Centon Government Gazette Bublished bil Marthovity.
No. 7,834 (FRIDAY, JUNE 15, 1928. 18/5/23 Part I. – General.
Separate paging is given to each Part in order that it may be filed separately. PAGE Minutes by the Governor 1233 Appointments by the Governor 1234 Appointments, &c., of Registrars 1235 Sales of Lineous Ordinations of Unserviceable Articles, &c. 1244 Notices of Unserviceable Articles, &c. 1244

1244 & Supplement | Patents Notifications - No. 1 of 1885

Digest to Volume XXIII. of New Law Reports was issued on the 13th instant.

PROCLAMATIONS BY THE GOVERNOR.

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

PROCLAMATION.

22.0

By His Excellency Sir WILLIAM HENRY MANNING, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief

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

W HEREAS by section 34 (1) of "The Ceylon Railways Ordinance, 1902," it is enacted that it shall be lawful for the Governor from time to time to declare by Proclamation any road or path which the railway may cross to be a "minor crossing," and whether such minor crossing shall be closed by gates or not :

And whereas it is expedient to declare certain portions of the roads and paths which the railway crosses to be "minor crossings" for the purposes of the said Ordinance :

Now know Ye that We, the said Governor, do hereby declare that the portion of the road which the Ceylon Government Railway crosses between the stations of Mankulam and Paranthan, in the Northern Province, which is set out in the schedule hereto, shall from and after April 28, 1923, be a "minor crossing." for the purposes of the said Ordinance, and that such minor crossing be not closed by gates.

Given at Colombo, in the said Island of Ceylon, this Eleventh day of June, in the year of Our Lord One thousand Nine hundred and Twenty-three.

By His Excellency's command,

Class of Road.

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Minor

GOD SAVE THE KING.

CECIL CLEMENTI, Colonial Secretary

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SCHEDULE.

Description of Road.

м. с. 206 12

Mileage.

30

North-central main road (Kandy to Jaffna) to land under the Karachchi Irrigation Scheme...

Vital Statistics

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

PROCLAMATION.

By His Excellency Sir WILLIAM HENRY MANNING, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Excellent Order of the British Empire,

Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief

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

W. H. MANNING.

W HEREAS by section 7 of the Ordinance No. 1 of 1907, intituled "An Ordinance to amend and consolidate the Law relating to Notaries," it is enacted that the number of articled clerks to be licensed for and in each district shall be limited and determined by Proclamation to be issued from time to time by the Governor, acting with the advice of the Executive Council:

And whereas it is expedient to limit and determine the number of articled clerks to be licensed for and in each of the districts set forth in the schedule hereto :

Now know Ye that We, the said Governor, acting with the advice of the Executive Council, in pursuance of the powers vested in Us, do hereby proclaim that from and after the date hereof, and until further Proclamation in this behalf, the number of articled clerks to be licensed by Us under the said Ordinance be and it is hereby limited and determined in respect of each district as defined in the schedule hereto.

Given at Nuwara Eliya, in the said Island of Ceylon, this Ninth day of June, in the year of Our Lord One thousand Nine hundred and Twenty-three.

By His Excellency's command, CECIL CLEMENTI. GOD SAVE THE KING. Colonial Secretary. SCHEDULE. Colombo 3 Matale 1.4 Jaffna Ratnapura .. 2 2 Galle 3 Batticaloa 1 Mannar 1 Kalutara ••• 2 3 Kegalla 2 Mullaittivu Kurunegala Negombo . . 1 2 2 Matara Chilaw Puttalam Kandy 2

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 233 of 1923.

T is hereby notified that a Despatch has been received from the SECRETARY OF STATE FOR THE COLONIES intimating that HIS MAJESTY THE KING has been pleased to give directions for the appointment of Mr. EUGENE WILFRED JAVEWARDENE to be of HIS MAJESTY'S Counsel for the Colony of Ceylon.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 8, 1923. Colonial Secretary.

No. 234 of 1923.

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

Mr. H. A. BURDEN to act as Government Agent, North-Central Province; Fiscal for the North-Central Province; Additional District Judge and Additional Commissioner of Requests and Police Magistrate, Anuradhapura; Superintendent of the Prison at Anuradhapura; Local Authority under the Petroleum Ordinance for the North-Central Province; and Member of the Board of Health, North-Central Province, with effect from June 7, 1923, during the absence on leave of Mr. A. W. SEYMOUR, or until further orders.

Mr. ÆLIAN ONDAATJE to act as District Judge, Commissioner of Requests, and Police Magistrate, Kegalla, during the absence of Mr. W. J. L. ROGERSON, on June 11, 1923, 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, during the absence of Mr. V. P. REDLICH, on June 18, 1923.

Mr. W. S. STRONG to act as Commissioner of Requests, Police Magistrate, and Additional District Judge, Puttalam, during the absence of Mr. G. C. MILES, on June 16 and 17, 1923, or until the resumption of duties by that officer.

Mr. M. H. KANTAWALA to the Office of Commissioner of Requests and Police Magistrate, Panadure, and also to be Police Magistrate under section 3 of Ordinance No. 4 of 1891 for the Revenue District of Kalutara, with effect from June 8, 1923, until further orders.

Mr. B. L. DRIEBERG to act as Commissioner of Requests and Police Magistrate, Avissawella, during the absence of Mr. E. W. KANNANGARA, on June 13, 1923, or until the resumption of duties by that officer.

Mr. T. M. FERNANDO to act as Commissioner of Requests and Police Magistrate, Chilaw and Marawila; Additional District Judge, Chilaw; and Assistant Superintendent of the Chilaw Jail, during the absence of Mr. C. F. INGLEDOW, on June 15, 1923, or until the resumption of duties by that officer.

No. 237 of 1923. Mr. C. SITTAMPALAM to be, in addition to his own T is hereby notified that Mr. C. L. VIZARD, having duties, Additional Police Magistrate, Kalutara, with effect from June 15, 1923, until further orders. Mr. A. G. SIRIMANE to act as Commissioner of Requests and Police Magistrate, Balapitiya, during the absence of Mr. H. P. KAUFMANN, on June 18, 1923, or until the for the Western Province. resumption of duties by that officer. Colonial Secretary's Office, Mr. G. F. R. BROWNING to act, in addition to his Colombo, June 13, 1923. own duties, as Additional Commissioner of Requests, Ratnapura, from June 12, 1923, until further orders. No. 238 of 1923. By His Excellency's command, CECIL CLEMENTI, Colonial Secretary's Office, Colombo, June 15, 1923. Colonial Secretary. District of Jaffna. Colonial Secretary's Office, No. 235 of 1923, Colombo, June 13, 1923. 'IS EXCELLENCY THE GOVERNOR has been pleased to make the following appointment in the Ceylon No. 239 of 1923. Planters' Rifle Corps to fill an existing vacancy:-To be Second Lieutenant. of the Ratnapura Hospital. Rifleman ALEXANDER FRANCIS WEMYSS, M.C. By His Excellency's command, Colonial Secretary's Office, Colonial Secretary's Office, CECIL CLEMENTI. Colombo, June 14, 1923. Colombo, June 14, 1923. Colonial Secretary. No. 240 of 1923. No. 236 of 1923. IS EXCELLENCY THE GOVERNOR has been pleased to nominate Rev. E. T. SELBY, of Trincomalee, to be a Member of the Excise Advisory Committee for the Trincomalee Revenue District area in place of Rev. W. C. BIRD, who has resigned. Sinhalese language. By His Excellency's command.

CECIL CLEMENTI,

Colonial Secretary

By His Excellency's command,

Colonial Secretary's Office,

CECIL CLEMENTI, Colonial Secretary.

REGISTRARS APPOINTMENTS, &e., **OF**

THE following appointments made under section 2 of Ordinance No. 22 of 1921 are hereby notified :

JOHANNES PETER SILVA to act as Registrar of Lands, Colombo, for ten days from May 28, 1923, during the absence of the Registrar, J. S. DE S. JAVAWARDENA, on leave

M. M. SUBRAMANIAM to act as Registrar of Lands, Trincomalee, for fourteen days from June 6, 1923, during the absence of the Registrar, S. VYTHIALINGAM, on leave.

Registrar-General's Office, Colombo, June 8, 1923.

Colonial Secretary's Office,

Colombo, June 8, 1923.

L. W. C. SCHRADER, Registrar-General.

T is hereby notified that I have confirmed SEEMAM PILLAI MODLIAR PERCIVAL ARULAPPA in his appointment as Registrar of Marriages (General) of Nanaddan division, in the Mannar District of the Northern Province.

Registrar-General's Office, Colombo, June 11, 1923. L. W. C. SCHRADER. Registrar-General.

T is hereby notified that I have appointed KANNAPPER VELAUTHAN (provisionally) as Registrar of Marriages (General) of Karavaku pattu division, in the Batticaloa District of the Eastern Province, with effect from June 16, 1923, vice Registrar, K. KASINATHAN, deceased. His office will be at Thuraineelavanai.

Registrar-General's Office. Colombo, June 11, 1923. L. W. C. SCHRADER, Registrar-General.

HE following appointments, under section 3 of Ordi-nance No. 23 of 1900 and section 7 of Ordinance No. 19 of 1907, are hereby notified :-

The Additional Assistant Provincial Registrar, Kalutara, has appointed GALAGAMA ATCHIGE DON SEEMON JAYA-WARDENA to act as Registrar of Births and Deaths of Rayigama division, and of Marriages (General) of Adikari pattu division, in the Kalutara District of the Western Province, for fourteen days from June 5, 1923, during the absence of the Registrar, D. P. GUNATILEKA, on sick leave His office will be at Sittigewatta in Gelanigama.

returned to the Island, has resumed duties as Justice of the Peace and Unofficial Police Magistrate

By His Excellency's command,

CECIL CLEMENTI,

Colonial Secretary.

T is hereby notified that the jurisdiction of Mr. S. SUBRAMANIAM, Justice of the Peace for the judicial division of Point Pedro, has been extended to the judicial

By His Excellency's command,

CECIL CLEMENTI. Colonial Secretary.

IS EXCELLENCY THE GOVERNOR has been pleased to nominate Mr. P. A. CORNISH to be a Visitor

By His Excellency's command,

CECIL CLEMENTI, Colonial Secretary.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. HEWATANTRIGE MARSHAL PEIRIS, at present practising as a Notary Public at Weligama in Matara District, to be a Notary Public throughout Kalutara totamune of Kalutara District, with residence and office at Beruwala, and to practise as such in the

Colombo, June 8, 1923.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Don ANDREWS WETTASINHA TILAKARATNE to act as Registrar of Births and Deaths of Yalagala division, and of Marriages (General) of Munwattebage pattu division, in the Kalutara District of the Western Province, for nine days from June 12, 1923, during the absence of the Registrar, D. W. PUNCHHEITI, on leave. His office will be at Medawatta *alias* Meddewatta in Yalagala.

The Additional Assistant Provincial Registrar, Kalutara, has appointed PETIKIRI ARACHCHIGE HENRY PETER GUNATILEKA to act as Registrar of Births and Deaths of Kumbuke division, and of Marriages (General) of Kumbuke pattu division, in the Kalutara District of the Western Province, for three weeks from June 24, 1923; during the absence of the Registrar, D. P. DASSANAYAKA, on leave. His office will be at Kahatagahawatta in Kumbuke.

The Assistant Provincial Registrar, Kandy, has appointed HERATMUDIYANSELAGE LOKU BANDA to act as Registrar of Births and Deaths, and of Marriages (General) of Udunuwara No. 3 division, in the Kandy District of the Central Province, for thirty days from June 15, 1923, during the absence of the Registrar, H. M. TIKIRI BANDA, on leave. His office will be at Kumbaldeniyewatta in Ambanwala.

The Additional Assistant Provincial Registrar, Matale, has appointed WARAKAPITI MUDIYANSELEGE KIRI BANDA to act as Registrar of Births and Deaths of Matale Pallesiya pattu division, and of Marriages (General) of Matale East division, in the Matale District of the Central Province, on June 6, 1923, during the absence of the Registrar, H. M. APPUHAMI, on leave. His office will be at Egodagedarawatta in Bogambara.

The Additional Assistant Provincial Registrar, Galle, has appointed ILEKUTTI RICHARD FERNANDO to act as Registrar of Births and Deaths of Maha Ambalangoda division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, for June 6, 1923, during the absence of the Registrar, K. T. A. de S. SUMANASURIYA, on leave. His offices will be at Saundagegedarawatta in Maha Ambalangoda, and No. 506, Addarabandarawatta in Patabendimulla.

The Additional Assistant Provincial Registrar, Galle, has appointed JOHN DIAS ABEYWICKEAMA GUNASEKERA to act as Registrar of Births and Deaths of Hinatigala division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for three days from June 8, 1923, during the absence of the Registrar, T. D. A. GUNASEKERA, on leave. His office will be at Pillegewatta at Habaraduwa.

The Additional Assistant Provincial Registrar, Galle, has appointed TIKITANTRI MAHASAMILLAGE DON JOHANIS DE ALWIS to act as Registrar of Births and Deaths of Pahalaganhaya division, and of Mariages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, on June 14, 1923, during the absence of the Registrar, H. V. D. C. GUNAWARDANA, on leave. His office will be at Vidanegewatta at Horawala.

The Additional Assistant Provincial Registrar, Hambantota, has appointed SAMARASEKERA VIDHANAPATIRANAGE DON HENDRICK to act as Registrar of Births and Deaths of Kotuwana division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for seven days from June 12, 1923, during the absence of the Registrar, J. H. D. NIKULAS, on leave. His office will be at the permanent Registrar's office.

The Assistant Provincial Registrar, Jaffna, has appointed TANIPPULISINGAM CANDIAH to act as Registrar of Births and Deaths of Chavakachcheri division, and of Marriages (General) of Thenmaradchi division, in the Jaffna District of the Northern Province, for fifteen days from June 6, 1923, during the absence of the Registrar, R. S. SABAPATIPPILIAI, on leave. His office will be at Punkankenivalavu in Chavakachcheri. Station: Koddaiodumadduvalavu in Sarasalai.

The Assistant Provincial Registrar, Jaffna, has appointed NIKKILAPPILLAI SIMAMPILLAI to act as Registrar of Births and Deaths of Mukamalai and Puloppalai division, and of Marriages (General) of Pachchilaippali division, in the Jaffna District of the Northern Province, for two weeks

from June 10, 1923, *vice* Registrar, I. ANTHONIPPILLAI deceased. His office will be at Pattikkaraivalavu in Kilali. Station: Innasimanatkadu in Periyapalai.

The Assistant Provincial Registrar, Mullaittivu, has appointed MUTTU VAPPU KACHCHEE MUHAIYADEEN to act as Registrar of Births and Deaths of Chinnacheddikulam West division, in the Mullaittivu District of the Northern Province, for seven days from June 4, 1923, during the absence of the Registrar, M. U. CHANTAMPILLAI, on sick leave. His office will be at Andiyarpuliankulam.

The Assistant Provincial Registrar, Mullaittivu, has appointed K. PHILIPS to act as Registrar of Marriages (General) of Maritime pattus division, in the Mullaittivu District of the Northern Province, for three days from June 11, 1923, during the absence of the Registrar, S. I. WIJAYARATNAM, on leave. Hie office will be at the Kachcheri.

The Assistant Provincial Registrar, Mullaittivu, has appointed A. M. SITHAMPARAPILLAI to act as Registrar of Births and Deaths of Karunaval pattu south and Udayavur north division, and of Marriages (General) of Karunaval pattu south and Udayavur north division, in the Mullaittivu District of the Northern Province, for fourteen days from June 15, 1923, during the absence of the Registrar, V. KASTTAMBY, on leave. His office will be at Pulumaichiwathikulam.

The Assistant Provincial Registrar, Trincomalee, has appointed ELIYATAMBY POOPALAPILLAI to act as Registrar of Marriages (General) of Trincomalee town and gravets division, in the Trincomalee District of the Eastern Province, for twenty-one days from May 30, 1923, during the absence of the Registrar, S. VYTHIALINGAM, on leave. His offices will be at the Land Registry and at Unity Lodge, Division No. 5, Trincomalee.

The Assistant Provincial Registrar, Trincomalee, has appointed Dr. THANNIKAL KORAH KURUVILA to act as Registrar of Births and Deaths of Trincomalee town, within Local Board limits division, in the Trincomalee District of the Eastern Province, for fifteen days from May 31, 1923, vice Registrar, Dr. E. S. BROHLER, transferred. His office will be at the Civil Hospital, Trincomalee.

The Assistant Provincial Registar, Trincomalee, has appointed VISUVANATHER PONNIAH VISUVANATHER to act as Registrar of Births and Deaths of Trincomalee town outside Local Board limits division, and of Marriages (General) of Trincomalee town and gravets division, in the Trincomalee District of the Eastern Province, for thirty days from June 4, 1923, vice Registrar, A. SUBRAMANIAM, deceased. His office will be at Selvathuraivalavu in Sempadu.

The Additional Assistant Provincial Registrar, Kurunegala District, has appointed WIJESINHA MUDIYANSELAGE PUNCHIBANDA to act as Registrar of Births and Deaths of Tiragandahe korale division, and of Mariiages (General) of Weudawili hatpattu division, in the Kurunegala District of the North-Western Province, for thirty days from June 15, 1923, during the absence of the Registrar, L. B. HUNU-CUMBURE, on leave. His office will be at Wanduragala permanent Registrar's office.

The Assistant Provincial Registrar, Puttalam, has appointed Dr. G. A. AMIRTHANAYAGAM to act as Registrar of Births and Deaths of Puttalam town division, in the Puttalam District of the North-Western Province, for eighteen days from June 1, 1923, during the absence of the Registrar, Dr. S. L. NAYARATNAM, on leave. His office will be at the Civil Hospital, Puttalam.

The Assistant Provincial Registrar, Puttalam, has appointed M. DE S. PETER to act as Registrar of Births and Deaths of Kalpitiya town division, in the Puttalam District of the North-Western Province, for two weeks from June 6, 1923, during the absence of the Registrar, Dr. C. KATHIRAVELU, on leave. His office will be at the Outdoor Dispensary, Kalpitiya.

The Assistant Provincial Registrar, Puttalam, has appointed J. C. DE SILVA WIKRAMATILAKA to act as Registrar of Births and Deaths of Puttalam pattunorth division, and of Marriages (General) of Puttalam pattu and gravets division,

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in the Puttalam District of the North-Western Province, for two weeks from June 8, 1923, during the absence of the Registrar, WM. DE S. WIKKRAMATILAKE, on leave. His office will be at Nandawana estate, Arachchivillu.

The Assistant Provincial Registrar, Anuradhapura, has appointed MURUGAPPAR PASUPATHY to act as Registrar of Marriages (General) of Nuwaragampalata division, in the Anuradhapura District of the North-Central Province, for thirty days from June 9, 1923, during the absence of the Registrar, S. N. SITTAMPALAM, on sick leave. His office will be at Sittampalam road, Anuradhapura.

The Assistant Provincial Registrar, Anuradhapura, has appointed CHANDRASEKARA MUDIANSELAGE KANDAPPU-RALA to act as Registrar of Births and Deaths of Kunchuttu korale south division, and of Marriages (General) of Hurulu palata division, in the Anuradhapura District of the North-Central Province, for seven days from June 11, 1923, during the absence of the Registrar, C. R. MALHAMY, on leave. His office will be at Delgahawatta in Kebitigollewa.

The Assistant Provincial Registrar, Badulla, has appointed DON WAKKRISTA WILLIAM APPUHAMY to act as Registrar of Births and Deaths and Marriages (General) of Buttala

division, in the Badulla District of the Province of Uva, for fifteen days from June 5, 1923, during the absence of the Registrar, D. A. KANNANGARA, on leave. His office will be at Abaganapotawa.

The Assistant Provincial Registrar, Badulla, has appointed W. M. U. BANDA to act as Registrar of Births and Deaths of Rilpola division, and of Marriages (General) of Yatikinda division, in the Badulla District of the Province of Uva; for thirty days from June 15, 1923, during the absence of the Registrar, D. B. WIJEKOON, on leave. His office will be at Hindagoda.

The Provincial Registrar, Ratnapura, has appointed HABAKKALAKANKANANGE DHARMADASA PREMARATNA to act as Registrar of Births and Deaths of Rakwana division, and of Marriages (General) of Atakalan korale division, in the Ratnapura District of the Province of Sabaragamuwa, for fifteen days from June 6, 1923, vice Registrar, W. T. G. BUDDHADASA, deceased. His office will be at Kohilawagurewatta in Rakwana.

Registrar-General's Office, Colombo, June 12, 1923. L. W. C. SCHRADER, Registrar-General.

GOVERNMENT NOTIFICATIONS.

"THE IRRIGATION ORDINANCE, No. 45 of 1917."

RULES made by the proprietors within the Irrigation Districts of Udunuwara, Yatinuwara, Tumpane, Harispattu, Pata Dumbara, Uda Dumbara, Pata Hewaheta, Uda Palata, and Uda Bulatgama of the Kandy District, in the Central Province, under section 11 of "The Irrigation Ordinance, No. 45 of 1917," and approved by His Excellency the Governor in Executive Council, under section 19 of the said Ordinance, in addition to the rules appearing in Ceylon Government Gazette No. 7,177 of May 27, 1921.

By His Excellency's command,

CECIL CLEMENTI,

Colonial Secretary.

Colonial Secretary's Office, Colombo, June 6, 1923.

RULES REFERRED TO.

23. Water-courses.-A cultivator taking water from any ela for the purpose of irrigation shall lead the water by spouting to the level of his field, and any cultivator who shall so lead such water as to damage or weaken the bank of the ela shall be guilty of an offence.

24. Any person who shall cut away the toe of the bank supporting an ela shall

be guilty of an offence. 25. When a breach occurs in the ela vella of any field, the Vel-Muladeniya shall inspect and report if the breach was due to unavoidable causes or was the result of the action or neglect of the cultivator. If he finds it due to unavoidable causes, he shall call on all cultivators of land below the breach to contribute to its repair, and they shall be bound to contribute pro rata to its repair.

"THE EXCISE ORDINANCE, NO. 8 OF 1912."

IS Excellency the Governor has been pleased, under section 7 (c) of "The Excise Ordinance, No. 8 of 1912," to appoint Mr. T. S. Green to perform throughout the Island the acts and duties mentioned in sections 32, 34, and 45 (\hat{a}) of the said Ordinance.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 7, 1923.

CECIL CLEMENTI, Colonial Secretary.

"THE EXCISE ORDINANCE, NO. 8 OF 1912."

IS Excellency the Governor has been pleased, under section 7 (c) of "The Excise Ordinance, No. 8 of 1912," to appoint Mr. H. North to perform throughout the Island the acts and duties mentioned in sections 32, 34, and 45 (a) of the said Ordinance.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 12, 1923. CECIL CLEMENTI, Colonial Secretary.

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

Excise Notification No. 134.

ITH reference to the conditions of licenses mentioned in Excise Notification No. 76 dated June 15, 1918, the brands of spirit appearing in the schedule annexed hereto have been approved by the Excise Commissioner under the powers vested in him by Excise Notification No. 1, published in the Ceylon Government Gazette No. 6,536 of December 13, 1912, and section 24 of the Excise Ordinance, No. 8 of 1912, and it is hereby notified that no other brands can be sold or offered for sale by any licensee from and after the date hereof, and all licensees are hereby required to have a printed copy of this Notification hung up in a conspicuous place in their licensed premises.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 12, 1923. CECIL CLEMENTI, Colonial Secretary.

SCHEDULE REFERED TO.

The brands of spirits appearing in the schedule annexed to Excise Notification No. 132 dated October 20, 1922, and the following :-

WHISKY:

	Name of Manufacturer or Shipper.	Brand.
	••	· · · · · · · · · · · · · · · · · · ·
		Special Reserve Rare Old Scotch
	- 0	Special Reserve Scotch
		Lowrie's Scotch
		Sandeman's V. V. O. Special
		"Old Style "
		Whitely's "House of Lords "
		"Rob Roy "
		Findlater Liqueur
		Findlater Regency
	Do	Booth Distillers, Ltd., Milburn Liqueur
	Do	Auld Brig
	Brown & Pank	Glenrosa
	Do	Old Royal
	I	BRANDY.
•	Eugene Pellison & Co.	Elephant D'or Three Stars
		Elephant D'Argent One Star
		Carte D'or French
	a a a france and the second seco	One Star French
		Three Bees
	Bougillier Delauriere & Co., Cognac	
		No. 1
		One Star
	201	Three Stars
	Do	TILEO NUALO
	· · · · ·	GIN.
	Caledonian Bonding Co., Ltd.	White Label
	Thom. & Cameron of Glasgow	Old Tom
	Hanappier, Peyrelongue & Co	Old Peter's Dry
	Do	Old Peter's Dry (green label)
		Old Tom
		" Dry "
		"Schinedam Geneva"
		"Aromatic Schnapps "
		* *

"THE VIELAGE COMMUNITIES ORDINANCE, 1889."

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

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 13, 1923.

CECIL CLEMENTI, Colonial Secretary.

SCHEDULE REFERRED TO.

The following lot situated in the village of Potana, in the Nikawagampaha korale of the Hiriyala hatpattu of the Kurunegala District, in the North-Western Province :--

Block survey preliminary plan 1,878.

		Extent.
Lot.	Name of Land.	A. R. P.
9	Dewilgahamulahena, Welangahamulahena,	
	matavidapuyaya, and Mahamunyaya	\dots 313 0 24

1238

"THE PILGRIMAGES ORDINANCE, NO. 13 OF 1896."

HE following rules and orders made by His Excellency the Governor, with the advice of the Executive Council, under Ordinance No. 13 of 1896, entitled "An Ordinance relating to Pilgrimages," as amended by Ordinance No. 7 of 1897, for the conduct of the Kataragama pilgrimage and festival, where special precautions have been and are necessary, are published for general information, in lieu of the rules promulgated annually for several years.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 12, 1923.

CECIL CLEMENTI, **Colonial Secretary**

RULES.

1. For sanitary reasons the duration of the Kataragama Esala festival and of the stay of pilgrims at Kataragama shall be and it is hereby limited to fifteen days, namely, July 14 to July 28, 1923. Pilgrims arriving before the day first named or staying beyond the period here prescribed shall be guilty of an offence.

2. In the event of an epidemic breaking out at Kataragama during the festival, it shall be lawful for the officers appointed to enforce the observance of orders to declare the festival at an end, and to direct pilgrims at once to leave the village and proceed to their homes, and to prescribe the roads they have to travel

3. The officers appointed to enforce the observance or orders shall have power on the line of march to and from Kataragama and at Kataragama-

(a) To appoint particular places to be exclusively used by the pilgrims for washing and bathing, for drawing water and drinking, and for natural offices.

To appoint places for the occupation of each class of pilgrims. To prescribe routes for the journey of any body of pilgrims.

(d)To regulate the distribution of all food given to pilgrims.

(e) To fix separate places of abode for pilgrims who fall ill, to prohibit communica-

tion with them, and to detain them if unfit to travel.

Any person disobeying an order given by the appointed officers shall be guilty of an offence.

4. The police are empowered and required to seize and destroy all food condemned as unwholesome on the march or in camp by the Medical Officer, or, if there be none, by the Chief Officer of Police; and any person resisting or obstructing the Police in the discharge of this or of any other duty prescribed by these rules shall be deemed guilty of an offence.

5. Any person bringing any cattle or cart bulls within one quarter of a mile of the camp without a permit from the Supervising Officer or any person authorized by him to issue such permits shall be deemed guilty of an offence. The issue of such permit shall be subject to compliance by the permit-holder with such conditions as may be imposed by the Supervising Officer for the purpose of enforcing sanitation and maintaining the health of the camp.

6. Any person selling meat in camp in any other place than that assigned for the purpose by the officer in charge of the camp, and any other person selling food condemned as unwholesome by the Medical Officer, or in his absence by the Chief Officer of Police, shall be deemed guilty of an offence.

7. Any person who shall, during the occupation of the camp, use any other place for offices of nature than that provided for the purpose by Government, or failing to cover the deposit with earth or sand, and any person who shall during the same period bathe in or enter the river above the spot appointed by the officer in charge of the camp, shall be deemed guilty of an offence.

8. Any person suffering from an infectious or a contagious disease, and not reporting the same to the Medical Officer, or in his absence to the Chief Officer of Police, and any person abetting or assisting in the concealment of such disease shall be deemed guilty of an offence.

9. All persons shall take up the quarters assigned to them by the Chief Officer of Police at the halting places and in the camp, and any person declining or neglecting to do so shall be deemed guilty of an offence.

"THE SMALL TOWNS SANITARY ORDINANCE, 1892."

FEES for annual licenses determined by the Sanitary Board, Kurunegala, under section 5 A of Ordinance No. 18 of 1892, as amended by Ordinance No. 30 of 1914, and approved by the Governor in Executive Council, in addition to the table of fees appearing in Notification dated May 12, 1921, published in Government Gazette No. 7,177 of May 27, 1921 :-

Bakeries ...

Eating-houses Tea and coffee boutiques

Colonial Secretary's Office, Colombo, June 13, 1923. By His Excellency's command,

CECIL CLEMENTI, Colonial Secretary.

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Rs.

6 0 Ô "THE CEYLON (LEGISLATIVE COUNCIL) ORDER IN COUNCIL, 1920."

The Constituency of the Burgher Electorate.

OTICE is hereby given that a poll will be taken for the purpose of electing a Member of the Legislative Council for the above-named constituency on July 2, 1923. The names of the candidates and of their proposers and seconders are as follows :----

1. Candidate: James Richard Weinman of Maradana, Colombo, late of MacCarthy road, Colombo, Advocate, Supreme Court.

- (1) Proposer : Charles Vander Wall.
- Seconder : Right Rev. Bede Beskmeyer, O.S.B., Bishop of Kandy.
- Proposer: Richard Hillebrand Morgan. (2)
- Seconder : Arthur Eric Keuneman.
- Proposer : Theodore Cecil Van Rooyen. (3)
 - Seconder : Vivian Carl Modder.

2. Candidate : George Alfred Henry Wille of Kensington Gardens, Bambalapitiya, Proctor and Notary.

- (1) Proposer : Charles Edward de Vos.
 - Seconder : Edwin Joseph.
- Proposer : Edward de Kretser, I.S.O. (2)
- Seconder : Arthur Wilfred Raffel.
- Proposer : Peter Daniel Vander Straaten. (3)Seconder : Terence Russel Frugtniet.

3. Candidate : Nathaniel John Martin of Chilaw, Proctor and Notary.

- (1) Proposer : Hugh Hamilton Bartholomeusz.
- Seconder : Vivian Roy Stanley Schokman.
- Proposer : Cecil Kenneth Joachim. (2)
- Seconder : Herman Vanden Driesen
- Proposer : Joseph Henry Stanislaus Holsinger. Seconder : Lloyd John Peter Ebert. (3)

The places at which the polls will be taken and the districts assigned to each polling station are specified in Schedule A below.

The hours of polling have been fixed as follows :----

Colonial Secretary's Office,

Colombo, June 12, 1923.

р.м. to 3 р.м .
n 15 40 9 n 15
р.м. to 4 р.м.
A.M. to 5 P.M.
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By His Excellency's command,

CECIL CLEMENTI,

Colonial Secretary.

SCHEDULE A.

				•				
The List of Polling Stations, the Districts assigned, and the Presiding Officers.								
		Polling Stations.	District Assigned.	Presiding Officers.				
	1.	The Kachcheri, Colombo	Colombo District	The Assistant Government Agent, Colombo				
	2.	Office of the Director of Public Works, Fort,		-				
		Colombo	do	Mr. H. R. R. Blood				
	3.	The Ceylon Medical College, Kynsey road,						
		Colombo	do	Extra Office Assistant, Colombo Kachcheri				
	4.	The Kachcheri, Kalutara	Kalutara District	The Assistant Government Agent, Kalutara				
	5.	The Kachcheri, Kandy	Kandy District	The Assistant Government Agent, Kandy				
	6.	The Police Court, Nawalapitiya		The Police Magistrate, Gampola				
	7.	The Police Court, Hatton	do	The Police Magistrate, Hatton				
	8.	The Kachcheri, Matale		The Assistant Government Agent, Matale				
	9.	The Kachcheri, Nuwara Eliya •	Nuwara Eliya District	The Assistant Government Agent, Nuwara Eliva				
	10.	The Kachcheri, Jaffna	Jaffna District	The Office Assistant to the Government Agent, Jaffna				
	11.	The Kachcheri, Mannar	Mannar District	The Assistant Government Agent, Mannar				
	12.	The Kachcheri, Treasury room, Mullaittivu	Mullaittivu District	The Assistant Government Agent, Mullait- tivu				
	13.	The Kachcheri, Galle	Galle District	The Office Assistant, Galle Kachcheri				
÷	14.	The Kachcheri, Matara	Matara District	The Assistant Government Agent, Matara				
	15.	The Resthouse, Tangalla	Hambantota District	The District Judge, Tangalla				
	16.	The Kachcheri, Batticaloa	Batticaloa District	The Assistant Government Agent, Batticaloa				
	17.	The Kächcheri, Trincomalee	Trincomalee District	The Assistant Government Agent, Trinco- malee				
	18.	The Town Hall, Kurunegala	Kurunegala District 📐.	The Assistant Government Agent, Kurune-				
				gala				
	19.	The Assistant Government Agent's Office,						
		Chilaw	Chilaw District	The Assistant Government Agent, Chilaw				
	20.	The Kachcheri, Badulla	Badulla District 🛝 📖	The Government Agent, Uva				
	21.	The Gansabhawa Court-house, Passara	do	The District Engineer, Passara				
	22.	The Court-house, Bandarawela	do. \	The Cadet, Kachcheri, Badulla				
	23.	The Kachcheri, Ratnapura	Ratnapura District	The Government Agent, Sabaragamuwa				
	24.	The Kachcheri, Kegalla	Kegalla District	The Assistant Government Agent, Kegalla				

Note.-The Register of Voters in force is that certified to by the Registering Officer on November 21, 1922. It gives the names of the voters and the polling stations to which they have been assigned.

"THE LABOUR ORDINANCE, No. 1 OF 1923."

UNDER the provisions of section 1 of "The Labour Ordinance, No. 1 of 1923," the monthly certificates as to payment of wages to Indian immigrant labourers required by section 21 of Ordinance No. 13 of 1889 should in future be forwarded to the Controller of Indian Immigrant Labour instead of to the Government Agent of the Province as heretofore.

•	By His Excellency's command,					
olonial Secretary's Office, Colombo, June 13, 1923.		CECIL CLEMENTI, Colonial Secretary.				
	RAILWAYS ORDINANCE, 1902.					

RULE made by His Excellency the Governor, with the advice of the Executive Council, under section 5 of "The Ceylon Railways Ordinance, 1902."

Rule 11 \land (3) with reference to the conveyance of grain and tobacco from Vavuniya to Jaffna in 4-ton lots at ordinary 6th class rate, appearing in the Notification in the *Ceylon Government Gazette* of August 30, 1907, as rule 11 \land (4), and re-numbered as rule 11 \land (3) by rule 15 set out in the Notification appearing in the *Ceylon Government Gazette* No. 7,285 of September 30, 1922, is hereby cancelled.

Any provision contained in any rule or classification made under the said Ordinance which shall in any way be contrary to or inconsistent with the provisions of this rule is hereby repealed.

		By His Excellency's command,	
Colonial Secretary's Office,	1. A.	CECIL CLEMENTI,	
Colombo, June 4, 1923.	X	Colonial Secretary	r.

