

Centim Government Gazette

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Part I.—General.

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APPOINTMENTS, &c., BY THE GOVERNOR.

No. 313 of 1923.

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

Mr. J. LIGHT to be Office Assistant to the Assistant Government Agent, Kegalla, with effect from August 1, 1923, until further orders.

Mr. A. H. E. MOLAMURE to act as District Judge, Commissioner of Requests, and Police Magistrate, Ratnapura, during the absence of Mr. H. J. V. EKANAYAKE, from August 8 to 13, 1923, inclusive, or until the resumption of duties by that officer.

Mr. M. W. H. DE SILVA to act as a Crown Counsel for the Island, with effect from August 14, 1923, until the return to duties of Mr. R. F. Dias, or until further orders.

Mr. Solomon Fernando to act as Commissioner of Requests and Police Magistrate, Panadure, and as Additional District Judge for the District of Kalutara, during the absence of Mr. M. H. Kantawala, on August 9, 1923, or until the resumption of duties by that officer.

Mr. P. SARAVANAMUTTU to be, in addition to his own duties, Additional District Judge, Negombo, on August 13, 1923.

Mr. B. L. Drieberg to act as Commissioner of Requests and Police Magistrate, Avissawella, on August 8, 1923, during the absence of Mr. E. W. KANNANGARA, or until the resumption of duties by that officer.

Mr. L. W. DE SARAM to act as Additional Police Magistrate, Colombo, Negombo, and Avissawella, and as Additional Commissioner of Requests, Avissawella, during the absence of Mr. V. COOMARASWAMY, on August 11 and 12, 1923, or until the resumption of duties by that officer.

Mr. B. L. DRIEBERG to act as Additional Police Magistrate, Avissawella, on August 16, 1923.

Mr. S. A. MARTIN to be Additional Police Magistrate and Additional Commissioner of Requests, Chilaw, on August 8, 1923.

Mr. C. E. E. Stork to act, in addition to his own duties, as a Deputy Registrar of the Supreme Court, with effect from July 23, 1923, during the absence on leave of Mr. E. W. Gunaratne, or until further orders.

Mr. M. H. RATTON, Assistant Superintendent of Police, Kandy, to be a Justice of the Peace and Unofficial Police Magistrate for the judicial district of Kandy.

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 9, 1923. CECIL CLEMENTI, Colonial Secretary.

No. 314 of 1923.

IN Notification No. 299 which appeared in the Gazette of August 3, 1923, Mr. PIGGFORD'S initials should read "C. G" and not as therein stated.

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 8, 1923. CECIL CLEMENTI, Colonial Secretary

No. 315 of 1923,

IS EXCELLENCY THE GOVERNOR has been pleased to cancel notice No. 229 of 1922, appearing in the Ceylon Government Gazette dated June 30, 1922, as far as it relates to the transfer of Honorary Lieutenant John RICHARD VANDEN DRIESEN FERDINANDS to the Ceylon Cadet Battalion Reserve.

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 3, 1923. CECIL CLEMENTI, Colonial Secretary.

No. 316 of 1923.

IS EXCELLENCY THE GOVERNOR has been pleased to post Honorary Lieutenant John RICHARD VANDEN DRIESEN FERDINANDS of the Ceylon Cadet Battalion Reserve to the Active List of this Corps, with effect from June 19, 1922.

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 3, 1923.

CECIL CLEMENTI, Colonial Secretary.

No. 317 of 1923.

II IS EXCELLENCY THE GOVERNOR has been pleased to make the following promotion and appointments in the Ceylon Cadet Battalion:—

To be Honorary Captain and Assistant Adjutant. Lieutenant John Richard Vanden Driesen Ferdi-

To be Quartermaster.

Lieutenant DISSANAYAKAGE LAWRENCE PERERA.

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 3, 1923.

CECIL CLEMENTI, Colonial Secretary.

No. 318 of 1923.

II IS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of "The Criminal Procedure Code, 1898," as amended by Ordinance No. 37 of 1908, to appoint Mr. S. Daniels provisionally to be an Inquirer for Salpiti korale of Colombo Mudaliyar's division.

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 7, 1923. CECIL CLEMENTI, Colonial Secretary.

No. 319 of 1923.

IS EXCELLENCY THE GOVERNOR has been pleased, in terms of section 4 (1) of Ordinance No. 37 of 1921, to appoint Mr. W. R. JACKS, J.P., U.P.M., to act for Mr. R. A. SENIOR-WHITE for a period of six months as a Member of the Food Products Committee of the Board of Agriculture during the latter's absence on leave from the Island.

By His Excellency's Jamand,

Colonial Secretary's Office, Colombo, August 6, 1923. CECA CLEMENTI, Colonial Secretary.

No. 320 of 1923.

TIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. PARAMANANTHAVALLIAR KASINATHER VELUPPILLAI, of Kalmunai, Batticaloa, to be a Notary Public throughout Karavaku, Nintavur, Chammanturai, Akkarai, and Panakai pattus of Batticaloa District, with residence and office at Kalmunai, and additional offices at Karaitivu, Karunkoddittivu, and Pottuvil, and to practise as such in the Tamil language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 3, 1923. CECIL CLEMENTI, Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

TIS EXCELLENCY THE GOVERNOR has been pleased to appoint BEMINEHENNEDIGE WILMOT RICHARD FERNANDO as Deputy Registrar of Births and Deaths of Kalutara town division, in the Kalutara District of the Western Province, with effect from August 11, 1923, vice T. A. Don Reter, transferred. His office will be at the Civil Hospital, Kalutara.

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 2, 1923. CECIL CLEMENTI, Colonial Secretary.

T is hereby notified that I have appointed EDEPPULI ARACHCHICE DON THEODORE GUNASEKERA provisionally as Registrar of Births and Deaths of Hendala division, and of Marriages (General) of Ragam pattu of Alutkuru korale south division, in the Colombo District of the Western Province, with effect from August 16, 1923, vice Thewarapperuma Arachchige Don Nicholas, resigned. His office will be at Dawatagahawatta and Kahatagahawatta in Kerawalapitiya, and additional office at Madangahawatta in Pulluhena.

Registrar General's Office, Colombo, August 4, 1923. E. T. MILLINGTON, Registrar-General. TT is hereby notified that I have appointed Sattambi-GEDERA PUNCHIRALA provisionally as Registrar of Births and Deaths of Ramboda korale division, and of Marriages (Kandyan and General) of Kotmale (excluding the portion in gravets) division, in the Nuwara Eliya District of the Central Province, with effect from August 20, 1923, vice Registrar, B. M. MENIKRALA, resigned. His office will be at Dahanekgederawatta in Rambodagama.

Registrar-General's Office, Colombo, August 4, 1923. E. T. MILLINGTON, Registrar-General.

T is hereby notified that I have appointed John Alfred Fernando Siriwardena, Registrar of Marriages (Kandyan and General) of Matale South division, in the Matale District of the Central Province, with effect from August 16, 1923, vice J. W. A. Perera, transferred. His office will be at Land Registry, Matale.

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

E. T. MILLINGTON, Registrar-General. T is hereby notified that I have appointed RATNAYAKA MUDIYANSELAGE AISATE to act as Registrar of Births and Deaths of Wilachchiya korale south "B" division, and of Marriages (Kandyan and General) of Nuwaragam palata division, in the Anuradhapura District of the North-Central Province, for three months, with effect from August 10, 1923, vice Registrar, R. M. APPUHAMY, on leave. His office will be at Migahawatta in Divulana.

Registrar-General's Office, Colombo, August 6, 1923. E. T. MILLINGTON, Registrar-General.

T is hereby notified that I have appointed H. D. SENEVI-RATNE to act as Registrar of Marriages (Kandyan) of Kuruwiti korale division, in the Ratnapura District of the Province of Sabaragamuwa, for fifteen days, with effect from August 2, 1923, during the absence of the Registrar, E. S. JAYAWARDENA, on leave. His office will be at the Land Registry, Ratnapura.

Registrar-General's Office, Colombo, August 6, 1923. E. T. MILLINGTON, Registrar-General:

TT is hereby notified that I have confirmed the appointment of Malwilla Sri Brahmana Tennakoon Ukku Banda Timbiriwewa as Registrar of Births and Deaths of Pahalawisideke korale division, and of Marriages (Kandyan and General) of Wanni hatpattu division, in the Kurunegala District of the North-Western Province. His office will be at Digana.

Registrar-General's Office, Colombo, August 6, 1923. E. T. MILLINGTON, Registrar-General.

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

The Additional Assistant Provincial Registrar, Colombo, has appointed Degurunehelage Abraham Perera Abayasekera to act as Registrar of Births and Deaths of Kelaniya division, and of Marriages (General) of Adikari pattu of Siyane korale west division, in the Colombo District of the Western Province, for August 3, 1923, during the absence of the Registrar, Julius Perera Sunderasekera Samarasinha, on leave. His office will be at Nilakkagahawatta in Sinharamulla; station at Kongahawatta in Talawatuhenpita south.

The Additional Assistant Provincial Registrar, Colombo District, has appointed Dr. H. W. Misso to act as Registrar of Births and Deaths of Colombo Municipality No. 3 division, in the Colombo District of the Western Province, for three days from August 7, 1923, during the absence of the Registrar, Dr. A. C. Fernando, on leave. His office will be at 229, Dematagoda road, Maradana.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Petikiri Aratchige Don Simon Amarasekera to act as Registrar of Births and Deaths of Millewa division and of Marriages (General) of Udugaha pattu division in the Kalutara District of the Western Province, for three days from August 9, 1923, during the absence of the Registrar, D. P. Gunatilieka Gamalat, on leave. His office will be at Puswelahenewatta in Kindelpitiya.

The Assistant Provincial Registrar, Kandy, has appointed Angunawala Panditaratna Wasalamudiyanselage Ran Banda alias Loku Banda Panditaratna to act as Registrar of Births and Deaths, and of Marriages (General) of Yatinuwara No. 3 division, in the Kandy District of the Central Province, for seven days from August 3, 1923, during the absence of the Registrar, B. J. M. Seneviratna Banda, on leave. His office will be at Polgasdeniye Walawwa in Iriyagama.

The Assistant Provincial Registrar, Nuwara Eliya, has appointed Sattambigedera Punchirala to act as Registrar of Births and Deaths of Ramboda korale division, and of Marriages (General) of Kotmale (excluding the portion in gravets) division, in the Nuwara Eliya District of the Central Province, for twelve days from August 8, 1923, mice Registrar, B. M. Menikrala, resigned. His office will be at Godahapitiyegederawatta in Rambodagama.

The Assistant Provincial Registrar, Matale, has appointed John Alfred Fernando Siriwardene to act as Registrar of Marriages (General) of Matale south division, in the Matale District of the Central Province, for thirteen days from August 3, 1923, vice J. W. A. Perera, transferred. His office will be at Land Registry, Matale.

The Assistant Provincial Registrar, Matale, has appointed DISSANAYAKA BANDARALAGE NEKATTE WALAWWE BANDARE to act as Registrar of Births and Deaths of Kandapalla korale division, and of Marriages (General) of Matale North division, in the Matale District of the Central Province, for three days from August 6, 1923, during the absence of the Registrar, E. U. D. B. HEEN BANDA, on leave. His office will be at Mohottallaye Walawwa in Tolambagolla.

The Additional Assistant Provincial Registrar, Galle, has appointed Albert Mendis Wickramasingha to act as Registrar of Births and Deaths of Welitara division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, for two days from August 6, 1923, during the absence of the Registrar, C. DE Z. ABEYSIRIWARDANA, on leave. His office will be at Mawatabodawatta in Welitara.

The Additional Assistant Provincial Registrar, Galle, has appointed Tikitantri Mahasamillage Don Johanis de Alwis to act as Registrar of Births and Deaths of Pahalagamhaya division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, on August 6, 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, Galle, has appointed Dodampegamagei Don Dines de Shiva to act as Registrar of Births and Deaths of Kottawa division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, on August 9, 1923, during the absence of the Registrar, W. J. de Shiva, on leave. His office will be at Talagahawatta in Tellambure.

The Additional Assistant Provincial Registrar, Galle, has appointed Don Arnolis de Silva Jayawickrama to act as Registrar of Births and Deaths of Walawe division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for August 13, 1923, from 12 noon, during the absence of the Registrar, B. D. S. Jayawickrama, on leave. His office will be at Kalatiyagodawatta in Polpogoda.

The Additional Assistant Provincial Registrar, Hambantota, has appointed John Wilfred Justin Gunaserera to act as Registrar of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for three days from August I, 1923, during the absence of the Registrar, D. J. Jayasundara, on leave. His office will be at the permanent Registrar's office.

The Assistant Provincial Registrar, Jaffna, has appointed Saravanamuttu Supplan to act as Registrar of Marriages (General) of Jaffna division, in the Jaffna District of the Northern Province, for four days from August 4, 1923, during the absence of the Registrar, V. Ramalingam, on leave. His office will be at Nochchikkadu in Kokkuvil East.

The Additional Assistant Provincial Registrar, Batticaloa District, has appointed Sampunathapody Manickapody to act as Registrar of Births and Deaths of Akkarai pattu east No. 2A division, and of Marriages (General) of Akkarai pattu division, in the Batticaloa District of the Eastern Province, for twenty-four days from July 20, 1923, vice the Acting Registrar, A. Thambiappa, discontinued. His office will be at Karunkoddittivu (Tamil division).

The Additional Assistant Provincial Registrar, Batticaloa District, has appointed Sinnian Thuralappan to act as Medical Registrar of Births and Deaths of Batticaloa town division, in the Batticaloa District of the Eastern Province, for twenty one days from July 31, 1923, during the absence of the Medical Registrar, C. Somasundaram, on leave. His office will be at the Civil Hospital, Batticaloa.

The Assistant Provincial Registrar, Puttalam, has appointed N. W. Peter Perena to act as Registrar of Births and Deaths of Akkarai pattu south southern division, and of Marriages (General) of Akkarai pattu south division, in the Puttalam District of the North Western Province,

, . . .

for ten days from August 2, 1923, during the absence of the Registrar, M. B. F. DHARMAGUNARATNE, on leave. His office will be at Panichchivillu.

The Assistant Provincial Registrar, Puttalam, has appointed Abeyasinha Herat Mudiyanselage Mudianse to act as Registrar of Births and Deaths and of Marriages (General) of Pandita pattu division, in the Puttalam District of the North-Western Province, for seven days from August 10, 1923, during the absence of the Registrar, T. B. WADIGAMANGAWA, on leave. His office will be at Wadigamangawa.

The Provincial Registrar, Ratnapura, has appointed MABARANA ARACHCHIGE NIKULAS APPUHAMY to act as Registrar of Births and Deaths of Mulendiyawala division, and of Marriages (General) of Kolonna korale division, in the Ratnapura District of the Province of Sabaragamuwa, for thirty days from August 1, 1923, during the absence of the Registrar, K. K. METHIAS APPUHAMY, on leave. His office will be at the permanent Registrar's office.

The Provincial Registrar, Ratnapura, has appointed H. D. SENEVIRATNE to act as Registrar of Marriages (General) of Kuruwiti korale division, in the Ratnapura District of the Province of Sabaragamuwa, for sixteen days from August 1, 1923, during the absence of the Registrar, E. S. JAYA-WARDENA, on leave. His office will be at the Land Registry, Ratnapura.

The Provincial Registrar, Ratnapura, has appointed S. G. PERERA to act as Registrar of Births and Deaths of Karandana division, and of Marriages (General) of Kuruwiti korale division, in the Ratnapura District of the Province of Sabaragamuwa, for seven days from August 4, 1923, during the absence of the Registrar, E. K. RATRANHAMI, on leave. His office will be at the permanent Registrar's

The Assistant Provincial Registrar, Kegalla, has appointed Amarasekara Appuhamillage Cornelis Appu-HAMY to act as Registrar of Births and Deaths of Atulugam korale west division, and of Marriages (General) of Three Korales and Lower Bulatgama divisions, in the Kegalla District of the Province of Sabaragamuwa, for seven days from July 31, 1923, during the absence of the Registrar, HEWARALLAGE TEPANIS APPUHAMY, on leave. His office will be at Ambalameowitewatta in Magammana.

The Assistant Provincial Registrar, Kegalla, has appointed MUDIYANSELAGE TIKIRI BANDA to act as Registrar of Births and Deaths of Kandupita pattuwa south division, and of Marriages (General) of Beligal korale division, in the Kegalla District of the Province of Sabaragamuwa, for three days from August 1, 1923, during the absence of the Registrar, M. UKKU BANDA, on leave. His office will be at Pahalawatta alias Hitinawatta in Alawatura.

The Assistant Provincial Registrar, Kegalla, has appointed Charles Senanayaka to act as Registrar of Marriages (General) of Kegalla town division, in the Kegalla District of the Province of Sabaragamuwa, for seven days from August 3, 1923, during the absence of the Registrar, A. W. Rosa, on leave. His office will be at the Land Registry, Kegalla.

Registrar-General's Office, Colombo, August 7, 1923. E. T. MILLINGTON, Registrar-General.

GOVERNMENT NOTIFICATIONS.

is hereby notified that Mr. J. N. Arumugam has passed in riding in the first examination for Civil Servants held in July, 1923.

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 6, 1923. CECIL CLEMENTI, Colonial Secretary.

T is hereby notified that an examination under the regulations of December 17, 1920, for gentlemen in the Civil Service will be held in the Council Chamber on Monday, October 15, 1923, at 10 A.M., and following days, namely:

Monday, October 15

Sinhalese

Thursday, October 18

Law, Accounts, and Riding

Tuesday, October 16

Sinhalese and Law

Friday, October 19

Tamil

Wednesday, October 17 ... Law

Saturday, October 20

Tamil

If necessary, the examination in Tamil will be extended to Monday, October 22, 1923.

The examination for officers in the Police Department and the Forest Department, and the vivâ voce examination in the native languages for officers in the Public Works Department, the Irrigation Department, the Railway Department, and the Harbour Engineer's Department, will be held at the same time and place.

Candidates are required to send in their names so as to reach this office not later than September 22, 1923.

Gentlemen in the Civil Service should state in their applications whether they are presenting themselves for the first or second examination, and whether they intend taking up Sinhalese or Tamil.

The hours of examination will be from 10 A.M. to 1 P.M., and from 1.30 P.M. to 4.30 P.M., exclusive of the vivâ voce examination, which will be specially arranged for.

By His Excellency's command.

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

CECIL CLEMENTI, Colonial Secretary. T is hereby notified that the under-mentioned gentlemen have passed the examinations prescribed under the regulations dated December 17, 1920, held on July 16, 1923, and following days:-

FIRST EXAMINATION.

Name.			Law. Per Cent.		Accounts. Per Cent.	• •	Sinhalese. Per Cent.
H. L. Hopper	•• • .	••	64	• •	43	•••	47

SECOND EXAMINATION.

	Names.	•	÷		Law. Per Cent.	Accounts. Per Cent.		Sinhalese. Per Cent.		Tamil: Per Cent.
	C. E. Arndt				*	 76		64		60
-	E. R. Sudbury			٠.	57	 79		61		59
•	R. H. Bassett				70	 83		62		65
	S. Phillipson	• •		• • •	5 0	 76	٠.	63	٠,	55

Exempted, vide Minute on the Civil Service, paragraph 16 (c).

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 6, 1923. CECIL CLEMENTI, Colonial Secretary.

T is hereby notified that the under-mentioned officers have passed the departmental examinations held in July, 1923, in the subjects noted against their names:-

Agricultural Department.

Mr. P. A. Gooneratne—Sinhalese Mr. George Madugalla—Sinhalese

Mr. N. Thambiah—Sinhalese

Mr. E. W. Dias Bandaranayake—Sinhalese

Mr. A. Madanayake—Sinhalese

Mr. S. Sinnaturai—Sinhalese

Mr. J. A. Alles—Sinhalese

Mr. W. Molegoda—Tamil

Public Works Department.

Mr. B. A. R. Hughes—Tamil

Irrigation Department.

Mr. E. C. Hillman—Tamil.

Railway Department.

Mr. A. W. Amos-Sinhalese

Forest Department.

Mr. A. J. Plummer—Sinhalese

Mr. W. M. McNeill-Sinhalese

Mr. P. Godfrey-Faussett-Law

By His Excellency's command,

Colonial Secretary's Office Colombo, August 6, 1923. CECIL CLEMENTI. Colonial Secretary

"THE VILLAGE COMMUNITIES ORDINANCE, 1889."

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

By His Excellency's command,

Colonial Secretary's Office. Colombo, August 6, 1923. CECIL CLEMENTI, Colonial Secretary.

SCHEDULE REFERRED TO.

The following lots stiuate in the village of Pahalakele, in the Nikawagampaha korale of the Hiriyala hatpattu of the Kurunegala District, in the North-Western Province:

Block survey preliminary plan 1,865.

			•		Ex	rten	t.
Lot	Name of Land				A.	R.	P.
13	 Galgodeyaya and Nan	nbadawalahena	(exclus	ive			
•	of the footpath passi				26	-1	1
22	 Weligodayaya and Pils	iyaya			69	2	38
27	 Kotikapolabage	200			17	2	3
		. • .					
	•				113	2	2
	,	the second secon				_	7.

IIS Excellency the Governor has been pleased, in terms of the regulations dated June 2, 1903, to grant the Colon al Auxiliary Forces Officers' Decoration to Captain Francis James Tothill of the Ceylon Planters' Rifle Corps Reserve.

By His Excellency's command,

Colombo, August 7, 1923.

CECIL CLEMENTI, Colonial Secretary.

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

Name.

Pensionable Appointment.

Seconded Service.

Mr. A. S. Abayaratne

Clerk in the Special Class of the Clerical Service . .

Accountant and Office Assistant to the Controller of Indian Immigrant Labour

By His Excellency's command,

Oolonial Secretary's Office, Colombo, August 4, 1923. CECIL CLEMENTI, Colonial Secretary.

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

IIS Excellency the Governor has been pleased, under section 7, sub-section (c), of "The Excise Ordinance No. 8 of 1912," to appoint Mr. W. R. Hancock 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, August 8, 1923. CECIL CLEMENTI, Colonial Secretary.

"THE SMALL TOWNS SANITARY ORDINANCE, 1892."

EGULATION made by the Sanitary Board of the Kandy District for the towns of Wattegama, Kadugannawa, Pussellawa, Norwood, Bogawantalawa, Maskeliya, Teldeniya, Mailapitiya, Galaha, Huluganga, Ulapane, and Panwila, under section 9 E (2), (1) (a), (b), and (c) of "The Sanitary Board Ordinance, 1892," as amended by Ordinance No. 20 of 1921, and approved by the Governor in Executive Council.

By His Excellency's command,

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

CECIL CLEMENTI, Colonial Secretary.

REGULATION REFERRED TO.

Where a pail latrine has been provided for the use of a building it shall be incumbent on the occupant to provide a suitable bucket or buckets therefor, to register his name at the Kandy Kachcheri, and to pay the Kandy Sanitary Board a sum not exceeding Rs. 2 per mensem (to be fixed by the said Board) as fee for the conservancy of the latrine, unless the owner has by written agreement with the occupant taken upon himself the duties mentioned above. Where latrines are built to serve a set of tenements in common the above duties shall fall on the owner.

"THE SMALL TOWNS SANITARY ORDINANCE, 1892."

REGULATION made by the Sanitary Board of the Kandy District, under section 9 E (2) (t) of "The Small Towns Sanitary Ordinance, 1892," and approved by the Governor in Executive Council.

By His Excellency's command,

Colombo, August 6, 1923.

CECIL CLEMENTI, Colonial Secretary.

REGULATION REFERRED TO.

The following regulation shall be substituted for regulation No. 1 of Chapter XII. of the regulations framed by the Sanitary Board of the Kandy District dated March 24, 1921, and published in Government Gazette No. 7,170 of April 22, 1921:—

1. All owners, tenants, or occupiers of lands within the limits of the Sanitary Board shall keep such lands clean and free from all refuse, rubbish, rank or noisome vegetation, and from all weeds or vegetation likely to prove prejudicial or injurious to health.

"THE DEFENCE FORCE ORDINANCE, 1910."

EGULATION made by the Colonel Commandant the Troops, after consultation with the Commandant, and approved by His Excellency the Governor, in terms of section 12 of "The Defence Force Ordinance, 1910," as amended by Ordinance No. 18 of 1922.

By His Excellency's command;

Colonial Secretary's Office, Colombo, July 31, 1923. CECIL CLEMENTI, Colonial Secretary.

Regulation referred to.

Regulation No. 194 of the Regulations for the Ceylon Defence Force published by Notification dated November 24, 1911, and appearing in Government Gazette No. 6,477 of December 1, 1911, as amended and added to (1944 and 1948) and set out in the Notifications dated May 29, 1914, July 17, 1917, October 18, 1917, December 20, 1917, May 25, 1922, and November 7, 1922, and appearing respectively in Government Gazettes of June 5, 1914, July 20, 1917, October 19, 1917, December 21, 1917, June 2, 1922, and November 10, 1922, is hereby repealed, and the following regulations shall be substituted in lieu thereof:—

- 194. A Horse Allowance of Rs. 6 per diem will be paid for each day in Camp or proceeding to and from Camp to the following Officers, Warrant Officers, Non-Commissioned Officers, and Privates of the Ceylon Defence Force:
 - (1) Officers, Warrant Officers, Non-Commissioned Officers, and Privates of the Ceylon Mounted Rifles.
 - (2) The Officer Commanding, Ceylon Planters' Rifle Corps.
 - (3) The Officer Commanding, Ceylon Garrison Artillery.
 (4) The Officer Commanding, Ceylon Light Infantry.

(5) The Officer Commanding, Colombo Town Guard.

(6) Majors, Ceylon Garrison Artillery, Ceylon Light Infantry, Ceylon Planters' Rifle Corps.

(7) Captains Commanding Companies in Camp, Ceylon Garrison Artillery Ceylon Engineers, Ceylon Light Infantry, Ceylon Planters' Rifle Corps, Colombo Town Guard, and Ceylon Medical Corps.

Provided that each Officer, Warrant Officer, Non-Commissioned Officer, or Private detailed above is in possession of a suitable horse, which must be his own property.

194 A. Every efficient member of the Motor Cycle Section, Ceylon Planters' Rifle Corps, maximum strength fifty, and six Despatch Riders of the Ceylon Engineers will be paid a grant of Rs. 100 per annum for the upkeep of Motor Cycle.

"THE CO-OPERATIVE SOCIETIES ORDINANCE, No. 34 of 1921."

IT is hereby notified for general information that the registration of the following Co-operative Credit Society having been cancelled under section 33 of "The Co-operative Societies Ordinance, No. 34 of 1921," the privileges conferred on it by section 26 of the said Ordinance have lapsed.

By His Excellency's command,

Colombo, July 31, 1923.

CECIL CLEMENTI, Colonial Secretary.

CO-OPERATIVE CREDIT SOCIETY REFERRED TO

1. Registered No.: 157.

2. Date of registration: September 24, 1920.

3. Name of Society: Tampiluvil.

4. Date of cancellation of registration: July 27, 1923.

 Reason for cancellation: Dissolution by consent of members who desired to incorporate themselves in Tirukkovil Society, No. 193, registered on August 15, 1922.

"THE LAND REGISTRATION ORDINANCE, 1891."

PULES framed and established by the Governor, with the advice and consent of the Executive Council, in terms of section 8 of "The Land Registration Ordinance, 1891."

By His Excellency's command,

Colonial Secretary's Office, Colombo, Ju y 31, 1923

CECIL CLEMENTI, Colonial Secretary.

RULES REFERRED TO.

1. The rule fixing the hours of business in the Land Registration Offices in Ceylon, published by Notification dated November 24, 1892, in Government Gazette No. 5,189 of November 25, 1892, is hereby repealed.

2. The hours for reception of deeds for registration at the Land Registration Offices in Ceylon shall be from 9.30 A.M. to 4 P.M. on week days, except on Saturdays, when the hours shall be from 9.30 A.M. to 1 P.M.

NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for the supply of bricks to the Upper District of the Railway from persons willing to contract from October 1, 1923, to September 30, 1924, to be delivered at any railway station above Kadugannawa, and to be as per under-mentioned specification, viz.:—

Bricks.—To be the best stock bricks, size $8\frac{3}{4}$ in. by $4\frac{1}{2}$ in. by $2\frac{3}{4}$ in.; sound, clean cut, hard, and well burned, of uniform size and shape.

The quantity of bricks required will probably be about 10,000 a week, but no guarantee will be given as to quantity to be taken. Each tender must specify the minimum number it is prepared to supply, and at what station the bricks are to be supplied.

Each tender must specify the rate per 1,000, and samples of same must be forwarded to the General Manager of the

Railway.

Where a kiln is close to the Railway, the tenderer should give a rate for the bricks delivered and stacked alongside the line as well as a rate to delivery at a station.

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 the supply of Bricks to the Upper District of the Railway" in the left hand corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday, on Tuesday, August 28, 1923.

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

unless it is on the recognized form.

- 6. A deposit of Rs. 50 in favour of the Hon. the Treasurer of Ceylon will be required to be made at the General Treasury, Colombo, or at any Kachcheri, or Colombo Bank, and a receipt produced for the same before any form of tender is issued. Should any person decline, to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.
- 7. Each tender must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulffilment of the

contract.

8. Sufficient sureties will be required to join in a bond for the due fulfilment of each contract. The amount of security required will be Rs. 100. All other necessary information can be ascertained upon application at the office referred to in section 5.

9. The security should be furnished within ten days of

acceptance of tender being notified.

- 10. All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders may be treated as informal and rejected.
- 11. No tender will be considered, unless in respect of it all the conditions above laid down have been strictly fulfilled. Any offers received containing conditions outside the specification will be rejected without question.

12. Fines will be inflicted for delays in complying with orders.

13. 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.

14. Before tender forms are supplied to persons wishing to tender, they will have to satisfy the General Manager, or person delegated by him that they are in a position to

execute the contract in a satisfactory manner, and for this purpose they must be prepared to produce documentary or other evidence if called for.

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

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

17. 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 General Manager, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

General Manager's Office, Colombo, August 7, 1923. T. E. DUTTON, General Manager.

TENDERS are hereby invited for loading and unloading of goods which includes transferring from one wagon to another when necessary, and hand-shunting of wagons for the purpose of loading, unloading, transferring, weighing, and storing of goods for which no shunting allowance is allowed, from persons willing to contract for the service from January 1, 1924, to September 30, 1926, at the Wattegama Goods Station.

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 Loading and Unloading of Goods at Wattegama Goods Shed" in the left hand corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, October 2, 1923.

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

unless it is on the recognized form.

- 6. A deposit of Rs. 50 in favour of the Hon. the Treasurer of Ceylon will be required to be made at the General Treasury, Colombo, or at any Kachcheri, or Colombo Bank, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice, in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.
 - 7. The amount of security required will be Rs. 250.

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

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

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

11. Fines will be inflicted for delays in complying with orders.

12. 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.

13. Before tender forms are supplied to persons wishing to tender, they will have to satisfy the General Manager or

person delegated by him that they are in a position to execute the contract in a satisfactory manner, and for this purpose they must be prepared to produce documentary or other evidence if called for.

Contracts may not be assigned or sublet without the

authority of the Tender Board.

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

16. 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 General Manager, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

T. E. DUTTON. General Manager's Office, Colombo, August 2, 1923. General Manager.

TENDERS are hereby invited for the services named in the schedule hereunder for the period of one or two or three years commencing from October 1, 1923.

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

Medical Officer, Colombo.

3. Tenders should either be deposited in the tender box in the Office of the Principal Civil Medical Officer, or be

sent through the post.

Tenders should be marked "Tender for the transport " in the left hand top corner of of Stores from the envelope, and should reach the Office of the Principal Civil Medical Officer not later than midday on August 28, 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 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. 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.

7. The successful tenderer will be required to furnish cash security according to the schedule hereunder, and to sign the bond given in the tender, for the due fulfilment of the contract; also to furnish with each tender a letter 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.
8. Contracts may not be assigned, sublet, or otherwise transferred without the previous written sanction of the Principal Civil Medical Officer and Inspector-General of Hospitals. Sanction will not be given for any transfers, including powers of attorney, in favour of persons in the defaulting contractors' list. No defaulting contractor should be employed on any service connected with the contracts or the tenders.

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

The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender or the whole of it for one, two, or three years.

11. 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.

12. Any further information can be obtained on application to the Principal Civil Medical Officer and Inspector-General of Hospitals, Colombo.

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

Colombo, August 8, 1923.

SCHEDULE REFERRED TO.

. ?	Services.	Amount of Tender Deposit. Rs.	Amount of Security. Rs.
Trans	sport of stores from—	the growth of the contract of	
(1)	Anuradhapura	50	100
	Bandarawela, Ella, &c.	50	100
(3)	Chilaw	50	100
(4)	Kalutara	50	100

NENDERS are hereby invited for the transporting of casks of arrack (capacities of casks varying from 100 to 130 gallons each), from the Kandy Railway coods shed to the Government Warehouse at No. 851, Peradeniya road, Kandy, and for returning empty casks from the said warehouse to the said goods shed from October 1, 1923, to September 30, 1924, both days inclusive.

2. Tenderers in giving their quotations, should state the rate for transporting one cask containing liquor from the said coods shed to the said warehouse, and for returning one empty cask from the warehouse to the goods shed.

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

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

the post.

5. Tenders should be marked "Tender for the Transporting of Casks of Arrack" in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than 12 noon, on Tuesday, August 21, 1923.

6. Tenders are to be made upon forms which will be supplied upon application at the Excise Commissioner's Office, Victoria Arcade, 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.

 Payment for service rendered will be made weekly.
 A deposit of Rs. 25 will be required to be made at the Treasury or Kachcheri. Such deposit receipt should be produced at the Excise Commissioner's Office before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security within ten days of receiving notice in writing from the Excise Commissioner, or his duly authorized representative that his tender has been accepted, such deposit will be forfeited, 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 after the contract has been signed.

9. Each tender must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract. An address for the delivery of letters or notices

shall be given in each tender.

10. The successful tenderer or tenderers shall execute a bond or bonds for Rs. 200 each by hypothecation of approved title deeds with two sureties, each in a similar sum, or shall deposit with the Hon. the Treasurer in the name of the Excise Commissioner a sum of Rs. 100 in cash and sign a bond binding himself to observe the terms of the contract.

11. The Contractor will be required to transport daily 16 to 20 casks from the goods shed to the warehouse and return a similar number of empty easks to the goods shed. The transporting shall be completed the very day on which the order to transport is given.

The contractor shall supply all necessary labour in connection with the loading and unloading of casks, and shall deliver the casks to such officers at such spots as may be named by the Excise Commissioner and Assistant Commissioner of Excise, Kandy.

13. The contractor shall be liable to fines for damages that may be caused to the casks or to their contents or to both, whilst they are being transported. All other necessary information can be ascertained at the Excise Com-

missioner's Office.

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

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

16. Contracts may not be assigned or sublet without the

authority of the Tender Board.

17: 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.

18. 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 Excise Commissioner, for reasons which appear to him sufficient, objects after giving due notice of

his objection in writing.

19. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sum as shall adequately compensate the tenderer for any increase in the Customs duties during the period aforesaid.

Excise Office, Colombo, August 3, 1923.

T. W. ROBERTS, 13 Excise Commissioner.

TENDERS are hereby invited for the following service for the Immigration and Quarantine Department for one or two years from October 1, 1923:-

For the removal daily of rubbish and bullock droppings from the Chalmers Granaries and the Manning Market.

