Kotahena, and Kollupitiya, as against 32 in the previous week and 21 the weekly average for last year.

- (b) Ten deaths from Influenza were registered, 3 each in Kotahena and New Bazaar, 2 in St. Paul's, and 1 each in San Sebastian and Wellawatta, as against 7 in the previous week and 11 the weekly average for last year.
- (c) Four deaths from Bronchitis were registered, 2 in New Bazaar, and 1 each in Maradana and Slave Island as against 2 in the previous week.
- 2. (a) Twenty-one deaths from *Phthisis* were registered, 7 in Maradana (including 4 deaths of non-resident in hosp tals), 3 each in New Bazaar and Kollupitiva, 2 each in San Sebastian and Kotahena, and 1 each in Lettah. Slave Island, St. Paul's, and Wellawatta, as against 11 in the previous week and 14 the weekly average for last year.
 - (b) Two deaths of residents of Colombo town occurred at the Ragama Hospital from Phthisis during the week.
- 3. Seven deaths from *Enteric Fever* were registered, 2 each in Kotahena, New Bazaar, and Maradana, and 1 in Slave Island, as against 5 in the previous week and 5 the weekly average for last year.
- 4. Twenty-wo deaths were registered from Infantile Convulsions, 9 from Dysentery, 7 from Debility, 5 each from Diarrhea and Enteritis, 2 from Worms, and 57 from Other Causes.
- 5. Seven cases of Measles, 2 of Chickenpox, and 1 of Plague were reported during the week, as against 32, 5, and nil, respectively, during the preceding week.

State of the Weather.—The mean temperature of air was 79.6°, against 80.2° in the preceding week and 81.0° in the corresponding week of the previous year. The mean atmospheric pressure was 29.968 in., against 29.920 in the preceding week and 29.878 in in the corresponding week of the previous year. The total rainfall in the week was 4.44 in., against 3.75 in. in the preceding week and 0.50 in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, July 6, 1920.

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

UNOFFICIAL ANNO----

MEMORANDUM OF ASSOCIATION OF THE LOW-COUNTRY FOOD PRODUCTS, LIMITED.

- The name of the Company is "The Low-Country Food Products, Limited."
- The registered office of the Company is to be established in Colombo. 2.
- The objects for which the Company is to be established are-

(1) To carry on buisness as paddy cultivators and growers of other grains, pulses, and cereals, whether native to

Ceylon or imported.

(2) To carry on in the Island of Ceylon and elsewhere all or any of the following businesses, that is to say: cultivators, planters, growers, and producers of all kinds of foodstuffs and curry stuffs, commission agents, exporters, importers, traders, miners, manufacturers, engineers, building contractors, and generally to carry on and undertake any business undertaking, transaction, or operation commonly carried on by capitalists, promoters, financiers, concessionaries, contractors for public and other works, merchants, and any other business 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 or render profitable any of the Company's property or rights.

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

methods of communication.

(4) To carry on the business of agents for steamship companies, insurance companies, and for such other companies

or concerns as the Directors may consider desirable.

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

(6) To clear, open, plant, cultivate, improve, reclaim, and develop any land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof, and cultivate, plant, grow, and produce paddy, kurakkan, Indian corn, manioc, sweet potatoes, bananas, yams, maize, millets, beans, dhall, groundnuts, gram, green gram, cowpeas, gourds, brinjals, bandakkas, tomatoes, spinach, cucumber, onions, mustard, chillies, coriander, ginger, and any other foodstuffs and curry stuffs, and coconuts, coffee, tea, and cotton.

(7) To build, make, construct, acquire, equip, maintain, improve, or alter water reservoirs, tanks, bunds, watercourses, irrigation systems, and roads, bridges, culverts, erections, tramways, water transport systems, and

all other works conducive to any of the Company's objects or to contribute to or to subsidize such.

(8) To lend money, manure, seed paddy, seeds or plants, and on any security, and in particular on the security of lands, plantations, buildings, factories, growing crops, produce, promissory notes, bills of lading, warrants, stocks

and shares, debentures, or without any security whatsoever.

(9) To buy, sell, warehouse, transport, ship, trade, export, import, and deal in paddy, kurakkan, maize, rice, gram, coconuts, coffee, tea, and all other kinds of imported and locally raised foodstuffs and curry stuffs, and or other products, merchandise articles, and materials of any kind whatever for manufacture, manipulation, and or sale.

(10) To establish and carry on a dairy farm in all its branches. To establish home industries, such as weaving, spinning, candle making, soap making, or any other industry as the Directors may think fit.

(11) To work mines or quarries, and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits and products, and generally to carry on the business of mining in all its branches.

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

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

- (14) To hire, lease, or purchase land, either with any other person or company or otherwise, and to erect a factory and other building thereon or on any land already leased or owned by the Company at the cost of the Company, and such other person or company or otherwise.
- (15) To enter into any agreement with any company or person for the working of any factory erected or leased as in sections 11 and 12, or for the manufacture and preparation for market paddy, kurakkan, Indian corn, coconuts, coffee, and tea or any other produce in such or any factory.

(16) To erect, construct, establish, maintain, and build mills, hullers, machinery, plant, factories, and or any

necessary apparatus or buildings for the purposes of milling and preparation for market of paddy.

(17) To erect, construct, establish, and maintain houses, warehouses, granaries, offices, shops, stores for stocking and storing and warehousing, or as places for the sale of the different articles or produce of the Company, or any such produce, articles, or merchandise the Company deals in.

(18) To cultivate, superintend, and manage estates, and generally to undertake the business of estate agents and any other agency business of any kind.

(19) To cause or permit any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens, or securities or belonging to or made or issued by the Company or affecting its property or rights or any of the term 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.

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

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

with the same or any part thereof.

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

(24) To carry on the business of importers and exporters of general merchandise, charterers of ships and other

vessels, carriers, warehousemen, forwarding agents, wharfingers, and dock owners.

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

advisable, elsewhere.

(26) To enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, amalgamation, or co-operation with any person, corporation, or company carrying on or about to carry on or engage in or any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company; to take or otherwise acquire and hold shares and stock in or securities of and to subsidize, or otherwise assist any such company; and to sell, hold, re-issue with or without guarantee, or otherwise deal with such shares or securities; and to form, constitute, or promote any other company or companies for the purpose of acquiring all or any of the property, rights, and liabilities of this Company or for any other purpose which may seem directly or indirectly calculated to benefit this Company.

(27) 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 however, with power to issue any shares either fully or partially paid up for such purpose.

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

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

the sanction for the time being required by law.

- (30) To do all such other things as shall be incidental or conducive to the attainment of the objects above-mentioned or any of them are 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 not to be limited or restricted by reference to or inference from any other paragraph.
- The liability of the Shareholders is limited.

The nominal capital of the Company is Five hundred thousand Rupees (Rs. 500,000), divided into One thousand shares of Five hundred Rupees (Rs. 500) 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 Add	resses of Subsc	ribers.							Shares taken Subscriber.
L. W. A. DE SOYSA, (Colombo							••	One
C. A. HEWAVITARNE,	Colombo	· .:	•	••	* *	•			One
C. NAMASIVAYAM, Colo	ombo	••			Ξ.				One
HENRY L. DE MEL, C	olombo	•						• •	One
A. EDWARD RAJAPAKS	E, Negombo					1.1.			One
N. D. S. SILVA, Colon	ibo				• '			• •	One
D. S. SENANAYAKE, C	olombo								One
							v _{ori} To	talS	even

Witness to the seven above signatures this 20th day of May 1920:

CHARLES PEIRIS.

Proctor, Supreme Court, and Notary Public.

ARTICLES OF ASSOCIATION OF THE LOW-COUNTRY FOOD PRODUCTS. LIMITED.

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

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

INTERPRETATION CLAUSE.

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

The word "Company" means "The Low-Country Food Products, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The "Ordinance" means and includes "The Joint Stock Companies Ordinances, 1861 to 1909,," and every

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

- "These presents" means and includes the Memorandum of Association and the Artices of Association of the Company from time to time in force.
 - Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company.

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

"Shareholder" means every person who has accepted any share or who has accepted part of a share jointly with another or others whose name is entered on the register of Shareholders as owner or joint-owner of such share.

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

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

"Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board Meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

"Persons" means partnerships, associations, corporations, companies, unincorporated or corporated by

Ordinance and registration, as well as individuals.

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

" Month" means a calendar month.

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

Words importing the singular number only include the plural, and vice versa.

Words importing the masculine gender only include the feminine, and vice versa."

"Holder" means a Shareholder.

BUSINESS.

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

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

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

CAPITAL.

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

(1,000) shares of Five hundred Rupees (Rs. 500) each.

The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct, and they shall have power to add to such new shares such an amount of premium as may be considered expedient.

Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the same provisions in all respects with reference to the payments of allotment money, calls, and instalments, transfer, transmission, forfeiture, lien,

surrender, and otherwise, as if it had formed part of the original capital.

The Directors may in like manner, and with like sanction, reduce the capital or subdivide or consolidate the shares of the Company.

SHARES.

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

9. If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by

instalments, every such instalment shall, when due, be paid to the Company by the holder of the share.

10. 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 be first offered by the Directors to the registered Shareholders for the time being of the Company as nearly 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 share 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 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.

11. 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 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.

12. Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Company may from time to time direct. Payment for shares shall be made in such manner as the Directors shall from time to time determine and direct.

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

Shares may be registered in the name of two or more persons not in partnership.

15. Any one of the joint-holders of a share other than a firm may give effectual receipts for any dividends payable in respect of such share; but 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 proxics 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 then 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.

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

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

The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clauses 35 and 36 to become a Starcholder in respect of any share.

The joint-holders of a share shall be severally as well as jointly liable for the payment of all instalments and

calls due in respect of such share.

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

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

20. If any certificate be worn out or defaced, then, upon production thereof to the Directors, they may order the same to be cancelled, and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then, upon proof thereof to the satisfaction of the Directors and 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. of fifty cents shall be payable for such new certificates.

21. The certificate of shares registered in the name of two or more persons not a firm shall be delivered to the

person first named on the register.

CALLS.

22. The Directors may from time to time make such calls as they think fit upon the Shareholders in respect of all moneys unpaid on their shares, and not by the conditions of allotment made payable at fixed times, provided that two months' notice at least shall be given to the shareholders of the time and place appointed for payment of each call, and each Shareholder shall pay the amount of every call so made to the person and at the time and place appointed by the Directors.

If any Shareholder fail to pay the amount of any call due by him on or before the day appointed for payment thereof, he shall be liable to pay interest for the same at the rate of nine per centum per annum from the day appointed

for the payment thereof to the time of actual payment.

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

was passed.

25. The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call or part thereof on such terms as the Directors may determine. But no Shareholder shall be entitled to any such extension except as a matter of grace or favour.

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

TRANSFER OF SHARES.

27. Subject to the restriction of these Articles, and to the provisos next hereinafter following, any Shareholder may transfer all or any of his shares by instrument in writing, provided that any Shareholder desiring to transfer all or any of his shares shall first offer such share or shares to the Directors. Such offer shall be made by notice in writing to the Directors specifying the number of shares which such Shareholder is desirous of transferring, the price at which he is willing to transfer the same, and limiting a time (not less in any case than six weeks) within which the offer, if not accepted, will be deemed to be declined; and after the expiration of such time, or on receipt of an intimation from the Directors that the offer has not been accepted, such Shareholder may then transfer such shares to any person. Provided further that in the event of the Directors declining to purchase any shares offered to them under the preceding proviso, such Shareholder shall not be entitled to sell them to any person as provided in the preceding proviso for a price less than that at which he offered such shares to the Directors.

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

The Company shall keep a book or books, to be called "The Register of Transfers," in which shall be entered

the particulars of every transfer of transmission of any share.

30. The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien or otherwise, or to any person not approved by them; and inno case shall a Shareholder or proposed transferse be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

31. Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such

evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of one rupee or such other sums as the Directors shall from time to time determine must be paid to the Company for the registration of every such transfer, upon payment whereof the Directors, subject to the powers vested in them by Article 30, shall register the transferee

as a Shareholder and retain the instrument or transfer.

32. The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as Shareholders without the necessity of any meeting of the Directors for that purpose.

33. It no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument or transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but only, if at all, upon the transferee.

34. The Register of Transfers may be closed during the fourteen days immediately preceding each Ordinary General Meeting, and when a dividend is declared for the three days next ensuing after the meeting, also at such other times (if any) and for such periods as the Directors may from time to time determine, provided always that it shall not be closed for more than twenty-one days in any year.

TRANSMISSION OF SHARES.

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

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

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

37. If any person who shall become entitled to be registered in respect of any share under clause 35 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 share, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

SURRENDER AND FORFEFURE OF SHARES.

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

If any Shareholder fails to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may at any time thereafter during such time as the call or instalment remains unpaid serve a notice on such Shareholder requiring him to pay the same, together with any interest that may have accrued, and all expenses

that may have been incurred by the Company by reason of such non-payment.

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

was made or instalment is payable will be liable to be forfeited.

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

Any Shareholder whose shares have been so declared forfeited shall, notwithstanding, be liable to pay, and shall forthwith pay to the Company all calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment at nine per centum per annum, and the Directors may enforce the payment thereof if they think fit.

41. Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

42. The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against, the Company in respect of the share and the proceeds thereof, and all other rights incident to the share,

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

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

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

Article 41 hereof, shall be redeemable after sale or disposal.

44. 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 which the Directors shall have resolved to make, although the times appointed for the payment thereof shall not have arrived; and where any share is held by more persons than one, the Company shall be entitled to the said charge or lien in respect of any money due to the Company from any of such persons. And the Directors may decline to register any transfer of shares subject to such charge or lien.

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.

46. The nett proceeds of any such sale 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.

47. A certificate in writing under the hands of one of the Directors that the power of sale given by clause 45 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

Upon any such sale one 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.

- 49. Any shares from time to time to be issued or created may from time to time be issued with any such right of preference, whether in respect of dividend or of payment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or at such a premium or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to 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.
 - If at any time by the issue of preference shares or otherwise the capital is divided into shares of different classes.
 - (1) The holders of any class of shares by an extraordinary resolution passed at a meeting of such holders may 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;

(2) All or any of the rights, privileges, and conditions attached to each class may be commuted, abrogated, abandoned, added to, or otherwise modified by a special resolution of the Company in General Meeting, provided the holders of any class of shares affected by any such commutation, abrogation, abandonment, addition, or other modification of such rights, privileges, and conditions consent thereto, on behalf of all the holders of shares of the class, by an extraordinary resolution passed at a meeting of such holders

Any extraordinary resolution passed under the provisions of the Aritcle shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity for such consent as aforesaid in any

case in which but for this Article the object of the resolutions could have been effected without it.

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

Borrowing Powers.

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

the Company and its creditors.

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

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

surrender, drawings, allotment of shares, or otherwise.

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 deemed.

GENERAL MEETINGS.

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

of the Company, and at such place as the Directors may determine.

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

55. The General Meetings mentioned in the two last preceding clauses shall be called Ordinary General Meetings;

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

56. The Directors may, whenever they think fit, call an Extraordinary General Meeting of the Company, and the Directors shall do so upon a requisition made in writing by any three Shareholders.

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

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

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

Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same to 58.

a meeting.

59.

Such notice shall be given by leaving a copy of the resolution at the registered office of the Company. 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 object and business of the meeting, shall be given by advertisement in the Ceylon Government Gazette, or by notice sent by post, or in such other manner (if any) as may be prescribed by the Company in General Meeting, but an accidental omission to give such notice to any Shareholder shall not invalidate the proceedings at any General Meeting.

61. Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes

for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors in the place of those retiring by rotation, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any business whatsoever of which special notice shall have been given in the notice or notices upon which the meeting was convened.

62. 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.

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

business three or more Shareholders entitled to vote or persons holding proxies or powers of attorney from Shareholders.

64: 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, it shall be adjourned sine die.

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

The business shall be discussed at any General Meeting, except the election of a Chairman, whilst the Chair 66. is vacant.

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

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.

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

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

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

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

73. 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 have one vote for every share held by him, but no resolution involving the sale of the Company's property, whether immovable or otherwise, or the winding up of the Company or the amalgamation of the Company with any other company or companies shall be deemed to be carried, unless passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present in person or by proxy or by attorney at any meeting of which notice specifying the intention to propose such resolution has been duly given.

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

Votes may be given either personally or by proxy or by attorney duly authorized.

No Shareholder shall be entitled to vote at any meeting unless all calls due from him on his shares have been and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, or person acquiring by marriage, shall be entitled to vote at any meeting held after the expiration of three months from the registration of the Company, in respect of any share which he has acquired by transfer, unless he has been possessed of the share in respect of which he claims to vote at least three months previously to the time of holding the meeting at which he proposes to vote.

No Shareholder who has not been duly registered as such for three months previous to the General Meeting shall be entitled to be present and to speak and vote at any meeting held after the expiry of three months from the

incorporation of the Company.

The instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney duly authorized in writing, or if the appointor is a corporation either under the common seal or under the hand of an officer or attorney so authorized, and any person not being a Shareholder in the Company may be appointed a proxy.

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

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

The Low-Country Food Products, Limited.

-, of ------, appoint-- (a Shareholder in the Company) as my proxy, to represent me and to vote for me and on my behalf at the Ordinary (or Extraordinary, as the case may be) - day of --, One thousand Nine hundred General Meeting of the Company to be held on the 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-

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

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

the voting.

DIRECTORS.

82. The number of Directors shall never be less than three or more than five, but this clause shall be construed

as beng directory only, and the continuing Directors may act notwithstanding any number of vacancies.

The qualification of a Director shall be his holding shares in the Company of the total nominal value of at least five thousand rupees (Rs. 5,000) upon which all calls for the time being have been paid, and this qualification shall apply as well to the first Directors as to all future Directors. The Directors' remuneration is not fixed; but the Company in General Meeting may at any time fix the amount of such remuneration for the future.

83. The first Directors shall hold office till the First Ordinary General Meeting of the Company, when they shall

all retire but shall be eligible for re-election

ROTATION OF DIRECTORS.

84. At the Second Ordinary General Meeting of the Company and at the Ordinary General Meeting in every subsequent year one of the Directors shall retire from office as provided in clause 88.

The Directors to retire from office at the Second General Meeting shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be those who have been longest in office.

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

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

The Ordinary General Meeting at which Directors retire or ought to retire by rotation shall appoint successors

to them, and in default thereof such successors may be appointed at a subsequent Ordinary General Meeting.

Any casual vacancy occurring in the number of Directors or provisional Directors arising from death, resignation. or otherwise, may be filled up by the Directors, but any person appointed to fill such vacancy shall retain his office so long as the vacating Director would have retained the same if no vacancy had occurred.

90. A General Meeting may, from time to time, at any time increase or reduce the number of Directors, and may

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

91. 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.

92. A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary, or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall

become vacant.

93. 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.

94. Every Director or officer of the Company, and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his wilful acts or defaults; and no Director or officer shall, nor shall the heirs, executors, or administrators of any Director or officer be liable for the acts or defaults of any other Director or officer, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage or misfortune whatsoever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own wilful act or default.

95. No contribution shall be required from any present or past Director or Manager exceeding the amount, if any,

unpaid on the shares in respect of which he is liable as a present or past Shareholder.

DISQUALIFICATION OF DIRECTORS.

The office of the Director shall be vacated— 96.

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

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

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

But no Director shall vacate his office by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work for, the Company of which he is a Director, or by his being agent, or secretary, or solicitor, or by his being a member of a firm who are agents, or secretaries, or solicitors of the Company; nevertheless, he shall not vote in respect of any contract work or business in which he may be personally interested.

Powers of Directors.

97. The business of the Company shall be managed by the Directors either by themselves or through a Managing' Drector, with the assistance of an agent or agents and secretary or secretaries of the Company, to be appointed by the Directors for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, a well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company referred to in clause 3 of the Memorandum of Association, and in and about the valuation, purchase, lease, or acquisition of the said business and any other business or property, and otherwise in or about the working

and business of the Company.

98. The Directors shall have the power to make, and may make such rules or regulations for the management of the business and property of the Company as they may from time to time think proper; and shall carry on the business of the Company in such manner as they may think most expedient; and in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, superintendents, assistants, clerks, artizans, labourers, and other such servants for such period or periods, and with such remuneration, and at such salaries, and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, treasurers, accountants, officers, clerks, or servants of the Company for such reasons as they may think proper and advisable and without assigning any cause for so doing.

99. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are

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

have been valid if such regulation had not been made.

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

limited by any clause conferring any special or expressed power.

100. The Directors shall have power to appoint proctor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on or practising the business of the Company on such terms as they may consider proper, and from time to time to revoke such appointment.

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

102. The seal of the Company shall not be affixed to any instrument (save as hereinafter provided) except in the

presence of one or more Directors, who shall attest the sealing thereof.

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

104. In furtherance and not in limitation of, and without prejudice to, the general powers conferred or implied in the last preceding clause, and of the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the powers following (that is to say):—

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

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

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

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

office of trustee, assignee, liquidator, or inspector, or any similar office.

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

(f) Before recommending any dividend to set aside out of the profits of the Company such sums as they think proper as a reserve fund to meet contingencies or for special dividends or for equalizing dividends or for repairing, improving, and maintaining any of the property of the Company and for other purposes as the Directors shall in their absolute discretion think conducive to the interests of the Company, and to invest the several sums so set aside upon such investments as they may think fit, and from time to time deal with and vary such investments and dispose of all or any part thereof for the benefit of the Company, and to divide the reserve fund into such special funds as they think fit, and to employ the reserve fund or any part thereof in the business of the Company

and that without being bound to keep the same separate from their other assets.

PROCEEDINGS OF DIRECTORS.

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

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

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

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.

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

110. 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.

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

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

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

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

(2) Of the names of the Directors present at each meeting of the Directors. (3) Of the names of the members of the Committee appointed by the Board present at each meeting of the Committee. (4) Of all orders made by the Directors.

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

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

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

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

All such minutes shall be signed by the person who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular

passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

ACCOUNTS.

115. 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, of the matters in respect of which such sums were received and expended, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company. The accounts shall be kept in such books and in such a manner at the registered office of the Company as the Directors think fit.

The Directors shall from time to time determine whether, and to what extent, and at what times and places, and under what conditions or regulations the accounts and books of the Company or of any of them shall be open to the inspection of the Shareholders, and no Shareholder shall have any right of inspecting any account or book or document of the Company, except as conferred by statute or authorized by the Directors, or by a resolution of the Company in

General Meeting.

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

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

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

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

or as near thereto as circumstances admit.

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

121. 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.

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

AUDIT.

123. 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 of 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.

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

125. The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting.

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

Retiring Auditors shall be eligible for re-election.

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

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

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

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

DIVIDENDS, BONUS, AND RESERVE FUND.

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

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, or pay a bonus to the Shareholders on account and in

anticipation of the dividend for the then current year.

The Directors may, before recommending any dividend or bonus, set aside out of the profits of the Company such a sum as they think proper as reserve fund, and may invest the same in such securities as they may select, or shall-place the same in fixed deposit in any bank or banks.

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

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

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

The Directors may deduct from the dividend or bonus payable to any Shareholder all such sums of money 136. as may be due from him (whether alone or jointly with any other person) to the Company, and notwithstanding the fact that such sums or any of them are not payable until after the date when such dividend or bonus is payable.

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

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

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

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

140. Notices from the Company may be authenticated by the signature (printed or written) of one of the Directors, the Agent, or Secretary, Agents, Secretaries, or persons appointed by the Board to authenticate the same.

141. Every Shareholder shall give an address which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company.

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

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

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

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

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

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; and if he shall not have named and registered such an address, he shall not be entitled to any notice.

ARBITRATION.

145. 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 Directors to arbitration.

EVIDENCE

146. On the trial or hearing of any action or suit brought or instituted by the Company against any Shareholder or his representative to recover any debt or money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of the defendant is or was, when the claim arose, on the Register of Shareholders of the Company as a holder of the number of shares in respect of which such claim is made, and that the amount claimed is not entered as paid in the books of the Company; and it shall not be necessary to prove the registration of the Company, nor the appointment of the Directors who made any call, nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted, nor any other matter whatsoever, but the proof aforesaid shall be conclusive evidence of the debt.

PROVISION RELATING TO WINDING UP OR DISSOLUTION OF THE COMPANY.

147. If the Company shall be wound up, and there shall be any surplus assets after payment 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 that may be due to them, whether by way of capital only or by way of capital and dividend or arrears of dividend or otherwise in accordance with the rights, privileges, and conditions attached thereto, and the balance in repaying to the holders of the ordinary shares the amounts paid up or reckoned as paid upon such ordinary shares. If there shall remain any surplus assets after repayment of the whole of the paid up capital, such surplus assets shall be subject to the conditions attached to preference shares (if any) be divided among the Shareholders 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.

148. If the Company shall be wound up, the liquidator, whether voluntary or official, may, with the sanction

of an extraordinary resolution, divide among the contributories 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 trust for the benefit of the

contributories 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 Colombo, this 20th day of May, 1920.

L. W. A. DE SOYSA.

C. A. HEWAVITARNE

C. NAMASIVAYAM.

HENRY L. DE MEL.

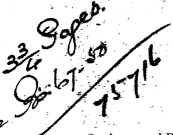
A. EDWARD RAJAPAKSE

N. D. S. SILVA.

D. S. SENANAYAKE,

Witness to the seven signatures, this 20th day of May, 1920:

CHARLES PEIRIS, Proctor, Supreme Court, and Notary Public.



Colombo Buddhist Theosophical Society, Limited.

Accounts for the Year ending December 31, 1919.

Sandaresa and Buddhist Press: Income and Expenditure Account for the Year ending December 31, 1919.

	Amount, Total. Rs. c. Rs. c.			Total.
To Salaries and wages	3,597 12	By Subscription	• •	4,012 13
Paper	1,754 75	Newspaper sales	•	9. 80
Ink	MO OO	Advertisements	• • • •	3,781 54
Rent	715 0	Job printing		3,387 46
Postage on newspapers	1,627 90	Profit on sale of books	• • •	212 46
Gas, water, and meter rent	471 40	Samaya book sales		162 35
Stationery	170.70			
Travelling expenses	34 61			11,565 74
Sundry expenses	763, 28	Balance, being loss,	carried to Gener	
Repairs to machinery	213 82	Revenue Account		1,880 54
Job printing, salaries and wages	2,453 57			
Job printing materials		Agricultural de la constant de la co	e de la companya de	
Legal expenses	203 95			
	13,446 28		•	
		the state of the s		
**	13,446 28		* * * * * * * * * * * * * * * * * * * *	13,446 28
			6 - C	

Education Department: Income and Expenditure Account for the Year ending December 31, 1919.

