

# Ceylon Government Gazette

Bublished by Authority.

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# Part I.—General.

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NEW LAW REPORTS .-- Part IX. of Vol. XXVI. will be issued on the 11th instant.

# PROCLAMATIONS.

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

# PROCLAMATION.

By His Excellency Cecil Clementi, Esquire, Companion of the Most Distinguished Order of Saint Michael and Saint George, Officer Administering the Government of the Island of Ceylon, with the Dependencies thereof.

CECIL CLEMENTI.

WHEREAS by the 5th section of "The Prisons Ordinance, No. 16 of 1877," as amended by section 1 of Ordinance No. 24 of 1890, it is enacted that it shall be lawful for the Governor, with the advice of the Executive Council, to establish any prison for this Island or for any part thereof:

And whereas it is expedient to establish a prison at Ratnapura:

Now know Ye that We, the Officer Administering the Government, with the advice of the Executive Council, in exercise of the powers vested in Us aforesaid, do by this Our Proclamation, proclaim the lock-up at Ratnapura a prison at Ratnapura aforesaid for the reception of prisoners of every description committed or remanded under the authority of the several courts of the Island for the period of the Ratnapura Sessions of the Supreme Court of the Island of Ceylon, which begin on Monday, May 11, 1925.

Given at Nuwara Eliya, in the said Island of Ceylon, this Fourth day of May, in the year of our Lord One thousand Nine hundred and Twenty-five.

By His Excellency's command,

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

# PROCLAMATION.

By His Excellency Cecil Clementi, Esquire, Companion of the Most Distinguished Order of Saint Michael and Saint George, Officer Administering the Government of the Island of Ceylon, with the Dependencies thereof.

CECIL CLEMENTI.

NOW Ye that We, the Officer Administering the Government, by virtue of the powers in Us vested by section 55 of "The Courts Ordinance, No. 1 of 1889," have been pleased to appoint that the District Court Ratnapura, shall be holden at the Old St. Luke's Girls' School, Ratnapura, from May 11, 1925, until such date as the ordinary Court-house ceases to be used by the Supreme Court.

Given at Colombo, in the said Island of Ceylon, this Fourth day of May, in the year of our Lord One thousand Nine hundred and Twenty-five.

By His Excellency's command,

E. B. ALEXANDER, Acting Colonial Secretary.

GOD SAVE THE KING.

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

### PROCLAMATION.

By His Excellency Cecil Clement, Esquire, Companion of the Most Distinguished Order of Saint Michael and Saint George, Officer Adiministering the Government of the Island of Ceylon, with the Dependencies thereof.

CECIL CLEMENTI.

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

And whereas by Proclamation dated April 16, 1925, published in Government Gazette No. 7,456 dated April 17, 1925, His Excellency the Governor declared that the portion of the road which the Ceylon Government Railway crosses between the stations of Dodanduwa and Gintota, in the Southern Province, which is set out in the schedule hereto, shall from April 7, 1925, to April 24, 1925, be a "minor crossing" for the purposes of the said Ordinance, and that such "minor crossing" be closed by gates:

And whereas it is expedient to declare that from and after April 25, 1925, the said portion of the said road which the railway crosses shall be a "minor crossing" for the purposes of the said Ordinance, and that such "minor crossing" be not closed by gates:

Now know Ye that We, the Officer Administering the Government of the Island of Ceylon, in exercise of the powers in Us vested by the said section of the said Ordinance, do hereby declare that the portion of the said road which the Ceylon Government Railway crosses between the stations of Dodanduwa and Gintota, in the Southern Province, which is set out in the schedule hereto, shall from April 25, 1925, be a "minor crossing" for the purposes of the said Ordinance, and that such "minor crossing" be not closed by gates.

Given at Colombo, in the said Island of Ceylon, this Fifth day of May, in the year of our Lord One thousand Nine hundred and Twenty-five.

By His Excellency's command,

E. B. ALEXANDER, Acting Colonial Secretary.

GOD SAVE THE KING.

SCHEDULE.

Mileage.

Description.

Class.

м. с.

Colombo-Galle cart road to Kandala village and racecourse ...

3

# APPOINTMENTS, &c.

# No. 195 of 1925.

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

- Mr. L. M. MAARTENSZ to be a Commissioner of Assize, under section 24 of "The Courts Ordinance, 1889," for the Criminal Sessions of the Supreme Court for the Southern Province from April 27, 1925.
- Mr. C. J. D. Lanktree to act, in addition to his own duties, as Assistant Government Agent, Kandy, with effect from May 1, 1925, during the absence of Mr. N. IZAT, or until further orders.
- Mr. G. C. Miles to act, in addition to his own duties, as Assistant Collector of Customs, Galle, from May 3 to 31, 1925, inclusive, during the absence of Mr. N. E. Ernst, or until further orders.
- Mr. S. A. Martin to act as District Judge and Additional Police Magistrate for the Districts of Chilaw and Puttalam, and Additional Commissioner of Requests, Chilaw, during the absence of Mr. N. M. Bharucha, on May 7 and 8, 1925, or until the resumption of duties by that officer.
- Mr. M. Subramaniam to act as Commissioner of Requests and Police Magistrate, Mallakam, during the absence of Mr. E. W. Kannangara, on May 8, 1925, or until further orders.
- Mr. F. N. Daniels to act as Commissioner of Requests and Police Magistrate, Kurunegala, during the absence of Mr. A. E. Christoffelsz, on May 6 and 7, 1925, or until the resumption of duties by that officer.
- Mr. T. B. Panabokke to act as Additional Commissioner of Requests, Gampola, on May 12, 1925.
- Mr. ÆLIAN ONDAATJE to act as Police Magistrate, Kegalla, during the absence of Mr. V. Coomaraswamy, on May 7, 1925, or until the resumption of duties by that officer.
- Mr. W. A. Muller Assistant Superintendent of Police, Nuwara Eliya, to be a Justice of the Peace and Unofficial Police Magistrate for the Central Province.

# By His Excellency's command,

Colonial Secretary's Office, Colombo, May 6, 1925. E. B. ALEXANDER, Acting Colonial Secretary.

# No. 196 of 1925.

- TIS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased to sanction the following appointments in the Registrar-General's Department, with effect from May 13, 1925:---
- Mr. F. L. Anthonisz to be Assistant Registrar-General.
- Mr. E. R. DE SILVA to be Second Assistant Registrar-General.
- Mr. P. D. RATNATUNGA to be Third Assistant Registrar-General.

# By His Excellency's command,

Colonial Secretary's Office, Colombo, May 4, 1925. E. B. ALEXANDER, Acting Colcuial Secretary.

# No. 197 of 1925.

HIS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased, in terms of section 4 of Ordinance No. 37 of 1921, to appoint

Mr. A. GNANAMUTTU to be the Secretary to the Board of Agriculture, with effect from April 1, 1925, vice Mr. A. W. R. JOACHIM.

# By His Excellency's command,

Colonial Secretary's Office, E. B. ALEXANDER, Colombo, May 5, 1925. Acting Colonial Secretary.

### No. 198 of 1925.

IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased, in terms of section 4 of Ordinance No. 37 of 1921, to appoint Mr. A. W. R. JOACHIM to be a Member of the Board of Agriculture, with effect from April 1, 1925, vice Mr. A. BRUCE.

# By His Excellency's command,

Colonial Secretary's Office, Colombo, May 5, 1925. Act

E. B. ALEXANDER, Acting Colonial Secretary.

# No. 199 of 1925.

IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased to appoint the following persons to be Inquirers for the divisions noted against their names, under section 120 of "The Criminal Procedure Code, 1898," as amended by Ordinance No. 37 of 1908:—

Mr. K. B. D. K. L. B. Relapanawa, President, Village Tribunals, for Kalagam palata, North-Central Province.

DISSANAYAKA MUDIYANSELAGE PINHAMY, Korala, for Kadawat korale of Nuwaragam palata, North-Central Province.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 4, 1925. E. B. ALEXANDER, Acting Colonial Secretary.

# No. 200 of 1925.

I T is hereby notified that Mr. GULBRAND LOCHEN has been appointed Honorary Consul-General of Norway at Calcutta, with jurisdiction also in Ceylon.

# By His Excellency's command,

Colonial Secretary's Office, Colombo, May 5, 1925. E. B. ALEXANDER, Acting Colonial Secretary.

# No. 201 of 1925.

IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased to appoint Mr. HETTIGE EDWIN GOMES ABEYESINGHE WEEREKOON, of Kegalla, to be a Notary Public throughout the judicial division of Galle, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, E. B. ALEXANDER, Colombo, April 30, 1925. Acting Colonial Secretary.

# No. 202 of 1925.

THE GOVERNMENT has been pleased to appoint Mr. BUTHPITIYE LEKAMALAGE DON SEDIRIS WIJE-SUNDERE, of Kosgama, to be a Notary Public throughout Udugaha pattu of Hewagam korale and Gangaboda pattu of Siyane korale of the Colombo District, with residence and office at Kosgama and an additional office at Kahahena, and to practise as such in the Sinhalese language.

# By His Excellency's command,

Colonial Secretary's Office, Colombo, April 30, 1925. E. B. ALEXANDER, Acting Colonial Secretary.

# APPOINTMENTS, &c., OF REGISTRARS.

T is hereby notified that I have appointed Don Charles Pelpola to act as Registrar of Marriages (Kandyan and General) of Gampola town division, in the Kandy District of the Central Province, for twenty-eight days with effect from May 1, 1925, vice Maaduwe Martin Sawgoris de Silva Warnakulasuriya, on leave. His office will be at No. 156, Illawatura road, Gampola.

Registrar-Oeneral's Office, Colombo, April 29, 1925. A. W. SEYMOUR, Registrar-General.

T is hereby notified that I have appointed YAPARATNA EKANAYAKA YAPAMAHAMUDIYANSELAGE TIKIRI BANDA RAMBUKWELLA as Registrar of Births and Deaths and of Marriages (Kandyan and General) of Uda Dumbara No. I division, in the Kandy District of the Central Province, with effect from May 7, 1925, vice HERAT UDIYANSELE UDAGE DINGIRI BANDA, deceased. His office will be at Gangodawalawwa in Gangoda.

Registrar-General's Office, Colombo, May 1, 1925. A. W. SEYMOUR, Registrar-General.

T is hereby notified that I have appointed Egodawela Abeysekeramudiyanselage Loku Banda Abeysekera as Registrar of Births and Deaths and of Marriages (Kandyan and General) of Uda Dumbara No. 2 division, in the Kandy District of the Central Province, with effect from May 7, 1925, rice Yaparatna Ekanayaka Yapamahamudiyanselage Tikiri Banda Rambukwella, transferred. His office will be at Egodawelewalawwa at Mediwaka.

Registrar-General's Office, Colombo, May 1, 1925. A. W. SEYMOUR, Registrar-General.

T is hereby notified that I have appointed Yapa-Mudiyanselage Walawwe Aberatna Banda (provisionally) as Registrar of Births and Deaths and of Marriages (Kandyan and General) of Uda Dumbara No. 3 division, in the Kandy District of the Central Province, with effect from May 7, 1925, vice Egodawela Abeysekeranudiyanselage Loku Banda Abeysekera, transferred. His office will be at Welegederawatta at Gurulupota; station: Pihille-elawattegedera in Udattawa.

Registrar-General's Office, Colombo, May 1, 1925. A. W. SEYMOUR, Registrar-General.

T is hereby notified that I have appointed WIJEKOON MUDIYANSELE UKKU BANDA to act as Registrar of Births and Deaths and of Marriages (Kandyan and General) of Tumpane No. 1 division, in the Kandy District of the Central Province, for one month, with effect from May 7, 1925, vice Charles Paranagama, resigned. His office will be at Wijekoongederawatta in Etambegoda.

Registrar-General's Office, Colombo, May 1, 1925. A. W. SEYMOUR, Registrar-General.

T is hereby notified that I have appointed SINGANKUTTI MUDIANSELAGE GUNARATH BANDA (Provisionally) Registrar of Births and Deaths of Kiniyama and Karanda pattu division, and of Marriages (Kandyan and General) of Katugampola hatpattu division, in the Kurune gala District of the North-Western Province, with effect from May 13, 1925, vice Registrar, SRI BRAHMANA ARACHCHI MUDIANSELAGE PUNCHI NILAME, dismissed. His office will be at Bowatta.

Registrar-General's Office, Colombo, May 3, 1925. A. W. SEYMOUR, Registrar-General.

IT is hereby notified that I have appointed Don Lewis Atapattu Appuhami to act as Registrar of Births and Deaths of Kukulu ralle pattu division, and of Marriages (Kandyan and General) of Kukulu korale division, in the Ratnapura District of the Province of Sabaragamuwa, with effect from May 5, 1925, until further orders, vice Registrar,

NUGAMUNNE GAMETIGE PODIAPPUHAMI, interdicted from duty. His office will be at Menerihenewatta in Hingalagoda.

Registrar-General's Office, Colombo, May 2, 1925. A. W. SEYMOUR, Registrar-General.

THE following appointment made under section 2 of Ordinance No. 22 of 1921 is hereby notified:—

Mr. SNELL ASEERWATHAM SUPRAMANIAM to act as Registrar of Lands, Mullaittivu, for two days from May 1, 1925, during the absence of the Registrar, Mr. R. K. ARULAMPALAM, on leave.

Registrar-General's Office, Colombo, May 2, 1925. A. W. SFYMOUR, 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 Dr. ISIDORE JOHN FERNANDO to act as Registrar of Births and Deaths of Colombo Municipality No. 3 division, in the Colombo District of the Western Province, on May 1, 1925, during the absence of the Registrar, Dr. Albert Cyril Fernando, on leave. His office will be at No. 229 Dematagoda road, Maradana.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Petikiriarachchige Henry Peter Gunatilake to act as Registrar of Births and Deaths of Kumbuke division, and of Marriages (General) of Kumbuke pattu division, in the Kalutara District of the Western Province, for two days from May 15, 1925, during the absence of the Registrar, Don Prolis Dassanayake, on leave. His office will be at Kahatagahawatta in Kumbuke.

The Assistant Provincial Registrar, Kandy, has appointed WATUPOLA KANDURE BANDARALAGE DORANEGAMA HIN BANDA SENEVIRATNA to act as Registrar of Births and Deaths and of Marriages (General) of Harispattuwa No. I division, in the Kandy District of the Central Province, for seven days from May 6, 1925, during the absence of the Registrar, SENEVIRATNA TIKIRI BANDA, on leave. His office will be at Alutwalawwa in Dornegama.

The Provincial Registrar, Central Province, has appointed Weerasekeranisi udiyanseralahamillage Nilawaturewalawwe Wirakoon Loku Banda to act as Registrar of Births and Deaths and of Marriages (General) of Uda Hewaheta No. 5 division, in the Newara Eliya District of the Central Province, for seven days from May 2, 1925, during the absence of the Registrar, Weerasekeranisimudiyanseralahamillage Nilawaturewalawwe Ran Banda, on leave. His office will be at Nilawaturewalawwewatta in Hanguranketa.