1. Tenders should be marked "Tender for removing

- Rubbish and Bullock Droppings from the Chalmers Granaries and Manning Market," and should reach the Chairman, Board of Immigration and Quarantine, H. M. Customs, Colombo, not later than midday, on Friday, August 31, 1923.
- 2. The successful tenderer will be required to enter into a bond, together with a cash deposit of Rs. 250, for the due fulfilment of the conditions of the contract.
- 3. All other necessary information can be obtained upon application at the Office of the Board of Immigration and Quarantine, H. M. Customs, Colombo.

R. N. THAINE, Chairman.

Office of the Board of Immigration and Quarantine, H. M. Customs, Colombo, August 8, 1923.

NENDERS are hereby invited for the service mentioned

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

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

the post.

Tenders should be marked "Tender for the Southern Division Railway Firewood, 1923-24," 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, September 4, 1923.

The tenders are to be made upon forms which will be supplied upon application at the Forest Office of the Southern Division, Matara. No tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal

and rejected.

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

7. Contract may not be assigned or sublet without the authority of the Tender Board previously obtained, nor shall the contractor issue a power of attorney to a person whose name is on the list of defaulting contractors' author-

izing him to carry on the work under the contract.

8. 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 Conservator of Forests, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

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

contract.

- 10. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond, and all other necessary information, can be ascertained upon application at the office referred to in section 5. A further security in cash of 5 per cent. of the value of contract will be required of the contractor when entering into the contract.
- Tenderers should read and initial, a draft contract which is available at the Forest Office, Matara, before they obtain tender forms. Also certify that they have inspected the forest area specified in the schedule below and ascertained the conditions in situ.
- 12. If any tree or sapling which is not stamped is felled outside the area demarcated for felling, the contractor will be liable for the full penalty provided under Ordinance No. 16 of 1907.
- 13. A penalty of 25 cents per every cubic yard of firewood not felled or stacked or delivered at the monthly rate specified in the schedule below will be exacted from the
- 14. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- 15. The Government reserves to itself the right, without question of rejecting any or all tenders, and of accepting any portion of a tender.

16. A rate per cubic yard of firewood delivered should

be quoted, written both in words and figures.

17. For any further information application should be made to the Divisional Forest Officer of the Southern Division, Matara.

General Conditions.

1. To convert every utilizable part of every fallen or felled tree or sapling in the following blocks, excepting the boles of teabox trees marked "S" into firewood, to deliver the firewood at the nearest place on the Railway considered suitable by the Divisional Forest Officer, at the rate of 1,000 cubic yards per month. To have always ready for transport 10 per cent. more wood than is actually delivered monthly.

2. Felling to commence within a week of signing the contract and to cease on August 15, 1924. Final delivery of wood to be made on or before August 31, 1924.

3. All herbacious and other undergrowth to be cut out in a straight line as specified above at least a fortnight before any tree sapling or tree seedling is felled. This operation must be carried out throughout the block even where no utilizable trees remain from previous fellings.

4. Thereafter to coppice-cut with sharp catties or other suitable instrument within two inches of the ground all saplings and seedlings which are under one inch diameter.

Thereafter to fell with axes and immediately to coppice by means of sharp adzes cleanly and flush with the ground or as directed by the Divisional Forest Officer, all saplings which are over one inch diameter and not exceeding 8 inches in diameter.

6. Thereafter to fell all trees over 8 inches in diameter and on the same day to coppice all the stumps which are less than 15 inches in diameter cleanly and flush with the ground or at such height as may be required by the Divisional

Forest Officer.

In order to perform this work systematically, cheaply, and efficiently, operation 3 above should be completed by a separate working party a fortnight before operation 4 commences. Operation 3 should always cover in advance a depth of the block sufficient to provide three weeks material for the firewood cutters. Operation 4 should be completed one week ahead of operation 5. Separate working parties should be assigned to the separate operations of the separate operations and the separate operations of the separate operations are separate operations. tions, and separate workmen should be detailed to keep the coppicing tools continually sharp. Surplus sharpened tools should always be ready to hand in the felling area. The cost of coppicing in this manner is estimated at 15 cents per cubic yard.

8. The contractor if so required by the Divisional Forest Officer shall submit a list of every carter employed by him and be responsible for the due delivery of all wood

to the Railway.

SCHEDULE.

Service A.—Kosgahahenakele.

(a) To fell all trees and saplings in a block about 120 acresin extent, demarcated in Kosgahahenakele, at Udukava village in the Weligam korale, the block being bounded by private lands on all sides, except by a cut line on the northern portion of its eastern boundary or in demarcated extensions of the said block if so required in writing by the Divisional Forest Officer, Matara.

(b) Felling is to proceed in a straight line across the block from west to east or as otherwise approved of by the Forest Officer in charge, and not at irregular intervals

throughout the block.

(c) The approximate distance of transport is 6 miles to

railway line.

(d) Quantity to be supplied: 10,000 cubic yards at 1,000 cubic yards per month.

Service B .- Yakkattuwa.

(a) To fell all trees and saplings in a block of about 50 acres in extent, demarcated in the Yakkatuwa forest, the block being bounded on the north by a demarcation line, south by the Yakkattuwa plantation, and east and west by Crown land.

(b) Felling is to proceed in a straight line across the block from any one direction approved by the Forest Officer in charge, and not at irregular intervals throughout

the block.

(c) The approximate distance of transport to Ambalan-

goda is about 7½ miles.
(d) Quantity to be supplied: 10,000 cubic yards at 1,000 cubic yards per month.

Service C.—Dikkele.

(a) To fell all trees and saplings in a block of about 100 acres in extent, demarcated in Dikkele forest, the block being bounded on the east by a cut line, west by Korakinawela, south by Halgahawela, and north by coppiced area.

(b) The felling is to proceed in a straight line across the block, in any one direction approved by the Forest Officer in charge, and not at irregular intervals throughout the block.

(c) The distance of transport to Balapitiya is about 7 miles, 2 miles to Maduganga, and thence by boat about 5 miles.

(d) Quantity to be supplied: 10,000 cubic yards to be delivered at the rate of 1,000 cubic yards per mensem.

Service D.—Kekenadura.

(a) To fell all trees and saplings, with the exceptions of hora and milla, in a block of about 100 acres in extent,

demarcated in the north-eastern portion of the Kekenadura Proposed Reserve, the block being bounded on the north by private lands, east by a footpath, south by the Kekenadurawewa, and on the west by a cut line.

(b) The felling is to proceed in a straight line across the block from any one direction approved by the Forest Officer in charge, and not at irregular intervals throughout

the block.
(c) The approximate distance of transport to Matara

Railway Station is about 8 miles.

(d) Quantity to be supplied: 10,000 cubic yards at 1,000 cubic yards per mensem.

Service E.—Polhunnawa.

(a) To fell all trees and saplings in a block of about 70 acres in extent, demarcated in Polhunnawa forest, the block being bounded on the north by a demarcation line, south by coppiced area, and east and west by Crown land.

(b) The felling is to proceed in a straight line across the block from any one direction, approved by the Forest Officer in charge, and not at irregular intervals throughout

the block.

(c) The appreximate distance of transport to Hikkaduwa is 8 miles.

(d) Quantity to be supplied: 10,000 cubic yards at 1,000 cubic yards per month.

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, of the Conservator of Toront, Kandy, August 7, 1923.

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Control of the second TENDERS are hereby invited for the supply of firewood at the Firewood Depôt, Ohiya, during 1923-1924. The work to commence in October, 1923, and to be completed by September 20, 1924. The area to be exploited for the purpose and further details are given in the schedule

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

3. The 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 Ohiya Depôt

and P. W. D. Firewood Supply, 1923-1924," 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, September 4, 1923.

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

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

of a contract.
7. Contract may not be assigned or sublet without the consent and authority of the Conservator of Forests, previously obtained in writing. Further, the contractor shall not assue a power of attorney to a person whose name is on the list of Crown defaulting contractors authorizing him to

carry on the contract.

8. 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 Conservator of Forests, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

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

contract.

- 10. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond and all other information can be ascertained upon application at the office referred to in section 5. A further security in cash of 5 per cent. of the value of the contract will be required of the contractor when entering into the bond.
- 11. No tender will be considered unless in repsect of it all the conditions above laid down have been strictly fulfilled.
- 12. The Government reserves to itself the right, without question, of rejecting any or all tenders, and of accepting any portion of a tender.

13. A rate per cubic yard delivered should be quoted,

written both in words and figures.

14. The first batch of firewood should be delivered at

the depôt on or before October 31, 1923.

15. For any further information and for inspection of the draft contract application should be made to the Divisional Forest Officer, Uva Division, Haputale.

GENERAL CONDITIONS.

The following species are not to be cut for firewood, viz.:-Etdemata, lunumidella, rukattana, divikaduru, kaju, walkaduru, imbul, katuimbul, erabadu, dadap, kekuna, amba, or gedumba.

2. No felling operations will be permitted in forests after August 31, 1924, and wood for the anticipated supplies for the following month must be held in stock on that date.

3. Successful tenderers may be required at any time during the period of the contract to enter into to supply 20 per cent. in excess or less than the quantity stipulated.

4. The tenderers are advised to thoroughly satisfy themselves as to the work and conditions before tendering.

Schedule.

(1) To clear, fell, all unnumbered trees from a block of Crown forest of about 20 acres in extent in the Udaveriya forest, situated at Udaveriya: bounded on the north by the lailway line, on the east by 1922-23 Ella fuel block, on the south by the P. W. D. cart road, and on the west by the P. W. D. cart road.

(2) To cut into firewood every tree so felled therein so as to yield 3,500 cubic yards (more or less); felling to commence in the area adjoining 1922–23 Ella fuel block.

(3) To transport the said 3,500 cubic yards to the Ohiya Depôt and to deliver at the depôt and the Public Works Department at the rate of not less than 200 and 150 cubic yards per month respectively. Distance of transport about 13 mile. Final delivery to be made on or before September 20, 1924.

Note. Dimensions of firewood: each piece of wood is to be 3 feet in length, and not less than 12 inches nor more than 24 inches in girth. Billets over 24 inches in girth

should be split.

and the second s

(4) To cut all nellu, bamboo, thorns, and undergrowth, and to heap the same, together with all wood refuse, in a manner to be decided by the Divisional Forest Officer, Uva Division, Haputale. This work to be completed by

(5) To burn off the refuse thus heaped by September 15, 1924. To root out and completely electrical states of the september 15, To root out and completely clear of green growth on all patches not cleared by firing, and to have the area in a complete state of fitness for planting by September 20,

(6) The contractor during the month of September, 1924, must supply the block with 4,440 warichchies, 7 to 8 feet long and $2\frac{3}{4}$ to $3\frac{1}{2}$ inches in girth, and 90 poles, $9\frac{1}{2}$ feet long, and 9 to 10 inches in diameter.

> J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, August 7, 1923.

TENDERS are hereby invited for the supply of firewood during 1923-24, to be completed as specified in the during 1923-24, to be completed as specified in the note under the schedule annexed below.

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

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

4. Tenders should be marked "Tender for Firewood from Private Sources, 1923-24, Sabaragamuwa Division, in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, September 4, 1923.

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

may be treated as informal and rejected.

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

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

contract.

- 8. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond and all other necessary information can be ascertained upon application at the office referred to in section 5. A further security in cash of 5 per cent, of the value of contract will be required of the contractor when entering into the
- 9. A rate per cubic yard of firewood must be quoted. written both in words and figures.
- 10. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- 11. The Government reserves to itself the right, without question, of rejecting any or all tenders, and of accepting any portion of a tender.

12. Contract may not be assigned or sublet without the authority of the Tender Board previously obtained.

13. The contractor must not issue a power of attorney, to a person whose name is on the defaulting contractors

list authorizing him to carry on the centract.

14. 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 Divisional Forest Officer, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

15. For any further information and fer inspection of draft contract, application should be made to the Divisional Forest Officer, Sabaragamuwa Division, Ratnapura.

SCHEDULE.

Service A.

To supply 4,000 cubic yards (more or less, of jungle or rubber firewood at approved places and in approved manner alongside the railway line between Yatiyantota, Avissawella, and Opanake Railway Stations from private lands. The following species should not be delivered:-Etdemata, lunumidella, rukkattana, divikaduru, kaju, walkaduru, kottan, erabadu, dadap, kekuna, amba, gedumba, pulun, and imbul.

(2) Each piece of firewood shall be 2 ft. in length, not less than 9 in, in girth and not more than 27 in, in girth at the big end. All billets over 9 in. in diameter shall be split

(3) Firewood is to be stacked at the minimum rate of one-eleventh of the total quantity per month alongside the railway line, and delivered to specials unless otherwise required. All firewood shall be closely stacked in minimum length of 41 ft. as to contain a minimum solid wood volume of 20 cubic ft. per cubic yard of firewood. Every face of the stack must be correct, and there must be no internal hollows. Delivery should commence on October 1, 1923, and be completed before September 15, 1924.

(4) The contractor shall pay as penalty the sum of 25 cents per every cubic yard of firewood which shall remain unstacked out of the total quantity, which under this agreement should have been stacked at the end of

every month.
(5) The contractor shall receive from the Divisional Forest Officer payment monthly for firewood supplied and accepted on production of formal receipts signed by the Locomotive Foreman, specifying the quantity supplied, and shall accept the decision of the Divisional Forest Officer, and the said Locomotive Foreman as to measurement of wood delivered.

Service B.

To supply 6,000 cubic yards (more or less) of jungle or rubber firewood at approved places and in approved manner alongside the railway line between Ambepussa and Kadugannawa Railway Stations from private lands. following species should not be delivered :- Etdemata, lunumidella, rukkattana, divikaduru, kaju walkaduru, kottan, erabadu, dadap, kekuna, amba, gedumba, pulun, and imbul.
(2) Each piece of firewood shall be 3 ft. in length, not

less than 9 in. in girth, and not more than 27 in. in girth at the big end. All billets over 9 in. in diameter shall be split.

(3) Firewood is to be stacked at the minimum rate of one-eleventh of the total quantity per month alongside the railway line, and delivered to specials unless otherwise required. All firewood shall be closely stacked in minimum length cf 3 ft. as to contain a minimum solid wood volume of 20 cubic ft, per cubic yard of firewood. Every face of the stack must be correct, and there must be no internal hollows. Delivery should commence on October 1, 1923, and be completed before September 15, 1924.

(4) The contractor shall pay as penalty the sum of 25 cents per every cubic yard of firewood which shall remain unstacked out of the total quantity, which under this agreement should have been stacked at the end of

every month.
(5) The contractor shall receive from the Divisional Forest Officer payment for firewood supplied and accepted on production of formal receipts signed by the Locomotive Foreman, specifying the quantity supplied, and shall accept the decision of the Divisional Forest Officer and the said Locomotive Foreman as to measurement of wood delivered.

> J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, August 7, 1923.

TENDERS are hereby invited for the supply of firewood to the Firewood Depôt, Haputale, during 1923-1924. The work to commence in October, 1923, and to be completed by September 20, 1924. The area to be exploited for the purpose and further details are given in the schedule hereto.

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. The 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 Haputale Depôt Firewood Supply, 1923–1924," 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, September 4, 1923.

The tenders are to be made upon forms which will be supplied upon application at the Forest Office, Haputale. No tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and rejected.

6. A deposit of Rs. 20 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for

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

7. Contract may not be assigned or sublet without the consent and authority of the Conservator of Forests previously obtained in writing. Further, the contractor shall not issue a power of attorney to a person, whose name is on the list of Crown defaulting contractors, authorizing him to

carry on the contract.

8. No contract shall be entered into with any person whose name is on the list of Crown defaluting 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 Conservator of Forests, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

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

contract.

- 10. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond and all other information can be ascertained upon application at the office referred to in section 5. A further security in cash of 5 per cent. of the value of the contract will be required of the contractor when entering into the
- 11. No tender will be considered unless in repsect of it all the conditions above laid down have been strictly fulfilled.
- 12. The Government reserves to itself the right, without question, of rejecting any or all tenders, and of accepting any portion of a tender.

13. A rate per cubic yard delivered should be quoted,

written both in words and figures.

14. The first batch of firewood should be delivered at the depôt on or before October 31, 1923.

15. For any further information and for inspection of the draft contract application should be made to the Divisional Forest Officer, Uva Division, Haputale.

GENERAL CONDITIONS.

1. No felling operations will be permitted in forests after August 31, 1924, and wood for the anticipated supplies

for the following month must be held in stock on that date.

2. Successful tenderers may be required at any time during the period of the contract to enter into to supply 20 per cent. in excess or less than the quantity stipulated.

3. The tenderars are advised to thoroughly satisfy themselves as to the work and conditions before tendering.

Schedule.

To clearfell sufficient trees in compartment No. 1 in the Haputale plantation, to yield 3,000 cubic yards of firewood, felling to commence at the hospital end of the compartment, to transport all firewood to the Haputale Depôt, and deliver at the rate of 300 cubic yards per month. Final delivery to be made on or before September 20, 1924.

2. All trees to be sawn within two inches of the ground and coppiced flush with the ground with adze.

coppicing must be done on the day of felling.

3. Dimensions of firewood: Each piece of wood is to be 3 feet in length, and not less than 12 inches nor more than 24 inches in girth. Billets over 24 inches in girth should be split.

To root out and completely clear of all undergrowth, to heap all the refuse in between the rows of stumps, as required by the Divisional Forests Officer, Uva Division.

> J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, August 7, 1923.

TENDERS are hereby invited for the under-mentioned supply of firewood to the Railway Department from the North-Western Division during 1923-24. Details of work and the area to be exploited for the purpose are given in the schedule annexed hereto.

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

Colombo.

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

the post.

Tenders should be marked "Tenders for Firewood to the Railway 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, September 4, 1923.

5. The tenders are to be made upon forms which will be supplied upon application at the Forest Office, North-Western Division, Kurunegala. 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. Each of the blocks A and B in the

schedule should be tendered separately.

- 6. A deposit of Rs. 20 for each service will be required to be made at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline or fail to enter into a contract and bond after he has tendered, or to furnish approved security, within 10 days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.
- 7. Each tender must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract
- 8. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond and all other necessary information can be ascertained upon application at the office referred to in section 5. further security in cash of 5 per cent. of the value of the contract will be required of the contractor when entering into a bond.
- 9. Tenderers should read and initial a draft contract which will be available in the Forest Office, Kurunegala, before they obtain tender forms. Also certify that they have inspected the demarcated block.
- 10. If any tree or sapling outside the demarcated area is felled, the contractor will be liable for the full penalty provided under Ordinance No. 16 of 1907.
- A penalty of 25 cents for every cubic yard of firewood not delivered at the monthly rate specified in the schedule below will be exacted from the contractor.
- 12. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- 13. *The Government reserves to itself the right, without question, of rejecting any or all tenders and of accepting any portion of a tender.
- 14. A rate per cubic yard of firewood delivered should be quoted, written both in words and figures.
- 15. The contractor's obligations and rights under this contract shall not be assigned, or otherwise transferred, or sublet without the consent and authority of the Conservator of Forests previously obtained in writing.
- 16. 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 Conservator of Forests, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.
- For any further information application should be made to the Divisional Forest Officer, North-Western Division, Kurunegala.

Schedule.

To fell all trees and saplings of all species not more than 6 inches from the ground, except scheduled species of 12 inches girth and under from two demarcated blocks A and B. Each 224 acres or thereabouts in the forest known as Siyambalagama, in the District of Kurunegala, so as to yield 20,000 cubic yards of firewood from each block.

The following species of 12 inches girth and under

shall not be felled:

Straight-growing saplings of satin, palu, milla, ranai,

halmilla, ebony, and other superior species.

3. To convert all trees felled, together with every other fallen tree whatsoever, into firewood of which each piece is to be 3 feet in length and not more than 36 inches in girth. Billets over 36 inches should be split. All wood to be billeted in 3-feet lengths by saw or axe. Scheduled species billeted in 3-feet lengths by saw or axe. of 4-feet girth and over, if sound, are to be converted into timber at the discretion of the local Forest Officer.

To transport and stack the firewood at the railway line between the 105th and $107\frac{1}{2}$ mileposts at the minimum rate of 1,820 cubic yards per month per block, commencing from October 1, 1923, and ending in August 31, 1924. Distance of transport block A up to 1 mile; block B up to

2 miles

5. Each block of 224 acres will be sub-divided into felling areas of 5 chains in width. The boundaries of these felling areas will be used as extraction paths, and no carts will be allowed inside the felling area itself, fuel to be carried by head-load to the demarcated boundaries.

The felling must be carried out in three operations in

each felling area, viz. :-

(i.) The brushwood and all undergrowth complying with the regulations under paragraphs 1 and 2 above must be first cut flush with the ground and spread evenly over the area.

(ii.) The fuel must next be cut, billeted, and transported

as laid down above.

(iii.) The branchwood and other refuse from the trees felled for fuel must then be evenly and lightly distributed over the area.

Contractor is required to coppice-cut with sharp katties or other suitable instruments all stumps of trees felled up to 12 inches diameter as directed by the Divisional Forest Officer.

Contractor is required to level and clear adequate stacking grounds, and so to stack wood that there is sufficient space between each stack for a Forest Officer to walk round each stack. The stacks should be as long and as near the line as possible so as to facilitate quick loading into railway trucks.

> J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, August 7, 1923.

ENDERS are hereby invited for the under-mentioned supply of firewood to the Railway Department from Crown lands in Sabaragamuwa Division during 1923-24. The work is to commence on October 1, 1923. Details of the work and areas to be exploited are given in the schedule below.

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

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

through the post.

4. Tenders should be marked "Tender for Railway Firewood, Sabaragamuwa Division, 1923-24," 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, September 4, 1923.

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

may be treated as informal and rejected.

A deposit of Rs. 20 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline or fail to enter into the contract and

bond after he has tendered, or to furnish approved security, within ten days receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.

7. Contract may not be assigned or sublet without the

authority of the Tender Board previously obtained.
8. The contractor must not issue a power of attorney to a person whose name is in the list of defaulting contractors

authorizing him to carry on the contract.

9. 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 Divisional Forest Officer, for reasons which appears to him the property of the contractors. which appear to him sufficient, objects after giving due notice of his objection in writing.

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

of the contract.

11. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond, and all other necessary information, can be obtained upon application of the office referred to in section 5. A further security in cash of 5 per cent. of the value of the contract will be required of the contractor when entering into the bond.

12. Tenderers should read and note a draft contract, which is available in the Divisional Forest Office, Ratna-

pura, before they obtain tender forms.

- 13. A penalty of 25 cents for every cubic yard of firewood not stacked or delivered at the monthly rates specified in the schedule below, will be exacted from the contractor.
- 14. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- 15. The Government reserves to itself the right, without question, of rejecting any or all tenders, and of accepting any portion of a tender.

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

written both in words and figures.

17. For any further information and for inspection of draft contract, application should be made to the Divisional Forest Officer, Sabaragamuwa Division, Ratnapura.

DESCRIPTION OF WORK, &c., ON SERVICES A, B, C, D, AND E.

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

(b) The firewood shall be in lengths of 2 feet in the case of Services A to D and of 3 feet lengths in that of Service E, and not less than 2 inches in minimum diameter in either case. Billets over 9 inches in diameter shall be split. All wood over 12 inches in girth to be billetted in 2-feet or 3-feet lengths, as the case may be, by handsaw or

crosscut saw only.

(c) Stacks must be in rows convenient for loading the firewood into railway trucks. To economize ground space and to allow of space between the stacks for inspection, stacks shall be either 3 feet or 4½ feet or 6 feet in height as the Forest Officer in charge may from time to time direct.

(d) Any tree pointed out by a Forest Officer as one to be felled for firewood, shall without question, be felled,

and any tree pointed out or marked by a Forest Officer as not to be felled, shall not be felled or injured.

(e) The contractor will be responsible for the safety of the firewood stacked on the railway line in the forest and in transit.

(f) The contractor may be required at times to increase supplies, should the railway requirements necessitate,

and at times decrease supplies, but the average output will be as described in the schedule.

SCHEDULE.

Service A.—Dimbulwitiyamukalana.

(Not for re forestation.)

To supply 2,000 cubic yards (more or less) of firewood stacked alongside the railway line near Ratnapura Railway Station, at the minimum rate of 200 cubic yards per month, from the Crown forest called Dimbulwitiyamukalana. The work to commence on October 1, 1923, and to be completed by July 31, 1924. Distance of transport,

Service B.—Malangamakele.

(Not for re-forestation.)

To supply 2,000 cubic yards (more or less) of firewood stacked alongside the railway line between Kuruwita and Ratnapura, at the minimum rate of 200 cubic yards per month from the Crown forest called Malangamakele. The work to commence on October 1, 1923, and to be completed by July 31, 1924. Distance of transport, 2 miles.

Service C.—Dewalakele and Nelugolla.

(Not for re-forestation.)

To supply 1,000 cubic yards (more or less) of firewood stacked alongside the railway line between Parakaduwa and Kuruwita, at the minimum rate of 100 cubic yards per month, from the Crown forests called Dewalakele and Nelugolla. The work to commence on October 1, 1923, and to be completed by July 31, 1924. Distance of transport, 3 mile.

Service D.—Marakele and Namaldeniya.

(Re-forestation area.)

To clearfell all trees (excepting trees marked by a Forest Officer) standing in blocks in Marakele and Namaldeniya Crown forests as pointed out by a Forest Officer.

To cut and split into firewood every tree so felled and every other fallen tree whatsoever in the area so as to yield 3,000 cubic yards (more or less) of firewood with the least amount of wastage. All firewood immediately after conversion to be delivered stacked alongside the railway line between Eheliyagoda and Parakaduwa at the minimum rate of 300 cubic yards per month. Final delivery to be made on or before July 31, 1924, when the balance remaining out of the total quantity should be delivered stacked. All felling and spilitting of logs should be completed by July 15, 1924.

To cut all thorns and undergrowth in the area, to heap the same, together with all wood refuse, in the centre of the area separated from the reservation on either sides by properly cleared lines half a chain in breadth. The work to be completed by August 15, 1924. To complete the burning of the refuse thus heaped by August 31, 1924. To root out and completely clear of green growth, all patches not burnt over, and to leave the whole area in a state of complete fitness throughout for planting by

September 15, 1924.

A rate per cubic yard of firewood, inclusive of clearing, &c., should be quoted for this service. Distance of transport, \ to 1\frac{1}{2} miles.

Service E.—Gonadenikandamukalana,

(Not for re-forestation.)

To supply 3,000 cubic yards (more or less) of firewood stacked alongside the railway line between Ambepussa and Kadugannawa, at the minimum rate of 300 cubic yards per month, from the Crown forest called Gonadenikandamukalana. The work to commence on October 1, 1923, and to be completed by July 31, 1924. Distance of transport, 1 to $1\frac{1}{2}$ miles.

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, August 7, 1923.

OF SALE UNSERVICEABLE ARTICLES. &c.

OTICE is hereby given that the under-mentioned private property of long-sentenced and deceased prisoners of the Welikada Jail will be sold by public auction at the Welikada Jail premises at 11 A.M. on Monday,

August 20, 1923:-210 sarongs 115 cloths 36 coats 27 shirts 99 handkerchiefs 119 belts 149 banians 22 pairs trousers 16 pairs boots and shoes 19 pairs socks 11 collars 16 neck ties 15 hats 28 towels 1 waistcoat 1 inch tape Welikada Jail,

2 pieces silk cloth sweater 1 waterproof cloth 1 bed sheet 1 mattress l luggage strap I rubber stamp 15 pieces toys carriage clock stropper in case brass image of god Kali brass lion brass deer brass horse brass spoon 2 brass bowls

I brass kamondale 1 brass watch stand 3 brass flower vases 1 set brass Indian toys (35 pieces) 2 brass candle stands 2 brass trays 1 sweet dish, silver-plated, with cover l paper fastener, silverplated

1 small German silver case with a pendant riding whip 1 thermo flask lead type

1 wristlet watch

copper emulert A. F. G. WALKER, Inspector-General of Prisons.

Colombo, August 4, 1923.

OTICE is hereby given that the under-mentioned unserviceable articles will be sold by public auction on Saturday, August 25, 1923, at 1 P.M., at the Police Court, Colombo:

9 arm chairs

1 revolving chair

1 table

1 tin box

padlock

2 brass rings

4 brass links

leather hand bag

pair sunglasses

2 white metal rings

10 white metal buttons

white metal emulet

2 German silver waist chains

6 crooked combs

10 pinchbeck studs

10 white metal studs

1 lot sample medicines

white metal chembu

Police Court, Colombo, August 6, 1923. W. J. L. Rogerson, Police Magistrate.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended August 4, 1923.

Births.—The total births registered in the city of Colombo in the week were 138 (3 Europeans, 12 Burghers, 81 Sinhalese, 23 Tamils, 13 Moors, 4 Malays, and 2 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on July 1, 1923, viz., 250,431) was 28 7, as against 20 6 in the preceding week, 26 3 in the corresponding week of last year, and 27.9 the weekly average for last year.

Deaths.—The total deaths registered were 204 (1 European, 8 Burghers, 114 Sinhalese, 41 Tamils, 29 Moors, 5 Malays, and 6 Others). The death-rate per 1,000 per annum was 42.5, as against 36.2 in the previous week, 30.5 in the corresponding week of last year, and 31.2 the weekly average for last year.

Infantile Deaths.—Of the 204 total deaths, 56 were of infants under one year of age, as against 40 in the preceding week, 35 in the corresponding week of the previous year, and 33 the average for last year.

Stillbirths.—The number of stillbirths registered during the week was 14.

Principal Causes of Death.—1. (a) Twenty-one deaths from Pneumonia were registered, 5 each in Maradana hospitals (including 4 deaths of non-residents), and Maradana South, 3 in Kotahena South, 2 in Maradana North, and 1 each in St. Paul's, Kotahena North, New Bazaar, Slave Island, Kollupitiya and Wellawatta South, as against 18 in the previous week, and 22 the weekly average for last year.

(b) Six deaths from *Influenza* were registered, 2 each in Kotahena South, and New Bazaar, and 1 each in St. Paul's

and Slave Island, as against 5 in the previous week and 6 the weekly average for last year.

(c) Six deaths from *Bronchitis* were registered, 3 in New Bazaar and 1 each in Kotahena North, Maradana South, and Wellawatta North, as against 2 in the previous week and 4 the weekly average for last year.

- 2. Thirteen deaths from Phthisis were registered, 3 each in Maradana hospitals (including 2 deaths of non-residents), and Kollupitiya and 1 each in St. Paul's, Kotahena North, Kotahena South, Maradana North, Maradana South, Slave Island, and Wellawatta North, same as in the previous week and against 12 the weekly average for last year.
- 3. Eight deahs from Enteric Fever were registered, 4 in Maradana hospitals (including 2 deaths of non-residents), 2 in San Sebastian and 1 each in New Bazaar and Wellawatta North, as against 6 in the previous week and 4 the weekly average for last year.
- 4. Three deaths from Plague were registered, I each in Pettah, Slave Island, and Wellawatta North, as against 8 in the previous week and 2 the weekly average for last year.
- 5. Twenty-two deaths were registered from Debility, 19 from Enteritis, 16 from an Infantile Convulsions, 15 from Dierrhæ, 8 from Worms, 6 from Dysentery, and 61 from other causes.
- 6. Fifteen cases of Enteric Fever, 8 of Chickenpox, 5 of Measles, and 2 of Plague were reported during the week, as against 9, 10, 2, and 2, respectively, of the preceding week.

State of the Weather.—The mean temperature of air was 80·2°, against 78·9° in the preceding week and 82·1° in the corresponding week of the previous year. The mean atmospheric pressure was 29·874 in., against 29·857 in. in the preceding week and 29·856 in. in the corresponding week of the previous year. The total rainfall in the week was 1·27 in. against 6.50 in. in the preceding week and 0.06 in. in the corresponding week of the previous year.

Registrar-General's Office. Colombo, August 7, 1923.

FRED. L. ANTHONISZ. for Registrar-General.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF MACY COCQ & MENNELL, LIMITED.

- The name of the Company is MACY COCQ AND MENNELL, LIMITED. 1.
- The registered office of the Company will be situate in Colombo, Ceylon. 2.
- The objects for which the Company is established are 3.
- (a) To carry on in Ceylon or elsewhere all or any of the following businesses, that is to say:—Merchants, estate agents, commission agents, exporters, importers, and brokers of all kinds of produce and merchandise, dealers in produce and merchandise generally, forwarding agents, traders, capitalists, financiers, and concessionaires. and to undertake, carry on and execute all kinds of financial, commercial trading, and other operations, and to carry on any other business which may seem to be capable of being conveniently carried on in connection with any of those objects, or calculated, directly or indirectly, to enhance the value of, or facilitate the realization of, or render profitable, any of the Company's property or rights.

(b) To carry on the business of tea, coffee, coconut, cocoa, and rubber planters in all their branches, and manufacturers of rubber and rubber goods in all the branches of such businesses, and to grow, produce, prepare, manufacture, and render marketable tea, coffee, cocoa, coconuts, cardamoms, cinchona, rubber, and every kind of produce, and to buy, sell, dispose of, export, and deal in the same in any manner, either by wholesale or

retail, in any part of the world.

(c) To advance, deposit, or lend money, securities, and property, to or with such persons and on such terms as may seem expedient, to discount, buy, sell, and deal in bills, notes, warrants, coupons, and other negotiable or

transferable securities or documents.

(d) To purchase or otherwise acquire, and to sell, exchange, surrender, lease, mortgage, charge, convert, turn to account, dispose of, and deal with property and rights of all kinds, and in particular, tea and coffee, coconut, cocoa, and rubber gardens and estates, stores, factories, rail and tramways, lands, mortgages, debentures, produce, merchandise, metals, minerals, concessions, options, contracts, patents, annuities, licences, stocks, shares, bonds, policies, book debts, business concerns and undertakings and claims, privileges and choses in action of all kinds.

(e) To subscribe for, conditionally or unconditionally, to underwrite, issue on commission or otherwise, take, hold, deal in, and convert stock and shares in any company in which the liability of the members shall be limited to the amount of their shares or stock, and securities of all kinds, and to enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, or co-operation with any person, partnership, or company, and to promote and aid in promoting, constitute, form or organize companies, syndicates, or partnerships of all kinds, for the purpose of acquiring and undertaking any property and liabilities of this Company, or of advancing, directly or indirectly, the objects thereof, or for any other purpose which the Company may think expedient.

(f) To purchase or by other means acquire, and protect, prolong, and renew in Ceylon or elsewhere any patents, patent rights, brevets d'invention, licenses, protections, and concessions which may appear likely to be advantageous or useful to the Company, and to use and turn to account and to manufacture under, or grant

licenses or privileges in respect of the same, and in improving or seeking to improve any patents, inventions, or rights which the Company may at any time acquire or propose to acquire.

To acquire and undertake the whole or any part of the business, goodwill, and assets of any person, firm, or company carrying on or proposing to carry on any other transfer of the business which this Company is authorized to carry on any or part of the consideration for any part of the business which this Company is authorized to carry on any or part of the consideration for any part of the business which the consideration for any part of the business which the consideration for any part of the business which the consideration for any part of the business which the company is authorized to carry on any of the business which the company is authorized to carry on any of the business which the company is authorized to carry on any of the business which the company is authorized to carry on any of the business which the company is authorized to carry on any of the business which the company is authorized to carry on any of the business which the company is authorized to carry on any of the business which the company is authorized to carry on any of the business which the company is authorized to carry on any of the business which the company is authorized to carry on any of the business which the company is authorized to carry on any of the business which the company is authorized to carry on any of the business which the company is authorized to carry on any of the business which the company is authorized to carry on any of the business which the company is authorized to carry on the company is on, and, as part of the consideration for such acquisition, to undertake all or any of the liabilities of such person, firm, or company, or to acquire an interest in, amalgamate with, or enter into any arrangement for sharing profits, or for co-operation, or for limited competition, or for mutual assistance with any such person, firm, or company.