UNDER and by virtue of the powers conferred upon the Clearing Office and the undersigned Administrator of Hungarian Property, by Section I. (xiv.) of the Treaty of Peace (Hungary) Orders, 1921–23, Ihereby prescribe the 31st (Thirty-first) day of August, 1923, as the final date by which proofs by British nationals of debts due to them by Hungarian nationals or of pecuniary obligations of the Hungarian Government, under Article 231 of the Treaty of Trianon must be made upon the prescribed forms and lodged with the Clearing Office, Enemy (Hungarian) Debts, in order to participate in the distribution of funds in the hands of the Administrator of Hungarian Property, London, arising out of the liquidation of property, rights, and interests of nationals of the former Kingdom of Hungary transferred to or vested in him under the Treaty of Peace (Hungary) Orders, 1921–1923, or received by him from the Hungarian Clearing Office in pursuance of the Convention between His Majesty's Government and the Hungarian Government of the 20th December, 1921, respecting the settlement of enemy debts referred to in Section III. of Part X. of the above-mentioned Treaty, or arising out of any other available property.

Provided that in any case when it is proved to the satisfaction of the undersigned Administrator that the claimant shall have become aware only at a date subsequent to 1st August, 1923, of the existence or amount of a claim; the undersigned Administrator may extend the period for lodging the proof of claim with the said Clearing Office until two calendar months after the claimant shall have become aware of the existence and amount of the claim in question.

Colombo, May 26, 1923.				Administrator.
	Approved	by His Excellency the	Governor in Execu	tive Council.
Colonial Secretary's Office,	· · · · ·	· · · · ·	· · ·	M. A. YOUNG,
Colombo, June 9, 1923.	38 T.T	· · · · · ·		Clerk to the Council

Notice by the Controller, Clearing Office, Enemy Debts.

T is hereby notified for general information that the final date for acceptance of claims of British subjects resident in Ceylon against the German Government, under Article 297 of the Treaty of Peace, has been fixed by the Mixed Arbitral Tribunal as December 31, 1923.

The claims under this Article include those for damage done to the property, rights, and interests of British claimants in German territory as it existed on August 1, 1914.

Persons having such claims not yet notified are requested to communicate at once with the undersigned.

Controller of	Revenue	e's Office,
Colombo	June 9.	1923.

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C

F. MARSHALL, Controller, Clearing Office, Enemy Debts.

MONTHLY STATEMENT issued by the Commissioners of Currency, under section 20 of Ordinance No. 32 of 18 for the month of May, 1923 :								
	4 1	_	. 1	Account.				
Total Stock on April 30, 1923 Add Notes received in May, 1923		Rs. 19,778,494 2,950,000	с. 0 0	In vault on May 31, 1923 Rs. c. In circulation on May 31, 1923 80,357,680 0 In circulation on May 31, 1923 39,680,814 0				
Deduct Notes destroyed in May, 1923		2,728,494 2,690,000						
	12	0,038,494	. 0	120,038,494 0				

A 2

	2.—	Reserv	e Account.	17	
	Rs.			анан алан алан алан алан алан алан алан	Rs. c.
oin received for Notes in circulation	39.680.8	14 0	Securities at cost	•••	26,237,817 99
Excess of reserve over Notes in circulation	1,805,5	88 76	Coin in vault	• • •	15,248,584 77
• •			Excess of Notes in ci	rculation over reserve	
	41,486,4	09 78	•		41,486,40 2 76
	±1,±00,±				11,100,10.12 78
	1		1.		39,486,136
B.—Average amount of Notes in circulation Average amount of Coin in vault during			in		15,053,907
anound of com in value during		41	•		
A CARACTER AND A CARACTER ANTER		Turnet	ments and Securities.		2.2
4	Details of	1114620	ments and Securities.	and a	Market Value.
	ла. та		Face Value.	Purchase Value.	(Sterling at
C	 1	ace Va	$(\pounds 1 = Rs. 10.$	$(\pounds 1 = Rs. 10.)$	Rate of the
•					Day.)
		£ a	. d. Rs. c	. Rs. c.	Rs. c.
Colonial Securities),203	0 2 7,702,030		
War Losn 5 per cent.		,877 1			. 73,132 42
Funding Loan 4 per cent.		7,091 3.000]	1 2 70,910 5 4 7 960,007 2		
ndian 3½ per cent. Stock, Sterling Indian 5 per cent. War Loan	90	,000 i		$0 \dots 14,880,329 89 \dots$	
lovernment of India 6 per cent. Bonds			-, ,	0 371,100 0	
Fovernment of India 6 per cent. Loan	••		. 2,834,200	0 2,834,200 0	2,965,281 75
Tota	1		27,825,725 4	26,237,817 99	29,623,593 73
· · · ·					
	Ċ. C.	LEMEN	TI. Colonial Secretary,) a	ommissioners
Currency Office,	E , J	B. ALE	XANDER, Acting Cont	roller of Revenue,	of Currency.
Colombo, June 9, 1923.	F. J	SMIT	H, Acting Colonial Tre	asurer,	currendy,
,					

Comparative Monthly Return of Revenue from October, 1919, to February, 1923.

			1919–20. Rs.	1	1920–21. Rs.		1921–22. Rs.		192 2–2 3. Rs.
	October		7.357.965	••	6,012,849	• •	6,586,591	••	7,729,712
	November		5,680,297		5,843,278	÷,	5,506,782	•••	7,402,884
	December		7,865,674		4,664,469	• •	5,042,049	• •	6,421,984
	January		7,491,041		6,454,004		7,704,744	••	9,389,694
	February		6,933,963		5.199.181		6,373,032	••	7,166,303
	March		8,409,626		5,838,231		6,817,153		· · · ·
	Amil		5.552.665		5,517,872		6,722,770		
	May		5,831,981		5,841,141		7,107,238		
	June		6,113,917		6,295,851	••	6,736,841		
	July		6,167,476		6,524,342		7,110,369		
	August		6,330,186		5,933,850	••	6,806,823		1 x
	September	••	7,465,627	••	6,493,993	••	6,746,725		
•	Total	••	81,200,418		70,619,061		79,270,117		
	eneral Treasury, mbo, June 5, 192		· · · · · · · · · · · · · · · · · · ·			·			F. J. SMITH, Colonial Treasurer.

NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for the services named in the schedule hereunder for the period commencing from October 1, 1923, and terminating on September 30, 1924.

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 Dists, — 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 3, 1923.

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

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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. 7.

The successful tenderer will be required to furnish 8 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.

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 of 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. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person, whose name is on the list of Crown defaulting contractors, or any other person to whom the Principal Civil Medical Officer and Inspector-General of Hospitals, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

13. 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.

> > Ra

Colombo, June 13, 1923.

SCHEDULE REFERRED TO. Tender Services. Deposit. Security. Re

			KS.	Ks,
Supply of uncooked p			5114	
milk, to the follo	wing Institu	tions—		
Kandy Hospital		••	750	1,500
Galle Hospital	••	••	500	. 1 ,0 00
Supply of cooked p	rovisions wi	th milk,		
to the following]	Institutions-			
Henaratgoda Hosp			100	200
Jaffna Hospital			300	600
Mannar Hospital			100	200
Mantota Hospital	••	•••	100	200
Mullaittivu Hospita	al		100	200
Point Pedro Hospit	tal	:.	200	400
Talaimannar Hospi	ital		100	200
Vavuniya Hospital		· · · ·	200	400
Kilinochchi Hospit	al		10v	200
Balapitiya Hospita	J `		150	
Deniyaye Hospital		••	400	. 800
Hambantota Hosp	ital		100	200
Tangalla Hospital	••	- 1 2 3 4 - 1 4 - 1 - 1 2 3 3 4 - 1 4 - 1 4 - 1 4 - 1 4 - 1 4 - 1 4 - 1 4 - 1 4 - 1 4 - 1 4 - 1 4 - 1 4 - 1 4 - 1 4 - 1 4 - 1 4 - 1	100	200
Tissamaharama Ho	spital		200	400
Udugama Hospital			400	800
Elnitiva Hospital	••	• •	200	400
Supply of cooked p	provisions, wi	ith milk,		
to Matara Hospit	al, and raw p	rovisions		
for the Lunstie A			500	1.000

TENDERS are invited for supplying best kallundai and best country rice for the use of the Irrigation Department from November 1, 1923, to October 31, 1924. Tenders may be submitted for supplying rice at one or more of the works enumerated below :-

Name of Work.	Place of Delivery.
(1) Karachchi, Northern Province	Iranamadu, Kilinochchi, and Mankulam
(2) Unnichchai, Eastern Province	Unnichchai
(3) Rugam, Eastern Province	Rugam and Illupadi- chenai
(4) Vakaneri, Eastern Province	Vakaneri
	Ridiyagama tank store (6miles on minorroad from Ambalantota)
	Tabbowa (via Puttalam)
(7) Kalawewa, North-Central Province	Kalawewa and Maha Illuppallama
	Anuradhapura
(9) Nachchaduwa, North-Central	

Province Nachchaduwa and Diulwewa

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

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

4. Tenders should be marked "Tender for supply of best kallundai and best country rice to the Irrigation Department," 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 7, 1923.

5. The tenders are to be made in duplicate upon forms which will be supplied upon application either at the Office of the Director of Irrigation, Trincomalee, or at any Kachcheri, 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 deposit of Rs. 100 will be required to be made either at the Treasury or a Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract within ten days of receiving notice in writing from the Director of Irrigation, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and he 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. Samples of rice tendered for are to be deposited in sealed bottles-not in bags- at the Office of the Director of Irrigation, Trincomalee, not later than August 3, 1923, labelled with the name of the tenderer, a description of the rice, and the name of the work to which the supply of rice is tendered for.

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

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

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

W. BROWN,

for Acting Director of Irrigation.

Office of the Director of Irrigation, Trincomalee, June 7, 1923.

SALE OF UNSERVICE	ABLE ARTICLES, &c.
THE following unserviceable articles will be sold by auction at the General Treasury on Tuesday, June 26, 1923, at 11 A.M.:- 2 Typewriters (Remington) General Treasury, C. W. BIOKMORE, Colombo, June 11, 1923: for Colonial Treasurer. NOTICE is hereby given that the private properties of long-sentenced prisoners of Jaffna Jail will be sold by public auction at Jail premises on Saturday, June 30, 1923, at 11:30 A.M.:- 3 old rags 1 old white banian 1 old towel 2 old silk shawls 4 old dyed cloths 5 old white shawls. Jaffna Prison, June 4, 1923. WALTER H. ROBINSON, Major, Superintendent.	NOTICE is hereby given that the under-mentioned confiscated and unclaimed productions lying in this Court will be sold by public auction at the Court premises on June 29, 1923, at 12 o'clock: 1,226 White cloth 1,274 One brass pot 1,274 One brass pot 1,274 Two towels 1,532 One sarong 1,532 One sarong 1,532 One sarong 1,636 One kathies 1,636 One kathy 1,695 Camboy 1,695 Camboy 1,695 Pickaxe H. P. KAUFMANN, Balapitiya, June 12, 1923.
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VITAL STATISTICS

Registrar-General's Health Report of the City of Colombo for the Week ended June 9, 1923.

Births.—The total births registered in the city of Colombo in the week were 121 (1 European, 12 Burghers, 68 Sinhalese, 17 Tamils, 15 Moors, 5 Malays, and 3 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on January 1, 1923, viz., 249,046) was 25.3, as against 30.8 in the preceding week, 25.0 in the corresponding week of last year, and 27.9 the weekly average for last year.

Deaths.—The total deaths registered were 142 (4 Burghers, 80 Sinhalese, 32 Tamils, 15 Moors, 5 Malays, and 6 Others). The death-rate per 1,000 per annum was 29.7, ås against 33.7 in the previous week, 28.4 in the corresponding week of last year, and 31.2 the weekly average for last year.

Infantile Deaths.—Of the 142 total deaths, 29 were of infants under one year of age, as against 42 in the preceding week, 27 in the corresponding week of the previous year, and 33 the average for last year.

Still Births .-- The number of still births registered during the week was 9.

1. Principal Causes of Deaths.—(a) Thirty deaths from Pneumonia were registered, 12 in Maradana hospitals (including 2 deaths of non-residents), 7 in Slave Island, 2 each in Kotahena North, Kotahena South, Maradana North, and Wellawatta North, and 1 each in St. Paul's, San Sebastian, and Maradana East, as against 34 in the previous week, and 22 the weekly average for last year.

(b) Eight deaths from Influenza were registered, 2 each in Pettah, San Sebastian, and New Bazaar, and 1 each in St. Paul's and Maradana North, as against 3 in the previous week and 6 the weekly average for last year.

(c) Six deaths from Bronchitis were registered, 3 in Slave Island, and 1 each in Kotahena North, Maradana hospitals, and Kollupitiya, as against 4 in the previous week and 4 the weekly average for last year.

2. (a) Eleven deaths from *Phthisis* were registered, 3 in Kollupitiya, 2 each in St. Paul's and Maradana hospitals, and 1 each in Maradana North, Maradana East, Maradana South, and Wellawatta South, as against 13 in the previous week and 12 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. Six deaths from *Enteric fever* were registered, 5 in Maradana hospitals (including 2 deaths of non-residents), and 1 in Maradana North, as against 5 in the previous week and 4 the weekly average for last year.

4. Three deaths from *Plague* were registered, I each in St. Paul's, Maradana hospital, and Maradana East, as against 2 in the previous week and 2 the weekly average for last year.

5. Nine deaths were registered from Infantile Convulsions, 8 from Debility, 4 each from Enteritis and Worms, 3 each from Diarrhæa and Dysentery, 1 from Puerperal Septicæmia, and 46 from Other Causes.

6. Sixteen cases of *Chickenpox*, 16 of *Measles*, 8 of *Enteric Fever*, and 2 of *Plague* were reported during the week, as against 29, 19, 17, and Nil respectively of the preceding week.

State of the Weather.—The mean temperature of air was $81\cdot0^{\circ}$, against $82\cdot8^{\circ}$ in the preceding week and $81\cdot9^{\circ}$ in the corresponding week of the previous year. The mean atmospheric pressure was $29\cdot805''$, against $29\cdot784''$ in the preceding week and $29\cdot842''$ in the corresponding week of the previous year. The total rainfall in the week was $5\cdot16''$, against $1\cdot79''$ in the preceding week and $3\cdot56''$ in the corresponding week of the previous year.

Registrar-General's Office

Colombo, June 12, 1923.

FRED. L. ANTHONISZ, for Registrar-General.

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UNOFFICIAL ANNOUNCEMENTS.

200 Sucketie MEMORANUM OF ASSOCIATION OF THE BRAMPTON TEA COMPANY, LIMITED.

- The name of the Company is "THE BRAMPTON TEA COMPANY, LIMITED." 1.
- The registered office of the Company is to be established in Colombo. 2.
- The objects for which the Company is to be established are-3.
- (1) To purchase or otherwise acquire the Ettrick and Hiralouvah Estates, situate in the West Haputale District of the Island of Ceylon.
- (2) To purchase, take on lease, or in exchange, hire, or otherwise acquire any lands, concessions, estates, plantations, and properties in the Island of Ceylon, the Federated Malay States, India, or elsewhere, and any right of way, water rights, and other rights, privileges, easements, and concessions, and any factories, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, immovable or movable, of any kind.
- (3) To hold, use, clear, open, plant, cultivate, work, manage, improve, carry on, and develop the undertaking lands, and real and personal, immovable and movable, estates or property, and assets of any kind of the Company or any part thereof.
- (4) To plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cacao, cardamons, rhea, ramie, and other natural products or produce of any kind in the Island of Ceylon, the Federated Malay States, India, or elsewhere.
- To treat, cure, prepare, manipulate, submit to any process of manufacture, and render marketable (whether on account of the Company or others), tea, rubber, coconuts, coffee, or any other such products or produce as aforesaid, or any articles or things whatsoever ; to buy, sell, export, import, trade, and deal in tea, rubber, coconut produce, coconuts, coffee, and other products, wares, merchandise, articles, and things of any kind whatsoever, either in a prepared, manufactured, or raw state, and either by wholesale or retail.
- (6) To carry on in the Island of Ceylon, the Federated Malay States, India, or elsewhere, all or any of the following businesses, that is to say, planters of tea, rubber, coconuts, coffee, or any other such products or produce as aforesaid in all its branches; carriers of passengers and goods by land or by water; forwarding agents, merchants, exporters, importers, traders, engineers, tug owners, and wharfingers; proprietors of docks, wharves, jetties, piers, warehouses, and boats ; and any other business which can or may conveniently be carried on in
- connection with any of them. (7) To acquire or establish and carry on any other business, manufacturing, shipping, or otherwise, which can be conveniently carried on in connection with any of the Company's general business; to apply for, purchase, or otherwise acquire, any patents, brevets d'invention, concessions, and the like conferring an exclusive or nonexclusive or limited right to use, or any information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit the Company; and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights, and information so acquired.
- (8) To purchase tea leaf, rubber, coconuts, coffee, and (or) other raw products or produce for manufacture, manipulation, and (or) sale.
- (9) 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, or products, and generally to carry on the business of mining in all its branches.
- (10) To purchase, take in exchange, hire, or otherwise acquire and hold boats, barges, tugs, launches, and vessels of any description whatsoever; to purchase, take in exchange, hire, or otherwise acquire, and hold vans, omnibuses, carriages, carts, and other vehicles of any description whatsoever; and to purchase, take in exchange, hire, or otherwise acquire, and hold all live and dead stock, chattels, and effects required for the maintenance, and working of the business of carriers by land or by water ; of proprietors of docks, wharves, jetties, piers, warehouses, and boats ; of tug owners and wharfingers, or of any other business which can or may conveniently be carried on in connection with the above respectively.
- (11) To build, make, construct, equip, maintain, improve, alter, and work rubber and tea factories, coconut and coffee-curing mills, manufactories, buildings, erections, roads, water-courses, docks, wharves, jetties, and other works and conveniences which may be necessary or convenient for the purposes of the Company, or may seem calculated directly or indirectly to advance the Company's interest; and to contribute, to subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out, or control thereof.
- (12) To cultivate, manage, and superintend estates and properties in the Island of Ceylon, the Federated Malay States, India, and elsewhere, and generally to undertake the business of estate agents in the Island of Ceylon, the Federated Malay States, India, and elsewhere; to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings ; and to transact any other agency business of any kind.
- (13) To engage, employ, maintain, and dismiss managers, superintendents, assistants, clerks, coolies, and other servants and labourers; 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.
- (14) To enter into any arrangements with any authorities, Government, Municipal, local, or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from any such authority any rights, privileges, rebates, and concessions which the Company may think it desirable to obtain, and to carry out, exercise, and comply with such arrangements, rights, privileges, and concessions.
- (15) 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 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 or 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.
- (16) To procure the Company to be registered or established or authorized to do business in the Island of Ceylon,
- the Federated Malay States, India, or elsewhere. (17) To lend money on any terms and in any manner and on any security, and in particular on the security of leding. plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, stocks, shares, debentures or book debts, or without any security at all.

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- (18) To borrow or raise money for the purposes of the Company or receive money on deposit at interest or otherwise, and for the purpose of raising or securing money for the performance or discharge of any obligation or liability of the Company, or for any other purpose to create, execute, grant, or issue any mortgages, mortgage debentures, debenture stock, bonds, or obligations of the Company either at par, premium, or discount, and either redeemable, irredeemable, or perpetual, secured upon all or any part of the undertaking, revenue, rights, and property of the Company, present and future, including uncalled capital or the unpaid calls of the Company.
- (19) Generally to purchase, take on lease, or in exchange, hire, or otherwise acquire any real or personal property, and any rights, privileges, licenses, or easements which the Company may think necessary or convenient with reference to any of these objects and capable of being profitably dealt with in connection with any of the Company's property or rights for the time being.
- (20) To cause or permit any debentures, debenture stock, bonds, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or rights, or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be
- thought fit; also to pay off and re-borrow the moneys secured thereby or any part or parts thereof. (21) To sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company.
- (22) 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.
- (23) To make, accept, endorse, and execute promissory notes, bills of exchange, bills of lading, and other negotiable and transferable instruments.
- (24) To remunerate any parties for services rendered or to be rendered in placing or assisting to place any shares in the Company's capital, or any debentures, debenture stock, or other securities of the Company, or in or about the formation or promotion of the Company, or the conduct of its business.
- (25) To do all or any of the above things in any part of the world as principals, agents, contractors, or otherwise, or alone, or in conjunction with others, or by or through agents, sub-contractors, trustees, or otherwise, and generally to carry on any business or effectuate any object of the Company.
- 26) To sell, let, lease, underlease, exchange, surrender, transfer, deliver, charge, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company, whether in consideration of rents, moneys, or securities for money, shares, debentures, or securities in any other company, or for any other consideration.
- (27) To pay for any lands and real or personal, immovable or movable, estate, 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 (whether fully paid up or partly paid up), or in debentures, debenture stock, or obligations of the Company, or partly in one way and partly in another, or otherwise howsoever, with power to issue any shares either as fully paid up or partly paid up for such purpose.
- (28) To accept as consideration for the sale or disposal of any lands and real or personal, immovable or movable, estate, property, or assets of the Company, or in discharge of any other consideration to be received by the Company, money or shares (whether fully paid up or partly paid up) of any company, or debentures, or debenture stock, or obligations of any company or person, or partly one and partly any other. (29) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend
- or upon a return of capital, but so that no distribution amounting to a reduction of capital be made, except with the sanction for the time being required by law.
- (30) To do all such other things as may be necessary, incidental, conducive, or convenient to the attainment of the above objects or any of them.

It being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "person" includes any number of persons and a corporation, and that the other "objects" specified in any one paragraph are not to be limited or restricted by reference to or inference from any other paragraph.

The liability of the Shareholders is limited. 4.

5. The nominal capital of the Company is Five hundred thousand Rupees (Rs. 500,000) divided into Nine thousand (9,000) cumulative preference shares of Ten Rupees (Rs. 10) each, and Forty-one thousand (41,000) ordinary shares of Ten Rupees (Rs. 10) each, with power to increase or reduce the capital. Such preference shares shall confer the right to a fixed cumulative preferential dividend at the rate of 7½ per centum per annum on the capital for the time being paid up thereon and shall rank as regards return of capital in priority to the ordinary shares, but shall not confer the right to any further participation in profits or assets.

The shares forming the capital (original, increased, or reduced) of the Company, other than the said Nine thousand (9,000) cumulative preference shares, may be subdivided, consolidated, or divided into such classes, with any preferential, deferred, qualified, special, or other rights, privileges, or conditions, attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and regulations of the Company for the time being or otherwise.

6. The rights for the time being attached to the said Nine thousand (9,000) preference shares may be modified and dealt with in manner provided in Articles 52 and 158 of the accompanying Articles of Association, but not otherwise, and those Articles shall be deemed to be incorporated herein and have effect accordingly.

We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names :---

Names and Addresses of	Subscribers.	•			Shares taken Subscriber.
W. H. ATKINSON, Colombo				••	One
W. T. HICKS, Colombo					One
F. N. SUDLOW, Colombo				••	One
G. R. BACOT, Colombo		* *	••	•••	One
A. F. WALLACE-TARRY, Colombo		••	• •		One
H. H. KIETON, Colombo			••	••	One
C. W. WALKER, Colombo		••	••	••	One
$(1, \dots, n_{n}) \in \{1, \dots, n_{n}\}$	· · ·	Fotal number of	Shares taken	<u> </u>	even

Total number of Shares taken ...

Witness to the above signatures at Colombo, this 25th day of May, 1923 :

STANLEY F. DE SABAM, Proctor, Supreme Court, Colombo.

ARTICLES OF ASSOCIATION OF THE BRAMPTON TEA COMPANY, LIMITED.

It is agreed as follows :-

1. Table C not to apply; Company to be governed by these Articles.—The regulations contained in 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. 2. Power to alter the Regulations.—The Company may, by special resolution, alter and make provisions instead of,

or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not. 3. None of the funds of the Company shall be employed in the purchase of or be lent on shares of the Company.

INTERPRETATION.

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

Company.—The word "Company" means "The Brampton Tea Company, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The Ordinance.-- "The Ordinance " means and includes " The Joint Stock Companies' Ordinances, 1861 to 1918," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company. Special Resolution.—" Special resolution " has the meaning assigned thereto by the Ordinance. Extraordinary Resolution.—" Extraordinary resolution " means a resolution 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 at any meeting of the Company of which notice specifying an intention to propose such resolution as an extraordinary resolution has been duly given.

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

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

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

Presence or Present.—With regard to a Shareholder "presence or present" at a meeting means presence or present

assembled at a Board.

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

Persons.—" Persons " means partnerships, associations, corporations, companies, unincorporated or incorporated by Ordinance and registration, as well as individuals.

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

Month...." Month " means a calendar month. Writing...." Writing " means printed matter or print as well as writing. Singular and Plural Number....Words importing the singular number only include the plural, and vice versa.

Masculine and Feminine Gender.-Words importing the masculine gender only include the feminine, and vice versa.

BUSINESS.

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

6. Business to be carried on by Directors.—The business of the Company shall be carried on by, or under the manage-ment or direction of, the Directors, and subject only to the cortrol of General Meetings, in accordance with these presents.

CAPITAL.

7. Nominal Capital.-The nominal capital of the Company is Five hundred thousand Rupees (Rs. 500,000) divided into Nine thousand (9,000) cumulative preference shares of Ten Rupees (Rs. 10) each, and Forty-one thousand (41,000) ordinary shares of Ten Rupees (Rs. 10) each, and the said preference shares shall confer the right to a fixed cumulative preferential dividend at the rate of $7\frac{1}{2}$ per centum per annum on the capital for the time being paid up thereon, and the right in a winding up to payment off of capital and arrears of dividend whether declared or undeclared, up to the commencement of the winding up in priority to all other shares, but shall not confer any further rights to participate in profits or assets.

SHARES.

8. Allotment and Issue .- The shares, except where otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they may consider proper ; provided that such unissued shares shall 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 shares shall have been offered within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company ; provided also that the Directors may at their discretion allot any unissued shares in payment for any estates or lands or other property purchased or acquired by the Company without first offering such shares to the registered Shareholders for the time being of the Company, and may make arrangements on an issue of shares for a difference between the holders of such shares in the amount of calls to be paid, and the time of payment of such calls.

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

10. Acceptance .- Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Company from time to time directs.

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

12. Shares held by a Firm.-Shares may be registered in the name of a firm, and any partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to give proxies, but not more than one partner may vote at a time.

Shares held by two or more Persons not in Partnership.-Shares may be registered in the names of two or more 13. persons not in partnership.

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

15. Survivor of Joint-holders, other than a Firm, only recognized.—In case of the death of any one or more of the joint-holders, other than a firm, 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. 16. Liability of Joint-holders.—The joint-holders of a share shall be severally as well as jointly liable for the pay-

ment of all instalments and calls due in respect of such share.

17. Trust or any Interest in Share other than that of registered Holder or of any Person under Article 38 not recognized.—The Company shall not be bound to recognize (even though having notice of) any contingent, future, pertial, 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 Article 38 to become a Shareholder in respect of any share.

INCREASE OF CAPITAL.

18. Increase of Capital by Creation of new Shares .- The Company in General Meeting may, by special resolution from time to time, increase the capital by creation of new shares of such amount per share and in the aggregate, and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct. Provided, however, that such new shares shall have no preferential rights over the Nine thousand (9,000) cumulative preferential shares in Article 7 above referred to.

19. Issue of new Shares.-The new shares shall be issued upon such terms and conditions and with such preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company shell direct ; and in particular such shares may be issued with a preferential or qualified right to the dividends and in the distribution of assets of the Company, and with a special or without any right of voting. Provided, however, that such new shares shall have no preferential rights over the Nine thousand (9,000) cumulative preference shares in Article 7 above referred to. The Directors shall have power to add to such new shares such an amount of premium as they may consider proper.

20. How carried into Effect.-Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them. Such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the sharesoffered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them in payment for any estates or lands or other property purchased or acquired by the Company, without first offering such shares to the registered Shareholders for the time being of the Company.

21. Same as Original Capital.—Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the provisions herein contained with reference to the payments of calls and instalments, transfer, transmission, forfeiture, ien, surrender, and otherwise.

REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

Reduction of Capital and Subdivision or Consolidation of Shares.—The Company in General Meeting may by 22. special resolution reduce the capital in such manner as such special resolution shall direct, and may by special resolution subdivide or consolidate the shares of the Company or any of them.

SHARE CERTIFICATES.

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

24. Certificates to be under Seal of Company .-- The certificates of shares shall be issued under the seal of the Company. Renewal of Certificate.-If any certificate be worn out or defaced, then upon production thereof to the Directors 25. they may order the same to be cancelled and may issue a new certificate in lieu thereof ; and if any certificate be lost or destroyed, then upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

26. Certificate to be delivered to the First-named of Joint-holders not a Firm.-The certificate of shares registered in the names of two or more persons not a firm shall be delivered to the person first-named on the register.

TRANSFER OF SHARES.

Exercise of Rights .- No person shall exercise any right of a Shareholder until his name shall have been entered 27. in the register of Shareholders and he shall have paid all calls and other moneys for the time being payable on every share in the Company held by him.

28. Transfer of Shares.-Subject to the restriction of these Articles, any Shareholder may transfer all or any of his shares by instrument in writing.

29. No transfer to Minor or Person of Unsound Mind.-No transfer of shares shall be made to a minor or person of unsound mind.

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

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

32. Board may decline to register Transfers.—The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien or otherwise ; or to any person not approved by them.

33. Not bound to state Reason.—In no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

34. Registration of Transfer.—Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Rs. 2.50, or such other sum as the Directors shall from time to time determine, must be paid; and thereupon the Directors, subject to the powers vested in them by Articles 32, 33, and 35, shall register the transferee as a Shareholder and retain the instrument of transfer.

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

36. Directors not bound to inquire as to Validity of Transfer.—In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so enquiring, or do so enquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but, if at all, upon the transfere only.

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

TRANSMISSION OF SHARES.

Title to Shares of Deceased Holder.—The executors, or administrators, or the heirs of a deceased Shareholder shall be the only persons recognized by the Company as having any title to shares of such Shareholder.
 Registration of Persons entitled to Shares otherwise than by Transfer.—Any curator of any minor Shareholder,

39. Registration of Persons entitled to Shares otherwise than by Transfer.—Any curator of any minor Shareholder, 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 producing such evidence that he sustains the character in respect of which he proposes to act under this clause or of his title, as the Company think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares on payment of a fee of Rs. 2.50; or may, subject to the regulations as to transfer the same to some other person.
40. Failing such Registration, Shares may be sold by the Company.—If any person who shall become entitled to be

40. Failing such Registration, Shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under Article 39 shall not, from any cause whatever, within 12 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 decased Shareholder, the Company may sell 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, it he net proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

SURRENDER AND FORFEITURE OF SHARES.

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

42. (a) If Call or Instalment be not paid, Notice to be given to Shareholder.—If any Shareholder fails to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such Shareholder or his executors or administrators, or the trustee or assignee in his bankruptcy, requiring him to pay the same, together with any interest that may have accrued, at the rate of 9 per cent. per annum, and all expenses that may have been incurred by the Company by reason of such non-payment.

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

the notice shall also state that, in the event of non-payable will be liable to be forfeited.
(c) In Default of Payment, Shares 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.

(d) Shareholder still liable to pay Money owing at Time of Forfeiture.—Any Shareholder whose shares have been so declared forfeited shall, notwithstanding, be liable to pay, and shall forthwith pay to the Company all calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment at 9 per cent. per annum, and the Directors may enforce the payment thereof if they think fit.

43. Surrendered or forfeited Shares to be the Property of the Company, and may be sold, &c.—Everyshare surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

44. Effect of Surrender or Forfeiture.—The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against, the Company in respect of the share and the proceeds thereof, and all other rights incident to the share, except only such of those rights (if any) as by these presents are expressly saved.

45. (a) Certificates of Surrender or Forfeiture.—A certificate in writing under the hands of two of the Directors and of the Agent or Secretary or Agents or Secretaries that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture ; such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company ; such purchaser thereupon 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.

(b) Forfeiture may be remitted.—The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit, as they shall think fit, not being less than 9 per cent. 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 43 hereof, shall be redeemable after sale or disposal.

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

Lien how made available.-Such charge or lien may be made available by a sale of all or any of the shares subject 47. 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.

Proceeds how applied. - The nett proceeds of any such sale as aforesaid under the provisions of Articles 43 and 47 48 hereof shall be applied in or towards satisfaction of such debts, liabilities, or engagements, and the residue (if any) shall be paid to such Shareholder or his representatives.

49. Certificate of Sale .-- A certificate in writing under the hands of two of the Directors and of the Agent or Secretary or Agents or Secretaries that the power of sale given by Article 47 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated. 50. Transfer on Sale how executed.—Upon any such sale two of the Directors may execute a transfer of such share

to the purchaser thereof, and such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to such shares.

PREFERENCE SHARES.

51. Preference and Deferred Shares.—Any shares from time to time to be issued or created may from time to time c 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 the Nine thousand (9,000) cumulative preference shares referred to in Article 7 hereof, and any other shares previously issued with a preference or with each 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.

52. Modification of Rights and Consent thereto.-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 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 this Article 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 resolution could have been effected without it.

' Meeting affecting a particular Class of Shares.—Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no Shareholder, 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 Shareholder personally present and entitled to vote at the meeting.

CALLS.

54. (a) Directors may make Calls.--The Directors may from time to time make such calls as they think fit upon the registered holders of shares in respect of moneys unpaid thereon, and not by the conditions of allotment made payable.at fixed times; and each Shareholder shall pay the amount of every call so made on him to the persons and at the times and nxed times; and each sharped of the sharped of every can so made on him to the persons and at institutes and places appointed by the Directors, provided that two months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call.
(b) Calls, Time when made.—A call shall be deemed to have been made at the time when the resolution authorizing the call was passed at a Board Meeting of the Directors or by resolution in writing in terms of Article 121.

(c) Extension of Time for Payment of Call.-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.

55. Interest on Unpaid Call.—If the sum payable in respect of any call or instalment is not paid on or before the day appointed for the payment thereof, the holder for the time being of the share in respect of which the call shall have been made, or the instalments shall have been due, shall pay interest for the same at the rate of 9 per centum per annum from the day appointed for the payment thereof to the time of the actual payment, but the Directors may, when they think fit, remit altogether or in part any sum becoming payable for interest under this clause.

Payments in anticipation of Calls.-The Directors may at their discretion receive from any Shareholder willing 56. to advance the same, and upon such terms as they think fit, all or any part of the amount of his shares beyond the sum actually called up.

BORROWING POWERS.

57. Power to Borrow.-The Director shall have power to procure from time to time, in the usual course of business, such temporary advances on the produce in hand, or in the future to be obtained from the Company's estates, as they such temporary at values of the product in main, or in the future to be obtained from the Company's estates, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting, maintaining, improving, or extending buildings, machinery, or plantations or otherwise; also from time to time, at their discretion, to borrow or raise from the Directors or other persons any sum or sums of money for the purpose of the their discretion, to better the amount at any one time owing in respect of moneys so borrowed or raised shall not; without the

sanction of a General Meeting, exceed the sum of One hundred thousand Rupees (Rs. 100,000). The Directors shall with the sanction of a General Meeting be entitled to borrow or raise such further sum or sums and at such rate of interest as such meeting shall determine. The Directors may, for the purpose of securing the re-payment of any such sum or sums of money so borrowed or raised, create and issue any mortgages, debentures, mortgage debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, property, and rights or assets of the Company (both present and future), including uncalled capital or unpaid calls, or give, accept, or endorse on behalf of the Company, any promissory notes or bills of exchange. Provided also that before the Directors execute any mortgage, issue any debentures, or create any debenture stock they shall obtain the sanction thereto of the Company in General Meeting, whether Ordinary or Extraordinary, notice of the intertion to obtain such sanction at such meeting having Any such securities may be issued, either at par or at a premium or discount, and may from time to been duly given. time be cancelled or discharged, varied or exchanged, as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article and subscribed by two or more of the Directors, or by one Director and the Agent or Secretary or Agents or Secretaries, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its creditors, and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being grarted in excess of the aforesaid borrowing power, unless it shall be proved that such creditor was aware that it was so granted.