The Additional Assistant Provincial Registrar, Galle, has appointed Kahaduwa Arachchige Cornells to act as Registrar of Births and Deaths of Hapugala division, and of Marriages (General) of Four Gravets of Galle and Akmimana division, in the Galle District of the Southern Province, for thirty days from May 1, 1925, during the absence of the Registrar, Don Abraham Manuels Bandhuwansa, on leave. His offices will be at Ganegodagewatta alias Uragodagewatta in Kalegana and Mutugalayawatta alias Baduwatta at Hapugala.

The Additional Assistant Provincial Registrar, Galle, has appointed Don Pedrick de Silva to act as Registrar of Births and Deaths of Poddala division, and of Marriages (General) of Four Gravets of Galle and Akmimana division, in the Galle District of the Southern Province, for two days from May 4, 1925, during the absence of the Registrar, Don Siyadoris Jayasundera, on leave. His offices will be at Gudamewatta alias Hingagodawatta in Mipawala and Galagawawatta at Kapuhempala.

The Additional Assistant Provincial Registrar, Galle, has appointed BAMMANNEARACHCHIGE HENDRICK DIAS GUNASEKERA to act as Registrar of Births and Deaths of

Kodagoda division, and of Marriages (General) of Talpe division, in the Galle District of the Southern Province, for May 5, 1925, during the absence of the Registrar, Don Hendrick Dias Yapa Abayagunawardena, on leave. His office will be at Dangedarawatta alias Witanagewatta at Kodagoda.

The Additional Assistant Provincial Registrar, Matara, has appointed Don Samel Perera Wijayadoru to act as Registrar of Marriages (General) of Wellaboda pattu division, in the Matara District of the Southern Province, for five days from April 28, 1925, during the absence of the Registrar, Peter Perera Mihindukulasekera Wijedoru, on leave. His office will be at Kalegewatta in Gandara.

The Additional Assistant Provincial Registrar, Matara, has appointed Nicholas Rasaputtaram to act as Registrar of Births and Deaths of Kirinda division, and of Marriages (General) of Gangaboda pattu division, in the Matara District of the Southern Province, for thirty days from April 30, 1925, vice George Abesundara Weerasinghe, resigned. His office: will be at Lawallagahakoratuwa in Yatiyana on Tuesdays, Wednesdays, Frideys, and Saturdays, and at Hallambagedarawatta in Kirinda on Mondays and Thursdays.

The Additional Assistant Provincial Registrar, Hambautota, has appointed Don Luwis Alagatta to act as Registrar of Births and Deaths of Nakulugamuwa division, and of Marriagos (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for seven days from May 1, 1925, during the absence of the Registrar, Don Charles Dissanayaka, on leave. His office will be at Walawwewatta in Nakulugamuwa.

The Assistant Provincial Registrar, Hambantota, has appointed Don Carolis Wickramaratne Kuruppu Nanayakkara to act as Registrar of Births and Deaths of Walasmulla Upper division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for fifteen days from May 1, 1925, during the absence of the Registrar, Don Charlis Gunasekera Wellappuli, resigned. His office will be at Pahalawatta in Walasmulla.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Don Hendrick Amarasingha to act as Registrar of Births and Deaths of Tihawa division, and of Marriages (General) of Magam pattu division, in the Hambantota District of the Southern Province, for three days from May 4, 1925, during the absence of the Registrar, Andrayas de Silva Wickramanayaka, on leave. His office will be at Inginiyangahawatta in Punchiakurugoda (Tihawa).

The Assistant Provincial Registrar, Mullaittivu, has appointed Mappaner Vanniasingham to act as Registrar of Marriages (General) of Maritime pattus division, in the Mullaittivu District of the Northern Province, for five days from April 29, 1925, during the absence of the Registrar, RICHARD KUNARATNAM ARULAMPALAM, on sick leave. His office will be at the Assistant Provincial Registrar's Office, Mullaittivu.

The Provincial Registrar, Eastern Province, has appointed Sinnatamby Upathiar Arambamoorthy to act

as Registrar of Births and Deaths of Manmunai East (South-Central) division, and of Marriages (General) of Manmunai pattu north division, in the Batticaloa District of the Eastern Province, for thirty days from May 2, 1925 rice Registrar, Pattiniyar Kanapathipillal, deceased. His office will be at Arappattai.

The Additional Assistant Provincial Registrar, Kurunegala, has appointed Herath Mudivanselage Appuhamy Gunasekara to act as Registrar of Births and Deaths of Mahagalboda Egoda division, and of Marriages (General) of Hiriyala hatpattu division, in the Kurunegala District of the North-Western Province, for seven days from April 30, 1925, during the absence of the Registrar, Kirl Banda Tennakoon, on leave. His office will be at Malagomuwa.

The Additional Assistant Provincial Registrar, Kurunegala, has appointed Ratnamalala Bandaralage Punchi Banda Wanninayake to act as Registrar of Births and Deaths of Katuwana korale division, and of Marriages (General) of Wanni hatpattu division, in the Kurunegala District of the North-Western Province, for eight days from May 4, 1925, during the absence of the Registrar, Lansakara Jayasundara Mudiangelage Dingiri Banda, on leave. His office will be at Balalla.

The Additional Assistant Provincial Registrar, Kurunegala, has appointed Mudiyanselage Dingiri Banda to act as Registrar of Births and Deaths of Udukaha East division, and of Marriages (General) of Dambadeni hatpattu division, in the Kurunegala District of the North-Western Province, for two days from May 8, 1925, during the absence of the Registrar, Punchi Banda Tillekaratne, on leave. His office will be at Boyawalana.

The Assistant Provincial Registrar, Puttalam-Chilaw, has appointed Dr. Nolan Benjamin Peiris Goonetillere to act as Medical Registrar of Births and Deaths of Kalpitiya town division, in the Puttalam District of the North-Western Province, for twenty-one days from April 13, 1925, during the absence of the Registrar, Dr. Seeniyappae Ramanathan, on leave. His office will be at the Outdoor Dispensary, Kalpitiya.

The Assistant Provincial Registrar, Puttalam-Chilaw, has appointed Don Marsel Alphonso Wickramasinha to act as Medical Registrar of Births and Deaths of Kalpitiya town division, in the Puttalam District of the North-Western Province, for seven days from April 28, 1925, during the absence of the Registrar, Dr. Seentyappah Ramanathan, on other duty. His office will be at the Outdoor Dispensary, Kalpitiya.

The Assistant Provincial Registrar, Kegalla, has appointed Senanayakarallage Charles Banda to act as Registrar of Births and Deaths of Kandiaha pattuwa division, and of Marriages (General) of Paranakuru korale division, in the Kegalla District of the Province of Sabaragamuwa, for fifteen days from May 1, 1925, rice Registrar. Senanayakarallage Mohottiappuhami, retired. His office will be at Migahamulahenewatta in Telijjagoda.

Registrar-General's Office, Colombo, May 6, 1925. A. W. SEYMOUR, Registrar-General,

# GOVERNMENT NOTIFICATIONS.

PURSUANT to the 2nd section of the Pension Minute of December 9, 1908, it is hereby notified that the holder of the office specified below is entitled to pension:—

PORTS OTHER THAN COLOMBO.

Master Attendan!, Trincomalee.

Signaller, Fort Frederick.

By His Excellency's command, E. B. ALEXANDER, Acting Colonial Secretary. T is hereby notified that a licence to import amorces into Ceylon during the current year has been issued to Messrs. Irigoin and Crotier, of No. 27, Dam street, Colombo.

By His Excellency's command,

Colonial Secretary's Office. Colombo, April 30, 1925.

E. B. ALEXANDER, Acting Colonial Secretary.

"THE CEYLON MEDICAL COUNCIL ORDINANCE, No. 24 of 1924."

ULES made by His Excellency the Officer Administering the Government in Executive Council under section 11 of the above-named Ordinance.

By His Excellency's command,

Colonial Secretary's Office. Colombo, May 2, 1925.

E. B. ALEXANDER, Acting Colonial Secretary.

### RULES REFERRED TO.

# Election of Members.

1. The Governor may from time to time appoint such person as he may think fit and in these rules called "Returning Officer" to perform all duties arising under these rules.

2. Advertisements shall be published in the Government Gazette and in the English local newspapers calling for nominations of candidates fourteen days before the day of election.

- 3. Each candidate shall be nominated by means of a separate nomination paper signed by five or more Lecturers of the Ceylon Medical College in terms of section 3 (b); by ten or more Medical Practitioners registered under the Medical Acts in terms of section 3 (c); by ten or more other Registered Practitioners in terms of section 3 (d); or by five or more Registered Dentists in terms of section 3 (e), as the case may require.

  4. Every nomination paper signed as aforesaid must be delivered to the Returning Officer on the day and at the
- time and place appointed for the purpose. Nomination papers which are not so delivered shall be rejected.

If the number of candidates nominated does not exceed the number of vacancies in each class, the nominated candidates shall be declared elected unopposed.

- If the nominations exceed the vacancies in any class, voting papers shall be issued to all persons entitled to vote. A vote shall be registered by placing the mark x on the voting paper opposite the name of the candidate whom the voter prefers.
- All such voting papers when completed shall be sent to the Office of the Returning Officer, Medical College, so as to be delivered to him not later than the date appointed for the election; all voting papers not so delivered shall be considered spoiled voting papers.

8. The voting papers shall be scrutinized and counted on the day following the election in the presence of the Returning Officer; and the candidates or their representatives may attend such counting should they so desire. In case of any dispute about the validity of a voting paper or electoral procedure the Returning Officer's decision shall be final.

9. When the counting of votes has been completed, the Returning Officer shall forthwith declare the candidate to whom the greatest number of votes is given to be elected; provided that upon the application of any candidate or his representative a recount shall be made before the Returning Officer makes the declaration.

10. When an equality of votes is found to exist between any candidate and the addition of a vote would entitle any of the candidates to be declared elected, the determination of the candidate to whom such additional vote shall be deemed to have been given shall be made by lot in the presence of the Returning Officer in such manner as he shall determine.

When a seat becomes vacant an election shall be held within one month of the occurrence of the vacancy to 11. fill such vacancy, and these rules with necessary changes shall apply to such election.

### Procedure at Meetings.

- The Council shall meet once every three months or in case of emergency at the discretion of the President. 12.
- The chair shall be taken by the President or in his absence by the Vice President. Failing both, the Chairman 13. shall be appointed by the meeting if a quorum be present.

14. Five members shall form a quorum.

15. The Registrar and the other servants of the Council (if any) shall be appointed by the Council. In case of any difference of opinion the appointment shall be made by a clear majority of members present and voting. The Chairman shall have a vote as an ordinary member and shall in addition have a casting vote whenever an equality of votes is found to exist.

# Officers of the Council.

16. Officers of the Council may be suspended or removed for grave dereliction of duty or serious misconduct; the Council shall have power to adjudicate upon any such defaults, and shall give every officer charged with any default an opportunity of meeting such charge before coming to any decision. Any such decision of the Council to be effective must be carried by a two-third majority of the members present who shall form a quorum.

17. The Registrar shall keep minutes of all Council meetings and prepare an agenda, which shall be sent to all members four days before the meeting. With the unanimous consent of the meeting items not on such agenda may be

brought forward; such items shall be placed in the hands of the Chairman at the beginning of the meeting.

- 18. The Registrar shall be responsible to the Council for the safe-keeping of all registers, books, records, and moneys belonging to the Council, shall receive all fees payable for registration and all moneys payable to the Council from any source. He shall keep the Medical and Dental Registers up to date and take charge of all correspondence connected with them.
- The Registrar shall be entitled to receive payment for his services at the rate of Rs. 75 per month from the funds at the disposal of the Council.

# Accounts.

20. The Registrar shall keep accounts of all receipts and expenditure in connection with the work of the Council, and have power to make payments and sign cheques for all such purposes as the Council shall authorize or shall be necessary under the Ordinance.

The accounts shall be subject to annual audit. 21.

- Such clerical assistance as may be necessary shall be provided.
- The Council may at any time recommend alterations to these rules to the Governor in Executive Council for 23. his approval.

# "THE SMALL TOWNS SANITARY ORDINANCE, 1892."

EGULATIONS made by the Sanitary Board, Matara District, Southern Province, in respect of the town of Dondra, under section 9 E (2) of "The Small Towns Sanitary Ordinance, 1892," as amended by Ordinances No. 12 of 1913, No. 30 of 1914, No. 20 of 1921, and No. 4 of 1922, and approved by the Officer Administering the Government in Executive Council.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 28, 1925.

E. B. ALEXANDER, Acting Colonial Secretary.

# Regulations.

CHAPTER I.

Repeal.

1. The regulations published by Notification dated March 25, 1922, in Government Gazette No. 7,255 dated May 5, 1922, are hereby repealed.

CHAPTER II. [Section 9 E (2) (a).

Time and Place of Meeting and Order to be observed thereat.

- 1. Ordinary meetings of the Board shall be held, whenever there is business to be transacted, at the Matara Kachcheri at 10 A.M., provided that it shall be lawful for the Board to adjourn any meeting to any other day or hour.
  - 2. For all purposes connected with the Board the precedence and seniority of the members shall be as follows:

(a) The ex-officio Chairman.

(b) The members nominated by the Governor in the order in which they have been gazetted.

3. The Chairman shall preserve order and decide on all disputed points of order.

4. As soon after the hour appointed for any meeting (whether ordinary or special) as a quorum shall assemble, the member entitled to preside shall take the chair, and the Board shall proceed to business. Should a quorum not be present at the expiration of half an hour from the time appointed for the meeting, the meeting shall stand adjourned, if an ordinary meeting, to the day appointed for the next ordinary meeting, or if a special meeting sine die.

5. Any member desiring to ask a question or to make a motion, unless in the course of discussion or in case of emergency by special leave of the Board, shall give notice of such question or motion either at some previous meeting of the Board, or by notice in writing at least six days before the day on which he intends to ask such question or make

such motion.

6. Every member in giving such notice shall deliver to the Chairman a copy of such question or motion.

7. All questions asked and motions made at a meeting shall be made in the order of the notices thereof, unless the Board shall decide otherwise.

8. A motion negatived at a meeting shall not again be brought forward until after the expiration of at least three months, and no motion in any way contrary to one passed by the Board at a meeting shall be entertained until after the expiration of the same period.

9. Any member presenting a petition or other communication will be held responsible for its contents being throughout respectful, and no document shall be laid before the Board unless the name and address of the drawer be legibly recorded on it.

- 10. When a petition or other communication is presented, the purport thereof shall be concisely stated, and on the motion of any member, duly seconded, the question shall be put whether or not the document shall be read.
  - 1. The business of the ordinary meetings of the Board shall be conducted in the following order:—
    - (a) The minutes of the preceding meeting shall be read and confirmed after being, if necessary, corrected.
    - (b) Memorials, petitions, or other communications addressed to the Board shall be laid before the meeting and orders made thereon.
    - (c) The other business shall be considered in the order set down in the order book hereinafter mentioned.