0		•	Amount.	Total. Rs. c.		Amou Rs.			
-:-			and the second second	IVS. C.				TVO.	
То	Salaries of teachers		116,760 35		By Grants received from Government	73,514	0		
	Lump sum grants		25,744 76		Grants due by Government for				•
	Salaries of inspectors, dis-	trict			year 1919 since received	45,515			
	agents, and clerks		6,884 6		-			120,029	
	* *	٠		149,389 17	School fees			119	
-	Stationery				Proceeds of garden produce	·		1,115	88
	Travelling expenses		1,482 92		Donations received :—				
	Expenditure on buildings	and			From W. A. de Silva	10,000	0	•	
•	repairs	٠	646 63	٠, .	From A. V. Dias	10,000	0		
	Postages	·	852 27		From F. R. Senanayake	9,000	0		
•	Legal expenses	٠.,	151 73	·	From D. P. A. Wijewardene	5,000	0		
	Rent of schools.		366 46		From Dr. G. A. Hewavitarne	2,500	0	1	
	Sundry expenses		884 31	5.0	From Philip Wijewardene	1,000	0		
				5,501 42	From G. Robt. de Soysa ·	500	0		
	Ananda College: Salaries	O	i		From J. Munasinghe	250			
	principal and teachers, ren	tand	l		From Paulis Silva Appuhamy	92	16	•	
	expenses		السندي	12,181 28	From D. P. L. Balasuriya	10	0		
	Dharmaraja College :—Salar	ies o	f		From Totagama school	223	0		
	principal and teachers, rent	and	l		From Fancy bazaars	455	10		
	expenses			8,746 39	For general purposes and build-				
	Balance, being excess of inc	come			ings	656	6		
	over expenditure, carrie	d to)		_			39,686	52
	General Revenue Account			31,293 79	Special donation received from	-		30,000	۷2
• •					Mr. W. A. de Silva			26,800	ía
		*			Allotment of proportion of Ma-			20,000	**
			•	. •	hinda collection from General				
			**		Educational Fund			1,500	0
	Programme and the second secon		•	•	Interest on National Buddhist			1,000	v
			•	2	Fund			400	0
	• •				Ananda College :—Grant received			400	v
					from Government			11,110	0
		•			- Dharmaraja College:—Grant re-			11,110	U
	·				ceived from Government			6 9 FA	F 0
	v 1	٠.	, t		Colved Irona Government	· . —		6,350	้อก
		• 1	•	907 110					
	• •			207,112 5				207,112	5
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Society Income o Staff salaries Travelling expenses Printing and stationery	and E	Cynendita	Iro Access	Asc.	or the Year ending December 31, 19	10	
'o Staff salaries Travelling expenses		anponde	TO TICOUT	FRINCAT (01 U.S. 2	1 9.	
Travelling expenses		Amount.		. /		Amour	
Travelling expenses		Rs. c	. Rs.	c.		Rs.	c. Rs.
Travelling expenses		395 1		÷	By Members' subscriptions		1,053
Drinting and stationery		40 9	2		House rent received: Sandaras	æ	
TIMINING ON STORES		454 7	5		Buddhist Press 🦻 🖰	715	'0 , : `
Lighting	•.•	19 3			Other tenements	. 285	0
Sundry expenses		50 7			_	***************************************	— √1,000
Municipal taxes	• •	326 8			Proportion of Marriage Fe		4
Postages	• •	77 2			received from Buddhist Regi		**
Repairs to buildings		36 8	7 1,401	വ	trar of Marriages for rent of)1	74
Tutumont			- 1,401	92	room occupied Donations:—	•	74
Interest:— On National Buddhist Fund	4 /	400	n		S. D. S. Gunasekera	7.50	63.
Arthur V. Dias (on loan)		420			D. P. A. Wijewardene	100	0
Cashier's and storekeeper's		140	•	1	P. A. de Silva		ŏ .
deposits		30 0)		3		
H. W. Cave & Co., over	rdue		•				
account		41 22	2,.				
			- 891	22			• •
Balance, being excess of inc	come			.			
over expenditure, carried	d to	•				* .	
General Revenue Account		-	1,008	86	A. A		•
st.							
•			3,302	0			3,302
•		,				· · · · · · · · · · · · · · · · · ·	
to the second se			٠ ,,	٠			100
Conor	ral Ra	venue Aa	count far	the	Year ending December 31, 1919.		
Gener							S
		Amount.					Tota
Loss on Sandamas and Dead	dhiat	Rs. c.	Rs.	٠. , i	By Excess of income over expenditu	no Parisoti	R _S .
Loss on Sandaresa and Budd	amst		1 990	K1		re, naucati	on 31,293
Press working	for		1,880	04	Department Account Excess of income over expendi	ture Social	
Audit and accountancy fees f	ior ;	1,250	n	· \}	Account	oure, socie	., 1,008
Estimated fee for 1919	• •	1,250 (Account .		1,000
Esumated fee for 1919	• •	1,100 (- 2, 3 50	Δ.			1.15
Depreciation written off, viz.	•		- 4,000	U]		44	17.2
School furniture, 10 per cen		2,986 11	, , , ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	}	Mark the second of the second	*	1. 1. 2 ^N V
Ananda College land and bu		2,500 11	i carr				4 T
ings, $2\frac{1}{2}$ per cent.	unu-	1,583 19		3			1
Dharmaraja College land	and	1,000 1.		.]		Street Const	
buildings, 2½ per cent.	anu	1,307 11	I		The fight of the second of the		
Land and buildings, 2½ per cent.		950 68		i		Ju.	
Plant and machinery, 10 per		829 33		ļ			
Printing materials, 15 per c		673 7		ω_{j}	Marie Carlos Car		y
Office furniture, 10 per cen		209. 88					4
	·		- 8, 539	98		***	Δ.
Advances to School Managers	sfor					e i ga a la Sala	
buildings, furniture, &c., wi		1 2		7	w ,		
off			3,341	70			i atti
Surplus, carried to Accumula	lated		સંકોઈ જાફ	30.2	a selling and the selling of the sel		
Fund		 .	16,190				
		-					
			32,302	65			32,302
the state of the s					A		
N. C.	. ,	· . · · ·		,	. c.A.,	$r = \lambda_S \gamma$	n i
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Comment Title (200)	ia: Sta	tement o	_		d Payments for the Year ending De	cember 31.	, 1919.
General Educational Fun	•	%.	Total	l.		Amour	it. Tot
		•	-	c.	PAYMENTS.	Rs.	
RECEIPTS.		*.~	Rs.			1.60.	
RECEIPTS. Balance in hand, December 3	31, 191	8	8,649		By Loan to Sandaresa		1,000
RECEIPTS. Balance in hand, December 3	31, 191	8	The same	39	By Loan to Sandaresa Allotment to schools		1,000 1,500
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during ye			8,649 3,676	39	Allotment to schools Salaries and wages	2,077	1.500
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during ye			8,649 3,676	39 12 0	Allotment to schools Salaries and wages Printing and stationery	• • •	1,500 50
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during ye		18	8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses	2,077	1,500 50 91
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during ye			8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses General expenses	2,077 8 905 9	1,500 50 91 52
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during year		18	8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses	2,077 (905 (155 (1,500 50 91 52 9
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during years		18	8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses General expenses Postage	2,077 905 155 319 86	1,500 50 91 52 9
RECEIPTS. Balance in hand, December 3 Mahinda collection		18	8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses General expenses Postage Subscription paid to credit of	2,077 (905 (155 (319) 86 (1,500 50 91 52 9
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during years		18	8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses General expenses Postage Subscription paid to credit of	2,077 (905 (155 (319) 86 (1,500 50 91 52 9
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during years		18	8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses General expenses Postage Subscription paid to credit of Society's Bank account to be transferred	2,077 (905 (155 (319) 86 (1,500 50 91 52 9
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during years		18	8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses General expenses Postage Subscription paid to credit of Society's Bank account to b transferred Balances, viz:	2,077 4 905 9 155 4 319 86 4	1,500 50 91 52 9 47 — 3,148
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during years		18	8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses General expenses Postage Subscription paid to credit of Society's Bank account to b transferred Balances, viz: Hong Kong, and Shanghe	2,077 4 905 5 155 4 319 86 4	1,500 50 91 52 9 47 — 3,148
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during years		18	8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses General expenses Postage Subscription paid to credit of Society's Bank account to b transferred Balances, viz: Hong Kong, and Shanghe	2,077 4 905 5 155 4 319 86 4	1,500 50 91 52 9 47 — 3,148
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during years		18	8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses General expenses Postage Subscription paid to credit of Society's Bank account to be transferred Balances, viz: Hong Kong and Shangha Banking Corporation, deposite	2,077 8 905 9 155 1 155 1 86 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1,500 50 91 52 9 47 — 3,148
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during years		18	8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses General expenses Postage Subscription paid to credit of Society's Bank account to be transferred Balances, viz: Hong Kong and Shangha Banking Corporation, deposite	2,077 8 905 9 155 1 155 1 86 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1,500 50 91 52 9 47 — 3,148
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during years		18	8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses General expenses Postage Subscription paid to credit of Society's Bank account to be transferred Balances, viz: Hong Kong and Shangha Banking Corporation, deposite account Hong Kong and Shanghai Banking	2,077 4 905 5 155 1 319 86 4 f e 6,000	1,500 50 91 52 9 47 3,148 1,000
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during years		18	8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses General expenses Postage Subscription paid to credit of Society's Bank account to be transferred Balances, viz: Hong Kong, and Shangha Banking Corporation, deposing account Hong Kong and Shanghai Banking Corporation, current account	2,077 8 905 9 155 1 155	1,500 50 91 52 9 47 3,148 1,000
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during years		18	8,649 3,676 2,055	39 12 0	Allotment to schools Salaries and wages Printing and stationery Travelling expenses General expenses Postage Subscription paid to credit of Society's Bank account to be transferred Balances, viz: Hong Kong and Shangha Banking Corporation, deposite account Hong Kong and Shanghai Banking	2,077 4 905 5 155 1 319 86 4 f e 6,000	1,500 50 91 52 9 47 3,148 1,000 0 84
RECEIPTS. Balance in hand, December 3 Mahinda collection Donations collected during years		18	8,649 3,676 2,055	39 12 0 32	Allotment to schools Salaries and wages Printing and stationery Travelling expenses General expenses Postage Subscription paid to credit of Society's Bank account to be transferred Balances, viz: Hong Kong, and Shangha Banking Corporation, deposing account Hong Kong and Shanghai Banking Corporation, current account	2,077 8 905 9 155 1 155	1,500 50 91 52 9 47 3,148 1,000

Income and E	xpenditure	Account for	the year ending December 31, 1919.	
Expenditure.	Amount. Rs. c.	Total. Rs. c.	Income.	Total. Rs. c.
To Salaries and wages Printing and stationery Travelling expenses General expenses Postages	2,165 0 509 91 135 52 261 59 86 47	2.150.40	By Balance as per last account Donations promised during year Interest received from Bank Mahinda collections	10,271 79 1,089 0 342 32 3,676 12
Allotment to school from Mahinda collection Reserve against subscriptions out-		1,500 0		
standing since 1917 Transfer to Reserve Fund	_	1,288 50 .740 0		
Balance carried forward to 1920		6,686 99 8,692 24		
	,	15,379 23		15,379 23

Ger	eral :	Educat	ional	Fund	Bala	nce Sheet as at December 31, 1919.				
1. E		Amou	nt.	Tota	ıl.		Amou	ınt.	$\rm ^{'}Tot$	al.
Liabilities. Scholarships.		Rs.	c.	Rs.	c.	Assets. Cash.	Rs.	c.	Rs.	e.
As per last balance sheet School Buildings. As per last t alance sheet	• •	·		500 . 403		Hong Kong and Shanghai Banking Corporation, on fixed deposit Hong Kong and Shanghai Banking	.6,000	0		
Training School Fund. As per last balance sheet	•-•			400		Corporation, on current account In hand	2,046	84 50	_	
Teachers' Benevolent Fund. As per last balance sheet	•••	 .		250	0	Loan to Sandaresa		,	8,074 1,000	
Reserve Fund. As per last balance sheet Add amount transferred, as	 per	2,389	0			Subscription paid to Credit of Society. To be transferred			1,000	Δ
income and expenditure accou		740	0	3,129	0	Sundry Debtors. Promised donations unpaid at date	4,764		1,000	U
Sundry Creditors Income and Expenditure Accou	 mt	-		175		Less Reserve as per income and ex-	1 000	1	•	
Balance as per account herewi	th			8,692	24	penditure account			3,475	50
			_	13,549	84			· ′	13,549	84

We have audited the accounts of the General Educational Fund of the Colombo Buddhist Theosophical Society, Limited, for the year ending December 31, 1919. We have obtained all the information and explanations which we have required. We certify that, in our opinion, the Balance Sheet above set forth is a full and fair statement properly drawn up so as to exhibit a true and correct view of the state of the fund's affairs as shown by the books.

Colombo, June 28, 1920.
General Balance Sheet as at December 31, 1919.

Morison & Bell (Chartered Accountants.)
Auditors.

			**
Lı	ABILITIES.	.**	
Amount, Tot	al. (Amount.	Total.
$\mathbf{R}\mathbf{s}$. \mathbf{c} . $\mathbf{R}\mathbf{s}$.	C.	Rs. c.	Rs. c.
Security Deposits.	General Educational Fund.		
Cashier Deposit and interest accrued 520 0 Storekeeper: deposit and interest accrued . 296 88 Legacies and Various Funds. 816 Harischandra Memorial Fund (as	Subscription received by Society to be transferred to General Educational Fund Account Sundry Creditors.		1,000 \\0
per last account) 4,741 7	School teachers' salaries, &c., out-	But In	3 W
Sinhalese National Buddhist Fund	standing	52,312 68 3,700 81	ક ે ્્
(as per last account) 4,000 0	On open account	3,700 81	
Australian Home Bush—Ananda	C. Batuwantudawe	576 52	2
College Prize Fund and accumula-	Subscription, &c., received in advance on account 1920	633 61	
tion of interest (as per last account) 1,096 51	Sandaresa Society staff salaries and	000 01	ı
Society legacies (as per last account) 1,050 0 Olcott Fund	wages outstanding	474 99	9
Olcott Fund 296 32 Pension Fund 116 97	Hong Kong and Shanghai Banking		•
Loans. ————————————————————————————————————		13,114 82	2
Theosophical Society Adyar for purchase of Ananda College ground 34,000 0	Accumulated Fund.		70,813 43
Buddhist Girls' College 30,172 33 o	Balance at credit (as per last account)	78,173 23	3
Arthur V. Dias 3,500 0	Add surplus transferred from	10100 44	
Sundry persons 2,807 66	General Revenue Account	16,190 43	
Educational Department: Loans to Society from School Funds 9,972 38			- 94,363 66
General Educational Fund: Loan to Society 1,000 0			259,747 21
01 480	071		,

	•	Ass	ETS.
,	Amount.	Total.	Amofint. Total.
Cash.	Rs. c.	Rs. ·c.	Rs. c. Rs. c.
At National Bank of India, Ltd	146 67	200.	
In hands of cashier	787 9		Plant and Machinery.
In hands of cashler	107 5	933 76	As per last account 8,293 32
Sundry Debtors.		900 10	Less depreciation at 10 per cent. per
Due by Government for school grants	46,515 50	. ,	annum 829 33
Sandaresa subscription arrears con-	-,-		7,463 99
sidered good	1,610 18		Land at Battaramulla.
Sandaresa advertisement arrears	-,		As per last account — 6,450 0
considered good	1,721 20	Ì	1. 0, 100 0, 100 0
	1,,21 20		
Sandaresa job printing arrears con-	579 45		Land and Buildings.
sidered good		1	Buddhist headquarters (as per last
Societymembers' subscription arrears			account) 38,025 0
considered good	850 0		Less depreciation at 2½ per cent. per
School training scholarship	2,462 0	G.	annum 950 65
T. Arnolis Fernando	1 131 76	135 1	37.074 35
Sundry persons	123 0	1.00	School Land and Buildings.
Education Department: Loans to	ľ	4	· · · · · · · · · · · · · · · · · · ·
Society from School Funds per			Ananda College:— Rs. c.
contra	9,972 38		As per last account . 63,039 29
		63,965 47	Additions during year 288 25
Stock of books	<u>& —</u>	556 25	2201100100 (4411115,) (441
$Office\ Furniture.$	- A -		63,327 54
As per last account	2,098,89		Less Government Grant
Less depreciation at 10 per cent. per		120	received 2,000 0
annum	209 88	1811	received 2,000 0
	·	1.889 1	OT OOF EA
School Furniture.	20 001 09		61,327 54
As per last account	28,981 93		Less depreciation at $2\frac{1}{2}$
Additions during year	879 24		per cent. per annum 1,583 19
	22.041.12		59,744 35
	29,861 17	I	Dharmaraja College:-
Less depreciation at 10 per cent. per			
annum	2,986 11		As per last account 52,284 37
Printing Materials, Type, &c.		26,875 6	Less depreciation at 2½
As per last account	4,457 76		per cent. per annum 1,307 11
Additions during year	33 66		50,977 26 5
radiotons during your			110.721 61
\$ ·	4.491 42	_	/ 110,721 01
Less depreciation at 15 per cent. per	I, IJI I		
<u>-</u>	673 71	*	259,747 21
annum	019 41	9 0 1 77 171	
		3,817 71	· · · · · · · · · · · · · · · · · · ·

We have audited the accounts of the Colombo Buddhist Theosophical Society, Limited, for the year ending December 31, 1919, and report to the members that all our requirements as Auditors have been complied with. The books are kept on a cash basis, but all outstanding liabilities as at December 31, 1919, which have been brought to our knowledge have been incorporated in the accounts above presented. Credit has been taken for Government grants received after December 31, 1919, where these grants related to 1919, being due in respect of schools where examinations were died during the year. No credit has been taken in the accounts for amounts due in respect of subscriptions to Sandaresa, advertisements in Sandaresa, and work done by the job printing department which are not considered good or recoverable. Subject to the great we certify that, in our opinion, the Balance Sheet is a full and fair statement properly drawn up so as to exhibit a true and correct view of the state of the Society's effairs according to the explanations given to us and as shown by the books of the Society.

Colombo, June 28, 1920.

Cofombo, July 9, 1920.

MORISON & BELL (Chartered Accountants), Auditors.

Dessahena Rubber Company, Limited.

Meet as of the Shareholders of the above Company, will be bright the registered office of the Company, Lloyd's Building, No. 7A, Prince street, Fort, Colombo, on Monday, July 19, 1920, at 12 noon.

Business.

To consider, and if deemed fit, to pass the following resolution:—

"That the Directors be authorized to convey to the Liquidator of the Liniyagala Tea Syndicate, Ltd., or his nominee, a block of 12 acres 2 roods and 36 10/80 perches, adjoining Liniyagala estate, which was allotted to this Company by the District Court of Ratnapura, in partition case No. 5,047, but which was actually paid for and taken over by the Liniyagala Tea Syndicate, Ltd., and not by this Company."

By order of the Directors,

AITKEN, SPENCE & Co., Agents and Secretaries. Doone Vale (Seylon) Rubber Company, Limited.

Meeting of Shareholders of the Company will be held at the registered office of the Company, Gaffoor Building, Main street, Colombo, on Tuesday, July 20, 1920, at 12 noon, for the purpose of considering and, if thought fit, passing the following resolution:

"That each of the existing Rs. 100 shares in the capital of the Company be subdivided into ten shares of Rs. 10 each."

Should the above resolution be passed by the requisite majority, it will be submitted for confirmation as a special resolution to a subsequent General Meeting which will be convened for the purpose.

By order of the Directors.

Colombo, July 9, 1920. GORDON FRAZER & Co., Ltd.,
Agents and Secretaries.

Moheyedesh Company, Wellawaya, Limited.

TICE is hereby given that a General Meeting of the Shareholders of the above Company will be held at on August 14, 1920, at the residence of Mr. K. Abdul Vatie, at Moor street, Dikwella, for the purpose of conidators appointed to wind up the Company.

தை. மு. செய்ய தமுகம்மது.

T. M. SIADOMOHAMADO ALIM.

கு. அப்தல்லேத்திபு.

K. ABDUL LATIEF.

Liquidators.

Austion sale under Mortgage Decree of Valuable Property at Imbulhia.

DER decree D. C., Kalutara, in the case No. 8,439, entered in favour of Angage John Perera Appuhamy of Tabilya, against Elperuma arachige Don Charles, Police Headman of Imbulhia in Thalpitibadde, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell by public auction on Saturday, July 24, 1920, at 10.30 A.M., at the spot, all that undivided I share of the soil and of all the trees and plantations and of the tiled house standing thereon of the portion of lane called Aluthgederawatta, situated at Imbulhia; containing in extent about 2 acres and 2 roods.

Further particulars can be had from G. G. Perera, Esq., Proctor and Notary, Panadure, or from-

July 9, 1929

1, Hulftsdorp.

S. D. M. PERERA & Co., Auctioneers and Brokers.

Auction Sale.

the District Court of Colombo.

MDED decree entered against Sangarapmar Nogumber of Bankshall street, Colombo, and by virtue of commission issued to me in case No. 53,378, D. C., Colombo, shall sell the following premises specially bound and mediate for the recovery of the amount therein stated, on blonday, August 2, 1920, at 4 P.M., at the spot:—All hat allotment of land, with the buildings standing thereon, bearing assessment No. 80, situated at Bankshall street, Colombo, and containing in extent 1 perch.

For further particulars apply to S. Somasunderam, Esq.,

Proctor and Notary, Colombo, or to-

C. P. AMERASINHE, Auctioneer and Broker.

Auction Sale.

assignee of the insolvent estate of K. D. Thegis of Danals and with the authority obtained from the District Cour of Colombo in the insolvency case No. 2,768 of the stip court, I shall self by public auction on Friday, Joly 80, 1920, commencing at 5 P.M., at my office, No. 8, Hulftiderp street, Colombo, the following properties, to

(1) An undivided 1/14 × 1/7 shares of Kandewatta, situated at Helummahara, in the Gangaboda pattu of Siyane korale, extent about I bushel of paddy sowing.

(2) An undivided 1 share of Kosgahakumbura, situated at Helummahara aforesaid, extent about 4 lahar of paddy sowing.

H. D. JOHN PIERIS, Auctioneer and Broker.

August Sale under Mortgage Decree. aluable Property at Wekada.

h the District Court of Kalutara.

Kurukulasuriyage Methias Perera of Walapola-

Merennege Hendrick Salgado, administrator of the estate of the late Warusahennedige Francina Soysa, deceased, of Wekada.......Defendant.

NDER and by virtue of the decree and order in the above case, I shall sell by public auction, at the spot on Tuesday, July 27, 1920, at 3 P.M., the following property declared bound and executable for the recovery of the sum of Rs. 1,180, with interest on Rs. 1,000 at 16 per cent. per annum from June 7, 1919, till January 22, 1920, and thereafter at 9 per cent. per annum on the aggregate till payment in full, and costs of suit Rs. 144 60, viz.

The entirety of the soil, trees, and plantations, and the tiled house, together with other buildings and everything else standing on a defined portion of the land called Gulugahawatta alias Bulugahawatta marked D, situated at Wekada, and of the extent of 26 60/100 perches according to the figure of survey No. D/6,218 made by B. M. F. Caldera, Licensed Surveyor.

Further varticulars from P. C. F. Goonewardenes Esq.,

Proctor and Notary, or-

H. D. S. PERERA Auctioneer.

Panadure, July 5, 1920.

Auction Sale under Mortgagee Decree. Property at Maha Aruggoda.

In the District Court of Kalutara.

Carolis de Mel of Pattiya South in Vidanelage Panadure Plaintiff, No. 8,605.. $\mathbf{V}\mathbf{s}$.

Angage Pulchinona, (2) Anhettige Babahamy, (3)

NDER and by virtue of the decree and order in the above case I shall sell by public auction, at the spot, on Tuesday, July 20, 1920, at 12 oon, the following property declared bound and executable, for the recovery of the sum of Rs. 600, with interest thereon at the rate of 9 per centum per annum from March 7, 1919, till payment in full, and costs of suit Rs. 156: 70, viz. :-

An undivided 1 share of the soil and of the trees and plantations of Ruggahatotawatta alias a portion of Gangabodawatta, situated at Maha Aruggoda in Paladurebadda; and bounded on the north by wela, east by a portion of this land belonging to Ranasinge people, south by wela, and west by Mahawatta belonging to Anhettige people and Meddakandage people and wela; and containing in extent about 3 acres.

Furth r particulars from C. S. Perera, Esq., Proctor and

Auction Sale of Property at Ambalanduwa

Notary, Panadure, or from-

H. D. S. PERERA, Auctioneer.

Panadure, July 5, 1920.

in Panadure. Under Mortgage Decree,

DEF and by virtue of the decree entered in case 8,758 of the District Court of Kalutara in favour aintiff Kalumarakkalage van Rooyen de Silva of Pandule, against-the defendant Bawa Saibu Mathichcham Sellu Ali of Ambalanduwa, and by virtue of the order to sell dure, against the defendant Bawa Saibu Mathichcham issued to me thereunder for the recovery of the sum of claim, interest, and costs appearing therein, I shall sell by public auction on Saturday, July 24, 1920, at the respective spots. to wit :-

At 4 P.M.

(1). An undivided 1/48 share of the 2nd plantation standing on a portion of the land called Dawatagahawatta; bounded on the north by the field which belonged to the heirs of Naina Lebbe Vidane, on the east and south by the portions of this land belonging to Carolis Perera Samaranayaka, and on the west by the field; containing in extent about I acre, situated at Ambalanduwa in Panadurebadda of the District of Kalutara.

At 4.15 P.M...
(2) An undivided 1/80 share of the solutrees, and plantations and of three coconut trees and three jak trees, together with the new tiled house standing on the land called Dawatagahawatta; bounded on the north by the limit of a portion of this land said to have been purchased by Cari Lebbe Bawa Lebbe, on the east by a land belonging to Tambi Marikkan, on the south by the ditch of a portion of the land planted by Bawasa, and on the west by the ditch of the field; containing about 200 coconut plants planting extent, situated at Ambalanduwa aforesaid.

For further particulars apply to G. G. Perera, Esq., Proctor and Notary, Panadure, or to me:

Panalure, July 7, 1920.

L. J. J. Penas, Auctioneer.

Austion Sale of Property at Kotucampuwa in Negombo.