MEETINGS.

First General Meeting .-- The First General Meeting of the Company shall be held at such time, not being more 58. than twelve months after the registration of the Company, and at such place as the Directors may determine. 59. Subsequent General Meetings.-Subsequent General Meetings shall be held once in every year at such time and

place as may be prescribed by the Company in General Meeting, and if no time or place is prescribed, at such time and place as may be determined by the Directors.

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

Extraordinary General Meetings .- The Directors may, whenever they think fit, call an Extraordinary General Meeting, and the Directors shall do so upon a requisition made in writing by not less than one-seventh of the number of Shareholders holding not less than one-seventh of the issued capital and entitled to vote.

62. Requisition of Shareholders to state Object of Meeting; on Receipt of Requisition, Directors to call Meeting, and in default Shareholders may do so.—Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and shall be sent to the registered office of the Company. Upon the receipt of such requisition the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the delivery of , the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and at such time as the Shareholders convening the meeting may themselves fix. 63. Notice of Resolution.—Any Shareholder may, ongiving not less than ten days' previous notice of any resolution,

submit the same to a meeting. Such notice shall be given by leaving a copy of the resolution at the registered office of a the Company.

64. Seven Days' Notice of Meeting to be given.—Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given either by advertisement in the Ceylon Government Gazette or by notice sent by post, or otherwise served as hereinafter provided, but an accidental omission to give such notice to any Shareholder shall not

invalidate the proceedings at any General Meeting. 65. Business requiring and not requiring Notification.—Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any 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 retiring in rotation, and to fix the remuneration of the auditors; and shall also be competent to enter upon, discuss, and transact any business whatever,

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

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

68. If a Quorum not Present, Meeting to be dissolved or adjourned; Adjourned Meeting to transact Business.-If at the expiration of half an hour from the time appointed for the meeting the required number of persons shall not be present at the meeting, the meeting, if convened by or upon the requisition of Shareholders, shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place; and if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.

69. Chairman of Directors or a Director to be Chairman of General Meeting; in case of their Absence or Refusal, a Shareholder may act.—The Chairman (if any) of the Directors shall be entitled to take the Chair at every General Meeting, whether Ordinary or Extraordinary; but if there be no Chairman, or if at any meeting he shall not be present within 15 minutes after the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall ° choose another Director as Chairman ; and if no Directors be present, or if all the Directors present decline to take the chair, then the Shareholders present shall choose one of their number to be Chairman,

70. Business confined to Election of Chairman while Chair vacant .- No business shall be discussed at any General

Meeting, except the election of a Chairman whilst the chair is vacant. 71. Chairman with consent may adjourn Meeting.—The Chairman, with the consent of the meeting, may adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place, unless due notice shall be given.

72. Minutes of General Meetings.—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.

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VOTING AT MEETINGS.

Votes.-At any meeting every resolution shall be decided by the votes of the Shareholders present. 73. 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 votes to which he may be entitled as a Shareholder and proxy and attorney; and unless a poll be immediately demanded in writing by some Shareholder present at the meeting and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number of votes recorded in favour of or against such resolution.

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

75. Poll how taken.-If at any meeting a poll be demanded by notice in writing signed by some Shareholder present at the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman, the meeting shall, if necessary, be adjourned and the poll shall be taken at such time and in such a manner as the Chairman shall direct; and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided, and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder and proxy and attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting. 76. No Poll on Election of Chairman or on Question of Adjournment.—No poll shall be demanded on the election of a

Chairman of the meeting or on any question of adjournment. 77. Voting in Person or by Proxy or Attorney.—Votes may be given either personally or by proxy or by attorney

duly authorized.

78. Number of Votes to which Shareholder entitled.—On a show of hands every Shareholder present in person or by attorney duly authorized 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 one share held by him up to ten shares; he shall have an additional vote for every ten shares held by him beyond the first ten shares up to one hundred shares; an additional vote for every twenty five shares beyond the first one hundred shares. When voting on a resolution involving the sale of the Company's estates or any of them or any part or portion thereof or the winding up of the Company, every Shareholder shall have one vote for every share held by him.

79. Curator of Minor, &c., when not entitled to vote.-The parent or curator of a minor 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 minor, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

Non-Shareholder not to be appointed Proxy; but Attorney though not Shareholder may vote.--No person shall be 80. appointed a proxy who is not a Shareholder of the Company, but the attorney of a Shareholder, even though not himself a Shareholder of the Company, may represent and vote for his principal at any meeting of the Company. 81. Shareholder in Arrear or not registered at least Three Months previous to the Meeting not to vote.—No Shareholder shall

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

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

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

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

The Brampton Tea Company, Limited.

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

As witness my hand, this . -, One thousand Nine hundred and - day of -

85. Objection to Validity of Vote to be made at the Meeting or Poll.-No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney), except at the meeting or poll at which such vote shall be tendered, and every vote (whether given personally or by proxy or by attorney) to which no objection shall be made at

such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.
 86. No Shareholder to be prevented from Voting by being personally interested in Result.—No Shareholder shall be prevented from voting by reason of his being personally interested in the result of the voting.

DIRECTORS.

87. Number of Directors .- The number of Directors shall never be less than two nor more than five. In the event of the number of Directors in Ceylon ever being reduced to one, such remaining Director shall immediately cause event of the number of Directors in Ceylon ever being reduced to one, such remaining Director shall immediately cause to be convened an Extraordinary General Meeting of the Shareholders for the purpose of filling up one or more of the vacancies; but, in the event of a quorum of Shareholders not attending such meeting, the remaining Director shall himself appoint a Director to fill one of the vacancies. Any Director so appointed shall hold office until the next Ordinary General Meeting of the Company. Until such appointment the remaining Director shall not act except for the pur-pose of appointing another, and if necessary enabling him or them to be placed on the Register of Shareholders. 88. Their Qualification and Remuneration.—The qualification of a Director shall be his holding shares in the Company, whether fully paid up or partly paid up, of the total nominal value of at least One thousand Rupees (Rs. 1,000), and upon which, in the case of partly paid up shares, all calls for the time being shall have been paid, and this qualification shall apply as well to the first Directors as to all future Directors. As remuneration for their services the Directors shall be Directors the Directors as to all future Directors.

shall apply as well to the first Directors as to all future Directors. As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Three thousand Rupees (Rs. 3,000) annually to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration for special or extra services hereinafter referred to nor any extra remuneration to the Managing Directors of the Company.

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89. Appointment of First Directors and Duration of their Office.—The first Directors shall be Colonel Thomas Yates Wright of Shakerley estate, Kurunegala; Frederic Noel Sudlow of Colombo; and William Trevellick Hicks of Colombo, who shall hold office till the First Ordinary General Meeting of the Company, when they shall all retire, but shall be eligible for re-election.

90. Directors may appoint Managing Director or Directors; his or their Remuneration.—One or more of the Directors may be appointed by the Directors to act as Sectretary, Managing Director or Managing Directors, and (or) Visiting Agent or Visiting Agents of the Company, or Superintendent or Superintendents of any of the Company's estates, for such time and on such terms as the Directors may determine or fix by agreement with the person or persons appointed to the office; and they may from time to time revoke such appointment and appoint another or other Secretary, Managing Directors or Managing Directors, and (or) Visiting Agents or Agents, Superintendent or Superintendents, and the Directors may impose and confer on the Managing Director or Managing Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.

91. Appointment of Successors to Directors.—The General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent General Meeting. No person, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other Shareholder intending to propose him has, at least seven clear days before the meeting, left at the office a notice in writing under his hand signifying his candidature for the appointment or the intention of such Shareholder to propose him.

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

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

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

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

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

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

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

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

100. Resignation of Directors.—A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary, or by leaving the same at the office, or by tendering his written resignation at a meeting of the Directors.

101. No contract, arrangement, or transaction entired into by or on behalf of the Company with any Director, or with any company or co-partnership of which a Director is a partner, or of which he is a Director, Managing Director, or Manager, shall be void or voidable, nor shall such Director be liable to account to the Company for any profit realized by such contract, arrangement, or transaction by reason only of such Director holding that office, or of the fiduciary relation thereby established, provided that the fact of his interest or connection therewith be fully disclosed to the Company or its Directors.

102. When Office of Director to be vacated.-The office of the Director shall be vacated-

- (a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary under the Company.
- (b) If he becomes bankrupt or insolvent or suspends payment or files a petition for the liquidation of his affairs, or compounds with his creditors.
- (c) If by reason of mental or bodily infirmity he becomes incapable of acting.
- (d) If he ceases to hold the required number of shares to qualify him for the office.
- (e) If he is concerned or participates in the profits of any contract with, or work done for, the Company.

(f) If he ceases to ordinarily reside in Ceylon or is absent from Ceylon for a period of six consecutive months.

Exceptions.—But the above rule shall be subject to the following exceptions :—That no Director shall vacate his office by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work for, the Company, of which he is a Director, or by his being agent, or secretary, or proctor, or by his being a member of a firm who are agents, or secretaries, or proctors, of the Company; nevertheless, he shall not vote in respect of any contract work or business in which he may be personally interested.

respect of any contract work or business in which he may be personally interested. 103. How Directors removed and Successors appointed.—The Company may, by an extraordinary 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.

104. Indomnity to Directors and Others for their own Acts and for the Acts of Others.—Every Director or officer and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him respectively in or about the discharge of his respective duties, except such as happen from his respective wilful acts or defaults; and no Director or officer, nor the heirs, executors, or administrators of any Director or officer, shall be liabel for any other Director or officer, or for joining in any receipt or other acts of conformity, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own wiful act or default.

105. No Contribution to be required from Directors beyond Amount, if any, unpaid on their Shares.—No contribution shall be required from any present or past 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.

POWERS OF DIRECTORS.

106. The Directors shall have power to purchase or otherwise acquire the said Ettrick and Hiralouvah estates. 107. To manage Business of Company and pay preliminary expenses, &c.—The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an agent or agents and Secretary or Secretaries of the Company to be appointed by the Directors for such period and on such terms as they shall determine, and the Directors may pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in connection with the placing of the shares of the Company, and in and about the valuation, purchase, or acquisition of the said Ettrick and Hiralouvah estates, and the purchase, lease, or acquisition of any other lands, estates, or property, and the opening, clearing, planting, and cultivation thereof, and in or about the working and business of the Company.

108. To acquire Property, to appoint Officers, and pay expenses.—The Directors shall have power to purchase, take on lease or in exchange, or otherwise acquire for the Company any estate or estates, land or lands, property, rights, options, or privileges which the Company is authorized to acquire at such price and for such consideration and upon such title and generally on such terms and conditions as they may think fit; and to make and they may make such regulations for the management of the business and property of the Company as they may from time to time think proper, and for that purpose may appoint such managers, agents, secretaries, treasurers, accountants, buyers, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers, and other servants for such period or periods and with such remuneration and at such salaries and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, secretaries, treasurers, accountants, not other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers, and other servants, for such reasons as they may think proper and advisable and without assigning any cause.

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

110. To open Banking Accounts and operate thereon, &c.—The Directors shall have power to open on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signatures as they may appoint to draw, accept, make, endorse, sign, and execute cheques, bills of exchange, 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.

111. To sell and dispose of Company's property, &c.—It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, lands, and effects of the Company or any part or parts, share or shares thereof, respectively, or the assignment of the whole or any part or parts of its leasehold interests in any estate or estates, land or lands or the sub-lease of the whole or any part or parts thereof to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or a special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

112. General Powers.—The Directors shall carry on the business of the Company in such manner as they may think most expedient; and in addition to the powers and authorities by the Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, clerks, assistants, artisans, and workers, and generally do all such acts and things as are or shall be by the Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by the Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of the Ordinance and of these presents and to such regulations and provisions (if any) as may, from time to time, be prescribed by the Company in General Meeting ; but no regulation made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made. The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be limited by any clause conferring any special or expressed power.

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

- (1) To institute, conduct, defend, compound, or abandon any action, suit, prosecution, or legal proceedings by and against the Company or its officers or otherwise concerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any debts due and of any claims and demands by and against the Company.
- (2) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.
- (3) To make and give receipts, releases, and other discharges for money payable to the Company and for claims and demands of the Company.
- (4) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee, liquidator, inspector, or any similar office.
- (5) To invest any of the moneys of the Company which the Directors may consider not immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees, without special powers, and from time to time to vary or release such investments.
- (6) From time to time to provide for the management of the affairs of the Company abroad in such manner as they think fit, and to establish any local boards or agencies for managing any of the affairs of the Company abroad and to appoint any persons to be members of such local board or any managers or agents and to fix their remuneration.
- (7) From time to time and at any time to delegate to any one or more of the Directors of the Company for the time being or any other person or company for the time being, residing or carrying on business in Ceylon or elsewhere, all or any of the powers hereby made exercisable by the Directors, except those relating to shares, and any others as to which special provisions inconsistent with such delegation are herein contained; and they shall have power to fix the remuneration of and at any time to remove such Director or other person or company and to annul or vary any such delegation. They shall not, however, be entitled to delegate any powers of borrowing or charging the property of the Company to any agent of the Company or other person, except by instrument in writing, which shall specifically state the extent to which such powers may be used by the person or persons to whom they are so delegated, and compliance therewith shall be a condition precedent to the exercise of these powers.

PROCEEDINGS OF DIRECTORS.

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

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

116. Who is to preside at Meetings of Board.—The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and if present, but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time 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.

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

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

119. Acts of Board or Committee valid notwithstanding informal Appointment.—The acts of the Board or of any committee appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment 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 every person had been duly appointed, provided the same be done before the discovery of the defect.

120. Regulation of Proceedings of Committees.—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.

121. Resolution in Writing by all the Directors as valid as if passed at a Meeting of Directors.—A resolution in writing signed by all the Directors for the time being resident in Ceylon shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted provided that not fewer than two Directors shall sign it.

meeting of the Directors duly called and constituted provided that not fewer than two Directors shall sign it. 122. Minutes of Proceedings of the Company and the Directors to be recorded.—The Directors shall cause minutes to be made in books to be provided for the purpose of the following matters, videlicet :—

- (a) Of all appointments of officers and committees made by the Directors.
- (b) Of the names of the Directors present at each meeting of the Directors and of the members of the committee appointed by the Board present at each meeting of the committee.
- (c) Of the resolutions and proceedings of all General Meetings.
- (d) Of the resolutions and proceedings of all meetings of the Directors and of the committees appointed by the Board.
- (e) Of all orders made by the Directors.
- (f) Of the use of the Company's seal.

123. Signature of Minutes of Proceedings and Effect thereof.—All such minutes shall be signed by the person or one of the persons who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting, at which the business minuted shall have been transacted, or by the person or one of the persons who shall preside as Chairman at the next ensuing General Meeting, Board Meeting, or Committee Meeting, respectively; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively; shall for all purposes whatsoever, be *primd 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.

COMPANY'S SEAL.

124. The Use of the Seal.—The Seal of the Company shall not be used or affixed to any deed, certificate of shares, or other instrument, except in the presence of two or more of the Directors or of one Director and the Agents and Secretaries of the Company, who shall attest the sealing thereof; such attestation on the part of the Agents and Secretaries, in the event of a firm being the Agents and Secretaries, being signified by a partner or duly authorized manager, attorney, or agent of the said firm signing the firm name or firm name *per procurationem* or signing for and on behalf of the said firm as such Agents and Secretaries, and in the event of a company registered under the Ordinance being the Agents and Secretaries, being signified by a uthorized Attorney of such company signing for and on behalf of the Agents and Secretaries. The sealing shall not be attested by one person in the dual capacity of Director and representative of the Agents and Secretaries.

ACCOUNTS.

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

126: Accounts how and when open to Inspection.—The Directors shall from time to time determine whether, and to what extent, and at what times and places, and under what conditions or regulations the accounts and books of the Company or any of them shall be open to the inspection of the Shareholders; and no Shareholder shall have any right of inspecting any account or book or document of the Company, except as conferred by the Ordinance or authorized by the Directors or by a resolution of the Company in General Meeting.

127. Statement of Accounts and Balance Sheet to be furnished to General Meeting.—At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the profit and loss account for the preceding financial year, and a balance sheet containing a summary of the property and liabilities of the Company made up as at the end of the same period.

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

Copy of Balance Sheet to be sent to Shareholders.-A printed copy of such balance sheet shall, at least seven days 129. previous to such meeting, be delivered at, or posted to, the registered address of every Shareholder.

DIVIDENDS, BONUS, AND RESERVE FUND.

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

(a) Any General Meeting may direct payment of any dividend declared at such meeting or of any interim dividends which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London. or by the distribution of specific assets and in particular of paid-up shares, debentures, or debenture stock of the Company, or of any other company, or in any other form of specie, or in any one or more of such ways, and the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets, or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed, in order to adjust the right of all parties.

131. Interim Dividend .- The Directors may also, if they think fit, from time to time and at any time, without the sanction of a General Meeting, determine on and declare an interim dividend to be paid, and (or) pay a bonus to the Shareholders on account and in anticipation of the dividend for the then current year.

132. Reserve Fund.—Previously to the Directors paying or recommending any dividend on preference or ordinary shares, they may set aside out of the profits of the Company, such a sum as they think proper as a reserve fund, and may invest the same in such securities as they shall think fit, or place the same on fixed deposit in any bank or banks.

133. Application thereof.—The Directors may from time to time apply such portions as they think fit of the reserve fund to meet contingencies, or for the payment of accumulated dividends due on preference shares or for equalizing dividends, or for working the business of the Company, or for repairing or maintaining or extending the buildings and premises, or for the repair or renewal or extension of the property or plant connected with the business of the Company or any part thereof, or for any other purpose of the Company which they may from time to time deem expedient. 134. Unpaid Interest or Dividend not to bear Interest.—No unpaid interest or dividend or bonus shall ever bear interest

against the Company.

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

136. Directors may deduct Debt from the Dividends.—The Directors may deduct from the dividend or bonus payable to any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company, and notwithstanding such sums shall not be payable until after the date when such dividend is payable. 137. Dividends may be paid by Cheque or Warrant and sent through the Post.—Unless otherwise directed any dividend

may be paid by cheque or warrant sent through the post to the registered address of the Shareholder entitled, or, in the case of joint-holders, to the registered address of that one whose name stands first on the register in respect of the jointholding; but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant sent through the post

138. Notice of Dividend : forfeiture of unclaimed Dividend.-Notice of all dividends or bonuses to become payable shall be given to each Shareholder entitled thereto; and all dividends or bonuses unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by a resolution of the Board of Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund. For the purposes of this clause any cheques or warrants which may be issued for dividends or bonuses and may not be presented at the Company's Bankers for payment within 3 years shall rank as unclaimed dividends.

139. Shares held by a Firm.—Every dividend or bonus payable in respect of any share held by a firm may be paid to, and an effectual receipt given by, any partner of such firm or agent duly authorized to sign the name of the firm.

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

AUDIT.

141. Accounts to be audited .--- The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet and profit and loss account ascertained by one or more auditor or auditors.

142. Qualification of Auditors.-No person shall be eligible as an auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but an auditor shall not be debarred from acting as a professional accountant in doing any special work for the Company which the Directors may deem necessary. It shall not be a necessary qualification for an auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during his continuance in office, be eligible as an auditor. 143. Appointment and retirement of Auditors.—The Directors shall appoint the first auditor or auditors of the

Company and fix his or their remuneration ; all future auditors, except as is hereinafter mertioned, shall be appointed at the First Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and shall hold their office only until the First Ordinary General Meeting after their respective appointment, or until otherwise ordered by a General Meeting.

Retiring Auditors eligible for re-election .- Retiring auditors shall be eligible for re-electior. 144.

145. Remuneration of Auditors.—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.

Casual Vacancy in Number of Auditors how filled up.-If any vacancy that may occur in the office of Auditor 146. shall not be supplied at any Ordinary General Meeting, or if any casual vacancy shall occur, the Directors shall (subject to the approval of the next Ordinary General Meeting), fill up the vacancy by the appointment of a person who shall hold the office until such meeting.

147. Duty of Auditor.—Every Auditor shall be supplied with a copy of the balance sheet and profit and loss account intended to be laid before the next Ordinary General Meeting, and it shall be his duty to examine the same with the accounts and vouchers relating thereto and to report thereon to the meeting generally or specially as he may think fit. 148. Company's Accounts to be open to Auditors for Audit.—All accounts, books, and documents whatsoever of the

Company shall at all times be opened to the Auditors for the purpose of audit.

NOTICES.

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

Shareholders to register Address.--Every Shareholder shall furnish the Company with an address in Ceylon, 150. which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company.

Service of Notices.—A notice may be served by the Company upon any Shareholder, either personally or by 151. sending it through the post in a prepaid letter addressed to such Shareholder at his registered address or place of abode ; and any notice so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed be dead, unless his executors or administrators shall have given to the Directors, or to the Agent

or Secretary or Agents or Secretaries of the Company, their own or some other address in Ceylon. 152. Notice to Joint-holders of Shares other than a Firm.—All notices directed to be given to Shareholders shall, with respect to any share to which persons other than a firm are jointly entitled, be sufficient if given to any one of such

persons, and notice so given shall be sufficient notice to all the holders of such shares. 153. Date and Proof of Service.—Any notice if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a post box or posted at a post office, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.

-154. Non-resident Shareholders must register Addresses in Ceylon.—Every Shareholder resident out of Ceylon shall name and register in the books of the Company an address within Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named and registered such an address, he shall not be entitled to any notice.

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

ARBITRATION.

Directors may refer Disputes to Arbitration.—Whenever any question or other matter whatsoever arises in 155. dispute between the Company and any other company or person, the same may be referred by the Directors to arbitration.

EVIDENCE.

Evidence in Action by Company against Shareholders.-On the trial or hearing of any action or suit brought 156. or instituted by the Company against any shareholder or his representatives to recover any debt or money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of the defendant is or was when the claim arcse on the register of Shareholders of the Company as a holder of the number of shares in respect of which such claim is made, and that the amount claimed is not entered as paid in the books of the Company ; and it shall not be necessary to prove the registration of the Company, nor the appointment of the Directors who made any call, nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted, nor any other matter whatsoever, but the proof aforesaid shall be conclusive evidence of the debt.

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

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

158. Distribution.-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 up on such ordinary shares. If after such payments there shall remain any surplus assets, such surplus assets shall be divided among the ordinary 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, unless the conditions attached to the preference shares expressly entitle such shares to participate in such surplus assets.

159. Payment in Specie, and vesting in Trustees.—If the Company shall be wound up, the liquidator, whether voluntary or official, may, with the sanction of 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 trusts for the benefit of the contributories as the liquidator, with like sanction, shall think fit.

AIn witness whereof the subscribers to the Memorandum of Association have hereunto set and subscribed their names, at Colombo, this 25th day of May, 1923.

W. H. ATKINSON. W. T. HICKS F. N. SUDLOW G. R. BACOT. A. F. WALLACE T. H. H. KIRTON. C. W. WALKER.

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Witness to the above signatures :

a [Second Publication.]

The AJ

STANLEY F. DE SARAM. Proctor, Supreme Court, Colombo.

ande Estate Company of Ceylon, Limited.

NOTICE is hereby given that the Twenty-seventh ordinary General Meeting of Shareholders will be held at the registered office of the Company, Prince building, Prince/street, Fort, Colombo, on Wednesday, June 27, 1923, at noon

V Business.

1. To receive the report of the Directors and accounts for season ended March 31, 1923.

2. To declare a final dividend.

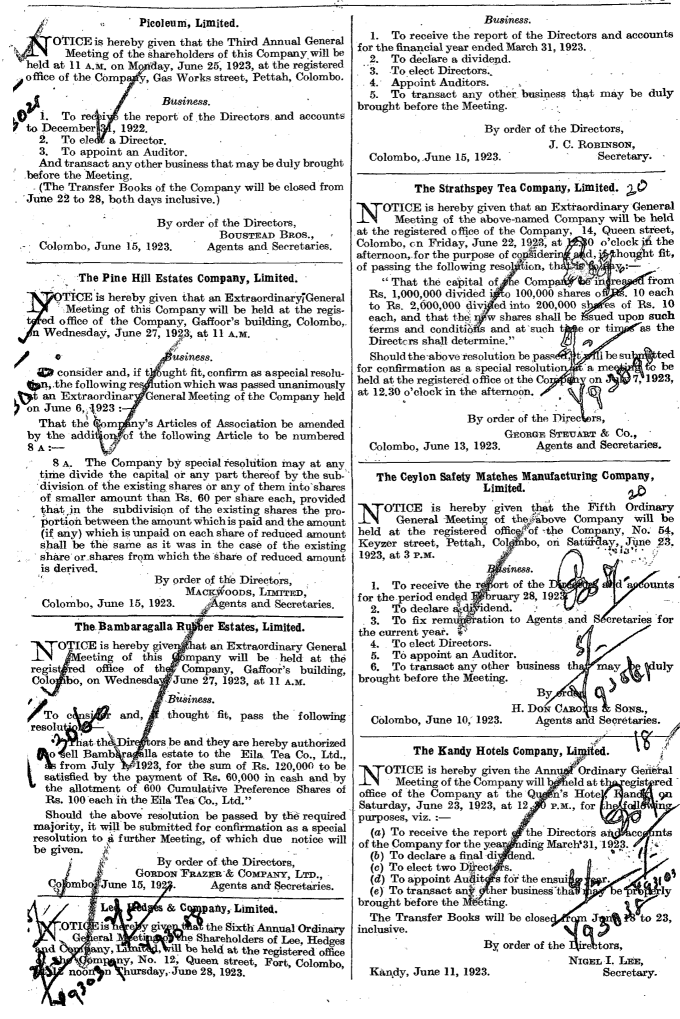
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- 3. To elect a Director.
- To appoint Auditors for season 1923-24. 4.
- To transact such other business as may properly come 5. before the Meeting.

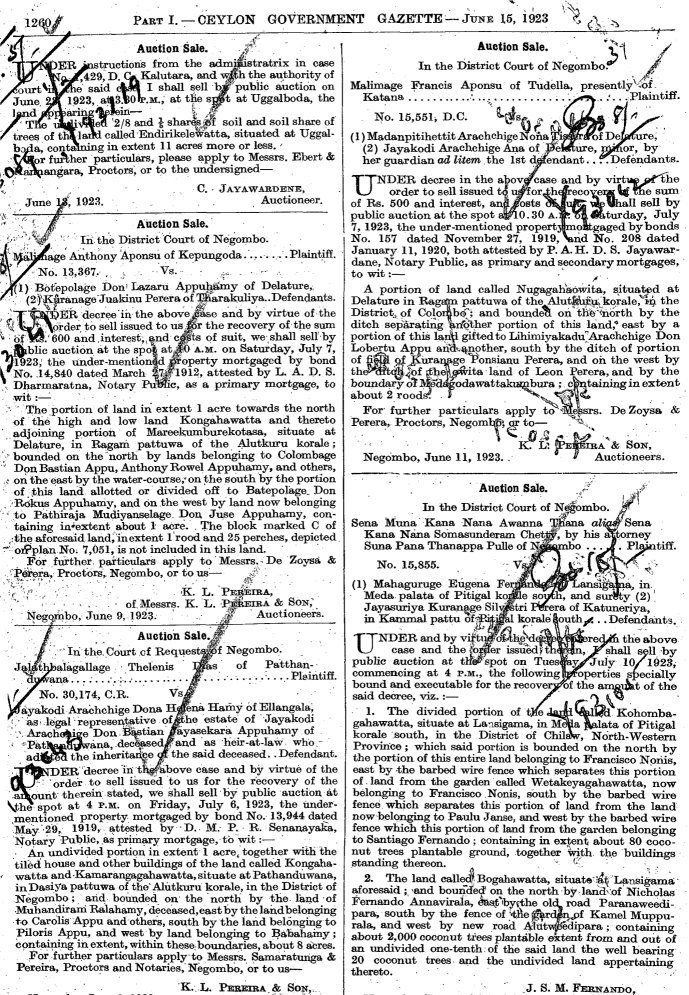
The Share Transfer Books of the Company will be closed from June 13 to 30, inclusive

By order of the Directors,

LEWIS BROWN & CO., LTD. Agents and Secretaries Colombo, June 7, 1923.



/ BART I. - CEYLON GOVERNMENT GAZETTE - JUNE 15, 1923 1259Sale under Mortgage Decree. D in the plan and leading to lot marked A and reserved by the owner of the lot marked A. aluable Property at Petiyagoda. Further particulars from Mr. R. Mahadeva, Proctor, NDER decree in D.C., Colombo, 6,205, entered infavour Supreme Court, and Notary, Colombo, orof H. Alice de Silva Karunaratne against, fcroalage Sugathadasa, and by virtue of the commission issued to me for the recovery of the amount therein stated if shall sell by public auction at the sport of 2 P.M. on Monday, July 9, 1923, all that all there of land called Weralugahawatta, situated at Petitagda in Adikari pattur of the Siyane FRANCUS F. KRISHNAPILLAI. Auctioneer and Broker. No. 119, Hulftsdorp street, Colombo. Phore: No. 1,441. korale; containing in extent 1 rood and 281 perches Further particulars from J. M. Pereira, Esq., Proctor Auction Sale under Primary Mortgage Decree in and Notary, Colombo, or-D. C., Colombo, No. 8,531. L C. E. KARUNARATNA, 84, Bristof building, June 13, 1923.) Auctioneer. Two Valuable Residential Properties in Waverset Place, Wellawatta. Phone : 1627. NDER and by virtue of the commission issued to me Tele : Ratna, Colombo. in the above case, I shall put up for sale iv, pul auction at the spot at 5 P.M. on Tuesday, July 10, 1923public Auction Sale under Mortgage Decree of House Property in All that allotment of land, with the two buildings thereon Manadana, Colombo. bearing assessment Nos. 168 B/111, and another in Fernando's road, now called Waverset place, which said allotment of land is partitioned and marked lot N, o out ethe District Court of Colombo. of an allotment of land No. 379 in registered part to a Rose Catherine Gungailleke and her husband... Plaintiffs. No. 4,965. called Mahawellawatta, situated at Wellawatta, Colombo Vs. Pitche Tamby Slema Lebbe containing in extent 1 rood 5 92/100 perches. Defendant. BY virtue of the commission issued to me in the thove case, I shall set by public aution on Baturday, July 7, 1923, 46 4.30 ppc, at the spot, hall that allot-ment of land with the buildings standing thereon bearing assessment Nos. 4 and 5, situated at Arab lane, now called Deen's passage in Maradam ward, Coloribo, in extent 7 perches, primarily martiaged with the plaintiff and ordered to be sold under the decree in the said case for the realization of the sum of Rs 1.010 with further interest Further particulars from Cassius P. Jansz, Esq., Proctor and Notary, Hulftsdorp, Colombo. Auction Rooms, R. C. MCHEYZER. 41, Darley road, Auctioneer and Broker. Phone: 1681. Auction Sale under Mortgage Decree. realization of the sum of Rs. 1,010, with further interest, and costs of suit. Valuable Property situated at Madupitiya and Wekada Further particulars from L. A. Wanigesuria, Esq., in Panadure Totamune. Proctor, Supreme Court, and Notary, or from-NDER and by virtue of the order to sell issued to ublic auction on Saturday, June 30, 1923, commencing at G. EMANUEL DABERA, No. 93, Dam street. Auctioneer and Broker. 8.30 A.M., at the respective spots, the following properties to wit : (1) All those undivided 10/16 shares of land and thatched Addition Sale. house and of the remaining trees and plantations, exclusive **H**the District Court of Colombo. of 3 coconut trees and half share of jak tree of the first plantation from and out of western part of Belgahawatta bearing lot No. 5, situated at Madupitiya in Talpitibadia of Panadure totamune, in the District of Kalutara, Western Province; containing in extent about a cre and 2 roods. UNDEX decree entered and by virtue of commission issued to me in case No. 6,351 of the District Court of Colombo, I shall sell the following properties by public auction on Fridaya July 6, 1923 at 4.30 P.M., at the respective spots: (2) All those undivided 10/16 shares of land and of the nine coconut trees and a jak tree of the first plantation from and out of four contiguous allotments of Delgahawatta, situated at Madupitiya aforesaid; containing in extent about land called Kekunagahawatta, with the trees and buildings thereon, situated at Mampe, in the Palle pattu of Salpiti korale, containing in extent land sufficient to plant about 2 acres. 1,000 coconut trees which now a defined portion, and called (3) An undivided $\frac{1}{2}$ share of all that portion of Dawata. as follows: The allotment of land called Kekunagaha-(3) An unuvided a spectral the northern direction from the watta, situated within the Sanitary Board limits of the cart road and of the trees and plantations thereto belonging. town of Piliyandala in Mampe; and containing in extent situated at Madupitiya aforesaid; containing in extent about 1 rood and 15 perches; and (2) All that undivided 1/32 part or share of all that land 1 acre. called Kekunagahawatta, situated at Mampe aforesaid, together with undivided 1/10 of the buildings thereon and (4) An undivided { share of a portion of Dawatagana. watta and of the trees and plantations standing thereon, 1/20 of all the trees and plantations thereon, but excluding situated at Madupitiya aforesaid; containing in extent about thereon 3 coconut trees and 1 jak tree; and containing in extent land sufficient to plant about 1,000 coconut plants. 3 roods. (5) All that { share of the western portion of land, in extent 5 \$ta about 2 roods, together with plantations and buildings C. P. AMERASINGHE. standing thereon of the portion of Dawatagahawatta, 1, Hulftsdorp. Auctioneer and Broker. situated at Madupitiya aforesaid; containing in extent about 1 acre. opption Sele under Mortgage Decree. At 11 A.M. Valuable Property situated at Piachard's Lane in Colombo. UPON commission issued to me in case No. 6,922, D. C., Colombo, Issall kal by public auction on Saturday, July 7, 1923, at the spotrat 5 P.M.— An undivided 1/60 share of all that tract of field called Eliwilakumbura, situated at Wekada in Talpitibadda aforesaid ; containing in extent about 4 amunams of paddy sowing. All that divided part marked B of a part of the garden now bearing assessment No. 74, situated at Piachaud's For further particulars apply to T. Terence Fernando. Esq., Proctor and Notary, Hulftsdorp, Colombo, or to melane in Maradana, within the Municipality of Colombo, Western Province, containing in extent 6 and 11/100 perches, excluding the right of way 4 feet wide marked LIONEL J. J. PEIRIS, Auctioneer and Broker. Moratuwa.



Negombo, June 9, 1923.

Auctioneers.

Negombo, June 11, 1923.

I. S. M. FERNANDO, Auctioneer.

Auction Sale of a Valuable and Extensive Coconut Property at Kadawala, in Dunagaha Pattu of Alutkuru Korale, in the District of Negombo.