(h) To borrow, raise, guarantee, or become liable or responsible for money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, and to secure the repayment of any money borrowed, raised, or owing by mortgage, charge, or lien upon the whole or any

part of the Company's property or assets (whether present or future), including its uncalled capital.

(i) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments, and to undertake obligations of every kind and description as may from time to time be considered desirable in the interests of the Company, and in particular to guarantee the performance of contracts or other engagements.

(j) To enter into any arrangements with any Governments, or authorities (supreme, municipal, local, or otherwise), or any corporations, companies, or persons that seem conducive to the Company's objects or any of them, and to obtain from any such Government authority, corporation, company, or person any charters, contracts, decrees, rights, privileges, and concessions which the Company may think desirable, and to carry out, exercise.

and comply with any such charters, contracts, decrees, rights, privileges, and concessions.

(k) To act as agents, attorneys, brokers, or trustees for any person, firm, or company, and to undertake and perform sub-contracts, and also to act in any of the businesses of the Company through or by means of agents, attorneys,

brokers, sub-contractors, or others.

(l) To remunerate any person, firm, or company rendering services to this Company, whether by cash payment or by the allotment to him or them of shares, debentures, debenture stocks, or securities of the Company credited

as paid up in full or in part or otherwise.

To pay all or any expenses incurred in connection with the formation, promotion, and incorporation of the Company, or to contract with any person, firm, or company to pay the same, and to pay commissions to brokers and others for underwriting, placing, selling, or guaranteeing the subscription of any shares, debentures, debenture stock, or securities of this Company.

(n) To support and subscribe to any exhibition or benevolent, charitable, or public object, and to establish support and aid any institution, society, or club which may be for the benefit of the Company or its employees, or may be connected with any town or place where the Company carries on business; to give pensions, gratuities, or charitable aid to any person or persons who may have served the Company, or to the wives, children, or other relatives of such persons; to make payments towards insurance; and to form and contribute to provident and benefit funds for the benefit of any persons employed by the Company.

(o) To sell, lease, exchange, let on hire, or otherwise dispose of the whole or any part of the undertaking of the Company, and all or any real or personal property, concessions, rights, privileges, or easements for the time being held by or on behalf of the Company, either together or in portions, for such considerations as the Com-

pany may think fit.

To distribute among the members of the Company in kind any property of the Company, and in particular any shares, debentures, debenture stock, or securities of other companies belonging to this Company, or of

which this Company may have the power of disposing.

(q) To pay for any real or personal property or assets of any kind which may at any time be acquired by the Company, or for any services which may at any time be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company either in money or in shares, or debentures, or debenture stock or obligations of the Company, or partly in one way and partly in another, or in any other way with power to issue any shares either fully or partially paid up for such purpose.

(r) To accept as consideration for the sale or disposal of any real or personal property or assets of any kind which

may at any time be sold or disposed of by the Compay, or in discharge of any other consideration to be received by the Company either money or the shares (whether wholly or partly paid up) of any company in Ceylon, India, Great Britain, or abroad, or the mortgages, debentures, or obligations of any company or person, or partly

one and partly another.
(s) To do all such other things as may be deemed incidental or conducive to the attainment of the above objects , or any of them.

The liability of the members is limited.

5. The nominal capital of the Company is One hundred and Five thousand Rupees (Rs. 105,000), divided into Seven thousand shares of Fifteen Rupees (Rs. 15) each, with power for the Company to increase or reduce the same. The shares forming the capital (original, increased, or reduced) of the Company may be subdivided or consolidated, or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being.

We, the several persons whose names, addresses, and descriptions are hereunto 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:—

Name 3 and Add	dresses of Subscribe	ers.		by each Subscri	ber.
C. H. R. Coco, Colombo				One	
H. G. GREENHILL, Colomb	ю	• • • • • • • • • • • • • • • • • • • •	 	One	
H. RUTLEDGE, Colombo			 	One	
A. Duncum, Colombo	• • •	• •	 	One	
ROPER FORD Colombo		1 1 X	r 1 3 3	Ome	
C. B. WRATTEN, Colombo				One	
W. K. S. HUGHES, Colomb)O ••	• •		One	
V	•				

Witness to the above seven signatures at Colombo, this Seventh day of June, 1923:

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SYDNEY JULIUS, Proctor, Supreme Court, Colombo.

ARTICLES OF ASSOCIATION OF MACY COCQ & MENNELL, LIMITED.

PRELIMINARY.

1. The regulations contained in Table C in the schedule to "The Joint Stock Companies' Ordinance, 1801, snam not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution.

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

2. In these Articles, unless the context otherwise requires—

"Ordinance, 1861," and every other Ordinance
"Ordinance, 1861," and every other Ordinance, and

incorporated therewith or which may from time to time be in force in Ceylon concerning Joint Stock Companies, and

which may apply to the Company.

The "Company" means "Macy Cocq & Mennell, Limited."

The "Register" shall mean the Register of the Members to be kept as required by section 19 of "The Joint Stock" Companies' Ordinance, 1861," or any statutory modification thereof.

"Month" shall mean calendar month.
"Paid up" shall include "credited as paid up."

"The Directors" shall mean the Directors of the Company for the time being, and include "alternate Directors." "Secretary" shall include any person appointed to perform the duties of Secretary temporarily. "Dividend" includes bonus.

Words which have a special meaning assigned to them in the Statutes shall have the same meaning in these presents. Words importing the singular number only shall include the plural, and the converse shall also apply.

Words importing males shall include females.

Words importing individuals shall include corporations.

3. No part of the funds of the Company shall be employed in the purchase of or in loans upon the security of the Company's shares.

4. It shall be lawful for the Company to pay commission to any person in consideration of his subscribing or agreeing to subscribe, whether absolutely or conditionally, for any shares in the Company, or procuring or agreeing to procure subscriptions, whether absolute or conditional, for any shares in the Company to any amount not exceeding 10 per cent. of the nominal amount of the shares in each case subscribed or to be subscribed,

CAPITAL.

5. The initial capital of the Company shall be One hundred and Five thousand Rupees (Rs. 105,000), divided into 7,000 shares of Fifteen Rupees (Rs. 15) each.

SHARES AND CERTIFICATES.

6. The shares, except when otherwise provided, shall be under the control of the Directors, who may at any time issue any unissued shares either at par or at a premium, and allot and dispose of the same to such persons on such terms and in such manner as they think fit. Provided, however, that such unissued shares first be offered by the Directors to such members as at the date of the offer are entitled to receive notices from the Company of General Meetings in the proportions and in manner provided by clause 47 of these Articles with regard to new shares. The Directors, however, may allot any unissued shares to the vendor or vendors of any properties or assets which may be acquired by the Company in payment or part payment of the purchase price of any such properties or assets, or to any person or persons as remuneration for work done for or services rendered to the Company without first offering same to the members.

7. The Company may make arrangements on the issue of shares for a difference between the holders of such shares

in the amount of calls to be paid and in the time of payment of such calls.

8. The Company shall be entitled to treat the person whose name appears upon the register in respect of any share. as the absolute owner thereof, and shall, except as ordered by a court of competent jurisdiction, or as by Ordinance required, not be under any obligation to recognize any trust or equity or equitable claim to or interest in such share whether or not it shall have express or other notice thereof.

9. Every member shall be entitled, without payment, to one certificate, specifying the share or shares held by him with the distinctive numbers thereof and the amount paid up thereon, or to several certificates each for one or more shares. Such certificate or certificates shall be delivered to the member within two months after the allotment or registration of the

transfer, as the case may be, of such share of shares.

10. If any certificate be defaced, worn out, lost, or destroyed, it may be renewed on payment of One Rupee or such less sum as the Directors may prescribe, and the person requiring the new certificate shall surrender the defaced or worn out certificate, or give such evidence of its loss or destruction and such indemnity to the Company as the Directors think fit.

JOINT HOLDERS OF SHARES.

11. Where two or more persons are registered as the holders of any shares, they shall be deemed to hold the same as joint tenants with benefit of survivorship, subject to the provisions following:-

(a) The Company shall not be bound to register more than three persons as the holders of any share.

(b) The joint holders of any share shall be liable, severally as well as jointly, in respect of all payments which ought to be made in respect of such share.

(c) On the death of any one of such joint holders, the survivor or survivors shall be the only person or persons recognized by the Company as having any title to such share; but the Directors may require such evidence of death as they may deem fit. (d) Any one of such joint holders may give effectual receipts for any dividend, bonus, or return of capital payable

to such joint holders.

(e) Only the person whose name stands first in the register of members as one of the joint holders of any share shall be entitled to delivery of the certificate relating to such share, or to receive notices from the Company, and any notice given to such person shall be deemed notice to all the joint holders.

CALLS ON SHARES.

12. The Directors may, from time to time, make such calls as they think fit upon the members in respect of all moneys unpaid on their shares, and each member shall, subject to receiving fourteen days' notice at least specifying the time and place for payment, pay the amount of calls so made to the persons and at the times and places appointed by the Directors. A call may be made payable by instalments.

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

call was passed.

14. If the call payable in respect of any share or any instalment be not paid before or on the day appointed for payment thereof, the holder for the time being of such share shall be liable to pay interest for the same at such rate, not exceeding 10 per centum per annum, as the Directors shall determine from the day appointed for the payment of such call or instalment to the time of actual payment; but the Directors may, if they shall think fit, remit the payment of such interest or any part thereof.

15. If by the terms of issue of any shares or otherwise any amount is made payable at any fixed time or by instalments at any fixed times, such amount or instalment shall be payable as if it were a call duly made by the Directors, and of which due notice had been given; and all provisions hereof with respect to the payment of calls and interest thereon, or to the forfeiture or shares for non-payment of calls, shall apply to such amount or instalments and the shares in respect of

which they are payable.

16. The Directors may, if they think fit, receive from any member willing to advance the same all or any part of the moneys uncalled or unpaid upon any shares held by him; and upon the moneys opaid in advance the Directors may the moneys uncalled or unpaid upon any shares held by him; and upon the moneys opaid in advance the Directors may be uncalled or unpaid upon any shares held by him; and upon the moneys opaid in advance the Directors may be uncalled or unpaid upon any shares held by him; and upon the moneys uncalled or unpaid upon any shares held by him; and upon the moneys uncalled or unpaid upon any shares held by him; and upon the moneys uncalled or unpaid upon any shares held by him; and upon the money so paid in advance the Directors may be uncalled or unpaid upon any shares held by him; and upon the money so paid in advance the Directors may be uncalled or unpaid upon any shares held by him; and upon the money so paid in advance the Directors may be uncalled or unpaid upon any shares held by him; and upon the money so paid in advance the Directors may be uncalled or unpaid upon any shares held by him; and upon the money so paid in advance the Directors may be uncalled or unpaid upon any shares held by him; and upon the money so paid in advance the Directors may be uncalled the unpaid upon the upo (until the same would, but for such advance, become presently payable) pay interest at such rate (not exceeding without the sanction of the Company in General Meeting 6 per cent.) as may be agreed upon between the member paying the sum in advance and the Directors.

TRANSFER OF SHARES.

17. The instrument of transfer of any share in the Company shall be in writing, and shall be executed both by the transferor and transferee, and duly attested, 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.

18. Shares in the Company shall be transferred in the following form, or in any usual or common form of which the Directors shall approve :-

agree to take the said share (or shares) subject to the conditions aforesaid.

-day of -**-,** 19**--**. As witness our hands the -Signed by the above-named —, in the presence of —

A share may be transferred by a member or other person entitled to transfer to any member selected by the transferor; but save as aforesaid, and save as provided by clause 25 hereof, no share shall be transferred to a person who is not a member so long as any member or any person selected by the Directors as one whom it is desirable in the interests of the Company to admit to membership is willing to purchase the same at the fair value.

20. Except where the transfer is made, pursuant to clause 19 hereof the person proposing to transfer any shares (hereinafter called the proposing transferor) shall give notice in writing (hereinafter called the transfer notice) to the Company that he desires to transfer the same. Such notice shall specify the sum at which he is willing to sell the same, and shall constitute the Company his agent for the sale of the share to any member of the Company or person selected as aforesaid at the price so fixed. The transfer notice may include several shares, and in such case shall operate as if it were a separate notice in respect of each. The transfer notice shall not be revocable except with the sanction of the Directors.

21. If the Company shall be unable to find a member or person selected as aforesaid willing to purchase the share of the price fixed by the proposing transferor, the Company may have the fair value of the share fixed by the auditor in

at the price fixed by the proposing transferor, the Company may have the fair value of the share fixed by the auditor in accordance with these Articles, and may call on the proposing transferor to elect within a period of 14 days from the date of such notice whether he will sell such share at the price so fixed, and the proposing transferor shall within such period elect by notice in writing served on the Company whether he will sell such share at the fair value fixed as aforesaid or retain such share, and if he fail to notify the Company within such period as aforesaid, he shall be deemed to have elected to retain

such share.

If the Company shall within a space of 60 days after being served with the transfer notice find a member or 22. If the Company shall within a space of 60 days after being served with the transfer notice find a member or person selected as aforesaid willing to purchase the share at the price fixed by the proposing transferor, or if (in case of the fair value of the share being fixed by the auditor as provided in clause 21 hereof, and the proposing transferor electing to sell such share at the fair value so fixed), the Company shall within a space of 60 days after being served with such notice of election find a member or person selected as aforesaid willing to purchase the share at such fair value, and shall give notice thereof to the proposing transferor he shall be bound upon payment of the price fixed by him or such fair value as the case may be to transfer the share to the member or person selected by the Company as aforesaid (hereinafter called the purchasing member).

23. A certificate in writing signed by the auditor stating the sum which in his opinion is the fair value of any such

share as aforesaid shall be final and conclusive as to the fair value of such share.

24. If in any case the proposing transferor, after having become bound as aforesaid, makes default in transferring the share of the Company may receive the purchase-money, and shall thereupon cause the name of the purchasing member to be entered in the register as the holder of the share, and shall hold the purchase money in trust for the proposing transferor. The receipt of the Company for the purchase-money shall be a good discharge to the purchasing member, and after his name has been entered in the register in purported exercise of the aforesaid power, the validity of the proceedings shall

not be questioned by any person.

If the Company shall not within a space of 60 days after being served with the transfer notice, or within 60 days of service of the notice of election under clause 21 hereof, as the case may be, find a member or person selected as aforesaid willing to purchase the shares and give notice in manner aforesaid, the proposing transferor shall at any time within three calendar months thereafter be at liberty, subject to clause 28 hereof, to sell and transfer the share or shares (or those not placed by the Company) to any person and at any price not being less than the price fixed by the proposing transferor under clause 20 hereof or the fair value fixed under clause 21 hereof as the case may be. If, however, the proposing transferor shall have elected to retain the share as provided by clause 21 hereof, he shall not be entitled to sell the same without first giving a fresh transfer notice in accordance with the provisions of clause 20 hereof.

26. Any share of a deceased member may, subject to clauses 28 and 29 hereof, be transferred by his executors or administrators to any person to whom such deceased member may have specifically bequeathed the same, and any such share or any share devolving on death on the personal representatives of a deceased member shall be subject to the same

restrictions as regards transfer as the share was subject to in the hands of the deceased member.

27. The Company in General Meeting may make and from time to time vary rules as to the mode in which any shares specified in any transfer notice given to the Company pursuant to clause 20 hereof shall be offered to the members, and as to their rights in regard to the purchase thereof, and in particular may give any member or class of members a preferential right to purchase the same. Until otherwise determined, every such share shall be determined by lots drawn in regard thereto, and the lots shall be drawn in such manner as the Directors think fit.

28. The Transfer Books and Register of Members may be closed during such times as the Directors think fit, not exceeding in the whole twenty-one days in each year. The Directors may decline to recognize any instrument of transfer unless (a) a fee not exceeding Two Rupees is paid to the Company in respect thereof and (b) the instrument of transfer is accompanied by the certificate of the shares to which it relates, and such other evidence as the Directors may require to prove the title of the transfer or his right to transfer the shares. All instruments of transfer which shall be registered shall be retained by the Company. The Directors may authorize the registration of transfers without the necessity of any meeting of the Directors being held for that purpose.

29. No share shall in any circumstances by

29. No share shall in any circumstances be transferred to any infant, bankrupt, or person of unsound mind.

30. The instrument of transfer of a share shall be executed both by the transferor and the transferee, and the transferor shall be deemed to remain the holder of the share until the name of the transferee is entered in the Register of members in respect thereof.

The Directors may decline to register a transfer of any shares upon which the Company has a lien, and may refuse to register a transfer of any shares to a transferee of whom they do not approve without assigning any reason therefor.

TRANSMISSION OF SHARES.

32. On the death of any member (not being one of several joint holders of a share) the executors or administrators of such deceased member shall be the only persons recognized by the Company as having any title to such share.

33. Any person becoming entitled to shares in consequence of the death, bankruptcy, or insolvency of any member, 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 Directors think sufficient, may, with the consent of the Directors (which they shall not be under any obligation to give), be registered as a member in respect of such shares, or may, subject to the regulations as to transfers hereinbefore contained, transfer such shares.

34. A person becoming entitled to a share by reason of the death, bankruptcy, or insolvency of the holder shall be entitled to the same dividends and other advantages to which he would be entitled if he were the registered holder of the share, except that he shall not, before being registered as a member in respect of the share, be entitled in respect of it to

exercise any right conferred by membership in relation to meetings of the Company.

FORFEITURE OF SHARES AND LIEN.

35. If any member fail to pay any call or instalment on the day appointed for payment thereof, the Directors may, at any time thereafter during such time as any part of the call or instalment remains unpaid, serve a notice on him requiring him to pay so much of the call or instalment as is unpaid, together with interest accrued and any expenses incurred by reason of such non-payment.

The notice shall name a further day on or before which such call or instalment, and all interest accrued and expenses incurred by reason of such non-payment are to be paid, and it shall also name the place where payment is to be made, such place being either the registered office, or some other place at which calls of the Company are usually made 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 such call or instalment is payable will be liable to forfeiture.

37. If the requisitions of any such notice as aforesaid be not complied with, any shares in respect of which such notice has been given may, at any time thereafter before payment of all calls or instalments, interests, and expenses due in

respect thereof has been made, be forfeited by a resolution of the Directors to that effect.

38. Any shares so forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted, or otherwise disposed of in such manner, either subject to or discharged from all calls made or instalments due prior to the forfeiture as the Directors think fit; or the Directors may, at any time before such shares are disposed of, annul the forfeiture upon such terms as they may approve.

Any member whose shares have been forfeited shall notwithstanding be liable to pay the Company all calls and instalments owing upon such shares at the time of forfeiture, together with interest thereon, at such rate not exceeding 10 per centum per annum as the Directors shall appoint, down to the date of payment; but the Directors may, if they

shall think fit, remit the payment of such unpaid calls or interest or any part thereof.

When any shares have been forfeited, an entry shall forthwith be made in the Register of Members of the Company recording the forfeiture and the date thereof, and so soon as the shares so forfeited have been disposed of an entry shall also be made of the manner and date of the disposal thereof.

41. The Company shall have a first and paramount lien upon all shares held by any member of the Company (whether alone or jointly with other persons), and upon all dividends and bonuses which may be declared in respect of such shares for all debts, obligations, and liabilities of such member (whether solely or jointly with any other persons, and whether such other person or persons shall be a member or members or not) to or with the Company, and whether the period of payment, fulfilment, or discharge thereof shall actually have arrived or not.

42. The Directors may serve upon any member who is indebted or under obligation to the Company a notice requiring him to pay the amount due to the Company or satisfy the said obligation, and stating that if payment is not made, or if the said obligation is not satisfied within a time (not being less than fourteen days) specified in such notice, the shares held by such member will be liable to be sold; and if such member shall not comply with such notice within the time

aforesaid, the Directors may sell such shares without further notice.

43. Upon any sale being made by the Directors of any shares to satisfy the lien of the Company thereon, the proceeds shall be applied -first in the payment of all costs of such sale; next in satisfaction of the debts or obligations of

the member of the Company; and the residue (if any) shall be paid to the said member or as he shall direct.

44. An entry in the Minute Book of the Company of the forfeiture of any shares, or that any shares have been sold to satisfy a lien of the Company, shall be sufficient evidence as against all persons entitled to such shares that the said shares were properly forfeited or sold; and such entry and the receipt of the Company for the price of such shares shall constitute a good title to such shares, and the name of the purchaser shall be entered in the register as a member of the Company, and he shall be entitled to such shares and the name of the purchaser shall be entered in the register as a member of the Company, and he shall be entitled to a certificate of title to the shares, and shall not be bound to see to the application of the purchase money. The remedy of the former holder of such shares, and of any person claiming under or through him, shall be against the Company and in damages only.

ALTERATION OF CAPITAL.

The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital by the issue of new shares, such aggregate increase to be of such amount and to be divided into shares of such respective amounts as the resolution shall prescribe.

The new shares shall be issued upon such terms and conditions, and with such rights, priorities, privileges, or restrictions as the resolution sanctioning the increase of capital shall direct, and if no such direction be given as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to dividends

- and in the distribution of assets of the Company and with a special or without any right of voting.

 47. Subject to any direction to the contrary that may be given by the resolution sanctioning the increas of capital, all new shares shall, before issue, be offered to such members as at the date of the offer are entitled to receive notices from the Company of General Meetings in proportion, as nearly as the circumstances admit to the amount of the existing shares to which they are entitled. Such offer shall be made by notice, specifying the number of shares offered 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 person to whom the offer is made that he declines to accept the shares offered, the Directors may dispose of the same in such manner as they think most beneficial to the Company. tors may likewise so dispose of any new shares which by reason of the ratio which the new shares bear to shares held by persons entitled to an offer of new shares) cannot, in the opinion of the Directors, be conveniently offered under this The Directors may also allot any new shares to the vendor or vendors of any properties or assets which may be acquired by the Company in payment or part payment of the purchase price of any such properties or assets, or to any person or persons as remuneration for work done for or service rendered to the Company without first offering some to the members.
- 48. Any capital raised by the creation of new shares shall, unless otherwise provided by the conditions of issue be considered as part of the original capital, and shall be subject to the same provisions with reference to the payment of calls and the forfeiture of shares on non-payment of calls, transfer, and transmission of shares, lien, or otherwise, as if it has been part of the original capital.

49. The Company may by special resolution—

(a) Consolidate its shares or any of them into shares of a larger amount than its existing shares.

- By subdivision of its existing shares, or any of them, divide the whole or any part of its capital into shares of smaller amount than is fixed by the Memorandum of Association: Provided that in the subdivision of the existing shares the proportion between the amount paid and the amount (if any) unpaid on each share of reduced amount shall be the same as it was in the case of the existing share from which the share of reduced amount is derived.
- (c) Cancel any shares which at the date of the passing of the resolution have not been taken or agreed to be taken by any person.
 (d) Reduce its capital in any manner allowed by law.

Modification of Rights.

50. Whenever the capital is divided into different classes of shares, the rights and privileges attached to any class (unless otherwise provided by the terms of issue of the shares of that class) may be varied with the consent in writing of the holders of the three-fourths of the issued shares of that class, or with the sanction of a resolution passed at a separate General Meeting of the holders of the shares of the class by a majority consisting of not less than three-fourths of the votes given upon the resolution. To every such separate General Meeting the provisions of these regulations relating to General Meetings shall, mutatis mutandis, apply, but so that at every such separate General Meeting the quorum shall be a person or persons holding or representing by power of attorney or proxy three-quarters of the issued shares of the class.

BORROWING POWERS.

51. The Directors may from time to time borrow from bankers or others for the temporary purposes of the Company by way of bills, overdrafts, cash credits on the security of goods or produce, or by any other usual means of obtaining trading accommodation such sum or sums of money as they in their discretion shall consider necessary or desirable for the

proper and convenient administration of the Company's finances.

52. In addition to the moneys so borrowed under the preceding clause the Directors may, from time to time, at their discretion, raise or borrow money from the Directors or other persons for the purposes of the Company, and may secure the repayment of the same by mortgage or charge upon the whole or any part of the assets and property of the Company (present or future), including its uncalled or unissued capital, and may issue bonds, debentures, or debenture stock either charged upon the whole or any part of the assets and property of the Company or not so charged, but so that the whole amount so borrowed or raised and outstanding at any one time under the provisions of this clause shall not without the consent of the Company in General Meeting exceed the amount of the share capital of the Company for the time being issued or agreed to be issued. Nevertheless no lender or other person dealing with the Company shall be concerned to see or inquire whether this limit is observed.

53. Any debentures, debenture stocks, bonds, or other securities may be issued at a discount, premium, or otherwise, and with any special privileges as to redemption, surrender, drawings, allotments of shares, attending and voting at General Meetings of the Company, appointment of Directors, and otherwise.

54. The Register of Mortgages shall be open to inspection by any creditor or member of the Company without

payment, and by any other person on payment of the sum of One Rupee for each inspection.

55. A register of the holders of the debentures of the Company shall be kept at the registered office of the Company, and shall be open to the inspection of the registered holder of any such debentures and of any holder of shares in the Company at any time between the hours of two and four in the afternoon. The Directors may close the said register for such period or periods as they think fit, not exceeding in the aggregate twenty-one days in each year.

GENERAL MEETINGS.

56. The First General Meeting shall be held at such time not being more than twelve months after the incor-

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

57. 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 other time or place is prescribed at such time and place as may be determined by the Directors.

58. The General Meetings referred to in the last preceding clause shall be called Ordinary Meetings; all other

irrectings of the Company shall be called Extraordinary Meetings.

The Directors may, whenever they think fit, and they shall upon a requisition made in writing by the holders of not less than one-tenth of the issued capital of the Company, convene an Extraordinary General Meeting of the Company.

Any requisition so made shall express the object of the meeting proposed to be called, and shall be sent to the 60.

registered office of the Company.

61. If the Directors do not proceed to convene a meeting within twenty-one days from the date of the requisition being so deposited, the requisitionists may themselves convene the meeting.

62. In the case of an Extraordinary Meeting convened by the requisitionists under the preceding clause, three months' notice shall be given to the members specifying the place, day, and hour of the meeting and the business to be transacted thereat, and no business other than that stated in the requisition as the objects of the meeting shall be transacted.

PROCEEDINGS AT GENERAL MEETINGS.

63. Except in the case of meetings called to consider a special resolution seven days' notice at the least (exclusive of the day on which the notice is served or deemed to be served, but inclusive of the day for which notice is given), specifying the place, the day, and the hour of meeting shall be given to the members in manner hereinafter mentioned, or in such other manner (if any) as may be prescribed by the Company in General Meeting; but the accidental omission to give notice to any member, or the non-receipt by any member of such notice, shall not invalidate the proceeding at any General Meeting. In the case of meetings called to consider a special resolution, three months' notice at the least shall be given.

Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes 64. for which it is convened, or of the business to be transacted thereat to receive and consider the accounts and balance sheets and the reports of the Directors and auditors, to elect Directors in place of those retiring, to elect auditors and fix their remuneration and to sanction a dividend, and shall also be competent to enter upon, discuss, and transact any other business

of which special mention shall have been made in the notice or notices convening the meeting.

65. No business shall be transacted at any General Meeting, except election of a Chairman, the declaration of a dividend, or the adjournment of the meeting, unless a quorum of members is present at the time when the meeting proceeds to business: and such quorum shall consist of not less than two Members present personally or by proxy or attorney.

66. If within half an hour from the time appointed for the meeting a quorum be not present, the meeting, if convened upon the requisition of members, shall be dissolved. 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 be not present, those members who are persent shall be deemed to be a quorum, and may do all business which a full quorum might have done.

67. The Chairman (if any) of the Board of Directors shall preside as Chairman at every General Meeting of the Company. If there be no such Chairman, or if at any meeting he be not present within fifteen minutes after the time appointed for holding the meeting, the members present shall choose one of the Directors present to be Chairman; or if no Director shall be present and willing to take the Chair, the members present shall choose one of their number to be Chairman.

The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place; but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place. When a meeting is adjourned for twenty-one days or more, notice of the adjourned meeting shall be given as in the case of an original meeting. Save as aforesaid, it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.

69. At any General Meeting every question shall be decided in the first instance by a show of hands; and unless a poll be demanded in the case of a special resolution by at least five persons entitled to vote, or in any other case by one or more members or any attorney or attorneys representing one or more members holding or representing not less than onetenth of the capital of the Company, or be directed by the Chairman a declaration by the Chairman that a resolution has been carried or not carried or not carried by a particular majority, and an entry to that effect in the Book of Proceedings of the Company, shall be conclusive evidence of the facts, without proof, of the number or proportion of the votes recorded in favour of or against such resolution, ٠..

- 70. If a poll be demanded or directed in the manner above mentioned, it shall be taken at such time and in such manner as the Chairman may appoint, and the result of such poll shall be deemed to be the resolution of the Company in General Meeting. In the case of an equality of votes at any General Meeting, whether upon a show of hands or on a poll, the Chairman shall be entitled to a second or casting vote. In case of any dispute as to the admission or rejection of any vote, the Chairman shall determine the same, and such determination made in good faith shall be final and conclusive.
- 71. A poll demanded upon the election of a Chairman or upon a question of adjournment shall be taken forthwith. Any business other than that upon which a poll has been demanded may be preceded with pending the taking of the poll.

Votes of Members.

72. Upon a show of hands every member present in person shall have one vote only. Where a member is present by an attorney who is not a Shareholder, such attorney shall be entitled to vote for such member on a show of hands. Upon a poll every member present in person or by proxy or attorney shall have one vote for every share held by him upon which there are no calls in arrear.

73. If any member be a lunatic or idiot he may vote by his committee, or other legal curator.

No member shall be entitled to vote at any General Meeting unless all calls due from him have been paid, and no member shall without the consent of the Directors, which they shall be under no obligation to give, be entitled to vote in respect of any shares that he has acquired by transfer at any meeting held after the expiration of three months from the incorporation of the Company, unless he has been possessed of the shares in respect of which he claims to vote for at

least three months previously to the time of holding the meeting at which he proposes to vote.

75. Where there are joint registered holders of any share, any one of such persons may vote at any meeting, either personally or by proxy, in respect of such share as if he were solely entitled thereto; and if more than one of such joint holders be present at any meeting, personally or by proxy, that one of the said persons so present whose name stands first on the register in respect of such share shall alone be entitled to vote in respect thereof.

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

77. The instrument appointing a proxy shall be in writing under the hand of the appointor, or of his attorney duly authorized in writing, or if such appointor be a corporation either under its common seal or under the hand of an officer or attorney so authorized. No person shall be appointed a proxy, who is not a member of the Company and qualified to vote, but this provision shall not apply to an attorney under a power of attorney: Provided always that a corporation being a member of the Company may appoint any one of its officers to be its proxy, and the person so appointed may attend and vote at any meeting, and exercise the same functions on behalf of the corporation which he represents as if he were an individual Shareholder.

78. A vote given in accordance with the terms of an instrument of proxy shall be valid notwithstanding the previous death of the principal, or revocation of the proxy, or transfer of the share in respect of which the vote is given; provided no intimation in writing of the death, revocation, or transfer shall have been received at the office before the

- 79. The instrument appointing a proxy, and the power of attorney or other authority (if any) under which it is signed, or under which the attorney of any member proposes to represent such member at any meeting, or a notarially certified copy of such power or authority, shall be deposited at the registered office of the Company not less than forty-eight hours before the time fixed for holding the meeting or adjourned meeting, as the case may be, at which the person named in such instrument is authorized to vote, and in default the instrument of proxy or power of attorney shall not be treated as valid.
- 80. An instrument appointing a proxy shall be in the following form, or in any other form of which the Directors shall approve :-

Macy Cocq & Mennell, Limited.

of _____, of _____, being a member of MACY COCQ & MENNELL, LIMITED, hereby appoint, _____ of ____ (a Member of the Company) as my proxy to vote for me and on my behalf at the Ordinary (or Extraordinary, as the case may be), General Meeting of the Company to be held on the ---- day of -thousand Nine hundred and — --, and at any adjournment thereof. - day of, One thousand Nine hundred and As witness my hand this -

DIRECTORS.

81. Until otherwise determined by a General Meeting, the number of the Directors shall not be less than two or more than five.

- 82. The first Directors shall be Oliver Macy and Charles Henry Roosmale Cocq who shall hold office until the first Ordinary General Meeting of the Company when they shall all retire, but shall be eligible for re-election.

 83. The Directors shall have power from time to time to appoint any other persons to be Directors either to fill a casual vacancy or as an addition to the Board, but so that the total number of Directors shall not at any time exceed the maximum number fixed as above, and so that no such appointment shall be effective unless all of the then Directors concur

84. A Director need not be a Shareholder.
85. A Director may hold any other office under the Company in conjunction with the office of Director except that of auditor.

86. There shall be paid to the Directors (other than the Managing Director) as remuneration for their services as Directors such sum as the Company in General Meeting shall from time to time determine, and such remuneration shall be divided among them in such proportions and manner as the Directors may determine, and in default of determination among them equally. ₹3

POWERS OF DIRECTORS.

87. Each Director shall have the power from time to time to nominate and appoint any person to act as an alternate Director in his place, and at his discretion to remove such alternate Director, and such appointee whilst he holds his office as an alternate Director shall be entitled to, notice of meetings of the Directors and to attend and vote thereat accordingly, and generally to exercise all the rights and functions of such absent Director, subject to the limitations and restrictions in the instrument appointing him, but he shall not be entitled to any remuneration, and he shall ipso facto vacate office if and when the appointer resumes his duties as a Director, or removes the appointer from office, and any nomination, appointment, and renewal under this clause may be made by notice in writing under the hand of the Director making the same, or by telegram, cable, or wireless telegraphy, and shell take effect as soon as the instrument in writing, telegram, cable, or wireless cable shall be received at the registered office of the company.

88. The business of the Company shall be managed by the Directors either by themselves or through a Managing Director or Managing Directors, with the assistance of an Agent or Agents, Secretary or Secretaries of the Company to be appointed by the Directors, for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and registration of the Company, and in and about the valuation, purchase, and acquisition of the said businesses and properties, and otherwise in or about the working and business of the Company. The whole of the direction and control of the business of the Company shall be conducted in Ceylon, and no person shall act in any manner as a Director while resident temporarily or otherwise outside Ceylon, except that an absent Director shall have the power to sign accounts

and balance sheets.

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

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

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

valid if such regulations 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.

91. 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.

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

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

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

(a) To purchase or take on lease premises suitable for the business of the Company, and generally to purchase or otherwise acquire for the Company any property, rights, or privileges which the Company is authorized to acquire, at such price and generally on such terms and conditions as they think fit; and to execute any mortgage of the said premises or other property of the Company for securing any loan and interest thereon on such terms as they may think fit, and to exercise all borrowing powers of the Company.

(b) At their discretion to pay for any rights acquired by or services rendered to the Company, either wholly or partially in cash or in shares, bonds, debentures, or other securities of the Company; and any such shares may be issued either as fully paid up or with such amount credited as paid up thereon as may be agreed upon.

(c) To secure the fulfilment of any contracts or engagements entered into by the Company by mortgage or charge of all or any of the property of the Company and its uncalled capital for the time being, or in any other manner

as they may think fit.