ER deside in case No. 13,834 of the District Court of Negombo, entered in favour of the plaintiff Ana Negargoo, against the defendants (1) Kurukulasuriya Jorans Kernando and wife (2) Kurukulasuriya Maria Veronica Fernando, both of Munnakkare in Negombo, and (3) Warnakulasuriya Martino Fernando of Angampitiya in Chilaw District, and by virtue of the order to sell issued to me thereunder for the recovery of the claim, interest, and costs therein appearing, I shall sell the under-mentioned property mortgaged by bond No. 6,047 dated May 25, 1912, attested by T. H. de Silva, Notary, as primary mortgage, by public auction, at the spot, at 4 P.M., on Wednesday, August 4, 1920:-

The 1 share of the land called Suriyagahawatta, situated at Kotucampuwa, within the gravets and District of Negombo, Western Province, containing in extent 6 perches and 75 one hundredth parts of a perch, with the buildings standing thereon.

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

Negombo, July 6, 1920.

M. P. KURERA, Auctioneer.

Appelon Sale of Properties at Ambagahawaniya, in

IDER decree if case No. 13,731 of the District Court of New Moo, entered in favour of the plaintiff Muna Ray ha Mana Suna Pana Suppramaniam Chetty of Negombo, against Don Thoma Jayasuriya Appuhamy of Ambagahawadiya, for the recovery of the claim, interest, and costs therein appearing, less the sum of Rs. 50 paid by the defendant, and by virtue of the order to sell issued to me thereunder, I shall sell the under-mentioned properties mortgaged by bond No. 8,132, dated December 22, 1916, attested by P. W. Marasinghe, Notary, as primary mortgage by public auction, at the respective spots, on Tuesday July 27, 1920 :-

At 2.30 P.M.

(1) The land called Eighty acres, bearing No. 3,587 15,921, appearing in plan No. 261,474, dated March 25, 1909, situated at Ambagahawadiya, in Meda palata of Pitigal korale, in the District of Chilaw, North-Western Province, containing in extent 2 acres and 31 perches. Of the said land, the undivided 1 share.

At 2.45 P.M.

(2) A portion of Kosgahawatta and the adjoining portion of Ambagahawatta, situated at Ambagahawadiya aforesaid, containing in extent 3 roods and 20 perches. Of this land, the undivided 1 share.

At 3 P.M.

(3) The portion of Kosgahawatta and the adjoining portion of Ambagahawatta, situated at Ambagahawadiya aforesaid, containing in extent about 3 roods and 20 perches. Of this land, the undivided ½ share.

Further particulars from Messrs. Amarasinghe & Ranasinghe, Proctors and Notaries, Negombo, or from—

Negombo, July 6, 1920.

M. P. KURERA, Auctioneer.

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

DERedecree in case No. 13,534, D. C., Negombo, entered in favour of the plaintiff M. T. T. K. A. V. T. K. A. V. S. V. Sevugan Chetty by his attorney I. K. A. V. S. V. Ramanadan Chetty of Negombo, gainst the defendants (1) Ranawala Aratchige Don

Domingo Appuhamy, Annavirala, and wife (2) Ranaweera Aratchige Dona Reginahamy, both of Otarawadiya, (3) Nawanna Kana Nana Kannappa Chetty by his agent Nawanna Kana Nana Thena Nachchiappa Chetty, (4) Mana Pena Rina Awanna Nagemuttu by his attorney Mana Pena Reena Awenna Nawanna Nagalingam, both of Negombo, (5) Waduge Simon Livera of Kaluairippua, and by virtue of the order issued to me, I shall sell by putlic auction, at the spot, at 4 P.M., on Tuesday, August 3, 1920, at the risk of the original purchaser Mana Payna Reena Awanna Nawanna Muttukaruppan of Negombo, and his sureties, the land called Kitulgahawatta, situated at Otarawadiya in Dunagana pattu of Alutkuru korale in the District of Negombo, containing in extent about 3 acres, with the plantations and buildings standing thereon, mortgaged as primary, secondary, and tertiary mortgages.

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

Negom o, July 6, 1920.

M. P. KURERA, Auctioneer.

Properties at Kirimetiyana and

NI Di decree in case Non F4,173 of the District Court of Negombo, entered in favour of the plaintiff Moona Roma Rawenna Mana Moona Roma Rawenna Mana Moona Roma egombo, against the defendants (1). Javasinghe Aratchige Carolis Sinno Appuhamy and (2) Javasingha Aratchige Juwanis Appuhamy, both of Kirimetiyana, and by virtue of the order to sell issued to me thereunder for the recovery of the sum of Rs. 4,380, with interest on Rs. 2,500 at 24 per cents per annum from March 7, 1920, to June 10, 1920, and thereafter at 9 per cent. per annum on the aggregate amount of decree, till payment in full and costs of suit, I shall sell the under-mentioned properties mortgaged by bond No. 27,148, dated December 6, 1915, attested by N. J. C. Wijesekera, Notary Public, as primary mortgage, by public auction, at the respective spots, on Monday, July 26, 1920:-

At 2.P.M.

(1) The undivided 18/20 shares of a portion in extent about 2 acres from the land called Talgahawatta marked Z 76, situated at Kirimetiyana in Otarapalata of Pitigal korale, in the District of Chilaw, North-Western Province, in extent 2 acres 2 roods and 12 perches, together with the plantations and buildings thereon.

At 2. . 5 P.M.

(2) A portion of the land called Delgahagodella, situated at Kirimetiyana aforesaid, containing in extent 3 acres Of the undivided portion of 21 acres 1 rood and 2 perches. from this land and of the plantations and the tiled house thereon, the undivided 3/5 shares.

At 3 P.M.

(3) The land called Siyambalagahawatta of five contiguous lots, situated at Yaddessawa, in Medapalata of Pitigal korale aforesaid, containing in extent 3 acres 2 roods and 32 perches. Of the soil and all the plantations and quildings of this land, the undivided 1/16 share.

At 3,15, P.M.

(4) The field called Hikgahakumbura, situated at Yaddessawa aforesaid, containing in extent about 40 parrahs of paddy sowing ground. Of this field and all the parrahs of paddy sowing ground. appurtenances thereof, the undivided 1/16 share.

At 3.30, Д.м.

(5) The portion of land No. 6,045, situated at Yaddessawa aforesaid, appearing in plan No. 1,136, containing in extent I acre I rood and II perches. Of the soil and all the plantations and buildings of this land, the undivided 1 share.

At 3.45 P.M.

(6) The land of two contiguous lots 6035 and 6036 in plan No. 1,136, situated at Yaddessawa aforesaid, containing in extent 2 acres 3 roods and 15 perches. Of the soil and all the plantations of this land, together with the buildings thereon, the undivided ½ share.

particulars from Messrs. Amarasinghe Ranasinghe, Proctors and Notaries, Negombo, or from-

> M. P. KURERA, Auctioneer.

Negombo, July 6, 1920.

PART I. — CEYLON GOVERNMENT GAZETTE JULY 9, 192

Auction Sale.

In the District Court of Galle.

No. 17,011. Vs.

Gangaboda Hewagei Allis, (2) Umageliyegei Menchina, both of Dangedera in Galle.....Derendants

UNDER and by virtue of the decree and the order issued in the above case, I shall sell by public auction, at the spot, on July 31, 1920, at 2.30 P.M., the following property bound and executable for the recovery of the amount due on the said decree, viz.:—

All those undivided 2/15 and 1/5 parts, together with the 15 cubits stone-walled and tiled house, the adjoining 15 cubits kitchen and undivided ½ part of the old house of 15 cubits, and the 5 cubits shed used for storeing plumbago standing on Ambagahakanatta alias Kompadorugewatta, about 3½ acres in extent, situate at Dangedera, within the Four Gravets of Galle.

Galle, July 5, 1920

CAS. M. GOO ASERERA;

R 2 50/

Notice of Sale.

In the District Court of Kurunegala.

Selohamy of Kulunegala No. 7,780. Plaintif

Selohamy of Kurunegala, administratrix of the estate of Kader Meera Saibo Defendant.

The undersigned, shall offer for sale on account and risk of the previous purchaser, on Saturday, July 31, at P.M., at the spot, three undivided fourth shares of all those four contiguous allotments of land situated at Katukenda and Tammita, in Mahagalboda korale; containing in extent 91 acres and 2 perches.

For further particulars please apply to-

W. B. RANESINHA, Auctioneer, Auction Sale.

NDER the instructions received from the administrator of the intestate estate of Rena Suppiah Thevar, late of Yakwila and with reference to the order made in District Cour Kuninegala, testamentary case No. 1,701, I shall out un for auction the following premises, the first land herein delow:—

On Saturday, July 31, 1920, commencing at 1 P. M.

1. The contiguous lands called Daminnagahahena, Daminnagahawatta, and Paragahamulawatta, forming one property, situated at Yakwila, in Katugampola Medapattu korale, in extent of 13 acres 3 roods and 9 perches.

2. The ½ share of the land called Madakumbura, situated at Siripella in the said korale, in extent of half acre—

1. The unexpired term of lease of 100 coconut trees of the land called Thalgahawatta, situated at Siripelia aforesaid.

2. The unexpired term of lease of 30 loconut trees of the land called Paragahamulla, situated at Medigepola in the said korale.

3. The unexpired term of lease of 12 coconut trees of the land called Beligahawatta, situated at Medigepola aforesaid. Further particulars from me:—

Kuranegala, June 22, 1920.

T. B. AMUNUGAMA, Auctioneer.

Cancellation of Power of Attorney.

the undersigned, do hereby give notice that the power of attenty, bearing No. 5 dated August 12, 1912, granted by the in favour of Muhammadu Cassim Hadjiar Adam Abdul Careem and Ismalevve Marakair Mohammadatamby, both of Division No. 2, Katankudy, Batticalca has, on my return to Batticalca, on May 21, 1920, become null and void, and ceased to be of any force or avail in law.

Division No. 2, Katandudy, Batticaloa, July 5, 1920. UDOMALEVVE ODY MAMOONALEVE.

Ceylon Government Railway.—Comparative Statement of Goods Traffic for the Month of April, 1920.

Particulars of Goods conveyed.	Month ended April 30,	Month ended April 30,	Increase in 1920.	Decrease in 1920.	Nett Increase or Decrease from October 1, 1919, to April 30, 1920.
001140404	1919.	1920.			Increase in Decrease in
		m	rn		1919 to 1920. 1919 to 1920.
	$\mathbf{Tons.}$	Tons.	Tons.	Tons.	Tons. Tons.
Kerosine oil.	292	440	148	•	. 1.164
Rubber	1,831	2,032	2 01	<u> </u>	· 2,93 0 · · —
Rice	13,049	11,941	 = ·- · ·	1,108 .	8,715 —
Tea · · ·	10 ,036 · ·	11,417	1,381	· · · · · · · · · · · · · · · · · · ·	5.692 —
Cacao	104	157	53		- 166
Coconut produce	5,591	4,733			4,922
Fruit and vegetables	1,5 43	1,531		12 .	1,297
Tea and rubber packing		2,355 · ·	723		4,661
Plumbago		231		5 30 `.	3,614
Bulk petroleum		5 61		61	127 —
Liquid fuel		$1,472 \dots$	25 1		1,118
Manure		1 4, 708	6, 49 2		34,843
Other goods	21,583	23,779	$2,196 \dots$		43,882 —
Railway material (open line)	5,029	8 ,66 0 · ·	3,631		27,804
Railway material (extensions)	$256 \dots$	2 36		385
Breakwater material		2 10	 	27 7 .	2,251
Foreign traffic	. 2, 2 5 5	$2,771 \dots$	516		. 4345 —
					
Total	74,272	87,254	15,828	2,846	141,500 6,416
•		· 			

Colombo, June 29, 1920.

G. P. GREENE, General Manager.

MISCELLANEOUS

Sale of Goods.

THE under-mentioned packages having been left at 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 August 3, 1920, at 1 P.M. Goods must be cleared on or before August 6, 1920 :-

Date. 1919.		-	S. R. No.	Names.	Vessel. N	imber of Packages and Remarks.
August	28		4,174	G. C. Bliss	ss. Gloucestershire 1	eloek
September			4,563	Gibson	Train 1	rifle
December	2		6,011	Mackenzie	do 1:	revolver
December	15		6,227	James	ss. Mandala 1	do.
	-0		6.252	Rev. R. L. Barber	ss. Osterley 1	case
December	17		6.290	BLC in a triangle	1	keg paint
	-•		6,346	Dadley Warren	ss. Gloucestershire 1	chair
			6,372	Nil or H. M. Dyer	do 1	do.
December	21		6.388	F. H. Creasy, 18, Kollupitiya		revolver
December	28		6,563	Mrs. Taylor	City of Landon	chair
			6.564	Mrs. Lighton	and a second	do. 🦠
			6,565	Picoll		do)
			6.567	G. E. Moore	do 1	table
			6.568	Nil	\ do. 1	case
1920.			-,	m 47.5		
March	1		1,531	Wagnall	ss. Herefordshire 1	revolver
			1,542	Roberts	do 1	ďdo.
			1,578	M. E. T.	do 1	box
			1.584	Captain Hankey	do. 1	case
March	2		1,618	Achern	do 1	chair
,			1,619	Riley	do 1	do.
r 1 1			1.622	L. H. D. Kelly	do 1	do.
1.			1,623	Nil	do. 1	do.
		• •	1.625	Nil	Found on jetty 1	walking stick
	460		1,632	Campbell		box
March	11		1,819	Bennet	Train 1	chair
March	14		1,866	Volkart Bros	ss. Alicanti 1	parcel
March	15		1.872	J. Karter	ss. Kasodo Maru 1	
*:					•	: :0
H. M.				•		V. E. HOBDAY

Colombo, July 1, 1920.

Colombo, July 5, 1920

for Principal Collector.

Sale of Goods.

THE under-mentioned packages having been left behind in B I Warehouse beyond the time allowed by law, notice is hereby given that, unless the same be previously cleared, they will be sold by public auction on Tuesday, August 10, 1920, at 1 P.M. Goods must be cleared on or before August 13, 1920:-

Bonded by.	Entry No. and Date. 1919.		Vessel.		Marks.		Number of Packages and Description.
C. W. Co	316 of August 9	٠.	ss. City of Lahore	•	S A or K & Co. outside.	a	4 cases merchandise
Do	729 of December 15	• • •	ss. Nervana		Pharmacy. Colombo		l case silk goods
	1,101 of December 18 1920.	•,•	ss. Holy Well	••.	Fupon C 3	• •	2 bales paper
C. W. Co	1,614 of January 20	• •	ss. Tolomi Maru		S. M. S or S. R. S.	•	1 case merchandise
H. M. C Colombo, J				٠.	•	.fo	H. A. BURDEN, or Principal Collector.

Statement of Rice imported into the various Ports of Ceylon for the Week ended July 3, 1920.

Ceylon Ports.	Ports	of Orig	gin.	Number of Bags.
Colombo				N il.
All outports	••		••	Nil.
H. M. Custon	18,	for		Burden, pal Collector.

Destruction of Wild Elephants.

THE Government Agent, Province of Sabaragamuwa, is prepared to issue, free of stamp duty, licenses for the destruction of three wild elephants reported to be doing much damage to crops in Pallebedda village, between the 84th and 86th milestones on Madampe-Hambantota road, in Ratnapura District.

The descriptions of the animals are as follows:-

- (1) About 12 feet in height. Footprint: about 18 inches in diameter.
- (2) and (3) About 7 feet 6 inches in height.

Ratnapura Kachcheri, M. K. T. SANDYS, June 30, 1920. for Government Agent.

LIST OF COMPANIES INCORPORATED ABROAD AND REGISTERED IN CEYLON UNDER SECTION 111 OF THE JOINT STOCK COMPANIES ORDINANCE, 1861," AS AMENDED BY ORDINANCE No. 7 OF 1918."

A				
Applica No.	suo	Name of Company.	Incorporated in	Local Agents.
3		Rubber Securities, Ltd.	England .	Aitken, Spence & Co., Colombo
4		Cranley Tea Estates, Ltd.	Scotland	do.
5		Dickwella Tea Syndicate, Ltd.	England	do.
6		The Ceylon Consolidated Estates, Ltd.	do.	do
8		The Shanghai Life Insurance Co., Ltd.	Shanghai .	Resident Secretary, Colombo
. 9		The Anglo-Asiatic Co., Ltd.	England .	Branch Office, Colombo
10		The Dunlop Rubber Co., Ltd.	do	do.
2		The China Mutual Life Insurance Co., Ltd.		. Clark, Young & Co., Colombo
19			England .	Branch Office, Colombo
. 11		Colombo Stores, Ltd	do.	do.
21			Switzerland .	\mathbf{do}
1			England .	do.
20		Oriental Government Security Life Assurance Co., Ltd.		
24		person many many a series of the contract of t	Hong Kong	. do.
23			Madras, India .	do.
28		The Duckwari Tea and Rubber Estates, Ltd	England	4'0 0 40 01 1:
29		The Doolgala (Ceylon) Rubber Estates, Ltd.	do.	do.
30		The P. P. K. (Ceylon) Rubber Estates, Ltd.	do.	do.
31		Northumberland (Ceylon) Rubber and Tea Estates, Ltd.		J
32		Maliboda Tea Estate, Ltd.	do.	do.
15		Tootal Broadhurst Lee Co., Ltd	do.	. Shaw, Wallace & Co., Colombo
41	414	Trust of India, Ltd	India	British Ceylon Corporation, Ltd.,
,				Colombo
50		Walker, Sons & Co., Ltd.	England .	Branch Office, Colombo
44		The Aboyne-Clyde Rubber Estates of Ceylon, Ltd.	do.	. Lewis Brown & Co. Ltd., Colombo
45		mi - O. L. L. I. m 1 D. L.L Tr. 1	7 .	do.
47	• •	C. E. Heath & Co., Ltd.	do.	do.
49	• •	Make de (Condon) Doubles and West Totales Tad		_
	• •		do	. do.
· 62	٠.	The Hewagam Rubber Co., Ltd.	do.	Mackwood & Co., Colombo
63	.• •	The Central Province Ceylon Tea Co., Ltd.	do.	do.
71	• • •	The Ocean Marine Insurance Co., Ltd.	do.	Shaw, Wallace & Co., Colombo
76	· ·	The Ceylon Spinning and Weaving Co., Ltd.	Bombay .	. Branch Office, Colombo
77		The Colombo Commercial Co., Ltd.	England	. do.
78		The Hunasgeria Tea Co., Ltd.	do.	. Colombo Commerical Co., Ltd.
r. 1			. ^	Colombo
79		The Ouvah Ceylon Estates, Ltd	do.´ .	. do.
80	. :	Telebedde Ceylon Estates, Ltd	do	. do.
81		The Spring Valley Ceylon Estates, Ltd	. do	do. '
82	. :	Mooloya Estates, Ltd	do	. do.
83		Ellawatte Ceylon Tea Estates, Ltd	do	. do.
84		The Colombo Lead Mills, Ltd.	do.	do.
7		Hull, Blyth & Co. (Colombo), Ltd.	do.	. Branch Office, Colombo
		Triton Insurance Co., Ltd.	Calcutta	. Whittall & Co., Colombo
53		Glen Line, Ltd.	England .	do.
. 86		Darragh, Smail & Co., Ltd.	do.	. Lewis Brown & Co., Ltd., Colombo
59	• •	Sumtravalle Estates, Ltd	do	. George Steuart & Co., Colombo
14	٠.	The Eildon Hall Tea and Rubber Co., Ltd.	do.	. Shaw, Wallace & Co., Colombo
55		The South Wanarajah Tea Estates, Ltd.		Arthur Francis White, Dikoya
16		Pindenioya Rubber and Tea Estates, Ltd.	do	Henderson & Co., Colombo
	٠.	The Dalkeith (Ceylon) Rubber and Tea Estates, Ltd	do	•
17 91 ·		London Guarantee and Accident Co., Ltd.		. do. . Whittall & Co., Colombo
72 92		The New Dimbulla Co., Ltd. General Accident Fire and Life Assurance Corporation.		. J. M. Robertson & Co., Colombo
. 92		Ltd.	Scotland .	Clark Vounce & Co. Colombo
97		Daniel Income as Commoner	977	Clark Young & Co., Colombo
27 56	• •		<u>_</u>	. Aitken, Spence & Co., Colombo
56	•	North China Insurance Co., Ltd.	do.	. Whittall & Co., Colombo
99	•	Yorkshire Insurance Company The Bible Bubber Co. Ltd.	do.	. do.
101	•	The Bibile Rubber Co., Ltd.	do.	
102	•	The Nahalma Tea Estates Co., Ltd.	. do	. Bosanquet & Co., Colombo
103	٠		do	,
104		The Atherfield Tea and Rubber Co., Ltd.	_	. do.
222		Anglo-Persian Oil Co., Ltd.		Shaw, Wallace & Co., Colombo
105		J. H. Vavasseur & Co., Ltd.		Branch Office, Colombo
108		. The Vellikellie Tea Co. of Ceylon, Ltd.		Bois Bros. & Co., Colombo
109		. The Ceylon Up Country Tea Estates, Ltd.	_	do.
110	٠.		' .	. do.
111		. The Tyspane Tea Co., Ltd.	do.	` do.
100		. The National Mutual Life Association of Australasia, Ltd	. Australia	Branch Office, Colombo
114		. Lipton, Ltd.	. England .	do.
115	٠.	. The National Bank of India, Ltd.	~ ·	do.
116		. The Lanka Plantations Co., Ltd.	. do	. J. M. Robertson & Co., Colombo
117		. The Bogawantalawa District Tea Co., Ltd.	1.	do.
118		. The Pundaloya Tea Co. of Ceylon, Ltd.	مام	. do.
119	٠.	The Del Rey Tea Co., Ltd.	ما له	. do.
120		The Moneragalle Rubber Estates, Ltd.	*	do.
		· · · · · · · · · · · · · · · · · · ·	·-	

Applio	atio	n	Name of Company.	Incorporated in	Local Agents.
No.	.'		Motor Union Insurance Co., Ltd.	England	Lewis Brown & Co., Ltd., Colombo
124	• • '	The I	Northern Assurance Co., Ltd.	do.	Whittall & Co., Colombo
107	••		Lindoola Tea Co., Ltd.	do.	Bois Brothers & Co., Colombo
112 38	• •		Hong Kong Fire Insurance Co., Ltd.	Hong Kong	Whittall & Co., Colombo
122	• •	Elms		England	Cumberbatch & Co., Colombo
125	• •		Tismoda Estates Co., Ltd.	do	Lewis Brown & Co., Ltd., Colombo
123			Ukuwella Estates Co., Ltd	do	do.
131		The	Kanan Devan Hills Product Co., Ltd	Scotland	James, Finlay & Co., Ltd., Colombo
140		The	Royal Mail Steam Packet Company	England	Whittall & Co., Colombo
154		The	Yangtsze Insurance Association, Ltd	Hong Kong	Aitken, Spence & Co., Colombo
163		Dody	well & Co., Ltd	England	Branch Office, Colombo
164			Mercantile Bank of India, Ltd	do, .	do
165	• •		Union Marine Insurance Co., Ltd	do,	Hayley & Kenny, Colombo
167			Standard Life Assurance Company	Scotland	Bois Brothers & Co., Colombo
134	• •		Ceylon Land and Produce Co., Ltd	England	Robert Wilson, Matale
135	• •		Tillyfour Rubber Co., Ltd	do	do.
145	• •	The	Consolidated Tea and Lands Co., Ltd. Amalgamated Tea Estates Co., Ltd.	Scotland	James Finlay & Co., Ltd., Colombo do.
146	• •	The.	Amaigamated Tea Estates Co., Ltd. Anglo-American Direct Tea Trading Co., Ltd.	do	do.
147	• •		es Finlay & Co. Ltd		Branch Office, Colombo
148 155	• •				Harrisons & Eastern Export, Ltd.,
100	• •	11011	isons realisary a ropinously, 2200	lia	Colombo
33		The	Agricultural Company of Ceylon, Ltd		Bosanquet & Co., Colombo
34	•		el's Explosives Company, Ltd	do	do.
35			Kobonella Estates Co. of Ceylon, Ltd.	England	Whittall & Co., Colombo
36			haugh Tea and Rubber Co., Ltd	Scotland	Branch Office, Colombo
37			Ceylon Timber and Rubber Syndicate, Ltd		Shaw, Wallace & Co., Colombo
39		\mathbf{The}	Canton Insurance Office, Ltd	Hong Kong	Whittall & Co., Colombo
64			ington Typewriter Co. (India), Ltd		Branch Office, Colombo
133			Asiatic Petroleum Co. (Ceylon), Ltd.	England	Delmege, Forsyth & Co., Colombo
149	,		ral Tea Co., of Ceylon	do	Branch Office, Nuwara Eliya
150	• •		on Proprietary Tea Estates Co., Ltd.	do	do.
151	• •		Ceylon Tea Plantations Co., Ltd.	do	do.
162	• •		Bengal Coal Co., Ltd	Calcutta	Clark, Young & Co., Colombo
13	• •	The	inegala Rubber Co., Ltd Holland-Ceylon Commercial Co. (Holland-Ceylon,	England	Allan S. Long Price, Kandy
18	• •		andelmaatschappij)	Holland	Branch Office, Colombo
25			Ceylon Wharfage Co., Ltd.	England	do.
42	• •		Matale Ceylon Rubber Co., Ltd	do	The Galaha Ceylon Tea Estates &
	• •		name of the standard of the st		Agency Co., Ltd., Colombo
43		The	Ragalla Tea Estates, Ltd	do	do.
46	٠.	The	Woodend (Kelani Valley Ceylon) Rubber and Tea	do	Lewis Brown & Co., Ltd., Colombo
			o., Ltd.		
48	• •	The	Lochnagar (Ceylon) Produce Co., Ltd.	do	do.
51			Midland (Ceylon) Tea Plantation: Co., Ltd	do:	Aitken, Spence & Co., Colombo
52	• •		ton Estates (Ceylon), Ltd.	do.	
54	٠.		ui Bussan Kaisha, Ltd.		Branch Office, Colombo
57	• •		Ceylon & Indian Planters' Association, Ltd.	England	Skrine & Co., Colombo
61 67	٠.		vlands Estates Co. of Ceylon, Ltd	do	George Steuart & Co., Colombo
68	• •		ĭ 185 0 10 1 T 1	do	Leechman & Co., Colombo do.
69	• •		apolla Tea Co. of Ceylon, Ltd apolla Tea Co. of Ceylon, Ltd	do	do.
70	• •		Kelani Valley Rubber Estates, Ltd.	do	do.
73	• •		Galkandewatte Tea Co., Ltd	do.	J. M. Robertson & Co., Colombo
74	• • • •		Kotmalie Valley Estates Co. of Ceylon, Ltd.	do	do.
75			am McEwan & Co., Ltd.	Scotland	do.
87	• • •	The :	New Explosives Co., Ltd	England	Shaw, Wallace & Co., Colombo
88		The !	National Guarantee & Suretyship Association, Ltd.	Scotland	Tarrant & Co., Colombo
89	•.•	Reck	itt & Sons, Ltd	England	do.
90	• •		ills, Limited	Scotland	Branch Office, Colombo
93			Eagle Star & British Dominions Insurance Co. Ltd.		Whittall & Co., Colombo
94	• •		Haydella Tea and Rubber Estates, Ltd	do	do.
95	• •		Seremban Rubber Estate Co., Ltd	do	do.
96	• •		Panawatte Tea and Rubber Estates, Ltd	, do	do.
97	• •		Yatiyantota Ceylon Tea Co., Ltd	do	do.
98	• •		iside Tea Company of Ceylon, Ltd.	do Auckland, New	do.
106	• •	TUG	South British Insurance Co., Ltd	Zealand, New	James Finlay & Co., Ltd., Colombo
113		The	Chiswick Polish Co., Ltd.		. Tarrant & Co., Colombo
126	• •		Augusta Tea Estates Co., Ltd	do.	Gordon Frazer & Co., Ltd., Colombo
127	• •		Kadienlena Tea Estate, Ltd.	do.	do.
128			gas Tea Estates, Ltd	do	do.
129			Alluta Rubber and Produce Co., Ltd.	do	do.
130			Lavant Rubber and Tea Co., Ltd	do	do.
132			Tea Corporation, Ltd	do.	do.
136			Imperial Ceylon Tea Estates, Ltd	do.	Whittall & Co., Colombo
137			Alliance Tea Company of Ceylon, Ltd	do.	do.
138		The (Ganapalla Estate Co., Ltd	do.	do
141			Battalgalla Estate Co., Ltd.	do.	Carson & Co., Ltd., Colombo
143	• •	The 1	Hornsey Tea Estates, Co., Ltd	do.	. do.
144	.••	The l	Mapalagama Rubber Estates, Ltd	do.	. do.
	`				A 5