12. An order book shall be kept, in which shall be entered and numbered in succession the subjects to be brought under discussion at each meeting. Another book to be called the minute book shall be kept, in which shall be minuted

cluring each sitting in the order in which they occur the proceedings of the Board.

13. Each Inspector or Supervisor appointed by the Board shall also keep and submit to the Board at every meeting a complaint book, and he shall provide that this book shall be accessible to the public at his office within the hours of 11 a.m. and 4 p.m. on every week day, excepting Saturdays, holidays, and on any day on which the Board may sit and on the day before such sitting. Every inhabitant of the town shall have access to this book on his furnishing the Inspector or Supervisor with his name and address.

# CHAPTER III. [Section 9 E (2) (b).]

# Execution of Works, Streets, Roads, and Bridges.

- 1. All votes of money for public works shall be made on estimates previously prepared and approved by the Board.
- 2. It shall be lawful for any person or persons thereunto authorized in writing by the Chairman, between the hours of 7 a.m. and 5 p.m. with all necessary and proper servants, labourers, workmen, carriages, and animals, and other means, to enter upon any land adjacent or near to any existing or intended street within the limits of the Board, and there severally to do and perform all acts, matters, and things necessary for the purpose of tracing, measuring, making, working, opening, altering, turning, repairing, clearing, improving, or fencing any street, or for building, excavating, repairing, clearing, or improving any bridge, fence, drain, dam, or ditch thereupon, or in any way connected therewith, or for performing any act, matter, or thing under the provisions of this Ordinance.

3. In the tracing, measuring, making, working, opening, altering, turning, repairing, clearing, or improving any existing or intended street, or building, excavating, repairing, or improving any bridge, fence, drain, dam, or ditch thereupon, or in any way connected therewith, it shall and may be lawful for the person or persons authorized as aforesaid to throw upon any land adjacent or near thereto such earth, rubbish, or materials, as it shall or may be necessary to remove from the place of any such work; provided that such earth, rubbish, and material shall be removed within a reasonable

time.

4. It shall be lawful for any person thereunto authorized in writing by the Chairman to make any temporary road through the ground near to any existing or intended thoroughfare during the execution of any work in any way connected therewith; provided such road shall not run over any ground whereon any building stands, nor over an enclosed

garden or yard.

5. It shall be lawful for any person thereunto specially authorized in writing by the Chairman to cut and remove and place upon any ground near thereto all trees, bushes, or shrubs, and all leaves or branches or roots of trees that shall grow in or overhang any thoroughfare or cause any obstruction or harm thereto, and for that purpose to enter upon any land or premises with such persons, animals, and instruments as may be necessary for the removing of such trees, bushes. shrubs, leaves, branches, or roots.

6. It shall be lawful for any person thereunto authorized in writing by the Chairman to put up or make fences, hedges, ditches, drains, or banks by the side of any thoroughfare whenever to him it shall appear necessary.

7. Any person thereunto specially authorized in writing by the Chairman shall have power to make and cleanse all drains or water-courses, and also to make such bridges as he shall deem necessary for the preservation, improvement, repair, or construction of any road or canal in and through any lands or grounds lying near to such road or canal, or intended road or canal.

8. Any officer of the Board thereunto specially authorized in writing by the Chairman shall have power to lay any matter or thing whatsoever upon any road, and to allow the same to remain there during the time such road is under repair, and for such time before the repairs are commenced and after the repairs are completed as may be necessary for facilitating the making of such repairs, or for preventing damage to such recently repaired road; but he shall take due

and reasonable precaution for preventing danger or injury to persons passing along such road.

- 9. It shall be lawful for any such person or persons authorized as aforesaid, with the servants, workmen, and labourers employed by or under him, between the hours of 7 A.M. and 5 P.M., and with all necessary and proper carriages, animals, and other means, to search for, dig, cut, take, and carry away any water, timber, brushwood, stone, gravel, clay, or any other material whatsoever for the purpose of tracing, measuring, making, working, opening, altering, turning, repairing, clearing, improving, or fencing, or in any way assisting in the tracing, measuring, making, working, opening, altering, turning, repairing, clearing, improving, or fencing any existing or intended street, or of building, excavating, repairing, clearing, or improving any bridge, fence, drain, dam, or ditch thereupon, or repairing any lines, or any buildings whatsoever required on or near any such thoroughfare for the use of any officer of the Board employed on any work connected with such street, or any workmen, carriages, persons, or things employed in his service in and from any land adjacent or near to any such street, and to carry away the same through the ground of any person without being deemed a trespasser; provided that no such material shall be dug for, cut, or taken away upon or from any yard, avenue, to a house or lawn, or any enclosed garden, plantation, field, or wood without the consent of the owner thereof, unless sufficient materials cannot conveniently be obtained from the neighbouring waste lands or common or abandoned grounds, in which case the person or persons authorized as aforesaid may take any of such materials where these can be conveniently procured; provided also that reasonable compensation for all materials so taken, and for the damages done by the getting and carrying away the same, shall be made to the owner thereof; and provided further, that such person or persons shall rail or fence off any quarries or pits from which any such materials shall be taken, so that the same shall not be dangerous to any person or animal.
- Any officer of the Board authorized in writing by the Chairman shall have power to make, scour, cleanse, and keep open all ditches, gutters, and drains, or water courses, and also to make and lay such trunks, tunnels, plats, or bridges as he shall deem necessary for the protection, preservation, improvement, repair, or construction of any street or road in and through any lands or grounds adjoining or lying near to such street or road or intended street or road.
- 11. It shall be lawful for the Chairman, should he deem it necessary, to require, by notice in writing, the owner of any yard or ground adjoining a dwelling house, or the owner of any alley, to have such yard, ground, or alley paved or levelled in such manner as the Chairman shall direct, and to lay sufficient drains or pipes to the nearest town sewer or drain for the purpose of draining such yard, ground, or alley. Such drains or pipes shall be of such material, of such size, of such level, and with such fall, and shall be carried to such point of junction with the said sewer or drain as the Chairman shall appoint; provided that the Board shall supply to such owner on application at cost price, the materials necessary for the drains or pipes which he is required to lay. If such owner shall fail to comply with the requirements of such notice within the time appointed the Chairman and any officer or workmen authorized by him may enter upon the premises and cause the required work to be done, and the cost thereof shall be paid by the owner.

# CHAPTER IV. [Section 9 E (2) (c). i

1. The flour, water, and other materials used in the manufacture of bread shall be good and wholesome, and it shall be lawful for any person thereunto authorized in writing by the Chairman from time to time to demand and obtain samples thereof.

Each loaf of bread shall bear on its upper surface a mark distinctly indicating its weight, and any person selling

bread that falls short of the full weight so indicated shall be guilty of an offence.

# CHAPTER V. [Section 9 E (2) (d).] A.—MARKETS.

Establishment and Regulation of Public Markets and Regulations dealing with Unwholesome Food.

1. Whenever it shall be determined by the Board to establish a public market, the Chairman shall give not less than ten days' notice of the time when the same will be opened, and such notice shall be published by beat of tom-tom.

2. All public markets shall be open daily from 6 A.M. to 9 P.M., and it shall be the duty of the Board or its lessee

to make provision for the proper lighting of the market.

3. A table of rents and fees leviable at each market by the servants of the Board or by its lessee shall be printed in English, Sinhalese, and Tamil and placed in a conspicuous place at each market, and it shall be unlawful for any person to demand or receive higher sums than those authorized by such notice.

The rents and fees leviable at the markets established by the Board shall be as follows:-

### Meat Market.

For every carcase other than a goat or sheep exposed for sale, 50 cents a day. For every carcase of a goat or sheep exposed for sale, 25 cents a day.

### Fish Market.

For each square yard of floor space occupied, 10 cents a day.

# Fruit and Vegetable Market.

For each square yard of floor space occupied, 3 cents a day.

4. It shall be lawful for the Board in lieu of recovering the aforesaid fees, to fix and recover a monthly rent for the occupation of any stall in any markets established by the Board.

- 5. The several rents and fees payable in respect of a public market shall be paid in advance from time to time on demand to the Chairman of the Board or the lessee, or other persons authorized by the Board or their lessees to receive
- 6. If any person liable to the payment of any rent or fee authorized as aforesaid, does not pay the same when demanded, the Board or any person authorized by the Chairman of the Board to collect the same may levy the same by seizure and sale of all or any of the articles in the market belonging to, or in the possession or custody of, the person liable to pay such rent or fee.

7. No person shall hold, use, or occupy any portion of a public market without a licence, which licence shall be in the form in Schedule A annexed, nor shall he contravene any of the conditions of such licence, and no person shall keep or expose for sale in any stall any article the keeping or sale of which therein shall have been prohibited by the Board

by notice posted in the market.

No person shall sell or expose for sale in any fish market or stall any provisions or things other than fresh or 8. salt fish.

No person shall sell or expose for sale in any vegetable or fruit market or stall any meat or fish, whether fresh or salted or any cooked food, or any articles of food other than fresh fruit and vegetables.

10. No occupant of a stall shall enclose in any way any portion of a market, or erect any awning or screen or fixture of any kind, nor shall he leave any goods in any market between the hours of 9 P.M. and 6 A.M., without having

first obtained the sanction of the Chairman.

11. Every occupant of a stall, space, or seat in any market shall keep such stall, space, or seat clean and free from filth or rubbish. No person suffering, or who to the knowledge of any person in charge of a public market has recently suffered, from any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall occupy any stall, seat, or place in such public market or expose for sale thereat any provisions whatsoever.

No person using or occupying any portion of a public market shall—

(a) Behave in a disorderly manner or commit any nuisance in or about such market.

(b) Carry on any cooking in any such market.

(c) Remain in or loiter about such market after the place is closed for business at 9 P.M., without being able to give a satisfactory account of his presence on the premises

(d) Damage or in anywise deface any portion of the buildings, stalls, lamps, or any property of the Board in or about such market, or defile or pollute in any way the water provided for use in such market.

It shall be lawful for the Inspector or Supervisor of the Board upon the seizure by him as unwholesome or unfit for human food of any meat, poultry, fish, game, flesh, vegetable, fruit, or other article of food introduced into or exposed for sale within the limits of the Sanitary Board, to convey the same to the Medical Officer of the station, or in his absence, or if there is no such officer, to the Magistrate, or in case where there is no Police Court, to the President of a Village Tribunal; and if it appear to such Medical Officer, Magistrate, or President that such meat, poultry, fish, vegetable, fruit, or other provisions are unfit for human food, he shall order the same to be destroyed or to be disposed of so as to prevent their being exposed for sale or used as food.

It shall be the duty of the market-keeper or of the lessee of a market to maintain order within the limits of the market, and every person who shall obstruct or resist any person appointed by the Board to superintend any public market, or to collect the rents or fees, or to enforce order or cleanliness therein whilst in the execution of his duty, shall be guilty

of an offence.

- 15. Whenever it shall appear to the Board that the use or consumption by the public of any particular kind of fish is injurious, or that during the prevalence of any epidemic the use or consumption of any particular kind of fruit or vegetable is hurtful, it shall be lawful for the Board, on the recommendation of the Medical Officer, by beat of tom-tom or other sufficient notice, to prohibit for such time as to the Board shall appear necessary the sale of any such fish, fruit, or vegetable in any market or other place within the limits of the Board, and after such notice to cause the same, whether exposed for sale or not, to be seized and destroyed in such manner as the Board or Chairman may direct.
- 16. No cart or vehicle shall remain within any market premises for a longer period than is necessary for loading

or unloading.

17. No rubbish, refuse, bones, skins of animals, or other articles likely to be offensive or injurious to the public health shall be deposited in or upon any public market or its premises otherwise than within a covered receptacle provided

for such purpose by the Board.

18. When a slaughter-house has been provided by the Board, no carcase of any animal (or any portion thereof) which has not been slaughtered at the public slaughter-house provided by the Board shall be brought into a public or private market or sold or exposed for sale in any public or private market. The provisions of this by-law shall not apply to frozen meat, game, or fish imported into the Island.

19. If any person having a license to hold or occupy a stall in any public market shall wilfully neglect or refuse to serve the public without being able to assign a satisfactory reason during two consecutive days, it shall be lawful for the

Chairman to suspend or revoke any such license.

# B .- GENERAL.

(a) No person shall within the limits of any Sanitary Board town keep any bakery, eating-house, tea or coffee boutique, butcher's stall, fish stall, cattle gala, dairy, laundry, or common lodging house without an annual licence from the Chairman of the Sanitary Board, which licence the Chairman is hereby empowered to refuse to any person failing to comply with any of the following rules or any existing Sanitary Board rule providing for the regulation and control of the places aforesaid. Every such licence shall remain in force until December 31 of the year in respect of which such licence is issued or until such licence is cancelled.

Such licence shall further be subject to such fees as the Sanitary Board shall from time to time determine with the

sanction of the Governor in Council.

(b) If any person shall have been convicted twice or oftener by any court of the breach of any of the following rules or any existing Sanitary Board rule providing for the control of the places aforesaid, it shall be lawful for the court recording such second or subsequent conviction to cancel the licence issued to such person under this chapter by the Chairman of the Sanitary Board. Upon such cancellation of a licence by a court the Chairman of the Sanitary Board is empowered in his discretion to refuse to issue any fresh licence to such person.

Provided that these rules shall not apply to stalls in markets established by or vested in any public body.

# C.—BAKERIES.

1. Bakery shall mean any premises on which bread, biscuits, or confectionery are baked for sale as food for man. and also includes any premises on which such food is prepared for baking or on which the materials for the preparation of such food are stored.

The room in which kneading takes place shall have a minimum superficial area of 12 feet by 15 feet. shall be a free external air space on at least two sides not less than 7 feet wide to permit of through ventilation. door of the oven shall not open directly into the kneading room. Every kneading room shall be provided with a ceiling.

3. Every bakery shall be well ventilated and well lighted, and the walls in every part shall not be less than 7 feet in height and be built of brick, stone, or cabook, the inside thereof to be lime plastered and whitewashed every six months. The roof shall be of some permanent material. The ceiling shall be plastered and limewashed four times yearly, or may be made of closely fitting boards varnished or painted. The floor shall be cemented throughout and adequate drainage provided. Every room shall be provided with windows capable of being opened and having a superficial area of not less than one-sixteenth of the superficial floor space.

4. The troughs and all utensils used in the making of bread and pastry shall be kept scrupulously clean, and must

be capable of being moved about for the purpose of cleaning the floor.

The floor shall be carefully scraped and swept at least once every twenty-four hours, and the sweepings shall be immediately placed in an impervious covered receptacle and removed from the bakery daily.

6. Every bakery shall be kept in a cleanly state and free from effluvia arising from any drain, privy, cesspit, or

other nuisance.

No bakery shall be within 50 feet of any cesspit, manure heap, open sewer, or privy. 7.

No furniture or other articles are to be stored in the bakery other than those used in the manufacture of bread 8.

and pastry.

9. The tops of the tables are to be made of well seasoned closely fitting planks, or some non-harmful impervious

material, and are to be scraped and cleaned daily.