(d) To accept from any member, on such terms and conditions as shall be agreed, a surrender of his shares or stock or any part thereof.

To determine who shall be entitled to sign and give on the Company's behalf bills, notes, receipts, acceptances, endorsements, cheques, releases, contracts, and documents, and to authorize such persons or person accordingly.

To give to any officer or servant of the Company a commission on the profits of any particular business or transaction, or a share in the general profits of the Company, and such commission or share of the profits shall be treated as part of the working expenses of the Company.

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

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

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

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

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

(k) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purpose 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.

MANAGING DIRECTORS.

The Directors may from time to time appoint one or more of their body to be Managing Director or Managing Directors for such time and at such remuneration (whether by way of salary or commission or participation in profits, or partly in one way and partly in another) as they may think fit, and a Director so appointed shall not, while holding such- $\sim \Lambda$

office, be subject to retirement by rotation or be taken into account in determining the rotation of retirement of Directors, but his appointment shall be subject to determination ipso facto if he shall cease from any cause to be a Director, or if the

Directors shall resolve that his tenure of such office be determined.

The Directors may from time to time confer upon and entrust to the Managing Director or Managing Directors all or any of the powers of the Directors (excepting the power to make calls, forfeit shares, borrow money, for other than purposes of temporary finance under clause 48, or issue debentures), that they may think fit. But the exercise of all powers by the Managing Director or Managing Directors shall be subject to such regulations and restrictions as the Directors may from time to time impose, and the said powers may at any time be withdrawn, revoke, or varied,

DISQUALIFICATION OF DIRECTORS.

- 97. Subject as herein otherwise provided and to the terms of any subsisting agreement, the office of a Director shall be vacated-
 - (a) If he become bankrupt or insolvent or compound with his creditors.

(b) If he become of unsound mind or is found a lunatic.

(c) If he give the Directors notice in writing that he resign his office.

But any act done in good faith by a Director whose office is vacated as aforesaid shall be valid unless prior to the doing of such act, written notice has been served upon the Directors, or an entry has been made in the Directors' Minute Book stating

that such Director has ceased to be a Director of the Company.

The continuing Directors may act notwithstanding any vacancy in their body, but if and so long as the number of Directors is reduced below the number fixed by or pursuant to the regulations of the Company as the necessary quorum of Directors, the continuing Directors may act for the purpose of increasing the number of Directors to that number, or of summoning a General Meeting of the Company, but for no other purpose.

ROTATION OF DIRECTORS.

At the First Ordinary General Meeting of the Company all the Directors shall retire from office, and at the Ordinary General Meeting in every subsequent year one of the Directors shall retire from office, the Director to retire in each year being the one who has been longest in office since his last election, but as between persons who became Directors on the same day the Director to retire shall (unless they otherwise agree among themselves) be determined by lot. clause, however, shall not apply to a Managing Director.

100. A retiring Director shall be eligible for re-election.

The Company at the Ordinary General Meeting at which any Director retires in manner aforesaid shall fill up the vacated office, and may fill up any other offices which may then be vacant by electing the necessary number of persons unless the Company shall determine to reduce the number of Directors. The Company may also, at any Extra-ordinary General Meeting, on notice duly given, fill up any vacancies in the office of Director, or appoint additional Directors, provided that the maximum hereinbefore mentioned be not exceeded.

102. If at any meeting at which an election of Directors ought to take place, the place of the vacating Director be not filled up, the vacating Director shall continue in office until the Ordinary General Meeting in the next year, and so on

from time to time until his place has been filled up.

103. The Company may from time to time in General Meeting increase or reduce the number of Directors (within the limits prescribed by Article 81) and may alter their qualification, and may also determine in what rotation such increased or reduced number is to go out of office.

Any person appointed a Director by the Board of Directors under the provisions of Article 83 shall only retain his office until the next Ordinary General Meeting of the Company, when he shall retire, but he shall be eligible for

re-election.

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

106. Seven days' previous notice in writing shall be given to the Company of the intention of any member to propose any person other than a retiring Director for election to the office of Director: Provided always that, if the members present at a General Meeting unanimously consent, the Chairman of such meeting may waive the said notice,

and may submit to the meeting the name of any person duly qualified.

PROCEEDINGS OF DIRECTORS.

The Directors may meet together for the despatch of business, adjourn, and otherwise regulate their meetings as they think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined, two Directors shall constitute a quorum. Questions arising at any meeting shall be decided by a majority of votes. In two Directors shall constitute a quorum. case of an equality of votes, the Chairman shall have a second or casting vote. A Director may, and the Secretary on the requisition of a Director shall at any time summon a meeting of the Directors. It shall not be necessary to give any notice of a meeting of Directors to any Director who is absent from Ceylon.

All meetings of the Board shall be presided over by a Chairman to be chosen at each meeting by the Directors

present at such meeting.

109. The Directors may delegate any of their powers to Committees, consisting of such member or members of their body as they think fit. Any Committee so formed shall, in the exercise of the powers so delegated conform to any regulations that may be imposed on him or them by the Directors. The regulations herein contained for the meetings and proceedings of Directors shall, so far as not altered by any regulations made by the Directors, apply also to the meetings and proceedings of any Committee.

110. All acts done by any meeting of the Directors or of a Committee of Directors, or by any persons acting as Directors, shall notwithstanding that it be afterwards discovered that there was some defect in the appointment of any such Directors or persons acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such

person had been duly appointed and was qualified to be a Director.

The Directors may award special remuneration out of the funds of the Company to any Director going or residing abroad in the interests of the Company, or undertaking any work additional to that usually required of Directors of a Company similar to this.

112. A resolution in writing signed by a majority of the Directors shall be as valid and effectual as if it had been

passed at a meeting of the Directors duly called and constituted.

MINUTES.

113. The Directors shall cause minutes to be made in books provided for the purpose

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

Of the names of the Directors present at each meeting of the Directors and of any Committee of the Directors.

(c) Of all resolutions and proceedings at all meetings of the Company and of Directors and of Committees of

SEAL.

The seal shall not be affixed to any instruments except in the presence of one of the Directors, and such Director shall sign every instrument to which the seal of the Company is so affixed in his presence.

DIVIDENDS.

115. Subject to the provisions of the Memorandum of Association and to the rights of the holders of any shares entitled to any priority, preference, or special privilege, all dividends shall be declared and paid to the members in proportion to the amounts paid up on the shares held by them respectively. No amount paid on a share in advance of calls shall while

carrying interest be treated for the purpose of this Article as paid on a share.

116. The Directors shall lay before the Company in General Meeting a recommendation as to the amount which they consider ought to be paid by way of dividend, and the Company shall declare the dividend (if any) to be paid, but such dividend shall not exceed the amount recommended by the Directors. Any General Meeting may direct payment of any dividend declared at such meeting, or of any interim dividends which may subsequently be declared by the Directors, wholly or in part by means of drafts or cheques on London or on any other foreign town, or by the distribution of specific assets, and in particular of paid up shares, debentures, or debenture stocks of the Company, or paid up shares, debentures, or debenture stocks of the Company, or paid up shares, debentures, or debenture stocks 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 resolution; and where any difficulty arises in regard to the distribution they may settle the same and they think expedient and in particular may instant fractional actification and the relational desired to the distribution that the distribution that the same for the sa 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 members upon the footing of the value so fixed, in order to adjust the rights of all parties, and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend as may seem expedient to the Directors.

No dividend shall be paid otherwise than out of the profits arising from the business of the Company. The Directors may from time to time pay to the members such interim dividends as appear to the Directors to be justified by the profits of the Company.

The Directors may deduct from the dividends payable to any member all such sums of money as may be due

from him to the Company on account of calls or otherwise.

120. Notice of any dividend that may have been declared shall be given to each member in the manner in which notices are given to the members. Any dividend or bonus unclaimed by any member for 3 years after notice thereof shall have been given as aforesaid may be forfeited by the Directors for the benefit of the Company, and if the Directors think fit may be applied in augmentation of the reserve fund.

The Company may transmit any dividend or bonus payable in respect of any share by ordinary post to the registered address of the holder of such share (unless he shall have given written instructions to the contrary), and shall not

be responsible for any loss arising therefrom.

122. No dividend shall bear interest as against the Company.

RESERVE FUND.

123. Before the declaration of a dividend the Directors may set aside any part of the nett profits of the Company to create a reserve fund, and may apply the same either by employing it in the business of the Company, or by investing it in such manner (not being the purchase of or by way of loan upon the shares of the Company) as they shall think fit, or place same on fixed deposit in any bank or banks, and the income arising from such reserve fund shall be treated as part of the gross profits of the Company. Such reserve fund may be applied for the purpose of maintaining or extending the property of the Company, replacing wasting assets, meeting contingencies, forming an Insurance Fund, or for special dividends or equalizing dividends, or for any other purpose for which the nett profits of the Company may lawfully be used, and until the same shall be so applied it shall be deemed to remain undivided profit. The Directors may also carry forward to the accounts of the succeeding year or years any profit or balance of profit which they shall not think fit either to divide or to place to reserve.

ACCOUNTS.

- 124. The Directors shall cause true accounts to be kept-
 - (a) Of the sums of money received and expended by the Company, and the matters in respect of which such receipts and expenditure take place.
 (b) Of the assets and liabilities of the Company.

125. The books of account shall be kept at the registered office of the Company, or at such other place or places as the Directors may determine. The Directors shall from time to time by resolution determine whether and to what extent, and at what times and places, and on what conditions, the books and accounts of the Company, or any of them, shall be open to the inspection of the members, and the members shall have only such rights of inspection as are given to them by Ordinance, or by such resolution as aforesaid.

A balance sheet and profit and loss account shall be made out and laid before the Company at the Ordinary General Meeting in every year, made up to a date not more than six months before such meeting. The balance sheet shall be accompanied by a report of the Directors upon the general state of the Company, and a recommendation as to the amount (if any) which the Directors consider ought to be paid by way of dividend, and as to the amount (if any) which they propose

to set aside as a reserve fund.

A copy of the balance sheet and report shall, seven clear days previously to such meeting, be served on every member entitled to receive notices of General Meetings in the manner in which notices are hereinafter directed to be served.

AUDIT.

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

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

130. The remuneration of the auditors other than the first shall be fixed by the Company in General Meeting, and

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

Retiring auditors shall be eligible for re-election.

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

133. Every auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting after his appointment, and it shall be his duty to examine the same with the accounts and vouchers relating thereto, and to report thereon to the meeting, generally or specially, as he may think fit.

1342 The auditor or auditors for the time being shall have a list delivered to him or them of all books kept by the Company, and he or they shall at all reasonable hours in the day time have excess to all accounts, books, and documents whatsoever of the Company for the purpose of audit.

INDEMNITY,

135. Every Director, Managing Director, Manager, Secretary, and other officer or servant of the Company shall be indemnified by the Company against, and it shall be the duty of the Directors out of the funds of the Company to pay all costs, losses, and expenses which any such officer or servant may incur or become liable to by reason of any contract entered into or act or thing done by him as such officer or servant, or in any way in the discharge of his duties including travelling expenses, and the amount for which such indemnity is provided shall immediately attach as a lien on the property of the Company, and have priority as between the members over all other claims.

Notices.

136. Every member shall register with the Company an address in Ceylon to which notices may be sent, and any notice required to be given to such member may be served by the Company upon such member either personally or by

sending it through the post in a prepaid letter addressed to such member at his registered address.

137. No member shall be entitled to have a notice served on him at any address outside Ceylon, and no nember who has neglected to register with the Company an address in Ceylon shall have any right to be served with any notices by the Company, and any notice published in the Ceylon Government Gazette shall be deemed to be good and sufficient notice to such member for all purposes.

138. Any notice, if served by post, shall be deemed to have been served twenty-four hours after the letter concaining the same shall have been posted; and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into the Post Office or into any post box subject to the control of the Post Office.

139. Whenever it is proposed to pass a special resolution, the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convened the second meeting contingently on the resolution being passed by the requisite majority at the first meeting.

WINDING-UP.

140. Any member, whether a Director or not, and whether alone or jointly with any other member or Director, and any person not a member, 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:

141. If the Company shall be wound up whether voluntarily or otherwise the liquidator or liquidators may, with the sanction of a special resolution of the Company divide among the contributories in specie any part of the assets of the Company, and may with the like sanction vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator or liquidators with the like sanction shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the members of the Company, and in particular any class may be given preferential or special rights, or may be excluded altogether or in part, and the liquidator or liquidato:s shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares ordinary, fully paid, part paid, or preference in the purchasing company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing company either ordinary, fully paid, or part paid or preference, any contributory who would be prejudiced thereby, shall have a right to dissent as if such determination were a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration as in the sub-section 6 of the said section provided the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Ceylon Ordinance 2 of 1889, shall apply in piece of the English and Scotch Acts referred to m the said sub-section 6 of section 192 of the aforewritten Companies (Consolidation) Act, and the said section 192 save as herein excepted shall be deemed to be part and parcel of these present Articles.

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

C. H. R.-Coco,

H. G. GREENHILL.

H. RUTLEDGE

A. DUNCUM.

ROBERT FORD.

C. B. WRATTEN.

W. K. S. HUGHES.

Witness to the above seven signatures at Colombo, this 7th day of June, 1923:

SYDNEY JULIUS, Proctor, Supreme Court, Colombo.

[Second Publication.]

The Pine Hill Estates Company, Limited.

OTICE is hereby given that an Extraordinary General Meeting of this Company will be held at the registered office of the Company, Gaffoor's building, Colombo, on Wednesday, August 22, 1923, at 11 A.M.

Business.

To consider and, if thought fit, confirm as a special resolution the following resolution passed unanimously at an Extraordinary General Meeting held on Wednesday, August 1, 1923 :-

That the authorized capital of the Company be subdivided into 21,300 shares of Rs. 10 each, and the issued capital of the Company into 20,874 shares of Rs. 10 each fully paid, numbered 1-20,874.

By order of the Directors, MACKWOODS, LTD., Colombo, August 10, 1923. Agents and Secretaries.

The Vykumbra Rubber Company, Limited.

TOTICE is hereby given that the Fourth Annual Ordinary General Meeting of this Company will be held at the registered office of the Company. Chatham street, Fort, Colombo, on Tuesday, August 21, 1923, at 2.30 P.M.

Business.

To receive the report of the Directors and accounts for the twelve months ended June 30, 1923.

To elect a Director and Auditor, and to transact any other business that may be duly brought before the Meeting.

By order of the Directors, BOSANQUET & Co., LTD. Colombo, August 8, 1923. Agents and Secretaries.

The G. W. Rubber Estate Company, Limited.

OTICE is hereby given that the Seventh Annual Ordinary General Meeting of this Company will be held at the registered office of the Company, Chatham street, Fort, Colombo, on Thursday, August 23, 1923, at 12 noon.

Business.

1. To receive the report of the Directors and accounts or the twelve months ended June 30, 1923.

2. To declare a dividend.
3. To elect a Director and Auditor, and to transact any other business that may be duly brought before the Meeting.

By order of the Directors, BOSANQUET & Co., LTD., Colombo, August 8, 1923. Agents and Secretaries.

The Pettiagalla Tea Company, Limited.

OTICE is hereby given that the Eighth Ordinary General Meeting of Shareholders will be held at the registered office of the Company, Gaffoor's building, Main treet, Colombo, on Tuesday, August 21, 1923, at 11 A.M.

Business.

1. To receive the report of the Directors and statement of accounts to June 30, 1923.

To declare a dividend.

3. To elect a Director. To appoint an Auditor.

To transact any other competent business.

By order of the Directors, GORDON FRAZER & Co., LTD., Colombo, August 10, 1923. Agents and Secretaries.

The Perak Kongsi Coconut Company, Limited.

OTICE is hereby given that the Fourteenth Ordinary General Meeting of Shareholders will be held at the affice of the Company, Caffoor's building, Main street, Colombo, on Tuesday, August 21, 1923, at 3 P.M. Andrews of spiritual of the control o Business.

-128128

To receive the report of the Directors and statement 1. of accounts to June 30, 1923.

To elect a Director.

To declare a dividend. To appoint an Auditor, and transact any other business that may be brought before the Meeting.

By order of the Directors, GORDON FRAZER & Co., LTD., Colombo, August 10, 1923. Agents and Secretaries.

· Auction Sale.

A Valuable Property in Jampettah Street

In the District Court of Colombo.

(1) Edgar George Money, (2) Guy Melvill Boustead, (3) Plaintiffs.

Vs. No. 4,771.

NDER and by virtue of the decree entered in this case and the commission issued to us therein, we shall put up for sale by public auction on Tuesday, September 4, 1923, at 4.30 P.M., at the spot—

An allotment of land marked A in the plan, with the buildings thereon, bearing assessment Nos. 24-32 and 34, Jampettah street, being a divided portion of all that allotment of land bearing assessment Nos. 24-32 and 34-36, Jampettah street, within the Municipality of Colombo; containing in extent 1 acre 2 roods and 5 37/100 square perches.

For further particulars apply to J. M. Pereira, Esq., Proctor and Notary, Colombo, or to-

4, Baillie street, Fort.

Phone No. 289.

A. Y. DANIEL & SON, Auctioneers and Brokers.

Auction Sale.

NDER commission upon a mortgage Colombo, No. 8,924, I shall put up for ale for the recovery of the principal, interest, and costs by public auction on Saturday, September 1, 1923, at 4 P.m. at the first land herein described, to wit:—

(1) All that land called Kajuganawatta, situated at Bopitiya in the Ragam pattu, Alutkuru korale, in extent

1 acre, with buildings.

(2) All those 2 contiguous lands called Gorakagahawatta alias Nattiyagewatta and Koodaluwelakumbura, in extent

2 acres and 20 perches, situated at Bopitiya aforesaid.
Further particulars from D. W. Munasinghe, Esq.,
Proctor and Notary, Colombo, or—

No. 60, Belmont street, Colombo, August 1, 1923.

H. J. F. Rodrigo, Auctioneer and Broker.

Auction Sale under Partition Decree

BY virtue of commission issued to me in action No. 6,426 of the District Court of Colombia shall sell by public auction all that tiled house standing on lot C of the land called Dawatagahawatta alias Millaghawatta gituated at Welikada in Rajagiriya, in the Palle pattu of Salpiti korale (exclusive of the soil on which it stands).

On Saturday September 22, 1992

. On Saturday, September 22, 1923, at Mr. at the spot.

The sale will first take place among the co-owners over the appraised value, and if there be no bidders, the same will be immediately put up amongst the public.

Further particulars from O. A. Jayasekere, Esq., Proctor, Colombo, or from-

No. 60, Belmont street, Colombo, August 6, 1923. iai ka umma nigeving con

H. J. F. Rodrigo, Commissioner. if (by Low Journaline) Auction Sale under Mortgage Decree, Case No. 4,930, Colombo.

Valuable Land a Nedimale, in the Palle Pattu of Salpiti Kolale, in Colombo District.

NDIM instructions issued to me by the District Court of Colombo in the above case, I shall put up for sale by public auction at the spot on Saturday, September 8, 1923, at 4.30 P.M.-

All that allotment of land called Alubogahawatta including the road leading thereto, 14 feet wide, together with the trees and plantations standing thereon, situated at Nedimale, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; containing in extent 7 acres and 13 13/100 perches.

This land is within 25 minutes' walk from the Dehiwala Railway Station. Metal and cabook can be excavated in

the said land.

For further particulars please apply R. C. Perera, Esq., Proctor, Supreme Court, and Notary, or-

FRANCIS F. KRISHNAPILLAI, No. 110, Hulftsdorp, Colombo. Auctioneer and Broker. Phone No. 1,441.

Auction Sale under Mortgage Decree.

Valuable Lights of Pelanwatta, in the Palle Pattu of Salpiti

Refale, in the District of Colombo.

Worker, in the District of Colombo.

The commission issued to me by the District Court of Colombo in past No. 6,168, I shall sell by public auction at the respective spots on Saturday, September 1, 1923—

At 4 P.M.

1. All that allotment of land called and known as Diganagodellawatta, together with all the trees, plantations, and tiled house standing thereon, situated at Pelanwatta aforesaid; containing in extent 3 arres 3 roods and 20.74 perches. At 4.30 P.M.

All that allotment of land called Millagahakanatta, together with all the trees and plantations thereto, situated at Pelanwatta aforesaid; containing in extent 3 roods and 21 perches.

At 5 P.M.

All that allotment of land called Delgahakanatta, 3. together with all the trees and plantations and the tiled boutique standing thereon, situated at Pelanwatta aforesaid; containing in extent 1 acre and 20 perches.

For particulars please apply

FRANCIS F. KRISHNAPILLAI, Auctioneer & Broker.

No. 119, Hulftsdorp street, Colombo. Phone No. 1,441.

faction Sale under Partition Decree. But we of the commission issued to me in case 10,001, D. C., Kautara, I shall sell by public auction at the spot ba saturday, September 8, 1923, at 3 P.M., the land added Meegahawatta and Meegahapittaniya, situated at Desastra Kalutara, in Kalutarabadde of the bistrict of Kalutara; and Kalutara totamune, in the District of Kalutara; and containing in extent 3 roods and 15 perches. The land will be first put up for sale among the co-owners at the upset price, and if not purchased by any of them, the same will immediately, thereafter be put up for sale to the highest bidder among the public. For further particulars apply to—

> H. O. SCHARENGUIVEL, Commissioner, or C. E. A. Perera, Proctor, S. C., and Notary Public.

ties at Gonemile, in the District of Chilrw. NDER deerge in case No. 15,883. D. C., Negombo, entered in revour of the plaintiff S. P. K. N. Mutturaman Chetty, by his attorney K. M. Ponnaiah Pulle of Negombo, againstthe defendants (1) Mallika Arachchige Nicholas Perera, (2) Kumaragamage Ana Perera and husband, and (3) Mallika Arachchige Tegis Perera, all of

Gonawila, and by virtue of the order to sell issued to us for the recovery of the sum of Rs. 1,750, with interest on Rs. 1,000 at 30 per cent. per annum from January 29, 1923, to April 26, 1923, and thereafter at 9 per cent. per annum on the aggregate amount, till payment in full, and costs of suit, we shall sell the under-mentioned properties mortgaged by bond No. 1,349 dated June 29, 1915, and attested by Mr. D. L. E. Amarasinghe, Notary, by public auction at the respective spots on Saturday, September 1, 1923, commencing at 10.30 A.M., viz.:

Out of all that allotment of field called Bakmeegahakumbure Kohilawalairawella, situate at Gonawila, in Otara palata of Pitigal korale, in the District of Chilaw, North-Western Province; containing in extent about 2 parrahs of paddy sowing ground, the undivided 7/12 shares.

Out of all that allotment of land called Ambagahawatta, situate at Gonawila aforesaid; containing in extent about 3 measures of kurakkan sowing ground, the undivided 9/12 shares held by the above-named second defendant under deed No. 14,349, and the undivided 1/12 shares held by the first defendant by right of inheritance, that is to say. the undivided 10/12 shares.

All that allotment being the divided 1 share of land called Madangahawatta, situate at Gonawila aforesaid;

containing in extent about 3 roods.

4. The undivided ½ share of all that land called Madangahawatta, situate at Gonawila aforesaid; containing in extent about half a bushel of kurakkan sowing ground.

5. All that land called Kahatagahawatta, situate at Gonawila aforesaid; containing in extent about 1 acre and 1 rood.

6. All that allotment being the divided ½ share of land, called Kongahawatta, situate at Gonawila aforesaid; containing in extent about 4 measures of kurakkan sowing. ground.

Further particulars can be had from S. K. Wijeyaratham, Esq., Proctor, Supreme Court, and Notary, Negombo, and

from-

M. P. KURERA & Co., Auctioneers.

Negombo, July 23, 1923.

Auction Sale.

Property at Godella, in the District of Chilaw.

NDER decree in case No. 16,007, D. C., Negombo, entered in favour of the plaintiff Kawanna Kana Kana Nana Supperamaniam Chetty of Negombo, against the defendant Philippu Fernando Nicholan Pulle of Bambukuliya, and by virtue of the order to sell issued to us for the recovery of the sum of Rs. 1,330, with interest of Rs. 1,000 at 18 per cent. per annum from April 19, 1925 to June 21, 1923, and thereafter at 9 per cent. per annum on the aggregate amount, till payment in full, and costs of suit, we shall sell the under-mentioned property mortgaged by bond No. 1,908 dated March 18, 1921, and attested by P. D. F. de Croos, Notary, by public auction at the spot at 4 P.M. on Tuesday, September 4, 1923:—

At 10 A.M.

All that portion dividedly possessed for and in lieu of I share from and out of all those several contiguous allotments of land called Hikgahawatta, Nindewatta, Kosatta, Marathadiowita, Maragahaowita, Bambimarththadivayal. Arsamaraththadiowita, Kosattamarath hadiowita, Velumar aththadiowita, and Perunawamarththadiowita forming one land, situate at Godella, in Otara palata of Pitigal korale, in the District of Chilaw, North-Western Province; which said divided portion is in extent about 5 acres, together with

all the buildings and plantations thereon.

Further particulars from Tudor Ranasinghe, Esq.,

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

Negombo, August 6, 1923.

M. P. KURERA & Co., Auctioneers.

Auction Sale.

NDER decree in case No. 16,016, D. C., Negombo, entered in favour of the plaintiff N. K. N. T. Nadchiappa Chetty, by his attorney M. U. L. Selliah Pulle of Negombo. against the defendant Warnakulasuriya Don Santiago Fernando of Sea street, Negombo, and by virtug of the order to sell issued to us for the recovery of the amount therein stated, we shall sell the right, title, and interest of the said defendant in the under-mentioned properties by

public auction at the respective spots on Wednesday, September 5, 1923, viz.:—

At 3.30 P.M.

7.1 (1) The land called Ambagahawatta, situated at 3rd Division, Sea street, within the gravets and in the District of Negombo; containing in extent about 2 roods. land an undivided 1 share with the cadjan thatched house standing thereon.

At 4 P.M.

(2) The land called Thalgahawatta, situate at Kudapadua, within the gravets and in the District of Negombo: containing in extent about 1 acre. Of this land an undivided & share.

At 4.30 р.м.

(3) The 2 nets called adisidel and the 2 boats (paru) with all accessories thereof, and the net called madel used for fishing in sea and hauled up on the seabeach at Sea street aforesaid.

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

M. P. KURERA & Co.,

Negombo, August 6, 1923.

Auctioneers.

Auction Sale.

WITHIN EASY DISTANCE OF TWO RAILWAY STATIONS.

A Splendid Coconut Estate occupying a Delightful Situation between the Seashore and the Negombo-Chilaw High Road, with perfectly sound Title and much Scope for Extension.

Y virtue of the commission issued to us from the District Court of Chilaw in testamentary case No. 1,472, we shall sell by public auction at the spot at 4 P.M. on Monday, September 3, 1923, viz.:—

All those several contiguous portions of land called Thalgahawatta, Pathahewatta, and Bogahawatta, now forming one land, in extent 29 acres 3 roods and 4 perches, situate at Lansigama, in the District of Chilaw; the entire land is fenced on all sides with barbed wire, and is fully planted with trees in bearing.

For further particulars please apply to Mendis Leopold Marasinghe, Esq., Proctor, Supreme Court, and Notary, Chilaw, or to-

Negombo, August 3, 1923.

M. P. KURERA &.Co., Auctioneers.

Auction Sale.

Moperif at Kulakakapela in Dandugam Peruna, Magam Pattu. NDER delivee in case No. 15,977, D. C. Negombo, entered in favour of the plaintiff Ana Nana Seena Thene Rawanna Mana Ramanadan Chetty of Negombo, against the defendant Irippuge Augusting Fernando of Kudahakapola, and by virtue of the order to sell issued to us for the recovery of the amount therein stated, we shall sell the under mentioned properties mortgaged as primary mortgage by bond No. 54 dated March 17, 1917, and attested by G. P. W. S. Samarasinghe, Notary, and as secondary mortgage by bond No. 9,148 dated June 15, 1922, and attested by D. J. Jayawardena, Notary, by public contains at the spot of the properties of the spot of the s auction at the spot at 4 P.M. on Thursday, September 6, 1923, viz: The land of contiguous lots from Ambagahawatta and Keenagahawatta, situate at Kudahakapola in Dandugam peruwa, in Ragam pattu of Alutkuru korale, in the District of Colombo; containing in extent 23 perches, together with the tiled house and other buildings standing thereon.

Further particulars from Tudor Ranasinghe, Esq. Proctor, Supreme Court, and Notary, Negombo, or-

Negombo, August 7, 1923. M. P. KURERA & Co., Auctioneers. Auction Sale.

In the District Court of Negg

Koralagamage Veronica Perera of Dandugama. No. 15,521. Vs.

(1) Jayasinhege Peduru Perera, as principal, and (2) Manuelpeeriswaduge John Peiris de durety, both of Tudella in Ragam pattuwa Defendants.

NDER decree in the above case and by virtue of the order to sell issued to us for the recovery of the sum of Rs. 1,000, less a sum of Rs. 380, with interest thereon at 9 per cent. per annum from February 12, 1923, till payment in full, and costs of suit, Rs. 218 67, we shall sell by public auction at the spot at 4 M. on Thursday, August 30, 1923, the under-mentioned property mortgaged by bond No. 2,018 dated April 19, 1913, attested by B. P. Samarasinhe, Notary Public, as primary mortgage, to wit:—

An undivided a share with fruit trees and the tiled house standing thereon of the high and low lands called Kosgahawatta and Dawatagahawatta and the thereto adjoining field, situated at Tudella, in Ragam pattu of the Alutkuru korale, in the District of Colombo; bounded on the north by the live fence of the land of Pattage Haramanis Fernando and others, east by the ditch of the cinnamon estate belonging to Mr. Mel, south by the ditch of the fand of Mudaliyar Rajapakse, and west by the Depa-ela; containing in extent about 15 acres (of which a half share is subject to the lifeinterest of Botalage Sarah Fernando Jayasinghege Karolis Perera and ditto Lucia Perera).

For further particulars apply to Messrs. Samaratunga &

Pereira, Proctors, and Notary, Negombo, or to

Negombo, August 7, 1923.

K. L. PEREIRA & SON, -Auctioneers

Plaintiff.

Auction Sale under Mortgage Degree &

NDER and by virtue of the deer present in case No. 18,762, D. C., Galle, in favour of the plaintiff D. G. Goonewardane, Esq., Proctor, Galle, against the defendant Mr. Wi liam Wijesekera, coroner of Rateana, and the order to sell issued therein, I shall sell by public auction at the spot on September 1, 1923, at 2 r.M., the following property bound and executable for the recovery of the balance due on the said degree balance due on the said decree

All that tiled upstair house of 17 cubits with the kitchen and other buildings on, and all the soil and plantations of, the block of land comprising two defined and contiguous lots of the lands called Mulgederawatta and Orutota Bandarawatta, situate at Karawegoda, in Ratgama in Wellaboda pattu of Galle; in extent about 14 acre.

Galle, August 3, 1923.

CHAS. M. GOONASEKERA, Auctioneer

Auction Sale under Mortgage Becree

NDER and by virtue of the decree entered in case
No. 16,888, D. C., Galle, in favour of the blaintiff Ana Roona Kana Roona Velaidan Chetty of Colombo, against the defendants Hakkeni Udarishafay and riletti Saraneris de Silva, both of Mohotti watta in Bakapitiya, and the order to sell issued therein, I shall sell by public auction at the spot on August 31, 1923, at 3 pt., the following property bound and executable for the recovery of the amount due on the said degree :-

All that undivided 1/9 part of the soil and soil share trees and the defendant's pesiding house, 27 cubits in length, along the road, built of stone and mortar, whitewashed, and tiled, standing to the south of the residing house of Hakkini Peeloris and to the north of the incomplete house of Hakkini Peeloris and to the north of the incomplete house of Hakkini Peeloris and to the north of the incomplete house of Hakkini Peeloris and to the north of the incomplete house of Hakkini Peeloris and to the north of the incomplete house of Hakkini Peeloris and to the north of the incomplete division and the standard peeloris a Sawappu of the land Disenthuwahandigederawatta alias Ponniggagewatta, situate at Mohottiwatta in Balapitiya; in extent about 1 acre and 1 rood.

> CHAS. M. GOONASEKERA, Auctioneer.

Galle, August 3, 1923.

Auction Sale.

In the District Court of Galle.

Teniyalage Endoris de Silva of Alutwala Plaintiff. No. 20,119. $\mathbf{v}_{\mathbf{s}.}$

Nanayakkarawas

Y virtue of commission issued to me in the above case to recover the sum of Rs. 2,000, with interest thereon at 9 per cent. per annum from January 24, 1923, till payment in full, and costs of suit, I will sell by public auction on September 1, 1923, commencing at 1 P.M. at the spot the following property, to wit :-

All that and those undivided 2,603/6. 20 part or shares of the fruit trees of the 1st plantation of the soil share of the fruit trees and of the soil entitled to the defendant of Ganimewatta, situated at Peraliyas bounded on the north by Peraliyawatta alias Talgahawatta, east by Buddahagewatta, south by Malapalawa, and west by Beligahawatta; and containing in extent about 11 acre in extent, together with the undivided planter's $\frac{1}{2}$ share of the 16 coconut trees planted by Gallege Davis de Silva in about undivided 30 perches extent of soil on the southern side of the said land, and together with an undivided 1 part of the 11 cubits house and of the 9 cubits house standing thereon.

For further particulars please apply to Geo. Ranasooriya,

Esq., Proctor and Notary, or to me-

H. R. M. JAYASEKERE,

Galle, August 7, 1923.

Auctioneer.

Auction Sale.

terms of the commission issued to me by the District Court of James in case No. 15,857, D. C., Jaffna, the following property will be sold by public auction at the spot on Saturday, September 1, 1923, at 4 m.:—

Land situated at Vannarponnai East called Anaikarankuruvilitoddam, in extent 6 lachams varagu culture and 9 kulies, with sheds and cultivated and spontaneous plantations and share of well standing on the western boundary; bounded on the east by Manikkam, wife of Supiramaniam, north by Kantar Panadaram and others, west by Manikkam, wife of Sinnappan, and south by road.

Jaffna, August la 1923.

PHILIP MOSES. Commissioner.

lygtion, Kale under Mortgage Decree.

divalie Proping Lich Arampola and Mawatagama, in Galigalit korale, Weudawili Halpattu, Kurupagala District Kurunegala District.

 $\mathbf{V}\mathbf{s}$.

. 60

Veeyanna Rana Balakrishna Rawth of Kurunegala, executor of the estate of the late K. M. P. R. Muttu Ramen Chetty Plaintiff.

Case No. 9,422.

Karunnaratne Herat Mudiyanselage Appuhami, Korala, and (2) Mutu Menika, both of Aram-pola Defendants.

NDER decree and by virtue of the order to sell issued to me in the above case, I shall sell the following property specially bound and executable for the recovery of the amount therein stated on Saturday, September I, 1922 1923, commencing at 1 P.M. on the first land herein:

Kongahamulawatta alias Talgahamulawatta about 6 lahas kurakkan, Kahatagahapitiyewatta of 5 lahas kurakkan, Pitapodryehena about 5 lahas kurakkan, Galmaduwawatta about 3 lahas kurakkan. The land composed of these said lands now forming one property, in extent 19 acres 1 rood and 34 perches; bounded on the north by lands of Ukkumenika Appulami Korala, and others, east by road from Mawatagama to Barandara, south by chena of Maralandewalawwa and land of Kalu Banda Vidane, west by Iswetivewewa and land of Ukkumenika and others, with the plantations, buildings, &c., thereon at Arampola aforesaid.