No.	ion Name of	Company.		Incorporated in		Local Agents.
152	Harrisons King & Irwin,	Ltd.		Shanghai, Chir	ia	Branch Office, Colombo
153	The Standard Oil Compa	ny of New York		New York City		do.
				U.S.A.	,,	
56	The Elston Estates Comp	any of Cevlon, Ltd.		England		George Steuart & Co., Colombo
157	. The Duff Estates Compar	iv. Ltd.		do.	1.	do.
158	The Kintyre Tea Estates	Co., Ltd.		do:		do.
159	The Nayabedde Estates			do.		do.
160	The Glen Rubber and Te		•••	Scotland		do.
161	The Bandarapola Ceylon		• •	England		C. P. Anderson, Matale
168	Taldua Rubber Co., Ltd.	001, 2200.	• •	do.	•	Gordon Frazer & Co., Ltd., Colomb
169	Rajawella Produce Co., I	td.	••	do:	•	do.
170	The Mayfield (Dimbula)	rea Co. of Ceylon, Ltd.	• • •	do.		The Colombo Commercial Co. Ltd
171	The Alliance Assurance (lo T+d		do.		Colombo George Steuart & Co., Colombo
172	The Talawakelle Estates		• •	do.	• •	do.
173	. The Devitural Rubber as		• •	do.	٠.	do.
175	The Hanipha (Ceylon) Te		• • •	do.		do.
176	The Gibson Estates, Ltd		• •	do.		do.
178	Vacuum Oil Company	· · · · · · · · · · · · · · · · · · ·	• •		SÀ	Branch Office, Colombo
179	Dungan Rubber Compan	v (1913) T.t.	• •	England		Carson & Co., Ltd., Colombo
. ^ ^	Grand Central (Ceylon) I	Ribber Estates Itd	••	do.	• •	do.
181		and Tea Plantations, Ltd.	••	3.	•	do.
182	The Doloswella Rubber	and Tea Estates 14d	• •	do.	•	do.
83	The Consolidated Estate		• •	do. do.		George Steuart & Co., Colombo
86	The Consolidated Estates The Warriapolla Estates		• •	do. do.	••	do.
87	The Walflapolla Estates The Royal Exchange Ass		. • •	do.	•••	Bois Brothers & Co., Colombo
188	The Asiatic Steam Navig		•	do. do.		Aitken, Spence & Co., Colombo
189	The Lowmont Estates C		• •	مام	• •	Cumberbatch & Co., Colombo
90			• •	a `	• • •	do.
	ends 200 3 200 300 1			do.	••	do.
191		1.100.	• •		• •	and the second s
192	The Haputale Co., Ltd.	ile Transpare Cohenans	• •	Scotland		do.
193	North British & Mercant		• •			Walker, Sons & Co., Ltd., Colomi
94	The Kandapolla Tea Co.		• •	England		Bosanquet & Co., Colombo
195	The Caledonian (Ceylon)	Tea Estates, Ltd.	• •	do.	• •	Rosehaug Tea and Rubber Co
		The second of th			2	Ltd., Colombo
197	The Scottish Metropolite		•	Scotland	• •	Clark, Young & Co., Colombo
198	The Brae & Chingoor Te		• •	<u> </u>		Carson & Co., Ltd., Colombo
199	The Abotsleigh Tea Com	pany (1899), Ltd.		do.	• •	do.
200	The Empire of India & C		٠.,	do.		do.
201	Provident Accident & G		.:	do.	•,•	do.
203	Queensland Insurance Co	o., Ltd			alia	Aitken, Spence & Co., Colombo
204	Sun Insurance Office	•••		England	٠.	J. M. Robertson & Co., Colombo
205	Orient Steam Navigation			do.		Whittall & Co., Colombo
206	The Demodera Tea Co.,	Ltd.	٠,,	do.	•,•,	
207	Railway Passengers Assu	rance Company		do.		Tarrant & Co., Colombo
208	The Scottish Trust & Lo			Scotland		Cumberbatch & Co., Colombo
209	The Palatine Insurance	Co., Ltd.	••	England		do.
210	The British Equitable A	ssurance Co., Ltd.		. do.		W. D. Carolis, Colombo
211 🖰	Atlas Preservative Co., I	Ľtd.		do.		Lee, Hedges & Co., Ltd., Colombo
12	Mount Vernon (Ceylon)	rea Co., Ltd.		do.		Carson & Co., Ltd., Colombo
214	The Sapumalkande Rub	ber Co., Ltd	. ,	do.		Harrisons & Crossfield, Ltd
_	en e					Colombo
215	The Lunuva (Cevlon) Te	a and Rubber Estates, Ltd.		do.		do.
216		on) Tea and Rubber Co., Ltd		do.	• •	dò.
217				do.		do.
218	Hingurugama Tea and F			\mathbf{d} o.		do.
219	London Assurance Corpo			do.		Carson & Co., Ltd., Colombo
220	The Negombo (Ceylon)			do.		Harrisons & Crosfield, Ltd., Colom
231 ·	The Morgan Crucible Co			do.		Lee, Hedges & Co., Ltd., Colomb
232	The Glendon Rubber Co			do.		Cumberbatch & Co., Colombo
233	The New Ceylon Plantat		•	do.		do.
234	The Rubber Estates of 1			do.		do.
235	Curtis & Harvey, Ltd.	**		do.		Lee, Hedges & Co., Ltd., Colomb
236	Ferguson Holness & Co.	. Ltd.	•	do.		do.
237	The Bombay Burmah T			Bombay		Aitken, Spence & Co., Colombo
240	The Rubber Plantations		• •	England		Harrisons & Crosfield, Lt
	,		• •		. • •	Colombo
241	Harrisons & Crosfield, I	Ltd	_	do.	_	Branch Office, Colombo
242	McDowell & Co., Ltd.		•	. Madras	•	H. B. Charlesworth, Colombo
243	The Phœnix Assurance	Co., Ltd.	• •	England	•	Carson & Co., Ltd., Colombo
244	Kearley & Tonge, Ltd.	•		do.	• •	Heath & Co., Colombo
247	Singer Sewing Machine	Co.	• •		8	A. Branch Office, Colombo
65	The Carolina Tea Co. of		•		٠,٠٠	
	The Nuwara Eliya Tea	Estates Co T+d	• •	England	• •	Lechman & Co., Colombo
- 6 6	m 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		•	. do.	• •	do.
249			• •	. do.	• •	Chas. P. Hayley & Co., Galle
_	Union Assurance Societ	noral Inguiana C	٠.	. England		Dodwell & Co., Ltd., Colombo
251	ine world marine & G	eneral Insurance Co., Ltd.	. •	do.	• •	Bosanquet & Co., Colombo
$\begin{array}{c} 251 \\ 254 \end{array}$				J.		too Table on the Table Oil 't
251 254 255	Commercial Union Assu	trance Co., Ltd.	_ •	. do.	• •	Lee, Hedges & Co., Ltd., Colomb
$\begin{array}{c} 251 \\ 254 \end{array}$	Commercial Union Assu	tal Steam Navigation Co.,	\mathbf{Ltd}	. do.	•	Mackinnon, Mackenzie & C
251 254 255	Commercial Union Assu	tal Steam Navigation Co.,	$_{ m Ltd}$. do. . do.	•	Mackinnon, Mackenzie & C Colombo George Steuart & Co., Colombo

	-,			
	li cati o No.	n Name of Company.	Incorporated in	Local Agents.
260		Law Union & Roch Insurance Co., Ltd.	. England	Carson & Co., Ltd., Colombo
8	5	Maw & Company, Ltd.	. do	Tarrant & Co., Colombo
213		Poonagalla Valley Ceylon Co., Ltd.		Carson & Co., Ltd., Colombo
269		Atlas Assurance Co., Ltd.	. do	Harrisons & Crosfield, Ltd., Colombo
270)	Tokio Marine & Fire Insurance Co., Ltd. (Tokio Kaisho Kasai Hoken Kabushiki Kaisha)	o rokio, oapan	(1) Carson & Có. Ltd., Colombo (2) Mitsui Bussan Kaisha, Ltd.,
		Rasai Hoken izabushiki izasida)	* **.	Colombo
27]	ı	The Merchants Marine Insurance Co., Ltd.	. England	James Finlay & Co., Ltd., Colombo
274		The Ceylon Steamship Co., Ltd.	. do.	Walker Sons & Co., Ltd., Colombo
275		William Gossage & Sons, Ltd.	. do	Hayley & Kenny, Colombo
276	3	The Equitable Life Assurance Society of the United	i New York, U.S.A.	Walker, Sons & Co., Ltd., Colombo
282		States Mahawela Rubber and Tea Co., Ltd	. England	James Finlay & Co., Ltd., Colombo
283		The Fuso Marine Insurance Co., Ltd. (Fuso Kaijo Hoker	Tokio, Japan	Carson & Co., Ltd., Colombo
		Kabushiki Kaisha)		
284			. England	James Finlay & Co., Ltd., Colombo
287	7	The Australasian United Steam Navigation Co., Ltd	. do.,,,	Mackinnon Mackenzie & Co.,
289	`	The British & Foreign Marine Insurance Co., Ltd.	. England	01
291		Muller & Phips (Asia), Ltd., Asiatic Selling Corporation		Branch Office, Colombo
292		The National Benefit Assurance Co., Ltd.	. England	Aitken, Spence & Co., Colombo
293		Bengal Mercantile Life Insurance Co., Ltd.	. Calcutta, India	D. G. Joseph, Hul tsdorp street,
201	_	my vz v my v o v v o v v o v v o v o v o v o v o	. O I	Colombo
298	•	The Kyodo Fire Insurance Co., Ltd. (Kyodo Kasa Hoken Kabushiki Kaisha)	u Osaka, Japan	Mitsui Bussan Kaisha, Ltd., Colombo
290)		. India	C. Thiagarajah & Co., Colombo
		Joseph Crosfield & Sons, Ltd.	. England	Shaw, Wallace & Co., Colombo
)	Norwich Union Fire Insurance Society, Ltd.	. do	Leechman & Co., Colombo
304	ł	Graham McPhillips, Ltd.	Singapore	M. K. Foster, Prince street,
306		Union Insurance Society of Canton, Ltd.	. Hong Kong	Colombo Dodwell & Co., Ltd., Colombo
307		The Gangwarily Estates Co. of Ceylon, Ltd.	. England	Darley Butler & Co., Colombo
309		The Ben Line Steamers, Ltd.	. Scotland	Aitken, Spence & Co., Colombo
310)	Butter Substitutes Supplies, Ltd.	. England	A. C. & C. E. Bernard, Colombo
312		The Mazawatee (Export) Co., Ltd.	. do	Whittall & Co., Colombo
313 314		Colombo Electric Tramways & Lighting Co., Ltd. The Peacock & Nilambe (Ceylon) Tea and Rubber	. do do	Boust ad Bros., Colombo
514		Estates, Ltd.	. uo.	do.
315	٠	Igalkande Rubber and Tea Estates Co., Ltd.	do	(dò.)
316		The United Planters' Co. of Ceylon, Ltd.	do.	do.
246	3	Davidson & Co., Ltd	Ireland	H. W. Hammond & A.N. Magarath,
258	:	The Federal Steam Navigation Co., Ltd.	England	Colombo Mackinnon Mackenzie & Co.,
, 200	· · ·	The Pototal Steam Itavigation Co., Dia.	. Diigidiid	Colombo Mackenzie & Co.,
272	:	The National Insurance Company of Great Britain, Ltd		James Finlay & Co., Ltd., Colombo
58		Peek Bros. & Winch, Ltd.	England	John Thomas Muggendge, Colombo
121 139		The Balmoral (Ceylon) Estates Co., Ltd. The Bangelle Toe Company of Caylon Ltd.	do	Whittall & Co., Colombo
184		The Rangalla Tea Company of Ceylon, Ltd. Dunsinane Tea Co., Ltd.	. do	George Steuart & Co., Colombo
248		British Traders' Insurance Co., Ltd.		Bosanquet & Co., Colombo
. 262	٠.,	British India Steam Navigation Co., Ltd.	England	Mackinnon, Mackenzie & Co.,
		The state of the s	in an an Agina shiri	Colombo
285 256		Brunner Mond & Co., Ltd. Jurgens, Ltd.	do	Hayley & Kenny, Colombo
281		The New Zealand Insurance Co., Ltd.	New Zealand	Lee Hedges & Co., Ltd., Colombo Leechman & Co., Colombo
320		The Colombo Gas & Water Co., Ltd	England	Branch Office, Colombo
174		The Sunnygama Co., Ltd.	dő.	George Steuart & Co., Colombo
177		Ceylon (Para) Rubber Co., Ltd	do.	do.
238 290		The Western Assurance Company St. George Rubber Estatés, Ltd.	Toronto, Canada England	Tarrant & Co., Colombo Cumberbatch & Co., Colombo
31.9		The Sea Insurance Co., Ltd.	: ar =	Aitken, Spence & Co., Colombo
221		The Galaha Ceylon Tea Estates & Agency Co., Ltd	1.4	Branch Office, Colombo
222	3	Dimbula Valley (Ceylon) Tea Co., Ltd	do	The Galaha Ceylon Tea Estates &
907		mi . Tr 11 . m 1 To . 11 O T . 3		Agency Co., Ltd., Colombo
$\frac{321}{322}$		The Hattangalla Tea and Rubber Co., Ltd Handford Estate, Ltd	England	George Steuart & Co., Colombo
60		The Dorankande Rubber Estates, Ltd.	do	do. do.
253		The Kepitigalla Rubber Estates, Ltd.	do.	Harrisons & Crosfield, Ltd.,
			_	Colombo
261		Compagnie des Messageries Maritimes	. France	Pierre de Bure, E. Chaize & M. de
308	.	The Ellerman Lines, Ltd.	England	Chanterae, Colombo
324		Millars' Timber & Trading Co., Ltd.	do	Aitken, Spence & Co., Colombo Carson & Co., Ltd., Colombo
239		Kandahena Estates, Ltd.	do.	Harrisons & Crosfield, Ltd., Colombo
311		The National Insurance Co., Ltd	Calcutta	M. R. Cecil, Colombo
301		The Liverpool & London & Globe Insurance Co., Ltd		Skrine & Co., Colombo
326 273		Appleton Machin & Smiles, Ltd. Parambe Rubber and Tea Co. of Ceylon, Ltd.		Leechman & Co., Colombo
288		Avon & Golconda Tea and Rubber Co., Ltd.	Scotland	Lewis Brown & Co., Ltd., Colombo Cumberbatch & Co., Colombo
323	3	Joseph Tetley & Co., Ltd.	73 1 4	Leechman & Co., Colombo
329			. Bengal, India	

	n Name of Company.		Local Agents.
No. 27	The General Ceylon Rubber and Tea Estates, Ltd	England	. The Galaha Ceylon Tea Estates Agency Co., Ltd., Colombo
94	The Ceylon Estates Investment Association, Ltd	Scotland	Aitken, Spence & Co., Colombo
74. 51:	Deltota (Ceylon) Tea & Rubber Plantations, Ltd		. Darley Butler & Co., Colombo
	Delitora (Ceyton) Tea & Itubbel I laneautons, Live.	do.	do.
27	The Higgoda Rubber Estates, Ltd.	do.	George Steuart & Co., Colombo
85	The Standard Tea Co. of Ceylon, Ltd		Aitken, Spence & Co., Colombo
68	Rotterdamsche Lloyd	Rotterdam, Holland	
23	The Associated Tea Estates of Coylon, Ltd.	England .	. The Galaha Ceylon Tea Estates Agency Co., Ltd., Colombo
26	The Walaboda Tea and Rubber Co., Ltd.	do.	. do.
28	Pantiya Tea and Rubber Co., Ltd	do.	. do.
29	Rubber Estates of Ceylon, Ltd	do.	. do.
78	The Canadian Pacific Ocean Services, Ltd	do.	. Bois Brothers & Co., Colombo
42	Nippon Yusen Kabushiki Kaisha (Japan Mail Steamship		Carson & Co., Ltd., Colombo
* -	Co., Ltd.)		7 100 01 1
45	The Goodyear Tyre and Rubber Co.	Akron, Ohio U.S.A.	o, Branch Office, Colombo
64	The Eastern Produce and Estates Co., Ltd	England	. do.
66	The Namunakula Tea Estate Co., Ltd.	do.	. The Eastern Produce & Estat Co., Ltd., Colombo
والمراجع والمتابع	m		
67	The Yataderia Rubber and Tea Co., Ltd.	do.	. do.
0.0	The Eastern Garage & Colombo Taxi Cab Co., Ltd	Bengal	. Branch Office, Colombo
17	Adam's Peak Tea Estates, Ltd	England .	. Shaw, Wallace & Co., Colombo
30	Jamal Brothers & Co., Ltd.	Burma .	. Branch Office, Colombo
24	The Goomera (Ceylon) Tea Estates Co., Ltd.	England .	. The Galaha Ceylon Tea Estates Agency Co., Ltd., Colombo
·	m at a m of Til		_ ·
25 0 2	The Maturata Tea Co., Ltd. The London & Provincial Marine & General Insurance	do do	. do C. D. Carolis, Colombo
96	Co., Ltd. Stoomvaart Matschappy Nederland (Steam Navigation Co., Nederland)	Amsterdam, Holland	Aitken, Spence & Co., Colombo
18	Hindustan Co-operative Insurance Society, Ltd.	Bengal .	. M. A. Tampoe, Colombo
98	J. C. Whitney Company	U. S. A.	s, Colombo Commercial Co., Lt Colombo
30	Guardian Assurance Co., Ltd.	England .	. The Galaha Ceylon Tea Estates Agency Co., Ltd., Colombo
79	Irwin-Harrisons & Crosfield	New Jersey, U. S. A.	
33	United British Insurance Co., Ltd		. Coop Agency Company, Colombo
36	Cory Brothers & Co., Ltd.		. Skrine & Company, Colombo
50	The Dickella (Ceylon) Rubber Estates, Ltd.	do.	The Galaha Ceylon Tea Estates Agency Co., Ltd., Colombo
31	Joseph Travers & Sons, Ltd.	do.	. Colombo Commercial Co., La Colombo
' 0	ASSECT AS A SECOND OF THE	9	
2	Scottish Ceylon Tea Co., Ltd.	do.	. Branch Office, Hatton
)2	The Ceylon Cocoa and Rubber Co., Ltd.	do	. Carson & Co., Ltd., Colombo
8	The Piccadilly (Kelani Valley, Ceylon) Rubber and Tea Estates, Ltd.	do	. Darley Butler & Co., Colombo
32	المراجع والمستوال المراجع والمستوال والمستول والمستوال والمستوال والمستوال والمستوال والمستوال والمستوال و	Oss, Holland .	. Lee, Hedges & Co., Ltd., Colomb
34	Whiteaway, Laidlaw & Co., Ltd.	England .	
7	The Kuhara Shoji Kabushiki Kaisha (Kuhara Trading		. Branch Office, Colombo . Carson & Co., Ltd., Colombo
38	Co., Ltd. The State Assurance Co., Ltd.	Liverpool,	Henderson & Co., Colombo
05 .,	The Ocean Transport Co., Ltd. (Taiyo Kaium Kabushiki	England Kobe, Japan	Dodwell & Co., Ltd., Colombo
	Kaisha)		
40 .	Dickwella Tea Co., Ltd.	\mathbf{E} ngland .	Aitken, Spence & Co., Colombo
40	The Anglo-Ceylon General Estates Co., Ltd.	do	. Neill G. Campbell, Nuwara Eliya
40 41	TOTAL	do	. Branch Office, Colombo
41	. The Eastern Bank, Ltd.		
41 44	The Eastern Bank, Ltd. Oceanic Steamship Company		Aitken Spence & Co. Colombo
41 344 03			A. Aitken, Spence & Co., Colombo N. W. Morgappah,

Notice of Sale.

Latthe Harbour Works, on Wednesday, July 14, 1920.

The dimensions of the hull are:—

Length, 102 ft.; breadth, 22 ft.; depth, 9 ft.

The boiler, engines, and other machinery and fittings have been removed, and the hull will be sold in its present condition.

The barge can be inspected upon application to the Harbour Engineer, Colombo.

F. Bowes,

Chairman, Colombo Port Commission. Office of the Colombo Port Commission, Colombo, July 5, 1920.

Hanguranketa Buddhist Vernacular Mixed School.

NOTICE is hereby given that an application has been received from P. B. Attanayake, Esq., for removing the girls' department of his Hanguranketa Mixed School, which is situated in Kandy District of the Central Province, to a site 40 fathoms to the east of the present site.

Observations will be received not later than August 2, 1920.

A. S. HARRISON, for Acting Director of Education.

Education Office, Colombo, July 2, 1920.

Training School for Surveyors.

N examination for admission to the Departmental Training School for Surveyors will be held at the following centres: Colombo, Kandy, Jaffna, Galle, Kurunegala, Badulla, Anuradhapura, Ratnapura, and Batticaloa, on August 16, 1920, and following days.

1. Candidates must not be less than 19 or more than 25

years of age.

2. Candidates will be required to furnish the following certificates, and must attach them to the form referred to in paragraph 3 below:—

(a) A certificate of age.

(b) A certificate of respectability and good moral character from two or more persons whose social or official position can be accepted as a guarantee of reliability.

(c) Elementary School-leaving Certificate.

Candidates will be required to fill in an entry form which can be obtained on application to the Surveyor-General. This form must be presented in person to the Assistant Surveyor-General at Colombo, accompanied by the certificates referred to in paragraph 2, or to the Superintendent of Surveys in a Province.

4. Subjects for the examination are:-

(i.) Mathematics-

(a) Arithmetic.

(b) Algebra (up to and including quadratic equations).
(c) Geometry (theorems and problems on the following: angles at a point; parallel straight lines; side and angle properties of triangles and parallelograms; areas of triangles and quadrilaterals; the chord, angle, and tangent properties of the circle; the properties of the right-angled triangle).

(d) Plane Trigonometry (up to and including the

solution of triangles).

(e) Mensuration (elementary, of areas and solids).

(ii.) English Composition (Essay).

(iii.) Plan Drawing.

three years on Rs. 3,900.

After passing the Entrance Examination candidates will have to pass a Medical Examination to ascertain if they possess a sound con titution, good vision, hearing, and physical fitness for duty in any part of the Island. A of Rs. 5 will be charged for the Medical Examination.

6. Applications for admission to the above class will not be accepted after midday on August 7. For further particulars regarding prospects, &c., application should

be made to the Surveyor-General.

Pay and conditions of promotion: Grade I.—The number in this grade is 15, at Rs. 3,180 to Rs. 3,900 per annum by annual increments of Rs. 180, but those who have passed the Senior Departmental Examination will be entitled to rise to a maximum salary of Rs. 4,440 by annual increments of Rs. 180 after a halt of

Grade II.—The number in this grade is 50, at Rs. 1,800 to Rs. 3,000 per annum by annual increments of Rs. 120. Grade III.—The number in this grade is 215, at Rs. 720

to Rs. 1,680 per annum by annual increments of Rs. 120. 8. III. Grade Surveyors with one year's service, irrespective of the salary they draw, and provided they are recommended by their Superintendent, will be eligible to enter for the Departemental Junior Examination, which will be held annually.

9. Surveyors who have passed the Junior Departmental Examination will become eligible for promotion to Grade II. after three years' service in Grade III., should their record be a good one, and also for promotion to Grade I. after serving one year on the maximum salary of Grade II.

10. Surveyors who have passed the Senior Departmental Examination will become eligible for promotion to

Grade I. after seven years' service in Grade II.

Surveyors who have passed the Senior Departmental Examination and show sufficient administrative ability will receive promotion to the Assistant Superintendent of Surveys Grade.

12. Promotion to the various grades will be contingent

on the occurrence of vacancies.

The examination will be for 24 places.

Surveyor-General's Office, Colombo, July 1, 1920.

A. J. WICKWAR, Acting Surveyor-General. Lease of the Government Coconut Plantation at the Mouth of the Kelani River.

NOTICE is hereby given that the Government Agent of the Western Province will receive tenders at his office in Colombo, on Thursday, July 22, 1920, at 12 noon, for the lease of the Government coconut plantation, containing in extent 5 acres 2 roods and 4 perches, more fully described in preliminary plan No. 15,250, situated at the mouth of the Kelani river, for a term of two years from August 1, 1920, subject to the following conditions:

The highest tenderer shall be declared the purchaser.

The purchase amount shall be paid as follows: - First year's rent on the day of sale, and the second year's rent on or before July 1, 1921.

3. The purchaser is only entitled to the nuts of the

coconut trees.

4. The purchaser or his workmen shall not cut any trees or interfere with any existing fence or boundary.

The purchaser shall weed the land and keep it clean and in good order, and also comply with the Municipal regulations.

6. The purchaser shall take care of all the young coconut plants that are not above the reach of cattle, and maintain the fences in good repair.

7. If any coconut plants are eaten by cattle, he should pay damages at the rate of Re. 1 per tree so damaged.

8. The purchaser shall not assign, transfer, or sublet the land without the written permission from the Government Agent, Western Province, to do so.