10. No animal shall be kept in the bakery on any pretence whatever.

11. No person suffering, or who to the knowledge of any person in charge of the bakery has recently suffered, from any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall be permitted by any such person in charge of the bakery to enter the bakery or take part in the manufacture or sale of bread, biscuits, or confectionery.

12. All persons employed in the preparation and baking of bread shall wash their hands before engaging in the process of breadmaking, and shall wear clean white aprons covering the chest and body, and also a white cap or turban.

Clean water and soap shall be provided for the use of those engaged in the manufacture of bread, biscuits, and confectionery.

All bread, biscuits, confectionery, and sweetmeats exposed for sale shall be kept in properly constructed

glass cases free from flies. The cases shall be kept scrupulously clean.

The flour, water, and other materials used in the manufacture of bread shall be good and wholesome, and the flour shall be kept on a platform raised 3 feet above the ground.

16. All refuse around the premises of a bakery shall be removed daily and drains well flushed.

No place on the same level with the bakery and forming part of the same building shall be used as a sleeping place, unless it is effectually separated from the bakery by a partition extending from the floor to the ceiling; no water-

closet, earth-closet, privy, or ashpit shall be within, or communicate directly with, the bakery.

18. It shall be lawful for a Sanitary Board Inspector or other person authorized in writing by the Chairman at all reasonable times, and at any time when the process of baking is being carried on to enter and inspect any bakery or

place used for the sale of bread.

19. A copy of these rules shall be framed and hung up in a prominent place in every bakery.

# D.—Eating-houses and Tea and Coffee Boutiques.

All eating-houses and tea and coffee boutiques shall be kept clean and sanitary to the satisfaction of the Chairman.

2. All utensils, furniture, and other requisites used in or belonging to any eating-house or tea or coffee boutique shall always be kept clean.

The walls of all eating-houses and tea or coffee boutiques shall be plastered and limewashed at least once a year

and whenever required by the Chairman on written notice, and the rooms shall be well ventilated and lighted.

4. All refuse and dirt in or about the premises of any eating-house or tea or coffee boutique shall be removed

twice daily.

No person suffering, or who to the knowledge of any person in charge of an eating-house or tea or coffee boutique has recently suffered, from any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall be permitted by any such person in charge of the eating-house or tea or coffee boutique to be employed in or about any such eating-house or tea or coffee boutique.

6. The sugar used in such place shall be kept in glass-stoppered wide-mouthed bottles.

7. All cakes, sweetmeats, &c., exposed for sale shall be kept in properly constructed glass cases free from flies. No food stuffs shall be exposed to the contamination of flies. The glass cases used shall be kept scrupulously clean.

8. No waste, tea, coffee, or milk, or remnants of food or cooking waste shall be thrown on the ground, but shall be collected in a proper receptacle and removed daily.

9. No adulterated milk shall be sold or offered or exposed for sale or kept on the premises of any eating-house

or tea or coffee boutique.

For the purposes of this rule adulterated milk shall mean milk to which water or any other foreign liquid or substance has been added for the purpose of augmenting its quantity or enhancing its apparent quality and not for the purpose of preparing tea or coffee or any other beverage for the immediate consumption of customers.

These rules shall be framed and hung up in a prominent place in every such eating house or tea or coffee 10.

boutique.

### E.—Butchers' Stalls.

1. Every butcher's stall shall be well ventilated and well lighted, the walls thereof shall be plastered and whitewashed at least four times a year, and the floor cemented and sufficient drainage provided.

Every room in which meat is kept shall be scrupulously clean.

Every table used in a butcher's stall shall be covered with zinc or other impermeable substance approved by the Chairman. Such tables and the chopping block and all implements shall be kept scrupulously clean. They shall be washed with water and scrubbed with a hard clean brush immediately after use. All hooks for hanging meat shall be polished and free from rust.

4. Refuse and unsaleable material, offal, &c., if not immediately removed, shall be kept in a zinc lined box, with

a perforated zinc cover, the perforation to be of such size as to prevent flies entering.

All refuse and dirt in and about the premises of a butcher's stall shall be removed at least once a day and the drains well flushed.

6. No person suffering, or who to the knowledge of any person in charge of a butcher's stall has recently suffered, from any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall be permitted by any such person in charge of the butcher's stall to be employed in such butcher's stall.

7. Every butcher shall provide himself with a movable bin or receptacle of metal for waste material.

8. Every butcher's stall and the management and conduct of the business shall be at all reasonable times open and subject to inspection by the Chairman of the Sanitary Board or by any person duly authorized by the Chairman.

These rules shall be framed and hung up in a prominent place in every butcher's stall.

# F .- FISH STALLS.

1. Every fish stall shall be well ventilated and well lighted, and the walls thereof shall be plastered and whitewashed at least once a year and whenever required by the Chairman on written notice. The floor shall be of smooth cement, having a proper fall leading to a masonry drain built in cement and cement rendered, emptying into a bucket. The drain and bucket shall be washed with disinfectant at least twice a day, and the bucket shall not be allowed to overflow. The stall shall always be kept clean and free from stains of blood and dust, and the walls and floor kept in a state of repair.

2. Instead of the drain referred to in the last preceding rule, a fishmonger may use a large zinc sheet or concrete

counter having a fall towards its centre and so arranged that the washing shall fall into the buckets

3. Every table used in a fish stall shall be covered with zino or other impermeable substance approved by the Chairman. Such tables and the chopping block and all implements shall be kept scrupulously clean. They shall be washed with water and scrubbed with a hard clean brush immediately after use. All hooks for hanging fish shall be polished and free from rust.

4. Fish baskets shall be washed daily and kept exposed to sun and air on a shelf and not to be kept inside the

fish shop.

Every fish stall holder shall provide himself with a movable receptacle of metal for waste material.

ß. All refuse and dirt in or about the premises of a fish stall shall be removed at least once a day and the drains well flushed.

7. No person suffering, or who to the knowledge of any person in charge of the fish stall has recently suffered, from any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall be permitted by any such person in charge of the fish stall to be employed in such fish stall.

Every fish stall and the management and conduct of the business shall at all reasonable times be open and

subject to inspection by the Chairman or by any person duly authorized by the Chairman.

9. These rules shall be framed and hung up in a prominent place in every fish stall.

### G.—GALAS.

1. Every licenced gala shall be registered by the Chairman, and a notice board shall be hung up by the licencee at the entrance to every such gala with the words "Registered Gala No.——" and the name of the owner painted thereon.

2. Every gala or halting place for carts or cattle shall be properly levelled and drained to the satisfaction of the Chairman, and the ground shall either be paved or properly consolidated with broken metal, so that it keeps a hard and level surface. All buildings in such gala or halting place used for keeping the bulls or other animals must be so constructed and kept as to comply with rule 3. Such gala or halting place shall be kept in a clean and sanitary state, being thoroughly cleansed daily, and all dung and refuse removed daily to such place at a distance from any dwelling houses as the Chairman shall approve. No goods, materials, or substance of any kind shall be deposited upon such gala or halting place in such

a manner as to obstruct such daily cleansing.

The owner, tenant, or occupier of every building or shed used as a stable, cattle stall, or cattle halting place, shall provide the same to the satisfaction of the Chairman with suitable cemented drains to carry off washings, urine, or rain water. Provided that the Chairman, if he considers it necessary, may require such drains to be so constructed as to convey the urine or washings into one or more covered receptacles constructed in such a manner as the Chairman shall direct, the contents of which shall be daily removed at the expense of such owner, tenant, or occupier and disposed of so that no nuisance is caused thereby. The floor of such building or shed shall be paved with brick rendered in cement, stone, cement concrete, asphalt, or other hard material which can readily be kept clean, and shall be kept even and in good repair. If such building or shed is so constructed that it can be whitewashed, this shall be done at least once in six months or oftener if the Chairman shall so direct. (Provided that the Chairman may relax any of the above regulations if, owing to the distance of the building or shed from human dwellings or for any other reason, he shall consider the same unnecessary.) Provided also that the Chairman may, if he considers it necessary, require any building to be used as a stable, cattle stall, or cattle halting place to be constructed of stone, brick, or other permanent materials, and to have a tiled or iron roof.

4. Every stable, cattle stall, or cattle halting place shall be kept in a clean and sanitary state, being thoroughly cleansed daily, and dung and refuse removed daily to such a place at a distance from any dwelling houses as the Chairman shall approve.

Every gala shall be open for inspection at any time by the officers of the Board or by any other person thereto authorized in writing by the Chairman. All orders which the Chairman is empowered to make under these by laws shall be in writing.

# H.—DAIRIES.

1. For the purpose of rules under section 9 x (2) (d) a dairy shall mean and include any farm, farmhouse, cow shed, milk store, milk shop, or other place from which milk is supplied or in which milk is stored or kept for the purposes of sale.

"Dairyman" shall include any cow keeper, purveyor of milk, or occupier of a dairy, and in cases where a dairy

is owned by more than one person, the manager or other person actually managing such dairy.

2. No dairy shall be located in any compound within 100 feet of an open cesspit or surface latrine or in a position where bad odours will reach it, and no open cesspit or surface latrine shall be erected within 100 feet of any dairy.

3. Every dairy compound shall be sufficiently provided with proper drainage to the satisfaction of the Chairman, and the drains shall be kept flushed. No foul water shall be allowed to stagnate in any dairy compound.

4. All refuse and dirt in and around the dairy premises shall be removed without delay. Cowdung shall be

removed daily.

5. A pure and protected supply of water must be provided at convenient distance for the use of every dairy. No bathing or washing of clothes shall take place at or near this water supply.

6. The milch cows and buffaloes shall be free from disease, and no person suffering from, or who to the knowledge of

any person in charge of a dairy has recently suffered from, any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall be permitted by any such person in charge of the dairy to be employed in such dairy.

7. All dairymen shall see that their cattle are washed as to udders and teats before milking, and the milker is to wash his hands thoroughly with soap and water before milking. Every precaution shall be taken to prevent contamination of milk by dung or urine.

8. No dairyman or owner of a dairy shall adulterate milk by the addition of any water or any other foreign liquid or substance thereto, nor shall he sell or offer or expose for sale milk so adulterated.

9. All utensils, furniture, and other requisites used in or belonging to a dairy shall be kept clean.

10. All vessels sent out containing milk shall be scrupulously clean, and shall be properly covered, stoppered, or corked with clean materials, and shall not be carried under the armpit, nor shall the mouths of the bottles be fingered.

The sheds and yards where cattle are kept shall be subject to and satisfy the requirements of the rule 3 of the

Sanitary Board regulations regarding galas.

Everylicencee of a dairy shall have a milk room, erected in such a position and at such a distance from the cow sheds as the Chairman of the Sanitary Board shall approve, for the storing and preparation of milk, and in which all vessels used in his trade are to be stored after cleansing. The floor shall be cemented with rounded corners at its junction with the walls, the walls shall be of plastered masonry, smooth boards, or ironwork, to be limewashed or painted periodically as directed by the Chairman or the Sanitary Commissioner. At least two opposite walls of the milk room shall abut on the open air. The roofs shall be ceiled with grooved boards to prevent the ingress of dust. There shall be at least one window and one door. The window shall be 3 feet by 2 feet without glass or shutters, and be fitted with flyproof The door shall be opposite the window, be close fitting and fitted with fly-proof netting, and shall be kept closed. A table with a covering of marble, slate, or zinc or other approved impermeable substance shall be placed in the milk This room shall be used for no other purpose than that of storing and preparing milk and the storing after cleansing of all vessels used in the trade.

Every licencee of a dairy shall keep a list of his customers, which shall be open at all reasonable times for

inspection by the Chairman of the Sanitary Board, the Sanitary Commissioner, or his assistants.

The number of cows for which each dairy is licensed shall be stated in such licencee.

15. No licencee of a dairy shall change the location of his dairy without having first obtained the permission of the Chairman, nor shall milking take place at any place other than at the licenced premises.

16. Every licencee of a dairy shall keep a report book in his milk room, in which Inspecting Officers may make

their report each time they visit the dairy.

17. Every dairy situated within the limits of a Sanitary Board town shall be registered by the Chairman, who shall issue to each applicant a card of registration bearing his name and number. These cards are to be shown to authorized officers of the Board or to Sanitary Inspectors when required by them to do so.

18. The Chairman of the Sanitary Board, the Sanitary Commissioner or his assistants, the Chief Headman of the district, or any Sanitary Inspector appointed by the Chairman of the Sanitary Board or the Sanitary Commissioner to do sanitary inspection in any Sanitary Board town, shall be at all reasonable times empowered to take a sample of milk for analysis from any licensed dairy or from any person selling milk or exposing milk for sale within Sanitary Board limits.

19. A copy of these rules shall be hung in the milk room of every dairy.

### I.-LAUNDRIES.

For the purpose of rules under section 9 E (2) (d) "Laundry" means the premises used in the trade of washing clothes for hire, and "Laundryman" signifies any person engaging in such trade, whether as employer or as employee.
 Every laundryman shall, when so required by the Chairman, provide a separate room for soiled linen, which

must be well ventilated and clean at all times and whitewashed twice annually.

3. A laundryman shall not store soiled linen in any room used as a living apartment.

The Chairman shall, when he considers it necessary in the interests and for the good of the public health, allocate special sites for the washing of clothes; such sites will be indicated by a notice board.

5. When any laundryman or any member of his family or household shall contract any infectious or contagious disease, he shall within 24 hours report the same to the Chairman of the Sanitary Board, either through the Sanitary Inspector or the Police Headman.

When any laundryman or any member of his family or household shall contract any infectious or contagious disease, all work in the laundry shall immediately cease, nor shall any clothes be taken into the laundry or sent out of it after the outbreak and during the prevalence of such disease, save by special permission of the Chairman.

7. No laundryman shall, without the permission of the Chairman of the Sanitary Board or the Sanitary Commissioner, receive soiled linen from any house in which there is reason to believe that a member thereof is suffering

from any infectious disease.

Every laundryman shall, when called upon by the Chairman of the Sanitary Board or the Sanitary Commissioner or his assistant, give a list of the persons for whom he washes.

# J.—COMMON LODGING HOUSES.

1. For the purpose of rules under section 9 E (2) (d) common lodging houses shall mean any house or any part of a house in which four or more persons not being members of the same family are housed for hire.

2. A common lodging house shall be substantially built and kept in a good state of repair, and the sleeping rooms shall be well ventilated and lighted to the satisfaction of the Chairman, and the walls thereof whitewashed thrice annually. The keeper of a common lodging house shall at all times keep the place clean and in a sanitary condition. He

shall cause all filth and offensive matter to be removed from the premises.

4. When any person in a common lodging house becomes ill with any infectious or contagious disease, the keeper shall immediately inform the proper authority either through the Sanitary Inspector or the Police Headman, and shall obey the directions of the proper authority with regard to the vacation of the lodging house, disinfection or destruction of bedding, clothing, and other articles, and fumigation, disinfection, and limewashing of the house.

The keeper of a common lodging house shall be responsible for the provision of sufficient latrine accommodation

for the inmates and for the keeping of the same in a sanitary condition.