NDER decree th case No. 15,729, D. C., Negombo, and by virtue of a commission issued to me there-or of the recovery of the amount therein stated, I under shall sell by public auction on Saturday, July 7, 1923, at 4 P.M., at the spot-

All that and those the land, plantations, buildings, and premises called and known as Hewagampitiya estate, composed of the contiguous allotments described under headings A to G, both inclusive hereunder written, situated at Kadawala, Kongodamulla, and Disagewatta in Dunagaha pattu of Alutkuru korale, in the District of Negombo; bounded on the north by the burial ground, by land of Anthony Fernando, and by land of Sinnappu, on the east by land of Sinnappu, by land of Hendappu, and by the field of the heirs of L. Marku Fernando, south-east by land and field of the heirs of L. Marku Fernando, by land of Fredrick Appu and others, south by high road and by land of Warliano Fernando, and west by the dewata road and by land of Mr. L. James Fernando; containing in extent 90 acres 3 roods and 15 perches, and is comprised as aforesaid of the following allotments, to wit :-

(a) All that land comprised of the contiguous allotments called Hewagampitigodellamukalana alias Hewagampitigodella, Kosgahawatta alias Ambagahawatta, and Denibima, situated at Kongodamulla in Dunagaha pattu aforesaid; bounded on the north by the ditch separating the remaining portion of the said Denibima from the low land and Kosgahawatta alias Ambagahawatta and Denibima, on the east by the land of Marcelino Appu and others, on the south by the land formerly of Amarıs Silva, Vidane Arachchi, and now of Don Juan and others, and on the west by the land formerly of Dona Isabella Hamine and now belonging to W. Don Allis' Appuhamy ; containing in extent 14 acres 2 roods and 34 perches.

(b) An allotment of land situated at Kadawala aforesaid : bounded on the north by land described in plans Nos. 48,743 and 50,844, on the north-east and east by lands claimed by S. Pelo Appu and by land described in plan No. 34,038, by land claimed by L. Marku Fernando and David Perera, on the south-east and south by lands claimed by L. Marku Fernando and David Perera, by land described in plan No. 34,047, by land claimed by S. Pelo Appu, by land described in plan No. 34,048, and by land reserved by L. Siman Fernando, and on the west and north-west by land claimed by W. Don Baronchi Appu and C. Don Daniel Appu and by a road; containing in extent 71 acres.

(c) An allotment of land called Bakmigahalanda, situated at Kongodamulla aforesaid ; bounded on the east by land described in plan No. 50,845, south by the road, and on the other sides by lands claimed by W. Don Baronchi Appu and others; containing in extent 2 acres 2 roods and 28 perches.

(d) All that allotment of land called Diyaparagahaagarewattekebella, situate at Disagewatta aforeseid; bounded on the north by garden of Manuel Fernando, east by the garden of the heirs of Don Davit Appu, on the south by the high road to Dunagaha, and on the west by the garden of Manuel Fernando and by del tree ; containing in extent 2 acres.

(e) All that allotment of land called Ambagahawatta, situate at Kongodamulla aforesaid; bounded on the north by a portion of this land of W. Don Marcelino Appu, east by field of Savery Fernando, south by land of Abanchi Appu, and on the west by the ditch and the ridge of the land of Abraham Appu; containing in extent 2 acres.

(f) An allotment of land situated at Kadawala afcresaid ; bounded on the north-east by land claimed by Don Henry, Vel-Vidane, on the east by land said to belong to L. Marku Fernando, on the south and south-east by land described. in plan No. 50,845, on the south-west and west by lands described in plans Nos. 50,845 and 48,743, and on the north west by land claimed by Don Henry, Vel-Vidane; containing in extent 2 acres 2 roods and 25 perches.

(g) The undivided $\frac{1}{2}$ share of all that allotment of land called Thithaganhawatta, situated at Kongodamulla aforesaid; bounded on the north by land of Siman Fernando, Muhandiram, on the east by field, on the south by land of R. Francis Peries, and on the west by land of the said donor; containing in extent 3 acres.

For further particulars apply to P. Andrew Fernando, Esq., Proctor, Supreme Court, and Notary Public, Negombo, or to me-

J. S. M. FERNANDO, Negombo, June 11, 1923. Auctioneer.

Auction Sale of Property at Katuapitiya, in the District of Negombo. 23

BY virtue of the commission issued to us from the District Court of Normalia District Court of Negombo in testamentary case No. 1,861, we shall sell the under-mentioned properties belonging to the estate of the late Abinge Visenty Fernance of Katuapitiya, deceased, by public auction, at the respective spots, on Wednesday, June 27, 1923, commoncing at 4 P.M., viz. :-

(1) An undivided 50/256 shares of the land called Maragahawatta, situate at Katuapitiya in Dunagaha p tu of Alutkuru korale, in the District of Necombo, Wedern Province; and bounded on the north by the land of the late Bastian Livera, east by the land of Maharunge Mathes Fernando, south by the garden of Wedage Istegu Livera and others, and west by a portion of this land; containing in extent, within these boundaries, 3 roods and 23 perches, together with the plantations, &c.

(2) An undivided 7/8 share of the soil and of the trees of the middle 4 portion of Kosgahawatta, situate at Katuapitiya aforesaid, in extent about 304 perches; and bounded on the north by the northern ‡ portion of this land belonging to Bastian Fernando, east by the land which belonged to Liyanage Bastian Fernando Annavirala and others, and now belonging to Maharunge Juan Fernando, south by the southern 2/4 portion of this land belonging to Maharunge Juan Fernando, and west by the land which belonged to Warthavitharanage Migel Fernando, and now belonging to his heirs. 2. 1

Further particulars from the Secretary, District Court, Negombo, or-Negombo, June 7, 1923. M. P. KUBERA & Co.,

N.L. Auctioneers. Postponement of Sale.

Entail Case No. 20, D.C., Negombo.

THE sale of properties at Loluagoda, Mulyaya, Kataka and Kongodamulla, in the District of Negombo fixed for July 10, 1923, as appearing in the Government Gazette of the 8th instant, is postponed for Friday, July 3, 1922 1923. Sale to take place at the respective spots at the til already appointed.

M. P. KUBERA & Co., Negombo, June 11, 1923. Auctioneers.

Auction Sale of Valuable Tea Property near Nawalapitiya. NDER mortgage decree in D.C., Kandy, case No.30,370 U in favour of the plaintiff V. Thangamma of Jaffna, against the defendants N. S. R. M. Alagiya Meena and

another, both of Nawalapitiya, I shall sell by public auction at the spot at 2 P.M. on Saturday, July 7, 1923. All that land called Andagollewatta situate at Hapugas. talawa in Pallepone korale, Kotmale, Nuware Eliya District, containing in extent (exclusive of the portion in the centre marked as the property of Sinnetamby, late Arachchi), 12 acres and 11 perchés. For further particulars apply to Messrs. Wijayatileke & Wijayatileke, Proctors and Notaries, Kandy, or to-

A. R. WICKREMESAKERE. No. 8, Cross street, Kandy. Auctioneer.

Auction Sale.

In the District Court of Galle.

A PERSONAL PROPERTY AND IN THE PERSON OF T Plaintiff. Ko. 19,786. Vs. Gonapenuwala Vitanage Juse Appu of Degalla in Dodanduwa for himself and as legal representative of the estate of Gonapenuwala Vitanage Siman, late of Degalla, deceased Defendation and the second seco NDER and by virtue of the decree entered in the

above case and the order to sell issued therein

I shall sell by public auction at the several spots on July 7. 1923, the following property bound and executable for the recovery of the amount dueon the said decree at the hours hereinafter mentioned :-

At 10.30 A.M.

An undivided 1/160 part of all the trees and soil of Kandabodawatta, situate at Teranagama in Wellaboda pattu of Galle, in extent about 1 acre.

Commencing at 2 P.M.

An undivided 1 of 5/28 part of all the trees and soil of let No. 21 of the land Moderawatta, situate at Degalla in Dodanduwa, in extent 13 51/90 perches. An undivided 1/16 part of all the trees and soil of lot

Nc. 28 of Moderawatta aforesaid, in extent 3 32827/43904 perchas: All the trees and soil of lot No. 29 of Moderawatta at

Degalla aforesaid, in extent about 10 perches

An undivided 1 part of all the trees and soil of lot No. 30 of Modarawatta, situate at Degalla aforesaid, in extent about 10 perches.

An undivided $\frac{1}{4}$ part of all the trees and soil of another portion of Moderawatta aforesaid, in extent about $\frac{1}{2}$ acre.

An undivided 1 part of all the trees and soil of lot No. 18 of Bakmigahawatta at Degalla aforesaid, in extent about 20 perches.

CHAS. M. GOONASEKERA, Galle, June 12, 1923. Auctioneer. .G 1 Auction Sale. the District Court of Matara. Plaintiff.

U case and the commission issued to me, I shall sell by public auction at the office of W. Balasuriya, Esq., Proctor; Supreme Court, Matara, at 3 P.M. on Tuesday, July 3, 1923, the following property, to wit :-

All that field called Amunegodamulana, situate at Vatiyana, in Gangaboda pattu of the Matara District, Southern Province; and bounded on the north by nadun tree and Amunukandiya, east by high road, south by Watuaddara-ela, west by Paluganga; and in extent seven

amunams of paddy sowing. The said field will be sold at the risk of the original purchaser C. A. Wickremesinghe of Kongala.

For further particulars, please apply to W. Balasuriya,

Esq., Proctor, Suffreme Court, Matara. S. EDIRIWIRA, June 2, 1923. Commissioner.

Aberia Sele of Land at Vannarponnai East, in the District of Lag-

Murugesar Kandiah, north by the property of Murukesu Kandiah, Maruthappar Sabaratnam and shareholders, west by the property of Sinnatamby Thamotherampillai and others, and on the south by the property of Sinnappoo Mailvaganam and another and by a lane.

Jaffna, June 6, 1923.

C. SANDRASEKARAM, Commissioner.

Auction Sale of Land at Vaddukoddai East, in the District of Jaffna.

NDER decree in case No. 17,551, D. C., Jaffna, entered in favour of the plaintiff Nachchippillai *qias* Thayal-muttu, widow of Kadiresar Visuvalingari of Vaddukoddai East, against the defendant Annappillai, daugitter of Vairava-nather Sabapathippillai of Vaddukoddai Verfund by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned land by public auction on Saturday. July 7, 4923, commencing at public auction on Saturday, July 7, 1923, commencing at 1 P.M., at the spot :-

Land situated at Vaddukkoddai East called Anthukkladdy, in extent 93 lachams varagu culture, with well, palmyrahs, illuppai trees, and other trees and plantations ; and bounded on the east by the property of Ramalingam Rasiah and shareholder, on the north by lane, on the west by the property of Sellammah, wife of Kandiah, and Sellachchi, wife of Annamala, and shareholders, and on the south by the properties of Triumanchanam, wife of Kathiresu. The whole hereof excluding one half share of the said well and by right of Thurvai ground and way and watercourse.

Jaffna, June 8, 1923.

C. SANDRASEKARAM, Commissioner.

Auction Sale.

In the District Court of Kurunegala. γ L. Udalagama of Kegalla.....Plaintiff. No. 8.832. Vs.

Kandewatta alias Kajugahamulawatta of a pelas paddy sowing in extent, with everything thereon.
 Hitinagederawatta of 1 pela paldy sowing extent, with all the houses and plantations thereon.

The land called Ambalampitiyahena, now watta, 3. exclusive of the northern $\frac{1}{6}$ share of the said land, which said land is 1 amunam paddy sowing in extent, the remaining portion of the said land, 3 pelas and 31 lahas paddy sowing extent, with the plantations and everything thereon, all situate at Boyagoda in Weuda korale.

4. The northern exact half share 6 lahas paddy sowing in extent out of Nagahamulahena, 12 lahas paddy sowing extent, with all the plantations thereon, situate at Ketawala in Gannawe korale.

5. The eastern and northern 1 amunam and 5 lahas paddy sowing extent out of Egodapitiyeyayewelegekumbura of 2 amunams paddy sowing extent, situate at Pallegama in Weuda korale.

The field called Hewanpolagekumbura of 2 roods 6. and 18 perches in extent, situate at Boyagoda aforesaid.

7. Kalanchipura-angaihalakumbura of 12 lahas paddy sowing extent and everything thereon. 8. The $\frac{1}{6}$ share out of Polgollekumbura, in extent 1

amunam paddy sowing and its adjoining western pillewa. 1 seer kurakkan sowing, and Polgollekumbura of 2 pelas paddy sowing, and the $\frac{1}{3}$ share of Polgollekumbura, 1 amunam paddy sowing in extent; all these contiguous fields, I amunam paddy sowing in extent; and the pillewa of I seer anunan party sorring in everything thereon.
9. Etambagodawatta of 2¹/₂ nelies kurakkan sowing

extent, exclusive of the northern 1 share, the remaining portion of the land, 2 nelies kurakkan sowing in extent, together with everything thereon.

10. Palkumbura of 2 pelas paddy sowing in extent.

11. Demaladeniyakumbura of 12 lahas paddy sowing in extent, and the adjoining pillewa to the west, 4 lahas paddy sowing in extent, together with everything thereon. 12. Demaladeniyakotuwa *alias* Polwatta of 1 pela paddy sowing extent, together with everything thereon.

13. Pelapolwatta of 2 pelas paddy sowing in extent, exclusive of the eastern $\frac{1}{6}$ share, the remaining $16\frac{1}{2}$ lahas paddy sowing in extent out of the said land, with the houses and everything thereon.

14. Walawwewatta of 4 seers kurakkan sowing extent. together with the houses, buildings, and everything thereon.

15. The undivided $\frac{1}{4}$ share out of Horagollamada, in extent 8 acres.

16. Kalanchipurangepillewa of 1 rood and 18 perches in extent, together with everything thereon, all situate at Boyagoda aforesaid.

17. The land called Nikangepillewa, in extent 3 roods and 15 perches, together with everything thereon, situate at Siyambalangomuwa in Weuda korale.

Further particulars from me-Kurunegala, June 12, 1928.

TB. AMUNUGAMA. Auctioneer.

Auction sale.

In the District Court of Kurunegala.

Gerald Ernest de Alwis of Kurringgala, administrator of the estate of A. S. Japawiddone, acceased..Plaintiff. Vs.

No. 8,784. V Ratnamalala Bandaralage Mudiyanse of Wdaweriya in Pahalawisideke korale.....

auction the following property herein below declared bound and executable under the said decree :

On Monday, July 9, 1923, commencing at 4 P.M. on the fourteenth land herein below.

An undivided $\frac{1}{2}$ share of all that allotment of land called Mahawelekandurugahakumbura of 1 pela paddy sowing extent.

An undivided 1 share of Tisamune Pamburugahakumbura of 1 amunam paddy sowing extent.

3. An undivided 1 share of Tisamune Pamburugahakumbura of 2 pelas paddy sowing extent.

4. An undivided 1/12 share of Webodakumbura of 1 amunam paddy sowing extent.

5. An undivided $\frac{1}{6}$ share of Webodakumbura of 2 pelas paddy sowing extent.

An undivided 1/16 share of Webodakumburewatta with the plantations thereof of 2 kurunies kurakkan sowing.

An undivided 1/12 share of Budugewatta with the plantations thereon of 2 seers kurakkan sowing extent.

8. An undivided $\frac{1}{4}$ share of Baddekoralagegedarawatta with the buildings and plantations of 3 lahas kurakkan sowing extent, all situate at Uduweriya aforesaid.

9. An undivided ½ share of Nitullagahakumbura of 1 pela paddy sowing extent.

10. An undivided 1 share of Migahakumbura of 2 pelas paddy sowing extent.

11. An undivided $\frac{1}{6}$ share of Ihalakumbura of 1 amunam paddy sowing extent.

An undivided 1/2 share of Dammullewele Kongahakumbura of 1 amunam paddy sowing extent, all situate at Nitarumulla in Pahalawisideke korale.

13. All that allotment of land called Nitaramulle Ambagahamula Asweddumakumbura of 2 pelas paddy sowing extent and its adjoining pillewa of 3 lahas kurakkan sowing extent.

All that land called Tisamune Pamburugaha-14. kumbura of 1 pela paddy sowing extent.

An undivided ¹/₅ share of Walawwewatta with the plantations of 6 lahas kurakkan sowing extent thereon, all situate at Uduweriya aforesaid.

Further particulars from me

T. B. AMUNUGAMA, Kurunegala, June 12, 1923. Auctioneer.

Auction Sale.

In the District Court of Kurunegala.

Dona Pavistinahamy, daughter of Don Juwan Joronis Appu of Kurunegala · · ··· Plaint No. 9.165 Vs.

Tennakoon Mudiyanselage Appuhamy *ghas* Thimotias of Potuhera in Udapola Medalasse korale Interdant.

UNDER and by virtue of degree entered in the above case and by virtue of order issued to me col the recovery of the amount stated therein, I shall sell by public auction the following property herein below declared bound and executable under the said decree :----

On Tuesday, July 10, 1923, commencing at 4 P.M., on the third land herein below.

An undivided ¹/₃ share of Palihekumbura of 3 pelas 1. paddy sowing extent, situate at Kuriepotta.

2. An undivided $\frac{1}{3}$ share of the land called Bogahamulahena, now planted garden of 12 seers kurakkan sowing extent.

3. An undivided $\frac{1}{3}$ share of an extent of about $1\frac{1}{2}$ seer kurakkan sowing towards the south from and out of Bogomugewatta, however, save and except a $\frac{1}{2}$ share of the old plantation allowed to Babanis Appu.

4. An undivided $\frac{1}{5}$ share of Ambagahakumbura of 3 pelas and 5 lahas paddy sowing extent and of its adjoining pillewa of about 2 seers kurakkan sowing extent.

5. An undivided 1 share of Diggalehena of 5 lahas kurakkan sowing extent.

An undivided 1/10 share of Kongahamulahena of about 5 lahas kurakkan sowing extent ; all situate at Potuhera aforesaid.

. . .

. C...,

Further particulars from me

T. B. AMUNUGAMA.

Kurunegala, May 23, 1923.

Power of Attorney, Cancellation and Appointment.

MOOSBHOY SHAIK HIPTULLAPHOY ABDUL-ALLY, hereby give notice that the Power of Attorney No. 2,648 dated April 30, 1914, and attested by P. D. A. Mack of Colombo, Notary Public, granted by me in favour of Abdulally Moosbhoy, Gulamhusein Moosbhoy, and Shaik-adam Moosbhoy, has been cancelled, and I have, by a Power of Attorney No. 168 dated May 3, 1913, and attested by F. W. de Vos of Colombo, Notary Public, appointed Gulamhusein Moosbhoy and Shaikadam Moosbhoy my attorneys.

Colombo, May 11, 1923.

M. S. H. ABDULALLY.

Auctioneer.

Application for Enrolment as an Advocate.

MOHAMED SAHEED ASSENA MARIKAR, Barrister. Ŀ, L, at-Law, Middle Temple, of Classiand, Barnes-place, Colombo, do hereby give notice that I shall, six weeks hence, apply to the Hon. the Chief Justice and the other Judges of the Supreme Court of the Island of Ceylon to be admitted and enrolled an Advocate of the said Court.

Cleveland, Barnes' place, M. SAHEED A. MARIKAR. Colombo, June 7, 1923.

Christ Church, Tangalla.

OTICE is hereby given that in pursuance of Ordinance No. 12 of 1846, a meeting of the congregation of Christ Church, Tangalla, will be held on Sunday, July 1, at 6 P.M., to elect a Trustee in place of Mr. E. R. F. Koch, resigned.

June 13, 1923.

BECKET DE SILVA, Vicar. .

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• 1

MISCELLANEOUS DEPARTMENTAL NOTICES.

Entry Number and Date.	Vessel.	Marks.	Description.
F entry No. 233 of July 4, 1922 F entry No. 1 of August 1, 1922 F entry No. 2,144 of August '26, 1922 F entry No. 15 of September 1, 1922 F entry No. 743 of September 8, 1922	ss. Nore	 88 upon CC & TA upo diamond and PK S M 3534 in a diamond and outside JLR & Co. Hunter in a square A.D. FS 	A S1 outside 1 case rubber goods
H. M. Customs, Colombo, June 8, 1923.		· · · · · · · · · · · · · · · · · · ·	B. G. DE GLANVILLE, for Principal Collector.

Sale of Goods.

NOTICE is hereby given that the under-mentioned packages which have been lying at the baggage office beyond the time allowed by law, will be sold by public auction on Tuesday, July 17, 1923, at 1 P.M., unless previously cleared. Goods must be cleared on or before Friday, July 20, 1923 :---. .

	2				τ.				Number and Description	
.~	Date. 1922.			S. R. N	Io.	Name.	Vessel.		of Packages.	
						G. P. Egan, Newton estate, Dikoya Mr. Benzie, care of Messrs. E. B. Creasy	ss. Orvieto	••	1 revolver	
	December	10	• •	, 0,201	••	& Co.	ss. Sicilia .		Two pistols	
٠.	December	19		3,421		W. Keeley	ss. Macedonia		1 sword and gun	
٠.	February	12				Mrs. T. E. Toneycliffe	ss. Narkunda		1 chair	
	Do.					Baron Adelsward, care of P. & O. Agents,				
	· ·	• .				Colombo	do		1 chair	
	· · · · · · · · · · · · · · · · · · ·	• •		1,526		S. Malkin	do		do.	
	March	4		2,337	• • •	S. Mohamed	ss. Bangala .		1 parcel cigars	
32	Do.			2,253		C. Mathew & Co.	Unknown .		1 package empty bottles	
3Ę.	· · ·		,	2,278	•••	Mrs. Ross Watt	ss. Orsova		1 trunk	
3,	March	12		2,666	••	P. & O. Co., Superintendent, Baggage De- partment, Tilbury Dock, London	ss. Moldavia	•••	1 bundle	
	April	-21	· • •	4,234	••	Waybill No. 1/26 of February 22, Jaffna-				
				· ·		Jaffna	Rameswaram to wa bill No. 298 April 20, 1923	of	1 parcet	
	June	• 1	••	5,931	•••	D. G. Jayasinghe, Kumbadura estate, care of B. T. A. Fernando, waybill				
						No. 26 of February 25, 1923	Mugahatenne, Alu gama, Trichinopo			
							to Alutgama		l bundle mats	
•				stoms, ie 9, 192	23.	· ~ -			G. DE GLANVILLE, for Principal Collector.	

Sale of Goods.

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NOTICE is hereby given that the under-mentioned packages which have been lying in the Indian Goods shed, Maradana, beyond the time allowed by law, will be sold by public auction on Tuesday, July 24, 1923, at 1 P.M., unless previously eleared. Goods must be cleared on or before Friday, July 27, 1923:---1

:	Date.	Waybill on Invoice No.	Station.	Name.	Mark.	Description.	
	ss. Hardinge, January 6, 1923	Invoice No. 57 of December 28, 1923	Madras	N. & Co	344 in a square and V. G. outside	1 case printing type	
	February 26, 1923		Madras Beach	R. F. T. Dickman	•	l trunk, l chair	
	H. M. Cu					DE GLANVILLE,	

Colombo, June 11, 1923.

for Principal Collector

Drawback on Re-exportation.

Section 16 B (1) of Ordinance No. 17 of 1869, as amended by Ordinance No. 5 of 1914.

SECTION 16 B (1) empowers the Principal Collector of Customs at his discretion to refund seven-eighths of the duty paid on easily identifiable articles when they are re-exported to any foreign port.

The conditions laid down by Ordinance and by Customs regulations are as follows :--

- (a) The goods must be specifically identified. For this purpose they should if possible be declared for reexportation at the time of importation, and the invoices should be then produced for subsequent identification. The drawback is not allowed in the case of grain, sugar, milk, tobacco, and other goods, the specific identification of which is either impossible, or attended with undue difficulty.(b) There must have been no change in the ownership
- of the goods.
- The re-export must be within two years of the date (C) of importation, unless special sanction is obtained to extend the period.
- (d) No drawback will be allowed on goods on which the import duty paid did not amount to Rs. 5.
- (e) The claim must be established at the time of re-export. For this purpose the goods should be deposited in the Customs 24 hours before they are intended to be shipped, and the export entry should be filed en-dorsed "Under claim for drawback." The claimant should also fill in the form given below, and submit it with his invoices and a receipted copy of the relative import bill of entry to the Export Officer for identification on shipment. Thereafter when the payment of duty has been verified from the warrant copy of the import entry, seven-eighths of the duty will be paid to the claimant or his representative authorized in writing on the application, provided the demand for payment is made within
- (f) Goods re-exported by post must be produced for identification to the Postal Appraiser and packed and posted under his supervision. He will quote the import waybill and entry number on the application and certify to the posting.

FORM REFERRED TO.

Application for Drawback under Section 16 B (1) of the Customs Ordinance, No. 17 of 1869.

-, do solemnly and sincerely declare that --, of -I. the under-described goods imported by me on -----, 192--, are to be re-shipped by me on ex. ss. -192-, and that I am, on re-shipment, entitled under per ss. section 16 B (1) of the Customs Ordinance to a drawback of seven-eighths of the import duty paid thereon. A receipted copy of the bill of entry with the relative invoices is herewith produced.

(Signed) -

			(mgitou)
Marks and numbe	rs :		
Quantity and desc	eription :		
Amount of duty p		•	
No. and date of e	ntry :		. •

Certificate of the Export Landing Waiter.

I certify that the goods referred to have been examined by me with the applicant's import and the export entries and invoices, and that the marks, numbers, description, value, &c., of the goods correspond with the particulars noted thereon. I have no doubt as to the identity of the goods.

> (Signed) Charges Officer/Export Landing Waiter.

Certificate of Appraiser. Checked with invoices and found Warrant copy of import entry is attached. Drawback of seven eighths duty amounts to Rs. -Order : (Signed) -

Drawback allowed. Assistant Appraiser.

-, 192—. Date : --ં ક્ *Collector. The regulations dated March 4, 1919, and published in Gazette of March 7, 1919, and Customs Pamphlet No. 1 are hereby cancelled.

R. N. THAINE, Principal Collector of Customs. H. M. Customs, Colombo, June 1, 1923.

Rules with regard to refund of Duties on Articles imported by Visitors. Section 16 B. (3) of Ordinance No. 17 of 1869. THE duties paid by visitors to the Island on articles imported by them will be refunded when such articles to the section to the section of th are subsequently exported to any foreign port, subject to the following conditions :--

- (1) Refund is only allowed in the case of articles imported for the personal use of the visitor.
- (2) In the case of motor cars and motor cycles, duties will be refunded in full. In the case of all other articles, seven eighths of the duty paid will be refunded.
- (3) The articles must be easily identifiable and must be specifically identified. For this purpose the intention to export must be declared at the time of importation and noted on the Baggage Declaration or Customs entry.
- (4) There must have been no change in the ownership of the articles.
- The articles must be exported within six months from (5) the date of importation.
- (6) No refund will be allowed in the case of articles on which the import duty paid did not amount to Rs. 5. (7) The claim must be established at the time of export.
- For this purpose the articles should be deposited at the Baggage Office or at a Customs Warehouse at least 24 hours before they are intended to be shipped, and the original receipt for the duty paid must be produced.
- (8) Motor cars and motor cycles are admitted on payment of duty or on proof of the deposit of a sum sufficient to cover the duty with the Royal Automobile Club or other recognized Club.

The regulations dated March 5, 1919, and June 14, 1921, and published in the Government Gazettes of March 7, 1919, and June 17, 1921, and Customs Pamphlets Nos. 1 and 6, respectively, are hereby cancelled.

j,		R.	N. THAINE	د الأربي المربية. منابقة من من الأربية والما أقامة الأربية
	H. M. Customs,	Principal	Collector of	Customs.
`.	Colombo, June 1, 1923.			a state of the

Rules for the Admission of Samples and Patterns brought into Ceylon by Commercial Travellers made under Section 16 B (3) of Ordinance No. 5 of 1914.

Bona fide commercial travellers bringing samples and patterns into Ceylon for the purpose of obtaining orders; are required to produce a complete list of the samples, giving a full description sufficient for identification and assessment of duty, and to make a declaration in the prescribed inward form.

2. After such examination as is considered necessary the goods will be delivered upon deposit of the ascertained duty.

3. A refund of the duty will be made on the application of the traveller if the samples, &c., are exported within six months from the date of importation, unless that time is specially extended by the Principal Collector.

4. To obtain this refund the traveller should deposit the packages at the Baggage Office, together with the receipt granted to him at the time deposit was made, and make a declaration before the Deputy Collector in the prescribed outward form.

5. If the officer appointed to examine the packages is satisfied as to the identity of the goods, and that no articles have been sold, the full deposit will be refunded. In the A 5

event of any of the goods being sold, a refund of the duty will be made only on the unsold goods.

6. To avoid delay in the payment of drawback, travellers should deposit the packages in the Baggage Office for examination before 12 noon, as no payment can be made after 2.30 P.M. (Saturday 12.30 P.M.).

7. Packages on which a drawback is claimed shall after examination be deposited in the Baggage Office till they are ready for shipment. Packages for India by the Talai-mannar route will be booked through in the Customs sealed van on payment of the usual charges, which can be ascertained at the Baggage Office. 8. In the case of diamonds and other precious stones,

special arrangements may be made for the deposit of selected stones sufficient to cover the ascertained duty, in place of payment.

The rules dated June 11, 1919, and published in Government Gazette of June 20, 1919, and Customs Pamphlet No. 3 are hereby cancelled.

H. M. Customs, R. N. THAINE, Colombo, June 6, 1923. Principal Collector of Customs.

Importation of Dogs.

BY Proclamation dated October 3, 1921, and published D in the Government Gazette of October 7, 1921, the importation of dogs from Burma, India, Japan, Java, China, the Straits Settlements, and the Federated Malay States is prohibited, except under a license in writing under the hand of the Principal Collector of Customs containing such conditions as the Principal Collector may from time to time direct to be inserted therein (see section 2 of Ordinance No. 24 of 1921).

(a) The following are the conditions under which such licenses are issued :-

- (1) A five-rupee stamp will be required for each license. (2) The dog shall be produced for inspection by the Government Veterinary Surgeon at his office, Col-ombo, if and when required.
- (3) The dog shall be kept under restraint, and be exercised on a collar and chain, for a period of three months
- (4) The owner or person in charge of such dog shall notify his or her address and any change of such address, during the period of private quarantine, to the Government Veterinary Surgeon, Colombo.
- (5) The owner or person in charge of such dog shall notify forthwith any illness of the dog to the Government Veterinary Surgeon, Colombo
- (6) In the case of dogs imported from India the importer must produce for the inspection of the officer issuing the license a certificate from a Government Veterinary Surgeon in India that the dog is in good health.
- (7) Any person who contravenes any of the above conditions shall be liable to a penalty of Rs. 100 fine, or simple imprisonment for three weeks.

(b) The necessary license can be obtained from the Charges Office, Passenger Jetty, Colombo, or from the Sub-Collector of Customs, Tälaimannar, on the arrival of the dog.

Statement showing the Importation of Rice in Ports of Ceylon during the Week ended Jun	e 9, 1923,
Ceylon Port. Port of Origin.	Number of
Colombo Akyab	Bags. 29,174
Do. Bombay	21
Do. Calcutta	13.208
Do. Karikal	955
Do. Tuticorin	10
Do., Dhanushkodi	4.997
Galle Calcutta	4,062
De Coconada	3,405
Kayts Necanatam	600
Do. Adirampatam	32
Point Pedro Akyab	30

H. M. Customs, A. MAYBIN Colombo, June 12, 1923. for Principal Collector.

Change of Management.

NOTICE is hereby given that Mr. J. K. Chanmugam N of Jaffna Central College has been appointed Manager of the schools mentioned below, in place of Mr. R. C. Thambiah :---

Schools referred to.

Allaipiddi Vernacular School. Mankumpan Vernacular School.

Education Office, Colombo, June 1, 1923.

L. MACRAE. Director of Education.

Change of Management.

NOTICE is hereby given that Miss E. Armistead of Kandy has been appointed. Kandy has been appointed Manager of the school mentioned below, in place of Rev. John Eagle :---

School referred to.

Kandy Girls' Anglo-Vernacular Industrial School.

Education Office, L. MACRAE. Colombo, June 1, 1923. Director of Education.

Change of Management.

NOTICE is hereby given that Rev. J. Colombage, St. Paul's, Kandy, has been appointed Manager of the school mentioned below :----

School referred to.

Ataragama Vernacular Mixed School.

Education Office. Colombo, June 1, 1923.

L. MACRAE. Director of Education.

R/Hapugastenne Estate Vernacular Mixed School.

NOTICE is hereby given that an application has been received from Rev. R. P. Butterfield, Mission House, Haputale, for a grant in aid of his Hapugastenne Estate Vernacular Mixed School, which is situated in the Ratnapura District of the Province of Sabaragamuwa.

Observations will be received not later than July 14, 1923.

Education Office,	L. MACRAE,
Colombo, June 6, 1923.	Director of Education.

The Jaffna Oriental Studies Society Examination, 1923.

PASS LIST.

Tamil Pandit Final Examination.

Class I.

Index

No. 38 . Mr. M. Thambiah, Port Commission Office, Colombo .. Private study

Tamil Bala Pandit (Intermediate) Examination.

Class I.

36 . . Mr. K. S. Kanagarayar, Tellippalai, Jaffna · • • . .. Private study

Class II.

26	Miss Rajarejeswari Kumara	swamy,
1	Tellippalai, Jaffna	Private study

Class III.

25	 Mr. T. Ponnaiya, Thavadi, Jaffna	Private study	
24	 Mr. S. Nagalingam, Vaddukkodai	Private study	
35	 S. Subramania Iyer, Chunnakam,	1. A. 19 .	
	Classical School	i	
31	 T. Kailasanatha Desikar, Chunna-	•	
	kam Classical School		

	a second and the
Tamil Pravesa (Preliminary) Examination.	4. The lessee shall pay all taxes due to the Sanitary
	Board.
Class I.	5. The General Manager, Railway, or any one acting
21 Mr. Veluppillai Suppiah, Mattuvil,	under his authority will be entitled to re-enter into occupa-
Jaffna Private study	tion at any time on giving one month's notice to the lessee.
17 Mr. S. Kandavanam, Velanai,	6. The lessee shall keep the premises clean and in good
Jaffna Private study	order, and also comply with the Sanitary Board regulations.
6 Mr. A. Sittampalavan, Colombo Private study	7. In the event of any breach of the foregoing conditions
	the General Manager, Railway, will resume possession of the
Class II.	land, and eject the lessee from the premises without dom-
	pensation.
4 Mr. M. Arunasalavan, Chiviateru, Jaffna Private study	8. The existing privilege enjoyed by the villagers cf.
	bathing their cattle in the canal at the ferry standing on the
2 Mr. V. Subramaniam, Puloly, Point Pedro Private study	land shall not be interfered with.
12 S. Ratnasabapathy Iyer, Classical	9. The Government Agent reserves to himself the right
School, Chunnakam Private study	to reject the highest or any tender.
15 Gn. Sivapragasa Desikar, Classical School, Chunnakam	Land referred to.
1 Ramar Kanagasabapathy, Puloly,	Railway land at Kolonnawa level crossing, situated at
Point Pedro Private study	Meetotamulla, 10 fathoms in length and 5 fathoms in
5 (A. Nagalingam, Colombo Private study	breadth (approximately).
7 M. Vairavappillai, Colombo Private study	[- 도시 : 제 · · · · · · · · · · · · · · · · · ·
· (III. vanavappinai, Olioinioo · · · IIIvato soday	The Kachcheri, J. G. FRASER,
	Colombo, June 8. 1923. Government Agent,.
Sanskrit Bala Pandit Examination.	
Class II.	Destruction of Village Tribunal Records.
35 . T. Subramania Iyer, Classical	NTOTICE is hereby given that the Gansabhawa records in
School, Chunnakam	LN connection with the Village Tribunal cases of the
33 S. Subramania Iyer, Classical	Galle District from January 1, 1921, to December 31,
School, Chunnakam	1921, and the counterfoils of the Village Committee tax
the second s	receipts for the year 1921, will be destroyed on September 22.
Sanscrit Pravesa (Preliminary) Examination.	1923, at the Galle Kachcheri, in terms of the Government
	notification published in Ceylon Government Gazette of
Class I.	Décember 11, 1908.
12 S. Ratnasabapathy Iyer, Classical	The Kachcheri, -G. N. FARQUHAB,
School, Chunnakam —	Galle, June 7, 1923. for Government Agent.
Class II.	
14 T. Sevvantinata Desikar, Classical	Closure of Area for Application Surveys in Northern
School, Chunnakam	Province.
	NOTICE is hereby given that surveys in connection
Class III.	N with applications for the purchase or lease of Crown
13 V. Sattanata Desikar, Classical	land will in future be undertaken in the Northern Province
School, Chunnakam	in rotation according to areas.
11 . T. Ratnasabapathy Iyer, Classical	2. The Province is divided into 3 areas :-
School, Chunnakam	Area No. 1, which includes Jaffna District.
L. MACRAE,	Area No. 2, which includes Mannar District.
Colombo, June 6, 1923. Director of Education.	Area No. 3, which includes Mullaittivu District.
	3. Area No. 1 will be closed on August 1, 1923, and no
	a, mica NU, I will be closed of August 1, 1923, and no

Change of Site.