9. The purchaser shall not sell or remove sand, &c., from

the demised premises.

10. If the whole or any portion of the land is required by Government before the expiry of the lease, such land or portion shall be surrendered on a week's notice being given -a pro rata refund of the purchase amount will be paid to the purchaser for the unexpired period of the lease respecting the land or portion thereof resumed by the Crown.

11. In the event of any breach of the foregoing conditions, the Government Agent shall have the power to resume possession of the land and eject the purchaser and

his workmen from the land without compensation.

12. The purchaser shall at the expiration or sooner determination of the lease deliver up possession of the leased land to the Government Agent or any officer authorized by him in good order and condition without any damage being done to the trees or to the land.

13. The Government Agent reserves the right to reject

any or all tenders.

The Kachcheri, Colombo, June 26, 1920.

J. G. FRASER, Government Agent.

Closure of Area for Application Surveys in Eastern Province. OTICE is hereby given that surveys in connection with applications for the purchase or lease of Crown land will in future be undertaken in the Eastern Province in rotation according to areas.

The Province is divided into

Area No. 1, which includes Koralai, Eravur, Rukam, Bintenna, Manmunai, Eruvil, and Porativu pattus of Batticaloa District.

Area No. 2, which includes the whole of Trincomalee District.

Area No. 3, which includes Nadukadu, Chammanturai, Karaivaku, Nintavur, Akkarai, and Panawa pattus of Batticaloa District.

Area No. 3 will be closed on August 1, 1920, and no applications received within this area after that date will be forwarded to the Surveyor-General for survey until this area is again re-opened. This, however, will not preclude applicants from submitting to me for registration applications for land within this area with a view of ascertaining whether there are any objections to the sale or lease.

4. The next area to be closed for survey will be Area No. 1, followed in due course by Area No. 2. Applications for the purchase or lease of Crown land in these two areas.

should be forwarded to me as early as possible. The date of closure of No. 1 area will be shortly published, and will represent the date of completion of all work in Area No. 3.

June 24, 1920.

M. H. KANTAWALA, for Government Agent.

Ē	XA	MINATION		IN GOVERNMENT	•	1:		N T	Centre : Name.	Peradeni	iya. School,
			SCHOOLS, 192	•		11	ndex	NO.	Name. Amarakoon, A. R. Amarakoon, M. H. Ampuhamy, E. M. Appuhamy, G. H. Mudiyanse, K. M. Punchi Banda, D. M. Ratnayaka, M. Samarawickrama, A. Siridasa, P. G. Wansekara, L. B. Wijayasooriya, K. B. Centre: Abenayaka, I. Anderson, D. W. Dahanayaka, M. A. Dharmasena, P. E. Diass, H. G. Dionis, T. K. Dissanayaka, D. C. Hettiarachehi, M. Hewagigana, D. N. Jayawardana, D. B. Piyadasa, D. P. P. Ranadeera, J. Samarakoon, D. Sirisena, D. P. D. Somawanta, L. G. Centre Adiris Appu. H. M.		K/Alawatugoda
		List	of Successful Ca				218	• • • •	Amarakoon, M. H.		K/Gunnapana
			First Year—Mal			1	219 220	• •	Appuhamy, E. M. Appuhamy, G. H.		K/Handessa
		Name	Centre: Bentot			1	234	•	Mudiyanse, K. M.	• •	K/Yatiganhulaha K/Mahamedagama
Index N	O.,	Name	9. - TO TO	School.			241	• • •	Ratnayaka, M.		K/Haloluwa
1 9	• •	Liveris, T.	а, р. в	School. G/Elakaka G/Hungantota KL/Padagoda G/Omatta do. KL/Udugama G/Omatta G/Welitara KL/Latpandura KL/Ittapana		1	244 245	• •	Samarawickrama, A. Siridasa, P. G.		N/Sangilipalama K/Atabage
12 15	• •	Nomis Sinno,	G. K	KL/Padagoda			251	::	Wansekara, L. B.	• • •	KU/Weuda
15 16 17	• •	Peeris Sinno	<u>ŭ.</u> ::	do.		1.	255	• •	Wijayasooriya, K. D.	(No Impres)	A/I onyagoda
17 19		Rupasinghe, Samarasekera	W. P	KL/Udugama G/Omatta			256		Abenayaka, I.	Taibawn	MR/Beralapanatara
19 22 24	, ,	Silva, P. H. I	3	G/Welitara	•	1	257		Anderson, D. W.		MR/Talpawila MR/Kottapola
26	11.2	Wittachchi, I	ð.:	KL/Ittapana	1		260	• •	Dharmasena, P. E.		MR/Pallegama
24.11			Centre : Bomiriy	a		1.	261 262	• •	Dias, H. G. Dionis, T. K.	• • • • • • • • • • • • • • • • • • • •	MR/Maliduwa MR/Talpawila
28 29	•••	Amarakoon, I De Saram, Y.	о. т.	c. C/Keragala C/Bomiriya do. C/Heiyantuduwa C/Wailgama C/Aturugiriya C/Sedawatta C/Hapugahakanda	:	1	263		Dissanayaka, D. C.	• • •	MR/Beralapanatara
30	•• ;	Govis Appu	• • • • • • • • • • • • • • • • • • • •	do.			266	::	Hewagigana, D. N.	• • •	MR/Motagedara
31 33 35	• • •	Nanadasa, A.	м. ::	C/Helyantuduwa C/Wailgama		1	267 268	• •	Jayawardana, D. D. S.	• •	MR/Narandeniya MR/Aparekka
35 36	••	Perera, K. M. Perera, W. W	М	C/Aturugiriya C/Sedawatta		1	272	• • •	Piyadasa, D. P. P.	::	MR/Thiyagoda
36 39	÷.	Thimotiyas, I	M. D	C/Hapugahakanda		1	274	• • •	Samarakoon, D.	• •	MR/Talpawila
43		Dolnitivo A	Centre: Dikwel	la. N/Punduloya N/Teripeha BD/Medawela N/Teripeha BD/Tennapanguwa		٠,	277	• •	Sirisena, D. P. D.		MR/Thiyagoda
49	• •	Punchiappuh	amy, M.	N/Teripeha		1.1	2110	• •	Centre	: Tangalla	min/iaipawna
51 52	••	Punchirala, I Senaviratna), V. II. B.	BD/Medawela N/Terineha	;	[·]	279		Adiris Appu, H. M.	. Taligaile	MR/Tallalla MR/Gandara
55		Appuhamy, I	R. M	BD/Tennapanguwa			281 282 283 285 286	• •	Adiris Appu, H. M. Andiris Appu, E. T. Appusingho, W. H. Arnolis, A.	• •	MR/Gandara H/Nihiluwa
		Ammula amer 7	Centre : Diullev	KU/Nikaweratiya A/Galediulwewa KU/Ehetuwewa KU/Tambutta KU/Ehetuwewa			283	• •	Arnolis, A. Carolis Appuhamy, D.	.:	H/Bundala
58 63	::	Gunapala, K	. M	A/Galediulwewa	. :	1	286 286	• •	Carolis, H.	G	H/Getamanne MR/Deiyandara
66 67	•••	Herat Hamy	,G.K	KU/Ehetuwewa		1	288 290	•••	Charles, U. H.		H/Mulana
70	::	Punchi Band	a, K.P.	KU/Ehetuwewa	ł	1	292		Gardias, J. L.	• • • • • • • • • • • • • • • • • • • •	H/Nakulugamuwa H/Palatuduwa
	100		Centre: Galaged	ara.			294 296	• •	Jayawardana, D. T. Kirigoris, D. V.	• •	H/Katuwana H/Beligalla
77 80	• •	Loku Banda,	по, н. К	KU/Kumbukwewa			297 298	•	Kularatna, K.		H/Warapitiya
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143	$\cdot \cdot \{$	1061 1217		Abayasinha, R. Silva, S. P.	C/Ambatale	ndex Arithn Readin	Yeog Scho Ma Ma Tota	Lrith Read Feographic Ma Ma Teed Octal
145 146	::	911	::	Sirisena, S. P. Subaseris, H.	C/Palugama NG/Horampella K/Teldeniya	First Year	-Males 45.	p. p
147	٠.,	933 964		Kornelis, T. A.	KU/Pannala NG/Horampel!a	First Year— 2. p. p. p. p. 3. p. p. p. 4. p. p. p. 5. — p. p. 6. — p. p. 7. Absent. 8. — p. p. 10. — p. p.	p 46.	p. p. p
150 151	••	970 1051 1025	. ::	Bendias, M. Kiri Banda, A. M.	MR/Deiyandara K/Narampanawa	4. p. p. p. 5. 5. p. p. p	p 47. 48. 50.	
152		916	::	Wickramasinghe, P. B. Seneviratna, D. P. N.	N/Poramadulla NG/Banduragoda KG/Hettimulla	6.—. p. p 7. Absent.		
154 155		$976 \\ 1012$		Wickramasinghe, P. B. Seneviratna, D. P. N. Jayasena, T. K. Chalo Singho, K. Banda, A. G. Ratraphamy, E. S.	C/Pitipana	8 p p 10 p p		$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
156 157	• •	$\frac{912}{949}$::	Banda, A. G. Ratranhamy, E. S.	N/Metagama R/Ellawala NG/Aluthapola	13. p. p. p. 14. p. n		
158	::	1073	••	Banda, A. G. Ratranhamy, E. S. Rajapakse, D. T. Third Year—Female Sebi Nona, W. D. Adi Nons, P. Samaraweerahetti, H	NG/Aluthepola C/Kirindiwela	18. — p. — 20. Absent.	61 62 84	p. p. p
1 2	::	1143		Sebi Nona, W. D. Adi Nona, P. Samaraweerahetti, H	KL/Potuwila MR/Maramba	21 p p 23 p p.		
2 3 4 5	::	1180 1176 1175		Ransinahami, V. G.	G/Kataluwa MR/Talpawila	25. p. p. p. p. 27. — p. p. p.		p. p
	• •	1188 1149		Karunaratna, B. M. P. R Ranaweera, S.	C/Ihalayagoda CH/Nattandiya	32 p. p. 34 p. p. p.	$\begin{array}{c cccc} \mathbf{p} & \cdots & \mathbf{p} & 72 \\ \mathbf{-} & \cdots & \mathbf{-} & 73 \end{array}$	Absent. p. p. p. p—
8 9	,	1213		Samaraweeranetti, H Ransinahami, V. G. Pemawatie, T. K. P. Karunaratna, B. M. P. R Ranaweera, S. Rodrigo, U. P. De Silva, P. A. Alice, A. D. Saram, M.	KL/Paragastota G/Galwehera	38. — . p. p. p. 40.	74 75 76	Absent.
10		1115 1191			TTT INTO mornitisto	10. — p. p. — 11. — p. p. — 13. p. p. — 14. p. p. — 20. Absent: 21. — p. p. — 25. — p. p. — 25. p. p. p. — 27. — p. p. — 32. — p. p. — 32. — p. p. — 32. — p. p. — 34. — p. p. — 38. — p. p. — 40. p. p. p. — 41. p. p. p. — 42. Absent.		Absent.
12 13	• • •	1100 1161		De Silva, N. A.	C/Mirigama	44. Absent.		, p. p. p. p
								' A 6

C C C C C C C C C C	1	NOTICE is hereby given the Police Department without reserve, on Monday, A Pate & Sons', Union place, Police Headquarters, July 6, 1920. for I Sale of Land for A OTICE is hereby given the property liable to suppoperties themselves, seizes	J. D. AITKEN, Inspector-General of Police. Trears of Riot Tax. hat in the absence of movable eizure, the under-mentioned in terms of greating 200.
248. — . p. p. — p	024. P. D. D. D. D	July 6, 1920. for 1	nspector-General of Police.
253 p p p	526 p., p.,	Sale of Land for a	magne of Diet Min
254. —. p. p. p — 258. —. p. p. — —	537. p. p. p. p	OTICE is hereby given t	hat in the absence of moveble
269 . p. p. p. p	550. p. p. p. p	properties themselves, seized Ordinance No. 23 of 1915 fo Midigama West, in Weligam will be sold by public auctio	the the easence of movable eizure, the under-mentioned in terms of section 22 of or arrears of riot tax due for korale of the Matara District, n at the office, at Weligama, rale, at 10 AM, on Monday,
291 Aosent. 293 p. p. p 295. Absent. 299 p. p. p 300. Absent. 301. p. p. p	598. p. p. p. p. p	For arrears of riot tax due	from Don Tevis Wijenaike of
	• • • • • • • • • • • • • • • • • • •		en de la companya de La companya de la co

For arrears of riot tax due from Carolis alias Charles Karunaratna Manukulasuriya of Ahangama: Talduwattehena and Goiwalbissa-addarakumbura, situated in Midigamá West, in extent about 14 acres.

The Kachcheri,

J. D. Brown, Assistant Government Agent.

Matara, July 6, 1920.

Rinderpest.

THEREAS rinderpest has broken out in the village Peliyagoda, Gangaboda pattuwa, in Aluthuru south of the Colombo District, in 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 land known as Kompannawatta; bounded on the north and east by the land called Malwatta, on the south by the field called Heenatiwela, and on the west by the Kelani river.

This declaration is to take effect from this date.

The Kachcheri, Colombo, June 24, 1920.

R. J. PEREIRA, for Government Agent.

Rinderpest.

HEREAS rinderpest has broken out in the Walgam-VV pattu korale, in Dewamedi hatpattu, in the District of Kurunegala, North-Western Province: I do hereby declare, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, that the said korale, the boundaries of which are specified below, is an infected area.

Boundaries referred to.

North by portions of Dewamedde and Tissawa korales. South by portions of Udukaha and Meddeketiya korales. East by Maguru-oya.

West by Watukanakanda.

Kurunegala Kachcheri, July 2, 1920.

C. R. CUMBERLAND, Government Agent.

. . Rinderpest.

HEREAS rinderpest has broken out in Mr. A. J. R. de Soysa's estate at Lunuwila, of Pitigal korale south, in the District of Chilaw: It is hereby declared that the area—bounded on the north by the southern boundary of Sirigampola estate, east by Toppu-Madampe old road, south by Lunuwila-Kirimetiyana Public Works Department road, and west by Lunuwila-Tummodera District Road Committee road—is infected in terms of section 5, subsections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration is to take effect from this date. Puttalam Kachcheri, R. G. SAUNDERS. June 28, 1920. Assistant Government Agent.

Rinderpest.

THEREAS by proclamation dated June 15, 1920, published in the Government Gazette No. 7,111 of June 18, 1920, the villages of Halpe, Muttettuwegama, and Kinchigune, in Talapitagam pattu of Kadawata korale, Ratnapura District, were declared an infected area in terms of sub-section (1) and (2) of sections 5 of Ordinance No. 25 of 1909, and whereas rinderpest no longer exists in the said villages, it is now declared free from rinderpest and to be no longer an infected area.

This declaration shall take effect from July 3, 1920. Ratnapura Kachcheri,

July 5, 1920.

M. K. T. SANDYS. for Government Agent.

'Rinderpest.

HEREAS rinderpest having broken out at Alauwa, in Kurunegala District: It is hereby declared that the villages in Ragalkanda and Heliyagoda asamas, in Beligal korale, Kegall District were declared as a protective zone under section 6, sub-section (1), of Ordi ance No. 25 of 1909.

The boundaries of the protective zone are:-North by Maha-oya; east by Weniwellakaduwa; west by Amara-konmulla and Nangall; and on the south by Ragal anda, Hunuwa a and Ranwala.

This dec aration is to take effect from June 24, 1920.

MERVYN JOSEPH, Kegalla Kachcheri, July 2, 1920. for Assistant Government Agent.

Foot-and-Mouth Disease.

HEREAS by proclamations dated March 22, May 12. W and June 5, 1920, respectively, and published in the Government Gazettes Nos. 7,095 of April 1, 1920, page 755, Part I., 7,104 of May 21, 1920, page 1,198, Part I., and 7,111 of June 18, 1920, page 1,479, Part I., the villages called Galigamuwa, Dedigama, Nelundeniya, and Ranwala, in Kegalla District, were proclaimed as infected areas in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said areas, they are now declared to be no longer as infected areas.

This declaration is to take effect from June 28, 1920

Kegalla Kachcheri, June 29, 1920.

MERVYN JOSEPH. for Assistant Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in VV the village Panakawa, in Beligal korale, Kegalla District: It is hereby declared that the under-mentioned area is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, viz.:-

The area is bounded on the east by Siyambalapitiya, south by Ranwala, west by Kahagalla, and on the north by Uruladeniya and Edurapotha.

This declaration shall take effect from June 27, 1920.

Kegalla Kachcheri, July 1, 1920.

MERVYN JOSEPH, for Assistant Government Agent.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in W the village Panakawa, in Beligal korale, Kegalla District: It is hereby declared that the under-mentioned area is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, viz.:

Panakawa is bounded on the north by Edurapotha and Nelundeniya; east by the village boundary of Siyambalapitiya; south by the village boundary of Ranwala; and on the west by the village boundary of Kahagalla.

This declaration is to take effect from June 30, 1920.

Kegalla Kachcheri, July 2, 1920.

MERVYN JOSEPH, for Assistant Government Agent

Rinderpest.

W HEREAS by proclamation dated June 16, 1920, published in the Government Gazette No. 7,112 of June 25, 1920, the premises bearing assessment No. 6, situated at Albert Crescent, 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 July 1, 1920.

The Municipal Office, CHAS. W. PATE. Colombo, July 2, 1920. Municipal Veterinary Surgeon.

Rinderpest.

WHERAS by proclamation dated June 21, 1920, published in the Government Gazette No. 7,112 of June 25, 1920, the premises bearing assessment No. 12, situated at Stewart 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 July 1, 1 20.

The Municipal Office, Colombo, July 2, 1920.

CHAS. W. PATE, Municipal Veterinary Surgeon.

Rinderpest.

W HEREAS by proclamation dated June 23, 1920, published in the Government Gazett: No. 7,113 of 1920, the premises bearing assessment No. 140. July 2, situated at St. Joseph's street, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of

281

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1. 1:

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 June 30, 1920.

The Municipal Office, Colombo, July 6, 1920.

CHAS. W. PATE, Municipal Veterinary Surgeon.

Rinderpest.

HEREAS by proclamation dated June 24, 1920, published in the Government Gazette No. 7,113 of published in the Government Gazette No. 7,113 of

July 2, 1920, the premises bearing assessment No. 67, 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 July 1, 1920.

The Municipal Office, Colombo, July 6, 1920.

CHAS. W. PATE, Municipal Veterinary Surgeon.

Abstract of Cooly Labourers on Estates in the several Provinces during the Quarter ended March 31, 1920.

	Dis	trict.		ımber states		Number of Males.	J	immigrant Females.	.	Total.	Births.	:	Deaths.
	Weste	rn Province.											
	Colombo	• •		99		9,912		8,486		18,398	 229		119
	Kalutara	• •		129		18,860		14,872		33,732	 344		184
	(CCG! Centr	al Province.				-			٠				
	Kandy	• •		221		70,457		71,557		142,014	 1,466		1,139
٤, :	Nuwara Eliy	a		215		42,819		43,023		85,842	 1,011		698
	Matale			84		13,486		11,738		25,224	 274		235
٠,٠	South	ern Province.											
	Galle	• •	٠	44		4,121		3,144		7,265	 88 -		47
	Matara	•		27	•••	3,004		2,387		5,391	 67		64
Š	North-W	estern Province.					,						
	Kurunegala	• • •		67		4,410		3,136		7,546	 49		33
	Puttalam			9		68		44		112	 ·		
	Chilaw	• •		17		117		60		177	 3		4
	Prov	ince of Uva.											
	Badulla	••		198		36,127		35,322		71,449	 785		679
	Province of	f Sabaragamuwa.						•					
Į,	Ratnapura	·		118	٠	24,831	•-•	21,207		46,038	 537		361
٠,	Kegalla	• •		150		23,239		21,4 5 1		44,690	 563		276

1614 Colonial Secretary's Office, Colombo, July 7, 1920.

. : .

B. Horsburgh, Acting Colonial Secretary

SALE OF TOLL AND OTHER RENTS.

NOTICE is hereby given that the Government Agent for the Western Province will receive tenders at the Colombo Kachcheri at 12 noon on Monday, July 26, 1920, for the purchase of the under-mentioned Toll Rents of the Western Province from October 1, 1920, to September 30, 1921.

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

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

He will also be required to deposit money to pay the fees of the Crown 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.

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

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

Tolls on Trunk Roads.

Municipal Tolls.

(a) Toll at the ferry at Pasbetal (Wattala).

(b) Toll at the canal at the drawbridge at Grandpass. TOLLS OTHER THAN THOSE ON THE TRUNK ROADS.

A.—Colombo District.

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

Toll on the Kittanpahuwa canal.

Government Agent's Office, Colombo, July 2, 1920.

J. G. FRASER, Government Agent.

Sale of Toll Rents, Puttaiam and Chilaw Districts.

OTICE is hereby given that the under-mentioned Toll rents of the Puttalam and Chilaw Districts, North-Western Province, will be put up for re-sale by public auction, at 3 P.M., on Monday, July 19, 1920, at the Puttalam Kacheheri, at the risk of the original purchaser should he have failed on or before July 18, 1920, to pay any instalments which may be then due,

2. The rents will be sold for a period of 2 months and 12 days from July 20, 1920. The purchaser at the re-sale will be required to deposit half of the purchase amount and to furnish the usual security.

Canal Toll Rents.

1. Nattandiya | 2. Munatipirivu | 3. Palavi Puttalam Kachcheri, T. D. PERERA. July 2, 1920. For Assistant Government Agent.

8 40

COMMITTEE NOTICES. ROAD

Duckwari-Cottaganga Branch Road.

OTICE is hereby given that, in terms of the Branch
Boads Ordingree No. 14 Roads Ordinance, No. 14 of 1896, a meeting of the estate representatives interested in the above road will be held on Saturday, July 24, 1920, at 2 P.M., at Tunisgalla estate bungalow.

Business.

To elect a Local Committee for two years.

The State of the Company of the State of the Company of the Compan

- Immediately after the election the Local Committee will hold a meeting to consider and report to the Provincial Road Committee with regard to-
 - (a) The names of the estates (with their acreages) which are interested in and which use the road.

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

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

The private contributions on the maintenance estimate for the year ending September 30, 1920, amounts to Rs. 536 · 81.

W. L. KINDERSLEY,

Provincial Road Committee's Office, Chairman. Kandy, July 5, 1920.

Kandenewera-Wariapola Estate Cart Road.

(Improvement.)

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for widening the first mile of the above road during the year ending September 30, 1920, the Provincial Road Committee, acting under the provisions of the Estate Roads Ordinance, No. 12 of 1902, will on Saturday, July 10, 1920, at 11, 30 A.M., at their office in Kandy, proceed to assess the undermentioned estates to make up the private contributions:-

Government contribution Rs. Private contributions .. Rs. 520.52Rs. 2,082.08

Proprietors or Agents.	Estates.	Acreage
Wariapolla Estates Co., Ltd.		_ •
(R. H. Coombs)	Wariapola	960
Wariapolla Estates Co., Ltd.	_	
(T. G. Harrison)	Kandenewera	1,003
E. O. Felsinger	Watagoda	346
Ceylon Land and Produce Co.;		•
Ltd. (A. Dyson Rooke)	Strathisla	43 8
Pitakanda Tea Company of		
Ceylon (F. H. Fraser)	Pitakanda	1,462

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

Provincial Road Committee's Office, C. S. VAUGHAN, Kandy, June 26, 1920. Chairman.

Lantern Hill-Somerset Estate Cart Road.

OTICE is hereby given that, in terms of the Estate
Roads Ordinance No. 19 of 1999 Roads Ordinance, No. 12 of 1902, a meeting of the Local Committee of the above road will be held on Monday, July 12, 1920, at Somerset Estate bungalow at 3.30 P.M.

Business.

- 1. To consider estimate for maintenance of road for the year commencing October 1, 1919.
- 2. To consider and report to the Provincial Road Committee with regard to-
 - (a) The names of the etsates (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.

Somerset estate, ROLF SMERDON, Gampola, June 26, 1920. Chairman, Local Committee.

Glenalla-Havilland Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1919, to September 30, 1920, the Provincial Road Committee of the Province of Saharagamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the proportion due by each estate in the district interested in the maintenance of the undermentioned road as follows:-

> GLENALLA-HAVILLAND BRANCH ROAD. (Estimate No. D 407 of March 25, 1920.)

2,012 50 Government moiety

Private contributions 2,052

Less unexpended balance of private contributions for 1918-19, as per statement forwarded with Director of Public Works' letter No. 3 of January 15, 1920, to Chairman, Provincial Road Committee, Ratnapura

Balance to be recovered from estates

1st section.

Total acreage, 3,489—Moiety of cost, Rs. 583 70-Sectional rate, 16 7297c.—Total rate, 16 7297c.

Assessment Estates. Acreage. Rs. c. Proprietors or Agents. Darley Butler & Co. ... Glenalia .. 246 ... 41 15

1st to 3rd section.

Total acreage, 3,243—Moiety of cost, Rs. 1,168 80-Rate per acre, 36 0407c.—Total rate, 52 7704.
ge Steuart & Co. ... Waharaka.. 565 ... 298 15 George Steuart & Co.

1st to 4th section.

Total acreage, 2,678—Moiety of cost, Rs. 291 85-Rate per acre, 10 8980c.—Total rate, 63 6684.

Darley Butler & Co. .. Havilland . 525 .. 334 25 Punchirala Arachchi, heir of Adikarirallage Appuhami Pitakele ... 44 ... E. B. Creasy & Co. .. Dedugalla ... 382 ... 243 21 Charles Laing .. Maskaloya . 155 ... 98 68 Darley Butler & Co. ... Gangwarily. 425 ... 270 59 .. Kelvin .. 944 Oonankanda 153 .. T. A. Periasami Pillai 601 George Hunter 97 41 ·Do. ... Uduwa .. 50 .. 31 83

Total .. 2,044 35

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, on or before August 16, 1920.

Provincial Road Committee's Office, Ratnapura, July 6, 1920.

C. E. DE PINTO. for Chairman.

Gevilipitiya-Hatgampola Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1919, to September 30, 1920, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of

1896," have assessed the proportion due by each estate in the district interested in the maintenance of the undermentioned road as follows:-

GEVILIPITIYA-HATGAMPOLA BRANCH ROAD. (Estimate No. D 417 of March 25, 1920.)