- Wewekumbura of I amunam paddy and adjoining -2 pillewas, now garden, about 3 lahas kurakkan.
 - 3. Kongahakumbura of 3 pelas paddy.
 - Maralekumbura of 1 amunam paddy.
- 5. Hondarawalakanttekumbura of 2 amunams paddy and adjoining chena of 1 timba kurakkan.
- 6. Gedarakumbura and Iswetiyekumbura of 1 amunam paddy and adjoining Hitinagedarawatta and Kongahamulawatta of 1 pela kurakkan,
- Ambalanpitiyekumbura of 2 pelas and 5 lahas paddy, all situate at Arampola aforesaid.
- Of Kongahakumbura of 2 pelas and 5 lahas paddy and adjoining Arampolagewatta of 3 lahas kurakkan.
 - 9. Ihalawelekumbura of 2 pelas paddy.
 - 10. Kongahakumburapillewa about 2 lahas kurakkan.
- 11. Asweddumekumbura of 15 lahas paddy and adjoining Galenpahalawatta about 1 timba kurakkan, all situate at Mawatagama aforesaid.

For further particulars apply to R. O. Felsinger, Esq., Proctor, Supreme Court, Kurunegala, or to-

Kurunegala, July 27, 1923.

H. DON JAMES. Auctioneer.

Auction Sale.

In the District Court of Kurunegala.

Herat Mudiyanselage Punchirala of Wilgomuwa. . Plainting No. 9,293. Vs.

(1) Pahalamaru Durayalage Mohota of Wennoruwa, (2) Soona Pana Rawenna Mana Ramanathan Chetty of Narammala Defendants

NDER and by virtue of decree entered in the case and by virtue of order issued to me for the recovery of the amount stated therein, I shall see the publication of the control of the con auction the following property herein below declared bound and executable under the said decree :-

On Monday, September 3, 1923, commencing at 3 P.M., on the spot.

An undivided 1 share of the remaining land and of all the plantations, houses, and of buildings appertaining thereto, exclusive of 2 pelas and 5 lahas haddy sowing, namely, 5 lahas extent out of 3 pelas in the field called Siyambalagahakotuwa and 2 pelas extent out of 3 pelas of Galahitiyawakumbura from and out of undivided high and low lands, now called and known as Innawatta and Galahitiyawa, comprising all the contiguous allotments of lands called Innawatta of 4 seers kurakkan, Meegahamulaliyadda of 3 lahas paddy sowing, field called Siyambalagahakotuwa of 1 pela paddy sowing, field called Galahitiyawa of 3 pelas paddy sowing, Handurumullewatta of 1 thimba kurakkan sowing, Bulugahamulahena of about 1 laha kurakkan sowing, the field called Siyambalagahakotuwa of 3 pelas paddy sowing, Hitinawatta of about 1 chundu kurakkan sowing, Hitinawatta of 2 lahas kurakkan sowing, Bulugahamulahena of 3 lahas kurakkan sowing, Innawatta of 4 seers kurakkan, Pahalagalahitiyawekumbura of 1 amunam paddy sowing, Ihalagalahitiyawakumbura of 2 amimams paddy sowing, Makulgollewatta of 6 lahas kurakkan sowing.

Imbulgahamulahena of 9 lahas kurakkan, Bulugahamulahena of 3 lahas paddy, Ela-addarahena of 3 lahas kurakkan sowing, Dewalepotahena of 3 lahas kurakkan sowing, Hitinawatta of I thimba kurakkan sowing, and Ganekadaimmehena of 3 lahas kurakkan sowing, situate at Wennoruwa in Dambadeni Udukaha korale east of Dambadeni hatpattu; bounded on the east by the village limits of Damunupola and Wenneruwa, on the south by the land of Kiriya and by jak tree on Dewolapottehena, on the west by Dewakkora-ela, and on the north by field of Ellis and chena of Menika.

Further particulars from me-

T. B. AMUNUGAMA, Auctioneer

Kurunegala, August 7, 1923.

7. Kalanchipurangeihalakumbura of 12 lahas paddy

sowing extent, and everything thereon.

8. The s 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 1 share of Polgollekumbural amunam paddy sowing in extent, all these contiguous fields 1 amunam paddy sowing in extent, and the pillewa of I seer

kurakkan, together with everything thereon.

2. Etambegodawatta of 2½ nelies kurakkan sowing extent, exclusive of the northern } 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 pillews 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.

Pelapolwatta 2 pelas paddy sowing in extent, exclusive of the eastern & share, the remaining 16% 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, building, and everything thereon.

15. The undivided 1 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

T. B. AMUNUGAMA, Kurunegala August 7, 1923. Licensed Auctioneer.

Auction Sale under Mortgage Decree. the District Court of Kegalla.

NDER decree entered and by virtue of the commission issued to me in case No. 6,019, I shall sell the

the recovery of the amount therein stated on Saturday, August 25, 1923, commencing at 9.30 A.M. at the spots:

An undivided & share of Tiriwanewakehena of 2 pelas

3. An undivided 4 share of Kurukohamulahena of 2 pelas in paddy sowing extent \ 2. An undivided 4 share of Bogahamulahena of 2 pelas

6. An undivided \(\frac{1}{3} \) share out of Deniyamulahena of 2 pelas in paddy sowing extent. 7. An undivided 1 share of Kalaotuwawehena of 8 lahas in paddy sowing extent.

9. An undivided ½ share of Pallehaliyaddekumbura of

An undivided 1 share of Galkotuwahena of 2 pelas

11. An undivided 1 share of Kabalkosgahamulahena of

On the same day at 1.30 P.M.

5. An undivided & share of Walarambedeniyakumbura

An undivided & share of Katagalehena of 2 pelas

All these lands are situated at Ilukgoda in Tanipperu pattu in Galboda korale of the Kegalla District.

> D. S. WICKRAMASINGHE. . Auctioneer.

NDER decree entered and by virtue of the commission issued to me in case No. 6,163, I shall sell the following properties, executable for the receivers of the sum of 14,506 31, with legal interest on Rs. 12,900 from August, Rs. 3, 1923, to date of payment in full on Friday, August 31 1923, commencing at 10 A.M. at the spot:—

The land called Kajugahamulakotawa of 8 lahas in paddy sowing extent, situated at Batawela in Meda pattu. in Galboda korale of the Kegalla District.

At 11 A.M. at the spot.

The chena land called Avissiriyahena, now garden of 1 amunam in paddy sowing, extent (after excluding a portion towards the west and south in extent 1 laha paddy sowing), situated at Hingula in Meda pattu aforesaid.

At 1 P.M. at the spot.

The land called Avissiriyawatta Hondeniyakumbura, now watta, and Kotuwegotta Muhandiramalage-watta, adjoining each other, with the tiled house standing thereon of about 2 pelas and 5 lahas in paddy sowing extent, situated at Delgahagoda in Meda pattu aforesaid.

At 2.30 P.M. at the spot.

The land called Alawatukanatehena of 1 amunam paddy sowing extent, Alawatukanatehena of 2 pelas paddy sowing extent, Kalantuwawehena of I amunam paddy sowing extent, Kajugahamulahena of 3 pelas in paddy sowing extent, and Paragahamulahena of 3 pelas in paddy sowing extent, all adjoining each other, situated at Batawela in Meda pattu aforesaid.

Kegalla, July 31, 1923.

ð.

D. S. WICKRAMASINGHE, Auctioneer.

Auction Sale under Mortgage/Degree. In the District Court of Ke

Hilda Peiris Siriwardana of Kandy and an other . Plaintiffs. No. 6,324. Vs.

H. A. W. Molligoda of Kegalla and another Defendants.

UNDER decree entered and by virtue of the commission issued to me in the above case, I shall put up for

sale by public auction at the spot on Saturday, September following properties specially bound and executable for 1; 1923, at 3.30 P.M., the following property specially bound and executable for the recovery of the sum of Rs. 1,757:86, with further legal interest on Rs. 1,498 from August 18, 1923, to date of payment in full:-

An undivided & share of the land called Walahapotha kanda of 36 acres 1 rood and 16 perches in extent, situated at Andiramada in Deyaladahamuna pattu of the Kegalla District.

D. S. WICKRAMASINGHE,

Kegalld, Angust 4, 1923.

Auctioneer.

Cancellation of Power of Attorney.

TICE is hereby given that the power of attorney dated August 29,519,40 executed before the Special Third Class Magilitate of Devakota, whereby A. R. R. M. N. Narayanan Khettiar of Devakota appointed Suppramaniam Chetty, son of Chettyappa Chettiar, as his attorney, in the Island of Ceylon; has been cancelled and revoked, and that the said Suppramaniam Chetty, son of Chettyappa Chettiar, has ceased to be the attorney of the said A. R. R. M. N. Narayanan Chettiar.

C. T. CANDAIYA,
Proctor for A. R. R. M. N. Narayanan Chettiar.

Colombo, August , 1923.

Application for Enrolment as an Advocate.

PERCY HERBERT KURUPPU GOONETILLEKE Barrister-at-law, Middle Temple, do hereby give notice that I shall, six weeks hence, apply to the Hon. the Chief Justice and other Justices of the Supreme Court of Ceylon to be admitted and enrolled an Advocate of the said Court.

P. H. K. GOONETILLERE.

Kalutara, August 3, 1023.

Application for Envolment as a Proctor.

MALCOLM EVAN WICKREMESINGHE 19 Wickholme, Wellawata, 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 a Proctor of the said Court.

MALCOLM E. WICKREMESINGHE.

Wellawatta, August 6, 1923.

Application for Enrolment as a Proctor.

DIONYSIUS KURUPPU GOONETILLEKE 1, Tilaka Walauwa, Kalutara, do hereby give notice that I shall apply to the Hon. the Chief Justice and the other Justices of the Supreme Court of the Island of Ceylon, six weeks hence, to be enrolled and admitted a Proctor of the said Court.

DIONYSIUS K. GOONETILLEKE &

Kalutara, August 10, 1923.

APPLICATIONS FOR FOREIGN LIQUOR LICENSES,

I hereby give notice that I have on July 28, 1923, applied to the Government Agent, Western Province, for the licenses shown in the schedule hereto annexed, for the licensing period ending September 30, 1924, in compliance with Excise Notification No. 75 of June 15, 1918:-

Schedule referred to.

Name and address of applicant: Mrs. Daisy Beatrice

Wijetunge (Mrs. P. D. S. Wijetunge).

Description of license or licenses applied for: (1) Retail license for the sale of foreign liquor (including locally-made beer) not to be consumed in the premises: (2) refreshment license for the sale of foreign liquor (including locally-made beer) to be consumed in the premises combined with a supply of meals; (3) tavern license for the sale of foreign liquor (including locally-made beer) to be consumed in the premises.

State whether application is for renewal of existing licenses

or for ewalicenses: Renewal.
Situation of premises to be licensed: Retail and refreshment licenses at No. 7, 4th Cross street, Colombo, and tavern license at No. 13 A, Fifth Cross street, Pettah, Colombo.

Mrs. Daisy Beatrice Wijetunge. (Mrs. P. D. S. WIJETUNGE.)

to the Government Agent, Western Province, for the license shown in the schedule hereto annexed, for the licensing period ending September 30, 1924, in compliance with Excise Notification No. 75 of June 15, 1918:

Schedule referred to

Name and address of applicant. Maria Perera, No. 1. Kotaliena street, Kotaliena, Colombo.

Description of licenses applied for: (1) Retail license for the sale of foreign liquor; (2) restaurant for the sale of foreign liquor and locally made beer.

State whether application is for renewal of existing license or for a new license or licenses: Renewal of existing licenses.

Situation of premises to be licensed No. 3, 5th Cross reet, Pettah, Colombo. street, Pettah, Colombo. . Maria Perera.

I hereby give notice that I have on July 17, 1923, applied to the Government Agent, Western Province, for the license shown in the schedule hereto annexed, for the licensing period ending September 30, 1924, in compliance with Excise Notification No. 75 of June 15, 1918:—

Schedule referred to.

Name and address of applicant: C. M. Fernando, The Surgical Chambers, Bambalapitiya.

Description of license or licenses applied for: Medicated

wines license.

State whether application is for renewal of existing license or licenses or for a new license or licenses: Renewal.
Situation of premises to be licensed: The Surgical Chambers, Jeanne de Arc buildings, Bambalapitiya.

C. M. FERNANDO.

I hereby give notice that I have on July 17, 1923, applied to the Government Agent, Western Province for the license shown in the schedule hereto annexed, for the licensing period ending September 30, 1924, in compliance wit Excise Notification No. 75 of June 15, 1918:-

Schedule referred to.

Name and address of applicant: S. C. Fernando, The Surgical Chambers, Wellawatta.

Description of license or licenses applied for Medicates wines license.

State whether application is for renewal of existing license or licenses or for a new license or licenses: Renewal.

Situation of prem ses to be licensed: No. 63/73, Bernice

cottage, Colombo-Galle road, Wellawatta.

Sec. Fernando.

I hereby give notice that I have on July 12, 1923, applied to the Government Agent, Western Province for the license shown in the schedule hereto annexed for the licensing period ending September 30, 1924, in compliance with Excise Notification No. 75 of June 15, 1918:-

Schedule referred to.

Name and address of applicant: B. M. P. Mendis, Nugagahawatta, Moratuwa.

Description of license or licenses applied for: Foreign

liquor license, tavern and bar.

State whether application is for renewal of existing license or licenses or for a new license or licenses: Renewal. Situation of premises to be licensed: 163, Nugagahawatta, Moratuwa.

B. M. P. MENDIS.

thereby give notice that I have on July 26, 1923, applied to the Assistant Government Agent, Kalutara, for the licenses shown in the schedule hereto annexed, for the licensing period ending September 30, 1924, in compliance with Excise Notification No. 75 of June 15, 1918:—

Schedule referred to.

Name and address of applicant: Mrs. A. S. F. Jayasekera, No. 594, Station read, Kalutara South.

Description of ficense or licenses applied for: (1) Retail dense for the sale of foreign liquor (including locally-made beer) not to be consumed in the premises; (2) hotel license for the supply of foreign liquor (including locally-made beer) to residents in hotels and boarding houses; (3) bar license for the sale of foreign liquor (including locally-made beer) to be consumed on the premises.

State whether application is for renewal of existing

licenses or for new licenses: Renewal.

Situation of premises to be licensed: 594, Station road,

Kalutara South.

Mrs. A. S. F. Jayasekera.

I hereby give notice that I have on July 23, 1923, applied to the Government Agent, Central Province, for the license shown in the selectule hereto annexed, for the licensing period excline September 30, 1921, in compliance with excise Notification No. 75 of June 15, 1918:—

Schedule referred to.

Name and address of applicant: Janis Senanayake & Co-Description of license of licenses applied for: Tavern, preign liquor.

State whether application is for renewal of existing license or licenses or for a new license or licenses: Renewal.

Situation of premises to be licensed: 29, Castle Hill street, Kandy. الله المحريدة

JAMES SENANAYAKE, for Janis Senanayake & Co.

hereby give notice that I have on July 26, 1923, applied to the Government Agent, Central Province, for the license shown in the schedule hereto annexed, for the licensing period ending September 30, 1924, in compliance with Excise Notification No. 75 of June 15, 1918:

Schedule referred to.

Pame and address of applicant: Cross Micheal de Mel, 34 and 35, Mombo street, Kandy.

Description of license or licenses applied for: Tavern license for the sale of foreign liquor to be consumed on the

State whether application is for renewal of existing license or licenses or for a new license or licenses: For renewal of existing license.

Situation of premises to be licensed: Cosey corner, 301,

CROOS MICHEAL DE MEL.

I hereby give notice that I have on July 17; 1923, applied to the Government Agent, Central Province Kandy, for the licensing period entering September 30, 1924, in compliance with Excise Notification No. 75 of June 15, 1918:—

Schedule referred to.

and address of applicant: W. A. Don Juan, Telderiya.

Description of license or licenses applied for: Hotel and

State whether application is for renewal of existing license or licenses or for a new license or licenses: Renewal of existing licenses.

Situation of premises to be licensed: Assessment No. 17, within the limits of Sanitary Board, Telleniya.

W. A. DON JUAN.

I hereby give notice that I have on August 2, 1934 applied to the Government Agent, Southern Provinces for the to the Government Agent, Southern Province for the license shown in the schedule hereto annexed, for the licensing period ending September 30, 1924, in compliance with Excise Notification No. 75 of Vine 1948.

Schedule referred to.

Name and address of applicant: Sage Magdon, Fort, Galle

Description of license or licenses applied for: Sale of rectified spirits.

State whether application is for renewal that ting license or licenses or for a new license or licenses: Renewal.

Situation of premises to be licensed: No. 59, Lighthouse street, Fort, Galle.

SAGO MAGDON.

I hereby give notice that I have on July 16, 1923, applied to the Assistant Government Agent, Mullaithou, for the license shown in the schedule hereto annexed the licensing period ending September 80, 1024, in compliance with Excise Notification No. 75 of June 15, 1418:—

Schedule referred to.

Name and address of applicant: Tiagage Fonnampsiam, Vavuniya.

Description of license of licenses applied for Retail license for the sale of foreign liquor (including locally-made beer) not to be consumed on the premise.

State whether application is for renewal descriptions of existing license or licenses or for a new license of licenses.

Situation of premises to be licensed: The northern room 18 feet 2 inches by 9 feet 8 inches of a four-roomed mudwalled zinc-roofed building situated on the land called Vetatyadyil Karamba at Vavuniya; bounded on the north by the said land, west by a small verandah, south by a room of the said building, east by verandah.

T. PONNAMPALAM

We hereby give notice that we have on July 21, applied to the Government Agent, North-Central Province, for the licenses shown in the schedule hereto annexed, for the licensing period ending September 39, 1924, in compliance with Excise Notification No. 75 of June 15, 1918:

Schedule referred to.

Name and address of applicant: J. M. S. Miranda & Sons, Anuradhapura.

Description of licenses applied for: Hotel and bar icenses. State whether application is for renewal of existing licenses or for new licenses: For new licenses.

Situation of premises to be licensed: Nos. 809 and 810. Dickson road, Anuradhapura.

J. M. S. MIRANDA & Sors.

We hereby give notice that we have on August 1923, applied to the Government Agent, Province of Uva, for the licenses shown in the schedule hereto anneded, for the licensing period ending S ptember 30, 1974, in compliance with Excise Notification No. 75 of June 18

Schedule referred to.

Name and address of applicants: Mills & Colltd., Colombo.

Description of license applied for: Bar and hotel licenses. State whether application is for renewal of existing license or for a new license: Renewal.

Situation of premises to be licensed: Bandarawela Hotel, Bandarawela.

Colombo, August 8, 1923.

MILLER & Co., LTD.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Statement showing the Importation of Rice into the different Ports of Ceylon during the Week ended August 4, 1923.

Ceylon Po	rt. Port of Origin.	Number of Bags.
Colombo	Calcutta	7,919
\mathbf{Do}_{ullet}	Karachi	844
Do.	Penang	2,000
Do.	Rangoon.	21,650
D o.	Singapore	200
Do.	Tuticorin	176
Do.	Dhanushkodi	8,458
Galle	Calcutta	1,450
Kayts	\Negapatam	2,601
Ďo.	Ammapatam	44
Do.	Adirampatam	109
Other Ports	Nil.	Nil.

(978 bags shipped during the week.)

H. M. Customs, Colombo, August 7, 1923. B. G. DE GLANVILLE for Principal Collector.

Sale of Old Copies of the "Madras Fort St. George Gazette."

THERE will be a sale of old copies of the "Madras Fort St. George Gazette," at the Office of the Board of Immigration and Quarantine, H. M. Customs, Colombo, on Tuesday, August 14, 1923, at 2 P.M.

R. O. DE SARAM, for Chairman, Board of Immigration and Quarantine.

Office of the Board of Immigration and Quarantine, H. M. Customs, Colombo, August 3, 1923.

Interdiction of a Teacher.

IT is hereby notified for general information that K. Nallatamby an uncertificated Assistant Teacher of J/Karunkali Vernacular School under the management of the American Mission, has been interdicted from teaching in a fegistered or recognized school for one year from August 1, 1923, for presenting a false petition against the teachers of J/Viyaville Hindu School.

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

Suspension of Teacher's Certificate.

T is hereby notified for general information that the Second Class Certificate, No. 23 of February 27, 1914, issued to N. B. Kumaradasa has been suspended for two years from January 3, 1923, for falsification of the register at the Udasgiriya Vernacular Mixed School, under the management of the Baptist Mission.

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

Amended Rules and Scales of Charges and other Fees chargeable for Services rendered by the Medical Department.

Scale of Charges for Paying Patients in

	CCO ger rent	6100 11 O. P.	wis. T		
Reference		Entrance		De	ily
Number of .	1	Fee.		Cha	rge.
Rate.	1000	Rs. c.		Rs.	Čc.
-1-	1 1	10 50		15	0
2		10 50		12	50
3 .		10 50	• •	10	0
4		10 50		. 7	50
5		10 50		5	0 .
6		10 50		4	0
7		5 25		. 3	0.
8 0	•••	5 25	n	. 2	50

(a) At Lying-in Home and Lady Havelock Hospital.—Rates 1 and 4 do not apply.

(b) At the Infectious Diseases Hospital, Colombo —Rates

1, 2, and 4 do not apply.

(c) "Extras" not included in the scale of diets and the services of special attendants will be charged for.

(d) Post Office clerks will not be charged an entrance fee when admitted to the Skinner's Memorial Ward, General Hospital.

(e) Rate 6 is for accommodation in a Ward—not a single room—and is applicable to males only at present.

(f) Rate 8 is applicable only to minor Government servants and for accommodation in a ward, in Colombo, in the Skinner's Memorial Ward where only one bed for females is available at present. Any minor Government servants treated in a single room will be charged Rs. 5 per diem.

(g) Operation fee —The amount of this will depend on the nature of the operation, i.e., whether "Major" or Minor," and on the classification of patients given below. Under rate 6 it will vary from Rs. 10·50 to Rs. 30. Under rates 1;-2, 3, and 4 it will vary from Rs. 30 to Rs. 150. The decision as to what constitutes a "Major" as distinct from "Minor," operation will be decided by the Medical Officer in Charge. No operation fee will be charged under rate 8 and to Seamen under rate 6.

GENERAL RULES.

1. The Medical Superintendent of efficer in charge will decide the rate to be charged, subject to the following classification, viz.:—

Classification of Patients.		es to
Passengers and Visitors to the Island	• •	1 or 2
Residents		9
Proprietors or Managers of estates.	i	Z
Persons with incomes not exceeding Rs. 7,500	ber	3
annum Superintendents and Assistant Superintendent	s of	
estates	~	4
Members of the Mercantile Community occup	ying	
the position of Assistants and in receipt of sal	aries	
of not more than Rs. 7,500 per annum		4
Warrant officers accommodated on the upper	floor	
of the new Seamen's Memorial Ward	.::	5
Accommodation in the New Seamen's Mem	orial	
Ward and given European Diet	• •	б
Persons with income not exceeding Rs. 4,500	per	•
annum for accommodation in a ward	´ • •	2
Officer of the Mercantile Marine Seamen and others admitted to the old Seam	on'e	* O.A.A.
Ward and given native diet	1011.5	7
Subordinate Government Servants		1 8 6 3
		1 1/2

Other Government servants whose salaries do not exceed Rs. 7,500 per annum will be charged Rs. 5 per diem for accommodation in a single bedded room.

Government servants with salaries of over Rs. 7,500 and not exceeding Rs. 12,000 per annum to be charged Rs. 7.50 per diem for accommodation in a single bedded room.

2. The hospital charges for wives and families are to be the same as for the husband, father, mother, or guardian respectively.

3. In the case of children under 15 years of age a reduction of 25 per cent. in the daily charge and in the operation fee will be made.

4. (a) Before a patient is admitted into a Paying Patient's Ward, he must make a cash deposit equivalent to one week's charges. This deposit will be held to meet the charges incurred for the patient's last week's stay in hospital. Should the patient decline to make the necessary deposit he will be refused admission, or, if too ill to be sent away, he will be admitted as a non-paying patient to the least expensive ward provided for persons of the race to which he belongs.

(b) Patients admitted for operation must also make a cash deposit to cover the operation fee.

(c) Where a patient is brought for admission to a Paying Patient's Ward, and is too ill to make the necessary deposit or to attend to business matters, a deposit will be demanded from the friends or relatives who accompany him. Should they decline to make the deposit, the Medical Officer (the Medical Superintendent in the case of Colombo) will use his discretion as to whether or not the patient is too ill to be refused admission to the hospital. In case he is too ill, he will be admitted as a non-paying patient to the least expensive ward provided for persons of the race to which

he belongs.

(d) Medical Officers in charge (the Medical Superintendent in the case of Colombo) are only to accept guarantee bond in lieu of cash deposits on their own personal responsibility, and such bonds should be made in favour of the Medical Officer or Medical Superintendent himself, provided that no personal bonds from the patients themselves are to be taken, and only bonds with sureties personally known to the Medical Officer in question may be accepted. It should be distinctly understood that a Medical Officer or Medical Superintendent who accepts a guarantee bond in lieu of cash does so at his own risk. The amount due to Government, if not paid within one month from the date of the discharge of the patient, will be deducted from the salary of the Medical Officer or Medical Superintendent, and he will be left to recover, at his own expense, the amount due on the guarantee which he has accepted.

(e) Bills for hospital charges must be rendered to the patient weekly, and they must be settled within three days of the date of presentation. Should a bill not be settled on the due date, the patient will be discharged from the hospital, or, if too ill to be discharged, he will be transferred as a non-paying patient to the least expensive ward provided for persons of the race to which he belongs.

5. No charges other than those stated above can be levied, except at the Baker's Ward, Nuwara Eliya, where the present Medical Officer is entitled to a charge of Rs. 5 per day as "Medical fee."

6. Admission can only be granted if accommodation is

available.

Hospital Charges in Non-paying Wards in Government Hospitals. Scale of Charges

build of Onarges.	
Reference.	Daily Charge
No.	Cents.
INO.	Cenus.
	50
	50
aig 💲 i grande i jaron i jaro	25
	15
	10
GENERAL RULES.	
, Olivializi IVOLISI	
The Medical Officer or Apothecary in char	ge will decide
the rate to be charged subject to the following	ciassineation,
viz. :—	
	Rate to be
	Charged.
(a) Coolies working in plumbago pits, on o	truoso
estates, and all other estates which do no	ot come
under the provisions of "The Medical	Wants
	,,, carron
Ordinance, No. 9 of 1912"	
(b) Persons whose wages or income is Rs.	60 and
does not exceed Rs. 83.33 per mensem	
(c) Persons whose wages or income is Rs.	40 and
under Rs. 60 per mensem	3
	ar 1
(d) Persons whose wages or income is Rs.	zo and
under Rs. 40 per mensem	4
and the second s	

Notes.

(1) Hospital charges for wives and children are to be regulated under (b), (c), and (d) by the amount of wages or income of the husband, father, mother, or guardian respec-

(2) Under (a) coolies will be admitted to hospital at the request of the employer, manager, or proprietor on the form prescribed—Medical No. 334.

(3) For accommodation in a four bedded ward a charge

of Rs. 1.50 a day will be made.

(4) For accommodation in a two bedded ward a charge

of Re. 4: 75 a day will be made.

(5) For accommodation in a single-bedded ward a charge of Rs. 2 a day will be made.

(6) For accommodation in a screened bed in a general ward, a charge of Re. 1 a day will be made.

Fees to be

3.	Bacteriological Fees.	

			Charged.			
			Rs.	C.		
1	Widal reaction for Typhoid		5	· Ó		
2	Do. Para Typhoid A		5	0		
3	Do. Para Typhoid B		5	0		
4	Other agglutination tests.		· 5	0		
5	Microscopical examination of sputum for	r				
	Tubercle Bacilli		3	50		
6	Microscopical examination of sputum for	ריה		Ī.		
	pneumococci or other organisms		5	0		
7	Microscopical examination of blood film for	r	•	1.		
-	malarial parasites		3	50		
8	Secretion for Gonococci (microscopica	Ī		<i>,</i> .	,	
-	examination)	_	5	0		
9	Secretion for Diptheria Bacilli			50		
-	Microscopical examination of faces for			00		
	cholera vibrio or B dysenteriæ or E					
	typhosus		25	0		
11	Bacteriological examination of water		47			
12			71	50		
	Local and Sanitary Boards		. 10	0		
13	Bacteriological examination of mineral	1	. 10	U		
10	water	L .	47	50		
14		٠.	25			
15	Preparation of Vaccine from simple dis-		20	U		
LJ			30	O		
,	charge	, • <i>,</i> .	30	v		
`` 4	1 Postour Institute Fees			1 .		

Pasteur Institute Fees.

For those who can afford to pay, the charges vary from Rs. 10 to Rs. 100 per patient. The amount payable in each case will be fixed at the discretion of the Director of the Bacteriological Institute.

For Estate patients—Re. 1·10 per diem.

5. X'ray Fees. Screen examination 10 Plate examination 20 Print examination 25 Rs. 5 per sitting Treatment examination

The Radiologist is authorized to charge, in addition, a private fee for X'ray diagnosis and for Electrical treatment.

6. Casualty Fees, General Hospital:—Re. 1 for every casualty case (Out Patient Department).

7. Charges for compounding prescriptions to subordinate Government servants, &c.

				Cents.
Mixture and draughts per oz.			• •	10
Lotions, injections, and gargles	s per oz.	* *		4
Pills and powders each				. 10
Ointment per oz				20
Liniments per oz				20
Blisters per square inch				4
Bolus each				20
Suppositories each		`	٠	30
Drops per drachm			-	20

The above regulations take effect from September 1, 1923, and all previous notifications relating to the same are hereby cancelled.

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

Colombo, August 4, 1923.

Closing of the Civil Medical Stores for Annual Verification and Stocktaking.

THE Civil Medical Stores will be closed against issues from September 1 to September 30, 1923 (both days inclusive), for the purposes of annual verification and

stocktaking.

Heads of Departments, Medical Officers, and Estate Superintendents are requested to note that no requisitions for drugs, &c., except for serums and quinine, will be entertained during the period.

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

Colombo, August 2, 1923.

Licensed Surveyor and Leveller.

T is hereby notified, under Ordinance No. 26 of 1909, that the under-mentioned has been licensed to practise as a Surveyor and Leveller for the current year:

Date of License.

Registration No.

License No.

Name.

Address.

August 3, 1923 ...

356

A 882 .. Gunawardene, A. P.

No. 33, St. Lucia's street, Kotahena, Colombo

Surveyor-General's Office Colombo, August 8, 1923.

C. R. LUNDIE. for Surveyor-General.

Registration of & Building for Solemnization of Marriages.

N pursuance of the provisions of section 12 of the Ordinance No. 19 of 1907, intituled "An Ordinance to consolidate and amend the Laws relating to the Registration of Marriages, other than the Marriages of Kandyans or of Muhammadans," I, Edward Turner Millington, Acting Registrar-General of Ceylon, do hereby notify that the undermentioned building, used as a place of public Christian worship, has been duly registered for the solemnization of marriages therein :-

No.

Date of Registration.

Situation. Description.

Minister, qr Proprietor, or Trustee.

Religious Denomination on whose behalf the Building is registered South Indian United

381 .. August 1, 1923

ET. Williams. .. Stone building .. Delft East, Delft, Jaffna Rev. Minister District

Church, American Mission ..

Registrar-General's Office Colombo, August 1, 1923.

E. T. MILLINGTON. Acting Registrar-General.

Foot-and-Mouth Disease.

THEREAS foot-and-mouth disease has broken out in the village Wathupitiwala in Siyane korale east 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 fields, east by Hikgahawatta owned by one Ana Abdul Azus, south by Ambagahawatta owned by Tittalapitige Pedrick Perera and others, and west by Yakadawalamukalana.

This declaration is to take effect from this date.

The Kachcheri. Colombo, August 3, 1923.

K. VAITHIANATHAN, for Government Agent.

Outbreak of Rabies.

OTICE is hereby given that as an outbroak of rabies has occurred in Talduwa village, in Attlugam korale west of Three Korales in the District of Kegalla, the infected area including Talduwa village; bounded on the north by Usedande-ela and Talduwa estate, east by Talduwa estate and Gurupaskada, and on south and west by Sitawakaganga, is proclaimed from this day under the Rabies Ordinance, No. 7 of 1893. All owners of dogs are hereby warned that they should keep their dogs under proper control and muzzled until further orders. Any unmuzzled or uncontrolled dogs found in a public place will be seized and destroyed.

Kegalla Kachcheri, August 2, 1923.

R. H. WHITEHORN, Assistant Government Agent.

1912." ORDINANCE. OF **EXCISE** NOTICES "THE

Sale of Foreign Liquor Tavern Licenses.

OTICE is hereby given that the Government Agent for the Western Province will, at the Colombo Kachcheri, at 3 P.M. on Monday, August 13, 1923, expose for sale by public auction, subject to the usual conditions on which licenses are issued under "The Excise Ordinance, No. 8 of 1912, 7 the privilege of selling foreign liquor under a tavern license, at each of the under-mentioned places, for a period of one year from October 1, 1923, in suitable premises to be approved by the Government Agent:

(1) Parchikawatta road, Maradana, Colombo.

(2) Symond's road, Maradana, Colombo.

2. The hours during which the licensed premises will be allowed to be kept open will be 8 A.M. to 7 P.M.

The Government Agent does not bind himself to accept the highest or any bid.

4. The person or persons declared by the Government Agent to be the purchaser of purchasers of any license, will be required to deposit forthwith the full purchase amount in cash.

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

The Kachcheri, Colombo, August 3 1923.

J. G. FRASER, Government Agent.

Sale of Arrack Rents, Western Province, 1923-24.

TENDERS are hereby invited for the exclusive privilege of selling arrack for a period of twelve months from October 1, 1923, to September 30, 1924, in the taverns mentioned in the schedule hereto attached, marked A, subject to the arrack rent sale conditions published in the Government Gazette No. 7,334 of June 15, 1923.

Tenders, which must be in sealed envelopes, superscribed "Tenders for Arrack Rents," should be addressed to the Government Agent, Western Province, and should reach the Colombo Kachcheri not later than 10 A.M. on August 20, 1923. The tenderers must be present at the Kachcheri at the time.

3. The Government Agent shall have power, in his discretion, to refuse or to accept any tenders, subject to which power the highest tenderer shall be the grantee of the rent, and shall conform to and perform all the conditions under which the privilege is sold. If two or more tenders are equal or if there are no satisfactory tenders, the Government Agent may forthwith put up the rents for sale by public auction.

The rent will, subject to condition 3 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 warehouse for sale in the tavern. Separate prices should be quoted as rent (a) for arrack in bulk and (b)

for arrack in sealed bottles.

Arrack shall be purchased from the warehouse established by Government at Kalutara. The duty and cost price to be paid per gallon at 32° u. p. at the warehouse

> Duty. Cost Price. Rs. c. Rs. c.

Toddy arrack

4 50 2 50

- The taverns shall open at 8 A.M. and close at 7 P.M.
- Any further particulars can be obtained on application at the Colombo Kachcheri.

Colombo Kachcheri, August 7, 1923.

J. G. FRASER, Government Agent.

CHEDULE REFERRED TO. -Rent Area, Colombo District.

No. Division. 20#

Locality or Range.

(2nd Division Maradana Tavern'

Maradana Ward In or near 2nd Division, Maradana, at a place not included in any other rent area herein described.