NOTICE is hereby given that an application has been received from the Rev. B. de Silva for the change of site of his Christ Church Vernacular School, Tangalla, from its present site to a new site known as "Palliyawatte" which is about a furlong to the south east of the present site.

Observations will be received not later than July 16, 1923.

Education Office.	L. MACRAE,
Colombo, June 13, 1923.	Director of Education
Colombo, 3 une 13, 1323.	Director of Education.

Lease of Railway Land at Kolonnawa Level Crossing.

Conditions of Sale.

NOTICE is hereby given that the Government Agent of the Western Province will sell by tender at his office in Colombo at 12 noon on Friday, June 29, 1923, the lease of the under-mentioned land for five years from July 1, 1923, to cultivate vegetables, subject to the following conditions:—

1. The purchase amount should be paid annually to the Railway Department, together with survey fees.

2. Neither the lessee nor his workmen shall interfere with any existing fence or boundary.

3. The lessee shall not assign, transfer, or sublet the lease without permission previously obtained in writing from the General Manager, Ceylon Government Railway, Sale of Scrap Iron and Second-hand Timber, Colombo Lake Development Scheme.

- 27

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, applica-

tions for land within this area with a view of ascertaining.

No. 2 followed in due course by area No. 3. Applications

for the purchase or lease of Crown land in these two areas

should be forwarded to me as early as possible. 5. The date of closure of No. 2 area will be shortly published and will represent the date of completion of all

B. CONSTANTINE;

Government Agent.

4. The next area to be closed for survey will be area

whether there are any objections to the sale or lease.

work in area No. 1.

June 9, 1923.

N OTICE is hereby given that a quantity of scrap fron, approximately 31 tons, and second-hand timber approximately 20 tons, which are now lying at the Colombo Lake Development Scheme Yard, Parson's road, Fort, Colombo, will be sold by public auction on the spot on Saturday, the 23rd instant, at 1 P.M.

The scrap iron is to be sold in one lot and consists of pieces of flat and corrugated iron sheets, bolts and nuts, rivets, hoop iron, &c.

The timber can be sold in one or more lots to suit purchasers, and consists of hora, and raine rafters and main posts, lunumedella boards, &c. 2. The materials may be inspected at the site on and after the 18th instant on permit of the Engineer in Charge, Colombo Lake Development Scheme.

3. The purchasers will be required to deposit the full amount of the purchase money with the Engineer in-Charge, Colombo Lake Development Scheme, at the close of the auction, when the materials become the property of the buyer at his risk. All materials must be removed within three days of the date of sale.

W. J. PRICE,

Colombo, June 11, 1923. for Director of Public Works.

Auction Sale.

THE following produce of the Experiment Station, Peradeniya, will be sold by public auction on Tuesday, June 19, 1923, at 9 A.M., on the spot :--

Coconuts,	approximately	Approximately 35 logs, con-
10,000		sisting of jak, sapu, and
Dry coffee		other wild trees.

A deposit of Rs. 50 in ease of coconuts, and Rs. 10 for other produce will be required to be made with the Manager, Experiment Station, by the purchasers of each of the articles purchased. Should any person fail to remove the produce within seven days inclusive of the date of purchase, such deposit will be forfeited to the Crown. All other deposits will be returned when the articles purchased have been removed.

Payment must be made before delivery.

Peradeniya, May 30, 1923.

The produce will be delivered at the Store of the Experiment Station, Peradeniva, except in the case of the logs, where it can be seen by intending purchasers.

The Government reserves to itself the right, without question, of accepting or rejecting the highest offer.

F. A. STOCKDALE, Director of Agriculture.

Sale of Timber.

A N auction sale of the under-mentioned timber lying at Jaffna Customs Depôt will be held on the spot by the Divisional Forest Officer, Northern Division, on Friday, July 13, 1923, at 9 A.M., subject to the following conditions :---

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

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

3. Payment of 25 per cent. of the successful bid to be made at time of sale, if so required.

4. Measurements as recorded by the Divisional Forest Officer must be accepted, but previous to date of auction any prospective bidder is at liberty to check the measurements and to represent any differences promptly.

5. No timber shall be removed before payment of the full price bid, and all timber sold must be removed from the depôt within ten days of date of notification of acceptance by the Conservator of Forests of such bid, and will be at the risk of the purchaser until removed.

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

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

8. Further particulars can be obtained from the Forest Office, Jaffna.

List of Logs.

- Lot 1 \dots 83 palu logs = 1,496 cubic feet
- Lot 2 . 40 tons short *catin* pieces suitable for carpentry work
- Lot 3 ... 40 tons short *palu* pieces suitable for carpentry work

J. D. SARGENT,

Conservator of Forests.

Office of the Conservator of Forests, Kandy, June 12, 1923.

Rinderpest.

W HEREAS rinderpest has broken out in the premises bearing assessment No. 54, situated at Galpotta street, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from June 4, 1923.

The Municipal Office, CHAS. W. PATE, Colombo, June 6, 1923. Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS rinderpest has broken out in the village called Peliyagodapattiya in Alutkuru korale, south of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, subsections (1) and (2), of Ordinance No. 25 of 1909, viz. :---

The area bounded on the north by lands belonging to Franciscu Rodrigo and R.J.Fernando, east by land belonging to Agnes Perera Hamine, south by high road, and west by Village Committee road.

This declaration is to take effect from this date.

The Kachcheri, Colombo, June 11, 1923. R. J. PEREIRA, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated May 8, 1923, published in the *Government Gazette* No. 7,327 of May 11, 1923, the premises known as the public slaughterhouse, Dematagoda, Colombo, were proclaimed an infected area, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth desease no longer exists in the said premises, it is now declared free from foot-and-mouth disease and to be no longer an infected area.

This declaration shall take effect from May 31, 1923.

The Municipal Office, CHAS. W. PATE, Colombo, June 4, 1923. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises known as "Priory," Union place, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from May 31, 1923.

The Municipal Office, CHAS. W. PATE, -Colombo, June 7, 1923. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out on Iroby estate in Uda Bulatgama, in the District of Kandy, in the Central Province : It is hereby declared that the area, boundaries of which are specified below, is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909.

This declaration is to take effect from the date hereof.

Kandy Kachcheri,	E. H. R. TENISON,
June 6, 1923.	for Government Agent.

Boundaries of Infected Area.

North by Hornsby and Newton estates; east by Aberganny and Coldstream estates ; west by New Valley estate ; south by Habantota-oya.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in VV the village of Udagammeddai n Pata Dumbara, in the District of Kandy, in the Central Province: It is hereby declared that the area, boundaries of which are specified below, is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909.

This declaration is to take effect from the date hereof.

Kandy Kachcheri,	E. H. R. TENISON,
June 8, 1923.	for Government Agent.

Boundaries of Infected Area.

East by Dunuwila village; north by Dunuwila village; south by Welapahala village; west by Welapahala and Dunuwila villages.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out in the village of Welapahala in Pata Dumbara, in the District of Kandy, in the Central Province : It is hereby declared that the area, boundaries of which are specified below, is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance 25 of 1909.

This declaration is to take effect from the date hereof.

Kandy Kachcheri,	E. H. R. TENISON,
June 8, 1923.	for Government Agent.

Boundaries of Infected Area.

East by Dunuwila and Pitigoda villages; north by Udagammedda ; south and west by Mahaweli-ganga.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out in the village of Rilamulla in Uda Dumbara, in the District of Kandy, in the Central Province : It is hereby declared that the area, boundaries of which are specified below, is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909.

This declaration is to take effect from the date hereof.

Kandy Kachcheri,	E. H. R. TENISON,
June 9, 1923.	for Government Agent.

Boundaries of Infected Area.

East by Udis pattu : south by oya ; west by oya ; north by Dodangollgalheriya.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the village of Dewahandiya in Uda Dumbara, in the District of Kandy, in the Central Province : It is hereby declared that the area, boundaries of which are specified below, is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909.

This declaration is to take effect from the date hereof,

			~	
na a and the second second				
Kandy Kachcheri.	דריד	TD	TENISON.	
Source A Source of the second se			TENNIOUN.	

June 9, 1923.

E

Boundaries of Infected Area.

for Government Agent.

East by Etambagahawatta-oya : south by Etambagahawatte-oya ; west by dead stream near 17th milepost; north by Welikadehenna and Pussellagolla.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Udispattu Bazaar in the Uda Dumbara, in the District of Kandy, in the Central Province : It is hereby deelared that the area, boundaries of which are specified below, is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909.

This declaration is to take effect from the date hereof.

Kandy Kachcheri, E. H. R. TÉNISON, for Government Agent. June, 9, 1923.

Boundaries of Infected Area.

East by Kotalamulle-ela and limit of Udispattu; south by limit of Pata Dumbara : west by limit of Pata Dumbara and Welikanda; north by Pusellagolla and Kotalamulle-ela.

Foot-and-Mouth Disease.

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

Boundaries referred to.

North.-Wilattawa and Hiruwalpola palatas. East.-Hiruwalpola, Horagasgane, and Karandawila palatas.

South .--- Watuwatta palata. West.- Compass para.

Kurunegala Kachcheri,

June 12, 1923.

H. L. HOPPER, for Government Agent.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out in an area, within the boundaries specified below, of the Sanitary Board town of Polgahawela in Udapola Otota korale of Dambadeni hatpattu, in the Kurunegala District of the North-Western Province, I do hereby declare in terms of sub-sections (1) and (2) of section 5 of the Ordinance No. 25 of 1909, that the said area is an infected area :---

Boundaries referred to.

North.—Sanitary Board limit. South.—Sanitary Board limit. East .- Kuda-oya.

West.-Rail road to Kandy.

Kurunegala Kachcheri, June 13, 1923.

H. L. HOPPER, for Government Agent.

Hoof-and-Mouth Disease.

HEREAS hoof and mouth disease has broken out in the village Teppanawa in the Udapattu of Kuruwiti korale, Ratnapura District, Province of Sabaragamuwa It is hereby declared that the area bounded on the north by Kuru-ganga, south by Waduge-ela, east by Wadugehenyaya and Belungalahenyaya, west by Kuru-ganga and Pohorabawa, is infected in terms of section 5, sub-section (1) and (2), of Ordinance No. 25 of 1909. This declaration will take effect from June 11, 1923,

G. F. R. BROWNING. Ratnapura Kachcheri, June 11, 1923. Government Agent.

Hoof-and-Mouth Disease.

HEREAS hoof and mouth disease has broken out in W the village Ellawala in the Udapattu of Kuruwiti korale, Ratnapura District, Province of Sabaragamuwa : It is hereby declared that the area bounded on the north by Talawitiya and Viyalagoda, south by Mudunkotuwa, Matuwagala, and Akurana, east by Pohorabawa and Tala-witiya, west by Kiriella, Hindurangala, and Erapola, is infected in terms of section 5, sub-section (1) and (2), of Ordinance No. 25 of 1909.

This declaration will take effect from June 11, 1923. <u>2</u> • • • • • •

Ra	tnapu	ra	Kachche	əri,	÷.,		. 1	
	June	11.	1923	1	₹	1	2	*

G. F. R. BROWNING, Government Agent.



Foot-and-Mouth Disease.

WHEREAS by proclamations dated April 21 and May 1, 1923, and published in *Government Gazettes* Nos. 7,325 and 7,327 of April 27 and May 11, 1923, pages 932 (Part I.) and 1028 (Part I.), respectively, the Local Board town of Kegalla, was proclaimed as an infected area, in terms of sub-sections (1) and (2) of section 5 of Ordinance 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 area, it is now declared to be no longer an infected area

This declaration is to take effect from May 30, 1923.

R. H. WHITEHORN, Local Board,

Kegalla, May 5, 1923.

Chairman.

Foot Disease.

HEREAS foot disease has broken out in the land called Ambagahawatta at Kirigampamunuwa, in Salpiti, korale of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz. :

The area bounded on the north by land claimed by Carolis Wijetunghe, east by another portion of the same land, south by land claimed by Karanahalupedige Senaya, and west by footpath.

This declaration is to take effect from this date.

The Kachcheri,	R. J. PEREIRA,
Colombo, June 6, 1923.	for Government Agent.

Foot Disease.

WHEREAS foot disease has broken out in the land called Bulathgahawatta alias Mahawatta at Kudamaduwa, in Salpiti korale of the Western Province : It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz. :-

The area bounded on the north by Gansabhawa road, east by Godaporagahawatta, south by Delgahawatta alias Tappekotuwawatta, and west by Bulatgahawatta.

This declaration is to take effect from this date.

R. J. PEREIRA, The Kachcheri. Colombo, June 8, 1923. for Government Agent.

Foot Disease.

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

The area bounded on the north by boundary of division No. 228, east by Galakumbure-ela, south by Medawatugoda Village Committee road, and west by Attanagalu-oya.

This declaration is to take effect from this date.

The Kachcheri Colombo, June 8, 1923.

R. J. PEREIRA, for Government Agent.

Foot Disease.

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

The area bounded on the north by Kelani-ganga, east by-Kanampellemukalana and Hathbawa estate, and south and west by Maha ela.

This declaration is to take effect from this date.

The Kachcheri, Colombo, June 9, 1923.

The Kachcheri. Colombo, June 11, 1923.

W. A. WEERAKOON, for Government Agent,

Foot Disease.

THEREAS foot disease has broken out in the village W Wediyawatta in Siyane korale, west of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz. :-

The area bounded on the north and east by Attanagaluoya, south by Galtota oya, and west by the boundary of Kehelwatugoda.

This declaration is to take effect from this date.

R. J. PEREIRA. for Government Agent.

Ceylon Government Railway.-Comparative Statement of Goods Traffic for the Month of March, 1923.

Particulars of Goods conveyed.	Month ended March 31,	Month ended March 31,	Increase 1923		Decrease in	from Octob	e or Decrease er 1, 1921, to 31, 1923.
• - <u></u>	1922	1923 .	1923.	•	1923.	Increase in	Decrease in
	Tons.	Tons.	Tons.		Tons.	1922 to 1923 Tons.	. 1922 to 1923 Tons.
Salt	·* ·	516 .	. 516	• •		3,9 67	••
Kerosine oil	· 403 · ·	927 .	. 524	••		·· <u> </u>	406
Rubber	1,856	1,996	. 140	• •	·	. 161	
Rice	16,060	15,960			100 .	0 0 0	
Tea	9,153	8,916	• • • • • • • • • • • • • • • • • • • •	••	237	1 400	
Cacao .	. 586	250	• •	••	336		788
Coconut produce .	. 7,79 3	5,420	•	••	2,373	· ·	5,676
Fruit and vegetables .	1,661	1 9 00	• —		900		1,376
Tea and rubber packing .	· 2,242 ·	້ຄາວ		• •	010		1,519
Plumbago	. 155 .	509	. 354			1.269	—
Bulk petroleum .	. 643 .	. 854 .	. 211	••	. · <u> </u>		
Liquid fuel	. 1.127 .	10/0	110		·	466	
Manure .	7 700	0.01 5	1 105			9,317	
Other goods .	05 040	00 7774	1 707		-		··· —
Railway material (open line)	8,189	11 0 40	0170	• 7			—
Railway material (extensions		004 1			0 210		9,032
Breakwater material	. 497		· ·		000		0 0 4 1
Foreign traffic	10 740	- 0-0			9 0 0 7		19750
Special Traffic (other Govern		.,	· · ·		-,		13,198
ment Departments)	. 2,762	3,547	. 785	. • •		9,679	••
Total .	- 100,601	97,582	8,451		11,470	40,927	38,596
	· · · · · · · · · · · · · · · · · · ·						

* Tonnage in March, 1922, shown under " Other Goods."

Colombo, May 16, 1923.

T. E. DUTTON, General Manager.

COUNCIL MUNICIPAL NOTICES.

MUNICIPALITY COLOMBO. OF

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.

G. H. N. SAUNDERS, Financial Assistant to the Chairman, The Municipal Office, Municipal Council. Colombo, June 11, 1923.

SCHEDULE.

Date of Sale : July 9, 1923.

San Sebastian Hill. Premises Time of No. Quarter and Year. Sale. A.M. 24/47 d.. 2nd quarter, 1922, to 1st quarter, 1923.. 7

N 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 arears 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.

Finan	G. H. N. SAUNDERS, eial Assistant to the Chairman,
The Municipal Office, Colombo, June 12, 1923.	Municipal Council.

SCHEDULE.

Date of Sale : July 10, 1923.

	Colombo-Galle road.	
Premises	. ·	Time of
No.	Quarter and Year.	Sale.
		A.M.
457 & 456A		
358	3rd quarter, 1917, to 3rd quarter, 192	2 7

Brokers' Licenses issued during the Month of May, 1923. Date of

No.	Licens	Licongoo and Addroad	
126.		3. Mr. V. S. Valayuthan, No. 5, Darley road	ί.
127.	. do.	Mr. Ana Muna Mohamed Abubakker, No. 4	2,
		3rd Cross street.	
128.	. do.		W
		Moor street.	
129.		Mr. M. Nath Saibo, No. 30, 3rd Cross stree	
130.	. May	Mr. S. Nadarajah Pillai, No. 40, 4th Cros	ss
		street.	
131.	. May	Mr. W. E. G. Bell, P. O. Box No. 123	3,
		Baillie street.	
132.	. do.	. Mr. S. M. M. Sadakatu, No. 70, 2nd Crosstreet.	s
	_		
133.	. do.	Mr. T. K. Rengasamy Naido, No. 41	Ι,
		Brassfounder street.	
134.	. do.	Mr. M. A. S. Arunachalam Pillai, No. 22	2,
• •		Keyzer street.	•
135.	May 9	Mr. P. M. Mohamado Naina Rauther	ſ,
		No. 134, Bankshall street.	
136	do.	Mr. K. K. Mohideen Rauther, No. 9, 4th	h

Cross street.

No. Date of License.	License and Address.
137. May 9	. Mr. E. Soorty of Messrs. E. G. Adamaly & Co.
138. do.	. Mr. Abdul Sakoor Sheriff, No. 55, 4th Cross street.
139 May 12	. Mr. S. Weerawagoo Pillai, No. 32, Manning Market.
140 do.	. Mr. S. A. Arumogam Pillai, No. 12, 4th Cross street.
141 do.	. Mr. S. M. K. Mohideen Pitche, No. 30, Bankshall street.
142 do. 143 do.	. Mr. S. E. Hancox, Bristol Hotel, Colombo. . Mr. N. K. A. Segu Mohamdo, No. 23, Prince street.
144 do.	. Mr. Nainakawanna Kabibu Mohamado, No. 101, New Moor street.
145 do.	. Mr. P. M. Segu Davoodu, No. 55, 4th Cross street.
146 do.	. Mr. A. K. M. Cader Mohideen Saibo, No. 18, Bankshall street.
147 do.	. Mr. A. Vairawanatha Pillai, No. 11, Old Butcher street.
	. Mr. S. A. Aiyen Perumal Pillai, No. 14, 4th Cross street.
· .	. Mr. P. Cassim Marikar, No. 8, Peer Saibo lane.
150. May 14	Mr. G. Sinnappapillai.
	. Mr. M. A. Malik, No. 47, 3rd Cross street.
	Mr. Nana Muna Chena Mohamado Rauther, No. 131, Bankshall street.
	Mr. S. Arumogam Chetty, No. 112, Sea street.
	. Mr. G. H. Gregory, Chamber of Commerce buildings.
	. Mr. P. M. Goonewardene, No. 3,Blomendahl road.
·	.Mr. E. M. S. Mohamado Mohideen, No. 24, Bankshall street.
157. May 18.	. Mr. Aboobucker Osmon Meeya, No. 65, 2nd Cross street.
	.Mr. V. Sankaranarayanan, No. 103, 4th Cross street.
	. Mr. W. S. Fernando, care of David & Co., No. 26, Norris road.
160 May 22 .	.Mr. Ana Seyado, No. 62, 2nd Cross street.
161 do.	.Mr. K. M. Alla Pitchay, No. 27, Hospital street.
	. Mr. S. K. Cader Meera Saibo, No.46, Prince street.
163. do	.Mr. A. M. Madar Saibo, No. 40, Maliban street.
164 do	Mr. P. Mohamed Ally, Nos. 22 and 25, 2nd Cross street.
	.Mr. R. M. S. Seyado Ahamado, No. 37, Belmont street.
166. do	.Mr. T. K. Serajedeen, No. 34, 3rd Cross street.
	.Mr. D. S. Kuruppu, No. 9, 2nd Cross street.
	.Mr. S. Packeer Mohamado, No. 45, Station passage.
	. Mr. H. Brohier, No. 26, 3rd Cross street.
	.Mr. S. M. A. Ally, No. 42, Prince street. Mr. Colande Marikar Arasa Marikar, No. 21,
	Maligawatta. Mr. Avana Peyna Neena Suppramaniam
	Chetty, No. 144, Sea street. Mr. T. A. Ruberu, No. 149, Dam street.
174 do	Mr. A. M. Adam Saied Mohideen, No. 5, Peer Saibo lane.
175. May 31	Mr. C. C. B. Lover, Undine, Colpetty.
176 do	Mr. A. S. M. M. Naina, Nos. 6 and 7, Muhan-
.	diram's lane.
. .	G. H. N. SAUNDERS, Financial Assistant to the Chairman,
June 11 1000	Municipal Council, Colombo.
June 11, 1923	j a

SPECIFICATIONS UNDER "THE IRRIGATION ORDINANCE"

SPECIFICATION.—Irrigation Works, Eastern Province.

REVISED Specification showing lands found to be capable of irrigation by Allai Scheme in Trincomalee District, the names of proprietors, and the contributions payable in respect of each land. All previous specifications including the one published in *Government Gazette* No. 6,887 of July 13, 1917, and the supplementary specifications published in *Gazettes* Nos. 6,949 of June 14, 1918, 7,031 of July 4, 1919, and 7,122 of August 13, 1920, are hereby cancelled.

(a) Lands to pay a Maintenance Rate of Re. 1 19 per Acre per annum for Five Years from January 1, 1922, to December 31, 1926. This rate must be re-assessed for 1927.

Preliminary plan 171.

						Proliminary pla	n_17	1.													
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		ŏ.	54c			.Seeny Umma, widow of Ahamadulevva					27		_	••		••		••	2	8 27	
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	43	s	54		Do.	. Amina Umma, widow of Meytinbawa		Ι,	1 3.											51	
	44	Т	54		Do.	.K. Konamalai and 5 others			1 20.		21					• •				21	
		U	54	• •		do			1 14.		- 59					•••			ĭ	59	•
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				•••	-	L. Sathakulevvai and others	10		1 2.					••		.:			12	21	
		i		• •	-	. M. Marakayar and others	$\cdot \cdot $		1 32.					••		••		·			
		••••		• •		S. M. Muhamatu Marikar	1		0 15.				·	••		••		·			
				. • •		S. Aliyar and S. Segutamby S. L. Sathakulevvai			0 0.		95			••		••		• •	5	95	
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166 .			••	Do.	Hoirs of Allanich	chai .	Ō	ĩ	5		33	-	•••		•••		••	03	
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			ary plan 2,631.	$(x_{i}) = (x_{i}) + (x_{$		
350	77127	Pallykudy-	r 9 0	0.04		6 94
·.``		iruppu M. Asanalevvai and another		. 6 84 — .	· · · · · · · · · · · · · · · · · · ·	6 84
			1,728 . 1 27 2	,056 82 500	5 95	2,050 87

Peruveli.-Maintenance.

(b) Lands to pay a Maintenance Rate of Re. 1.19 per Acre per annum for Five Years from January 1, 1922, to December 31, 1926, inclusive. This rate must be re-assessed for 1927.

Preliminary plan 182.

14		1 · · ·	Prelimina	ry plan 182.									
M	60 .	. Mallikaiti	ivu V. Vairan and others		1 1	8	4 0					·	. 4 0
						•••			••				•• • •
	•••••	· D0.			2 21	n	4 31	_					4 31
0	30	Do	A Asanaleywai and another			Q.,	2 02 7 01		••		••		3 93
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· VV ·	. vo	, Do.		13	T 4	4	10 00		••		••		15 80
			Prelimin	ary plan 178									C +
19	59	Pollykud	T IOIIIIII	ary plan 110	•								<i>e</i>
14	. 10	. Failykuu	y- S Muhamatu Ahdul Gadan	•	1 07	-	0 50						° 0. KA
1. 1. 1.		iruppu		0	1 2	/	0 90		••		••	_	. 0 50
			Prelimin	ary plan 170									
т	60	Pollylandy		ary pratrice	•								
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т	(n								••	_	••		720
	~	-			0	0	1 40	、 —	. 		••		1 20
n (. 69	· Do		ntenenai,			a 00						0.00
· • •	· ·	-			3 2	8			••	-	••		690
											••		530
			S. M. Abdul Kader	3	2	8	4 22		••	—	••		4 22
			. P. Konamala and 2 others	16			20 7		••	—	••		20 7
		. Mallikaiti	ivu S. M. Muhamatu Marakayer and	another 6	03	7	7 42		••		••		$\dots 742$
P (i9 .	• Do.	Muhamatu Asiya Umma, wife o	i S. Had-									
			jiar Mahamadu	21	1	5	25 32		••	—	••	—	25 32
Q 1	i9 .	. Do.	M. Kanapathipillai	0	3 23	3	1 6	_		_	÷.,		16
	i9 .	-	P Sittampalam	2	3 3	6	3 54						3 54
	•	1	K Kanagasahai	4	2	7	5 41		<u>_</u>				541
			K A Savatu Muhamadu Saibo	4				_					5 57
			K Kethiremen and others							_		_	. 28 18
		• D0.				•••		,	••				11 20 10
		·)	Prelimina	ry plan 180.									
\$7 4	(n	M	and A. Dalamer		1.1	3	11 10						11 10
									••	_	••		
										_		— .	1 98
									••				2 2
									••				3 28
			. A. Nagappan Palany						••				414
			A. Asanalevvai					. —	• •.	_			3 76
			A. Mastan						••		••		270
		. Do.							••		••		367
D (30.	. Do.	M. Anthony	1									: 2 17
E (30 .		P. Madarsa	1							••		184
F (30/1 :	. Do.	P. Konamalai	20									2464
		. Do.	Segunachia, widow of Mohamad	u Meytin 7	2 3	9	9 22			·	• •		922
	60/3 .	. Do.	. M. Mamisa and others	5	0 3	3	6 2 0					·	6 20
G	60 .	-	.K. Murugen and others	8									10 0
			K Vyran	. 6									. 7 94
			Sinnachi, widow of Muhamatu N	laina						_			
			Vegrapatiran Kovil	0					••		••		0 86
CV .									••		••		0 00
		Do.	Manager, Sitravelantha Sawamy	Temple 1	3 24	4	2 26	—	••		••	<u> </u>	226
	<i>j-j</i>		- · · ·										
`				ow nlon 186									
Ċ			Prelimin	aly pran 100									
•	6 1	Mallila	Prolimin	• -		7	1 81			-			4 01
0		-	ivu K. Sinnatamby and another	4	0 -7		4 81.,	_	••	÷	••		4 81
0 P	61 .	. Do	ivu K. Sinnatamby and another I. Meyatinpichchai	4	0 -7 0 18	5	4 87	_	••		•••		4 87
0 P 12	61 . 55 .	Do. Do.	ivu K. Sinnatamby and another . I. Meyatinpichchai P. Konamalai and another	4 4 1	0 7 0 18 0 38	5 8	4 87 1 47	_	••		 		$\begin{array}{cccc} . & 4 & 87 \\ . & 1 & 47 \end{array}$
0 P	61 . 55 .	. Do	ivu K. Sinnatamby and another I. Meyatinpichchai	4 4 1	0 7 0 18 0 38	5 8	4 87	_			•••		4 87
0 P 12	61 . 55 .	Do. Do.	ivu K. Sinnatamby and another . I. Meyatinpichchai . P. Konamalai and another . K. Kathiraman and others	4 4 1 8	0 7 0 15 0 35 2 0	5 8	4 87 1 47	_	••		•••		$\begin{array}{cccc} . & 4 & 87 \\ . & 1 & 47 \end{array}$
0 P 12 99	61 55 9 3	Do. Do. Do.	ivu K. Sinnatamby and another . I. Meyatinpichchai . P. Konamalai and another . K. Kathiraman and others Preliming	4 4 1 8 ary plan 187.	0 18 0 18 0 38 2 0	5 8 0	4 87 1 47 10 12	_	 	_	••		4 87 1 47 10 12
0 P 12 99	61 55 . 93 .	Do. Do. Do. Mallikaiti	ivu K. Sinnatamby and another . I. Meyatinpichchai . P. Konamalai and another . K. Kathiraman and others Prelimina ivu A. Velupillai	4 4 1 8 ary plan 187. 3	0 1 0 1 0 3 2 0 0 3	5 8 0 ⁻ 3	4 87 1 47 10 12 3 82	 	 	_	••		4 87 1 47 10 12 3 82
0 P 12 99	61 55 . 93 .	Do. Do. Do.	ivu K. Sinnatamby and another . I. Meyatinpichchai . P. Konamalai and another . K. Kathiraman and others Preliming	4 4 1 8 ary plan 187. 3	0 1 0 1 0 3 2 0 0 3	5 8 0 ⁻ 3	4 87 1 47 10 12	 	 	_	••		4 87 1 47 10 12
	N 0	N 60 P 60 P 60 W 60 I252 I 59 J 59 K 59 K 59 K 59 K 59 K 59 N 59 N 59 	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	M 60 Mallikaitivu V. Vairan and others N 60 Do. Manager, Sithravelantha Swamy Verugal O 60 Do. A Asanalevvai and another P 60 Do. K. Kantan and Muhaitinvava W 60 Do. P. Muhaitinvava	N 60 Do. Manager, Sithravelantha Swamy Temple, Verugal 3 O 60 Do. A sanalevvai and another 3 P 60 Do. K. Kantan and Muhaitinvava 0 W 60 Do. K. Kantan and Muhaitinvava 0 W 60 Do. K. Kantan and Muhaitinvava 0 W 60 Do. R.Muhaitinvava 13 Preliminary plan 173 I 52 Pallykudy-	M 60 Mallikaitivu V. Vairan and others	M 60 Manager, Sithravelantha Swamy Tomple, Verugal	M 60 Mallikaitivu V. Vairan and others	M 60 Mallikaitivu V. Vairan and others	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	M 60 Manager, Sichravelantha Swamy Temple, N 60 Do Manager, Sichravelantha Swamy Temple,	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

				Preliminary	plan 17	6 .								
											Ńо	. and Dat	e of	
		۶.									Colon	ial Secre	tary's	m-+-1
No.	No. of Lot	Name of Allotment of Land or Field.	Name of	Owner.	Ŧ	xten			Area exempted	Amou i. exemi	nt Lett sted. Ex	er author	nzing	Total Amount
210.	Reference.	of Land or Field.			-		••				Per	od of Ex	emp	due.
					۵.	R.	Р.	Rs. o	. A. R.	p. Äs	. C, B	on grantë	d.	Rs. c.
394	P 56	Mallibraiting Ag	iya Umma, w ^a dow	of K Moorogo	. 4		38	5 6		. 10				5 64
395			ire of M. Mahat H		1		33		B —	•• -	•••		••	2 33
396		D .	do.	aujia	1		2	1 5		•• -	· · · .		•••	1 50
397			irs of K. Meerasa	• •			õ	2 98					•••	2 98
-398		Do	do.	••			20.		3 —	•• -				2 53
399			yatinachia, widow	of Nainakandu		•	20	2 0	/	••		·	••	2 00
	0 00		others	•••	2	0	20	2 5	3					2 53
400	V 56	Do	do.		. 3		31)		÷			4 10
	W 56	. Do	do.		15		24							18 3
	X 56		irs of Mahat Hadı	jiar	2		28	2 59				-		2 59
	Y 56	Do	do.	•	11	2 3	30	13 91				·		13 91
				Preliminary 1										
Å04	1254	Mallikaitivu He	irs of Mahat Hadj				25	23 39		_				23 39
405			irs of Mahat Hadj		12			15 41						
	G 61	. Do	do.		2	2	2	2 99		••			•••	2 99
	H 61	Do	do.			ĩ	2	1 50					••	ĩ 50
	1 61	Do	do.		1		7	1 76		–			••	1 76
409			yatinachia, widow	of Nainakandu.					••		•••	•	••	
100			others	••	1	2	8	1 84						Ì 84
410	K 61	Do	do.	• •	1		38	2 8	i.,	<u>_</u>		_		2 5
411			irs of M. Mahat H	adjiar	0		0	0 89		–				0 89
	M 61	Do	do.		1		6	2 20				·		2 20
413		DoMe	yatinachia, widow	of Nainakandu,	, and									• .
			others	••	0	2	14	0 70) —	–	-			0 70
414	N 61	DoSat	haku-umma, wife	of Meyatin P	itch-							*		
		c	hai	••			2	8 72	·· —					8 72
				Preliminary p						• •	1.1	1.1		
415	Q 61	Mallikaitivu P.	Konamalai and ot	hers .	19	22	26	23 40	•••••••••••••••••••••••••••••••••••••••	••			2	23 40
				Preliminary j	plań 18	Ż,								
110	TT 80	Mallikaitiyu A	L. Kuppaitamby a		10		0	12 50				1		0 50
416		70 10	unachia, widow of			4 .	••••	12.00	•• —				••••	12 50
417	Б 01/2		ad others	••		0.2	25	22 80					. 9	22 80
418	C 61/1	Do	do.		8			10 38						0 38
419		Do	do.		. 5		1				 -			6 92
419		Do	do.		8		2							9 91
	C 61/4	Do.	do.		8	22	1	10 27			_ ••		· · · ·	10 27
				Proliminary -				•			•••			
100	11091	Mollikaitim V	Subramaniam and	Preliminary 1	pian 97.		7	23 78				1		9 79
	11931		Sabapathipillai	2 0011018	7			23 18 8 90						23 78
	.11932		munipillai, widow	of Sinnatamby		1.0		0 30	••• —	•••			••	8 90
424 .	.11933		nother		7	1	5	8 66		••			·	8 66
402	11094		Somasegaram	••	6		3	7 46		••	• • • • • • •			
	11934		V. Kanavatipillai					$31 \ \overline{97}$			· · ·			7 46
420 .		199, 1114,					~		••		••			81 97
		Mallilasition Q	Norma and distants	Preliminary	• · ·		9	ń ö.	·			· · ·	<i>\</i> *	
427 .	11939	Mallikaitivu S. S	omasegaram	••	•		3	984	••	•• =		<u> </u>	. • •	9 84
				Preliminary									•	
428 .	9991		A. Marisanappu ar	id another	11			13 39		••	· •• .	<u>~</u> .,	· 1	3 39
429	9992	Do	do.	•••	3	32	5	4 65	• •	.,			••	4 65
		· •	1. Sec. 1. Sec	Preliminary	plan 97	1.								
430	.11937	Mallikaitivu P. I	Kathiramatamby a		19		2 :	23 22	••	–		<u> </u>	. 2	3 22
		*	•	• . •	·	· ·								<u> </u>
				-	544	2	5 6	48 1					64	8 1
	. ·					Sec. 1					í (

(c) Lands to pay a Construction Rate of Rs. 2.22 per Acre per annum for Five Years from January 1, 1925, to December 31, 1929, inclusive, and a Maintenance Rate of Re. 1.19 per Acre per annum for Five Years from January 1, 1922, to December 31, 1926, inclusive. The Maintenance Rate must be re-assessed for 1927. .