		Rs.	•
Government moiety		690	
Private contributions		703	80
Less accumulated unexpended balance of	,		- +
private contributions with the Colonial			
Treasurer as per his letter No. 120 of		,	
June 28, 1918, to the Chairman, Pro-	V., .	٠	
vincial Road Committee, Ratnapura 142	40		
Unexpended balance of private contri-	, 4		
butions for 1918–19, as per statement			
forwarded with Director of Public	1		
Works' letter No. 3 of January 15, 1920,			
to Chairman, Provincial Road Com-			
mittee, Ratnapura 0			
· ·	_	143	30
Balance to be recovered from estates	:	56 0	50
W	, :		
Total acreage, 1,970—Moiety of cost, Rs. 56 Rate per acre, 28 4517c.	0.50)	
Rate per acre, 28 4517c.	sses	smei	
Rate per acre, 28.4517c.	sses	smei	
Rate per acre, 28 4517c. Proprietors or Agents. Estates. Acreage L. W. A. de Soysa Yellangowrie 440 W. L. Strachan (Rubber	sses	smer Rs.	c.
Rate per acre, 28 4517c. Proprietors or Agents. Estates. Acreage L. W. A. de Soysa . Yellangowrie 440 W. L. Strachan (Rubber Estates of Ceylon, Ltd.,	Asses 	smei Rs. 125	c. 18
Rate per acre, 28 4517c. Proprietors or Agents. Estates. Acreage L. W. A. de Soysa Yellangowrie 440 W. L. Strachan (Rubber Estates of Ceylon, Ltd., Agents) Debatgama. 883	Asses 	smei Rs. 125	c. 18
Rate per acre, 28 4517c. Proprietors or Agents. Estates. Acreage L. W. A. de Soysa . Yellangowrie 440 W. L. Strachan (Rubber Estates of Ceylon, Ltd., Agents) . Debatgama. 883 Rubber Estates of Ceylon	Asses 	smei Rs. 125	c. 18
Rate per acre, 28 4517c. Proprietors or Agents. Estates. Acreage L. W. A. de Soysa . Yellangowrie 440 W. L. Strachan (Rubber Estates of Ceylon, Ltd., Agents) . Debatgama. 883 Rubber Estates of Ceylon (The Galaha Ceylon Tea	Asses 	smei Rs. 125	c. 18
Rate per acre, 28 4517c. Proprietors or Agents. Estates. Acreage L. W. A. de Soysa . Yellangowrie 440 W. L. Strachan (Rubber Estates of Ceylon, Ltd., Agents) . Debatgama. 883 Rubber Estates of Ceylon	Asses	smer Rs. 125	c. 18
Rate per acre, 28 4517c. Proprietors or Agents. Estates. Acreage L. W. A. de Soysa Yellangowrie 440 W. L. Strachan (Rubber Estates of Ceylon, Ltd., Agents) Debatgama. 883 Rubber Estates of Ceylon (The Galaha Ceylon Tea Estates and Agency Co., Agents) Urakanda 647	Asses	smer Rs. 125	c. 18 24

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, on or before August 16, 1920.

Provincial Road Committee's Office, C. E. DE PINTO, Ratnapura, July 6, 1920. for Chairman.

Ratnapura-Malwala Ferry Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1919, to September 30, 1920, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the proportion due by each estate in the district interested in the maintenance of the under-mentioned road as follows:—

RATNAPURA-MALWA	ALA FERRY BRA	NCH ROAD.
(Estimate No. D	395 of March 2	5, 1920.)
•		Rs. c.
Government moiety	• •	4,025 0
Private contributions		4,105.50
Less unexpended balance	of private contr	ibutions \
of 1918-19 as per sta	tement forward	ed with
Director of Public Work	s' letter No 3 of	Tanuary
15, 1920, to Chairman		
	ELONITICIST PLOS	
mittee		0 59
. Balance to be reco	vered from estat	tes4,104 91
1st se	ction, 2 miles.	· v

Total acreage, 10,608—Moiety of cost, Rs. 820 51— Rate per acre, 7.7348c.—Total rate, 7.7348c.

Assessment. Proprietors or Agents. Estates. Acreage. Rs. c. The Mahawala Tea Estates Co., Ltd. .. Mahawala.. 1,551 ... 119 96 2nd section, 3 miles.

Total acreage, 9,057-Moiety of cost, Rs. 3,284:40-Sectional rate, 36.2636c.—Total rate, 43.9984c.

		,	Ass	essme	ent.
Proprietors or Ager	its. Estates.	Acres	ge.	$\mathbf{Rs}.$	с
Saffragam Tea and Ru	bber				
Co., Ltd.	Carney	53 0		233	19
Lansdowne Rubber	Co.,	. •			
Ltd., Carson & Agents	Co.,		5 1		
		721	•,•	317	21
N. D. S. Silva, Winya					
Gregory's road, Colo				178	63
Mrs. N. D. B. Silva, Gu					
ford House, Cinnar Gardens, Colombo	mon		. *		_
Gardens, Colombo	Agarsland	469	• •	206	35
The Consolidated Tea	and				
Lands Co., Ltd.		742		326	46
Do.	Hapugas-				
	tennaGroup	3,493	1	,536	86
Do.	Alupolla				
Do. M. G. Gomez	Dikmukalana	200	• •	87	99
		'otal	4	,104	91

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, on or before August 16, 1920.

Provincial Road Committée's Office, C. E. DE PINTO. Ratnapura, July 6, 1920. for Chairman.

Ratnapura-Malwala Ferry Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the Malwala ferry bridge on the Ratnapura-Malwala ferry branch road, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the proportion due by each estate in the district interested as follows:

BRIDGE ACROSS MALWALA FERRY (Estimate No. D 495 of October 17, 1919.)

Rs.

C. E. DE PINTO,

for Chairman.

	112	50
Private contributions Less unexpended balance of private contributions for 1918-19 as per statement forwarded with Director of Public Works' letter No. 3 of January, 1920, to Chairman, Provincial Road Committee	114	75 27
Delegants have a second from outstand	100	4.0
Balance to be recovered from estates	109	48
Total acreage, 8,527—Moiety of cost, Rs. 109 48 Rate per acre, 1 2839c.	}	
	ssme	
Proprietors or Agents. Estates. Acreage. Lansdowne Rubber Co., Ltd. (Carson & Co.,	Rs	. с.
Agents) Lansdowne 721 .	. 9	25
N. D. S. Silva, Winyatts,		
Gregory's road, Colombo Silvaland 406 Mrs. N. D. B. Silva, Guild-	5	21
ford House, Cinnamon		
Gardens, Colombo Agarsland 469	6	. 2
The Consolidated Tea and Lands Co., Ltd Galboda 742	,	~~
Do, Hapugastenna	9	52
0.400	11	9.0
Do. Alupolla2.496	32	4
Do. Alupolla . 2,496 M. G. Gomez Dikmukalana 200	2	56
Total	109	48
Which sums the proprietors, managers, or agent	s of	the

several estates are hereby required to pay into the Colonial

Treasury, on or before August 16, 1920.

Provincial Road Committee's Office,

Ratnapura, July 6, 1920.

Ellearawa-Pinnawala Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1919 to September 30, 1920, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Branch Roads Ordinance, No. 14 of 1896," have assessed the proportion due by each estate in the district interested in the maintenance of the undermentioned road, as follows :-

> ELLEARAWA-PINNAWALA BRANCH ROAD. (Estimate No. D 385 of March 25, 1920.) -

Government moiety		· · ·		Rs ,163	c ,
Private contributions Less unexpended balance for 1918-19 as per sta Director of Public V January 15, 1920, to	itement forwa Vorks'letter	rded wi No. 3	is th of	,246	26
Road Committee	•••	:	•••	0	11
Balance to be reco	vered from es	states	4,	,246	15

1st and 2nd sections, 2 miles.

Total acreage, 2,984—Moiety of cost, Rs. 1,306.43 Sectional rate, 43.7811c.—Total rate, 43.7811c.

			Asses	ssme	nt.
Proprietors or Agents.	Estates.	A	creage,	$\mathbf{R}\mathbf{s}$. c.
S. P. Hayley and W. E. Sparling (Hayley & Kenny,	o Dukhon Di	:			
Agents)Ry	_	V1·	100		
8:	ion	• •	$122\dots$	53	41
P. L. Palawasan					
Pillai Ud	apolwatta	••	5 2	22	7 6
1st to 7t	h sections, 6½	mile	s.		
Total acreage, 2,810-					
Sectional rate, 104	orosc.—Lotar	rate	, 148.3794	ĿС.	
The Uplands Tea					

Limited (Whittall & Co.

.. Balangoda Group :-Agents) Maratenna Detanagalla Cecilton 2,484..3,686 22 .Tambagolla

Pinnawala The Waleboda Tea and Rubber Co., Ltd. (The Galaha Ceylon Tea Estates

Co., Ltd., Agents, Waleboda(c ltivated

379 89 acreage) 256

S. T. de Silva, Pine Hill Estate, Pel-

pola, Kalutara ... Ferndale and Sherwood (cultivated

acreaga)

70.. .. 4,246 15 Total

103 87

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury on or before August 16, 1920.

Provincial Road Committee's Office, Ratnapura, July 6, 1920.

C. E. DE PINTO. for Chairman

Dehiowita-Algoda Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1919, to September 30, 1920, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of

1896," have assessed the proportion due by each estate in the district interested in the maintenance of the undermentioned road as follows :-

DEHIOWITA-ALGODA BRANCH ROAD.

(Estimate No. D 406 of March 25, 1920 Government moiety).) Rs. c. 575 0
Private contributions	586 50
Less accumulated unexpended balance, of private contributions with the	
Colonial Treasurer as per his letter No. 120 of June 28, 1918, to Chairman,	
Provincial Road Committee, Ratnapura 296 48	,. · ·
Unexpended balance of private contribu- tions for 1918-19, as per statement	
forwarded with Director of Fublic	
1920, to Chairman, Provincial Road	ं अञ्चलक
Committee 2 15	298 63
Balance to be recovered from estate	287 87

Total acreage, 6,113—Moiety of co.t, Rs. 287.87 Rate per acre, 4.7091c.

1		-	
N. Carlotte and M. Carlotte an	• 5"	Acor	ssment.
Proprietors or Agents. Estates.			
	11(100	8¢.	
Rajawela Produce Co.,			
Ltd. (Gordon Fraser			1.54
& Co., Agents) Densworth	55	2	25 9 9
Panawala Tea Co., Ltd.	•		
(Bosanquet & Co.,			
Agents) Ernan and Gla Nahalma Tea Estates	${ m ssel}1,34$	4	6 3 22
Nahalma Tea Estates			
Co. (Bosanquet & Co.,			
Agents) Nahalma	681		$32 \cdot 6$
Woodend Tea and		•	
Rubber Co., Ltd.			
(Lewis Brown & Co.,			
Agents) Woodend	992		46 71
Sitawaka Tea and			
Rubber Co. (Carson			
& Co., Agents) Maldeniya	618		29 10
Panawatta Tea and	*		•
Rubber Co. (Whittall			V 1. 4
& Co., Agents Yogama	1,621	٠	76 36
(Y A Symbol			حومة أرادوا
Colombo . Loolpola a	nd 52		2.44
clearings	-		
Nalloo Kankany of			
Degalassa Maliyagoda	100		4 70
a m a a			
hamy, Dehiowita Ambagampola	34	1	16
Aboobakkar Lebbe			- (
Abdul Rahiman Ambagampola	39)	1 83
A. A. Thabrew, Dehi-			
owita Puhuwalagama	80	١	3 76
541100 I allewate Salita	00	• • •	
· ·	Total		287.87
	10001	••.	

Which sums the proprietors, managers, or agents of the several estates are hereby reqired to pay into the Colonial Treasury on or before August 16, 1920. ٠:

Provincial Road Committee's Office, C. E. DE PINTO. Ratnapura, July 6, 1920. for Chairman.

Parakaduwa-Hemmingford Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1919, to September 30, 1920, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Branch Roads Ordinance. No. 14 of 1896.

•••	
have assessed the proportion due by each estate in the district interested in the maintenance of the under-	Proprietors or Agents. Estates. Acreage. Rs. c.
mentioned road, as follows:—	W.S. Kadigawa Kirigalla 21 4 52
PARAKADUWA-HEMMINGFORD BRANCH ROAD.	Total701 80
(Estimate No. D 396 of March 25, 1920.)	 :
Government moiety $\begin{array}{cccccccccccccccccccccccccccccccccccc$	Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury on or before August 16, 1920.
Private contributions 703 80 Less unexpended balance of private contributions for 1918–19, as per statement forwarded with	Frovincial Road Committee's Office, C. E. DE PINTO, Ratnapura, July 6, 1920. for Chairman.
Director of Public Works' letter No. 3 of January	Toll at Ketepola Ferry.
15, 1920, to Chairman, Provincial Road Com-	NOTICE is hereby given that the Chairman of the
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	District Road Committee, Ratnapura, will receive
Balance to be recovered from estates 701 80	sealed tenders at the Ratnapura Kachcheri, at 2 P.M., on Thursday, July 29, 1920, for the purchase of the under- martianed Tall Rent from October 1, 1920, to Sentember
1st section, 1 mile.	mentioned Toll Rent from October 1, 1920, to September 30, 1921.
Total acreage, 3,315—Moiety of cost, Rs. 474: 54—	2. (a) Tenderers must be present on the said day or
Rate per acre, 14: 3149c.—Total rate, 14: 3149c.	satisfy the Chairman by some duly accredited agent that
Assessment.	the tenders are bona fide. (b) Tenders should be marked "Tender for Toll Rents"
Proprietors or Agents. Estates. Acreage. Rs. c.	in the left hand top corner on the envelope, which should
Michael J. de Jong De Jong Group 46 6 58 The Grand Central Rubber	also bear the name of rent for which tender is made, and should be addressed to the Chairman, District Road
Co	Committee, Ratnapura.
1st to 2nd Section, 1.48 mile.	3. The successful tenderer will be required to deposit
Total acreage, 3,137—Moiety of cost, Rs. 227 26c.—	forthwith one-tenth of the purchase amount for twelve months in cash, and should the offer be accepted by the
	Committee, to furnish approved security for one-half of the
Rate per acre, 7: 2445.—Total rate, 21: 5594.	purchase amount for twelve months, or in cash for one-third
The General Tea Estates, Ltd Hemmingford	of such amount, within thirty days of the date of the
Group 1,297 279 65	receipt by him of the notification of the Committee's acceptance of his offer.
G. A. Talbot Digowa 541116 66	4. He will also be required to deposit money to pay
Manikanda Rubber Co.,	the fees of the Crown Proctors for examining and giving
Ltd. (Carson & Co., Agents) . Manikanda . 437 . 94 21	their opinion of the title deeds of properties tendered by
A. J. R. de Soysa, No.3,	him as security, and for examining and settling the security bond and the fees charged by the Crown Proctors for
De Soysa Buildings,	examining documents and drawing the security bond, the
Slave Island, Colombo Tatuwalakanda 435 . 93 78	expenses of appraising the properties and of registering the
A. H. T. de Soysa, Lynn Grove, Moratuwa Hillington 59 12 72	security bond, and the stamp duty on the bonds under the
T. A. de S. Wijeratna,	Ordinance No. 22 of 1909. 5. All title deeds tendered as security should be accom-
Caffoor Buildings,	panied by a certificate obtained from the Registrar of
Colombo Pannila 180 38 80	Lands that the lands to which they relate are unencumbered.
Mrs. N. E. Wijesekara, care of Messrs. D. D.	This certificate must be obtained at the cost of the party
Pedris & Son, Pettah, Calombo Donrill 70 . 15 9	offering the security. Undivided shares in lands will not be accepted.
COMMING	6. Further information can be obtained on application
Dona EngeltinaWelikala,	to the Chairman of the District Road Committee, Ratnapura
Don Charles Wije- wardena, and Dona	Ratnapura District.
Caroline Wijewardena,	Toll at Ketepola ferry on the eastern bank of the Kalu-
care of Mr. D. L. Weli-	ganga, on the Village Committee road from Ketepola to
kala, Avissawella Patberiya 67 14 44	Gawaragiriya in Kukul korale.
C. C. Wijetunga, Union House, Bambalapitiya Gangateeraya 30 6 46	District Road Committee, M. K. T. SANDYS, Ratnapura, July 1, 1920. for Chairman.

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.

18.,

OTICE is hereby given that in the absence of movable property liable to seizure, (1) rents and profits from 1 to 10 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves, seized in virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of the 140th clause of the Ordinance No. 6 of 1910, for arrears of consolidated rates due on the premises, and for the period mentioned in the subjoined schedule, will be sold by public auction on the spot at the time therein mentioned, unless in the meantime the amount of the consolidated rates and costs be duly paid.

The Municipal Office, Financial Assistant to the Colombo, July 7, 1920. Chairman, Municipal Council.

SCHEDULE.

Date of Sale: Monday, August 2, 1920

•	and or pare . Would's	ny, raugust 22, 13	40.
	Glennie		,
Premises 1	Io. Quarter	and Year.	Time of Sale.
33/18	4th quarter, 1919	· · · · · · · · · · · · · · · · · · ·	A.M. 7
36/6	Java la 4th quarter, 1919		7. 5
43/4A 45A/5	Leechman4th quarter, 19192nd quarter, 1919		7 10
75/15	Glennie 4th quarter, 1919	street.	7.20
76/14	D o.		7 98

	- <u> </u>				The second secon
	Premises No. Quarter an	nd Year. Ti	ne of	Sale.	OTICE is hereby given that in the absence of movable
*		· * * * * * * * * * * * * * * * * * * *		.A.M.	property liable to seizure, (1) rents and profits from
	77/134th quarter, 1919	9		7.30	1 to 10 years, (2) timber and produce, (3) materials of house,
1	82/9/10 To.			7.35	and (4) the under-mentioned properties themselves, seized in virtue of a warrant issued by the Chairman of the
	88/1 Do.		. • •	7.40	Municipal Council of Colombo, in terms of the 149th clause
	Malay	street:	*	- 15	of the Ordinance No. 6 of 1910, for arrears of consolidated
	89/544th quarter, 1919			7.45	rates due on the premises, and for the period mentioned in
		4. 4.5	• • •		the subjoined schedule, will be sold by public auction on the
	Glennie				spot at the time therein mentioned, unless in the meantime
	93/404th quarter, 1919	9	. A.	7.50	the amount of the consolidated rates and costs be duly paid.
	Malan	street.	== +====	ensember	J. A. MAYBIN,
	103/52A 3rd and 4th quan			7.55	The Municipal Office, Financial Assistant to the
	103/52A 3rd and 4th qual 108/52 Do.	rters, 1919			Colombo, July 7, 1920. Chairman, Municipal Council.
	109/534th quarter, 1919	9		8. 5	
•	111/55 Do.			8.10	
	127/71 3rd and 4th quar	rters, 1919		8.15	SCHEDULE.
•	128/724th quarter, 1919	9 ,		8.20	Date of Sale: Monday, August 2, 1920.
•	129/73/74 Do.			$8.25 \\ 8.30$. 1st Division, Maradana.
	138/1/33rd and 4th quar 141/64th quarter, 1919	o ·		8.35	Premises No. Quarter and Year. Time of Sale.
	142/7 Quarter, 1313			8.40	A.M.
	149/14 Do.			8.45	17/1164th quarter, 1919
	152/17 Do. `	•		8.50	Lock Gate lane.
	153/18 Do.		· - •	8.55	
	Gouldin	na lane			49/3 1st to 4th quarter, 1919 7. 5
		•		9 .	Skinner's road south.
	191/2 3rd and 4th quar	rters, 1919		9	131/16B4th quarter, 1919, and riot damages, 1917 7.10
	Wellon's	passage.			
	197/24th quarter, 1919	9 .		9.5	
	•				193/1083rd and 4th quarters, 1919 7.15
	Churchya				198/1024th quarter, 1919 7.20
	207/134th quarter, 1919	9		9.10	242/78Riot damages, 19177.25
	208/13A, 13B Do.			9.15	252/703rd and 4th quarters, 1919 7.30 290/23a Do 7.35
	212/16 Do.		. • •	9.20	290/23A Do. 7.40
	Ditch	lane.			
	230/33rd and 4th quar	rters, 1919		9.25	Piachaud's lane.
	• •		100		314A/134th quarter, 1919, and riot damages, 1917 7.45
	Ferry				316/13A4th quarter, 1919, and riot damages, 1916
	254/64th quarter, 1919	9	. • •	9.30	
	Java	lane.	•		331/7 Do 7.55 337A/53rd and 4th quarters, 1919 8
	262/254th quarter, 1919	9		9.3^{5}	345/724th quarter, 19198. 5
	267/203rd and 4th quan			9.40	346/72 Do 8.10
	· · · · · · · · · · · · · · · · · · ·				347/72 Do 8.15
	Kew 1	•	¥		389/593rd and 4th quarters, 1919 8.20
	280/74th quarter, 1919	9	€ •,	9.45	394/36B Do 8.25
	287/11 Do.			9.50	449/68 .4th quarter, 19198.30 457/76 .3rd and 4th quarters, 19198.35
**	288/12 Do. 289/13 Do.		• • •	9.55	461A/77B Do8.40
	289/19 100.		• •	10	458B/77D4th quarter, 1919 8.45
	Date of Sale : Tuesd	ay, August 3, 1920			466/77c4th quarter, 1919, and riot damages, 1916
					and 1917 8.50
	Kew I				469/803rd and 4th quarters, 1919 8.55
	301/18 .4th quarter, 1919		• •	7	471/77A3rd and 4th quarters, 1919, and riot
	326/25c3rd and 4th quarter, 1919		•	7.5 7.10	damages, 1916 and 1917 475/76B4th quarter, 1919, and riot damages, 1916
	341/403rd and 4th quar			7.15	and 1917 9. 5
	345/46/47 Do.	,,		7.20	507/453rd and 4th quarters, 1919, and riot
	347/44 Do.			7.25	damages, 19179.10
	Vauxhal	II otmost	٠.		508/45 Do 9.15
	•		2.1	.	509/45 Do 9.20
	357/471st to 4th quarte 386/113rd and 4th quar	ers, 1919		7.30	510/45 Do 9.25 511/45 Do 9.30
	386/11 3rd and 4th quantity $388/11$ Do.	ruers, 1919		$7.35 \\ 7.40$	511/45 Do 9.30 523/164th quarter, 1919, and riot damages, 1916
	424/28 . Do.			7.45	and 1917
		*			
	the second control of	place.			Drieberg's lane.
	479/24A3rd and 4th quan	_		7.50	524/18A/25 4th quarter, 1919, and not damages, 1917 9.40
	481/354th quarter, 1919	y (7.55	Piachaud's lane.
	482A/34A . Do. 486/33 . Do.	*	••.	8. 5	472/76A3rd and 4th quarters, 1919, and riot
	528/3 \$ Do.			8.10	damages, 1916 and 1917
		·	••	- > ~ \	
		road.			Drieberg's lane.
	282/92nd quarter, 1918	8, to 4th quarter, 19	19	8.45	
	Jana	lane.			526/18A/25 Do 9.55
	90 (Java)	0 to 4th granton 10	10	8 KU	529/19D3rd and 4th quarters, 1919, and riot
-	76.749/16 2nd quarter, 1919	e, no muniquarior, 19		0.00	529/19D . 3rd and 4th quarters, 1919, and riot damages, 1917
	•				A 7
					•