Maradana Ward (3rd Division Maradana Tavern)

n or near 3rd Division, Masadana, at a place not included in any other rent area herein described.

Maradana Ward (Dematagoda Tavern) with the

In or near that section of Dematagoda road lying between Reservoir road and Basiline road, and at a place not included in any other rent area herein described.

TODDY RENTS, WESTERN PROVINCE, 1923-24,—COLOMBO DISTRICT.

OTICE is hereby given that the Government Agent for the Western Province will, at the Colombo Kachcheri, at 10 A.M. on Monday, August 20, 1923 (and on such subsequent days as the Government Agent shall, if necessary, notify), expose for sale by auction, subject to the Conditions in the Schedule A hereto, the privilege of selling Fermented Toddy by Retail from October 1, 1923, to September 30, 1924, at Taverns to be established by the purchasers in the villages specified in the Schedule B hereto, not more than one shop being allowed in each such village, at a site to be approved by the Government Agent.

- 2. No sale of Fermented Toddy will be allowed in villages other than those in the said Schedule Bexpressly specified.
- (a) It towerns 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 taverns in the event of objections to sites being upheld after inquiry by the Government Agent.
- 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.
 - Further information can be obtained on application to the Government Agent.

Government Agent's Office, Colombo, August 7, 1923. J. G. FRASÈR. Government Agent.

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 flected 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 Kachcheri 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 tavern, 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.
- 7. No tree shall be tapped or toddy drawn therefrom for the supply of fermented toddy for sale at a taverr 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 to the grantee, who shall hand it to the person who transports the toddy.
- (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.
- 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.

Schedule B.—LIST OF TODDY TAVERNS, COLOMBO DISTRICT.

Colombo Mudaliyar's Division. Locality or Range. Division. No. Locality or Range. 47 In or near that section of Dematagoda Maradana Division. 45 In or near 2nd Division, Maradana, at a place not included in any other rent area Maradana Ward (2nd Division (Dematagoda Tavern) road lying between Reservoir road and Base line road and at a place not included (2nd Div Maradana in any other rent area herein described herein described Tavo Maradana War Division In or near 3rd Division, Maradana, at a place not included in any other rent area herein described Maradana Tavern) CLOSING HOURS OF TODDY TAVERNS Schedule C.--OPENING AND Hour of Hour o Hour o Toddy Tavern. District. District Toddy Tavern. P.M Taverns within Municipal area 7 Taverns within revenue Colombo Negom bo Taverns within revenue district area 7 area Moratuwa Taverns within the Local Board Taverns within the Local Board Negombo

Notice regarding Local Option re Toddy, Arrack, and Foreign Liquor Taverns, 1924–25.

T is hereby notified for public information that the Assistant Government Agent of the Matale District, Central Province, in exercise of the powers vested in him by rule 5 of the rules specified in Excise Notification No. 130 of June 16, 1922, has appointed the under-mentioned dates and places for recording votes for the purpose of ascertaining whether sixty per cent. of the road tax-paying inhabitants of the areas served by these taverns are opposed to the existence of the taverns within such areas, viz.:-

Tuesday, August 28, 1923, from 7 A.M. to 7 P.M. at Udupihilla Banamaduwa in respect of Purijjala Toddy Tavern: The area served is Purijjala, Tibbatuwawa, Bo-

watta, and Nugapitiya wasamas.
2. Tuesday, September 4, 1923, from 7 A.M. to 7 P.M. at the Matale Borron Memorial Hall in respect of Toddy, Arrack, and Foreign Liquor Taverns within the Matale Urban District Council area: The area served is the Matale Urban District Council area.

Tuesday September 11, 1923, from 7 A.M. to 7 P.M. at Palapatwela Gansabhawa in respect of Udugama (Palapatwela) Toddy Tavern: The area served is Udagama and Imbulandanda wasamas.

The Kachcheri# Matale, August 2, 1923.

C. HARRISON-JONES, Assistant Government Agent.

Sale of Arrack Rents, Ramapura District, 1923-24.

OTICE is hereby given that tenders are hereby invited for the exclusive privilege of selling arrack for a period of twelve months from October 1, 1923, to September 30, 1924, in No. 3 Kahangama arrack tavern, subject to the

arrack rent sale conditions published in the Government Gazette No. 7,334 of June 15, 1923.

Tenders which must be in sealed envelopes, superscribed "Tenders for Arrack Rents," should be addressed to the Government Agent, Province of Sabaragamuwa, and should reach the Ratnapura Kachcheri not later than 11 A.M. on September 3, 1923. The tenderers must be present at the Kachcheri at the time.

3. The Government Agent shall have power in his discretion to refuse or to accept any tenders, subject to which power the highest tenderer shall be the grantee of the rent, and shall conform to and perform all the

conditions under which the privilege is sold.
4. The rent will, subject to condition 3 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 warehouse for sale in the tavern. Separate prices should be quoted as rent (a) for arrack in bulk and (b) for arrack in sealed bottles.

5. Arrack shall be purchased from the warehouse established by Government at Kalutara. The duty and cost price to be paid per gallon at 32 u.p. at the warehouse

Duty. Cost Price Rs. Rs. c. c. Toddy Arrack 4 50 2 50

Any further particulars can be obtained on application at the Ratnapura Kachcheri.

Ratnapura Kachcheri, August 4, 1923.

G. F. R. Browning, Government Agent.

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

HE following Specification has been accepted:—

No. 2,001 of July 16, 1923.

Clement Claessen.

Improvements in apparatus for road vehicle signals.

Abstract.—A casing encloses an indicator which can be lighted by an electric light with the aid of suitable reflectors. The easing has red (or the like) glass windows so that the indicator is visible on both sides. The easing is rotatable by means of a hand knob operating spur wheels so as to point the indicator in the direction in which a turn is to be made.

The claims are :-

- 1. In improvements to apparatus for road vehicle signals a pointer or indicator adapted to turn on an axis characterized in that the casing on which the pointer or indicator is marked on both sides of the side walls of the casing, shows to right or left as required and is visible both to the rear and front, substantially as described and illustrated in the accompanying drawings.
- 2. In improvements to apparatus for road vehicle signals a pointer or indicator adapted to turn on an axis characterized in that the casing on which the pointer or indicator is marked on both sides of the side walls of the casing the use of a dark red dull or smoked glass to give it a better effect of the lamp enclosed in the casing, substantially as described and as illustrated in the accompanying drawings.
- In improvements to apparatus for road vehicle signals a pointer or indicator adapted to turn on an axis characterized in that the casing on which the pointer or indicator is marked in dark red dull or smoked glass the use of a tapered easing within which is enclosed the lamp, substantially as described and illustrated in the accompanying drawings.
- 4. In improvements to apparatus for road vehicle signals a pointer or indicator adapted to turn on an axis characterized in that the casing on which the pointer or indicator is marked the use of a V-shaped reflector fitted at the thin end of the tapered casing which distributes the reflection of the lamp evenly on the side walls of the said casing, thus making the pointer or indicator much more visible, substantially as described and illustrated.
- 5. In improvements to apparatus for road vehicle signals a pointer or indicator adapted to turn on an axis characterized in that the casing on which the pointer or indicator is marked, is operated by a knob which carries a tooth wheel working a gear wheel enclosed within the gear box and operating both the pointer or indicator and the lamp at one and the same time, substantially as described and illustrated in the accompanying drawings.
- 6. In an apparatus for road vehicle signals as claimed in the preceding claiming clauses, substantially as described in the Specification and as illustrated in the accompanying drawings.

One sheet of drawings.

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.

OTICE is hereby given that the under-mentioned movable property seized in virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of section 137 of the Ordinance No. 6 of 1910, for arrears of rates due on the premises and for the period mentioned in the subjoined schedule, will be sold by public auction at the place and the time therein mentioned, unless in the meantime the amount of the rates and costs be duly paid.

The Municipal Office, Colombo, August 8, 1923. G. H. N. SAUNDERS, Financial Assistant to the Chairman, Municipal Council.

SCHEDULE.

DOHE	DULE.
Date of Sale :	August 20, 1923.
Mohandi	ram road.
Premises No. Quarter and Year.	Property Seized. Place of Sale. of Sale.
	A.M.
	wood teapoy, 1 settee, 1 arm Suduwella Stores 10
cha:	ir, 4 chairs
The the state of t	
OTICE is hereby given that in the absence of movable	Timbirigasyaya.
1 to 10 years, (2) timber and produce, (3) materials of house,	Premises No. Quarter and Year. Time of Sale.
and (4) the under-mentioned properties themselves, seized	657–3 Ist quarter, 1923
in virtue of a warrant issued by the Chairman of the Muni-	00,-0 tau quariot, 1020
cipal Council of Colombo, in terms of the 140th Clause of	Kirilapone.
the Ordinance No. 6 of 1910, for arrears of consolidated	668-81st quarter, 1923
rates due on the premises, and for the period mentioned in the subjoined schedule, will be sold by public auction on	682–18 do
the spot at the time therein mentioned, unless in the	Maligakanda.
meantime the amount of the consolidated rates and costs	1494A-34B Balance, 3rd quarter, 1921, to 2nd quarter,
be duly paid.	1923
G. H. N. SAUNDERS, Financial Assistant to the Chairman,	
The Municipal Office, Municipal Council.	Dematagoda.
Colombo, August 6, 1923.	895-211lst to 4th quarter, 1922 9.15
Schedule.	Temple road.
Date of Sale: Wednesday, September 5.	2719B-60A Balance, 2nd quarter, 1922, to 1st quarter,
Urugodawatta.	1923
Promises No. Overton and Vear Time of Sale	The second secon

Premises No	. Qua	rter and \mathbf{Y} e		Time	o o		
		100	· .		fg.	A.I	и.
703A.48	2nd quarter,	1922, to 1st	quarter	, 1923		. 7	3 5
	Nag	alagam stre	et.		į	<u> </u>	
7964 125	4th granter	1017 to los	- arrantan	1022		7	ĸ

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.

SCHEDULE.

Colombo, August 8, 1923.

Date of Sale: September 5, 1923.

Model Farm

		Model	Farm.	일부분 선생님	i jalan sa	
Premises	s No.	Quarter a	and Year.	> 20 T	ime of S	sale.
336–14		arter, 1922,				А.М. 7
ب نو		East end, Ba	mbalapitiy	ja. 👾 🔆	ائيند. المعارية والمعاد	15 to 1
452-8		arter, 1920,	to 1st qua	rter, 192	23	7.20
493-46	lst qu	arter, 1923	•			7.25
			npitiya.			
577-6	lst qu	arter, 1923				7.40

List of Auctioneers' Licenses issued during the Month of July, 1923.

No.	Date of	Licens	е.	, ye	License	e an	d Add	ress.	
	July				·* * * * * .	1.00	- 23 /		
ार्ड दश	भिक्यार सम् <mark>ह</mark>			and the second	1.4				

List of Auctioneers' and Brokers' Licenses issued during the Month of July, 1923.

No. Date of License. Licensee and Address.
87 July 10 J. A. Magoris, E. John & Co.,
Colombo Colombo
88 July 26 W. T. Nicolle, No. 119, Hulftsdorp.
89 July 27 John Walter Brown, No. 18, Upper
Chatham street.
90 July 27 Samuel Charles Albrecht; No. 18,
Upper Chatham street
91 July 30 Bernard Corera, No. 111, Dam street.

List of Brokers' Licenses issued during the Month of July,

	No. Date of License. Licensee and Address.
١	194 July 4 J. de Silva Siriwardene, Kalubowila.
Į	195 July 4 A. R. de Abrew, No. 20, Baillie
١	street.
١	196 July 10 A. W. de Silva, No. 1, Baillie street. 197 July 12 V. Arunasalam, No. 105, Sea street.
١	198 . July 13 . W. Don William, No. 55, Messenger
۱	street.
ł	199 July 17, S. L. M. Aboo Sally, No. 1, Old
4	Moor street.

G. H. N. SAUNDERS,
Financial Assistant to the Chairman,
The Municipal Office, Municipal Council.
Colombo, August 3, 1923.

AR

Prices of Foodstuffs, &c., in	Colombo, on August 8,	1928.	1	Wholesale.	Retail. Rs. c.
•				Per Rs. c. Per	0 11
_	Wholesale.	Retail.	Salt	Measure	0 61
. Per	Rs. c. Per	Rs. c.	Salt	lb.	
Paddy, Country Bushe	1 2 75 Measure	· · ·	Dried Chillies	do.	À 10
Paddy, Imported do.	9 0 32	—	Coriander	— — do.	0 16
Rice, Country do.			Pepper		0 32
Rice, Kara do.		0 17	Garlie	— — <u>lb</u>	0 25
Rice, Kallunda dó.	. 5 36 . do.	0 17	Mustard	Measure	0 25
Rice, Sulai do.	M HO 3-	0 18	Turmerio	lb.	0 11
Rice, Muttusamba do.	0.00	0 21	Fenugreek	— — do.	0 20
Raw Rice (Rangoon) do.	2 11		Cummin	— — do.	0 54
Raw Rice (Singapore) do.	# A 3-	:: –	Aniseed	— — do.	0 32
Raw Rice (Batavia) do.	3_	·· —	Tamarind	do <u>.</u>	0 12
Dhall (Tuvarai) —		0 20	Jaggery	Bundle	30–36с.
Dhall (Mussouri) —	3.	0 16	Gingelly	Seer	0 28
Green Peas —	3-	0 16	Gingelly Oil	Bottle	1 25
Ulundu —	1.2	0 16	Coconut Oil	Measure	0 60
Gram		0 15	Kerosine Oil, Daylight	— —Bottle	
Wheat Flour	11.	0 15	Kerosine Oil, Elephant		•
American Flour —	3	0 12	Brand	— — do.	
A11 A1	70 447	. 5 0	Kerosine Oil, Monkey		
Ghee, Cow Ghee, Buffalo	7 8 1	2 75	Brand	— — do.	0 19
Milk —		040	Bulk Oil, Rising Sun	— — do.	
Potatoes (Indian)	11.	0 8	Matches, Three Stars	Packet	of
Potatoes (Bangalore) —	3-			12 box	
Onions (Bombay)	— do.	0 9	Matches (Japanese)	— — do.	0 12
Onions, Red	do.	0 8	Beef	lb.	0 35
D 3	1 lb loof		Mutton	— — do.	. 0 80
The	11.	1 1	Pork	— — do.	0 60
Coffee			Chicken	Each	50-75c.
T 2	Domon	0 12	Eggs	— do.	0 7
M	7711-	0 12	Dry Fish, Nettali (Hal-		
G G . &.	11.	0.05	messan)	— —lb.	0 30
Guran Cara	4.0	0 25	Dry Fish (Maldive)	do.	0 62
d	3-		, .,	G. H. N. SAUNDE	De'
		0 33	The Municipal Office,	Financial Assistant to the	
C. D. D.	— do		Colombo, August 8, 1923.	Municipal Counc	
Sugar, Brown —		••	Octombo, August 6, 1828,	and divipal Country	

MUNICIPALITY OF KANDY.

Minutes of Proceedings of a Meeting of the Municipal Council of Kandy held in the Town Hall, Kandy, on June 16, 1923, at 8.30 a.m., in accordance with Notice dated June 12, 1923.

Present:—Hon. Mr. W. L. Kindersley, Chairman; Mr. J. C. Ratwatte; Mr. L. H. S. Pieris; Mr. Geo. E. de Silva; Mr. A. Vallipuram; Mr. W. D. Perera; Dr. G. P. Hay; Mr. P. M. Bingham; and Dr. R. F. La Brooy.

1. The Minutes of Proceedings of the Meeting held on May 19, 1923, having been previously submitted to the

Chairman for his approval and a copy thereof furnished to each Member, were taken as read and confirmed by the Chairman.

Before proceeding with the Agenda the Chairman moved—"That this Council do congratulate Mr. Ratwatte on

the rank of Dissawe recently conferred on him by His Excellency the Governor." Dr. Hay seconded and the motion was unanimously carried.

Mr. Ratwatte returned thanks.

The following documents were submitted:-

(a) Statement of receipts and disbursements from close of 1922 to May 31, 1923, on account of the Municipal Fund.

(b) Progress report of works brought up to the same date.
(c) Health Officer's report for May, 1923.

- (d) Statements of cases instituted by the several Inspectors and of work done by the Municipal Magistrate during the month of May, 1923.
- (e) The reservoir readings for May-June, 1923. Resolved that the statement (a), together with the Minutes of Proceedings of this Meeting, as required by section 83 of "The Municipal Councils Ordinance, No. 6 of 1910," be forwarded to the Colonial Secretary for publication in the Government Gazette.
 - 3. The following papers were laid on the table:-

Reports by the several Inspectors on laundries, bakeries, dairies, standpipes, and house-service taps inspected during May, 1923.

- 4. Correspondence: (1)—Letter No. 9 of May 18, 1923, from the Hon, the Colonial Secretary, informing that His Excellency the Governor has nominated Dr. R. F. La Brooy to be a Member of the Municipal Council, Kandy.—Read. (2) Letter No. 10 of May 21, 1923, from the Hon. the Colonial Secretary, informing that His Excellency the Governor
- in Executive Council has approved of the by-law re admission to the catchment area of the reservoir.—Read. (3) Letter No. 11 of May 25, 1923, from the Hon. the Colonial Secretary, calling for a copy of Budget and statement
- of accounts for the use of the Finance Relations Commission.—Read. (4) Letter No. 12 of May 26, 1923, from the Hon. the Colonial Secretary, forwarding copies of a draft Ordinance, which it is proposed to enact further to amend "The Municipal Councils Ordinance, 1910."—Read.
 - Chairman suggested that the members should meet and study the bill, and arrive at definite opinions.
- (5) Letter No. 13 of June 8, 1923, from the Hon. the Colonial Secretary re pension to Mr. G. E. Mutukisna.— (6) Letter No. 14 of June 8, 1923, from the Hon. the Colonial Secretary re delegation of power under section 12 of "The Quarantine and Prevention of Diseases Ordinance, 1897."—Read.
- (7) Letter No. 3005 of June 1, 1923, from the Superintendent of Police, Central Province, asking that P. C. No. 303. Tambipillai be paid Rs. 30 as compensation for clothes damaged by disinfection.—Read.
- Resolved that the amount claimed be paid. (8) Letter No. 2052 of June 7, 1923, from the Hon. the Attorney-General reamendments to regulations for storage of grain.—Read.
- Resolved that inquiry be made from the Chairmen of Colombo and Galle Municipal Councils whether they assent
- to amendment proposed by Council in rule (3) of the regulations relating to grain stores.

 (9) Letter of June 11, 1923, from A. Canagaratnam and three others, tenants of the retail rice depôts in the market grounds, asking for a reduction in the rents.—Read.

Resolved that the rents of the 8 retail rice depôts on the market grounds be reduced to Rs. 40 per mensem from June 1, 1923, and that the present occupants be allowed the use of the depôts for a period of 12 months on this rent, the Council retaining the rents already paid. At the end of 12 months the rents to be re-sold.

(10) Letter of June 6, 1923, from Sister Suddhamachari, begging that the Upasikarama building be exempted from

taxes.—Read.

Resolved that the annual value be reduced by one-third with effect from 3rd quarter, 1923.

4A. The following motion which stood in the name of Mr. Vallipuram was with the leave of Council withdrawn to be brought up at next meeting:—"That this Council do address the Public Works Department and the Railway Department with a view to widening of the road leading to the cemetery from the junction at Trincomalee street and that this Council do take steps to widen the portion of the road belonging to this Council as well as improve the roads and gradients inside the cemetery."

5. At this stage Mr. Pieris, with the leave of Council, pointed out that the General Manager, Ceylon Government Railay, is storing rice at the Kandy Railway Goods Shed in direct contravention of the Rice Regulations. Chairman

said that the matter had not come up before, and that it would be looked into.

Approximate estimate for the proposed Infectious Diseases Hospital buildings for Kandy, Rs. 50,000.

Mr. Silva moved that the site acquired at Mavilmade be availed of for the construction of the Infectious Diseases Hospital, and that Government be asked what proportion of the cost they are willing to incur. Mr. Pieris seconded,-Carried

Estimate for extending the water mains to Katugastota, Rs. 34,000.

Chairman moved that the consideration of the estimate be deferred. Dr. Hay seconded.—Carried.

8. Report from Mr. Bingham on the various schemes for improving the Kandy water supply.

On the Chairman's motion the Council went into Committee.

In Committee the Chairman and Mr. Bingham explained the various schemes before the Council, and the following resolution was ultimately agreed to.

That a further vote of Rs. 2,000 be taken for investigation by Mr. Bingham of the water supply available above

Hantane gap and the Ampitiya springs. Council resumed and the resolution was passed.

9. Proceedings of the Special Committee held in the Town Hall on February 19, 1923, to consider memorials from certain Municipal Officers. Mr. Silva moved that the subject be considered at the next meeting of Council. Mr. Pieris seconded.—Carried.

10. To obtain sanction of Council for leave taken in excess of six weeks by the following Municipal Officers during 1922:—G. E. Mutukisna, 30 days; H. Don Fredrick, 36½ days.—Resolved that the leave be sanctioned.

11. Recommendations of the Standing Committees:—

S. C. (D).

That the following applications for water service be allowed. (1) 129, Peradeniya road, T. A. S. Pillai; (2) 89, Colombo street, G. Johana Fernando; (3) 85A, Castle Hill street, S. Abdul Hamid.

That the following applications for water service be not allowed for the present:—(1) 127, Peradeniya road, H. Wijayagoonewardena; (2) 8E, Ward street, M. Ismail & Co.; (3) 6, Cross street, P. B. Herat.

Resolved that the recommendations be adopted.

Confirmed this 21st day of July, 1923; W. L. KINDERSLEY, Chairman, Municipal Council, Kandy.

A.—GENERAL REVENUE ACCOUNT. Revenue Account, January 1 to June 30, 1923

Revenue	Account, Jan	uary 1 to June 30, 1923.
Expenditure. Estimated for 1923.	Incurred, Jan. 1 to June 30, 1923.	10r 1925. 30, 1923.
Rs. c.	Rs. c.	Rs. c. Rs. c.
Administrative, personal emolu-		Consolidated rates 154,500 0 107,130 8
ments 61.525 0	30,598 2	Taxes 27,255 0 26,566 60
Administrative, other charges 15.568 0	10,756 23	
Rice allowances to coolies 3.300 (License fees and stamp duties —
Collectors 9.480 0	•	
Infectious diseases prevention 5.000 0	-,	0,001 =0
Scavenging streets and removal of	0,010 20	Slaughter-house fees
house and trade refuse 28.513 75	12,749 2	Conservancy fees 26,625 0 16,743 89
Conservancy of latrines 41,620 0		
Minor sanitary services . 1,545 0		Rents
Roads, buildings, &c., 48,999 50		
Dublic limber		
Water		
m:		
	.,	Miscellaneous receipts 15,150 0 10,473 88
7,01	-,	399,668 0 209,818 50
		399,668 0 209,818 50
	.,	By balance being Excess of Ex-
		penditure over Revenue — 8,706 16
77.3	30,000 0	
	1,725 22	
Free library 2,400 0	1,141 75	
Poor relief and public recreation . 4,100 0	1,837 79	
Pensions 1,968 60	1,7 4 0 6 9	
Loan, repayments and interest 24,061 50	12,030 75	
Miscellaneous services 11,560 0	5,471 28	
		
368,043 35	201,548 41	
Capital expenditure (provided from		
revenue) 90,950 0	16,976 25	
458,993 35		
To balance being Excess of Revenue	1	
over Expenditure —	<u> </u>	
		and the second s
	218,524 66	218,52466
	-,	215,027 00

	1	Balance Sheet,	June 30, 1923.			
t	Amount.	Total.	1 .	Amount.	Total	al.
LIABILITIES.	Rs. c.	Rs. c.	Assets.	Rs. c.	Rs.	
Loans—			Drainage scheme .	. 14,703 59		
Government of Ceylon	105,402 98		Acquisition of lands .	. 90,699 39		
Local loans, commis-	3	• , .		. 92,497 37	•	
sioners 150,000		·			197,900	35
Less repayment 5,000			Loan to Electricity Department.		212,215	83
*	145,000 0		Investments held by Trustees of			
	, 	250,402 98	sinking fund		52,929	0
Loans Redeemed account	—	5,000 0	Stocks and stores—		•	•
Sinking fund—	, 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	•	Stores	. 5,458 48		
Amount to credit of fund	in-	•	Rice	. 879 57		
vested as per contra	· · · · · · · · · · · · · · · · · · ·	52,929 0			6,338	5
Sundry creditors:	S	-	Sundry debtors—			
Police Bill account	15,000 0	4	Rates, taxes, &c.	. 43,917 46		
Tradesmen	6,506 22		Advance of pay .	. 903 57		
Outstanding wages	3,444 26		Returned cheques .	. 17 0		
Market stall rent securities	4,068 50	.:	Miscellaneous advances .	. 1,374 95		
Sundry securities	4,856 10				46,212	98
Model tenement securities	. 230 0		Refunds .	<u></u>	103	3
Free library deposits	902 18	v	Cash			0
Rates paid in advance	1,312 97	1 1 N	Fixed deposit at Mercantile Ban	k 417 0		
Tender deposits	575 0		Cash in hand	. —		
Miscellaneous deposits	1,748 4		Petty cash	. 441 15		
· · · · · · · · · · · · · · · · · · ·		38,643 27	-		858	15
Overdraft, Mercantile Bank	105,707 86					
Add cheques uncashed	6,086 6 8				,	
		-	,			
	111,794 54		• ,			
Less Draft at Bank pendi		•				-
collection	13,329 87	*	**	** **	*	
		98,464 67	•	-	•	-
Back lane scheme—amount he	ld				1 1 1	
in suspense	••	2,412 5				
Surplus—						
From 1922	77,411 58		`		•	
Deduct excess of expenditu						•
over revenue on June 30,19			•			
as per revenue account	8,706 16					
N		68,705 42	·			
· · · · · · · · · · · · · · · · · · ·		F10 FFF 90				
		516,557 39		•	516,557	39
	• -		l			

B.—ELECTRICITY DEPARTMENT. Revenue Account, January 1 to June 30, 1923.

Expenditure.			Estima for 19			Expended, January to June, 1923.	Tota	l.
Generation of electricity—			$\mathbf{R}\mathbf{s}.$	c.		Rs. c.	\mathbf{Rs} .	c.
Fuel			11,699	55		15,708 49		
Oil, waste, and engine room stores	*		4,566	56		3,000 95		
Salaries and wages at works	• •		6,420	0		3,180 77		
Repairs and maintenance—								
(a) Buildings			150	0		103 0		
(b) Engines, boilers, machinery,	and plant			0	• • •	1.211 99		
Distribution of electricity—	F	• •	_,,,,,	•	•		23,205	20
Salaries of outdoor staff			1,300	0		544 72		- ·
Repairs and maintenance of met	ers, switches,	and	-,			· -		*
other apparatus	• •		2,100	0		1,554 47		
Public lamps—							2,099	19
Attendance and maintenance			4,940	0			1,564	
Works executed for customers—								
Labour			1,500	0		584 43		
Materials	•		2,000			1,668 50		
Management and general expenses-		• •	-,000	·	• •		2,252	93
Salaries	-		14,800	0		7,327 62	2,202	30
Rent of Engineer's bungalow			1,200	Ŏ		600 0		
Printing and stationery	• •	• •	1,000	Õ		228 30		
Insurance			937	50	•	469 51		
Legal expenses	••		100	0	• •			-
Audit fees	• •		250	. 0				
Telephone			_	-		225 0		
Sundry charges		`	250	. 0		136 40	8,986	83
Interest			10,000	0			-,	
		٠.		-				
*			65,213	61				
Total amount of working expenses							38,108	1.6
Gross profit carried nett revenue		• • •		_	• •		16,538	
•		• •			• •		10,000	90
	•						54,647	14

	Incom	E.				Estim for 19			Realiz Januar June	y to		tal.	
						Rs.	c.		Rs.		Rs.	c.	
Sale of electricity—		,										•	٠
Private lighting	• •	•	•		• •	69,200	. 0	• •	31,720	44			
Power of heating			-		• •		- 1						
Public lighting	•••		•		• •	30,000	0		18,216			ĺ.	
Municipal Depart	ment	•	•		• •	480	0	• •	342		F0 ¹ 2F0		
Public lamps							٠.				50,279	28	
Attendance and r	naintenar	ice	•	e La Pris	• •		•••			_	•		
Works executed for	customei	s and on	oda	sold—	, ,		4						
From customers	•	g.	•	-	·· • •	5,000	0	· • • •	_	- . '	2,979	86	
Rent of meters-						u,							
Recoveries	••	•		•	• •	2,844	0	••	`	<u>.</u> .	1,388	0	.4
Sundry revenue—						and the second	2.14	2					
Miscellaneous rec	eipts	•	•		• •	250	0	•••	<u>.</u>	<u> </u>	. —		
						107 774	Δ.		*		54,647	1.4	,

Nett Revenue Account for January 1 to June 30, 1923.

Interest Balance (nett profit)	••	Rs. c 8,146 0 30,668 2	Balance from 1922 Gross profits to June revenue account	30, 1923,	Rs. c. 22,275 4 as per 16,538 98
, .		38,814 2			38,814 2

Ralance	Shoot	Inna	20	10	2 2	

•	The state of	Balance Sneet,	June 30, 1923.
Liabii	LITIES.	Rs. c.	Expended During Total. Assets. up to Dec. 1923. Total.
Temporary loan from Sundry creditors	• •	212,215 83 15,417 2	Rs. c. Rs. c. Rs. c.
Consumers' deposits Nett revenue account—	• •	32 34	Acquisition of undertaking 150,000 0 — 150,000 0
Balance at credit		30 668 2	Extension to buildings 3,389 80 6,983 11 10,372 91
			New parts for engines 629 62 3,862 67 4,492 29
			Storage battery 43,467 87 3,735 59 47,203 46 Switchboard
			Meters — 88 53 88 53 Mains — 16,861 47 16,861 47
		. 3.4.2	Air compressor 2,319 21 2,319 21
	• •	• • •	197,487 29 34,423 0 231,910 29 Stores on hand
•	•		Fittings on hire purchase agreement . 1,461 67 Sundry debtors . 9,343 13
			Insurance premium paid in advance 7 6 56 Petty cash 14 40
	•	258.333 21	25°,333 21
(•	400,000 21	20,330 21

SPECIFICATIONS UNDER "THE IRRIGATION ORDINANCE."

SPECIFIC ATION.—Irrigation Works, North-Western Province.

EVISED specification showing lands found to be capable of irrigation by Kospotu-oya Anicut, the names of proprietors, and the contributions payable in respect of each land. All previous specifications including those published in Government Gazette Nos. 6,920 of January 18, 1918, and 7,048 of August 29, 1919, are hereby cancelled. Construction rate at Rs. 4 11 per acre per annum payable for 13 years on account of lots 1 to 121, and for 14 years on account of lot 122 from January 1, 1925. Maintenance rate at Re. 1 44 per acre per annum for 5 years from January 1, 1923, to December 31, 1927. This rate must be re-assessed for 1928.