The Chairman of the Sanitary Board is hereby empowered to decide the maximum number of persons that may be accommodated in any common lodging house, and such number shall be endorsed upon the licence. Any common lodging house-keeper allowing the number to be exceeded shall be guilty of an offence. For the purposes of this rule two children under twelve years of age shall count as one person.

The premises of any common lodging house shall at all times be open to inspection by the Chairman of the Sanitary Board, the Sanitary Commissioner or his assistant, the Chief Headman of the district, and any Sanitary Inspector appointed by the Chairman of the Sanitary Board or the Sanitary Commissioner to do sanitary inspection in the Sanitary

Board town in which such common lodging house is situated.

### K .-- WASHING PLACES.

1. It shall be lawful for the Board by resolution from time to time to set apart for washing of horses, cattle, clothes, and mats, such places as it may deem proper, and the hours during which they may be used.

A list of the places so set apart shall be published in the Government Gazette in English, Sinhalese, and Tamil, and proclaimed within the limits of the Board by beat of tom-tom, and copies of the list in the said three languages shall be kept affixed at the office.

3. No person shall wash horses, cattle, clothes, or mats at any public place within the town, except at such places so set apart by the Board.

4. No person suffering, or who to the knowledge of any person in charge of a washing place set apart as hereinbefore provided has recently suffered, from any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall be permitted by any such person in charge of the washing place to wash clothes or any other article in such washing place.

5. No person shall be permitted to wash horses or cattle suffering from infectious or contagious diseases in such

washing place.

# CHAPTER VI. [Section 9 E (2) (i).]

# Care of Waste or Public Lands.

1. No person shall remove any sand, earth, stone, or growing plants or trees from, or in any way alter or deface the surface of, any waste or public land without the authority of the Chairman.

2. No horse, cattle, sheep, goat, or swine shall be tethered or grazed upon any public ground vested in the Board without a licence from the Chairman. Such licence may be granted for a year or any shorter period at the discretion of the Chairman, and shall be subject to such fee as the Board shall from time to time by resolution determine.

3. Any person thereto authorized in writing by the Chairman may seize any horse, sheep, goat, or other animal which he may find tethered or grazing without such licence as aforesaid on any public ground withir the town.

4. The Board may farm or let out the public grazing ground or any part thereof for any period not exceeding twelve months on such conditions as to the Board may seem fit.

# CHAPTER VII. [Section 9 E (2) (j).]

### For the Putting up and Preservation of Boundaries.

1. Every owner or occupier of any house, garden, building, or land within the town shall keep such house, garden, building, or land surrounded with a wall or good fence of not less than 4 feet in height from the level of the ground.

2. No live fence shall in future be erected within 3 feet from any public masonry drain.

# CHAPTER VIII. [Section 9 $\mathbf{E}$ (2) (k).]

# Public Bathing Places.

1. For the purpose of rules under section 9 E (2) (k) a public bathing place shall mean any place where the public or any particular class of persons bathe, whether on payment of money or not, or any place thereto specially set apart by order of the Sanitary Board under rule 2.

2. The Sanitary Board may by resolution set apart any public place over which it has control or any portion thereof for the purpose of being used as a public bathing place, and may define the metes and bounds of such public

bathing place.

3. In every case in which a charge is made by the owner or occupier of any public bathing place for the use thereof, such owner or occupier shall not keep such bathing place without a licence from the Chairman of the Sanitary Board, which licence the Chairman is hereby empowered to refuse to any persons failing to comply with any of these rules or any existing Sanitary Board rule.

Such licence shall further be subject to such fees as the Sanitary Board shall from time to time determine with the

sarction of the Governor in Council.

If any person shall have been convicted twice or oftener by any court of the breach of any of these rules, it shall be lawful for the court recording such second or subsequent conviction to cancel the licence issued to such person under this chapter by the Chairman of the Sanitary Board. Upon such cancellation of a licence by a court the Chairman of the Sanitary Board is empowered in his discretion to refuse to issue any fresh licence to such person.

The owner or occupier of any public bathing place shall be bound to see that the requirements of these rules are carried out.

6. Wherever a public bathing place is served by a well, such well shall have a protecting wall at least 2 feet high all round or, if there is no wall, must be constructed on a plan approved by the Chairman of the Sanitary Board, and in such a way that none of the water drawn for washing can find its way back into the well, and the ground immediately surrounding such well shall be sloped, paved, or concreted so as to allow the water to run into a leadaway drain of sufficient length to prevent, to the sat sfaction of the Chairman, any percolation of dirty water into the well.

If tubs are used they shall be cleaned daily and painted twice annually. If a large tank or bath is used the water thereof shall be changed once in three days, so that it does not become stagnant or offensive or unfit for use for

human bathing.

8. No person suffering, or who to the knowledge of any person in charge of a public bathing place has recently suffered, from any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall bathe, wash in, or in any way use the water of any such public bathing place, unless such water shall be drawn for such person by some healthy person and carried for use to a safe distance from such bathing place.

9. Whenever a public bathing place is served by a well, no person shall use such well for washing cattle or any other animals, or mats, or any other things, or any clothes except those he is wearing, and if such clothes be slapped upon a stone or otherwise beaten this shall be done at such distance from the well that the splash therefrom cannot fall into the well.

The provision of rule 9 shall also mutatis mutandis apply to tanks or baths, the water of which is artificially changed at intervals, and to public bathing places specially set apart by order of the Sanitary Board or the Chairman.

10. No person shall commit a nuisance by obeying a call of nature at or near any public bathing place.

# CHAPTER IX. [Section $9 \in (2)$ (m) and (n).]

### Charges for Occupation of Pounds, &c.

1. All cattle, sheep, and goats straying on the public roads or paths within the town shall when seized be placed in the pound established by the Board for the purpose where such have been provided, and the following charges shall be paid before the removal of any animal so impounded:

For occupation: 25 cents per head for a day or part of a day. For food, if supplied: 15 cents per head for a day or part of a day.

# Dogs.

All stray dogs shall be seized, and if diseased, or suspected of disease, destroyed; otherwise they shall be impounded in a pound provided by the Board, and a sum of 40 cents for the first day of detention and 15 cents for each succeeding day to meet the expenses incurred by the Sanitary Board, shall be levied from the owner of the dog if he claims it and desires to remove it. Impounded dogs, if not claimed within three days, shall be destroyed.

# CHAPTER X. [Section 9 E (2) (0).]

# Construction of Huts and Houses.

- It shall not be lawful for any person to erect a house or hut for the purposes of a dwelling place, or permit the same to be occupied as a dwelling place, within the limits of the Board, except after twenty-one days' previous notice in writing to the Chairman, and under the following conditions:-
  - (a) The walls shall be in no case be built of cadjan, but of stone, brick, cabook, mud, and wattle, or other
  - suitable material which allows of its being properly plastered and whitewashed.

    (b) Every such house or hut or any room therein to be used for human habitation shall not be less than 120 superficial feet in area, and not less than 10 feet in height, and with eaves at least 6 feet from the ground. All houses or huts are to have tiled roofs, except where the Chairman may see fit to relax the operation of this rule by written permit setting out the period for which such exemption is to hold good.

(c) Every room to be used for human habitation shall have at least one door not less than 6 feet by 3 feet and at least one window with an opening of not less than 8 square feet.

(d) The floor shall always be higher than I foot from the ground provided that the Chairman shall be at liberty to require a higher level according to situation.

(e) It shall be lawful for the Chairman to cause any house or hut erected contrary to the provisions of this rule to be taken down at the expense of the owner, if within one month after written notice to him to alter or take down the same he shall fail or neglect to do so.

It shall not be lawful for any person to erect, re-erect, or add to any hut or house within the limits of any Sanitary Board town, except under the following conditions:-

The following clear air space shall be left around any hut or house which is added to with respect to such addition. and no portion of the walls of such building, and not more than 2 feet 6 inches of the projecting eaves of such building. shall come within such space:

(1) On the side of any road or street 25 feet to the centre of such road or street.

(2) Behind such space up to 50 feet to any other hut or house, except a kitchen, bathing place, or latrine as the Chairman may require, of which prescribed space at least half shall be land belonging to the same owner as the land upon which the house stands, which is erected, re-erected, or added to.

(3) To the side such space up to 15 feet to the nearest building as the Chairman may require, of which prescribed

space at least half shall be land belonging to the same owner as the land upon which the house stands. which is erected, re-erected, or added to.

Provided that the Chairman may in his discretion relax the operation of this rule in any special case, but he shall not do so unless he is satisfied that (1) no detriment is caused thereby to the sanitary condition or amenities of the house er hut to be erected, re-erected, or added to, or of any other neighbouring house or hut used or intended to be used as a human dwelling place; and (2) that the future alignment, widening, or development of any road or street. or the convenience of the public using such road or street, will not be interfered with by such relaxation of the rule.

Provided further, that the Chairman may allow the erection of a kitchen, bathing place, or latrine upon the portion thus reserved for air space on the side of any house furthest from the road or street in such place as the Chairman shall

approve.

Provided further, that where a conservancy tane shall have been provided, or laid out, or projected by the Board such latrine shall adjoin such lane or projected lane.

# CHAPTER XI. [Section 9 E (2) (r) and (t).]

# Prevention of Malaria.

1. Hollow places in compounds or close to dwelling houses shall be filled up or drained so that water may not stagnate in them, and all unnecessary vessels or receptacles of any description lying about the said premises and which are liable to hold or contain water likely to become stagnant shall be removed.

The owner or occupant of any garden or compound in which it is desired to cut down a bamboo chump or any portion thereof shall dig and remove the roots thereof, or cause the roots thereof to be dug and removed, or shall cut down or cause the same to be cut down to a point below the level of the surrounding ground in such a manner, and so cover or cause to be covered the roots as to prevent any water collecting in the hollow of the severed portions of bamboos still left in the earth.

# CHAPTER XII. [Section $9 \in (2) (t)$ .]

# General Conservancy.

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

2. All or any part of any house. dwelling, church, place of business, or other building shall be provided with sufficient light or ventilation, and shall, whenever so ordered by the Chairman or any officer acting under his authority, be forthwith

externally or internally limewashed, disinfected, or otherwise cleaned.

Privies shall be constructed where in the opinion of the Chairman it is desirable that they should exist.

4. Every owner or occupier of any place within the limits of the Sanitary Board used for a tannery, brick factory, lime kiln, and every owner or occupier of a cart stand, cattle yard, bakery, coach building yard, or manufactory, shall remove or cause to be removed daily from such premises all filth, dirt, and rubbish, and deposit it in such places as the Chairman may approve.

Every cart stand, cattle yard, and sheep pen shall be paved and drained to the satisfaction of the Chairman.

All householders or other persons who are desirous that the dust, ashes, sweepings, rubbish, and other refuse from their premises should be removed by the scavengers of the Board, shall deposit the same in proper covered galvanized iron bins or other covered receptacles approved by the Chairman on the edge of the road outside their respective dwellings or shops, daily between the hours of 6 A.M. and 8 A.M., and it shall not be lawful for any person to place or cause to be placed such dust, ashes, sweepings, rubbish, or refuse in any street unless the same shall be contained in bins or other receptacles as aforesaid nor after the hour specified; and every such person shall remove such bins or other like receptacles within the space of half an hour after the same shall have been emptied by the scavengers.

It shall be lawful for the Chairman at any time to require the owner or occupier of any house, building, enclosue. or premises within the limits of the Sanitary Board, by notice in writing, to remove or cause to be removed the contents of any privy, pit, or water-closet in or belonging to such house, building, enclosure, or premises to such place or places, and within such time as shall be set forth in the said notice. Shou'd such owner or occupier fail to comply with the requirements of such notice within seven days from the time when such notice shall have been served on him, the Chairman may cause the necessary work to be done, and or that purpose shall have power to enter into and upon any such house, outhouse, building, enclosure, or premises with such labourers, implements, and things as may be required, and the expenses incurred shall be recoverable as a debt due by the owner to the Board.

8. Any person who shall bury or cause to be buried, or deposit or cause to be deposited, the contents of any latrine, privy, pit, or water-closet within any house, building, or premises, or on any land within 100 feet of any dwelling house, well, stream, or water-course, shall be guilty of an offence. Upon receiving notice he shall at once remove the same to such place and within such time as the Chairman shall direct. In default of compliance with such notice within the time appointed, the Chairman and any officers or workmen authorized by him may enter upon such house, building, or premises and cause the necessary work to be done, and the expenses incurred thereby shall be paid by the person in default, and shall be ascertained and determined and recoverable as a debt due by the owner to the Board.

9. The occupier of any house or premises within or upon which any cattle, horse, sheep, goat, or pig may die shall within four hours after its death, or if death occurs at night within four hours after daylight, either remove the carcase at his own expense to such place as may be appointed by the Chairman for that purpose, or report its death to the Supervisor or Inspector of the Board, and in such latter case shall pay to the Board the expense of removing or burying the carcase

at such rate as the Chairman shall determine.

Whenever any tree or branch or fruit of a tree within the limits of the Sanitary Board shall be deemed by the Chairman, after inspection by himself or some person authorized by him, to be likely to fall upon any house or building and injure the occupier thereof, or whenever the same shall overhang any street, it shall be lawful for the Chairman to cause notice in writing to be given to the owner or to the occupier of the ground upon which such tree stands to cut down or remove the said tree or branch or fruit; and if such owner or occupier shall not cut down or remove the same within twenty-four hours after such notice, the Chairman and any officers or workmen authorized by him in writing may enter upon such ground and cause the work to be done, and the expenses thereby incurred shall be paid by such owner or occupier, and shall be ascertained and determined and recoverable as a debt due by the owner to the Board.

11. It shall be lawful for any Inspector or any officer authorized in writing by the Chairman, between the hours of 7 A.M. and 5 P.M., to enter upon any building or premises within the limits of the Board and do all things necessary for the

purpose of ascertaining whether such building or premises are kept in a sanitary condition.

12. No person shall deposit any dirt, manure, filth, sweepings, or rubbish of any kind, nor any old bottles, tins, chatties, coconut shells, or other receptacles of any kind capable of holding rain water, on any street, road, or public place, or in any drain of such street, road, or public place, or an any land or premises in proximity to any dwelling house. dirt, manure, filth, sweepings, rubbish of any kind, and any old bottles, tins, chatties, coconut shells, or receptacles of any kind capable of holding rain water shall be burnt or buried or carried away to a suitable place approved of by the Chairman

Whenever it shall appear to the Chairman that any ground or premises in the vicinity of dwelling houses is in an insanitary condition by reason of the growth of weeds or rank or noisome vegetation upon it, or by reason of accumulation of manure, filth, or rubbish, or of stagnant water, or of receptacles likely to contain rain water and stagnate lying about, the Chairman may require the owner or occupier of such ground, by a notice in writing, to do, within a reasonable time to be specified in such notice, such work as is necessary to put the said ground into a sanitary condition. If the owner or occupier shall fail to carry out the said work within the time specified, or if at any subsequent time he shall again allow the said land to get into such insanitary condition as aforesaid, the Chairman may cause the necessary work to be done, and for that purpose shall have power to enter into and upon such land, with such labourers, implements, and things as may be required, and the expenses incurred shall be recoverable as a debt due by the owner to the Board. Provided that nothing in this rule contained shall prevent the Chairman from at any time entering any prosecution under these rules should be considered such prosecution advisable.