Date of Sale : Tuesday, August 3, 1920.	Schedule.
Drieberg's lane.	Date of Sale: Monday, August 2, 1920.
Premises No. Quarter and Year. Time of Sale.	Gauder's road.
539/364th quarter, 1919 7	Premises No. Quarter and Year. Time of Sale.
539/364th quarter, 1919 7 541/33a Do 7. 5	1
548/34 Do 7.10	4B/5/34th quarter, 1919 7
551/373rd and 4th quarters, 1919, and riot	19/8 1st to 4th quarter, 1919
damages, 1917 7.15 560/383rd and 4th quarters, 1919 7.20	22/112nd quarter, 1919 7.10 22A/11 (1) 2nd and 4th quarters, 1919 7.15 25A/6(2)1st to 4th quarter, 1919 7.20
560/383rd and 4th quarters, 1919 7.20 Maligawatta.	25A/6(2) 1st to 4th quarter, 1919 7.20
and the contract of the contra	29/6 (2)Balance, 4th quarter, 1919
563/933rd and 4th quarters, 1919 7.25 568/81 Do 7.30 570/824th quarter, 1919 7.35	35/19(19)2nd to 4th quarter, 1919 7.30
	43(1)/13 (2) Do. 7.35
571/55B3rd and 4th quarters, 1919, and riot	$\frac{43(2)/13(3)}{13(3)}$ Do. $\frac{1.40}{13(3)}$
damages, 1917 7.40 574/79 3rd and 4th quarters, 1919 7.45	45 (3)/135 (4) Do. 7 50
(576/783rd and 4th quarters, 1919, and riot	44(4)/31 (3)Balance, 4th quarter, 1919 7.55
damages, 1917 7.50	Francis road.
578/76 Do 7.55 579/67 4th quarter, 1919 8	50/252nd to 4th quarter, 1919 8
579/674th quarter, 1919 8 572/55B Do 8. 5	58/45lst to 4th quarter, 1919 8. 5
592/72c3rd and 4th quarters, 1919, and riot	Colombo-Galle road.
damages, 1917 8.10	142c/98 (9) 1st to 4th quarter, 1919 8.10
615A/333rd and 4th quarters, 1919 8.15 620/37 Po 8.20	149/98 (9)4th quarter, 1919 8 15
620/37 90. 8.20 621/36 Do. 8.25	149A/98 (20) Do 8.20 150/98 (22) Do 8.25
622/36 Do 8.30	150/98 (22) Do 8.25 151/98 (24) 3rd and 4th quarters, 1919 8.30
623/36 Do 8.35 624/36 Do 8.40	152/98 (25) 4th quarter, 1919 8.35
624/36 Do 8.40 624\(\alpha\)/36 Do 8.45	Fernando road.
628/39 Do 8.50	160/102 (1-4) 1st to 4th quarter, 1919 8.40
624A/36 Do 8.45 628/39 Do 8.50 632/35 Do 8.55 635A/284th quarter, 1919 9	161/103 Do. 8 45
635A/284th quarter, 1919 9 640/243rd and 4th quarters, 1919, and riot	167/109(1-4) 3rd and 4th quarters, 1919 8.50 168B/111(3) 1st to 4th quarter, 1919 8.55
damages, 1917 9. 5	108B/111(3) 1st to 4th quarter, 1919 8.55 $170A/104(6)$ Do. 9
644/183ra and 4th quarters, 1919 9.10	1704/104(6) Do 9 176/115 (1) Do 9.10
645A/25B4th quarter, 1919 9.15	181/116c Do 9.15
645/25B Do 9.20 646/25B Do 9.25	182/117 Do 9.20
659/45 Do. 9.30	${\it Colombo-Galle\ road}.$
660A/433rd and 4th quarters, 1919 9.35	183B/118 (3)1st to 4th quarter, 1919 9.25
660B/43 Do 9.40 661/434th quarter, 1919 9.45	188/122 Do 9.30
660B/43 Do 9.40 661/434th quarter, 1919 9.45 663/403rd and 4th quarters, 1919 9.50 664/42 Do 9.55	190/1234th quarter, 1919
664/42 Do 9.55	193/1262nd to 4th quarter, 1919 9.40 194/127 Do 9.45
Date of Sale: Wednesday, August 4, 1920.	1 100 - /190 /9\
Maligawatta.	199A/132 (3) Do 9.50 200/132/134 lst to 4th quarter, 1919 9.55 201/135 Do 10
665/473rd and 4th quarters, 1919 7	201/135 Do 10
668/50 . Do 7. 5 669/54a . 4th quarter, 1919 7.10	Date of Sale: Tuesday, August 3, 1920.
669/54A4th quarter, 1919 7.10 672/533rd and 4th quarters, 1919 7.15	Colombo-Galle road.
678/55c3rd and 4th quarters, 1919, and riot	220/100 4/1
damages, 1916 and 1917 7.20	240/171 (1-2) Do 7. 5
681/573rd and 4th quarters, 1919 7.25 685/664th quarter, 1919, and riot damages, 1917 7.30	244/177 Do 7.10
689/60A4th quarter, 1919, and riot damages, 1917 7.35	245/175lst to 4th quarter, 1919 7.15 251/184 Do 7.20
711/83A4th quarter, 1919 7.40	251/184 Do 7.20 256/1823rd and 4th quarters, 1919 7.25 257/183 (1-2) 1st to 4th quarter, 1919
712/914th quarter, 1919, and riot damages, 1916 7.45 713A/844th quarter, 1919 7.50	201/200 (2 2/200 00 2021 quartor, 1919
717/903rd and 4th quarters, 1919 7.55	259/190 . Do 7.35
729/874th quarter, 1919, and riot damages, 1917 8. 0	260A/189 (2) 3rd and 4th quarters, 1919 7.40 261/188 (1-4) 1st to 4th quarter, 1919 7.45 263/189A 3rd and 4th quarters, 1919 7.50 266/237 (1-2) 2nd to 4th quarter, 1919 7.55 267/238 (1-3) 1st to 4th quarter, 1919
730/87 Do 8. 5 2733B/3B3rd and 4th quarters, 1919, and riot	201/166 (1-4) 1st to 4th quarter, 1919 7.45 263/1894 3rd and 4th quarters, 1919 7.50
damages, 1916 and 1917 8.10	266/237 (1-2) 2nd to 4th quarter, 1919 7.55
	077/040
OTICE is hereby given that in the absence of movable property liable to seizure, (1) rents and profits from	
property liable to seizure, (1) rents and profits from 1 to 10 years, (2) timber and produce, (3) materials of house,	277/241A 1st to 4th quarter, 1919 8.10 287/208 (1) 2nd to 4th quarter, 1919 8.15 292A/212 (2)1st to 4th quarter, 1919 8.20
and (4) the under-mentioned properties themselves, seized	
in virtue of a warrant issued by the Chairman of the	0.00/0.17 1-4.4-4.1 10-2
Municipal Council of Colombo, in terms of the 140th clause of the Ordinance No. 6 of 1910, for arrears of consolidated	299/222 3rd and 4th quarters, 1919 8 35
rates due on the premises, and for the period mentioned in	305/221lst to 4th quarter, 1919 8.40
the subjoined schedule, will be sold by public auction on the	305/221lst to 4th quarter, 1919 8.40 306/2253rd and 4th quarters, 1919 8.45 310/229 .4th quarter, 1919
spot at the time therein mentioned, unless in the meantime the amount of the consolidated rates and costs be duly paid.	319/256/257 1st to 4th quarter, 1919
	322/261 9
J. A. MAYBIN, The Municipal Office, Financial Assistant to the	305/221 1st to 4th quarter, 1919 8. 40 306/225 3rd and 4th quarters, 1919 8. 45 310/229 4th quarter, 1919 8. 50 319/256/257 lst to 4th quarter, 1919 8. 55 322/261 Do. 9 332/253 Do. 9 343/270 (1) Do. 9. 10 344/276A Do. 9. 15
Colombo, July 7, 1920. Chairman, Municipal Council	344/276A . 0106

Premises No.	Quarter and Year.	Time of Sale.	Premises No. Quarter and Year. Time	e of Sale
347/271 (1-2) 2nd 1	to 4th quarter, 1919 4th quarter, 1919 Do. uarter, 1919 5 4th quarters, 1919 De. Do. uarter, 1919 Do.	9.20	525/398 (1) 2nd to 4th quarter, 1919	
353/278Blst to	4th quarter, 1919	9.25	531/387 1st to 4th quarters, 1919 536/371 3rd and 4th quarters, 1919	8.35
354/279	DO.	9.30		
399/280401 q 356/2804401 to	o 4th quarters, 1919	9.40	542/345 Do.	8.50
358/281A	De.	9.45	541/326A 1st to 4th quarter, 1919 542/345 Do. 543/329B 3rd and 4th quarters, 1919 544/331 2nd to 4th quarters, 1919 545/330 3rd and 4th quarters, 1919 548/326 1st to 4th quarter, 1919 549/327 Do. 550/328 Do. 555/710p 3rd and 4th quarters, 1919 556/710e 4th quarter, 1919	8.55
363/286	Do.	9.50	544/331 2nd to 4th quarters, 1919	9
63a/286 (1) 4th q	uarter, 1919	9.55	545/330 3rd and 4th quarters, 1919	\dots 9. \mathcal{U}
36 5/28 7 (2)	Do.	10	548/326 1st to 4th quarter, 1919	9.10
Data of Cal	e : Wednesday, August	A 1090	550/327 . Do.	0.20
Date of Sar	·	T, 1020.	555/710p . 3rd and 4th quarters, 1919	9.25
`.	Colombo-Galle road.		555/710B	9.30
67/290 (1-2) 1st te	o 4th quarter, 1919 Do. 4th quarter, 1919 4th quarter, 1919 Do. Do. 4th quarter, 1919 o 4th quarter, 1919 uarter, 1919	7. 5	558A/710clst to 4th quarter, 1919	9.38
68/290A $(1-2)$	Do.	7.10	565/7132nd to 4th quarter, 1919	9.40
369/2914th q	uarter, 1919	7.15	500/720 1st to 4th quarter, 1919	9146
571/2931St to 279/905	To	7 25	569/716 2nd to 4th quarters 1919	9.50
74/296	Do.	7.30	570/717 Do.	10
92/308Alst to	4th quarter, 1919	7.35		120
395/3092nd t	o 4th quarter, 1919	7.40	Date of Sale: Friday Auguss 6, 1920.	
$395A/309 \dots 4th q$	uarter, 1919	7.45	573/7191st to 4th quarter, 1919	7
07/316 (1)	1 413 1010	= *0	575/721 Do.	7. 5
1, 1 <i>a</i> –2 <i>b</i> 3rd & . 3rd &	and 4th quarters, 1919 of 4th quarter, 1919 and 4th quarters, 1919 Do. 4th quarter, 1919 and 4th quarters, 1919 4th quarter, 1919 uarter, 1919	7.50	Date of Sale: Friday Auguss 6, 1920. 573/719lst to 4th quarter, 1919 575/721Do. 576/722Do, 577/723Do. 579/7262nd to 4th quarter, 1919 584/851Do. 588/847lst to 4th quarter, 1919 589/8462nd to 4th quarter, 1919 594/841Do. 595/840lst to 4th quarter, 1919 596/839Do. 597/838 (1) 2nd to 4th quarter, 1919 598/837Do. 600/836Do.	7.10
лов/от/ (э) 2цц б 110/319 — 3rd an	ad 4th quarters 1919	8	577/723 Do.	7.18
13/324	Do.	8. 5	584/851 Do	7 9
14/3221st to	4th quarter, 1919	8.10	588/847lst to 4th quarter, 1919	7.30
15/3213rd a	ad 4th quarters, 1919	8.15	589/8462nd to 4th quarter, 1919	7.3
17/3571st to	4th quarter, 1919	8.20	594/841 Do.	7.40
18E/3574th q	uarter, 1919 o 4th quarter, 1919,	8.25	595/8401st to 4th quarter, 1919	7.45
der	nages 1916 and 1917	8 30	596/839 Do.	7.50
1A/451/452 1st to	by 4th quarter, 1919 Do. uarter, 1919 and 4th quarters, 1919 Do. 4th quarter, 1919	8.35	597/838 (1) 2nd to 4th quarter, 1919	7.98 8
22/350'	Do.	8.40	598/837 Do. 600/836 Do. 604/831lst to 4th quarter, 1919 609/7324 Do. 610/732 Do. 611/7352nd to 4th quarter, 1919	8. 8
24/3484th q	uarter, 1919	8.45	604/831lst to 4th quarter, 1919	8.10
28/344A (1-2) 3rd	and 4th quarters, 1919	8.50	609/732A Do.	8.15
429/344 491/949 let to	Do.	8.55	610/732 Do.	8, 20
133/34218t to	o 4th quarters, 1919 to 4th quarters, 1919	end riot	611/7352nd to 4th quarter, 1919	8.25
dar. Ozee/eez	$\mathbf{a}_{\mathbf{g}}$	9. 5	609/7324 Do. 610/732 Do. 611/7352nd to 4th quarter, 1919 620/8224th quarter, 1916 621/821 Do. 624/8181st to 4th quarter, 1919 625/8172nd to 4th quarter, 1919 626/816 Do.	8.30
135/3381st to	ages, 1916 and 1917 4th quarter, 1919	9.10	621/821 Do. 624/8181st to 4th quarter, 1919	8 40
4 3 8/3 3 6A3rd a	nd 4th quarters, 191	9, and riot	625/8172nd to 4th quarter, 1919	8.48
dar	nages, 1917	9.15	626/816 Do.	8.50
$\frac{439}{336}$ 1st to	nages, 1917 4th quarter, 1919 Do.	9.20	627/815 (1-2) Do.	8.55
	Do. o 4th quarter, 1919		632/811 Do.	9
	$\begin{array}{ll} \textbf{nages, 1917} \\ \textbf{nages, 1917} \end{array}$	9.30	626/816 Do. 627/815 (1-2) Do. 632/811 Do. 635/807/808 Do. 640/802 2nd and 4th quarters 1919	9. (
43/323A	Do.	9.35	640/8033rd and 4th quarters, 1919 641/803 Do.	9.10
45/323c2nd to	o 4th quarter, 1919	9.40	644/800 (1-2) 2nd to 4th quarter, 1919	9.2
	to 4th quarter, 1919		645/797/799 Do.	9.2
	Do.	9.50	647/795 (1-2) 1st to 4th quarters, 1919	9.3
52a/365 (2) 459/3804th q	Do. uarter, 1919	$\begin{array}{c} \dots 9.55 \\ \dots 10 \end{array}$	652/786A Do.	9.3
			Pamankada-Bambalapitiya road.	
Date of S	ale : Thursday, August	5, 1920.	654/784Alst to 4th quarter, 1919	9.4
		.,	655/786 Do.	9.4
.	Colombo-Galle road.		659/782 (1-3) Do.	9.5
11/381 (1-2) 1st to	4th quarter, 1919	7	661/780 Do.	9.5
02/3824th q	o 4th quarter, 1919 uarter, 1919 4th quarters, 1919	7.5	664/777 Do.	10
±/304180 00 67/391 3md er	ad 4th quarters, 1919	7.10	Date of Sale : Saturday, August 7, 1920.	
69/385A	nd 4th quarters, 1919 Do.	7.13	}	•
169a /385a 1st. f	o 4th quarter, 1919	and riot	Pamankada-Bambala pitiya road.	
dar	nages, 1917 °	7.25	665/7761st to 4th quarter, 1919 668/7713rd and 4th quarters, 1919	7
471/385c4th q	uarter, 1919	7.30	668/7713rd and 4th quarters, 1919	7.
172/385D	Do.	7.35	673/764lst to 4th quarter, 1919	7.1
174/385m	nages, 1917 uarter, 1919 Do. Do. Do.	$\begin{array}{c} 7.40 \\ 7.45 \end{array}$	0/1//04 Do. 680/738 Do	7.1
76/392A1st to	4th quarter, 1919	7.40	682/7652nd to 4th quarter 1010	7 9
92/412	4th quarter, 1919 Do.	7.55	684/7684th quarter. 1919	7.2
			688/7563rd and 4th quarters, 1919	7.5
	amankada-Cotta road.		673/764 1st to 4th quarters, 1919 677/734 Do. 680/738 Do. 682/765 2nd to 4th quarter, 1919 684/768 4th quarter, 1919 688/756 3rd and 4th quarters, 1919 693/752/752A 1st to 4th quarter, 1919 694/748 3rd and 4th quarters, 1919 698/744A(1-2) 3rd and 4th quarters, 1919 698/7444(1-4) Do.	7.4
002/430lst to	4th quarter, 1918 to 4th quarter, 1919	8	694/7483rd and 4th quarters, 1919	7.
voa/±±0A (3) 2nd 1 504/303	o 4th quarter, 1919	8. 5	098/744A(1-2) 3rd and 4th quarters, 1919	7.
191 eeÿil±∆v 7∨±löse	o 4th quarter, 1919, nages, 1916 and 1917	. ан ц. гю. 2 10	699/744 (1-4) Do.	7.
518/441 (1) 4th o	Do. ad 4th quarters, 1919	8.15	699/744 (1-4) Do. 702/7424th quarter, 1919 703/741 (1-2) 2nd to 4th quarter, 1919 704/7401st to 4th quarter, 1919 705/7464th quarter, 1919	8
	T	2.20		,. ð.
22/438 (1–6)	До.	8.20 8.25	704/740 1st to 4th quarter 1010	Q

Premises No.	Quarter and Year.	Time of Sale.	Pamankada-Cotta road.	
		A.M.	Premises No. Quarter and Year.	Time of Sa
706/746A4th q	uarter, 1919 o 4th quarter, 1919	$\begin{array}{c} & 8.20 \\ & 8.25 \end{array}$	007/701	A.]
717/7	- quarter, 1919	8.30	887/5013rd and 4th quarters, 1919	7.
723/131st to	4th quarter, 1919	8.35	889/499 Do.	7.:
	Do.	· 8.40		7.3
725/15 728/18	Do. Do.	8.40 8.45 8.50 8.55	894/492 Do.	7.
732E/22E . 1st to	o 4th quarters, 1919	8.55	900/487 Do. 904/483 Do.	7
733–735/23 (1–4) 2	nd to 4th quarter, 1919	9	905/480(1) Do.	7.
734/244th q	uarter, 1919	0. 0	1 906/481 Do	8
	nd 4th quarters, 1919 4th quarter, 1919	9.10 9.15	910/000A . Do.	8.
-47/37 (1-2) 4th a	uarter, 1919	9 . 20	911/000 100.	8.
748/382nd t	o 4th quarter, 1919	9.25	912/001 Do.	8.
749/39	Do.	9.30	923/672 (1-2) Do.	8.
*			924/674 (1-2) Do.	8.
	${\it Kirila pone \ road}.$		924A/674 (3) Do.	8.
	4th quarter, 1919	9.35		8.
757/47 761/513rd aı	Do. ad 4th quarters, 1919	9.40 9.45	926/6774th quarter, 1919 927/6783rd and 4th quarters, 1919	8.
	Do.	9.50		
7637534th a	uarter, 1919	9.55	933/670 3rd and 4th quarters, 1919	9
771/61 (1-2) 1st to	4th quarter, 1919	10	935/668 Do.	9.
			943/627 Do. 951/513 Do.	9. 9.
Date of S	ale: Monday, August 9,	1920.	951/513 . Do. 957/512 (1) Do.	9.
			957A/512(2) Do.	
mm= /0= 0 3	Kirillapone road.	·	961/509в Do.	. 9.
	d 4th quarters, 1919	7 7. 5	962/509 Do. 966/506 4th quarter, 1919	9.
80A/70 (2-3) 4th c	4th duarter, 1919 marter, 1919	7. 5	969/520A3rd and 4th quarters, 1919	9. 9.
781/71 2nd to	o 4th quarter, 1919	7.15	971/520 Do.	9.
783/731st to		7.20	980/470A Do.	9.
	and 4th quarters, 1919,	and riot 7.25	981/521 Do.	10
оал 85в/75 (3).	nages, 1916 and 1917 Do.	7.30	Date of Sale: Wednesday, August	11 1920
	nd 4th quarters, 1919	7.35	l .	11, 1020.
786/762nd to	o 4th quarter, 1919	7.40	Pamankada-Cotta road.	7
787/774th gr	uarter, 1919	7.45 7.50	982/522 3rd and 4th quarters 1919 983/523 4th quarter 1917, to 4th qua	
	d 4th quarters, 1919 o 4th quarter, 1919	7.55	and riot damages, 1916	7.
	y and quartor, 1010		and riot damages, 1916 991/463 3rd and 4th quarters, 1919	7.
Pama	nkada-Bambalapitiya roa	1. .	996/458 Do.	7.
	nd 4th quarters, 1919	8	997/458B4th quarter, 1919 998/458A Do.	7.5
	4th quarter, 1919	8. 5	998/458A Do. 1001/457A3rd and 4th quarters, 1919	7.
802/92	Do.	8.10	1	
803/93 . 1st to	o 4th quarter, 1919,	and riot	Colombo-Galle road.	
dan 804/94 3rd ar	nages, 1917 ad 4th quarters, 1919	8.15	1013/6163rd and 4th quarters, 1919 1015/615 Do.	7.:
809/99	Do.	8.25	1019/600 Do	7.
816/106	Do.	8.30	1018A/609A Do.	7.8
817/107	Do.	8.35	1025/606A Do.	7.
819/1094th qu	Do. larter, 1919 nd 4th quarters, 1919	8.40 8.45	1031/595/596 Do.	8
824/1143rd ar 825/115	Do.	8.50	1018/609 Do. 1018a/609a Do. 1025/606a Do. 1031/595/596 Do. 1035/600 Do. 1041/5894th quarter, 1919 1047/5833rd and 4th quarters, 1919	8.
		8.55	1047/583 .:3rd and 4th quarters, 1919	8.
826/116	Do.			8.9
840/641	Do.	9	1048/5824th quarter, 1919	0.1
840 [/] /641 846 [/] 635	Do. Do.	9. 5	1048/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919	8.2
846/635 847/636	Do. Do.	$\begin{array}{c} \dots 9.5 \\ \dots 9.10 \end{array}$	1049/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581 Riot damages 1916 and 1917	8.2
840/641 846/635 847/636 848/637	Do. Do. Do. Do.	9. 5 9.10 9.15	1048/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581Riot damages, 1916 and 1917 4th quarter, 1919	. 8.7
840/641 846/635 847/636 848/637 849/634 (1-5)	Do. Do. Do. Do.	9. 5 9.10 9.15	1049/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581Riot damages. 1916 and 1917 1051/5804th quarter, 1919 1052/5793rd and 4th quarters, 1919	8.4
840/641 846/635 847/636 848/637 849/634 (1-5) 859/6634	Do. Do. Do. Do.	9. 5 9.10 9.15	1049/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581Riot damages. 1916 and 1917 1051/5804th quarter, 1919 1052/5793rd and 4th quarters, 1919	8.3
840/641 846/635 847/636 848/637 849/634 (1-5) 859/6634 862/665	Do. Do. Do. Do. Do.	9. 5 9.10 9.15 9.20 9.25 9.30	1049/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581Riot damages. 1916 and 1917 1051/5804th quarter, 1919 1052/5793rd and 4th quarters, 1919	8.4
840/641 846/635 847/636 848/637 849/634 (1-5) 859/663A 862/665 863/671 866/6922nd to	Do. Do. Do. Do. Do. Do. Oo. Oo. Oo. Oo. Oo. Oo. Oo.	9. 5 9.10 9.15 9.20 9.25 9.30 9.35	1049/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581Riot damages. 1916 and 1917 1051/5804th quarter, 1919 1052/5793rd and 4th quarters, 1919	8.4
840/641 846/635 847/636 848/637 849/634 (1-5) 859/663A 862/665 863/671 866/6922nd to	Do. Do. Do. Do. Do. Do. Oo. Oo. Oo. Oo. Oo. Oo. Oo.	9. 5 9.10 9.15 9.20 9.25 9.30 9.35	1049/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581Riot damages. 1916 and 1917 1051/5804th quarter, 1919 1052/5793rd and 4th quarters, 1919	8.4
840/641 846/635 847/636 848/637 849/634 (1-5) 859/663A 862/665 863/671 866/6922nd to	Do. Do. Do. Do. Do. Do. Oo. Oo. Oo. Oo. Oo. Oo. Oo.	9. 5 9.10 9.15 9.20 9.25 9.30 9.35	1049/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581Riot damages. 1916 and 1917 1051/5804th quarter, 1919 1052/5793rd and 4th quarters, 1919	8.
840/641 846/635 847/636 848/637 849/634 (1-5) 859/663A 862/665 863/671 866/692 2nd t 867/6933rd a 869/695	Do. Do. Do. Do. Do. Do. Do. O 4th quarter, 1919 Do. Do.	9. 5 9.10 9.15 9.20 9.25 9.30 9.35 9.40 9.50 9.55	1049/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581Riot damages, 1916 and 1917 1051/5804th quarter, 1919 1052/5793rd and 4th quarters, 1919 1053/576 & 5784th quarter, 1919 1054/577 Do. 1060/5703rd and 4th quarters, 1919 1061/569 Do. 1061a/569a Do. 1062/568 Do. 1062/568 Ath quarters	8 8 8 8 9
840/641 846/635 847/636 848/637 849/634 (1-5) 859/663A 862/665 863/671 866/692 2nd t 867/6933rd a 869/695	Do. Do. Do. Do. Do. Do. O 4th quarter, 1919	9. 5 9.10 9.15 9.20 9.25 9.30 9.35 9.40 9.45 9.50 9.55	1049/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581Riot damages. 1916 and 1917 1051/5804th quarter, 1919 1052/5793rd and 4th quarters, 1919 1053/576 & 5784th quarter, 1919 1054/577 Do. 1060/5703rd and 4th quarters, 1919 1061/569 Do. 1061A/569A Do. 1062A/568 4th quarter, 1919 1064/5673rd and 4th quarters, 1919	8.4 8.4 8.4 8.4 9
840/641 846/635 847/636 848/637 849/634 (1-5) 859/663A 862/665 863/671 866/692 2nd t 867/693 3rd a: 869/695 871/697	Do. Do. Do. Do. Do. Do. Do. O 4th quarter, 1919 Do. Do. Do. Do.	9. 5 9.10 9.15 9.20 9.25 9.30 9.35 9.40 9.45 9.50 9.55	1049/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581Riot damages. 1916 and 1917 1051/5804th quarter, 1919 1052/5793rd and 4th quarters, 1919 1053/576 & 5784th quarter, 1919 1054/577Do. 1060/5703rd and 4th quarters, 1919 1061/569Do. 1061a/569aDo. 1062a/5684th quarter, 1919 1064/5673rd and 4th quarters, 1919 1064/5673rd and 4th quarters, 1919	8.4 8.4 8.4 8.4 9 9.1
840/641 846/635 847/636 848/637 849/634 (1-5) 859/663A 862/665 863/671 866/692 2nd t 867/693 3rd a 869/695 870/696 871/697	Do. Do. Do. Do. Do. Do. Do. O 4th quarter, 1919 Do. Do. Do. Do. Do. Ale: Tuesday, August 10,	9. 5 9.10 9.15 9.20 9.25 9.30 9.35 9.40 9.45 9.50 9.55	1048/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581Riot damages. 1916 and 1917 1051/5804th quarter, 1919 1052/5793rd and 4th quarters, 1919 1053/576 & 5784th quarter, 1919 1054/577 Do. 1060/5703rd and 4th quarters, 1919 1061/569 Do. 1061/569 Do. 1062/568 Do. 1062A/5684th quarter, 1919 1064/5673rd and 4th quarters, 1919 1064/5673rd and 4th quarters, 1919 1065/567A	8.4 8.4 8.4 8.5 9 9.1 9.1
840/641 846/635 847/636 848/637 849/634 (1-5) 859/663A 862/665 863/671 866/6922nd t 867/6933rd a 869/695 870/696 871/697 Date of Sa	Do. Do. Do. Do. Do. Do. Do. O 4th quarter, 1919 Do. Do. Do. Do. Do. Ale: Tuesday, August 10, unkada-Bambalapitiya rome	9. 5 9.10 9.15 9.20 9.25 9.30 9.35 9.40 9.45 9.50 9.55	1048/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581Riot damages. 1916 and 1917 1051/5804th quarter, 1919 1052/5793rd and 4th quarters, 1919 1053/576 & 5784th quarter, 1919 1054/577 Do. 1060/5703rd and 4th quarters, 1919 1061/569 Do. 1061/569 Do. 1062/568 Do. 1062A/5684th quarter, 1919 1064/5673rd and 4th quarters, 1919 1064/5673rd and 4th quarters, 1919 1065/567A	
840/641 846/635 847/636 848/637 849/634 (1-5) 859/663A 862/665 863/671 866/692 2nd t 867/693 3rd a 869/695 870/696 871/697 Date of Sa Pama 873/690 3rd a	Do. Do. Do. Do. Do. Do. Do. O 4th quarter, 1919 Do. Do. Do. Do. Do. Ale: Tuesday, August 10, mkada-Bambalapitiya roaa	9. 5 9.10 9.15 9.20 9.25 9.30 9.35 9.40 9.45 9.50 9.55	1048/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581Riot damages. 1916 and 1917 1051/5804th quarter, 1919 1052/5793rd and 4th quarters, 1919 1053/576 & 5784th quarter, 1919 1054/577 Do. 1060/5703rd and 4th quarters, 1919 1061/569 Do. 1061/569 Do. 1062/568 Do. 1062A/5684th quarter, 1919 1064/5673rd and 4th quarters, 1919 1064/5673rd and 4th quarters, 1919 1065/567A	8.3 8.4 8.4 8.5 8.5 9.9 9.1 9.1 9.2 9.2 9.3
840/641 846/635 847/636 848/637 849/634 (1-5) 859/663A 862/665 863/671 866/692 2nd t 866/693 3rd a 869/695 870/696 871/697 Date of Si Pama 873/690 3rd a 877/706	Do. Do. Do. Do. Do. Do. Do. O 4th quarter, 1919 Do. Do. Do. Do. Ale: Tuesday, August 10, mkada-Bambalapitiya road and 4th quarters, 1919 Do.	9. 5 9.10 9.15 9.20 9.25 9.30 9.35 9.40 9.45 9.50 9.55	1049/5824th quarter, 1919 1050/581Riot damages. 1916 and 1917 1051/5804th quarter, 1919 1052/5793rd and 4th quarters, 1919 1053/576 & 5784th quarter, 1919 1054/577Do. 1060/5703rd and 4th quarters, 1919 1061/569Do. 1061/569Do. 1062/568Do. 1062/5684th quarter, 1919 1064/5673rd and 4th quarters, 1919 1064/5673rd and 4th quarters, 1919 1065/567A (1-4)Do. 1065/565Do. 1065/565Do. 1066/565Do. 1075/5555Do.	8.3 8.4 8.4 8.5 8.5 9.1 9.1 9.2 9.3 9.3
840/641 846/635 847/636 848/637 849/634 (1-5) 859/663A 862/665 863/671 866/692 2nd t 867/693 3rd a 869/695 870/696 871/697 Date of Sa Pama 873/690 3rd a	Do. Do. Do. Do. Do. Do. Do. Do. o 4th quarter, 1919 nd 4th quarters, 1919 Do. d	9. 5 9.10 9.15 9.20 9.25 9.30 9.35 9.40 9.45 9.50 9.55 10	1048/5824th quarter, 1919 1049/5823rd and 4th quarters, 1919 1050/581Riot damages. 1916 and 1917 1051/5804th quarter, 1919 1052/5793rd and 4th quarters, 1919 1053/576 & 5784th quarter, 1919 1054/577 Do. 1060/5703rd and 4th quarters, 1919 1061/569 Do. 1061/569 Do. 1062/568 Do. 1062A/5684th quarter, 1919 1064/5673rd and 4th quarters, 1919 1064/5673rd and 4th quarters, 1919 1065/567A	8.3 8.4 8.4 8.5 8.5 9.1 9.1 9.2 9.3 9.3