Preliminary	nlon	2	005	
F IGHTHHRLY	man	а.	.080.	

No.	No. of Lot Name of Allotment or Survey of Land or Field. Reference.	Name of Owner.	E	xtent.	Charge for Construc- tion.	Charge for Main- tenance.	Amount due.	Area exempted.	Amount	Period of Exemp- due.	nt
43 1		angamma, daughtei Tampapillai, and	ŕóf	R. P.	Rs. c.	Rs. c.	Rs. c.	A. R. P.	Rs. c	tion granted. Rs.	ċ.
		other	33	01			112 81	·. —	••	<u>112 8</u>	31

(d) Lands to pay a Construction Rate of Rs. 2.22 per Acre per annum for Seven Years from January 1, 1925, to December 31, 1931, inclusive, and a Maintenance Rate of Re. 1.19 per Acre per annum for Five Years from January 1, 1922, to December 31, 1926, inclusive. The Maintenance Rate must be re-assessed for 1927.

		Preliminary plan 4,	654.	
432 2576 Toppur	S. Muhadeenpitchai	0 0 15 0 21.		
433 . 2577 . Do.	do.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 68. 4 82.	4,82
434 2578 Do. 435 2601 Do.	do. A. Pallipichchai	0 1 18 0 80	0'43 1'23	
				 <u></u>
		2 0 25 4 79	2 56 7 35	7 35

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• •

(e) Lands to pay a Construction Rate of Rs. 2.22 per Acre per annum for Eight Years from January 1, 1925, to December 31, 1932, inclusive, and a Maintenance Rate of Re. 1.19 per Acre per annum for Five Years from January 1, 1922, to December 31, 1926, inclusive. The Maintenance Rate must be re-assessed for 1927.

No.	No. of Lot or Survey Reference.	Name of Allotment of Land or Field. Name of Owner.	-	Prel	limi	nary	pla	n 4,9 for C ruc-	24.	for n-	Amo	unt	A	rea	A	moun	t.	Colonia Lette Exer Period	and Dat I Secret nauthor nption, I of Exe I grante	tary's izing and mp-	To	4
400	٥	T T - 1 - 1 - 1		۸.	R.	P.	\mathbf{Rs}	. e.	Rs.	c.	R	s. c.	A.	R.	P.	Rs.	c.			.u.	Rs.	. с.
436	<u>z</u> .	. Vadichel- chenai K. Konamalai		5	2	4	12	27.	6	57.	. 18	3 84							. 		18	84
437	3	Salampud-																	•			
		veliA. Palani	••	0	0	29	0	40	0	22.	. () 62	••		••		•	••		••	0	62
438	4	. Vadichel- chenai do.		9		14	F	10	9	70	-	07						•••			7	97
439	5.	chenai . do. Salampud-	••	4	1.	14	0	19	2	10.		51	••		••		•	••		••	•	
		veli do.	••	0	0 :	31	0	43	0	23.	. 0	66	••		·						0	66
				Pr	olin	ninar	y pl	an 4	,654.													
440	2609	. Kaddenbebu Seenivappu Aliyar	۰.	0	0	32	Ō	44	· 0	24.	. () 68	••	—				• •		• •	0	68
				\mathbf{Pr}	elin	inar	y pl	an 2,	631.													
441		. ToppurS. Muhaitinpitchchai	••	7	2	29	17	5	9	14.	. 26	3 19	••		• •	·	• •	• •	· ·			19
442		Do do.	••	7	3	3	17	25	9	24.	. 20	5 49	••		• •			• •		••	26	49
			-	23	3	22	53	3	28	42	81	45									81	'4 õ
	۰.		-																			

(f) Lands to pay a Construction Rate of Rs. 2.22 per Acre per annum for Nine Years from January 1, 1925, to December 31, 1933, inclusive, and a Maintenance Rate of Re. 1.19 per Acre per annum for Five Years from January 1, 1922, to December 31, 1926, inclusive. The Maintenance Rate must be re-assessed for 1927.

	Preliminary plan 1,776.	
443 5705 Peruveli- kulachena .V. Ponniah	3 1 27 7 59 4 7 11 66	11 66
	Preliminary plan 2,620.	
444		
kadu .K. Nagaretnam	$\dots 0 0 17 \dots 0 24 \qquad 0 13 \dots 0 37 \dots - \dots - \dots - \dots - \dots$	0 37
44577092 Velayadi- pumivayal do.	5 3 27 13 14 7 4 20 18	20 18
	Preliminary plan 4,654.	
446 2581 Vengalachet- tyvayalM. M. Meerasaibo	0 0 28 0 39 0 21 0 60 — — —	0 60
447 C 350 Periyasalem-	Preliminary plan 969.	
padivayal. M. Abdul Hamith	2 0 23 4 76 2 55 7 31 Preliminary plan 164.	731
448 A Uduivan-	Tommany part tor.	
vayal S. Marimuttu	0 0 18 0 25 0 13 0 38	0 38
449 B Do do.	$\dots 0 3 9 \dots 1 79 \dots 0 96 \dots 2 75 \dots \dots \dots \dots \dots \dots$	2 75
	12 2 29 28 16 15 9 43 25	43 25

(g) Lands to pay a Construction Rate of Rs. 2.22 per Acre per annum for Ten Years from January 1, 1925, to December 31, 1934, inclusive; and a Maintenance Rate of Re. 1.19 per Acre per annum for Five Years from January 1, 1922, to December 31, 1926, inclusive. The Maintenance Rate must be re-assessed for 1927.

	Preliminary plan 2,611.		
450 77060. Vannanchena	aiS. Somasegaram 4 1 23 9 75 5 23 14 98		14 98
451 77061 Do.	do 0 0 8 0 11 0 6 0 17		0 17 .
	Proliminary plan 4,497.		
452 1586Vatanaipodia	ula-		
varai			094
453 1587 Do.	do 0 0 14 0 19 0 10 0 29	••	0 29
	Preliminary plan 5,403. Date of Sale : October 27, 1919.		
454 lKiranveli	M. Sathakulevvai 0 2 10 1 25 0 67 1 92		1 92
455 2 Do.	S. M. Muhamadu Mara-		
. 1	kayar 0 0 36 0 50 0 27 0 77	••	0 77
456 3 `	do, 0 1 20., 0 83., 0 45., 1 28.,,		1 28
	Preliminary plan 5,382. Date of Sale : June 21, 1920.		
457 26. Podivayal	A. Sabapathipillai and		
	another 0 1 31 0 99 0 53 1 52		1 52
458 27. Pulichaddipo	odda-		
vayal	K. Kanapathipillai and		
-	another 0 1 25 0 90 0 48 1 38		1 38
	Preliminary plan 5,485. Date of Sale : August 17, 1920.	-	
459 1 Thaddantivu	1aru-		
guvayal	P. Allapichchai 1 3 12 4 5 2 17 6 22		6 22
a set a star set a	Preliminary plan 5,465. Date of Sale : November 16, 1920.		
460 4. Sengaladivay	yalI.Muhamadu Sultan 0 0 12 0 17 0 9 0 26		0 26
	Preliminary plan 5,526. Date of Sale : November 16, 1920.		
461 2Sakkaraivado	dai .S. Somasagarampillai . 0 1 14 0 75 0 40 1 15		1 15
	Preliminary plan 4,165. Date of Sale : September 26, 1921.		
	alV. Varisaikanni 0 0 24 0 33 0 18 0 51	••	0 51
463 . 120 . Do.	do 0 0 10 0 14 0 7 0 21 — — —		0 21
	Preliminary plan 5,466. Date of Sale : September 26, 1921.		
464 1Chonduvaya		••	0 95
465 . 2. Do.	do 0 0 9 0 12 0 7 0 19 — —	••	0 19
466 4Putuveli	Sivaba Umma, wife of		
	Mohideen Pichche 0 2 36 1 61 0 86 2 47		$2 \ 47$
467 5Putuveliaruk	kuS. Mohideen Pitchche. 0 2 28 1 50 0 80 2 30	••	2 30
468 6 Do.	P. Varisaitamby and		
	another 0 0 34 0 47 0 25 0 72	••	072
469 7. Do.	···Varisaikanni 0 0 2 0 3 0 1 0 4		04
470 . 8. Do.	V. Varisaikanni0050704011		0 11
471 9 Do.	do0060804012		0 12
472 12 Do.	M. H. M. Ekuttar 0 0 14 0 19 0 10 0 29		0 29
		-	
	11 1 22 25 26 13 53 38 79		38 79

SUMMARY OF SPECIFICATION OF LANDS UNDER ALLAI SCHEME.

· · ·	Area.	Charge for Charge fo Construc- Main- tion. tenance.	Amount Area	Total A. Amount Amount ted. exempted. due.
	A. R. P.	Rs. c. Rs. c.	Rs. c. A. R.	P. Rs. c. Rs. c.
 (b) Total private lands under Peruveli, paying maintenance rate (c) Total private lands paying maintenance rate for 5 years and construction rate for 5 years (d) Total private lands paying maintenance rate for 5 years, and construction rate for 7 years (e) Total private lands paying maintenance rate for 5 years, and construction rate for 8 years (f) Total private lands paying maintenance rate for 5 years, and construction rate for 9 years (g) Total private lands paying maintenance rate for 5 	544 2 5. 33 0 13. 2 0 25. 23 3 22. 12 2 29.	. . 648 1. . 73 44 39 37. . 4 79 2 56. . 53 3 28 42. . 28 16 15 9.	. 648 1 — . 112 81 — . 7 35 — . 81 45 — . 43 25 —	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
years, and construction rate for 10 years	<u> </u>	. 25 26 13 53.	. 38 79 —	
2,3	356 0 23	184 68 2,803 80	2,988 48 5 0	0 5 95 2,982 53
Deduct area exempted	500		· · · · · ·	
Total area paying rate 2,	351 0 23	· .'		
The Kachcheri, Trincomalee, December 13, 1922.	•			A. M. WORSLEY, Government Agent.

NOTICES UNDER "THE LOCAL GOVERNMENT ORDINANCE," No. 11 OF 1920.

Trade or Business as an Auctioneer.

THE following list of persons licensed to carry on the trade or business of an Auctioneer within the limits of the Urban District Council area of Kalutara during the month of May for the year 1923 is published in terms of section 17 of Ordinance No. 15 of 1889 as amended by Ordinance No. 25 of 1922 :--

H. Thomas Fernando, Panadure, Auctioneer. P. A. Don Francis Perera, Panadure, Auctioneer.

C. P. WIJEYARATNE,

vice Chairman, Urban District Council.

Office of the Urban District Council, Kalutara, June, 11, 1923.

Trade or Business as a Broker.

THE following person was licensed during the month of May to carry on the trade or business of a Broker within the Jaffna Urban District Council area for the year 1923, and his name is published in terms of section 17 of Ordinance No. 15 of 1889, as amended by Ordinance No. 25 of 1922:---

Kanthaipillai Sittampalam, Broker, Vannarponnai West.

A. CANAGARATM, Chairman, Urban District Council. Office of the Urban District Council, Jaffna, June 5, 1923.

SALES OF TOLL AND OTHER RENTS.

Toll Rent, Weragantota Ferry.

N OTICE is hereby given that the Government Agent for the Central Province will receive tenders at the Kandy Kachcheri at 2 P.M. on Tuesday, July 17, 1923, for the purchase of the under-mentioned Toll Rent of the Central Province from October 1, 1923, to September 30, 1924.

The successful tenderer will be required to deposit forthwith one-tenth of the purchase amount in cash, and, should the offer be accepted by His Excellency the Governor, to furnish approved security for one-half of the whole purchase amount, or in cash for one-third of the whole purchase 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 Counsel for examining and giving his 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 Counsel for examining documents and drawing the security bond, and also the expenses of appraising the properties and of registering the security bond and the stamp duty on the bond under 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 the security.

ing the security. The renter shall pay the cost of any special repairs to the boats that shall become necessary on account of his or his servant's negligence. He shall deposit on the day of sale a sum of Rs. 100 as security for the payment of the cost of all such repairs.

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

Description of Rent.

Toll at the Weragantota ferry. The Kachcheri, W.

Kandy, June 6, 1923.

W. L. KINDERSLEY, Government Agent. A 7

	LOCAL BOA	ARD NOTICES.	
Sanitary Board, Kalutara		ment No Name of Owner. Ba c. Ba c. Ba	otal s. c
L of May to carry on the trade or b within the limits of the Sanitary Boar for the year 1923, and his name is put	ousiness of a broker d town of Neboda,	r 152 K. V. Vellanachchy's heirs 0 32 0 16 0 153 Sinnaver Sithiravelappody and 0 16 0 16 0 0 thers	32
section 17 of Ordinance No. 15 of 188 Ordinance No. 25 of 1922 :			
I. L. M. Yusuf, Broker, Ne	eboda.	212 Gnanamuttu Tangamuttu's heirs 0 28 0 16 0 219 S. A. Saminathapillai 0 40 0 16 0) 44) 56
Kalutara, June 12, 1923.	V. E. GRENIER, for Chairman.	227 K. P. Suppiramaniam's heirs 0 36 0 16 0 262 Sinnatamby Vaniah's heirs 0 20 0 8 0 8 0 16 0 264 V. T. Sinnatambjody and others 0 8 0 16 0 268 S. V. Sinnatamby Vanniah and 0 48 0 16	$\begin{array}{ccc} 0 & 28 \\ 0 & 24 \end{array}$
Notice of Sale, Sanitary Board, H NOTICE is hereby given that the land annexed schedule having been seized	ls mentioned in the	e others 269 Sinnappillai, widow of Palage- 0 24 0 8 0 pody	
ment of Kalmunai Sanitary Board assessme quarters' of 1922, will be sold by public au Tribunal Court, Kalmunai, on Thursday, 10 A.M., by the Government Agent, Easter formity with section 1, sub-section (4), of 1873, unless in the meantime the amount the rate, together with the Sawful cost of duly paid. G.	nt taxes for the four action at the Village , July 19, 1923, at rn Province, in con- Ordinance No. 6 of owing in respect of	r A 5 Notary Ponniah 0 14 0 8 0 r 72 Ramasamy Tangamma 0 20 0 16 0 r 81 Saravanapanikkanpodichy'sheirs 0 40 0 16 0 r 120 Ketharam Muttupillai's heirs 0 60 0 16 0 f 148 Velauther Kanapathipillai r 0 32 0 16 0 f 148 Velauther Kanapathipillai	$\begin{array}{cccc} 0 & 36 \\ 0 & 56 \\ 0 & 76 \\ 0 & 46 \\ 0 & 36 \\ 1 & 16 \end{array}$
Schedule referred to Assess- Name of Owner. Ta:	x. Cost. Total.	61 Meerasaibo Packeertamby and 0 16 0 16 0	0 3:
ment No.	. c. Rs. c. Rs. c.	113 Meeralevvai Muhaideenbawa 0 40 0 16 0	0 32
106 Sinnatamby Kandappen and 0 a others	30 0 12 0 42	Kalmunaikudy No. 3. 249 Ahamadupillai Mariamkando 0 16 0 16 0	۱ <u>۹</u> .
Kalmunai No. 2. 162 Kadiramamulla Kannappen and 0	12 0 16 0 28	-	, 0.
others 198. A. Saminathapillai and others 0.3 122K. V. Periatamby02	$30 \dots 0 12 \dots 0 42$ $24 \dots 0 16 \dots 0 40$	126 Muhaideenbawa Sinnakando 0 20 0 16 0) 36
146 Pavalappu Kandappen and 0 d others) 28

ROAD COMMITTEE NOTICES.

Norwood-Campion Branch Road. Amount. **Proprietors or Agents.** Estates. Acreage. Rs. c. (Kotiyagala Bridge.) NOTICE is hereby given that the Governor, with the Kintyre Estates Company (Geo. Steuart & Co.). . Eltofts 290 . . 3 44 advice and consent of the Legislative Council, having Ceylon Land and Produce agreed to grant the under-mentioned sum for the mainte-nance of the above bridge, situated on 8th mile of the Co., Ltd. R. H. Cooper Fetteresso 438 5 19 • • . . • • Lynford 273 3 24 . . Norwood-Campion road, for the year ending September 30, Chas. Strachan & Co. (T. 1923, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have Gidden) Campion and . . Kohinoor 7248 58 assessed the under-mentioned estates to make up the **Ceylon Provincial Estates** private contributions :---Čo., Ltd. Loinorn 239 2 83 Imperial Ceylon Tea Es-Total acreage, 4,832-Rate per acre, :01185. tates, Ltd. .. St. Vigeans 185 2 20 (Estimate No. D 537, sanctioned November 15, 1922.) T. Farr & A. van Citters Northcove 265 3 14 . . J. Sheriff .. Dunlow & Aldie 477 5 66 Rs. 57.50 Government moiety · . . Private contributions Rs. 58.07 . . Total 57 29 12th section, 8th mile. Which sums the proprietors, managers, or agents of the Amount. several estates are hereby required to pay into the Colonial Proprietors or Agents. Estates. Acreage. Rs. C. Treasury, Colombo, on or before July 25, 1923. Anglo-American Direct Tea Trading Co., Ltd. Lynsted Rs. e. N.B.-Private contributions 405 ... 4 80 58 7 Imperial Ceylon Tea Es-Unexpended balance, 1921-22 0 78 tates, Ltd. ... Major-General Sir C. Fr. .. Friedland 1 93 163 .. Amount to be recovered on account 1922-23 57 29 Hadden, K.C.B., and 1,089. Fred. Hadden 12 91 Kotiyagala W. L. KINDERSLEY, ٠. Kandapola Estates Co., Provincial Road Committee's Office, Chairman. 3 37 Ltd. Devonford 284Kandy, June 11, 1923.

i

Branch Road from Norwood to Campion.

(Flood damages.)

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 repairing flood damages on the above road for the year ending September 30, 1923, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the repair of the said road, as follows :-

(Estimate No. D 578, sanctioned November 30, 1922.)

·	1 .	108. 0.
Government moiety		260 0
Private contributions	••	266 50

D.

Ist section, 52.80 lines. Total acreage, 10,796—Rate per acre, 02468c.

The second state of the se			Amou	
Proprietors or Agents.		Acreage.	Rs.	c.
J. M. Robertson & Co.				. • · ·
(Capt. Guy Walker)			1. A. 1.	
	Rey	725	17	90
Bogawantalawa Tea Co.,	in a co			
Ltd. (G. H. Sparkes)	Kirkoswald	877	21	65
A. C. T. Meyer G. Steuart & Co	Tientsin	385		50
G. Steuart & Co.	Morar	497	12	27
Messrs. Carson & Co	Singarawatta	143		53
Robgill Company	Robgill	433	10	69
Colombo Commerical Co.,				
Ltd K. Rollo	Bogawantala	wa 615	15	18
K. Rollo	Chapelton	. 685	16	91
Messrs. Skreene & Co D. E. Kelly	Theresia	340	8	39
D. E. Kelly	Killarney	355	. 8	76
BOGAWANTAIAWA Tea Coll		<i>,</i>		
Ltd. (G. H. Sparkes)	Bridwell	. 473	. 11	68
		. 436	10	76.
Anglo-American Direct	· · ·		•	
Tea Trading Co., Ltd.	Lynsted	. 405	- 10	0
Imperial Ceylon Tea Es-				
tates, Ltd.	Friedland	. 163	4	3
Major-General Sir C. Fr.		and the second		
Hadden, K.C.B., and				1
Fred. Hadden	Kotiyagala	1,089	- 26	88 :
Kandapola Estates Co.,				
Ltd.	Devonford .	. 284	. 7	0
Kintyre Estates Co. (Geo.	·	••	•	
Steuart & Co.)	Eltofts .	290	. 7	16
Cevion Land and Produce				
Co. Ř. H. Cooper	Fetteresso .	. 438	10	81
R. H. Cooper	Lynford .	. 273	6	74
Galaha Company	Campion an	d		-
	Kohinoor .	. 724	17	87
Ceylon Provincial Estates			•	-
Co., Ltd.	Loinorn .	. 239	. 5	90
Imperial Ceylon Tea Es-)	
Galaha Company Ceylon Provincial Estates Co., Ltd. Imperial Ceylon Tea Es- tates, Ltd.	St. Vigeans .	. 185	4	57
tates, Ltd. D. E. Kelly Galaba Company	Northcove .	. 265	Ĝ	54
Galaha Company	Dunlow an	d		(
* * ,	Aldie	. 477	n	78
× • • •		-	<u></u>	
		Total	266	50 ·

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before July 25, 1923.

Amount to be recovered on account	Rs. c.
1922-23	
W. L. KINI Provincial Road Committee's Office. Kandy, June 11, 1923.	ersley, Chairman.

Branch Road from Norwood to Campion.

(Flood Damages.)

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 repairing flood damages on the above road for the year ending September 30, 1923, the Provincial Road Committee, acting under the provisions of "The Branch Roa is Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the repair of the said road, as follows :-

1283

(Estimate No. 151, sanctioned March 10, 1923.)

·		. · · ·	•••	1 2 A	Rs. c.
	nment moie e contributi		н. 1. ж. т.	••	1,000 0 1,025 0

1st to 4th section, 118.21 lines.

Total acreage, 14,210-Moiety of cost, Rs. 38 17-Sectional rate, '00268c.-Total rate, '00268c.

	Proprietors or Agents.	Êstates.	А	creage.	Amor Rs.	int. C.
-	The Eastern Produce Co.,	•	~		15	*
	Ltd.	Norwood	÷	882	2	36
	George Steuart & Co	Portree		275	. 0	74
	Bog a wantalawa Tea Co.,	•	2	****		
	Ltd. (G. H. Sparkes)	Elbédde	• •	747	2	0
ł	The Rosehaugh Tea &				3 ¹⁹	
l		Lawrence	• •	562	1	51 .
		Venture	••	422	ľ	13
l	Carson & Co	Kew	•••	526	1	41
		1. State 1.				

1st to 6th section, 214.66 lines.

Total acreage, 10,796–	—Moiety of	f cost	, Rs. 266	46—
Sectional rate, •02	468c.—Tot	al ra	te, •02736	c.
J. M. Robertson & Co. (Capt. Guy Walker)			725	10. 63

|--|--|--|

Ist to 7th section, 245 43 lines

Total acreage, 10,0	071 — Mojety of co	st Rg 132.34
Nactional rate		A (0 40
• Sectional rate,	·01324cTotal r	ate, '04060c;
Bogawantalawa Tea (Do.,	
Ltd. (G. H. Sparkes) Kirkoswald .	. 877 . 35 58
A. C. T. Meyer	Tientsin	. 385 . 15 61
G. Steuart & Co.	Morar .	. 497 20 15
Messrs. Carson & Co.	Singarawatta	143 5 80
Robgill Company	Robgill .	. 433 17 56

1st to 10th section, 334.60 lines.

Total acreage, 7,736-Moiety of cost, Rs. 146-84-

Sectional rate, '01898c .- Total rate, '05958c.

Colombo Commercial Co., . Bogawantalawa 615 Ltd. 36 61

1st to 12th section, 387 40 lines.

Total acreage, 7,121-Moiety of cost, Rs. 126.59 Sectional rate, '01777c.-Total rate, '07735c.

K. Rollo		Chapelton 685	52 94
Messrs. Skreene	& Co.	Theresia 340	26 28

1st to 15th section, 476.76 lines.

Total aereage, 6,096-Moiety of cost, Rs. 188.26-Sectional rate. 03088c.-Total rate .108230

nectional rate, va	10000 TOTAL LATS	, 1004 30.	5 A. 1
	Killarney	355	38 39
Bogawantalawa Tea Co.,		, e a ser e se	
Ltd. (G. H. Sparkes)	Bridwall	473	51 15
Do	Bogawana	436	47 15
Anglo-American Direct		يەر ئىر ^ى د ¹	
Tea Trading Co., Ltd.		405	43 79
Imperial Coylon Tea Es-			
tates, Ltd	Friedland	163	17 62
Major-General Sir C. Fr.		. Produces	
Hadden, K.C.B., and		анан санан сан Санан санан сан	
Fred. Hadden	Kotiyagala . 1	,089 1	17 97
Kandanola Estates Co.	an shari ƙwallo		O.S. O.
Ltd.	Devonford	284	30 71

C 9

0 1 I

Total acreage, 2,891– Sectional rate, •04						· · · ·
	· · · · ·				Amou	nt.
Proprietors or Agents.	Estates.	Â	creag	e.`	Rs.	G.
Kintyre Estates Co. (Geo.	· · ·					
Steuart & Co.)	Eltofts	••	290	•••	. 44	3
Cevion Land and Produce					•	
Čo	Fetteresso	ι.	438	4.	66	50
R. H. Cooper	Lynford		273	4.	41	45
Galaha Company	Campion a	nd				
- •	Kohinoor	•••	724	••	109	91
Ceylon Provincial Estates			•			
Co., Ltd.	Loinorn		239		36	29
Imperial Ceylon Tea Es.			-			
tates, Ltd.	St. Vigeans	••	185			9
D. E. Kelly	Northcove		265	••	40	23
D. E. Kelly Galaha Company	Dunlow a	nd				
	Aldie		477		72	41

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colomko, on cr before July 25, 1923.

			.r.s. c.
Amount to 1922–23	be recovered	on accoun	t 1,025 0
			·
		W. L.	KINDERSLEY,

Provincial Road Committee's Office, Chairman. Kandy, June 11, 1923.

Branch Road from Norwood to Campion.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1923, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the repair of the said road, as follows :-

(Estimate No. D 178, sanctioned November 11, 1922.)

	Rs. c.
Government moiety	5,286 75
Private contributions	5,339 62
) lines.
Total acreage, 14,210—Moiety of Sectional rate, ·03733c.—To	
Proprietors or Agents. Estate	
The Eastern Produce Co.,	Rs. c.
Ltd Norwood	L 882 32 95
George Steuart & Co Portree	

1st to 3rd section, 94.21 lines.

Total acreage, 13,053-Moiety of cost, Rs. 416.16-Sectional rate, 03188a.-Total rate, 06921c. Bogawantalawa Tea Co., Ltd. (G. H. Sparkes).. Elbedde 747 .. 51 73 The Rosehaugh Tea & Rubber Co. ... Lawrence 562 ... 38 93 ÷ • lst to 4th section, 118.21 lines. Total acreage, 11,744-Moiety of cost, Rs. 241.36-Sectional rate, ·02055c.-Total rate, ·08976c. The Rosehaugh Tea & 422 ... Rubber Co. Venture 37 91 • •

Carson & Co. .. Kew 526 ... 47 24 • • 1st to 6th section, 214.66 lines. Total acreage, 10,796-Moiety of cost, Rs. 969.16-

Sectional rate, .08977c.-Total rate, .17953c. J. M. Robertson & Co. (Capt. Guy Walker) .. St. John Del

Rey · 725 ... 130 19 ••

	h section, 245.43 lines	
Total acreage, 10,0 Sectional rate,	71—Moiety of cost, R ·03065c.—Total rate,	s. 309 · 33 ·21018c.
		Amount,
	. Estates. Acr	eage. Rs. e.
Bogawantalawa Tea (Ltd. (G. H. Sparkes	lo.,) Kirkoswald 8	77 184 36
A. C. T. Meyer	Tientsin 3	85 80 95
G. Steuart & Co.	Morar 4	97 104 49
A. C. T. Meyer G. Steuart & Co. Messrs. Carson & Co.	Singarawatta 1	43 30 9
Robgill Company	Robgill 4	33 91 4
1st'io 10	th section, 334.60 lines	s. •
Total acreage, 7.7	6-Moiety of cost, Rs 11583cTotal rate,	. 896.07
Colombo Commercial		
Ltd.	Bogawantalawa 6	15 200 53
1st to 121	h section, 387.40 line	s.
Total acreage, 7,12 Sectional rate,	21—Moiety of cost, Rs •07449c — Total rate,	. 530·51 ·40050c.
K. Rollo Messrs. Skreene & Co.	Theresia 3	40 136 20
	th section, 435.58 line	
Total acreage, 6,0	96—Moiety of cost, Rs •07941c.—Total rate,	. 484 13 —-
D. E. Kelly	Killarney 3	
) Bridwell 4	73 227 3
Do. Anglo-American Dir	Bogawana 4 ect	
, -	Lynsted 4 th section, 476.76 line	*
Total acreage, 4,4	27-Moiety of cost, Rs •09348cTotal rate,	s. 413·85
Imperial Ceylon Tea	4	
tates, Ltd.	. Friedland 1	63 93 49
Major-General Sir C.		
Hadden, K.C.B., a		
Fred. Hadden	Kotiyagala 1,0	89 . 624 45
Kandapola Estates (lo.,	0.4 1.69 07
Ltd.	Devonford 2	84 1nz 87
lst to 16t Total acreage, 2,8	h section, 529·56 lines 91—Moiety of cost, Rs	s. 5. 530 · 51—
Sectional rate,	·18350c.—Total rate,	75689c.
Kintyre Estates Co. (G	eo.	
Steuart & Co.)	Eltofts 2	90 . 219 53
Ceylon Land and Prod		00 001 ~ #
Co		38 331 55
Total acreage, 2,	th section, 530 · 54 line 63—Moiet y cf cost, R	s. 10.85
Sectional rate,	·00501c.—Total rate,	•76190c.
R. H. Cooper Galaha Company	Lynford 2 Campion and	73 208 3
Ceylon Provincial Este	Kohinoor 7	24 551 65
Co., Ltd.		39 182 12
Imperial Ceylon Tea tates, Ltd.		85 140 98
D. E. Kelly		65 201 93
Galaha Company	Dunlow and Aldie 4	77 363 47
	Tota	1 5,332 44
Which commendate	••••••••	
Which sums the pr several estates are her Treasury, Colombo, or	oprietors, managers, o reby required to pay in a or before July 25, 19	to the Colonial

Rs. c. -Private contributions N.B.-5,339 62 Unexpended balance, 1921-22... 7 18 Amount to be recovered on account 1922 - 235,332 44 ••

W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman. Kandy, June 11, 1923.

Pupuressa Branch Road. (Flood damages.)

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 repairing flood damages on the above road for the year ending September 30, 1923, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896" have assessed the proportion due by each estate in the district interested in the said road, as follows :---

interested in the said road, as follows :	-
(Estimate No. D 115, sanctioned February 2, 1923.)	ŀ
Government moiety Rs. 1,500.00 Private contributions Rs. 1,537.50	
Private contributions Rs. 1,537-50 lst to 3rd section 3 miles.	
Total acreage, 10,5661 Moiety of cost, Rs. 260.75	a
Sectional rate, ·02467c.—Total rate, ·02467c.	0
Amount.	tl
Proprietors or Agents. Estates. Acreage. Rs. c.	of
P. L. M. Mayappa Chetty Godamadittiya-	th
watta 50 1 24	1
watta 50 1 24 M. Carpen Chetty Angamone 150 3 71 A A J C Vanamudi	1
The state of the appendix of the state of th	
yanselage Punchi BandaMelbourne 80 198	
	1
H. J. G. Marley . Ascot . 150 . 3 71 S. R. M. P. L. P. Pala	•
niappa Chetty (K.	
R. A. R. Arunasalem Chetty) Mount Havana 190 4 69	
Chetty) Mount Havana 190 4 69 D. S. de Simon Zion Hill 59 1 46	
A. R. L. S. V. N. Supra-	E
manian Chetty and	P
A. R. L. S. V. N.	1
Sevugan Chettyar Grovehill 77 1 91 Central Province Tea	
Estate Co. (H. J. G.	M
Marley) Castlemilk 437 10 79	
lst to 7th section, 7 miles.	
Total acreage, 9,3731-Moiety of cost, Rs. 1201.00-	H
Sectional rate, 12812c.—Total rate, 15279c.	1
S. R. M. P. L. P. Pala- niappa Chetty (K.	. .
R. A. R. Arunasalem	
Chetty) Wariyagoda 70 10 70	
W. J. Charsley Pussatenna 300 45 84	S.
W: D. Ranasingha Antanidena 75 11 46	
T. N. Christie (A.Stott) Moolgama 382½ 58 45 Kaluhamy Arachchi Pannanwalaya-	
watta 40 6 12	D
W. J. Soysa Kalawelgolla 24 3 67	Ã
Do Barakarayadeniya 24 3 67	
Do. Kalugamuwa 24 3 67 Do. Sammimalley 44 6 73	
	Ce
S. J. Fernando Maligamalle 64 9 79 Do Sydney Hill 150 22 93	
lst to 10th section, 10 miles.	
Total acreage, 8,176-Moiety of cost Rs. 75.75-	
Sectional rate, '00926c.—Total rate, '16205c.	
Ceylon Proprietary Es- tates Co. (H. M.	
Picken) Beaumont Group 823 133 37	
Anglo-Ceylon and	S.
General Estates Co.,	
Limited (J. G. For- syth) Stellenberg 589 95 45	
syth) Stellenberg 589 95 45 J. Northmore (J. G.	
Forsyth) Whyddon 314 50 89	
H. Rogers, Sons & Co.	
C. B. Loudoun Shand) Delta 1,782 288 78	
Shand) Delta 1,782 288 78 Rajawella Produce	W
Company (A. P.	W
Sandbach) Le Vallon Group 2,396 388 28	T.
Mrs. David Smith (G.	Kε
C. Colling) New Forest 429 69 53 Mrs. H. A. Brereton Yarrow Group 478 77 47	w
Lipton, Limited (G.	**
L. H. Doudney) Pooprassie Group 1,365 221 21	
	0
Total 1,537 50	S.

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before July 25, 1923. Rs. c.

Amount to be recovered on account 1922-23 ... 1,537 50

W. L. KINDERSLEY,

. . .

Provincial Road Committee's Office, Chairman. Kandy, June 11, 1923. . .

Pupuressa Branch Road.