14. It shall be the duty of the owner of every house or hut used for human habitation to keep the same in a state of good repair, unless he proves to the satisfaction of the Chairman that a tenant or occupier has agreed to undertake this

duty, in which case the said duty shall fall on such tenant cr occupier, as the case may be.

15. Whenever it shall appear to the Chairman that any such house or hut is in such a state of repair that it is in an insanitary condition and prejudicial to the health of the inmates or the neighbours, he may cause a notice in writing to be served upon the owner, tenant, or occupier, as the case may be, whose duty it is to keep such house in good repair, requiring him, within a reasonable time to be fixed in such notice, to do such work as may be necessary to put the said house or hut into a sanitary state. If such owner, tenant, or occupier shall neglect to do the necessary work within the time fixed, the Chairman may cause the work to be done, and the expenses incurred shall be recoverable as a debt to the Board by such owner, tenant, or occupier. Provided that no action taken by the Chairman under this rule shall prevent such owner, tenant, or occupier being at any time punished for a breach of rule 14 of this chapter.

# Chapter XIII. [Section $9 \times (2) (f)$ .]

Dangerous and Offensive Trades.

Dangerous and offensive trades shall for the purpose of these rules mean and include any of the following:—

Storage or manufacture of artificial manure, boiling of blood or offal, drying blood or offal, tanning, fat melting, fat extracting soap making, soaking of coconut husks, fibre dyeing, coconut cil manufacture (where machinery is employed), manufacture or storing of fibre, storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manures, or any materials for the manufacture or storing of hides, bones, artificial manufacture or storing of hides, bones, artificial manufacture or storing or hides, bones, artificial man ture of artificial manure, storing of Maldive fish in quantity over 5 cwt. in weight, the manufacture of bricks and tiles, the burning of lime, the manufacture of aerated waters, storing or curing of plumbago.

2. No owner or occupier of any land or premises within the limits of any Sanitary Board or other person shall carry

on or suffer to be carried on upon such land or premises any offensive or dangerous trade or manufacture without a licence from the Chairman of the Sanitary Board who is further empowered to refuse such licence to any person failing to comply

with any of these or other already existing Sanitary Board rules.

Such licence shall be subject to such fees as the Sanitary Board from time to time may determine with the sanction

of the Governor in Council.

If any person shall have been convicted twice or oftener by any court of the breach of any of these rules, it shall be lawful for the court recording such second or subsequent conviction to cancel the licence issued to such person under this chapter by the Chairman of the Sanitary Board. Upon such cancellation of a licence by a court, the Chairman of the Sanitary Board is empowered in his discretion to refuse to issue any fresh licence to such person.

4. All materials required for the purpose of carrying on any of the aforesaid trades, businesses, or manufactures shall be stored so as to prevent effluvium or nuisance, and all such materials which have to be brought along any public thoroughfare, and which are likely to be offensive and give off effluvia shall be transported in non-absorbent covered receptacles or in such other manner as the Chairman shall direct, so as to obviate the creation of any nuisance.

5. Effective means shall be adopted for rendering innocuous any offensive vapours or gases emitted during any process or manufacture. Such vapours and gases shall either be discharged into the external air in such manner and at such a height as to admit of their diffusion without injurious or offensive effects or they shall be passed directly through a fire or into a condensing apparatus. All premises shall be adequately drained, and the drains kept in efficient order and washed daily.

Floors shall be maintained in a proper state of repair and cleansed daily, and when so ordered by the Chairman shall be constructed of such impermeable material as he may direct.

Walls shall be kept in good order so as to prevent the absorption of filth and whitewashed twice annually or

oftener if so ordered by the Chairman of the Sanitary Board or the Sanitary Commissioner.

All apparatus, including implements and vessels, shall be kept clean and where possible they shall be cleaned daily. All refuse, sweepings, scrapings, together with waste and dye products shall be removed daily from the premises in covered receptacles unless intended to be forthwith subjected to further trade purposes on the premises.

Tanks used for washing or soaking skins or any other materials must be emptied and cleansed as often as may

be necessary to prevent effluvia.

No person carrying on any offensive trade or manufacture, nor any owner or occupier of any land or premises upon which such offensive trade or manufacture is carried on, shall pollute any river, stream, canal, channel, well, tank, or open piece of water by discharging thereinto or suffering to flow thereinto any foul, ill-smelling, or offensive water or other fluid, or by throwing thereinto or suffering to be washed thereinto any offensive substance, nor shall he in any other way pollute or contaminate such river, stream, canal, channel, well, tank, or open piece of water.

11. The premises of all the afore-mentioned trades shall be open for inspection at all reasonable hours by the

Chairman of the Sanitary Board or by any person duly authorized by the Chairman.

12. The owner or occupier of any land from which clay, earth, stone, gravel, cabook, or other material is cut for the manufacture of bricks or tiles, or for building, or for any other purpose shall be responsible for seeing that proper drainage is provided, and that the pits or trenches cut are afterwards filled, so that water cannot stagnate therein.

13. The Chairman of the Sanitary Board is hereby empowered to regulate the dimensions and positions of kraals

for soaking coconut husks, and to indicate the same upon the licence issued. Any person erecting or using any kraal

of different dimensions or in a different position to that indicated in his licence shall be guilty of an offence.

# CHAPTER XIV. [Section 9 E (f).]

# Manufacture of Aerated Waters.

1. No person shall commence the manufacture of aerated waters within the limits of the Sanitary Board for the purposes of sale without giving one month's previous notice in writing to the Chairman of the Board.

2. No aerated water factory shall be situated within less than 150 feet from any gala, stable, or other building used for keeping animals by day and night, or of any latrine or cesspit. No part of the factory shall be used as a dwelling house.

All premises used for manufacture of aerated waters must be well lighted and ventilated, must have cemented floors, must be provided with suitably built drains to carry off waste materials, and must be kept clean and free from dirt and dust. The preparation of the syrups must be carried out in a separate fly-proof room. All chemicals and other materials used in the manufacture of the waters must be of good quality. All utensils and machinery employed in the manufacture must be kept scrupulously clean.

4. The water used in the manufacture shall be obtained from a source adequately protected from contamination and approved of by the Chairman of the Board. It shall be transported to the factory by means which shall ensure that no pollution occurs in transit. It shall be stored at the factory in properly constructed tanks or reservoirs connecting

with the aerating apparatus.

All water used in the manufacture of aerated waters shall be passed through a Jewell or other filter approved by the Chairman and connected with the plant, provided that the Chairman shall have power to exempt from the operation of this rule water derived from an approved public supply.

6. All bottles used in the manufacture of aerated waters shall be washed with filtered water and shall be kept

scrupulously clean.

- 7. Every bottle containing aerated water shall bear a label setting out the description of the water and the place of manufacture, the name of the person or firm owning the factory, and the number assigned to the factory by the Chairman of the Board.
- 8. No person under twelve years of age shall be employed in any aerated water factory, nor any person suffering from any cutaneous or contagious disease.

9. All persons engaged in the filling of bottles with gas shall wear fine-meshed wire face- and neck-shields and

leather gloves.

10. Wells from which water for the manufacture of aerated waters is drawn shall be set apart solely for this purpose

and shall not be used for bathing.

Whenever the Sanitary Inspector of the Board is satisfied that any aerated water either manufactured within the limits of the Board or introduced into such limits from outside is of such bad quality as to be unfit for human consumption he may seize such waters and produce them before a Police Magistrate, and if it appears to such Police Magistrate that such waters are unfit for human consumption he may order the same to be destroyed. Any person manufacting any aerated waters which shall be proved to the satisfaction of the court to be unfit for human consumption shall be guilty of an offence.

# CHAPTER XV. [Section $9 \in (2)(l)$ .]

# Welis.

1. No person shall sink a well or cause a well to be sunk within the limits of any Sanitary Board town unless he shall have given to the Chairman one month's notice of such his intention, or shall have obtained a permit from the Chairman to sink such well or cause it to be sunk.

2. No well shall be sunk less than 50 feet from any cesspit, cesspool, pigsty, gala, cattle shed, manure heap,

leaking drain, neglected privy, heap of decaying vegetable or animal matter, or any manured land.

3. No cesspit, cesspool, privy, pigsty, gala, or cattle shed shall be constructed within a distance of 50 feet from any well used for drinking or domestic purposes, nor shall any manure or decaying animal or vegetable matter be deposited, nor any land be cultivated with manure, nor any drain suffered to remain in a leaking condition within such distance.

4. All wells shall be lined as far as water level either with bricks set in cement with a backing of puddled clay or with cylinders of iron, cement, or clay, or shall be otherwise so constructed as to prevent the entrance of water except

from the bottom.

5. A platform upon which to stand and draw water may be constructed over the top of a portion of the mouth of the well. This platform shall be so constructed as to be absolutely water-tight, so that no water therefrom can trickle back into the well, but all flow on to the apron or pavement referred to in rule 6. The said platform shall have a slope downwards from the centre of the mouth of the well outwards so as to throw off water and a water-tight ledge at least 6 inches high along its inner edge connected at both ends with the parapet wall. The remainder of the well mouth shall be surrounded by a parapet wall at least 2 feet 6 inches high, or as an alternative a parapet wall may be built round the well with two pillars and a cross beam with a pulley for the purpose of drawing water.

The well shall be surrounded for a distance of 5 feet by a cement apron or pavement of stone or brick set in cement sloping away from the well.

The outer edge of such apron or pavement shall be surrounded by a cement gutter emptying into a leadaway drain not less than 10 feet long, so as to prevent the stagnation of water in the vicinity of the well.

No planks shall be placed across the mouth of the well to stand on when drawing water or for any other purpose,

Water from wells shall be drawn in clean receptacles.

10. No one shall wash clothes within 20 feet of the mouth of a well used for drinking or domestic purposes.

11. Every owner or lessee of a well used as a public bathing place shall supply bathing tubs, and shall not allow persons who bathe to draw water, and no person shall draw water from such well while bathing.

12. Whenever any tree or branch of any tree overhangs a well, and is deemed after inspection by the Chairman or any Sanitary Officer of the Board to be injurious to the water owing to the dropping of the leaves or fruit into the water or by otherwise rendering the water unfit for use, it shall be lawful for the Chairman of the Sanitary Board to cause notice in writing to be given to the owner, lessee, or occupier of the gound on which such tree stands to cut down or remove such tree or branch, and if such notice is not complied with within fourteen days, such person shall be guilty of an offence.

13. The Chairman may, whenever he deems such a course to be necessary, cause notice to be given in writing to the owner or lessee or occupant of any compound in which there is a well used for drinking or domestic purposes to bale out the water and clean the well and execute such repairs as the Chairman may consider to be necessary, and if such

notice is not complied with within fourteen days, such person shall be guilty of an offence.

Whenever it shall be decided by a resolution of the Sanitary Board that such a course is expedient in the interests of health, it may give notice to the owner, lessee, or occupant of any land to fill up or disinfect any well on such land, and the owner, lessee, or occupier shall thereupon be bound to comply with such order within eight days' time. Should such owner, lessee, or occupier fail within such time to comply with such order, such person shall be guilty of an offence.

It shall be lawful for the Supervisor or Inspector of the Board or other person empowered in writing by the Chairman of the Board to inspect wells, or enter upon any land or premises for the purpose of inspecting proposed sites or wells or existing wells and their surroundings.

Table of Fees chargeable for annual licences under the foregoing rules:-

				Rule Chapter.		Ann Fe	
				Claptol.		Rs.	c.
Bakeries				V. (C)		6	0
Eating-houses				V. (D)		6	0
Tea and coffee boutiques		• •		V. (D)		3	0
Butcher's stalls				V. (E)		5	0
Fish stalls		• •	,	V. (F)		6	0
Cattle galas, 5 stalls or under	• •			V. (G)		10	0
Each additional 15 stalls Rs.	10 up to Rs.	100		V. (G)		100	0
Dairies up to 3 cows or under	••			V. (H)		3	0
Dairies over 3 cows				V. (H)		6	0
Laundries				V. (1)		3	0
Common lodging houses			• •	<b>V.</b> (J)	٠.	6	0
Manure manufactory				XIII.		100	0
Boiling or drying blood or offal			• •	XIII.		100	0
Tannery	• •			XIII.		100	0
Fat melting or extracting		• •	• •	XIII.	• •	50	0
Soap making	• •	• •	• •	XIII.		50	0
Kraals for soaking coconut husk	s	• •		XIII.		3	0
Fibre dying		• • •		XIII.			<b>5</b> 0
Coconut oil manufactory where		employed		XIII.	• •	100	0
Manufacture and storing of fibre		• •	• •	XIII.	• •	25	0
Storing of Maldive fish over 5 cy	wt.	• • • • •	• •	XIII.		5	0
Storing of hides, bones, artifici	al <b>manure,</b> oi	materiais fo	r manu-	*****			_
facture of manure in quantity	over one gui	nny bag	• •	XIII.		10	0
Metal or cabook quarry	• •	• •	• •	XIII.	• •	50	0
Gravel quarry	• •	• •	• •	XIII.	• •	25	0
Brick or tile manufacture	• •	• •	• •	XIII.	• • •	15	0
Lime kilns	• •	• •	• •	XIII.	*****	12	0
Aerated water manufactory	••		• •	XIII, and	XI۱.	100	0
Public bathing places	• •	• •	• •	VIII.	٠.	6	0
Plumbago store or curing yard	• •	• •	• •	XIII.	• •	50	0

Note.—The fees in respect of eating houses tea and coffee boutiques, common lodging houses, and public bathing places may be paid half-yearly in advance.

### SCHEDULE A.

Form of Licence for Stall in Public Market.

The bearer ——— of	f ——— has permis	sion to hold the sta	ll No. ——— in t	he market	for
t to the rules.	_				

Fee: Rs.----

"THE SMALL TOWNS SANITARY ORDINANCE, 1892."

EGULATIONS made by the Sanitary Board, Matara District, Southern Province, in respect of the town of Weligama, under section 9 E (2) of "The Small Towns Sanitary Ordinance, 1892," as amended by Ordinances No. 12 of 1913, No. 30 of 1914, No. 20 of 1921, and No. 4 of 1922, and approved by the Officer Administering the Government in Executive Council.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 28, 1925.

E. B. ALEXANDER. Acting Colonial Secretary.

### Regulations.

# CHAPTER I. [Section 9 E (2) (a).]

Time and Place of Meetings and Order to be observed thereat.

1. Ordinary meetings of the Board shall be held whenever there is business to be transacted at the Matara Kachcheri at 10 A.M., provided that it shall be lawful for the Board to adjourn any meet ng to any other day or hour.

2. For all purposes connected with the Board at its meetings the precedence and seniority of the members shall be as follows :-

(a) The ex-officio Chairman.