1077A/559(2) 4th quarter, 1919 9.55 1079/557(1-6)3rd and 4th quarters, 1919, and riot damages, 1917 10 19 Date of Sale: Thursday, August 12, 1920. Colombo-Galle road. 1081/552/554 3rd and 4th quarters, 1919 7 1082/553 (1-3) Do 7.5	1936/46 948A/43	Quarter and Year. To the quarter, 1919 Do. Do. Sutherland road.	ime of Sale. A.M. 8.15 8.20 8.25
1077A/559(2) 4th quarter, 1919 9.55 1079/557(1-6)3rd and 4th quarters, 1919, and riot damages, 191710 Date of Sale: Thursday, August 12, 1920. Colombo-Galle road. 1081/552/554 3rd and 4th quarters, 1919 7 1082/553 (1-3) Do 7.5	1936/46 948A/43	Do. Do.	8.15
1079/557(1-6)3rd and 4th quarters, 1919, and riot damages, 191710 Date of Sale: Thursday, August 12, 1920. Colombo-Galle road. 1081/552/554 3rd and 4th quarters, 1919 7 1082/553 (1-3) Do 7 5	1936/46 948A/43	Do. Do.	8.20
damages, 191710 19 Date of Sale: Thursday, August 12, 1920. Colombo-Galle road. 1081/552/554 3rd and 4th quarters, 1919 7 1082/553 (1-3) Do 7 5	948A/43	Do.	
Date of Sale: Thursday, August 12, 1920. **Colombo-Galle road.** 1081/552/554 3rd and 4th quarters, 1919 7 1082/553 (1-3) Do 7 5			8.25
Colombo-Galle road. 1081/552/554 3rd and 4th quarters, 1919 7 1082/553 (1-3) Do 7 5	2004/54	Sutherland road.	
Colombo-Galle road. 1081/552/554 3rd and 4th quarters, 1919 7 1082/553 (1-3) Do 7 5	2004/54	is control touries.	,
Colombo-Galle road. 1081/552/554 3rd and 4th quarters, 1919 7 1082/553 (1-3) Do 7 . 5	200 x /0	tth quarter, 1919	0 90
1081/552/554 3rd and 4th quarters, 1919 7 1082/553 (1-3) Do 7 5		* '	8.30
$1082/553(1-3)$ Do 7. 5 $\frac{2}{3}$		Darley road.	
	2015/14	lth quar er, 1919	^.35
	2017/1в	Do.	.: 8.40
	2020/2	Do.	45
1087/5454th quarter, 1919 7.20		Forbes road.	
Francis road.	45A/13B4		
70/44 7 10/10 70/10	49A/13B4	th quarter, 1919	8.50
00/49	2072/1в	Do.	8.55
60/43 Do 7.30 20)73a/la	Do.	9
61/42 Do 7.35		Symond's road.	
Colombo-Galle road.	E 000710. 1		
72/64 3rd and 4th quarters, 1919 7.40	50-2087/0A	lst quarter, 1919, to 4th quarter	., 1919,
·		and riot tax, 1916 and 1917	9. 5
Station road.	2090/5a4	th quarter, 1919	.: 9.10
92/781st to 4th quarter, 1919 7.45 2	2091/5A	Do.	9.15
	2092/5 _A	Do.	9.20
, , , , , , , , , , , , , , , , , , , ,	0000 /E .	Do.	
			0 9.25
106/84 4th quarter balance, 1919 7.55	2094/5A	Do.	9.30
111/891st to 4th quarter, 1919 8		Dean's road.	
	2126/68/694	th quarter, 1919	• •
			* 9.35
		Forbes road.	
Nelson place.	2176/42A4	lth quarter, 1919	9.40
	2177/42	Do.	0 40
	2243/26	Do.	9,45
- 1, 1, 1, 1,	3240/20		9. 50
131/98q14th quarter, 1919 8.25		Darl y road.	
131A/98A Do 8.30 2	2250/114	Ith quarter, 1919	55
135/98i1st to 4th quarter, 1919 8.35 2	2251/12	Do.	10
136/98n3rd and 4th quarters, 1919 8.40	-	to the second se	,
137/98v/1 Do 8.45	Date of	Sale: Saturday, August 7, 192	0.
190/00	,	Darley road.	
	2257/17в4	th quarter, 1919	7
		<u>-</u>	
	258/17A	Do.	7. 5
	59A/17	Do.	7.10
2	272/24A	Do.	7.15
2	277/27	Do. /	7.20
OTICE is hereby given that in the absence of movable 9	278/27	Do.	7.25
	970 90	Do.	
		_	7.30
	280/28	Do.	7.35
in winters of a mornant issued that the Chairman of the	281/28	Do.	7.40
	285/31	Do.	7.45
Municipal Council of Colombo, in terms of the 140th clause	291/29	Do.	7/50
of the Ordinance No. 6 of 1910, for arrears of consolidated	293/29A	Do	7.55
	004100.	Do.	
the subjoined schedule, will be sold by public auction on the	294/29A	_	8 ⊕
and at the time therein mentioned number in the manufacture	295/29A	Do.	8. 5
the amount of the congolidated rates and costs he delimined	296/29A	Do.	8.10
the amount of the consolidated rates and costs be duly paid.	297/29A	Do.	8.15
J. A. MAYBIN, 2	298/29A	Do.	8.20
	304/33.34	Do.	8.25
	306/34	Do.	
			8.30
		Dean's road.	
SCHEDULE. 23	357/35A4t	th quarter, 1919	., 8.35
	358/35A	Do.	8.40
	360/35c	Do.	
99		Do.	8.45
2nd Division, Maradana.	362/35E		8150
70 77 77 77 77 77 77 77 77 77 77 77 77 7	e v v v v v v v v v v v v v v v v v v v	Avondale road.	, ,
Premises No. Quarter and Year. Time of Sale. 23	364/1A4t	h quarter, 1919	8.55
	365/1A	Do.	_ 4.
1000/101. 445		· · · · · · · · · · · · · · · · · · ·	9
	367/3	Do.	9. 5
Arab lane. 23	372/6	Do.	9.10
	· Sa	nd Division, Maradana.	
1886/64th quarter, 1919 7. 5			
	881/59A4t	h quarter, 1919	9.15
and Division, Maradana.	•	Avondale road.	
1894/814th quarter, 1919 7.10 238	39A/124t	h quarter, 1919	9 20
	390/12A		
` 100###O		Do.	9.25
	395/213r	d and 4th quarters, 1919	9.30
1898/78 Do 7.25		Dean's road.	1 1 1 W
,, 1899/77 Do 7.30 24	11/35F4t		
1900/76 Do 7.35	/00540	h quarter, 1919	9.35
1901/75 Do 7.40		Avondale road.	1
	.13/354t	h quarter, 1919	0.40
		•	9.40
		Arab lane,	7 · · · · · · · · · · · · · · · · · · ·
1903/72 Do 7.50	L 4.2.3 4		
1903/72 Do 7.50 1905/69 De 7.55	1A/204t		9.45
1903/72 Do 7.50 1905/69 De 7.55 1906/68 Do 8	AAIA	h quarter, 1919	9.45
1903/72 Do 7.50 1905/69 De 7.55 1906/68 Do 8	44/4	h quarter, 1919 Do.	9.50
1903/72 Do 7.50 1905/69 De 7.55 1906/68 Do 8 1915/67 Do 8. 5	AAIA	h quarter, 1919	

Mark Allen Steam T. Cont. of Steam on	Commence of the commence of th	The state of the s
de Se Sold Dat	e of Sale : Monday, August 9, 1920.	Premises No. Quarter and Year. Time of Sale.
Premises No.	Arab lane. Quarter and Year. Time of Sale.	A.W.
Page 1	A.M.	2758-118 4th quarter, 1918, to 4th quarter, 1919 10
2460/15 2461/14A	4th quarter, 1919 7 Do 7. 5	Date of Sale: Saturday, August 7, 1920. 3rd Division, Maradana.
2462/3	observation 7.10	2759-118 . 4th quarter, 1918, to 4th quarter, 1919 7
468.8	2nd Division, Maradona.	2762-119 Do 7. 5
2464/85	4th quarter, 1919 7.15	2763-119 Do 7.10
2469A/105	Do 7.20	2782-106 1st quarter, 1918, to 4th quarter, 1919 7.15 2686-97 Riot damages for 1917 7.20
	Norris Canal road.	2792–90A Ist to 4th quarter, 1919 7.25
2610/1	4th quarter, 1919 7.25	2794-89 Do 7.30
2616A/3	., Do. 7.30	2795-89A . Do. 7.35
2638/13	Regent street4th quarter, 1919 7.35	2796-89B . Do 7.40 2797-89c . Do 7.45
2642/16	Do 7.40	2797-890 Do. 7.45 2798-89D Do. 7.50
2643/17	Do. 7.45	2799-89E Do 7.55
2650/22c	Do. 7.50	2800-89 _F
- 1886 (1984) - 1986 (1986)	 	2801-89a . Do. 8. 5
	s hereby given that in the absence of movable	2808A-95 Riot damages for 1917 8.10 2810-69 Do. 8.15
	ty liable to seizure, (1) rents and profits from	2810-69 Do. 8.15 2811-69 Do. 8.20
	(2) timber and produce, (3) materials of house,	2819-86 2nd quarter, 1917, to 4th quarter, 1919,
	nder-mentioned properties themselves, seized of a warrant issued by the Chairman of the	and riot damages 8.25
	incil of Colombo, in terms of the 140th clause	2820-83&84 2nd quarter, 1913, to 4th quarter, 1919,
of the Ordina	nce No. 6 of 1910, for arrears of consolidated	and riot damages 8.30 2822-78/793rd quarter, 1918, to 4th quarter, 1919 8.35
rates due on t	the premises, and for the period mentioned in	2826-67/68. 1st to 4th quarter, 1919 8.40
the subjoined	schedule, will be sold by public auction on the	2828-68A . Do. 8.45
	ne therein mentioned, unless in the meantime the consolidated rates and costs be duly paid.	2832-66BRiot damages for 1917 8.50
0 0		2838-61 Do. 8.55
1	J. A. MAYBIN,	2838A-61 Do. 9 2839A-60 4th quarter, 1919 9: 5
The Municip	Financial Assistant to the al Office, Chairman, Municipal Council.	2839B-60 .1st to 4th quarter, 1919 9.10
Colombo, July		2841a-562nd to 4th quarter, 19199.15
A STATE OF	The state of the s	2847-2849-54 1st quarter, 1913, to 4th quarter, 1919 9:20
		2847 _B -54 4th quarter, 1918, and 3rd and 4th quarters, 1919 9:25
Dat	te of Sale : Friday, August 6, 1920.	quarters, 1919 . 9:25 2850a-531st to 4th quarter, 1919 . 9:30
The second	Jail road.	2850-53 Do. 9.35
Premises No.	Quarter and Year. Time of Sale.	2851-64A1st quarter, 1915, to 4th quarter, 1919,
2653-1	1st to 4th quarter, 1919	and riot damages 9.40 2852-64 Do 9.45
2654-1	Do	2858-47 . 4th quarter, 1919 . 9.50 . 9.55
2655-1	Do. 7.10	2859-46 Do9.55
2656-1 2658-1	Do. 7.15 Do. 7.20	Jail road.
2659-1	Do 7.25	2748A-234th quarter, 191910
2660-1	Do. 7.30	Date of Sale : Monday, August 9, 1920.
2661-4	Do. 7.35	
2662-3 2663-2	Do. 7.40 Do. 7.45	740-190A 3rd and 4th quarters, 1919 7
2664-2	Do. 7.50	743–189A Do 7. 5 744–189A Do 7.10
2665-5/8	Do 7.55	744-1894 . Do 7.10 746-1884 . 1st to 4th quarter, 1919 7.15
2666-8A	Do. 1010	Dematagoda.
2668–13A	3rd quarter, 1916, to 4th quarter, 1919, and riot damages, 1917	
2669-13A	and riot dama res, 1917 8. 5 Riot dama res, 1917 8.10	757-277B 3rd quarter, 1913, to 4th quarter, 1919,
2677-13A	1st quarter, 1917, to 4th quarter, 1919 8.15	and riot damages 7.25
	3rd quarter, 1917, to 4th quarter, 1919 8.20	758-277A . 2nd quarter, 1918, to 4th quarter, 1919 7.30 759-277A . 4th quarter, 1917, to 4th quarter, 1919,
	1st quarter, 1917, to 4th quarter, 1919 8:25 4th quarter, 1917, to 4th quarter, 1919 8:30	and riot damages 7.35
	2nd to 4th quarter, 1919 8.35	and riot damages 7.35 760–276 . 3rd and 4th quarters, 1919 . 7.40 763–274
06707-12	2rd congress 1010 to 4th congress 1019	763–274 Do 7.45
0600 10	and 2nd to 4th quarter, 1919 8.40	772-265 3rd quarter, 1918, to 4th quarter, 1919 7.50
2080-12 2682-14a	Riot damages for 1017 8 50	775-204 D0 7.55 802-243 3rd and 4th quarters 1919 8
2683-14	.1st to 4th quarter, 1919 8.55	806-250 1st to 4th quarter, 1919 8. 5
2684-14в	and 2nd to 4th quarter, 1919 8.40 lst to 4th quarter, 1919 8.45 Riot dama es for 1917 8.50 lst to 4th quarter, 1919 8.55 4th quarter, 1919 9.5 Riot dama es for 1917 9.10 Do 9.15 Do 9.15 Do 9.20	773-264 Do 7.55 802-243 3rd and 4th quarters, 1919 8 806-250 1st to 4th quarter, 1919 8. 5 825-2398 2nd to 4th quarter, 1919 8.10
2689-15E	Do: '	841-234 3rd quarter, 1916, to 4th quarter, 1919,
2692-14	. Kiot dama es for 1917 9.10	and riot damages . 8.15 846-2273rd quarter, 1918, to 4th quarter, 1919 8.20
2702-190 · · · · · · · · · · · · · · · · · · ·	Do. 9.15	846-227 .3rd quarter, 1918, to 4th quarter, 1919 8.20 857-218 .3rd and 4th quarters, 1919 8.25
2709-15в	. Do. 9.20	869-2200 . 4th quarter, 1913, to 4th quarter, 1919 8.30
2711-15л	Do. 9.20 Do. 9.30 Do. 9.35	870-220 2nd to 4th quarter, 1919 8.35
2799D-60c/1	3rd quarter, 1917, to 4th quarter, 1919,	882-237D . Do 8.40
9749p_17a	and riot dama res 9.40 2nd quarter, 1918, to 4th quarter, 1919 9.45	
2749A-25A	Riot damares for 1917	905-206A 1st to 4th quarter, 1919 8.55
2751-26	Riot damages for 1917 9.50 4th quarter, 1918, to 4th quarter, 1919 9.55	909-206D . Do 8.55 910-199 3rd quarter, 1918, to 4th quarter, 1919 9
الأنفي المستركة المست	to programme the control of the cont	1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、

Premises No. Quarter and Year. Time of Sale.	Premises No. Quarter and Year. Time of Sale.
A.M. 912–198 3rd and 4th quarters, 1919 9. 5	Grandpass.
	939–200/201 4th quarter, 1919 8.30
912B-198 . Do 9.15	.
914-1982nd to 4th quarter, 1919 9.20	940–200/201 Do. 35 7 8/35
915–198 . Do. 9.25 916–198 . Do. 9.30	Galkapanawatta.
917–197p . Do 9.35	1094-66 4th quarter, 1919 8.40 1099-66 Do. 8.45 1104A-63 Do. 8.50 1106-57/58 Do. 8.55 1082-79 Do. 9
917-197D Do 9.35 924-197 1st to 4th quarter, 1919 9.40	1099-66 . Do
995-163 2nd to 4th quarter, 1919 9.45 994-164 3rd and 4th quarters, 1919 9.50	1104A-63 Do. 4
1019-14703rd and 4th quarters, 1919 9.30	1106–57/58 D6
damages 9.55	Layard's Broadway.
damages 9.55 1072–128A4th quarter, 1919 10	
Date of Sale: Tuesday, August 10, 1920.	822/825-135 2nd to 4th quarter, 1919, and riot damages for 1917. 9. 5
Dematagoda.	7.1.22
1073-1293rd and 4th quarters, 1919 7 1076-1274th quarter, 1919 7 5	Detail of Devilor Devilor Colores - Trail 7, 4000
1076-1274th quarter, 1919 7. 5 1077-127A3rd and 4th quarters, 1919 7.10	Wholesale. Retail. Per Rs. c. Per Rs. c.
1078-127A Do 7.15	Per Rs. c. Per Rs. c.
1080-126A Do 7.20	Per Rs. c. Per Rs. c. Paddy, Country Bushel — Measure — Paddy, Imported do — do —
1084-125A Do 7.25 1085-124A Do 7.30	Rice, Country do — do —
1086-124 3rd and 4th quarters, 1919, and riot	Rice, Kara do — do —
damages 7.35	Rice, Sulai do do
1106-114 3rd and 4th quarters, 1919 7.40 1112-113 1st to 4th quarter, 1919 7.45	Rice, Muttusamba do — do —
1112-1131st to 4th quarter, 1919 7.45 1117-1103rd and 4th quarters, 1919 7.50	Raw Rice (Rangoon) do — do — Raw Rice (Singapore) do — ,. do —
1119-108lst to 4th quarter, 1919 7.55	Raw Rice (Batavia) do — do —
1117-1103rd and 4th quarters, 1919 7.50 1119-1081st to 4th quarter, 1919 7.55 1122-32ARiot damages for 1917 8 Temple road.	Dholl (Thovaram) do —Seer 0 36 Dholl (Mysore) do — do 0 22
Temple road.	Green Peas do — do 0 34
1125A-1073rd and 4th quarters, 1919 8. 5 1130-105 Do 8.10	Ulundu do — do 0 24 Gram do — do 0 27
1135–100 Do 8.15	Wheat Flour 1b 0.17
Dematagoda.	American Flour — do 0,14 Ghee, Cow — Seer 5 50
1150-93B4th quarter, 1919 8.20	Ghee, Buffalo — do 4 50
1151-93 Do 8.25 1153-91 Do 8.30	Milk — Bottle 0 30
1159-90L3rd and 4th quarters, 1919 8.35	Potatoes (Indian)
1160-92L4th quarter, 1919 8.40	Onions (Bombay) — — do 0 9
1164-90E . Do 8.45 1165A-90G . Do 8.50	Onions, Red — — do 0 9 Bread —1-lb. loaf. 0 18
1167-90N3rd and 4th quarters, 19198.55	Tea
1169-90 3rd quarter, 1918, to 4th quarter, 1919 9	Coffee —lb 0 75 Limes —Dozen 0 12
1170-90r1st quarter, 1917, to 4th quarter, 1919 9. 5 1171-89Riot damages, 19179.10	Coconuts — Each 10c. to 0 12
1177-87 . 4th quarter, 1919 9.15	Sugar, Soft - 1b. 0 48. Sugar, Crepe - do. 0 48.
1178-87 Do 9.20	Sugar (Cevlon) — do
1179-87 . Do. 9.25 1180-87 . Do. 9.30	Sugar Candy do. 0.56 Sugar, Brown do.
1180-87 Do 9.30 1188-87A 3rd and 4th quarters, 1919 9.35	Salt — — Measure 0 11
.1189A-81 Do 9.40	Salt — lb 0 5½ Dried Chillies — do 0 25
1190-801st to 4th quarter, 19199.45	Coriander — do 0 20
1207-714th quarter, 19199.50 1224-593rd and 4th quarters, 19199.55	Pepper — — Measure 0 56 Garlie — —lb 0 36
1238-49B2nd to 4th quarter, 191910	Mustard — — Measure 0 44
Date of Sale: Wednesday, August 11, 1920.	Turmeric — —lb 0 18 Fenugreek — do 0 18
Dematagoda.	Cummin — — do 0 36
1238A-49c 3rd and 4th quarters, 1919 7	Aniseed — ,. — do 0 24 Tamarind — — do 0 10
1264-42 1st to 4th quarter, 1919 7. 5	Jaggery — Bundle 0 45
1265-413rd and 4th quarters, 1919 7.10 1268-39B Do 7.15	Gingelly — — Seer 0 25 Gingelly Oil — Bottle 80c. to 1 50
1269–39A Do 7.15 1269–39A Do 7.20	Gingelly Oil — — Bottle 80c. to 1 50 Coconut Oil — Measure 0 80
1276-32 Do 7.25	Kerosine Oil, Day-
1277-31 Do 7.30	light — Bottle 0'19' Kerosine Oil, Mon-
1278-30 1st to 4th quarter, 1919 7.35 1282-28 3rd and 4th quarters, 1919 7.40	key Brand — do 5 0 18
1291-21a 2nd to 4th quarter, 1919 7.45	Matches, Three Stars —— Packet of 12 boxes 0 22
1291a-21 3rd and 4th quarters, 1919 7.50	Matches (Japanese) — do 0 21
1297-154th quarter, 1918, to 4th quarter, 1919 7.55	Beef —1b 0 30 Mutton — do. 80c to 90c
1298-14 .4th quarter, 1919 8 1303a-9 .1st to 4th quarter, 1919 8 . 5	Pork — — do 0 50
1304-8 Riot damages for 1917 8.10	Chickens — Each 75c to 1 0
1307-5 3rd and 4th quarters, 1919 8.15	Eggs do 0 6 Dry Fish, Nettali
2nd Division Maradana.	(Halmessan) 0 28
1326-178 Riot damages for 1917 8.20	Dry Fish (Maldive) do 0.56
Ferry street	J. A. MAYBIN, 2
289-44A4th quarter, 1919 8.25	Colombo, July 7, 1920. Chairman, Municipal Council.
•	•

TRADE MARKS NOTICES.

953/-

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

Trade Marks registered during the Month of June, 1920.					
Appli- Reg	ris-				
cation Gazette Name of Registered Class. trati	ion				
No. No. Proprietors. No.					
1,7237,095Bristol-Myers Company 32,2	803				
Trade Marks renewed during the Month of June, 1920.					
6,128 Johnstone Sadler & Co., Ltd 43 6	87				
—6,135:.A. K. Sivagaminathan 47 7					
6,141 Harrisons & Crosfield, Ltd 42 7	15				
	16				
—6,142Tarrant & Co24,42 7	18				
—6,144Francis Felix Street 42 79	21				
6,144 Do 42 72	22				
	24				
Trade Marks to be removed from the Register	.				

the contract of the contract o	• • 44		• •	144
Trade Marks to be removed from	the Regi	ster		•
5,156Whittall & Co.		42		4.7
6,128Johnstone Sadler & Co.,	Ltd.	43		688
6,130Whiteaway Laidlaw & C	lo	14		692
 6,130 Harrisons & Crosfield, L 	td	42		696
—6,130 · Do.		42		697
		42		698
6,135Neophone, Ltd.	••	8		705

Trade Marks removed from the Register through Nonpayment of Renewal Fees.

— ...6,114...Liquozone Co. ... 3 ... 64

Registrar-General's Office, Colombo, July 7, 1920. N. W. Morgappan, Acting Registrar-General.

Application No. 1,604.

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 the Texas Company (a corporation organized and existing under the laws of the State of Texas), 17, Battery place, City of New York, State of New York, United States of America, Manufacturers, who claim to be the proprietors thereof, in respect of metal polish, cobblers' wax, belt dressing, oil soap, paraffine, and waxes, not included in other classes, in Class 50 in the Classification of Goods in the above-mentioned Rules:—



No claim is made to the exclusive use of the letter "T." Registrar-General's Office, N. W. Моксарран, Colombo, July 7, 1920. Acting Registrar-General. Application No. 1,790.

IN compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," notice is hereby given that Messrs. Holland-Ceylon Commercial Company of Gaffoor Buildings, Colombo, have applied for the registration of the following Trade Mark in the name of Hollandia Anglo-Dutch Milk and Food Company (a Company duly incorporated under the laws of Holland), Vlaardingen, Holland, Manufacturers of condensed milk, who claim to be the proprietors thereof, in respect of condensed milk in Class 42, in the Classification of Goods in the above-mentioned Rules:—



Registrar-General's Office, Colombo, July 7, 1920.

N. W. Morgappah, Acting Registrar-General.

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Application No. 1,800

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 Dodwell & Company, Limited (a Company duly incorporated under the laws of England), whose registered office is Exchange Chambers, St. Mary Axe, London, E. C., and having a place of business established at Colombo, Ceylon, Merchants, who claim to be the proprietors thereof, in respect of (a) raw or partly prepared vegetable substances used in manufactures and not included in other classes, such as essential oils used in manufactures, spices, rubber, partly prepared coconut products, not included in other classes (such as coconut oil, desiccated coconuts, copra, poonac, and fibrer); and (b) tea, all coconut products used as food or as ingredients in food and not included in other classes, cocoa, cardamoms, papaine, and spices, all being substances used as food or as ingredients in food in Classes 4 and 42, respectively, in the Classification of Goods in the above-mentioned Rules:-

DODCO

Registrar-General's Office, N. W. MORGAPPAH,
Colombo, July 7, 1920. Acting Registrar-General.