 $\langle \cdot \rangle$

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above road for the year ending September 30, 1923, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows :---

(Estimate No. D 132, sanctioned November 23, 1922.)
Government moiety Rs. 4,370.00 Private contributions Rs. 4,413.70
lst section, 1 mile.
Total acreage, 10,5661-Moiety of cost, Rs. 440.70 Sectional rate, 04170cTotal rate, 04170c.
Amount.
Proprietors or Agents. Estates. Acreage. Rs. c. P. L. M. Mayappa Chetty Godamadittiya
M. Carpen Chetty Angamone 150 6 28 A. A. J. G. Yapamudi- yapasalaga Punchi-
yansenage1 unomBanda.H. J. G. Marley.Ascot.150.628
lst to 3rd section, 3 miles.
Total acreage, 10,136 ¹ / ₂ —Moiety of cost, Rs. 881·40— Sectional rate, ·08692c.—Total rate, ·12862c.
S. R. M. P. L. P. Pala- niappa Chetty (K. R. A. R. Arunasalem
Chetty) Mount Havana 190 24 46 D. S. de Simon Zion Hill 59 7 61 A. R. L. S. V. N. Supra- manian Chetty and
A. R. L. S. V. N. Sevugan Chettyar Grovehill 77 9 92 Central Province Tea
Estate Co. (H. J. G. Marley) Castlemilk 437 56 24
lst to 5th section, 5 miles.
Total acreage, 9,373 ¹ / ₂ Moiety of cost, Rs. 881.40 Sectional rate, .09403cTotal rate, .22265c.
S. R. M. P. L. P. Pala niappa Chetty (K. R. A. R. Arunasalem
Chetty) Wariyagoda 70 15 62
lst to 7th section, 7 miles.
Total acreage, 9,303 ¹ / ₂ —Moiety of cost, Rs. 881·40— Sectional rate, ·09473c.—Total rate, ·31738c.
W. J. Charsley Pussatenna 300 95 24
W. D. Ranasingha Antanidena 75 23 83 T. N. Christie (A. Stott) Moolgama 3821 .121 43
Kaluhamy Arachchi Pannanwalaya- watta 40 12 66
W. J. Soysa Kalawelgolla 24 7 64
Do Kalugamuwa 24 7 64
Do. Samminalley 44 13 92 S. J. Fernando Maligamalle 64 20 34
Do Sydney Hill 150 47 64

	· · · · · · · · · · · · · · · · · · ·
lst to 9th section, 9 miles. Total acreage, 8,176—Moiety of cost, Rs. 881.40—	Which sums the proprietors, managers, or sgents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before July 25, 1923.
Sectional rate, •10780c, -Total rate, •42518c. Amount.	Rs. c.
Proprietors or Agents. Estates. Acreage. Rs. c.	N.B.—Private contributions 1,679 12
Ceylon Proprietary	Unexpended balance on September 30, 1922 76 34
Estates Co. (H. M.	Amount to be recovered on account 1922-23 1,602 78
Picken) Beaumont Group 823 349 95	·
lst to 10th section, 10 miles.	W. L. KINDERSLEY,
Total acreage, 7,353—Moiety of cost, Rs. 440.70— Sectional rate, .05993c.—Total rate, .48511c.	Provincial Road Committee's Office, Chairman. Kandy, June 11, 1923.
Anglo-Ceylon and General Estates Co., Limited (J. G. For-	Madulkele-Kabaragalla Branch Road.
syth) Stellenberg 589 285 76	(Between Madulkele and Kabaragalla.)
J. Northmore (J. G. Forsyth) Whyddon 314 152 35	NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council
H. Rogers, Sons & Co.	having agreed to grant the under-mentioned sum for
(C. B. Loudoun Shand) Delta1,782 864 50	the maintenance of the above road for the year ending September 30, 1923, the Provincial Road Committee, acting
Rajawella Produce	under the provisions of "The Branch Roads Ordinance,
Čompany (A. P.	1896," have assessed the proportion due by each estate
Sandbach) Le Vallon Group 2,396 1,162 35 Mrs. David Smith (G.	in the district interested in the said road as follows : (Estimate No. D 100, sanctioned on December 6, 1922.)
C. Colling) New Forest 429 208 14	
Mrs. H. A. Brereton Yarrow Group	Government molety Rs. 1,486.75 Private contributions Rs. 1,501.62
L. H. Doudney) Pooprassie Group 1,365 662 21	lst section, 1 mile.
Total 4,407 0	Total acreage, 6,448—Moiety of cost, Rs. 460.64— Sectional rate, 07143c.—Total rate, 07143c.
Which sums the proprietors, managers, or agents of the	Amount.
several estates are hereby required to pay into the Colonial	Proprietors or Agents. Estates. Acreage. Rs. c.
Treasury, Colombo, on or before July 25, 1923. Rs. c.	Anglo Ceylon and General Estates Co.,
N.B.—Private contributions 4,413 70	Ltd. (E. H. Hitch-
Unexpended balance, 1921–22 6 70	cock) Ellerton 72 5 17 Do. Nillomally 1,005 71 81
Amount to be recovered on account 1922-234,407 0	H. A. Clarke, C. J. Scott,
	and C. W. Wood Kallebokka 668 47 74
W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman.	lst and 2nd sections, 2 miles.
Kandy, June 11, 1923.	Total acreage, 4,703—Moiety of cost, Rs. 460·64— Sectional rate, 09794c.—Total rate, 16937c.
	Skrine & Co. (H. Ford). Galheria 607102 83
High Forest-Bramley Branch Road.	lst to 4th section, $3\frac{1}{4}$ miles.
NOTICE is hereby given that the Governor, with the advice and consent of the Levislative Council	Total acreage, 4,096—Moiety of cost, Rs. 575.82—
\perp N advice and consent of the Levislative Council, having agreed to grant the under-mentioned sum for the	Sectional rate, 14055c.—Total rate, 30992c.
maintenance of the above road for the year ending Sep-	Thomas Barlow and
tember 30, 1923, the Provincial Road Committee, acting	Brother (J. Greig) Bræ and Dell, Hatanwalla
under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in	Marnagala 1,723534 2
the district interested, as follows :	H. A. Clarke Deyanilla 449 139 18 Gordon Frazer & Co. Relugas 368 114 7
(Estimate No. D 148, sanctioned on November 23, 1922.)	H. A. Clarke and H. W.
Government Moiety Re. 1,662 50	Kennedy Cabaragalla 386 119 65 The Earl of Glasgow
Private contributions Rs. 1,679.12	(G. W. Hunter Blair) Poengalla, Hoolan-
1st to 4th section, 1.92 mile.	kanda, and Kiri- galpotakanda1,170362 63
Total acreage, 3,054-Moiety of cost, Rs. 1,602 .78-	· · · · · · · · · · · · · · · · · · ·
Sectional rate, •52481c.—Total rate, •52481c.	Total 1,497 10
Amount. Proprietors or Agénts. Estates: Acreage. Rs. c.	ه
Bois Bros. Agents (R	Rs. c
R. Jaques) Kurunduoya 683 358 45 J. M. Robertson & Co.	N. B.—Private contributions 1,501 62 Unexpended balance on September 30, 1922 4 52
(G. R. Pippet) Rillamulla 230 120 71 Carson & Co. (T. H. Wil-	Amount to be recovered on account 1922-23 . 1,497 10
liams) Bramley 297 155 87 Boustead Bros. (T. H.	Which sums the proprietors, managers, or agents of the
Williams) Lauriston 235 123 33	several estates are hereby required to pay into the Colonial
Whittall & Co. (W. Pol- son)	Treasury, Colombo, on or before July 25, 1923.
	W. L. KINDERSLEY,
Total 1,602 78	Provincial Road Committee's Office, Chairman.
	Kandy, June 11, 1923.

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1287

Haputale-Dambatenne Branch Road.	Amount,
NOTICE is hereby given that the Governor, with the	Proprietors or Agents. Estates. Acreage. Rs. c,
Advice of the Legislative Council, having agreed to	Lanka Tea Plantation Co. Thotulagala 556 113 32
grant a moiety for the cost of setting back the road at 13	Ceylon Tea Plantation Co. Pitaratmalie 1,605 327 11
milepost on the Haputale-Dambatenne road, the Provincial Road Committee, Province of Uva, acting under the	Liptons, Limited .: Dambatenne 1,411 287 57
provisions of "The Branch Roads Ordinance, 1896," have	3,572
assessed the proportion due by each estate in the district	······································
interested in the maintenance of the said road, as follows :	The proprietors, managers, or agents of the several estates
HAPUTALE-DAMBATENNE ROAD-DANGEROUS CORNEE,	are hereby required to pay to the Chairman, Provincial
1 ² / ₄ milepost.	Road Committee, Badulla, the above sums on or before
Government molety Rs. 700	July 25, 1923,
Private contribution Rs. 728	R. A. G. FESTING, Provincial Road Committee Office, Chairman.
Total acreage, 3,572 acres-Rate per acre, 20.38c.	Badulla, June 1, 1923.
RADE MAR	KS NOTICES.
9.00 M CO.	
TN compliance with the provisions of "The Trade Marks	TN compliance with the provisions of "The Trade Marks
L Ordinance, 1888, and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark	L Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a trade
is advertised :	Mark is advertised :
(1) Trade Mark No. 2,807.	(1) Trade Mark No. 2,879.
(1) Trade Mark No. 2,807. (2) Date of Receipt : January 16, 1623 .	(2) Date of Receipt : May 11, 1923.
(3) Applicant (Proprietor) of the Trade Mark):	(3) Applicant (Proprietor of the Trade Mark) : VEN
MARCONI'S WIRELESS TELEGRAPH COMPANY,	ESTA, LIMITED (a Company incorporated under the laws
LIMITED (a Company incorporated under the laws of	of the United Kingdom of Great Britain and Ireland),
England), Marconi House, Strand, London, W. C., 2, England; Manufacturers of Wireless Apparatus.	1, Great Tower street, London, E. C., 3, Englands, Manufacturers.
(4) Address for service in the Island : The Ceylon Daily	(4) Address for service in the Island : Julius & Creasy,
News, 18, Queen street, Fort, Colombo.	Bristol buildings, York street, Fort, Colombo.
(5) Class : Eight.	(5) Class : Fifty.
(6) Goods: Broadcasting receivers for reception of	(6) Goods: Plywood, veneer, sawn timber, and/or cork
wireless messages. (7) Mark :	reinforced with sheet metal comented to one or both surfaces, the wood always predominating.
(*)	(7) Mark :
	PLYMAX
MARCONIPHONE.	
	Registrar-General's Office, L. W. C. SCHRADER,
Registrar-General's Office, L. W. C. SCHRADER,	Colombo, June 13, 1923. Registrar-General.
Colombo, May 23, 1923. Registrar-General.	
Set.	TN compliance with the provisions of "The Trade Marks
	L Ordinance, 1888," and the "Trade Marks Rules, 1906."
*. B. 4 -	the following application for registration of a Trade Mark is
TN compliance with the provisions of "The Trade Marks	advertised :
L Ordinance, 1888," and the "Trade Marks Rules, 1906,"	(1) Trade Mark No. 2,899.
the following application for registration of a Trade Mark is	-6466
	(2) Date of Receipt : May 24, 1923.
advertised :	 (2) Date of Receipt : May 24, 1923. (3) Applicant (Proprietor of the Trade Mark): A. WAN- DER, LIMITED (a Company incorporated under the laws
advertised :	 (2) Date of Receipt : May 24, 1923. (3) Applicant (Proprietor of the Trade Mark): A. WAN- DER, LIMITED (a Company incorporated under the laws of Great Britain), 45, Cowcross street, London, E. C.,
advertised : (1) Trade Mark No. 2,857. (2) Date of Receipt : March 23, 1923.	 (2) Date of Receipt : May 24, 1923. (3) Applicant (Proprietor of the Trade Mark): A. WAN- DER, LIMITED (a Company incorporated under the laws of Great Britain), 45, Cowcross street, London, E. C., England; Manufacturing Chemists.
advertised : (1) Trade Mark No. 2,857. (2) Date of Receipt : March 3, 1923. (3) Applicant (Proprietor of the Trade Mark): MINT	 (2) Date of Receipt : May 24, 1923. (3) Applicant (Proprietor of the Trade Mark): A. WANDER, LIMITED (a Company incorporated under the laws of Great Britain), 45, Cowcross street, London, E. C., England; Manufacturing Chemists. (4) Address for service in the Island : Julius & Creasy.
advertised : (1) Trade Mark No. 2,857. (2) Date of Receipt :: March 3, 1923. (3) Applicant (Proprietor of the Trade Mark): MINT PRODUCTS COMPANY INC. (a Corporation of the State of New York, United States of America), Port Chester,	 (2) Date of Receipt : May 24, 1923. (3) Applicant (Proprietor of the TradezMark): A. WAN- DER, LIMITED (a Company incorporated under the laws of Great Britain), 45, Cowcross street, London, E. C., England ; Manufacturing Chemists. (4) Address for service in the Island : Julius & Creasy, Bristol buildings, York street, Fort, Colombo.
advertised :	 (2) Date of Receipt : May 24, 1923. (3) Applicant (Proprietor of the Trade Mark): A. WANDER, LIMITED (a Company incorporated under the laws of Great Britain), 45, Cowcross street, London, E. C., England; Manufacturing Chemists. (4) Address for service in the Island : Julius & Creasy, Bristol buildings, York street, Fort, Colombo. (5) Class : Three. (6) Goods : Chemical substances prepared for use in
advertised : (1) Trade Mark No. 2,857. (2) Date of Receipt :: March 33, 1923. (3) Applicant (Proprietor of the Trade Mark): MINT PRODUCTS COMPANY INC. (a Corporation of the State of New York, United States of America), Port Chester, County of Westchester, State of New York, United States of America ; Manufacturers.	 (2) Date of Receipt : May 24, 1923. (3) Applicant (Proprietor of the Trade Mark): A. WANDER, LIMITED (a Company incorporated under the laws of Great Britain), 45, Cowcross street, London, E. C., England ; Manufacturing Chemists. (4) Address for service in the Island : Julius & Creasy, Bristol buildings, York street, Fort, Colombo. (5) Class : Three. (6) Goods : Chemical substances prepared for use in medicine and pharmacy.
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advertised :	 (2) Date of Receipt : May 24, 1923. (3) Applicant (Proprietor of the Trade Mark): A. WANDER, LIMITED (a Company incorporated under the laws of Great Britain), 45, Cowcross street, London, E. C., England ; Manufacturing Chemists. (4) Address for service and the Island : Julius & Creasy, Bristol buildings, York street, Fort, Colombo. (5) Class : Three. (6) Goods : Chemical substances prepared for use in medicine and pharmacy. (7) Mark :
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Registrar-General's Office, Colombo, June 13, 1923.

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L. W. C. SCHRADER, Registrar-General.

Registrar-General's Office, Colombo, June 13, 1923.

L. W. C. SCHRADER, Registrar-General.

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

ARRACK RENT SALE CONDITIONS, 1923-24.

Conditions approved by His Excellency the Governor under Section 18 of "The Excise Ordinance, No. 8 of 1912," under which the Arrack Rents, other than those of the Northern Province, the Province of Uva, the Central Province, the Western Province, and the Province of Sabaragamuwa for the period October 1, 1923, to September 30, 1924, will be sold.

The conditions under which the exclusive privilege of selling arrack by retail within — for the term of twelve months from October 1, 1923, to September 30, 1924, inclusive, is sold are, in addition to the general conditions applicable to all excise licenses published in the *Government Gazette* No. 7,330 of May 25, 1923, as follows :-

1. The Board appointed by His Excellency the Governor shall have power to accept or reject any bid or tender, and any bidder or tenderer whose bid or tender shall be accepted shall forthwith be declared by the Board to be the grantee of the privilege, and shall conform to and perform all the conditions under which the privilege is sold.

2. The grantee shall, immediately on his being declared the grantee, sign the memorandum hereunder written, and shall forthwith pay to the Government Treasury the value of one month's rent in cash, which amount shall be forfeited in whole or in part, at the discretion of the Government Agent, upon breach by the grantee of any of the conditions; and such forfeiture shall be in addition to any other penalty prescribed by the conditions for such breach.

3. The grantee shall execute, within ten days of his being declared the grantee, an agreement with or without sureties, at the discretion of the Government Agent, for the due performance of the conditions of sale. Provided, however, that where the grantee proposes to give land belonging to other persons as security for the bond mentioned in condition 4 hereof, the owners of such land shall sign the agreement referred to in this present condition as sureties in addition to the grantee.

4. The grantee shall also, within forty days of his purchase, mortgage with the Government Agent unencumbered landed property which, in the opinion of the Government Agent, is of the value of six months' rent, or shall deposit and pledge with the Government Agent cash to the amount of four months' rent, entering at the same time into a bond, with or without sureties, at the discretion of the Government Agent, for the due performance of the conditions. The grantee shall at the same time execute in the form sanctioned by law a power of attorney to confess judgment in any action which may be instituted against him on the said bond.

5. If security be given in cash, the amount deposited on the day of sale shall be allowed to count as part of the four months' rent which the grantee has to deposit as security. If, however, security be given in land, the cash deposit shall be retained as security additional to the landed property mortgaged with the Government Agent, and shall be hypothecated with it.

7. (a) The grantee shall have no claim to a remission if the Government Agent or his Assistant shall find it necessary to order the taverns upon any road to be closed for a limited period during the march of troops, or upon the plea of losses arising from any cause whatever.

(b) On days of polling the Government Agent or his Assistant shall order the closure of all taverns in the area in which polls are held and the grantee shall have no claim to a remission on this account.

8. No payment of any sum due by the grantee to the Crown shall be considered as duly made unless the grantee shall produce a Kachcheri receipt therefor; and no money which, for his own convenience, the grantee may think fit to leave in the Shroff's hands shall be considered as money paid under this contract.

9. Licenses to sell arrack by retail at taverns in the localities specified in the list hereto annexed marked A shall be issued to the grantee on his application, provided that the sites be approved by the Government Agent. The grantee shall also be allowed to establish storehouses at the under-mentioned places, but such storehouses shall be used exclusively for the purpose of supplying taverns within the limits of the grantee's exclusive privilege of selling arrack by retail, and the grantee shall not be at liberty to issue for that purpose arrack in quantities of less than three gallons at a time at any such storehouse.

10. If in the opinion of Government the average wholesale selling price of arrack in the Island exceeds Rs. 350 per leaguer of arrack at approximately 25 degrees under proof, Government will permit renters to import arrack on warrant in such quantities and on such conditions as Government may in each case consider necessary.

11. All arrack exposed or kept for sale in the taverns shall be of a strength not less than 35 degrees under proof, according to Sykes's hydrometer test, no allowance being made for the degree of obscuration introduced into the arrack by the addition of flavouring or colouring materials; and all arrack kept or exposed for sale in taverns and storehouses, shall be open at all times to inspection and test by Excise Officers.

12. The grantee shall be bound to receive any arrack, not exceeding thirty-five gallons, which may be found in the estate of any deceased person, or which may be confiscated by a Magistrate or Excise Officer, or which may belong to any wholesale or retail dealer whose license shall be withdrawn, and to pay to the Government Agent the value of the same at the rate of twenty per cent. below the minimum retail price thereof.

المراجع أواكرين والمنابعة المناجع المتحاج والمحاج والمحاج والمتعادي أسكتون الأراجع والملاق

13. Should the grantee fail to perform any of the conditions of sale, the Government Agent shall be at liberty to forfeit the amount paid by the grantee under clause 2 hereof, or any portion thereof, and also either-

- (a) To re-sell the said privilege, or so much of the term thereof as may be unexpired; in which case the grantee shall be liable to the Crown for any loss that may arise from such re-sale, and shall not be entitled to any profit that may arise therefrom; such re-sale shall in no way release the grantee from payment to the Crown of any instalment which may have fallen due under these conditions. The said privilege may be re-sold in such way as His Excellency the Governor may direct; or
- (b) To resume possession of the said privilege, or so much of the term thereof as may be unexpired, and the same to have again, collect, receive, retain, and enjoy as of his former estate, and the said grantee, his executors and administrators, and all others thenceforth utterly to expel, put out, and remove, and thereupon to vacate and determine the sale, or to cancel or suspend any and all licenses granted to the renter as to the said Government Agent shall seem meet. Resumption of possession under this clause shall not deprive the Crown of the right to recover any instalment of the purchase money which may have become due under the conditions, nor of the right to re-sell at the risk of the grantee under clause (a) of this condition.

14. It shall be lawful for the Government Agent, after any re-sale of the said privilege at the risk of the grantee under the foregoing condition, to withdraw all the licenses issued by him in respect of any storehouses under Condition 9, and the grantee shall, within forty-eight hours after the notice of such withdrawal has been personally served on him, or affixed to the storehouse or storehouses so licensed as aforesaid, deliver up to the Government Agent at the Kachcheri every such license to be cancelled, and shall forthwith cease to sell or issue arrack at any such storehouses.

15. In the event of the grantee failing to pay his instalments after they shall have become due, or being otherwise in default, the Government Agent shall be at liberty to credit the grantee with the amount deposited by him as security for such privilege, without waiting for a judgment or process of the Court condemning the renter in such sum.

16. The grantee and his sureties shall on their signing the conditions of sale elect, and under their hands signify, a place at which all notices and processes whatever, preparatory to or connected with legal proceedings at any stage thereof against them in respect of any sum of money due on account of the said rent, shall be left. And all such notices or processes as aforesaid left at the place so elected shall be considered as good and effectual to all intents and purposes as if the same were served personally.

17. The grantee, before entering upon the said privilege, shall pay (a) the charges of the Crown Proctor for examining the title deeds of properties tendered by the grantee as securities and for drawing and, if necessary, attesting the security bond, (b) the fees for any opinions of Counsel which the Crown Proctor may consider desirable to obtain in connection with such deeds or security bond, (c) the expenses of appraising the properties; and in default thereof the Government Agent shall be at liberty to appropriate the amount of such charges, fees, and expenses out of any payment on account of the said privilege. The grantee shall also, at his own expense, furnish with each deed so tendered by him an abstract of title and a certificate of encumbrances in respect thereof, and shall promptly supply any information that the Crown Proctor may require in connection therewith. Should any such deed have been at any time previously examined by the Crown Proctor in respect of any arrack rent, the grantee shall, when tendering the deed, furnish full particulars and dates of such previous examination.

18. The Government Agent is not bound to find sites for taverns in the event of the grantee not being able to procure sites from private parties or otherwise.

19. The grantee shall have no power to interfere in any way, directly or indirectly, with the sale of arrack at the Military Canteens, which are altogether excluded from the privilege aforesaid.

20. The right of Government to manufacture and sell or to issue licenses for the manufacture or sale of methylated spirits, as also the right to grant licenses for the manufacture, sale, and use of spirits distilled in the Island for chemical and other purposes, but not for drinking purposes, is hereby expressly reserved from the privilege sold under these conditions.

21. The Government Agent shall exercise his right, as he may think proper, of issuing licenses to any person to sell foreign liquor by the glass or the bottle.

22. The grantee shall have no concern or interest, direct or indirect, with the sale of fermented toddy, or with the purchase of any privilege for the sale of toddy within the area of his rent.

23. The grantee and the servants employed by him in taverns and storehouses are prohibited from having any pecuniary dealings with Excise Officers. The grantee will be responsible for the acts of his servants.
24. The grantee shall not without permission previously obtained from the Government Agent sell or otherwise

24. The grantee shall not without permission previously obtained from the Government Agent sell or otherwise dispose of within the limits of the grantee's exclusive privilege of selling arrack by retail, in any one month, arrack exceeding by more than twenty-five per cent. the average monthly consumption for the preceding twelve months within the said limits.

25. The grantee shall, within ten days from the date on which the privilege commences to run, or within such extended time as the Government Agent may grant, apply to the Government Agent and obtain a license or licenses for the sale by retail of arrack at each of the taverns within the area covered by the privilege.

26. No barrel, cask, keg, vat, or other large receptacle shall be used to store, keep, or transport arrack, unless it shall bear clearly marked on it its correct capacity in terms of gallons.

27. The grantee (a) shall not sell any arrack whether by the dram or by the "bottle" or gallon at a lower price than at the rate of Rs. 9.60 per gallon at 26 degrees under proof; (b) shall not sell arrack in any one particular tavern at a cheaper rate by "bottle" or gallon than the rate by the dram at which he sells arrack in that tavern.

MEMORANDUM.

At the sale by ——— held this day of the privilege hereinbefore described, ——— of ——, —— of ——, the highest ———, was (were) declared the grantee of the said privilege in consideration of the payment of Rupees ——— as a fee therefor; and the said grantee, having paid to the Government Treasury, on behalf of the Crown, a sum of Rupees ——— by way of deposit under clause 2 of these conditions, hereby agree to complete the purchase according to the above conditions; and the Treasurer hereby acknowledges the receipt of the said deposit.

Witnesses :		Grantees :		The Council Chamber,
	 			Colombo, 192
	4 1 E		·	Treasurer.

I (We), _____, the undersigned, do hereby signify that for the purposes specified in Condition 16, I (we) have elected the under-mentioned place, viz., _____.

Witnesses :

Grantees:

Office of the Excise Commissioner, Colombo, May 25, 1923.

T. W. ROBERTS, Excise Commissioner

Arrack Rents Sale Conditions, 1923–24.

THE following conditions on which the Arrack Rents for the period from October 1, 1923, to September 30, 1924, in the Western Province, the Central Province, and the Province of Sabaragamuwa, will be sold, have been approved by His Excellency the Governor under section 18 of the Excise Ordinance, No. 8 of 1912, and are hereby published for general information :---

Arrack Rent Sale Conditions applicable to arrack taverns in the Western Province, the Central Province, and the Province of Sabaragamuwa. The rent of each arrack tavern will be sold separately as is now done in the case of toddy taverns.

The conditions on which the exclusive privilege of selling arrack by retail during the period from October 1, 1923, to September 30, 1924, is sold are, in addition to the general conditions applicable to all Excise licenses, published in the *Government Gazette* No. 7,330 of May 25, 1923, as follows :---

1. The Government Agent shall have power, in his discretion, to refuse to accept any bid or tender, subject to which power the highest bidder or tenderer shall be the grantee of the privilege, and shall conform to and perform all the conditions under which the privilege is sold.

2. The privilege extends only to the sale of toddy arrack of the prescribed strength.

3. The privilege will, subject to Condition 1 above, be sold to the person who offers the highest price (exclusive of duty and cost price) for every gallon of arrack removed from the warehouses for sale in the tavern.

Separate prices should be quoted as rent (a) for arrack in bulk, (b) for arrack in sealed bottles.

4. Arrack shall be purchased only from the warehouse established by Government at Kalutara for the Western Province, and the Province of Sabaragamuwa, and at Kandy for the Central Province.

5. The duty and cost price to be paid per gallon at 32 u.p. at the warehouse are given below :----

					Duty.	C	lost Price.
•••• , •••					Rs. c.		Rs. c.
Toddy arrack	••	••	• •	••	4 50	• •	2 50

6. (a) The grantee shall, immediately on being declared the grantee, sign these conditions and pay to the Government Agent a sum equivalent to one month's rent of the privilege as a security deposit, which amount shall be liable to forfeiture, in whole or in part, at the discretion of the Government Agent for breach of any of the conditions; and such forfeiture shall be in addition to any other penalty prescribed by the conditions for such breach. The grantee shall hypothecate the said security deposit by a bond in form 112 within 14 days of the sale of the privilege above prescribed.

Note.—The rent will be calculated on the basis of the average consumption for one month during the period October, 1922, to March, 1923.

(b) The grantee shall at the same time execute, if so required by the Government Agent, in the form sanctioned by law, a power of attorney to confess judgment in any action which may be instituted against him for the recovery of any moneys due in respect of this privilege.

(c) The grantee shall, on signing the conditions of sale, elect, and under his hand signify, a post office to which all notices and processes whatever in connection with the above said privilege shall be addressed under registered post; and all such notices or processes as aforesaid so addressed to the post office so elected and posted in due course shall be considered as good an effectual to all intents and purposes as if the same were served personally.

7. The grantee shall in addition to the duty and cost price referred to in condition 5 above pay to Government the rent due on each consignment of arrack removed before the arrack is issued from the warehouse.

8. All sums on account of duty, cost price, and rent shall be paid into a Kachcheri and a receipt obtained therefor. On this receipt being delivered to the officer in charge of the warehouse he will deliver the quantity of arrack for which the duty, cost price, and rent have been paid.

9. The quantities purchased at any one time from the warehouse shall not be less than 10 gallons.

10. (a) The grantee shall have no claim to a remission if the Government Agent or his Assistant shall find it necessary to order the taverns upon any road to be closed for a limited period during the march of troops, or upon the plea of losses arising from any cause whatever.

(b) On days of polling the Government Agent or his Assistant shall order the closure of all taverns in the area in which polls are held, and the grantee shall have no claim to a remission on this account.

11. No payment of any sum due by the grantee to the Crown shall be considered as duly made unless the grantee shall produce a Kachcheri receipt therefor; and no money which, for his own convenience, the grantee may think fit to leave in the Shroff's hands shall be considered as money paid under this contract.

○ 12. The grantee shall be bound to accept such arrack as is available at the warehouse. He shall also be bound to keep such minimum quantity of arrack, as the Government Agent may prescribe.

The grantee shall be bound to draw such proportion of the arrack issued in sealed bottles as the Commissioner of Excise or Assistant Commissioner of Excise may require, and shall pay a further sum of Rs. 2 10 as the extra cost per gallon of such arrack in white sealed bottles and Re. 1 60 as the extra cost per gallon of such arrack in black sealed bottles.

The grantee shall keep such sealed bottles always prominently in view of customers at the bar of each tavern.

13. All arrack exposed or kept for sale shall be of a strength not weaker than 35 u.p. according to Sykes' hydrometer test. No water and no colouring or flavouring or other matter shall be added thereto.

All arack kept or exposed for sale in taverns shall at all times be opened to inspection and test by Excise Officers. 14. Should the grantee fail to perform any of the conditions of sale, the Government Agent shall be at liberty to order the amount paid by the grantee under clause 6 hereof, or any portion thereof, to be forfeited, and shall have power after 15 days' notice to the grantee of his intention to do so, without further process of law, to re-sell the privilege at the risk and loss of the grantee. The notice referred to may be given in such manner as the Government Agent may direct.

15. The Government Agent is not bound to find sites for taverns in the event of the grantee not being able to procure sites from private parties or otherwise. 16. The grantee shall have no power to interfere in any way, directly or indirectly, with the calc of arreals at the

16. The grantee shall have no power to interfere in any way, directly or indirectly, with the sale of arrack at the Military Canteens, which are altogether excluded from the privilege aforesaid.

17. The right of Government to manufacture and sell or to issue licenses for the manufacture or sale of methylated spirits, as also the right to grant licenses for the manufacture, sale, and use of spirits distilled in the Island for chemical and other purposes, but not for drinking purposes, is hereby expressly reserved from the privilege sold under these conditions.

18. The Government Agent shall exercise his right, as he may think proper, of issuing licenses to any person to sell foreign liquor by the glass or the bottle.

19. The grantee shall have no concern or interest, direct or indirect, with the sale of fermented toddy, or with the purchase of any privilege for the sale of toddy within the area of his rent.

The grantee and the servants employed by him are prohibited from having any pecuniary dealings with Excise 20. The grantee will be responsible for the acts of his servants. Officers.

The grantee shall within 10 days from the date on which the privilege commences to run, or within such extended time as the Government Agent may grant, apply to the Government Agent and obtain a license for the sale by retail of arrack in respect of the privilege purchased by him. 21

22. No barrel, cask, keg, vat, or other large receptacle shall be used to store, keep, or transport arrack, unless it shall bear clearly marked on it its correct capacity in terms of gallons.
23. The grantee (a) shall not sell any arrack whether by the dram or by the "bottle" or gallon at a lower price

than at the rate of Rs. 9 60 per gallon at 32 u.p.; and (b) shall not sell arrack in any one particular tavern at a cheaper rate by "bottle" or gallon than the rate by the dram at which he sells arrack in that tavern. Nor shall the grantee sell any arrack at a higher rate than at the rate of Rs. 13 92 per gallon at 32 u.p., provided that the Government Agent may for special reasons and on the application of the grantee permit the sale of arrack at a rate higher than Rs. 13.92 per gallon at 32 u.p. as the Government Agent may determine.

24. The grantee may sell arrack in sealed bottles at rates not above the following :-

Eight-dram, white bottles, at the rate of Rs. 2.60 each.

Six-dram, white bottles, at the rate of Rs. 2.00 each.

Six-dram, black bottles, at the rate of Re. 1.95 each Four-dram, pints, at the rate of Re. 1.35 each.

25. It shall be an offence for any grantee, or his employees, to serve short measure, and his license shall be liable to summary cancellation on such offences with forfeiture of all sums paid by him. Each grantee shall be liable to punishment under section 50 of Excise Ordinance, No. 8 of 1912, for any such offence wilfully committed by any of his employees.

26. All sales by bulk shall be made, if the Excise Commissioner so directs, through special measuring taps of a pattern to be approved by him.

MEMORANDUM.

- held this day of the privilege hereinbefore described, of -At the sale by est — , was (were) declared the grantee of the said privilege in consideration of the payment of Rupees - as a fee therefor ; and the said grantee, having paid to the Government Agent, on behalf of the Crown, a sum of - by way of deposit under clause 6 of these conditions, hereby agree to complete the purchase according the highest Rupees to the above conditions; and the Government Agent hereby acknowledges the receipt of the said deposit.

- Grantees : The Kachcheri Witnesses : Kandy, · - 192 Government Agent.

- the undersigned, do hereby signify that for the purposes specified in Condition 6 (c), I (we) have I (We). elected the under-mentioned place, viz. Witnesses :

Grantees :

Office of the Excise Commissioner, Colombo, May 25, 1923.

T. W. ROBERTS, Acting Excise Commissioner.

1291

Arrack Rent Sale Conditions, 1923-24.

THE following conditions on which the Arrack Rents for the period from October 1, 1923, to September 30, 1924, in L the Jaffna District of the Northern Province, will be sold, have been approved by His Excellency the Governor under section 18 of "The Excellency No. 8 of 1912," and are hereby published for general information :-

Arrack Rent Sale Conditions applicable to arrack taverns in the Jaffna District, at all of which "off" sales are prohibited.

The rent of each arrack tavern will be sold separately as is now done in the case of toddy taverns.

The conditions on which the exclusive privilege of selling arrack by retail during the period from October 1, 1923, to September 30, 1924, is sold are, in addition to the general conditions applicable to all Excise licenses, published in the Government Gazette No. 7,330 of May 25, 1923, as follows

1. The Government Agent shall have power, in his discretion, to refuse to accept any bid or tender, subject to which power the highest bidder or tenderer shall be the grantee of the privilege, and shall conform to and perform-sall the conditions under which the privilege is sold.

The privilege extends only to the sale of toddy arrack and molasses arrack of the prescribed strength,

3. The privilege will, subject to condition 1 above, be sold to the person who offers the highest price (exclusive of duty and cost price) for every gallon of arrack (whether toddy arrack or molasses arrack) removed from the warehouses for sale in the tavern.

Separate prices should be quoted as rent (a) for arrack in bulk, (b) for arrack in sealed bottles.

Arrack shall be purchased only from the warehouse established by Government at Jaffna. The duty and cost price to be paid per gallon at 32 u.p. at the warehouses are given below :--5

		الم مع ملك المراجع من المراجع المراجع مراجع المراجع ال	Duty. Cost Price.	
Toddy arrack	••••	• • • • • • • • •	Rs. c. Rs. c. . 4 50 3 50	đ.
Molasses arrack	•••	•••		

6. (a) The grantee shall, immedately on being declared the grantee, sign these conditions and pay to the Government Agent a sum equivalent to one month's rent of the privilege as a security deposit, which amount shall be liable to forfeiture, in whole or in part, at the discretion of the Government Agent, for breach of any of the conditions ; and such forfeiture shall be in addition to any other penalty prescribed by the conditions for such breach. The grantee shall hypothecate the said security deposit by a bond in form 112 within 14 days of the sale of the privilege above prescribed.

Note. - The rent will be calculated on the basis of the average consumption for one month during the period October, 1922, to March, 1923.

(b) The grantee shall at the same time execute, if so required by the Government Agent, in the form sanctioned by law, a power of attorney to confess judgment in any action which may be instituted against him for the recovery of any moneys due in respect of this privilege.

(c) The grantee shall, on signing the conditions of sale, elect, and under his hand signify a post office to which all notices and processes whatever in connection with the above said privilege shall be addressed under registered post; and all such notices or processes as aforesaid so addressed to the post office so elected and posted in due course shall be considered as good and effectual to all intents and purposes as if the same were served personally.

The grantee shall, in addition to the duty and cost price referred to in Condition 5 above, pay to Government the rent due on each consignment of arrack removed before the arrack is issued from the warehouse.

8. All sums on account of duty, cost price, and rent shall be paid into a Kachcheri and a receipt obtained therefor. On this receipt being delivered to the officer in charge of the warehouse he will deliver the quantity of arrack for which the duty, cost price, and rent have been paid.