(b) The members nominated by the Governor in the order in which they have been gazetted.

The Chairman shall preserve order and decide on all disputed points of order.

4. As soon after the hour appointed for any meeting (whether ordinary or special) as a quorum shall assemble, the member entitled to preside shall take the chair, and the Board shall proceed to business. Should a quorum not be present at the expiration of half an hour from the time appointed for the meeting, the meeting shall stand adjourned, if an ordinary meeting, to the day appointed for the next ordinary meeting, or if a special meeting sine die.

Any member desiring to ask a question or to make a motion, unless in the course of discussion or in case of emergency by special leave of the Board, shall give notice of such question or moti n either at some previous meeting of the Board, or by notice in writing at least four days before the day on which he intends to ask such question or make

such motion.

6. Every member in giving such notice shall deliver to the Chairman a copy of such question or motion.

All questions asked and motions made at a meeting shall be made in the order of the notices thereof, unless

the Board shall unanimously decide otherwise.

A motion negatived at a meeting shall not be again made until after the expiration of at least three months, and no motion in any way contrary to one passed by the Board at a meeting shall be entertained until after the expiration of the same period.

9. Any member presenting a petition or other communication will be held responsible for its contents being throughout respectful, and no document shall be laid before the Board unless the name and address of the drawer be legibly

recorded on it.

10. When a petition or other communication is presented, the purport thereof shall be concisely stated, and on the motion of any member, duly seconded, the question shall be put whether or not the document shall be read.

11. The business of the ordinary meetings of the Board shall be conducted in the following order:-

- (a) The minutes of the former meeting shall be read and confirmed after being, if necessary, corrected.
- (b) Memorials, petitions, or other communications addressed to the Board shall be laid before the meeting and orders made thereon.
- (c) The other business shall be considered in the order set down in the order book hereinafter mentioned.

12. An order book shall be kept, in which shall be entered and numbered in succession the subjects to be brought under discussion at each meeting. Another book to be called the minute book shall be kept, in which shall be minuted during each sitting in the order in which they occur the proceedings of the Board.

# CHAPTER II. [Section 9 E (2) (b).]

For making, repairing, cleaning, watering, and lighting the Streets, Roads, Canals, and Bridges of the Town or Village.

All votes of money for public works shall be made on estimates previously prepared and approved by the Board. It shall be lawful for any person or persons thereunto authorized in writing by the Chairman, between the hours of 7 A.M. and 5 P.M., with all necessary and proper servants, labourers, workmen, carriages, and animals, and other means, to enter upon any land adjacent or near to any existing or intended street within the limits of the Board, and there severally to do and perform all acts, matters, and things necessary for the purpose of tracing, measuring, making, working, opening, altering, turning, repairing, clearing, improving, or fencing any such street, or for building, excavating, repairing, cleaning, or improving any bridge, fence, drain, dam, or ditch thereupon, or in any way connected therewith, or for performing any act, matter, or thing under the provisions of this Ordinance.

3. In the tracing, measuring, making, working, opening, altering, turning, repairing, clearing, or improving any existing or intended street, or building, excavating, repairing, or improving any bridge, fence, drain, dam, or ditch thereupon, or in any way connected therewith, it shall and may be lawful for the person or persons authorized as aforesaid to throw upon any lands adjacent or near thereto such earth, rubbish, or materials as it shall or may be necessary to remove from

the place of any such work; provided that such earth, rubbish, and materials shall be removed within a reasonable time.

4. It shall be lawful for any person thereunto authorized in writing by the Chairman to make any temporary road through the grounds near to any existing or intended thoroughfare during the execution of any work in any way connected therewith; provided such road shall not run over any ground whereon any building stands, nor over an enclosed garden or yard.

5. It shall be lawful for any person thereunto specially authorized in writing by the Chairman to cut and remove and place upon any ground near thereto all trees, bushes, or shrubs, and all leaves or branches or roots of trees that shall grow in or overhang any thoroughfare or cause any obstruction or harm thereto, and for that purpose to enter upon any land or premises with such persons, animals, and instruments as may be necessary for the removing of such trees, bushes, shrubs, leaves, branches, or roots.

6. It shall be lawful for any person thereunto authorized in writing by the Chairman to put up or make fences, hedges, ditches, drains, or banks by the side of any thoroughfare whenever to him it shall appear necessary.

7. Any person thereunto specially authorized in writing by the Chairman shall have power to make and cleanse all drains or water-courses, and also to make such bridges as he shall deem necessary for the preservation, improvement, repair, or construction of any road or canal in and through any lands or grounds lying near to such road or canal or intended road or canal.

8. Any officer of the Board thereunto specially authorized in writing by the Chairman shall have power to lay any matter or thing whatsoever upon any road, and to allow the same to remain there during the time such road is under repair, and for such time before the repairs are commenced and after the repairs are completed as may be necessary for facilitating the making of such repairs, or for preventing damage to such recently repaired road; but he shall take due

and reasonable precaution for preventing danger or injury to persons passing along such road.

9. It shall be lawful for any such person or persons authorized as aforesaid, with the servants, workmen, and labourers employed by or under him, between the hours of 7 A.M. and 5 P.M., and with all necessary and proper carriages, animals, and other means, to search for, dig, cut, take, and carry away any water, timber, brushwood, stone, gravel, clay, or any other material whatsoever for the purpose of tracing, measuring, making, working, opening, altering, turning, clearing, improving, or fencing, or in any way assisting in the tracing, measuring, making, working, opening, altering, turning, repairing, clearing, improving, or fencing any existing or intended street, or of building, excavating, repairing, clearing, or improving any bridge, fence, drain, dam, or ditch thereupon, or repairing any lines or any buildings whatsoever required on or near any such thoroughfare for the use of any officer of the Board employed on any work connected with such street, or any workmen, carriages, persons, or things employed in his service in and from any land adjacent or near to any such street, and to carry away the same through the ground of any person without being deemed a trespasser; provided that no such materials shall be dug for, cut, or taken away upon or from any yard, avenue to house or lawn, or any enclosed garden, plantation, field, or wood without the consent of the owner thereof, unless sufficient materials cannot conveniently be obtained from the neighbouring waste lands or common or abandoned grounds, in which case the person or persons authorized as aforesaid may take any of such materials where these can be conveniently procured; provided also that reasonable compensation for all materials so taken, and for the damages done by the getting and carrying away the same, shall be made to the owner thereof; and provided further, that such person or persons shall rail r fence off any quarries or pits from which any such materials shall be taken, so that the same shall not be dangerous to any person or animal.

10. Any officer of the Board authorized in writing by the Chairman shall have power to make, scour, cleanse, and keep open all ditches, gutters, and drains, or water-courses, and also to make and lay such trunks, tunnels, plats, or bridges as he shall deem necessary, for the protection, preservation, improvement, repair, or construction of any street or road

in and through any lands or grounds adjoining or lying near to such street, road, or intended street or road.

11. It shall be lawful for the Chairman, should be deem it necessary, to require, by notice in writing, the owner of any yard or ground adjoining a dwelling house, or the owner of any alley, to have such yard, ground, or alley paved in such manner as the Chairman shall direct, and to lay sufficient drains or pipes to the nearest town sewer or drain for the purpose of draining such yard, ground, or alley. Such drains or pipes shall be of such material, of such size, of such level, and with such fall, and shall be carried to such point of junction with the said sewer or drain as the Chairman shall appoint; provided that the Board shall supply to such owner on application, at cost price, the materials necessary for the drains or pipes which he is required to lay. If such owner shall fail to comply with the requirements of such notice within the time appointed, the Chairman and any officers or workmen authorized by him may enter upon the premises and cause the required work to be done, and the cost thereof shall be paid by the owner.

# CHAPTER III. [Section 9 E (2) (d).] A...-MARKETS.

# Establishment and Regulation of Public Markets.

1. Whenever it shall be determined to establish a public market, the Board shall give not less than ten days' notice

of the time when the same will be opened, and such notice shall be published by beat of tom-tom.

2. After any such public market shall have been established and opened, no person shall, without a licence granted by the Board, publicly expose for sale any meat, poultry, fresh fish, fresh fruit, or vegetables in any place within the limits of the Board other than the public market; and it shall be lawful for the Inspector of the Board to seize any such meat, poultry, fresh fish, fresh fruit, and vegetables exposed or hawked about for sale contrary to the provisions of this rule, and to remove the same to the office of the Board to be disposed of as may be ordered by the Chairman or Police Magistrate or the President of a Village Tribunal.

3. All licences referred to in the last preceding rule shall be in the form in Schedule A annexed, and shall be in force for the period mentioned therein and no longer, which period shall not be more than twelve months or less than one month. Such licences shall be paid for in advance at a rate not exceeding 50 cents for each month. Provided that it

shall be lawful for the Board at any time to cancel any such licence of licences.

4. A table of the rents, tolls, and fees leviable at each market shall be printed in English, Sinhalese, and Tamil and placed in a conspicuous place at each market, and it shall be unlawful for any person to demand or receive higher sums than those authorized by such notice.

5. The several rents, tolls, and fees payable in respect of a public market shall be paid in advance from time to time on demand to the Board or their lessee, or other person authorized by the Board or their lessee, to receive the same.

- 6. If any person liable to the payment of any rent, toll, or fee authorized as aforesaid does not pay the same when demanded, the Board or any person authorized by the Board to collect the same may levy the same by seizure and sale of all or any of the articles in the market belonging to, or in the possession or custody of, the person liable to pay such toll, rent, or fee.
- 7. No person shall hold, use, or occupy any stall in the public market without a licence, which licence shall be in the form given in Schedule B annexed, nor shall he contravene any of the conditions of such licence; and no person shall keep or expose for sale in any stall any article the keeping or sale of which therein shall have been prohibited by the Board by notice posted in the market.
- 8. No person shall sell or expose for sale in any fish market or fish stall any provisions or things other than fresh fish. All sales of fish by auction shall be carried on in the public fish auction shed built by the Board and set apart for the purpose, and a rent shall be levied on all fish sold there. Sales of fish elsewhere are prohibited, except under a special licence of the Board.
- 9. No person shall sell or expose for sale in any vegetable or fruit market or stall any meat or fish whether fresh or salted, or any cooked food, or any articles other than fresh fruit and vegetables.
- 10. No occupant of a stall shall enclose in any way any portion of a market or erect any awning or screen or fixture of any kind, nor shall he leave any goods in any market between the hours of 9 p.m. and 6 A.M. without having first obtained the sanction of the Chairman.

Every occupant of a stall or seat in any market shall keep such stall or seat clean and free from filth or rubbish. No person affected with or suffering from any cutaneous, contagious, or infectious disease shall occupy any stall, seat, or place in any public market, or expose for sale thereat any provisions whatsoever.

No person using or occupying any public market shall-

(a) Behave in a disorderly manner or commit any nuisance in or about such market.

(b) Carry on any cooking in any such market.

- (c) Remain in or loiter about such market after the place is closed for business at 9 P.M. without being able to give a satisfactory account of himself.
- (d) Damage or in anywise deface any portion of the buildings, stalls, lamps, or any property of the Board in or about such market, or defile or pollute in any way the water provided for use in such market,
- 13. It shall be lawful for the Inspector of the Board upon the seizure by him as unwholesome or unfit for human food of any meat, poultry, fish, game, flesh, vegetable, fruit, or other article of food introduced into or exposed for sale within the limits of the Sanitary Board, to convey the same to the Medical Officer of the station, or in his absence, or if there be no such officer, to the Magistrate, or in cases where there is no Police Court, to the President of the Village Tribunal; and if it appear to such Medical Officer, Magistrate, or President that such meat, poultry, fish, vegetable, fruit, or other provisions are unfit for human food, he shall order the same to be destroyed, or to be disposed of so as to prevent it being exposed for sale or used for such food.

All public markets shall be open daily from 6 A.M. to 9 P.M., and it shall be the duty of the Board to make

provisions for the proper lighting of the market.

15. It shall be the duty of the market-keeper or of the lessee of the market to maintain order within the limits of the market, and every person who shall obstruct or resist any person appointed by the Board to superintend any public market, or to collect the rents, tolls, or fees, or to enforce order or cleanliness therein whilst in the execution of his duty, shall be guilty of an offence.

16. Whenever it shall appear to the Board that the use or consumption by the public of any particular kind of fish is injurious, or that during the prevalence of any epidemic the use or consumption of any particular kind of fruit or vegetable is hurtful, it shall be lawful for the Board, on the recommendat on of the Medical Officer, by beat of tom-tom or other sufficient notice, to prohibit for such time as to the Board shall appear necessary the sale of any such fish, fruit, or vegetable in any market or other place within the limits of the Board, and after such notice to cause the same, whether exposed for sale or not, to be seized and destroyed in such manner as the Board or Chairman may direct.

No licensed butcher shall sellor keep for sale any meat or any portion of a slaughtered animal except in a public

market and in the stall rented by him.

No cart or vehicle shall remain within any market premises for a longer period than is necessary for loading 18. and unloading.

19. Every person holding a licence for a stall in a public market shall keep on or near such stall a receptacle, to be approved by the Chairman, in which such person shall deposit all rubbish and refuse matter.

20. No person shall throw any rubbish, refuse, bones, skins of animals, or other such thing in or upon any public

market or its premises except into a receptacle provided for such purpose.

- 21. Except as hereinafter provided, no carcase of any animal (or any portion thereof) not slaughtered at the public slaughter house provided by the Board shall be brought into a public or private market, or to any place specially licensed as provided in rule 2 of this chapter, or sold or exposed for sale in any public or private market or in such specially licensed place. The provisions of this rule shall not apply to frozen meat, game, or fish imported into the Island.
- If any person having a licence to hold or occupy a stall in any public market shall wilfully neglect or refuse to serve the public without being able to assign a satisfactory reason during two consecutive days, it shall be lawful for the Chairman to suspend or revoke any such licence.

### B.—GENERAL.

(a) No person shall within the limits of any Sanitary Board town keep any bakery, eating-house, tea or coffee boutique, butcher's stall, fish stall, cattle gala, dairy, laundry, or common lodging house without an annual licence from the Chairman of the Sanitary Board, which licence the Chairman is hereby empowered to refuse to any person failing to comply with any of the following rules or any existing Sanitary Board rule providing for the regulation and control of the places aforesaid. Every such licence shall remain in force until December 31 of the year in respect of which such licence is issued or until such licence is cancelled.

Such licence shall further be subject to such fees as the Sanitary Board shall from time to time determine with the

sanction of the Governor in Council.

(b) If any person shall have been convicted twice or oftener by any court of the breach of any of the following rules or any existing Sanitary Board rule providing for the control of the places aforesaid, it shall be lawful for the court recording such second or subsequent conviction to cancel the licence issued to such person under this chapter by the Chairman of the Sanitary Board. Upon such cancellation of a licence by a court the Chairman of the Sanitary Board is empowered in his discretion to refuse to issue any fresh licence to such person.

Provided that these rules shall not apply to stalls in markets established by or vested in any public body.