7	No.	Name of Allotment of Land or Field.	Name of Owner.	Ext	ent.	~~	ge for n- ction.	ma	ge for in- ince.	Amo du	unt e. ex	Area empted.	Amount exempted	Color Lett 1. Exe	and Dat nial Secre- er autho mption, od of Ex	etary' rizing and	To mo	unt
		•	· · · · · · · · · · · · · · · · · · ·	A. R	. P.	Rs	. c	Rs.	G.,	Rs.	C. A	. R. P.	Rs. c	tie	on grante	ed.		c.
	ı.	.Ilukpitiyekumbura	Punchirala, ex Arachchi of Olagama, and another				0 49.	•			62				· *		27	
	2.	. Wekurundekumbura	do]				1 35.						·· —	•	. — -			64
		. Pansalekumbura	Kumbalangapitiye Rat-					,		٠							•	
	4.	. Karandekumbura	anapala Unnanse Kudugalapitiye Siripala				9 15.							•• •	· -	•	52	
	_	De 1	Dewaya and others Henepola Suppa	1 ;	l 7		946. 783.				77 54			• •			12	
	$\frac{5}{6}$.			1			6 16.				27			• •	-41-	• •	10	54 27
	7.		Kudugalapitiye Kiri			• •				Ū			• •	••		• •	0	41
	•	The state of the same of	Punchi and others		3 27	:	8 0.	. 2	77	. 10	77	—	—				10	77
	8.	. Meddewalakumbura		_		_		_							•			
	Ď.	V	and Palappu				1 36.		93		_		• • •	• •		• •	15	
	ın.	. Kongahamulakumbura	do. Megolle Tikiri Banda,	υ, .	9 4Z	•••	3 75.		28	5	3	. —		• •		• •	5	3
	LU.	.III ganamunakumbura	Arachchi, and others	0	1 1		16.	. 0	37	. 1	43						1	43
	11.	.Kankaniyakumbura	Kudugalapitiye Siripala						- •					• •		• •	•	x 0
			Dewaya and others				6 2.				60				_		21	60
		.Galakumbura		4 2	2 25	19	9 25.	. 6	71	25	96	_		.,			25	96
	13.	. Hadukumbura	Kudugalapitiye Setunga Dewaya and others	i i	1 90	19	2 21	R	20	94	69				,		0.4	~~
	14	Narandenivekumhura	Potubowe Kumarappu	* .	1 20	1	3 31 .	. 0	3 0	. 4T	00			• •		• •	24	69
	ıı.	. Italiandoniyokamoara.		8 :	3 27	3	6 78.	. 12	85	49	63		—			_	49	63
	15.	. Nitulgahakumbura	Kiri Hapuwa, Vel-		1.	·		1 1	101			1. 1						
		· ,	Dewaya, and others of			_		_			_							
	10	m 1 1 1 1 1	Kudugalapitiya				6.72.				8			• •		• •	36	
	10. 17.		-Potubowe Juanis Appu Kudugalapitiye Pincha		4 10		, a.		14.	14	77		—	• •	_	::.	14	77
	14.	. 100.	and others		2 32	i	1 24.	. 3	89.	15	13		·		· · <u>· · · · · · · · · · · · · · · · · </u>	`: ·	15	13
	18.	Bogahakumbura	Kudugalapitiye Kiri-	7.						-				••			10,	10
	£1.1		hapuwa, Vel-Dewaya,						-					_		,		
	- 200		and others				4 44:						—					45
		. Beligahamulakumbura	do				8 -28 . 8 40 .				11 80		—	•				11
		.Kohombagaskumbura	Ukkurala, Arachchi of	*	1 91	1	o ±v.	. •	±0.,	. 4±	ov		—	• •		• •	Z4	80
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	22.	Diulgahakumbura	Kudugalapitiye Kiri-		•	,												•
o			hapuwa, Vel-Dewaya, and others	1	1 34		5 86.	. 2	2	7	88	,					-	
	22	Godakumbura	and others Lindapitiye Tikira and		1 47	•••	J 00.	. 2	2	• •	00			••		• •	7	88
	۵٥.	. Godakumbura	others	2	2 31	1	1 21.	. 3	88	15	9	_	—			٥	15	9
	24 .	.Pattiyekumbura	Meegolle Schindirala,													• •		-
			Arachchi, and others		3 20) 1	1 91.	. 4	68.	. 16	59. .		—	• •			16	59
	25.	. Walakatekumbura	Kudagalapitiye Kiri		9.9		5 35 .	K	22	90	68						90	20
	96	.Kongahakumbura	Dewaya and Siripala Kudugalapitiye Setuwa	• ·	2.02	y I	<i>o</i> 55.	. 5	50.	. 20	u o			• •		• •	ZU	68
	20.	. Konganakumbura		2-	1 8	3	9,49.	. 3	32.	. 12	81						12	81
	27.		Kudugalapitiye Siripala	, - ⁻ -												•		-
	.0		Dewaya and others		1 8)	9 52.	. 3	33.	. 12	85		-			• •	12	85
	28.	. Do	Hewanpola Bandiya and	٠,	1 91		4 29.		0.6	10	95		* **		•			
	90	Galakumbura	others P. B. Palipana				8 7.					_	··· —	٠.			19. 24	25
			Badabedde Pincha				• ••				••••			••			4¥ 	<i>31</i>
			Duraya and others	3			6 2:								75 C.		21	60
	31.	. Asseddumakumbura	P. B. Palipana	0.	$\frac{3}{1}$ $\frac{22}{1}$	3	3 75.				3		· · · —					3
	32	. Gamawelakumbura	do	2 .	5 00 T	· · ·	946.				77 27		·· —	• •		٠.		77
	33.	. Mawatagawakumbura . Lindagawakumbura		.0	$\frac{3}{1}, \frac{26}{26}$		3 93. 5 92.		34		96			• •		• •		27 96
		Do		. Î .			5 35.		87.		22		:: = '			• •		22
	36	D o	do.	0		3 `	1 21.	. 0	42	. 1	63	—						63
	37.	Badawetiyakumbura	Alawala Dingiri Naide	1	0, 0) ·	4 11.	. 1	44	. 5	55. .		—					55
	38.	. Moragahamulakumbura	Badabedde Dinga and	Λ	ं १८ जन	,	2 60	1	94	4	0.4							٠.
	٥ō		others Badabedde-Tenna and	. 0.	0 .17	••,	. vv.	. т	24	*	84	*****	—	• •		• •	4	84
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	40	Sivembelagehakumhura	Badabedde Bandiva			Ca 1.				_					•	• •	•	
	-	280	Duraya and others	,1	3 0		7 20.	. 2	52. .	9	72. .		—				9	72
	41.	. Imbulgahamulakumbur	a Wewagedera A. Pun-				9 40	Λ	29	9	95							2-
	40	.Karandagahamula-	chappuhamy	, U - 3	- 12	• •	2 42.	. 0	83	3	25	_		• •		• •	3	25
	ųΖ.	kumbura	· · do.	003	3, 0	:	3 10.	. І	8	4	18		—				4.	18
	43	. Ketakalagahakumbura		0 2	2 28	5	2 90.	0	98	3	88		—			• •		88
	44.	.Pahalakumbura			0	1:	2 33.	4,	321.	16	65		—	• •			16	
	45.	. Ankeliwedillekumbura	Walahamulle Abdul		2 16	ē	54	· `	87	2	41		_				•	4.
	46 .	Do.	Cader Badabedde Tenna and	y 2	. 10	4	. v±		J4		£1			• •		••	3	41
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47.	.Timbirigahamula- *kumbura	. Wewagedera Saminada-		···														,.
48	. Makulgahakumbura	pulle Badabedde Bandiya		3	10	. 750.	. :	2 61.	. 10	11.	. —	• • •		• •		٠	10	11
		Duraya and others		0 8	36	1 0.	. (33.	. 1	33.		٠.	_				-1	33
49.	.Kongahakumbura .	. Badabedde Kumundi and others	0	1	2	1 9.	. (38	. 1	47.		٠.					1	47
50 .	. Marawelakumbura	. Badabedde Bandia, Vel- Duraya, and others	1	,	ø	5 20	1	82	. 7	2.							•	
51.	. Godakumbura .	. Badabedde Dinga and		,								• •	_	••		• :	7	
52.	. Marawelakumbura		0.			$\begin{array}{cccc} 2 & 35 . \\ 0 & 25 . \end{array}$		81 8		16. 33.		• •	_	• •	_	• •		16 33
		. Wewagedera Saminaden	-		81					0.						•	,	
54 .	Bogahakumbura .	pulle Badabedde Punchi and		,					_	•		• •	. —	••		••	4	
55	. Pahalakumbura	others . Badabedde Ukku and	1	0 2	21	4 75.	. 1	63	6	3 8.		. • •	. —	• •	····· ,		6	38
		others	4	1 1	3	17 85.	. 6	24	24	9.	. —		. —				24	9
56.	. Dunumadalagaha- kumbura .	. Badabedde Unga Duraya	. 1	2 1		6 50.	. 2	28	. 8	78.	. —	•					8	78
57 .		. Teliyagonne Omara Lebbe and others																
58.	.Godakumbura .	. Badabedde Dinga	2	. 0 1	4	8 3 5.	. :	92.	. 11	27.		• • •	·	• •		• •		70 27
59 .	.Rukkattanagaha-	. Badabedde Tenna and								,								
	kumbura .		1	. 3 2	26	8 0.	. :	2 76.	. 10	76.		٠.,					10	76
60.	. Attikkagahamula- kumbura	. Badabedde Unga Duraya							•						*	•		
		and others	1,			4 65		1 61.		26			. —	••				26
61. 62.		. do . Wewagedera Ukku		3]	l6	3 60.	•	L 23.	. 4	83.	• -	- A.		•••	 .	• • •	. ,	83
•		Banda	0.	3 8	39	4 25		1 43.	. 5	68		٠.					5	68
63.	. Do.	. Badabedde Bandiya Duraya and others		2 1	12	6 50.	. :	2 27.	. 8	77.				•		••	. 8	77
64 .	. Kemanpatmulekumbu	ra Kudugalpitiye Siripala	3							==		٠.					Λ	
65.	. Do	and others		3	32 8			2 45 . 2 60 .	. 9 . 10	55. 5				• •	_	• •		58
66.	. Do	. P. B. Palipana	2	1 2	27	. 10 5.		3 49.					. —	• •		• •	13	54
υι.	. Kongahakumbura	. Kudugalapitiye Siripala and others	0	1 8	34	2 0.	. (67.	. 2	67.	. –		. —					6
68. 69.	. Imbuliyakumbura . Do	. Barandare Peiris Appu		0	34	. 13 30	•	4 63.	. 17	93		٠.	. —	• •		. • :	17	.98
		. Kudugalapitiye Siripala Dewaya and others	4	2 :	32	. 19 0.		6 77.	. 25	77.		٠.,	. —				25	77
70.	. Asseddumakumbura .	. Wewagedera A. Pun- chappuhamy	4		a	19 80.		8 93.	26	73.					_		26	73
71.	. Dangahakumbura	. Dombagahagedera Pin-										•	•	•••		•		• .
72.	. Kaluhaggalakumbura	chi Amma and others Wewagedera Pun-	1.	, 0 2	20	4 70.	. !	l 62	. 6	32.	. —	••		••	_	••	. 6	32
	_	chappuhamy		0 2	25	. 8 90.		3, 11	. 12	1.		٠.		• •		• •	12	1
73.		Badabedde Unga Duraya and others		2	9	6 40.	. 1	. 89	8	29.	. –		· · <u> </u>		_		8	29
74 .	. Kongahagedera	. Wewagedera Sudassi														••	13	q
75 .	. Pallewelakumbura .	Unnanse and others . Hewenpola Kiri Banda,										• •		••			1	
76	. Elagodakumbura .	Arachchi, and others . Sengelena Walaswewa		2 1	9	3 5 50 .	. 12	42	. 47	92.	. —	••		••	_	••.	47	92
	_	Unnanse	0	2 2	4	2 60 .	. 0	94	3	54 .	. —						3	54
77.	. Do	. Badabedde Rankira and Upandra	1	1	٥	5 13.	. 1	80	6	93.	. —		_				6	93
78.	. Welwatagawakumbura	P. B. Palipana, ex Rate-																77
79 .	. Bogahamulakumbura	do.	1 0		6 8			49 25		77. 3 5.			_	• •		• •		35
80.	. Kahatagahakumbura.	. do	3	3 2	0	16 0.	. 5	58 59				•		••	_	• •		58 59
82.	. Nitulgahakumbura .	do. . Wewagedera Sudassi	3	3 2	1	16 0.	. 0	99	21	99.		••		•				
		Unnanse . Teliyagonne W. D. E.	0	1 1	5	1 45.	. 0	50	1	95.	. —	• •	-	••			, 1	98
		Goonaratna and others	3 3	0 2	0	12 90.	. 4	50	17	4 0.	. —			••	-		17	40
84.	. Werarumakumbura .	. Walahamulle Bilinda and others	K	13	4	22 50.	. 7	87	30	37.							30	37
85 .	. Godakumbura .	. Teliyagonne W. D. E.	•									• •		1.1				
86.	. Madangahakumbura .	Gooneratna and others Teliyagonne Omaru	1	2	9	6 40.	. z	25	8	65.		• •		• - •		• • •	8	6.
87.	_	Lebbe and others						37						••				7
		Megolle Tikiri Banda,				5 50.				41.		• •		• •		••	,	4:
89.		Arachchi, and others Kahandawelipota Appu-	1	2 1	6	6 60.	. 2	31	8	91.	• . —	٠.					. 8	3 9
		hamy and others	Ó	3	5	3 20.	. 1	13	4	33.	. —		• -				4	3:
90.	. Mahaissarakumbura	. Kudugalapitiye Siripala Dewaya and others			-		•		27								97	ř -
	. Medawelapaulakumbu	re Hewenpola Menikhamy										• •				• •	٠.	
91.	Kumbulzaa ha kumbura	Nachchire P. B. Pelipana, ex Rate-	1	0 2	υ	4 62.	. 1	62	6	24.	. –	٠		:	·	• •	6	24
	• TZGIIIDGWEGIIGREIIIIIDD IN					07 00	10										'nΩ	38
92.		mahatmaya	9	0 1	3	37, 30.	. 13	8	50	38.	. —	• • •			 -	• •		
92. 93.	. Badalkotuwekumbura . Talagahamulakumbura	mahatmaya Kirihamy Nachchire	9 2	0 1 2	3 5	9 90.	. 3	47	50 1 3	38. 37.	• -	•		• • •			13	37
92. 93.	. Badalkotuwekumbura . Talagahamulakumbura	mahatmaya Kirihamy Nachchire Kudugalapitiye Kirihatana and others	2 4	1 2 2	5 8	9 90.	. 3 . 6	47 74 81	13 25	37 .		٠.,		•			13 25	37

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90.	Codoroganamulakumbura	. Kudugalapitiye Siripala	. •	v	1 T	-	10	-	0,	U	o		• •		• •			.6	32
91.	.Godoragawakumbura .	Dewaya and others.	- 3	-0	5	12	45	4	37	16	82						1	ıa	82
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.,0.	kumbura	. Wewagedera Bandiya	. 1	.0	14	4	75	1	-57	6	32.							6	32
99.	. Makullagahamula-						•								• •		•	Ĭ,	
	kumbura	. Kudugalapitiye Siripala	6.																
		Dewaya and others	. 2	2	25	11	0	3	83	14	83.	. —	٠.		٠.		}	14	83
100	. Kahatagahakumbura	. Kudugalapitiye Kiri	-													-			
4 4.		hapuwa, Vel-Dewaya	•													•		_	
	e e	and others					80		30	5	10.	. —	٠.		٠.,	******		5	10
	. Dangahakumbura	. do	. 0	3	11	3	75	. 1	18	4	93 .	. —		·	٠.			4	93
102.	. Rukkattanagaha-														•				
•	kumbura	. Udagama Amangira and		٠_															
1.		others	. 3	0	11	12	60	. 4	42	17	2.	. —	٠.		٠.		1	17	2
103.	. Kahatagahakumbura	. Kudugalapitiye Pincha	٠,	_														•	
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104.	. Do	. Kudugalapitiye Siripala			٠.				••										
4.5			. 3	1	24	14	20	4	90	19	10.	. —	٠.				l	19	10
105.	. Asseddumakumbura	. Kudugalapitiye Setuwa					•		••	_									e.
100		and others	, I	Ţ	32	6	0	. 1	99	7	9 9 .	. —	• •		• •		٠.	7	99
106.	. Do	. Megolle Tikiri Banda,			10		4 ~		-0	_									_
105	36	Arachchi		U	13	4	45		56. .	6	1.	•, —	٠.	_	• •	-	• •	6	1
107.	.Murutagahakumbura .																		-
		hatana and Kiri		•	17	1 5	en	-	4 ==										_
100	Dambagahakumhum			3	7	10	60	. 0	47	21	7.		٠.	_	•.•		• • •	21	7
108.	. Dambaganakumbura .	. Kudugalapitiye Setuwa and others	. 0	2	9	9	10	Λ	75		07								~=
109.	. Do		ì		3 4	å	25		$\frac{75}{20}$		87. 45.		• •		• •		• •		87
			. 2		$1\overline{5}$.		60				62.		• •		• •		٠.		45
111	Kudugalanitiyaketa	. Teliyagonne Sella Uda		v	10.	0			2	11	02.		•		• •		• • •	LI	62
A	.ixudugalapitiyaketa .			2	32	21	75	11	a	49	84.						٠.	49	84
112	Damhagahakumhura	. Kudugalapitiye Siripala		_	02	0.1			<i>.</i>	- I	O¥.	•	• •	.—	• •		• • •	*4,	04
	. Danisaganaranisasa .	Duraya and others		Θ	19	. 4	60	. 1	62	в	22.					<u> </u>		в	22
113.	. Asseddumakumbura			. 17	٠	_		_	·	·		•	٠.		• •		• •	U	<i>~</i> 2
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114.	Do.	. Megolle Punchi and			3,-				<b></b>		01.	•	• • •		• •		• •	٠,	<b>.</b> .
77.71	·		. 0	- 3	6	3	25.	. 1	14	4	39.					******		- 4	39
115.	. <b>Do.</b>	. Megolle Sohondirala										•	•	-	• •		• •	:	
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116.	. Makullagahamula-	* **																	•
		. Kudugalapitiye Kiri	ı-				a		•								\$	•	
	· • •	hapuwa, Vel-Deways	,		•														
9	4.	and others	. 1	0	16	4	48.	. 1	<b>59</b>	. 6	7.	. —	٠.		٠.		• •	6	7
117.	Asseddumakumbura .	. Kudugalapitiye Kiri	-																
		hapuwa and Kiri																	
		hatana		1	19	. 9	80.	. 3	<b>42</b>	. 13	22.	. —	٠.		٠.		٠,	13	22
118.	. Owitakumbura .	. Kudugalapitiye Kiri			•		_							*					,
	~	punchi and others .		. 0	35	. 1	0.	. 0	32	. 1	32.	. —	٠.		٠.		٠.	]	<b>32</b>
J19.	.Chena .	. Kudugalapitiye Pinch		_	00	_		_	0.0										-
100			. 0		23		70.	_	93		63.		• •	_			٠.		63
120.			. 0		38		15.		71		86.		• •	_	• •		• •		86
	. Badabeddekumbura		. 2	0	0	. 8	22.	. 2	88.	· ˈTˈ٢	10.	. —	. • •	-	٠.	-	٠;	ΤĪ	10
122.	. Ratmalwetiyemillagah	M D IInge Dunge	1	Λ	Λ		11	,	A'A										٠
	mulakumbura .	. A. D. Unga Duraya .		.0	<b>U.</b> .	*		. т	44.	0	95.		,• •		• •	-	• •	9	55
	,	Total	287	1	20 1	100	2	415	27 1	60=	90						1 6	Ωĕ	29
	•	10081	20.1			,		410		,000	, 29 						1,0	υō	29
* .																•			
					St	ımm	ary.									•			
	* *				~"		y.					Rs	ı.	c.					
	·	harge for construction fo	r or	le v	ear								90						
		faintenance rate per year			•			• •			•		15 £						
	-			-				- •			•								
		•					To	tal v	early	dn	e <b>s</b>	. 1,6	05 2	29					
	•	v •						3	<b>-</b>		.~ •	-,0		_	•				
				*								Α.	R. 1	Ρ.		. •.	٠.		•
	т	otal irrigable extent			_							. 287							
4,	- * - ; · ;			•				••				. 201		<i></i>					
	Kurunegala Kachcheri,		-			٠						*		TT.		. WILLETT,			
	Apr.l 28, 1923.	**					• •	•					A-se			overnment		ent	
														~ 5001	4		Φ,		

#### TOLL SALES OF AND OTHER RENTS.

#### Toll Rents, Western Province.

OTICE is hereby given that on Wednesday, August 22, 1923, at 12 noon, will be put up for re-sale at the Colombo Kachcheri, at the risk of the original purchasers, for the period mentioned below, the under-mentioned Toll Rents of the Western Province, the original purchasers of which may have failed to pay on or before that date the instalment for the month of July, 1923, or any part thereof that may be due and owing on that date.

The purchaser or purchasers at the re-sale should deposit

The purchaser or purchasers at the re-sale should deposit one-tenth of the purchase amount on the day of sale.

If the rents are not disposed of at the re-sale, action will be taken against defaulters in terms of the provisions of the Ordinance No. 21 of 1905.

From September 1 to 30, 1923.

Canals.—(1) Hendala, (2) Negombo, (3) Kittampahua, (4) Kalutara.

Colombo Kachcheri, August 4, 1923.

J. G. FRASER, Government Agent.

#### NOTICES. COMMITTEE ROAD

#### Branch Road from Norwood Bridge to Maskeliya and Moray.

## (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," will, on Saturday, August 11, 1923, at 10.15 A.M., at their office in Kandy, proceed to assess the undermentioned estates to make up the private contributions:-

Government moiety	•		Rs. 1,145.00
Private contributions		• •	Rs. 1,173 62

Proprietors or Agents.		Estates.	Acı	eage.
The Eastern Produce a	nd			
Estates Company Itd		Norwood	, .	882
Mackwood & Co. R. Lamb Lee, Hedges & Co., Ltd. J. M. Robertson & Co.		New Valley		457
R. Lamb		Rockwood		149
Lee. Hedges & Co., Ltd.		Maskeli va		372
J. M. Robertson & Co.		Glentilt		448
Sir Thomas Linton		Run van		298
Do. J. M. Robertson & Co. Bois Bros. & Co. J. M. Robertson & Co.		Ovoca		255
J M Robertson & Co	. 1	Mocha		588
Bois Bros & Co		Queensland		281
J. M. Robertson & Co.		Craighill and Lanka		204
Whittall & Co		Bloomfield		262
Whittall & Co. Do. A. P. Juckes		Mottingham		258
A P Juckes		Dunnottar	• •	187
Colombo Commercial Co		Danii Oven	• •	10.
		Emelina		205
Whittall & Co			•	256
pany, Ltd. Whittall & Co. Do.		Caskieben	• •	206
J. M. Robertson & Co.		Midlothian		244
Do.	••	Deeside		441
William Rollo (Geor		Deeside	••,	##1
Steuart & Co.)		Glenugie		377
Do.		Roparoxia	• •	205
G. B. de Mowbray		Dotale	• •	108
G. H. Hood		Braemer		
Do.	• • :	Dotale Braemer Kelaniya	٠٠ ١	$351\frac{1}{2}$
Geo. Steuart & Co.	• • •	Brownlow and Tarf	ر	583
Do.	•••	~		186
Lewis Brown & Co.	•• :	Gangawatta Mousakele	• •	278
Miss V. N. Hood	•••		• •	305
Lewis Brown & Co.	· • •	Marana	• •	394
Whittall & Co.	•••	nyanza	 2.1.4	
. Do.	-	Luccombe and Heathi Rutherford	1610	276
Lambert L. Pieris	•••		• •	
Geo. Steuart & Co.	• • •	napugastenne	• •	606
Do.	•• 1	Rintyre.	• •	288
P. C. Adams			• •	169
A. N. Greig		Ricarton and Leaston		596
11. 14. Greig	•••	Laxapana, York, ar John's land	**	000
R. H. Price	-	D1 4	• •	866 239
		Blantyre St. Andrews	• •	321
G. Johnson	• • •	St. Andrews Dalhousie Situlaganga Suluganga Forres Morey and Vellodolid	• •	289
Do.		Dainousie Situlacia da	• •	289 143
A. N. Greig		Situiaganga Siliganga	• •	
E. H. Etches	•• •	Suruganga Ferras	• •	155
Uplands Tea Estates Co.	• • •	rorres Managinal Wallidalid	•	387
				461
$\mathbf{D_0}$	•• }	Geddes	. *	198
$\mathbf{D_{0}}$ .		Geddes Corfu Rajamalle	٠.	187
L. Elwell	•••	Controls Charm T	<b>.</b>	212
14. 151WCII	(	Gartmore Group, Lare	n-	
~		field, Gartmore	¹ 9	040
Shaw, Wallace & Co.		Bevys, Frogmore		848
~	•••	Adam's Peak	• •	742

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

W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman. Kandy, July 23, 1923.

#### Norwood-Upcot Branch Road.

#### (Flood Damages.)

TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for 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," will, on Saturday, August 11, 1923, at 10.15 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:-

-	Government moiety Private contributions	Rs. 585 · 00 Rs. 599 · 62	
	Proprietors or Agents.	Estates. Acre	eage.
	J. M. Robertson & Co.	Lanka and Craighill	204
	R. Cotesworth	Stockholm	283
	Do	Lower Cruden	194
	Geo. Steuart & Co.	Mahagala	290
	Do	Mahan lu	290
	Harrisons & Crosfield, Ltd.		245
	R. B. Harvey	Gouravilla	706
	Ceylon Tea Plantation Co.	Alton	225
	Do.	Beaconsfield	168
	Scottish Ceylon Tea	Co.,	
	Agents	Blairavon	177
	Geo. Steuart & Co.	Minna	277
	Mackwood & Co.	Scarborough	276
	C. B. Prettijohn	Ormidale	350
	Mackwood & Co.	Anandale	296
	Whittall & Co.	Cleveland	340
	Rosehaugh Tea Co.	Caledonia and	
		Meeriacotta	409
	Fairlawn Estates Co.	Suriakanda	221
	Do	Fairlawn	297
	Do	Glencoe (Bargany)	208
	Scottish Ceylon Tea Co.	Mincing Lane	194
	A. J. Austin (George St.		
	& Co., Agents)	Ladbrook	208
ĺ	Ceylon Tea Plantations Co.	Upcot	232
į	Geo. Steuart & Co.	Strathspey	231
i	,	- ·	

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

W. L. KINDERSLEY,

Provincial Road Committee's Office, Chairman. Kandy, July 23, 1923.

#### Norton-Carolina Branch Road.

(From Carolina Estate, 11th mile, Ambegamuwa, to Norton Bridge.)

#### (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," will, on Saturday, August 11, 1923, at 10.15 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:-

Private contributions	•		2,575 · 0 2,639 · 3	
Proprietors or Agents.		Estates.	Acr	eage.
T. E. Earle (R. Bennet) Carolina Tea Company (S.	 D	St. Aubins	•••	336
Blackmore		Dotiagalla	••	181
Scottish Ceylon Tea Compa Limited (R. Bennett)		Lonach and	Ben-	759

1745 IAMI	4.	OBIDON	UO V J	TOTATE:
Proprietors or Agents.		Estates.	Ac	reage.
A. H. and E. P. Harding (R.	H.	,		_
Dawnall)		Killin		307
Do	٠	Comar	•	261
Alliance Tea Co. (E. C. Camero				480
H. E. Prettijohn (E. Ware)		Norton		336
Hon. Mr. T. E. de Sampayo a	and	*** y		
L.B. Fernando (B.J.A. Carr	im)	Hardenhuish	and	
	- 4 (	Ellaoya		477
H. A. Grigg (S. H. Grigg)		Lammermoor		187
H. A. Grigg and W. J. Hamil	ton			
(S. H. Grigg)		Laxapanagalla	٠	344
$\mathbf{Do}$ .	·	Theberton		191
Fred. Clerk (S. H. Grigg)		Elfindale		640
H. A. Grigg		Galawatta		176
H. E. Prettijohn (E. Ware)		Donnybrook		375
Hon. Mr. T. E. de Sampayo	(B.			
J. A. Carrim)		Glengariffe		338
Eastern Produce & Estates C	٥.,	<b>0</b> ;		
Ltd. (C. G. Spiller)		Dandukelewa	and.	
		Vellaioya		1,881
T. R. de Jersey Lovell (C. I	E.			3
Cameron)		Green Hayes		157
And at the same time and	pla	ce the Commit	tee wi	ll take
evidence, if necessary, and re				
and suggestions.			•	
		W. L. KIND	ERSLE	Y.
Provincial Road Committee's	s Of		Chairn	
Kandy, July 23, 1923.				
Branch Road from	Nor	wood to Campi	on.	
(Acquisition of La				•
(LLOQUEDIVION OF LO			1	

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 acquisition of land for cooly lines on the above road, 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:-

Government moiety Private contributions			62 63	
Acreage, 5,741—	Rate, '0070	)7c.		
Proprietors or Agents. Es		reage,	Amou Rs.	nt. c.
Bogawantalawa Tea Co.,	١,			
Ltd. (G. H. Sparkes) Brid	well	473	3	35
Do Boga Anglo-American Direct	wana	436	3	9
Anglo-American Direct				
Tea Trading Co., Ltd. Lyns	sted	405	2	87
Imperial Ceylon Tea Es-	•	_		
tates, Ltd Fried	dland	163	1	16
Major-General Sir C. Fr.				
Hadden, K.C.B., and	-			
Fred. Hadden Koti	yagala	1,089	7	70
Kandapola Estates Co.,		•		
Ltd Deve	onford	<b>284</b>	2	1
Kintyre Estates Co. (Geo.				
Steuart & Co.) Elto	fts	290	2	5
Ceylon Land and Produce				
Co Fett	eresso	438	-	10
R. H. Cooper Lyn	ford	273	. 1	93
Galaha Company Cam	pion and		٠.	
Ko	$ar{ ext{hinoor}}$	724	5	12
Ceylon Provincial Estates		* *	-	
Co., Ltd Loin	orn	239	1	69
Imperial Ceylon Tea Es-				
tates, Ltd St. V	Vigeans	185	`*.1	
D. E. Kelly Nor	hcove	<b>26</b> 5	1	88
tates, Ltd. St. St. D. E. Kelly Nor Galaha Company Dur	dow and	10.00		
A.	die	477	3	37
	<u> </u>			
	Tot	al	40	63

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before August 31, 1923.

W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman. Kandy, July 23, 1923. Transfer Blancher

#### Brownlow-Luccombe 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," will, on Saturday, August 11, 1923, at 10.15 A.M., at their office in Kandy, proceed to assess the undermentioned estates to make up the private contributions :-

Government moiety		••	<b>Rs.</b> 84		
Private contribution	s	••	Rs. 86	31 · <b>0</b> (	)
Proprietors or Agents.		Estates.	•	Acr	eage.
Geo. Steuart & Co.		Kintyre			288
$\mathbf{Do}$ .		Bitterne			169
P. C. Adams		Rickarton and	Leasto	n	596
Geo. Steuart & Co.		Gangawatta			186
G. H. Hood		Kelaniya			351½
Lewis Brown & Co.		Mousakele	44.5		278
Miss. V. N. Hood		Ekolsund			305
Lewis Brown & Co.		Nyanza		e Gw	394
Whittall & Co.		Rutherford			276
Do.		Luccombe and	l Heat	h-	
		$\mathbf{field}$	٠.		478
Lambert L. Pieris		Hapugastenne			606

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

W. L. KINDERSLEY, Provincial Road Committee's Office, Kandy, July 23, 1923.

#### Golahenwatta-Yatawatta Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the main-tenance 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 under-mentioned estates to make up the private contributions :-

(Estimate No. D 125, sanctioned on December 6, 1922.) .: Rs. 1,486 · 75 Government moiety Private contributions .. Rs. 1,501.62

1st to 2nd section, 2 miles.

Total acreage, 3,161-Moiety of cost, Rs. 750.50 Sectional rate, ·23742c.—Total rate, ·23742c. Amount. Estates. Proprietors or Agents. Acreage. Rs. c. J. H. Carson and W. H. Tindall & Co. (Agents, Carson & Co., and W. Hermon, Superintendent, J. Hayward) .. Hylton and Macoollusa .. 563 .. 133 67 1st to 4th section, 4 miles. Total acreage, 2,598—Moiety of cost, Rs. 750 50-Sectional rate, 28888c.—Total rate, 52630c. The Lanka Plantations Co., Limited (J. M. Robertson & Co., Superintendent, C. H. Lambert), J. M. S. Barlow .. Yatawatta 1,265.. The Dangan Rubber Co., Ltd. (Agents, Carson & Co., Superintendent, T. B. Worthington) . Dangan Group 894 .. Vauxhall Rubber Co., Ltd. (Agents, J. M. Robertson

& Co., Superintendent, C. .. Laksahena H. Lambert) 179 47 G. K. Hormusjee .. Nowagala 98 . . 51 58 ... Total

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before August 31, 1923.

Rs. c. 1,501 62 -Private contributions Deduct unexpended balance, 1921-1922 . 0 61

Amount to be recovered on account 1922-23

1.501

Provincial Road Committee's Office, W. L. KINDERSLEY, Chairman. Kandy, July 23, 1923.

#### Padyapellella-Ellamulla Branch Road.

OTICE is hereby given that in terms of the "Branch Roads Ordinance No. 14 of 1896," a meeting of the Local Committee for the above road, will be held on Friday, August 31, 1923, at the Ellamulla bungalow, at 12 noon.

#### Business.

To consider whether the above road be proclaimed as suitable for motor lorry traffic.

Ellamulla Estate, Kandapola, August 3, 1923. C. D. O. MARRIOTT, Chairman.

#### Arandara-Morontota Estate Cart Road.

REFERRING to the notice dated July 3, 1923, and published in the Government Gazette Nos. 7,338 and 7,339 of July 6 and 13, 1923, respectively, notice is hereby given that, under section 14 of "The Estates Roads Ordinance, No. 12 of 1902," the under-mentioned persons were elected to form the Local Committee to perform the duties imposed upon such Committee by the said Ordinance in respect of the above road, to serve from July 21, 1923, to July 21, 1925, viz.: - Messrs. A. A. Franklin (Chairman), M. C. Lyde, and G. B. Harvey.

Provincial Road Committee, Ratnapura, July 27, 1923.

S. S. NAVARATNAM, for Chairman.

#### LOCAL BOARD NOTICES.

OTICE is hereby given that the houses, &c., mentioned in the annexed schedule at Nawalapitiya, having been seized for non-payment of Police, Local Board, and water rates for 1st quarter, 1923, will be sold by public auction on August 30, and 31, 1923, at 8 A.M. on the spot, at Nawalapitiya, in conformity with the Local Boards Ordinance No. 19 of 1905, unless in the meantime the amounts owing in respect of rates, together with lawful costs of seizure and sale are duly paid.

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

Kandy Kachcheri,

August 7, 1923.

E. H. R. TENISON, for Government Agent.

#### SCHEDULE.

Kotmale street: Nos. 13, 14, 19, 20, 21, 22, 98, 99, 100, 169, 170, 186; Ambagamuwa street: Nos. 18, 28, 29, 30, 46, 78-79, 80, 82, 83, 84-85, 101, 102, 118, 119, 120, 121, 127-128, 140, 147, 148, 156; Dolosbage road: Nos. 1-2, 61, 73; Hill road: Nos. 39-40, 40A, 45, 63; Pennitudumulla: Nos. 13, 15, 15A, 17, 18, 19, 29, 31A, 36, 38, 44, 46, 50; Baily road: Nos. 4, 5, 5A, 6, 7, 8, 9, 10, 19; Karahandungala; Nos. 24, 38, 42, 43, 51, 66, 68, 70, 73, 77, 83, 85, 86.