The quantities purchased at any one time shall not fall below the following minima :--

Molasses Arrack. Toddy Arrack. From the warehouse at-Gallons. Gallons. Jaffna 10 10

10. (a) The grantee shall, have no claim to a remission if the Government Agent or his Assistant shall find it necessary to order the taverns upon any road to be closed for a limited period during the march of troops, or upon the plea of losses arising from any cause whatever.

(b) On days of polling the Government Agent or his Assistant shall order the closure of all taverns in the area in which polls are held, and the grantee shall have no claim to a remission on this account.

11. No payment of any sum due by the grantee to the Crown shall be considered as duly made unless the grantee shall produce a Kachcheri receipt therefor; and no money which, for his own convenience, the grantee may think fit to leave in the Shroff's hands shall be considered as money paid under this contract.

The grantee shall be bound to accept such arrack as is available at the warehouse, whether molasses or toddy 12. arrack. He shall also be bound to keep such minimum quantity of each kind, if available at the warehouse, as the Government Agent may prescribe.

No molasses arrack will be supplied if Government has toddy arrack available.

The grantee shall be bound to draw such proportion of the arrack issued in sealed bottles as the Commissioner of Excise or Assistant Commissioner of Excise may require, and shall pay a further sum of Rs. 2.10 as the extra cost per gallon of such arrack in white sealed bottles and Re. 1 60 as the extra cost per gallon of such arrack in black sealed bottles. The grantee shall keep such sealed bottles always prominently in view of customers at the bar of each tavern.

13. All arrack exposed or kept for sale shall be of a strength not weaker than 35 u.p. according to Sykes's hydro-No water and no colouring or flavouring or other matter shall be added thereto, nor shall toddy arrack be meter test. mixed with molasses arrack.

All arrack kept or exposed for sale in taverns shall at all times be opened to inspection and test by Excise Officers. 14. Should the grantee fail to perform any of the conditions of sale, the Government Agent shall be at liberty to order the amount paid by the grantee under clause 6 hereof, or any portion thereof, to be forfeited, and shall have power after 15 days' notice to the grantee of his intention to do so, without further process of law to re-sell the privilege at the risk and loss of the grantee. The notice referred to may be given in such manner as the Government Agent may direct.

15. The Government Agent is not bound to find sites for taverns in the event of the grantee not being able to procure sites from private parties or otherwise. 16.

The grantee shall have no power to interfere in any way, directly or indirectly, with the sale of arrack at the Military Canteens, which are altogether excluded from the privilege aforesaid.

The right of Government to manufacture and sell or to issue licenses for the manufacture or sale of methylated 17. spirits, as also the right to grant licenses for the manufacture, sale, and use of spirits distilled in the Island for chemical and other purposes, but not for drinking purposes, is hereby expressly reserved from the privileges sold under these Conditions.

18. The Government Agent shall exercise his right, as he may think proper, of issuing licenses to any person to sell foreign liquor by the glass or the bottle.

19. The grantee shall have no concern or interest, direct or indirect, with the sale of fermented toddy, or with the purchase of any privilege for the sale of toddy within the area of his rent.

20. The grantee and the servants employed by him are prohibited from having any pecuniary dealings with Excise officers. The grantee will be responsible for the acts of his servants.

The grantee shall, within 10 days from the date on which the privilege commences to run, or within such 21. extended time as the Government Agent may grant, apply to the Government Agent and obtain a license for the sale by retail of arrack in respect of the privilege purchased by him.

22. No barrel, cask, keg, vat, or other large receptacle shall be used to store, keep, or transport arrack, unless it shall be clearly marked on it its correct capacity in terms of gallons.
23. The grantee shall not sell any arrack at a lower price that at the rate of Rs. 9.60 per gallon at 32 u.p. Nor

shall the grantee sell any arrack at a higher price than at the rate of Rs. 12 per gallon at 32 u.p., provided that the Government Agent may for special reasons and on the application of the grantee permit the sale of arrack at a rate higher than Rs. 12 per gallon at 32 u.p., as the Government Agent may determine. 24. Each kind of spirit shall be kept in separate vessels and mu

Each kind of spirit shall be kept in separate vessels and must be separately accounted for, each in a separate tavern register prescribed for this purpose.

25. No arrack shall be sold in any tavern in the Jaffna District under this exclusive privilege for the purpose of removal from such tavern, and no arrack sold at such tavern shall be removed from it, except under cover of a special permit granted by the Government Agent.

26. No arrack shall, in the case of any arrack tavern in respect of which " off " sales are prohibited, be stored or kept for sale except in casks or receptacles capable of containing at least three gallons each. 27. It shall be an offence for any grantee, or his employees, to serve short measure, and his license shall be liable to

summary cancellation on such offence with forfeiture of all sums paid by him. Each grantee shall be liable to punishment under section 50 of Ordinance No. 8 of 1912 for any such offence wilfully committed by any of his employees.

The grantee may sell arrack in white sealed bottles at Rs. 2.50 per gallon more than the rates quoted in clause 23 28. hereof, and arrack in black sealed bottles at Rs. 2 per gallon more than the rates quoted in clause 23 hereof.

29. All sales by bulk shall be made, if the Excise Commissioner so directs, through special measuring taps of a pattern to be approved by him. ι. r.

Memorandum.

At the sale by held this day of the privilege hereinbefore described — of — of , — of , the highest — was (were) declared the grantee of the said privilege in consideration of the payment of Rupees — as a fee therefor ; and the said grantee, having paid to the Government Agent, on behalf of the Crown, a sum of Rupees — by way of deposit under Clause 6 of these Conditions, hereby agree to complete the purchase a sum of Rupees The above Conditions; and the Government Agent hereby acknowledges the receipt of the said deposit. Grantees: Witnesses: ້ 'ງ ''

Jaffna, -, 192-

- Government Agent.

I (We), , the undersigned, do hereby signify that for the purposes specified in Condition 6 (c), I (we) have elected the under-mentioned place, viz. :--. . Witnesses :

<u>er na u</u>deel Office of the Excise Commissioner, Colombo, May 25, 1923.

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Grantees:

T. W. ROBERTS, Acting Excise Commissioner.

Arrack Rent Sale Conditions, 1923-24.

THE following conditions on which the arrack rents for the period from October 1, 1923, to September 30, 1924, in the Mannar and Mullaittivu Districts of Northern Province, will be sold, have been approved by His Excellency the Governor under section 18 of "The Excise Ordinance No. 8 of 1912," and are hereby published for general information :---

Arrack Rent Sale Conditions applicable to arrack taverns in the Mannar and Mullaittivu Districts. The rent of each arrack tavern will be sold separately as is now done in the case of toddy taverns.

The conditions on which the exclusive privilege of selling arrack by retail during the period from October 1, 1923, to September 30, 1924, is sold are, in addition to the general conditions applicable to all Excise licenses published in the Government Gazette No. 7,330 of May 25, 1923, as follows :-

The Government Agent shall have power, in his discretion, to refuse to accept any bid or tender, subject to which power the highest bidder or tenderer shall be the grantee of the privilege and shall conform to and perform all the conditions under which the privilege is sold.

The privilege extends only to the sale of toddy arrack and molasses arrack of the prescribed strength.

3. The privilege will, subject to condition 1 above, be sold to the person who offers the highest price (exclusive of duty and cost price) for every gallon of arrack (whether toddy arrack or molasses arrack) removed from the warehouses for sale in the tavern. Separate prices should be quoted as rent (a) for arrack in bulk, (b) for arrack in sealed bottles.

Arrack shall be purchased only from the warehouses established by Government at the following places :-(2) Mannar (1) Mankulam.

The duty and cost price to be paid per gallon at 32 u.p. at the warehouses are given below :---5

•		r	T. T. T.	9				TE 11 AF 14 AF 14 AF	• •
							Duty.	Cost Price	.:
·			· · ·,	anna an t-stàiteach	· · · · · ·	, te the	Rs. c.	Rs. c.	• *
	Toddy arrack	• • •					4 50	3 50	
	Molasses arrack	••		••	•••	••	4 50	20	•

6. (a) The grantee shall, immediately on being declared the grantee, sign these conditions and pay to the Government Agent a sum equivalent to one month's rent of the privilege as a security deposit which amount shall be liable to forfeiture in whole or in part, at the discretion of the privilege as a socialty deposit which allocate shall be in addition to any other penalty prescribed by the conditions for such breach. The grantee shall hypothecate the said security deposit by a bond in form 112 within 14 days of the sale of the privilege above prescribed.

Note.-The rent will be calculated on the basis of the average consuption for one month during the period October, 1922, 10 March, 1923.

(b) The grantee shall at the same time execute, if so required by the Government Agent, in the form sanctioned by law, a power of attorney to confess judgment in any action which may be instituted against him for the recovery of any moneys due in respect of this privilege.

(c) The grantee shall, on signing the conditions of sale, elect, and under his hand signify a post office to which all notices and processes whatever in connection with the above said privilege shall be addressed under registered post; and all such notices or processes as aforesaid so addressed to the post office so elected and posted in due course shall be considered as good and effectual to all intents and purposes as if the same were served personally.

7. The grantee shall, in addition to the duty and cost price referred to in condition 5 above, pay to Government the rent due on each consignment of arrack removed before the arrack is issued from the warehouse.

8. All sums on account of duty, cost price, and rent shall be paid into a Kachcheri and a receipt obtained therefor. On this receipt being delivered to the offices in charge of the warehouse he will deliver the quantity of arrack for which the duty, cost price, and rent have been paid.

9. The quantities purchased at any one time shall not fall below the following minima :---

Molasses Arrack Toddy Arrack. Gallons. Gallons.

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From the warehouse at Mankulam, Mannar

10. (a) The grantee shall have no claim to a remission if the Government Agent or his Assistant shall find it necessary to order the taverns upon any road to be closed for a limited period during the march of troops or upon the plea of losses arising from any cause whatever. (b) On day of polling the Government Agent or his Assistant shall order the closure of all taverns in the area in which

polls are held, and the grantee shall have no claim to a remission on this account.

11. No payment of any sum due by the grantee to the Crown shall be considered as duly made unless the grantee shall produce a Kachcheri receipt therefor; and no money which, for his own convenience, the grantee may think fit to leave in the Shroff's hands shall be considered as money paid under this contract. 12. The grantee shall be bound to accept such arrack as is available at the warehouse whether molasses or toddy

arrack. He shall also be bound to keep such minimum quantity of each kind, if available at the warehouse, as the Government Agent may prescribe.

No molasses arrack will be supplied if Government has toddy arrack available.

The grantee shall be bound to draw such proportion of the arrack issued in sealed bottles as the Commissioner of Excise or Assistant Commissioner of Excise may require, and shall pay a further sum of Rs. 2.10 as the extra cost pergallon of such arrack in white sealed bottles and Re. 1 60 as the extra cost per gallon of such arrack in black sealed bottles. The grantee shall keep such sealed bottles always prominently in view of customers at the bar of each tavern.

All arrack exposed or kept for sale shall be of a strength not weaker than 35 u.p. according to Sykes's hydro-13. meter test. No water and no colouring or flavouring or other matter shall be added thereto nor shall toddy arrack be mixed with molasses arrack.

All arrack kept or exposed for sale in taverns shall at all times be open to inspection and test by Excise Officers.

14. Should the grantee fail to perform any of the conditions of sale, the Government Agent shall be at liberty to order the amount paid by the grantee under clause 6 hereof or any portion thereof to be forfeited, and shall have power after 15 days' notice to the grantee of his intention to do so, without further process of law to re-sell the privilege at the risk and loss of the grantee. The notice referred to may be given in such manner as the Government Agent may direct. 15. The Government Agent is not bound to find sites for taverns in the event of the grantee not being able to

procure sites from private parties or otherwise. 16. The grantee shall have no power to interfere in any way, directly or indirectly, with the sale of arrack at the Military Cantcens, which are altogether excluded from the privilege aforesaid.

The right of Government to manufacture and sell or to issue licenses for the manufacture or sale of methyated 17. spirits, as also the right to grant licenses for the manufacture, sale, and use of spirits distilled in the Island for chemical and other purposes, but not for drinking purposes, is hereby expressly reserved from the privilege sold under these Conditions. 6-5-

The Government Agent shall exercise his right, as he may think proper, of issuing licenses to any person to 18. sell foreign liquor by the glass or the bottle.

19. The grantee shall have no concern or interest, direct or indirect, with the sale of fermented toddy, or with the purchase of any privilege for the sale of toddy within the area of the rent.

The grantee and the servants employed by him are prohibited from having any pecuniary dealings with Excise 20. The grantee will be responsible for the acts of his servants. officers.

21. The grantee shall, within 10 days from the date on which the privilege commences to run, or within such extended time as the Government Agent may grant, apply to the Government Agent and obtain a license for the sale by retail of arrack in respect of the privilege purchased by him.

22. No barrel, cask, keg, vat, or other large receptacle shall be used to store, keep, or transport arrack unless it shall bear clearly marked on it its correct capacity in terms of gallons.

23. The grantee (a) shall not sell any arrack whether by the dram or by the "bottle" or gallon at a lower price than at the rate of Rs. 9 60 per gallon at 32 u.p.; and (b) shall not sell arrack in any one particular tavern at a cheaper rate by "bottle" or gallon than the rate by the dram at which he sells arrack in that tavern. Nor shall the grantee sell any arrack at a higher price than at the rate of Rs. 12 per gallon at 32 u.p., provided that the Government Agent may for special reasons and on the application of the grantee permit the sale of arrack, at a rate higher than Rs. 12 per gallon at at 32 u.p. as the Government Agent may determine.

24. Each kind of spirit shall be kept in separate vessels and must be separately accounted for, each in a separate tavern register prescribed for this purpose.

25. It shall be an offence for any grantee, or his employees, to serve short measure and his license shall be liable to summary cancellation on such offence with forfeiture of all sums paid by him. Each grantee shall be liable to punishment under section 50 of Ordinance No. 8 of 1912 for any such offence wilfully committed by any of his employees. 26. The grantee may sell arrack in white sealed bottles at Rs. 2.50 per gallon more than the rates quoted in clause

23 hereof; and arrack in black sealed bottles at Rs. 2 per gallon more than the rates quoted in clause 23 hereof.

27. All sales by bulk shall be made, if the Excise Commissioner so directs, through special measuring taps of a pattern to be approved by him.

MEMORANDUM.

At the sale by -- held this day of the privilege hereinbefore described, -– of · of -, the highest ------ was (were) declared the grantee of the said privilege in consideration of the payment of Rupees - as the fee therefor ; and the said grantee, having paid to the Government Agent, on behalf of the Crown, a sum of Rupees ------ by way of deposit under Clause 6 of these Conditions, hereby agree to complete the purchase according to the above Conditions; and the Government Agent hereby acknowledges the receipt of the said deposit.

Witnesses :

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Grantees :

The Kachcheri. Jaffna, -, 192 Government Agent.

I (We), --, the undersigned, do hereby signify that for the purposes specified in Condition 6 (c), I (We) have elected the under-mentioned place, viz. -

Witnesses :

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-. (* . . Grantees ::

Office of the Excise Commissioner, Colombo, May 25, 1923.

T. W. ROBERTS, Acting Excise Commissioner.

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Arrack Rent Sale Conditions, 1923-24.

THE following conditions on which the Arrack Rents for the period from October 1, 1923, to September 30, 1924, in L the Province of Uva, will be sold, have been approved by His Excellency the Governor under section 18 of "The Excise Ordinance, No. 8 of 1912," and are hereby published for general information :--

The conditions on which the exclusive privilege of selling arrack by retail during the period from October 1, 1923, to September 30, 1924, is sold are, in addition to the general conditions applicable to all Excise licenses published in the Government Gazette No. 7,330 of May 25, 1923, as follows :---

• 1. The Board or Government Agent shall have power, in their discretion, to refuse to accept any bid or tender, subject to which power the highest bidder or tenderer shall be the grantee of the privilege, and shall conform to and perform all the conditions under which the privilege is sold.

The privilege extends only to the sale of toddy arrack and molasses arrack of the prescribed strength. 2

The privilege will, subject to Condition 1 above, be sold to the person who offers the highest price (exclusive of 3. duty and cost price) for every gallon of arrack (whether toddy arrack or molasses arrack) removed from the warehouse for sale in the taverns.

Separate prices should be quoted as rent (a) for arrack in bulk, (b) for arrack in sealed bottles. 4. Arrack shall be purchased only from the warehouse established at Bandarawela.

5. The duty and cost price to be paid per gallon at 32° u.p. at the warehouse are given below :-

- 1				Duty.	Cost Price.
			•	Rs. c.	Rs. c.
~	Toddy arrack	••	•••	4 50	3 50
	Molasses arrack		••	4 50	20

(a) The grantee shall, immediately on being declared the grantee, sign these conditions and pay to the Government Agent a sum equivalent to one month's rent of the privilege as a security deposit, which amount shall be liable to forfeiture, in whole or in part, at the discretion of the Government Agent for breach of any of the conditions; and such forfeiture shall be in addition to any other penalty prescribed by the conditions for such breach. The grantee shall hypothecate the said security deposit by a bond in form 112 within 14 days of the sale of the privilege above prescribed.

Note.—The rent will be calcutated on the basis of the average consumption for one month during the period October, 1922, to March 1923.

(b) The grantee shall at the same time execute, if so required by the Government Agent, in the form sanctioned by law, a power of attorney to confess judgment in any action which may be instituted against him for the recovery of any moneys due in respect of this privilege.

(c) The grantee shall, on signing the conditions of sale, elect, and under his hand signify, a post office to which all notices and processes whatever in connection with the above said privilege shall be addressed under registered post; and all such notices or processes as aforesaid so addressed to the post office so elected and posted in due course shall be considered as good and effectual to all intents and purposes as if the same were served personally.

7. The grantee shall in addition to the duty and cost price referred to in condition 5 above pay to Government the rent due on each consignment of arrack removed before the arrack is issued from the warehouse.

8. All sums on account of duty, cost price, and rent shall be paid into a Kachcheri and a receipt obtained therefor. On this receipt being delivered to the officer in charge of the warehouse he will deliver the quantity of arrack for which the duty, cost price, and rent have been paid.

9. The quantities purchased at any one time shall not fall below the following minima :----

		Molasses Arrack	. Toddy Arrack.
•• ·		Gallons.	Gallons.
From the warehouse at Bandarawela	••	10	10

10. (a) The grantee shall have no claim to a remission if the Government Agent or his Assistant shall find it necessary to order the taverns upon any road to be closed for a limited period during the march of troops, or upon the plea of losses arising from any cause whatever.

(b) On days of polling the Government Agent or his Assistant shall order the closure of all taverns in the area in which polls are held, and the grantee shall have no claim to a remission on this account.

11. No payment of any sum due by the grantee to the Crown shall be considered as duly made unless the grantee shall produce a Kachcheri receipt therefor ; and no money which, for his own convenience, the grantee may think fit to leave in the Shroff's hands shall be considered as money paid under this contract.

12. The grantee shall be bound to accept such arrack as is available at the warehouse, whether molasses or toddy arrack cr bottled arrack. He shall also be bound to keep such minimum quantity of each kind, if available at the warehouse, as the Government Agent may prescribe.

The grantee shall be bound to draw such proportion of the arrack issued in sealed bottles as the Commissioner of Excise or Assistant Commissioner of Excise may require, and shall pay a further sum of Rs. 2 10 as the extra cost per gallon of such arrack in white sealed bottles and Re. 1 60 as the extra cost per gallon of such arrack in black sealed bottles.

The grantee shall keep such sealed bottles always prominently in view of customers at the bar of each tavern.

Y The renter shall draw half his issues in sealed bottles unless the Excise Commissioner agrees to a lower proportion. X 13. All arrack exposed or kept for sale shall be of a strength not weaker than 35° u.p. according to Sykes's hydrometer test. No water and no colouring, or flavouring or other matter shall be added thereto, nor shall toddy arrack be mixed with molasses arrack.

All arrack kept or exposed for sale in taverns shall at all times be opened to inspection and test by Excise Officers.

14. Should the grantee fail to perform any of the conditions of sale, the Government Agent shall be at liberty to order the amount paid by the grantee under clause 6 hereof, or any portion thereof, to be forfeited and shall have power after 15 days' notice to the grantee of his intention to do so, without further process of law, to re-sell the privilege at the risk and loss of the grantee. The notice referred to may be given in such manner as the Government Agent may direct.

15. The Government Agent is not bound to find sites for taverns in the event of the grantee not being able to procure sites from private parties or otherwise.

16. The grantee shall have no power to interfere in any way, directly or indirectly, with the sale of arrack at the Military Canteens, which are altogether excluded from the privilege aforesaid.

17. The right of Government to manufacture and sell or to issue licenses for the manufacture or sale of methylated spirits, as also the right to grant licenses for the manufacture, sale, and use of spirits distilled in the Island for chemical and other purposes, but not for drinking purposes, is hereby expressly reserved from the privilege sold under these conditions.

18. The Government Agent shall exercise his right, as he may think proper, of issuing licenses to any person to sell foreign liquor by the glass or the bottle.

19. The grantee shall have no concern or interest, direct or indirect, with the sale of fermented toddy, or with the purchase of any privilege for the sale of toddy within the area of his rent.

20. The grantee and the servants employed by him are prohibited from having any pecuniary dealings with Excise Officers. The grantee will be responsible for the acts of his servants.

21. The grantee shall, within 10 days from the date on which the privilege commences to run, or within such extended time as the Government Agent may grant, apply to the Government Agent and obtain a license for the sale by retail of arrack in respect of the privilege purchased by him.

22. No barrel, cask, keg, vat, or other large receptacle shall be used to store, keep, or transport arrack, unless it shall bear clearly marked on its correct capacity in terms of gallons.

23. The grantee (a) shall not sell any arrack whether by the dram or by the "bottle" or gallon at a lower price than at the rate of Rs. 9 60 per gallon at 32° u.p.; and (b) shall not sell arrack in any one particular tavern at a cheaper rate by "bottle" or gallon than the rate by the dram at which he sells arrack in that tavern. Nor shall the grantee sell any molasses arrack at a higher rate than at the rate of Rs. 11 52 per gallon, and any toddy arrack at a higher rate than at the rate of Rs. 12 96 per gallon at 32° u.p., provided that the Government Agent may for special reasons and on the application of the grantee permit the sale of molasses arrack at a rate higher than Rs. 11 52 per gallon and toddy arrack at a rate higher than Rs. 12 96 per gallon, at 32° u.p. as the Government Agent may determine. χ

24. Each kind of spirit shall be kept in separate vessels and must be separately accounted for, each in a separate tavern register prescribed for this purpose.

12 9 6	PART I CEYLON	GOVERNMENT GAZ	ETTE — June	15, 1923
ummary cance inder section 5	llation on such offence with fo 0 of Ordinance No. 8 of 1912	rfeiture of all sums paid by for any such offence wilfull	him. Each gran y committed by	
26. The	grantee may sell arrack in sea	aled bottles at rates not abo	ve the following	
K Ei	ight dram white bottles at the	e rate of Rs. 2.65 each.		
27. All attern to be ap	pproved by him.	if the Excise Commissione MEMORANDUM.	r so directs, thro	ugh special measuring taps of a
At the sa he highest as a fe Supees	e therefor : and the said gran	he grantee of the said priv atee, having paid to the Gov ause 6 of these conditions,	ilege in considera vernment Agent, hereby agree to c	ation of the payment of Rupees on behalf of the Crown, a sum of complete the purchase according
W	/itnesses :	Grante	993 : 	The Kachcheri, Badulla ———————————————————————————————————
	er-mentioned place, viz. ——	hereby signify that for the ——. Grantees :	purposes specified	l in Condition 6 (c), I (We) have
Office of the Ex	Kelse Commissioner, May 25 1023	de e tradectory ordinates.		T. W. ROBERTS, Acting Excise Commissioner.
		ne (1997) - Ole Constantino (n. 1997) 1999 - Galeria Andrea, and an anna an anna 1999 - Charles Anna anna an anna anna anna anna anna	an and trank a re-	
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i da anti da al-	ki dava Diganci ana ya se	a in wither 19.19	และสีระจำ และได้เป็น เหตุโปษณฑร (การ	
NTOTICE is,	bereby given that the Gover	nmentoAgent for the West	ern Province wil	ll, at the Colombo Kachcheri, at
otify), expose Foddy by Retai pecified in the	for sale by auction, subject to il from October 1, 1923, to Sep Schedule B hereto, not more	tember 30, 1924, at Taverns	dule A hereto, t to be established	nment Agent shall, if necessary, he privilege of selling Fermented by the purchasers in the villages village, at a site to be approved
oy the Governn 2. No sa	8	allowed in villages other th	an those in the sa	id Schedule Bexpressly specified.

3. (a) If taverns are to be moved from present sites, a month's notice has to be given by the Government Agent under paragraph 5 of IV. of Excise Notification No. 85 of February 12, 1919. Application should therefore be made by purchasers to the Government Agent for sites without delay.

(b) No rebate will be allowed in respect of any tavens in the event of objections to sites being upheld after inquiry by the Government Agent.

4. The purchasers will be required to pay in stamps the stamp duty under the Stamps Ordinance of 1919 in respect of the Conditions of Sale as well as of the security bond referred to in clause 2 (a) of the Conditions of Sale.

5. The attention of intending purchasers is specially drawn to clause 2 (b) of the Conditions of Sale.

6. Save in exceptional circumstances no trees will be licensed in dry areas.

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

Government Agent's Office, Colombo, June 6, 1923.

J. G. FRASER, Government Agent.

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Schedule A.—TODDY RENT SALE CONDITIONS.

The conditions on which the exclusive privilege of selling fermented toddy by retail within the villages described in Schedule B, from October 1, 1923, to September 30, 1924, is sold are, in addition to the general conditions applicable to all Excise licenses published in the *Government Gazette* No. 7,330 of May 25, 1923, as follows :---

1. The Government Agent shall have power, in his discretion, to refuse to accept any bid or tender, subject to which power the highest bidder or tenderer shall be the grantee of the privilege, and shall conform to and perform all the conditions under which the privilege is sold.

2. (a) The grantee shall, immediately on being declared the grantee, sign these conditions of sale and pay to the Government Agent a sum equivalent to two months' rent of the privilege as a security deposit, which amount shall be liable to forfeiture in whole or in part, at the discretion of the Government Agent, for breach of any of the conditions; and such forfeiture shall be in addition to any other penalty prescribed by the conditions for such breach. The grantee shall hypothecate the said security deposit by a bond in form Excise T 23 within fourteen days of sale of the privilege above prescribed.

(b) If the highest bid or tender under condition 1 exceeds the sum of Rs. 2,000, the grantee shall at the same time execute, if so required by the Government Agent, in the form sanctioned by law, a power of attorney to confess judgment in any action which may be instituted against him for the recovery of any moneys due in respect of this privilege.

(c) The grantee shall, on signing the conditions of sale, elect, and under his hand signify a post office to which all notices and processes whatever in connection with the above said privilege shall be addressed under registered post; and all such notices or processes as aforesaid so addressed to the post office so elected and posted in due course shall be considered as good and effectual to all intents and purposes as if the same were served personally.

3. The grantee shall pay to the Government Agent the purchase money or rent in twelve equal monthly instalments, and also any duty, fee, cost price, or other sum due to the Government from him. The first instalment of the purchase money or rent shall be considered due and payable on September 30, 1923, and the remainder on the last day of each succeeding month. Interest at the rate of 9 per cent. per annum shall be payable on all arrears.

4. No payment of any sum due by the grantee to the Crown shall be considered as duly made unless the grantee shall produce a Kacheheri receipt therefor ; and no money which, for his own convenience, the grantee may think fit to leave in the hands of the Shroff or any other officer of the Kachcheri shall be considered as money paid under this contract.

5. If an instalment or part of the instalment of the purchase money or rent, or any duty, fee, cost price, or other sum due to the Government from the grantee remains unpaid after the same shall have become due and payable, the Government Agent shall have power, after 15 days' notice to the grantee of his intention to do so without further process of law, to cancel the license or licenses issued to the grantee, and to re-sell the privilege at the risk and loss of the grantee. The notice referred to may be given in such manner as the Government Agent may direct.

6. The grantee shall, on receipt of the license to sell, furnish to the Superintendent or Assistant Superintendent of Excise an application on the prescribed form showing the numbers and situations of the trees which he proposes to tap for the supply of fermented toddy for sale at each tayern, and no tree shall be tapped or toddy drawn for this purpose except under cover of a license setting forth the numbers and situations of the trees, the name of the drawer, and the tavern for which the fermented toddy is intended. The Superintendent of Excise or Assistant Superintendent of Excise shall have power, subject to appeal to the Excise Commissioner, to refuse any application to tap trees for any tavern if such application is, in his opinion, open to serious objection. 1 dereler :

7. No tree shall be tapped or toddy drawn therefrom for the supply of fermented toddy for sale at a tavern unless such tree shall first have been marked for this purpose in a manner prescribed by the Excise Commissioner; nor shall toddy be transported to the tavern except under cover of a pass granted by the Superintendent of Excise or the Assistant Superintendent of Excise. Such pass shall set forth the name of the person who transports the toddy and shall be issued

 (a) Any renter wishing to make vinegar from toddy shall first obtain a vinegar license from the Government Agent.
 (b) The holder of a vinegar license shall store such vinegar in premises approved by the Excise Commissioner, and shall keep a true account of all toddy converted into vinegar and of all sales of vinegar in the form prescribed by the Excise Commissioner.

8. The grantee, if he taps the trees and draws the toddy himself, or, if he delegates the work to another person, such person shall, at the time of tapping the trees or drawing the toddy, invariably carry the license on his person, and shall produce it forthwith on the demand of any Excise Officer or village headman.

9. The grantee shall have no concern or interest, direct or indirect, in the sale of arrack, or in the purchase of any privilege for the sale of arrack, within the Revenue District in which he possesses the privilege of selling toddy.

10. Except under the written authority of the Assistant Commissioner of Excise, no toddy, except toddy drawn from trees licensed and marked for a particular tavern, shall be kept, offered for sale, or sold in that tavern.

11. No fermented toddy shall be sold at a lower price than 40 cents per gallon, and in proportion for any smaller quantity.

12. The Government Agent shall not be bound to find a site for any tavern in the event of the grantee not being able to procure a site. No tavern shall be opened at any place except with the approval of the Government Agent.

13. The purchaser shall; within ten days from the date on which the privilege commences to run, or within such extended time as the Government Agent may grant, apply to the Government Agent and obtain a license or licenses for the sale by retail of fermented toddy at the taverns within the area covered by the privilege.

14. (a) The grantee shall have no claim to a remission if the Government Agent or his Assistant shall find it. necessary to order the taverns upon any road to be closed for a limited period during the march of troops, or upon the plea of losses arising from any cause whatever.

(b) On days of polling the Government Agent or his Assistant shall order the closure of all taverns in the area in which polls are held, and the grantee shall have no claim to a remission on this account.

15. (a) No bids will be accepted from any person who is a habitual criminal as defined by Ordinance No. 32 of 1914. (b) The purchaser shall, whenever called upon to do so by the Government Agent, satisfy him that he is not a habitual criminal within the meaning of the said Ordinance. 812 1

16. The taverns within the areas of the exclusive privilege granted under the foregoing conditions shall open and close at the hours specified in Schedule C, and no toddy shall be sold at such tavern between the hour of closing and that of opening. Present in Space · · .

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Schedule B.—LIST	OF	TODDY	TAVERNS,	COLOMBO	DISTRICT.
			1 1 1 A		

	Alutkuru Kor	ale North.	Ňò.		0	Division.	
No.	Locality or Range. Within the village of	Division.	9 10	Within the vill Katunayaka Mukalangamuwa	••	Andiambalam palata do.	
1 2 3 4 5	Bambukuliya Etgala Dalupota Palangature Porutota	Otara East do. Otara West do. do.	11 12 13 14 15 16	Bolawalana Kurana Kamachchoda. Hunupitiya Udayartoppuwa Bitiona		Town of Negombo do. do. do. do. do.	••
6 7 8	Dagonna Demanhandiya	Godakaha palata	17	Settapaduwa Basiyawatta		Talahena palata do. do.	

· · ·		
Alutkuru Korale South.		No. Locality or Range. Division.
No. Locality or Range. Within the village of 19 Bopitiya Hendala 20 Pulluhena do. 21 Uswetakeiyawa do. 22 Timbirigasyaya do. 23 Ragama do. 24 Kandana do. 25* Weligampitiya do. 26 Dandugama Dandugama		34 Bounded on the north by south side of Jampettah street, on the east by Hill street, on the south by north side of Gintupitiya street up to Sea street, Sea street, and Cross road to Seashore street, on the west by Seashore street and Kochchikade streetWard35 Bounded on the north and east by Skinner's road north, on the south by Barber street, Green street, and north side of Jampettah treated by be
,	10	street, on the west by Kochchikade street 36 Bounded on the north by Cemetery street, do.
Hewagam Korale. Within the village of— 27 Puwakpitiya Kosgama 28 Padukka Padukka		36 Bounded on the north by Cemetery street, do. on the east by Kotahena street, on the south by Pickering's road, on the west by eastern side of Santiago street
Colombo Mudaliyar's Division. 29 Bounded on the north by Main street, on the east by 1st Cross street, on the south by Norris road, on the west by Front street	Pettah Ward	37 Bounded on the north by Madampitiya do. road to its junction with Victoria Bridge street, thence by Victoria Bridge street and Kelani river, on the east by Urugodawatta canal, on the south and west by Cemetery road
 30 Bounded on the north by South side of Main street, on the east by 4th Cross street, on the south by Norris road, on the west by 2nd Cross street 	do.	38 Bounded on the north by Madampitiya do. road, on the east by Alutmawata road, on the south by Fisher's quarters, on the west by Fishers' hill and Modera street
31 Bounded on the north by Reclamation road, on the east by St. John's street, on the south by north side of Main street, on the west by 1st Cross street	do.	39 Bounded on the north, east, and west by do. Kelani river, on the south by Madampitiya road and Victoria Bridge street
32 Bounded on the north by Dam street, on the east by St. Sebastian street, on the south by St. Sebastian hill, on the west by Saunders' place and Cramer's lane,	St. Sebastian Ward	Within the village of
33 Bounded on the north by south side of Gintupitiya street, on the east by Hill street and Kuruwe street, on the south by New Moor	St. Paul's Ward	Salpiti Korale.
street to its junction with Dam street and thence by Dam street up to Kayman's gate, on the west by Chekku street		Within the village of 41 Korelawella
* Present site will not be allowed.	A new site sh	ould be selected between 11th and 12th mileposts.

schedule C.-OPENING AND CLOSING HOURS OF TODDY TAVERNS.

District.	Toddy Tavern.	Hour of Opening. A.M.	Hour of Closing. P.M.	District.	Toddy Tavern.	Hour of Opening. A.M.	Hour of Closing. P.M.
Colombo Do	Taverns within Municipal area Taverns within revenue distri		. 7	0	area	. 7	. 7
	area Taverns within the Local Boa		. 7	Moratuwa	Taverns within the Local Board	7	7
riegombo		7.	. 7				

Closing of Toddy Tavern.

NOTICE is hereby given that it is proposed to close the toddy tavern specified in the schedule below from October 1, 1923.

I shall be prepared to receive any written representation up to July 21, 1923, on which date, at the Colombo Kachcheri, between the hours of 1 and 2 P.M., I shall also be prepared to receive any verbal representation that may be made to me regarding the closing of such tavern.

Colombo Kachcheri, June 8, 1923. J. G. FRASER, Government Agent.

SCHEDULE.

Siyare Korale West. No. 30, Ganemulla.

1298