#### TRADE MARKS

-In the following lists the numbers in the second column denote the number of the "Ceylon Government Gazette" in which the Trade Mark was advertised :-

	•	Trade Mar	ks registered during the Month of July, 1923.		
Applica- tion No.	Gazette No.	Date of Gazette.	Proprietors.		gistr <b>a</b> - on No.
2,843 2,847 2,848 2,849 2,850	7,324 7,324 7,324 7,324 7,324 7,324 7,325	April 20, 1923 April 20, 1923 April 20, 1923 April 20, 1923	Ercole Marelli & Co. Societa Anonima do	45 6	2,843 2,847 2,848 2,849 2,850
2,805 2,836 2,856 2,788	7,325 7,325 7,325 7,326	April 27, 1923 April 27, 1923 April 27, 1923 May 4, 1923	Paige-Detroit Motor Car Co Rheinisch-Westfalischer Zementverband Gesells-	43	2,745 2,805 2,836 2,856 2,788

pplica-							~~		gistr <b>a</b> -
on No.	4.4	, 1	Date of G			Proprietors.	Class.		n No
799 .			May	4, 1923	• •	The Falkirk Iron Co., Ltd.	18	• •	0.011
	7,326		May	4, 1923	• •	California Corrugated Culvert Co.		• •	
~~~	7,326		May	4, 1923	• •	A. & F. Pears, Ltd.			2,846 $2,862$
	7,326		May	4, 1923	• •	Saltrates, Limited	3		
~ ~ .	7,326		May	4, 1923	• •	William Gossage & Sons, Ltd.		• •	2,863
004 .	. 7,326	• •	May	4, 1923	• •.	Koninklijke Weefgoederenfabriek Voorheen C. T.	~ ~ *		0 964
005	H 000		3.5	4 7000		Stork & Co		• •	2,864
	7,326		May	4, 1923	4.0	S Itrates, Limited		•••	2,865
852 .	7,327	• •	May	11, 1923		Mudaliyar Don Solomon Samarasinghe Wickreme			0.05
						ratne		. • •	2,852
	7,327		May	11, 1923	• •	C. P. Antony & Co.		• •	2,860
	7,327	• •	May	11, 1923		Standard Oil Co. of New York			
	7,328		May	18, 1923		S. M. Mohamed Mohideen Sahibo & Co.			2,861
	7,330		May	25, 1923		Pussewala Hewage Carolis			2,816
817 .	. 7,3 30		May	25, 1923		The Associated Portland Cement Manufacturers			
						Ltd	. 17		2,817
	. 7,330	• • • .	May	25, 1923		₹0.			
819 .	. 7,330		May	25, 1923		• 0	. 17		2,81
8 23 .	. 7,330		May	25, 1923		· O.	. 17		2,82
824 .	. 7,330		May	25, 1923		do	. 17		2,824
841 .	. 7,330		May	25, 1923		Westminster Tobacco Co., Ltd.	45		2,84
844 .	. 7,330		May	25, 1923		Anglo-Persian Oil Co., Ltd ,	47		2,844
		*		•		,	٠,		
			Subs	sequent Pro	prie	tors registered during the Month of July, 1923.	-		
T	he name	in it	alics is that of	f the former	r Pro	prietor.			
025 .	. 6,764		$\mathbf{December}$	17, 1915					
						London, S. W., England; Wine and Spirits	,		
	*					Merchants; H. Stodart & Co.	. 43		1,64
				Trade Ma	rks i	enewed during the Month of July, 1923.			
	E 266		A learning	16, 1895		Birmingham Small Arms Co., Ltd.	6 & 22		106
<u> </u>	. 5,360		August		• •			• •,	118
	5,379		November	8, 1895	• •	M. Morais	46	• •	
	5,380		November	15, 1895	• •	Harrisons & Crosfield, Ltd.	86	• •	120
	. 6,310		May	21, 1909	• •	J. S. Staedtler		• •	1,086
385 .	6,326		August	27, 1909	• •	Compton & Davison	40	• •	1,104
386 .	6,32		August	27, 1909	, • •	do		. · ·	1,10
402 .	6,334	• • •	October	15, 19 09	• •	Cargills, Limited	. 3, 42, &	45	1,12
	3		•			•			
			Trade Mark t	o be remov	ved f	rom the Register for Non-payment of Renewal Fee.			
959	e 900		T1	92 1000		P. Damasanar	•		1.00/
372	6,320	• • •	\mathbf{July}	23, 1909	• •	R. Doresamy	. 9	• •	1,094
			Trada Manisa	nomoved f	nom	the Dagiston through Non-neumant of Deneural Facety			
	5,879	,	October	3, 1902	LUIII	the Register through Non-payment of Renewal Fees G. A. Marinitsch	* 0		372
	. 5,879		October	3, 1902	• •	Ch. & A. Bohringer	. 42	• •	375
_ '	5,894		December	12, 1902		C. Oppel & Co	. 44	• •	370
_	5,99		June	10, 1904		A TII I	. 3 & 11	• •	420
	5,90	•	February	27, 1903		C A Maninitach	ε0		47
	5,91		April	9, 1903		T. L. TT 1 1.	49	: .	47
_	5,91		April	9, 1903	٠. :	1.T	. 45 . 45		47
_	6,01		October	14, 1904		T	177	• •	
	A . A .	. .	November	4, 1904		The Co College Konsonson on any and a		• •	
	6.02	•			••			• •	
	5,96		December	23, 1904	• •	Freudenberg & Co. L. S. van Westrum	. 20	•	
	6,11	•	February March	12, 1904	• •	Francisco hara & Ca	177	• •	56
31	0.10		July	30, 1906	• •	Freudenberg & Co			
31 32	0.10			27, 1906	• •	`do		• •	
32 77	0.70		July	27, 1906	. • •	do	. 48		
90			January March	24, 1907		do		• •	
96	6,17	;; 9	March	28, 1907	. • •	John Hagenbeck Heng J. Heff		• •	
125	~ ~ ~ -	z	May	3, 1907	• • •	Hans. L. Hoff	3 & 42		
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.163	6,2			17, 1908	• •	Fredrich Feustell Nfl	. 3 . 47	•.•	95
336	6,30			2, 1909	••	Freudenberg & Co.	. 47	• •	1,00
339	6,30			2, 1909	• •	R. Avenarius & Co.	a	•••	1,05
344	6,30			2, 1909	••	Freudenberg & Co.	. 17		
640	5,3		. May	10, 1895	• •	India & China Co.	. 42		9
349	6,30)4	. April	8, 1909	••	Pearson's Antiseptic Co., Ltd	. 3		1,06

Registrar-General's Office, Colombó, August 8, 1923.

E. T. MILLINGTON, Acting Registrar-General,

conspliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised:

- (1) Trade Mark No. 2,746.
- (2) Date of Receipt: October 13, 1922.
- (3) Applicant (Proprietor of the Frade Mark): THE BRADFORD DYERS' ASSOCIATION, LIMITED (a Company incorporated under the laws of the United Kingdom of Great Britain and Ireland, 39, Well street, Bradford, Yorkshire, England; Dyers and Finishers.
- (4) Address for service in the Island: Julius & Creasy, Bristol buildings, York street, Fort, Colombo.
- (5) Classes: (a) Twenty-four; (b) thirty-one; (c) thirtyfour; (d) fifty.
- (6) Goods: (a) In class 24 in respect of Cotton piece goods; (b) in class 31 in respect of Silk piece goods; (c) in class 34 in respect of cloths and stuffs of wool, worsted or hair; (d) in class 50 in respect of labrics included in this class made from Cellulose or from Cellulose derivatives.
 - (7) Mark:



The transliteration and translation of the Devanagari characters appearing in the upper part of the mark is as follows :-

DHEE BRADFORD DAY-ERS ASOSEEYESHAN LIMITED-BRADFORD-INGLAND

The Bradford Dyers' Association, Limited, Bradford, England.

The transliteration and translation of the Gujarati characters appearing in the lower part of the mark is as follows:-

BRADFORD-INGLAND, DHEE BRADFORD DAYERS ASOSEEYE-SHAN, LIMITED

Bradford, England, Bradford Dyers' Association, Limited.

So far as concerns the application in Class 24 no claim is made to the exclusive use of any of the letter press appearing on the Trade Mark, except in so far as it consists of the appli cant's own name and address or the foreign equivalents thereof.

Registrar-General's Office Colombo, August, 8, 1933.

E. T. MILLINGTON. Acting Registrar-General.

N compliance with the provisions of "The Trade Marks
Ordinance 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised

- (1) Trade Mark No. 2,867.
- (2) Date of Receipt: April 11, 1923.
- (3) Applicant (Proprietor of the Trade Mark): ALEX. PIRIE AND SONS, LIMITED (a Company registered

under the Joint Stock Companies Acts of England), Stoneywood Works, Bucksburn, Aberdeenshire, Scotland: Paper Manufacturers.

- (4) Address for service in the Island: F. J. & G. de Saram, No. 13, Queen street, Fort, Colombo.
 - (5) Class: Thirty-nine.
- (6) Goods: Paper (except paper hangings), envelopes, and cards.
- (7) Mark:

CHARLES MARTIN Extra Strong

The essential particulars of the Trade Mark are the words "CHARLES MARTIN," and no claim is made to the exclusive use of the words "EXTRA STRONG."

The Trade Mark has been in use by the applicants in respect of the above-mentioned goods since about the year 1873.

Registrar-General's Office Colombo, August 1, 1923.

E. T. MILLINGTON, Acting Registrar-General.

In compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised:-

- (1) Trade Mark No. 2,934.
- (2) Date of Receipt: July 20, 1923.
- (3) Applicant (Proprietor of the Trade Mark) RAZEEN ABDUL CADER, 18, Baillie street, Fort, Combo; Agent and Merchant.
 - (4) Address for service in the Lefand, if any: -
 - (5) Class: Forty-eight.
- (6) Goods: Perfumed soap, scent, powder, and tooth paste.
 - (7) Mark:



The essential particulars of the Trade Mark are the word " ZAFARAN" and the device.

Registrar-General's Office.

E. T. MILLINGTON, Colombo, August 1, 1923. Acting Registrar-General. IN compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised:—

- (A) Trade Mark No. 2,903.
- (2) Date of Receipt: June # 1923
- (3) Applicant (Proprietor of the Trade Mark): WILLIAM PEDRIS & COMPANY, Kayman's Gate, Colombo; eneral Merchants.
 - (4) Address for service in the Island, if any: ----
 - (5) Class: Forty
 - (6) Goods: Goods manufactured from India rubber and Gutta percha not included in other classes.
 - (7) Mark:



The essential particulars of the Trade Mark are the device of a Crown and the word "CROWN" and no claim is made to the exclusive use of the word "BRAND."

Registrar-General's Office, Colombo, July 18, 1923. L. W. C. SCHRADER, Registrar-General.

verument

No. 7.344 -- FRIDAY. AUGUST 10, 1923.

VITAL STATISTICS OF TOWNS IN CEYLON IN THE MAY,

REPORT OF THE REGISTRAR-GENERAL.

This report deals with the Vital Statistics of the 33 principal towns in the Island proclaimed under sections 31-36 of the Ordinance No. 1 of 1895.

Marriages. 2. The number of marriages of residents in the proclaimed towns was 339 of which 309 were General, 3 Kandyan, and 27 Muhammadan, as against 201 in the preceding month and 312 in the corresponding month of last year. In the city of Colombo 126 marriages were registered of which 106 were General and 20 Muhammadan.

Births.

The number of births registered amounted to 1,722 (877 males and 845 females), and was equal to an annual rate of 33·20 per 1,000, as against 30·24 in the preceding month, 31·32 in the corresponding month of last year, and 27·69 the average for the corresponding months since 1913. The rate ranged from 7·30 in Kalpitiya to 86·90 in Nawalapitiya.

4. In the city of Colombo the births registered numbered 616 (308 males and 308 females), and were equivalent to an annual rate of 28.96 per mille, as against 26.72 in the preceding month, 26.58 in the corresponding month of last year, and 22.76 the average for the corresponding months since 1913. The rate, exclusive of the Fort and the Pettah Wards, ranged from 13.05 in Kollupitiya to 30.49 in Kotahena South.

Deaths.

The deaths registered numbered 1,866 (1,006 males and 860 females). The deaths of residents only numbered 1,459, which was equivalent to an annual standardized rate of 30.43 per 1,000, as against 32.77 in the preceding month, 28.92 in the corresponding month of last year, and 27.78 the average for the corresponding months since 1913. The rate ranged from 91.55 in Trincomalee to 8.07 in Panadure.

6. In the city of Colombo there were registered 676 deaths (378 males and 298 females). The deaths of residents only numbered 576 and corresponded to a standardized rate of 31·18 per 1,000, as against 34·18 in the preceding month, The deaths of residents 28.30 in the corresponding month of last year, and 25.41 the average for the month of May in each year since 1913. The rate, exclusive of the Fort and the Pettah Wards, ranged from 28.21 in Slave Island to 10.63 in Kollupitiya.

The number of stillbirths registered was 112 (60 males and 52 females), as against 120 in the preceding month.

Infant Mortality.

8. The mortality of children under one year was equal to a rate of 222 per 1,000 births registered during the twelve months ended May 31, 1923. Reckoned on the births registered during the month only, the rate was 213, as against 265 in the preceding month, 228 in the corresponding month of last year, and 235 the average for the corresponding month of last year. ponding months since 1913.

9. In the city of Colombo the mortality of infants was equal to a rate of 224 per 1,000 births registered during the twelve months ended May 31, 1923. Reckoned on the births registered during the month only, the rate was 219, as against 278 in the preceding month, 247 in the corresponding month of last year, and 255 the average for the corresponding months since 1913.

Causes of Death. 10. The highest mortality was from Pneumonia, which caused 17 per cent. of the total deaths, Convulsions caused 8 per cent., Phthisis, Debility (of children under one year), and Malaria, each caused 6 per cent., Dysentery, Diarrhaea, and Enteritis, each 4 per cent., Anchylostomiasis and Bright's Disease and Nephritis, each 3 per cent., Prematurity, Bronchitis, Enteric Fever, and Puerperal Septicæmia, each 2 per cent., and Influenza and Tetanus, each 1 per cent.

In Colombo, too, the highest mortality was from Pneumonia to which was attributed 18 per cent. of the total deaths. Phthisis caused 9 per cent., Convulsions, 7 per cent., Debility (of children under one year) and Enteritis, each 5 per cent., Influenza, Malaria, Enteric Fever, and Bright's Disease and Nephritis, each 3 per cent., Bronchitis, Dysentery, and Diarrhea, each 2 per cent., and Prematurity, Anchylostomiasis, Cancer, and Tetanus, each 1 per cent.

12. Thirteen deaths from *Plague* (12 males and 1 female) were registered in Colombo, as against 11 in the preceding month, and 7 in the corresponding month of the previous year. One death from *Smallpox* was registered in Colombo,

and 4 from Measles (3 in Colombo and 1 in Galle.)

- 13. Infectious Diseases reported.—The infectious disease most prevalent during the month was Chickenpox, of which 165 cases were reported (127 in Colombo, 10 in Galle, 6 in Moratuwa, 5 in Nuwara Eliya). Philisis followed with 123 cases (114 in Colombo, 4 in Galle), Measles 100 (71 in Colombo, 17 in Galle, 5 in Nuwara Eliya), Enteric Fever 72 (61 in Colombo, 4 in Galle), Continued Fever 20 (11 in Colombo, 4 in Galle), Mumps 18 (5 in Colombo, 5 in Nuwara Eliya, 4 in Chilaw). Plague 9 (in Colombo), Smallpox 4 (3 in Kandy and 1 in Matale), and Diphtheria 1 (in Colombo).
- Meteorology.

 14. Rainfall.—Ratnapura recorded the highest rainfall (7.36 in.), and was followed by Nawalapitiya which recorded 6.99 in. In the other towns the rainfall ranged from 6.06 in. in Kalutara to 0.06 of an in. in Matale. Colombo recorded 4.48 in. 15. Mean Temperature.—The mean temperature varied from 61.6° in Nuwara Eliya to 86.6° in Trincomalee and was 82.5° in Colombo.

16. For detailed statistics, see Tables I. and II. for all towns, and Tables III. and IV. for the city of Colombo, in the Appendix.

Registrar-General's Office, Colombo, June 29, 1923.

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

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Table I.—Number of Marriages, Births, and Deaths registered during May, 1923, the Proportion of Births and Deaths per 1,000 of the Population per Annum, and the 0.00 0.94 0.00 0.61 5.04 7.36 4.68 0.12 90.9 0.30 1.67 6.99 0.06 2.84 388 3.112.94Stillbirths and Deaths of Children under One Year and their Proportion per 1,000 Registered Births, together with the Average Birth- and Death-rates in the corresponding Months since 1913, and the Mean Temperature and Rainfall in the Month in each Town of the Island proclaimed under Sections 31-36 of the Ordinance No. 1 of 1895. I ١ Rainfall in Inches. 83.9 75.5 84.3 86.6 82.1 83:1 91.6 84.0 85.1 ا ا ي 1111 11 11 ".eautaiequeT aseM r annum to births regis-d during the Its proportion by per annum to 196 161 65 65 818 249 352 354 499 202 209 137 66 32 32 32 32 32 423 304 304 760 491 339 339 166 277 239 $\frac{222}{371}$ Mortality of Children One Year. Mamber registrated during May, 1923.

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May, 1923. 189 136 38 308 240 219 142 375 196 30 67 67 265 250 296 176 213 333 333 219 163 224 133 59 1 20 23 571 100 867497 9 --70 A 61113 37 367 Average Death-rate for May, 1913-1922. 27.78 25.41 25.30 34.40 26.19 18.58 29.96 29.92 34.31 30.75 38.29 12.36 21.54 16.75 28.94 21.58 33.35 42.00 68.59 30.83 32.43 --+ 32.10 11.8430.4940.0047 - 78 Death-rate excluding Non-residents. Standardized. 31.18 23.16 24.37 23.03 8.07 20.83 22.98 25.98 21.31 36.28 21.31 28·71 29·04 61·15 42·69 30 • 43 418242 272 74 96 92 92 88 69 41 1 33. 18. 91. 64. 74 23 23 24 4 88 25. 28.13 22.62 23.93 73.15 25 12 02 13 13 27.72 28.48 58.69 36.49 32.05 18.14 87.53 27.86 90 00278 8 Crude, May, 1923, 26. 27. 27. 28888 41. 57. 39. 54. 22 30 8 8 28·11 34·19 18·18 28.85 39.79 27.69 22.76 35.25 41.19 29.78 32.99 31.75 28.29 29.42 38.89 14.81 85 % Q 2022 Average Birth-rate for May, 1913-1922. 283.39 283.39 40.39 25 4 4 14 22 4 222 888 83 Birth-rate. 24.40 32.49 37.60 40.67 86.90 51.74 36.97 40.17 26.42 39.02 42.21 60.84 64.42 82128 66 62 69 16 9.73 8 34 89 55 May, 1928. 250 25 28 20 17 28 38 33. 88333 3.4 2.5 2.5 3.4 25. 44. £4.782 1,459 13 4011877 12817 98 23 4 I 35 4 23 4 23 4 23 845 845 75 75 8 71 101 Desthe of Town. Residents. Deaths of Non-Fresidents of Towns registered in Town Hospitals and Jails. 8 4 2 L 2 12 31 6 13 5 17 6 2 | 2 | 8 I 405 23 13 112 Ì Total Stillbirths. 22 T 11 Ĩ Females 9 П Males. 1,866 62 18 14 17 12 37 18 7 24 8 52 202 676 68 89 89 84 33 23 Persons, Deaths. 880 2122 298 288 74 20 508775 54 15.6 18 5 39 17 0 4 16 remaies. Total 1,006 34 11 2 62 62 <u>8</u> 132 1,722 34 201 210 228 <u>∞ ८</u> 10 Persons. Total Births. 845 202 139 139 189 10 **∞** 1 0 9 <u>គ</u>ួeយទា្រន 8 2 4 9 5 7 65 4 31 20 877 308 41 65 18 18 11 100 24 10 Males. 8 8 8 2 P 339 | | Total. Marriages. 200 27 1,11 1 1 T -1 -smmsduM asb ŀ $\cdot \mid \cdot \mid$ 8 ī П Kandyan. Total] 10237 214.1 309 010 | | 250,431 28,103 42,801 13,735 10,864 Population estimated. to the middle of 1923 by intercensal Increase. 3,523 2,958 7,962 7,288 39,274 3,565 16,898 610,623 2,597 9,551 9,206 2,903 4,935 1,605 968 10,605 1,612 8,472 7,239 3,624 8,454 3,721 Population exclusive Propulation of the Military and Shipping(at the Census) of March 18, 1921 244,163 27,639 41,858 13,596 10,747 597,371 10,187 6,905 1,608 6,642 3,221 2,940 7,865 7,029 39,073 3,347 16,779 9,104 2,849 4,896 42,436 3,705 1,563 936 2,586 8,126 526 7,014 3,508 7,781 All 33 Towns. Nawalapitiya; Hatton-Dikoya Galle Ambalangoda. North-Western. Sabaragamuwa Nuwara Eliva. North-Oentral Inuradhapura Weligama Hambantota Provinces and Southern. Tangalla Northern, Vavuniya Eastern. Batticaloa **Trincomalee Xurunegala** Ratnapura Kegalla Central Mullaittivu Towns. Uva. Negombo Moratuwa Lunugala Kandy. Kalmunai uttalam Kalpitiya Zalutara, anadure Colorabo Gampola Matere 3adulla dannar Chilaw Matale affna

Blanks indicate that there are no observatories or rain gauges. Limits of the town have been extended as from February 1, 1928. Standardized death-rates not avallable.

Table II.—Causes of Deaths by Sex registered during May, 1923, in each Town of the Island proclaimed under Sections 31-36 of the Ordinance No. 1 of 1895.

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* One each from Patent Foramen Ovale and Cerebral Hæmorrhage (in Colombo).

† One each from congestion of Lungs and Septicæmia (in Colombo); and 1 from Thrush (in Moratuwa).

† This includes besides 12 cases mentioned in Table IV., footnote ‡, 1 death from Infected Navel (in Negombo); 2 from Malaria (in Ratnapura).

† This includes besides 12 cases mentioned in Table IV., footnote §, 1 from Sphilis (in Galle); 1 from Meningitis (in Lunugala); and 1 from Burns (in Ratnapura).

§ This includes besides 12 cases mentioned in Table IV., footnote §, 1 death from Nephritis (in Negombo); 1 from Influenza (in Galle); 1 from disease not ascertainable (in Jaffna); 1 from Dysentery (in Puttalam and Anuradhapura); and 1 from Fever (in Kegalla).

11-11-11 11111111 þų Orpers. 23 1111111 × Table II.—Causes of Deaths by Sex registered during May, 1923, in each Town of the Island proclaimed under Sections 31-36 of the Ordinance No. 1 of 1895—continued. 15 16-11-1-Ě 13 1 | | | | | | | Ħ 19 526 458 306 227 110 135 64-111 1 2 1 4 1 6 33 Deaths among all Races. Moora. 18 0 1 1 - 0 0 Ħ 10 ∞ ro -- 4 | co | co 38 201 | | | | | F4 Tamils. 1 2 3 2 2 | 0001000 57 Ħ 96 L 8 1 1 1 1 1 2 1 1221 ſπ 3 101 6144 | | | 6 × 1111111 1111111 ۴ Burgners. 8 × Þ никоровия. 7 Ħ ~ 1-11-1pa, Province of Sabaragamuwa Kegalla. 7 13 × 16 Ø Ħ 22 Ħ Province of Uva. 14 .alagunugi 00 × D | m | | | | | 10 63 Ħ Badulla. 13 Ħ 17 1 111 North-Central Province. Þ .smqadbamaA 53 1 - 1 | 1 | 1 | × 19 fεı Chilaw. 7 Ħ North-Western Province. 67 Ēψ Kalpitiya. Ó Ħ ro 1 | 1 | 1 | 60 Fe Puttalam. 20 × 33 Ö - 0 Ħ K urunegala. 45 Ħ 777111 39 þ 32 4 | | | | | | | | | | | × Eastern Province. ā 1 Kalmunai. 13 Ħ 1 28 က 1-61 ۶ų Batticaloa. 19 8 4 Ħ [6] Ħ Vavunlya. Ħ Northern Province. 5 ₩. 1-111 ۲ Mullalttivu. 4 63 × 01 | | | | 11-11111 M 9 1-11111 × 111-1111 54 24 67 | 1 | 1 101 1-4 10 1-Þ .saffa& Ħ 49 13 H 0 | | | 0 H | 07 | 10 | 10 : I .- Infantile Mortality. B.—Over 1 Week and under 1 Year. A.—One Week and under. Causes of Deaths 1. Prematurity
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3. Convulsions
4. Diarrhoea
4. Example of Tetanus
6. Bronchitis
7. Pheumonia
8. Other Causes 1. Prematurity
2. Debility
3. Convulsions
4. Diarrhosa
4. Enteritis
6. Tetanus
6. Bronchitis
7. Pheumonis
8. Other Causes All Causes

Table II.—Causes of Deaths by Sex registered duting May, 1923, in each Town of the Island proclaimed under Sections 31–36 of the Ordinance No. 1 of 1895—continued.

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Table III.—Number of Births and Deaths registered during the Month of May, 1923, and the Deaths of Children under One Year, and their Proportion per 1,000 of the Registered Births, together with the Birth- and Death-rates of the corresponding Month of 1922, in each Sanitary Ward of the Clip of Colombo.

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	Standard	Death- rate, May, 1923.†	31.18	I	ı	1	ļ	1		1	I	1	.	į	1	I	1	ì
ď		May, 1922,	24.39		7.64	21.83	21.21	24.85	19.43	23.87	ļ	21.38	12.16	21.92	21.53	9.29	15.42	15.03
Per Mille per Ansum.	Death-rate.	May, 1923.	27 · 08	4.27	7.55	20.12	86.81	21.50	89.61	27.54	I	23 · 79	16.03	24.78	28.21	10.63	22.20	12 · 74
Per Mille		May, N	26.58 2	 	. 53	13.39	16.16	24.85	24.50	20.89	·	27.11	16.21	22.85	25.30	13 · 20	17.62	22.54
	Birth-rate.	M. 199	<u> </u>									.15	.70		- 89			
	Bird	May, 1923.	28.96	1	1.63	14.72	13.98	19.66	30.49	22 · 13		22	18	21.68	27.	13.05	21.77	28.66
	Deaths of	Residents,	576	1	, ro	41	19	35	4.7	92	139	63	12	40	53	22	31	12
	Deaths of Non-		100		1		.	Ī	-	1	35	1	10	.	1	-	61	l
uding stale	A	Persons	929	-	žĢ	41	19	35	48	56	224	63	17	40	53	29	33	12
Total Deaths in Hospitals	d Jalls.	Kemsje	298	. 1	7	61	œ	16	42	31	87	93	e0	18	25	15	13	10
otal Des Deaths	a	.esiaM	378	-	4	22	11	19	24	25	137	30	14	22	87	. 14.	20	-
	1	Persons	48	1	. 1	#	4	. 00	63	7	1.5	က	1	_	63	1	-i	
Stillbirchs.		Females	22		1	က	Ī	ŗĢ	H	-	6	–	.!	1	-		1	
258		.celalf.	83	1	Ī	. +	4	က	-	9	9	. 63	1	1	-	l.	F-1	ľ
		Persons.		i	~	30	14	32	73	48	081	56	14	35	52	27	30	27
Total Births.	•	Lemeye	308	1	- 1	15	60	. 20	40	23	79	30	L.	15	53	17	15	10
¥		.soleM	308	1	7	15	∞	12	33	20	101	26	2	82	23	10	15	117
	Population estimated to the middle of	1923 by Intercensal Increase.	250,431	2,760	7.797	23,996	11,787	19,165	28,194	23,940	ĺ	31,178	8,814	19,007	22,118	24,362	16,223	11,090
	Population I	of March, 1921.	244,163	2,690	7,601	23,395	11,492	18,683	27,488	23,341	1	30,404	8,593	18,531	21,564	23,752	15,816	10,813
	Wards, a		City of Colombo	Fort and Galle Face	Pettah	St. Paul's	San Sebastian	Kotahena North	Kotahena South	New Bazaar	Maradana Hospitals	Maradana North	Maradana East	Maradana South (ex-	Slave Island	Kollupitiya	Wellawatta North	Wellawatta South
•			• '					·.		*				η.				

* The city-rate is worked differently from the ward-rates, and takes into account events in hospitals, &c., not assignable to wards. † "Standardized death-rates," for the wards of the city are not available.

Table IV.—Causes of Deaths by Sex registered during the Month of May, 1923, in each Ward and of each Race in the City of Colombo.

		<u>.</u>				шв спу		01011				Wa	rds.					
	Causes of	Death.		City	y of Colo	mbo.	Fort and Galle	Face.	D.***	T Chront.		St. Faul 8.	100.	Sall Sedestian.	Kotahena	North.	Kotahena	South.
				м	¥	Total.	м	F	м	F	M	F	M	F	м	F	м	F
	All Causes	• •		378	298	676	1		4	1	22	19	11	8	19	16	24	24
I	Infantile Mortality	••	• •	78	62	135		_	_		4	4	2	1	2	1	7	9
1. 2. 3. 4. 4a. 5. 6. 7.	A.—One Week Prematurity Debility Convulsions Diarrheea Enteritis Tetanus Bronchitis Pneumonia Other Causes	·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ··		7 7 2 — — .— .— 2*	1 3 4 — 1 — 2†	8 10 6 — 1 — 1 — 4						- - - - - -	<u> </u>		1 - - - - -			
1. 2. 3. 4. 4a. 5. 6. 7.	B.—Over 1 Week a Prematurity Debility Convulsions Diarrheea Enteritis Tetanus Bronchitis Pneumonia Other Causes	nd under 1 Year	• • • • • • • • • • • • • • • • • • • •	1 10 17 2 3 1 1 8 12‡	13 11 1 7	1 23 28 3 10 1 3 13 24	-					1 - - - - 2	_ _ _ _ _ _ _	- - - - - - 1				- 2 4 - - - 1 2
1. 2. 3. 4. 5. 6. 7. 8. 9. 10.	Anohylostomiasis denalis Cancer	or Dochmius I Diseases of the Respira and Nephritis sia mia ceidents of Childb	tory	305 12 1	286 1 2 11 9 4 1 - 47 6 43 34 22 6 1 6 - 3 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	541 13 1 31 19 18 14 5 9 23 13 8 8 63 1 2 106 6 17 6 12 2 1 145	1		4	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	18 1	15 — — — — — — — — — — — — — — — — — — —	9 - 1 1 1	7	17	15	17 —	3

^{*} One death each from Patent Foramen Ovale and Cerebral Hæmorrhage.
† One death each from Congestion of Lungs and Septicæmia.
‡ Two deaths each from Nephritis, Gastritis, and Improper Feeding, and 1 each from Rickets, Laryngeal Obstruction, Homicide, Syphilis, Tuberculous Meningitis, and Measles.
§ Five deaths from Syphilis, 3 from Influenza, 2 from Dysentery, and 1 each from Asthma and Thrush.

|| Here are included 19 deaths from Old Age, 7 from Marasmus, and 6 each from Debility, Paralysis, and Worms.
|| Here are included 17 deaths from Old Age, 6 each from Marasmus, Paralysis and Worms, and 4 from Debility.

Table IV.—Causes of Deaths by Sex registered during the Month of May, 1923, in each Ward and of each Race in the City of Colombo—continued.

.			eacn 1																
,							·	· ·	,	,	Ward			;	· '				
	Causes of	Death.		Now Reason	NOW TORRESON.	Maradana Hos-	pitals.	Maradana	North.	Money done Heat	mor externo meso.	Maradana South	Hospitals).	Slowe felond	Stave Island.	Zollumitime	Konupraya.	Wellawatta	North.
	·			M	F	M	3F	м	F	M	F	м	æ	М	F	M	E	м	F
	All Causes	••	• •	25	31	187	87	30	33	14	3	22	18	28	25	14	15	20	13
				-	•		15	7	10	3	1	9	2	7	7	9		4	2
1,-	-Infantile Mortality	••	••	7	9	18	19		10	0	. 1	y	. 2			2	-	*	4
	A.—One Wee	k and under.														ž 2		* 1	
1.		••		_	<u></u>	4	1	-	-	-	-	_		1		-	_	1.	_
2.	Debility Convulsions	••	• •	_	1 2	1	1	3	1	$\left \Xi \right $	=	1		1	1	1 —	-	_	1:1:1
4.	Diarrhœa	••	••	_			-	-	l	'		1-	-	-	- -		_		
4a 5.	. Enteritis Tetanus	••		-	-	-	<u> </u>	-	1=	_									=
6.	Bronchitis	• •	•		_		1 _				_				,				_
7,	Pneumonia	••			-	-	1 -	1 —	-		=		-		(-	-			
8.	Other Causes	••	• •		-	2	2	-			-	1-	-	-	-			J J	-
•	B.—Over 1 Week a	and under 1 \(\)	ear.																
1.	Prematurity	• •	•			—	_	-	4	-	-	1 —			-	-	1-	1.1.	_
2. 3.	Debility Convulsions	••	• •	$\frac{1}{2}$		2	3	3	2	1	1	2 2		2	1 2	-		1	1
ې. 4.	Diarrhœa	• •	• •,					1	-	1		1		Î	1	_			-
40		•••	• 1	1		-	2	1 —	1			_	1	-	1		-		1
5.		• •				1		-	_	<u> </u>	1 —	 —	1 —		-				 — .
6. 7.	Bronchitis Pneumonia	• •	• •	2		2			1			2	1	1			=	-	
8.		:: ::		î	2	6	5		i				-		1	1		1	
1I	—General Mortality	(1 Year and	Over)	18	22	119	72	23	23	11	2	13	16	21	18	12	15	18	11
1.	*		•				1	. ,		- 1						<u></u>		9	
2.	Smallpox	• •						2			_	_	_	_	_			1	
3.	Chickenpox	••		[_	_		_				_	_						
4.		• •			3	1			_ [1		_	1 2		_	- 1	1
5. 6.		••	• • •	3	3	_	1	_	2	_		-		. 2	Z	1			
7.	Enteric Fever	••		=		3	6		_		_	_	_	1	_		1		2
8.	Malaria	•••			· [3 5	2 1	2	r		_	1]	1		-	1	_	 ',	-
9. 10.	Malarial Cachexia Cholera	***	••		-	4	1					-1				1		-	
11.	Diarrhœa	••	::	_	_		 2 1				=1		_	1	ا ــــــ ا		1	•	11111
	. Enteritis	••		4		3	1	1	2	2		- - 2		- 1 2	2	\equiv	1 1		
12. 13.	Dysentery Anchylostomiasis	Dbi-	D	2	-	5	1	-	-						-		2	-	1
10,	denalis	or Dochmit	us Duo-			4	3		_	1	_	_		- 1					
14.	Cancer				1	5	2	3		_	1		1				1		
15. 16.	Phthisis Other Tuberculous	Dimona	••	1	3	15	13		1	{			1	2		2	4	_	
17.	Anæmia	Diseases		_	_	1	=	_				_	_	- -	1	-		-	<u> </u>
18.	Diabetes Mellitus	••		1	j						_	_	_			2		1	<u>. —</u> /
19. 20.	Convulsions Tetanus	• •	••	1:	1.	4	<u>-</u>	-1	1	1		<u>-</u>	_		-		1	1.	1
21.	Bronchitis	••				1	1	_	$\frac{}{2}$	=1		_	$\frac{1}{1}$	_	1	I	_	_	
22.	Pneumonia		• . [1	3	32	19	3	3	_	=	3	3	6	7	2	r	· ——].	<u> </u>
23.	Other Diseases of	of the Res	piratory	1		1	ĵ	- 1		1	[.					. 1	-, 1	ŀ	· 2 %
24.	System Bright's Disease and	d Nephritis		= 1	3	4	3	1 3	<u> </u>	_	_	1		$-\frac{1}{1}$	_	-		÷	ľ
25.	Puerperal Eclamosi	a		-			1	[1	=	-1	_	1	_	_				· ·
26.	Puerperal Septicæm	ւմալ			1	-	1			F	_		1			=	\equiv		
27. 28.	Miscarriage Other undefined Acc	idente of Chi	ldhirth			ا			2			-	-1			1			
29.	Starvation		Tablebil.		=	- 1	_						_	=1		<u></u>			
30.	Accidents and Negli	gence			_	6	1	<u> </u>		$=$ \mid	_	_	_1.	_			=1		<u> Z.</u> , k.
31.	Homicide	- · ·	••	-1	-	2	- 1				- 1				-1		-4.19	_	<u>_</u>
32. 33.	Suicide • Execution	• •	••		_	_			_	5		-1				_		-	_و ټ <u>ټ</u>
34.	All Other Causes	••		6	7	22	13	8	8	3	2	5	9	6	4	2	4	4	4
			1						, i be	. 1				_ 1	7.1		.]	-	المت

Table IV.—Causes of Deaths by Sex registered during the Month of May, 1923, in each Ward and of each Race in the City of Colombo—continued.

		Wa	rds.		·			Des	ths a	mon	g all l	Races	l.	,	`		7
*	Causes of Death.	Wellawatta	South.		тикоревия,	Burohera	0		Sinnalese.		Tamils.	J.C	Moors.	7-54	Malays.		Others.
٠,		м	35.	M	F	м	H	м	F	м	F	м	JF	M	F	м	F
	All Causes	. 7 	5		1	16	17	198	176	75	36	56	54	15	9	18	. 5
I.—	Infantile Mortality	1	1	-		5	3	41	38	15	5	6	11	6	4	-	1
	A.—One Week and under.													4			
1. 2. 3. 4. 4a. 5. 6. 7.	Tetanus		· —	1111111		1 1 - - - -		5 1 1 - - - 2	1 1 4 1	1 4 - - - -				1 			
i.	B.—Over 1 Week and under 1 Year. Promaturity	_		_	_	<u>.</u>	_	1		_					_	_	_
2. 3. 4. 4a. 5. 6. 7.	Debility Convulsions Diarrheea	<u>1</u>	- - - -					10 1 - 6 6	7 4 -6 -1 4 9	1 3 -1 1 4	1 - - -	- - - 1	2 4 1 - 1	1 2 - - 1	2 1 1		
II.	-General Mortality (1 Year and Over)	6	4	_	1	11	14	157	138	60	31	50	43	9	5	18	4
1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 111. a. 12. 13. 14. 15. 16. 17. 18. 20. 21. 22. 23. 24. 25. 29. 30. 31. 32. 33. 34.	Cholera Diarrhœa Enteritis Dysentery Anchylostomiasis or Dochmius Duodenalis Cancer Phthisis Other Tuberculous Diseases Anæmia Diabetes Mellitus Convulsions Tetanus Bronchitis Pneumonia Other Diseases of the Respiratory System Bright's Disease and Nephritis Puerperal Eclampsia Puerperal Eclampsia Puerperal Septicæmia Miscarriage Other undefined Accidents of Childbirth Starvation Accidents and Negligence Homicide Suicide Execution		1 3		1	1	1 1 1 1 1 2 - - 4	4 1 2 6 7 1 2 7 3 2 2 14 2 5 4 3 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	6 — — — — — — — — — — — — — — — — — — —	- - - - - - - - - -	2 - 1 3 - 1 1 3 2 1 1 1 1 2 3 1 1 1 1 2 1 1 1 1					