### C .- BAKERIES.

1. Bakery shall mean any premises on which bread, biscuits, or confectionery are baked for sale as food for man, and also includes any premises on which such food is prepared for baking or on which the materials for the preparation of such food are stored.

The room in which kneading takes place shall have a minimum superficial area of 12 feet by 15 feet. There shall be a free external air space on at least two sides not less than 7 feet wide to permit of through ventilation. The door

of the oven shall not open directly into the kneading room. Every kneading room shall be provided with a ceiling.

3. Every bakery shall be well ventilated and well lighted, and the walls in every part shall not be less than 7 feet in height and be built of brick, stone, or cabook, the inside thereof to be lime plastered and whitewashed every six months. The roof shall be of some permanent material. The ceiling shall be plastered and limewashed four times yearly, or may be made of closely fitting boards varnished or painted. The floor shall be cemented throughout and adequate drainage provided. Every room shall be provided with windows capable of being opened and having a superficial area of not less than one-sixteenth of the superficial floor space.

The troughs and all the utensils used in the making of bread and pastry shall be kept scrupulously clean, and

must be capable of being moved about for the purpose of cleaning the floor.

5. The floor shall be carefully scraped and swept at least once every twenty-four hours, and the sweepings shall be immediately placed in an impervious, covered receptacle and removed from the bakery daily.

6. Every bakery shall be kept in a cleanly state and free from effluvia arising from any drain, privy, cesspit, or r nuisance.

No bakery shall be within 50 feet of any cosspit, manure heap, open sewer, or privy.

No furniture or other articles are to be stored in the bakery other than those used in the manufacture of bread 8. and pastry.

The tops of the tables are to be made of well seasoned closely fitting planks, or some non-harmful impervious material, and are to be scraped and cleaned daily.

No animal shall be kept in the bakery on any pretence whatever.

No animal shall be kept in the bakery on any pretence whatever.No person suffering, or who to the knowledge of any person in charge of the bakery has recently suffered, from any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall be permitted by any such person in charge of the bakery to enter the bakery or take part in the manufacture or sale of bread, biscuits, or confectionery.

12. All persons employed in the preparation and baking of bread shall wash their hands before engaging in the process of breadmaking, and shall wear clean white aprons covering the chest and body, and also a white cap or turban.

13. Clean water and soap shall be provided for the use of those engaged in the manufacture of bread, biscuits, and confectionery.

14. All bread, biscuits, confectionery, and sweetmeats exposed for sale shall be kept in properly constructed glass cases free from flics. The cases shall be kept scrupulously clean.

15. The flour, water, and other materials used in the manufacture of bread shall be good and wholesome, and the flour shall be kept on a platform raised 3 feet above the ground.

16. All refuse around the premises of a bakery shall be removed daily and drains well flushed.

17. No place on the same level with the bakery and forming part of the same building shall be used as a sleeping place, unless it is effectually separated from the bakery by a partition extending from the floor to the ceiling; no watercloset, earth-closet, privy, or ashpit shall be within, or communicate directly with the bakery.

18. It shall be lawful for a Sanitary Board Inspector or other person authorized in writing by the Chairman at all reasonable times, and at any time when the process of baking is being carried on to enter and inspect any bakery or place used for the sale of bread.

19. A copy of these rules shall be framed and hung up in a prominent place in every bakery.

# D.—Eating-houses and Tea and Coffee Boutiques.

1. All eating-houses and tea and coffee boutiques shall be kept clean and sanitary to the satisfaction of the Chairman.

2. All utensils, furniture, and other requisites used in or belonging to any eating-house or tea or coffee boutique

shall always be kept clean.

3. The walls of all eating-houses and tea or coffee boutiques shall be plastered and limewashed at least once a shall be plastered and limewashed at least once a shall be small yeartilated and lighted. year and whenever required by the Chairman on written notice, and the rooms shall be well ventilated and lighted.

4. All refuse and dirt in or about the premises of any eating house or tea or coffee boutique shall be removed

twice daily.

No person suffering, or who to the knowledge of any person in charge of an eating-house or tea or coffee boutique 5. has recently suffered, from any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall be permitted by any such person in charge of the eating house or tea or coffee beutique to be employed in or about any such eating house or tea or coffee boutique.

6. The sugar used in such place shall be kept in glass-stoppered wide-mouthed bottles.
7. All cakes, sweetmeats, &c., exposed for sale shall be kept in properly constructed glass cases free from flies.
No food stuffs shall be exposed to the contamination of flies. The glass cases used shall be kept scrupulously clean.

8. No waste tea, coffee, or milk, or remnants of food or cooking waste shall be thrown on the ground, but shall

be collected in a proper receptacle and removed daily.

9. No adulterated milk shall be sold or offered or exposed for sale or kept on the premises of any eating-house or tea or coffee boutique.

For the pursposes of this rule adultered milk shall mean milk to which water or any other foreign liquid or substance has been added for the purpose of augmenting its quantity or enhancing its apparent quality and not for the purpose of preparing tea or coffee or any other beverage for the immediate consumption of customers.

These by-laws shall be framed and hung up in a prominent place in every such eating-house or tea or coffee 10.

boutique.

# E.—Butchers' Stalls.

1. Every butcher's stall shall be well ventilated and well lighted, the walls thereof shall be plastered and whitewashed at least four times a year, and the floor cemented and sufficient drainage provided.

2. Every room in which meat is kept shall be scrupulously clean.

Every table used in a butcher's stall shall be covered with zinc or other impermeable substance approved by the Chairman. Such tables and the chopping block and all implements shall be kept scrupulously clean. They shall be washed with water and scrubbed with a hard clean brush immediately after use. All hooks for hanging meat shall be polished and free from rust.

4. Refuse and unsaleable material, offal, &c., if not immediately removed, shall be kept in a zinc-lined box, with

a perforated zinc cover, the perforation to be of such size as to prevent flies entering.

5. All refuse and dirt in and about the premises of a butcher's stall shall be removed at least once a day and the drains well flushed.

6. No person suffering, or who to the knowledge of any person in charge of a butcher's stall has recently suffered, from any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall be permitted by any such person in charge of the butcher's stall to be employed in such butcher's stall.

 Every butcher shall provide hinself with a movable bin or receptacle of metal for waste material.
 Every butcher's stall and the management and conduct of the business shall be at all reasonable times open and subject to inspection by the Chairman of the Sanitary Board or by any person duly authorized by the Chairman. 9. These rules shall be framed and hung up in a prominent place in every butcher's stall.

# F .- FISH STALLS.

1. Every fish stall shall be well ventilated and well lighted, and the walls thereof shall be plastered and whitewashed at least once a year and whenever required by the Chairman on written notice. The floor shall be of smooth cement, having a proper fall leading to a masonry drain built in cement and cement rendered, emptying into a bucket. The drain and bucket shall be washed with disinfectant at least twice a day, and the bucket shall not be allowed to overflow. The stall shall always be kept clean and free from stains of blood and dust, and the walls and floor kept in a state of repair.

2. Instead of the drain referred to in the last preceding rule, a fishmonger may use a large zinc sheet or concrete

counter having a fall towards its centre and so arranged that the washing shall fall into the bucket.

- 3. Every table used in a fish stall shall be covered with zinc or other impermeable substance approved by the Chairman. Such tables and the chopping block and all implements shall be kept scrupulously clean. They shall be washed with water and scrubbed with a hard clean brush immediately after use. All hooks for hanging fish shall be polished and free from rust.
- 4. Fish baskets shall be washed daily and kept exposed to sun and air on a shelf and not to be kept inside the fish shop.

Every fish stall holder shall provide himself with a moveable receptacle of metal for waste material. 5.

- All refuse and dirt in or about the premises of a fish stall shall be removed at least once a day and the drains 6. well flushed.
- 7. No person suffering, or who to the knowledge of any person in charge of the fish stall has recently suffered, from any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall be permitted by any such person in charge of the fish stall to be employed in such fish stall.

8. Every fish stall and the management and conduct of the business shall at all reasonable times be open and

subject to inspection by the Chairman or by any person duly authorized by the Chairman.

9. These rules shall be framed and hung up in a prominent place in every fish stall.

### G.-GALAS.

1. Every licensed gala shall be registered by the Chairman, and a notice board shall be hung up by the licencee at the entrance to every such gala with the words "Registered Gala No. ——" and the name of the owner painted -" and the name of the owner painted

Every gala or halting place for carts or cattle shall be properly levelled and drained to the satisfaction of the Chairman, and the ground shall either be paved or properly consolidated with broken metal, so that it keeps a hard and level surface. All buildings in such gala or halting place used for keeping the bulls or other animals must be so constructed and kept as to comply with rule 3. Such gala or halting place shall be kept in a clean and sanitary state, being thoroughly cleansed daily, and all dung and refuse removed daily to such place at a distance from any dwelling houses as the Chairman shall approve. No goods, materials, or substance of any kind shall be deposited upon such gala or halting place in such

- a manner as to obstruct such daily cleansing.

  3. The owner, tenant, or occupier of every building or shed used as a stable, cattle stall, or cattle halting place shall provide the same to the satisfaction of the Chairman with suitable cemented drains to carry off washings, urine, or rain water. Provided that the Chairman, if he considers it necessary, may require such drains to be so constructed as to convey the urine or washings into one or more covered receptacles constructed in such a manner as the Chairman shall direct, the contents of which shall be daily removed at the expense of such owner, tenant, or occupier and disposed of so that no nuisance is caused thereby. The floor of such building or shed shall be paved with brick rendered in cement. stone, cement concrete, asphalt, or other hard material which can readily be kept clean, and shall be kept even and in good repair. If such building or shed is so constructed that it can be whitewashed, this shall be done at least once in six months or oftener if the Chairman shall so direct. (Provided that the Chairman may relax any of the above regulations if, owing to the distance of the building or shed from human dwellings or for any other reason, he shall consider the same unnecessary.) Provided also that the Chairman may, if he considers it necessary, require any building to be used as a stable, cattle stall, or cattle halting place to be constructed of stone, brick, or other permanent materials, and to have a tiled or iron roof.
- Every stable, cattle stall, or cattle halting place shall be kept in a clean and sanitary state, being thoroughly cleansed daily, and dung and refuse removed daily to such a place at a distance from any dwelling houses as the Chairman shall approve.

5. Every gala shall be open for inspection at any time by the officers of the Board or by any other person thereto authorized in writing by the Chairman. All orders which the Chairman is empowered to make under these rules shall be in writing.

### H .- DAIRIES.

1. For the purpose of rules under section 9 E (2) (d) a dairy shall mean and include any farm, farmhouse, cow shed milk store, milk shop, or other place from which milk is supplied or in which milk is stored or kept for the purposes of sale.

"Dairyman" shall include any cow keeper, purveyor of milk, or occupier of a dairy, and in cases where a dairy is owned by more than one person, the manager or other person actually managing such dairy.

2. No dairy shall be located in any compound within 100 feet of an open cesspit or surface latrine or in a position where bad odours will reach it, and no open cesspit or surface latrine shall be erected within 100 feet of any dairy.

3. Every dairy compound shall be sufficiently provided with proper drainage to the satisfaction of the Chairman, and the drains shall be kept flushed. No foul water shall be allowed to stagnate in any dairy compound.

4. All refuse and dirt in and around the dairy premises shall be removed without delay. Cowdung shall be removed daily.

5. A pure and protected supply of water must be provided at convenient distance for the use of every dairy. No bathing or washing of clothes shall take place at or near this water supply.

The milch cows and buffaloes shall be free from disease, and no person suffering from, or who to the knowledge of any person in charge of a dairy has recently suffered from, any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall be permitted by any such person in charge of the dairy to be employed in such dairy.

7. All dairymen shall see that their cattle are washed as to udders and teats before milking, and the milker is to wash his hands thoroughly with soap and water before milking. Every precaution shall be taken to prevent contamina-

tion of milk by dung or urine.

8. No dairyman or owner of a dairy shall adulterate milk by the addition of any water or any other foreign liquid or substance thereto, nor shall he sell or offer or expose for sale milk so adulterated.

9. All utensils, furniture, and other requisites used in or belonging to a dairy shall be kept clean.
10. All vessels sent out containing milk shall be scrupulously clean, and shall be properly covered, stoppered, or corked with clean materials, and shall not be carried under the armpit, nor shall the mouths of the bottles be fingered. 11. The sheds and yards where cattle are kept shall be subject to and satisfy the requirements of the rule 3 of the

Sanitary Board regulations regarding galas.

12. Every licencee of a dairy shall have a milk room, erected in such a position and at such a distance from the cow sheds as the Chairman of the Sanitary Board shall approve, for the storing and preparation of milk, and in which all vessels used in his trade are to be stored after cleansing. The floor shall be cemented with rounded corners at its junction with the walls, the walls shall be of plastered masonry, smooth boards, or ironwork, to be limewashed or painted periodically as directed by the Chairman or the Sanitary Commissioner. At least two opposite walls of the milk room shall abut on the open air. The roofs shall be ceiled with grooved boards to prevent the ingress of dust. There shall be at least one window and one door. The window shall be 3 feet by 2 feet without glass or shutters, and be fitted with

fly-proof netting. The door shall be opposite the window, be close fitting and fitted with flyproof netting, and shall be kept closed. A table with a covering of marble, slate, or zinc or other approved impermeable substance shall be placed in the milk room. This room shall be used for no other purpose than that of storing and preparing milk and the storing after cleansing of all vessels used in the trade.

13. Every licencee of a dairy shall keep a list of his customers, which shall be open at all reasonable times for inspection by the Chairman of the Sanitary Board, the Sanitary Commissioner, or his assistants.

The number of cows for which each dairy is licensed shall be stated in such licence. 14.

No licencee of a dairy shall change the location of his dairy without having first obtained the permission of the Chairman, nor shall milking take place at any place other than at the licensed premises.

16. Every licencee of a dairy shall keep a report book in his milk room, in which Inspecting Officers may make

their report each time they visit the dairy.

17. Every dairy situated within the limits of a Sanitary Board town shall be registered by the Chairman, who shall issue to each applicant a card of registration bearing his name and number. These cards are to be shown to authorized

officers of the Board or to Sanitary Inspectors when required by them to do so.

- 18. The Chairman of the Sanitary Board, the Sanitary Commissioner or his assistants, the Chief Headman of the district, or any Sanitary Inspector appointed by the Chairman of the Sanitary Board, or the Sanitary Commissioner to do sanitary inspection in any Sanitary Board town, shall be at all reasonable times empowered to take a sample of milk for analysis from any licensed dairy or from any person selling milk or exposing milk for sale within Sanitary Board limits.
  - 19. A copy of these rules shall be hung in the milk room of every dairy.

### I.—LAUNDRIES.

1. For the purpose of rules under section 9 E (2) (d) "Laundry" means the premises used in the trade of washing clothes for hire, and "Laundryman" signifies any person engaged in such trade, whether as employer or as employee.

2. Every laundryman shall, when so required by the Chairman, provide a separate room for soiled linen, which

must be well ventilated and clean at all times and whitewashed twice annually.

3. A laundryman shall not store soiled linen in any room used as a living apartment.

The Chairman shall, when he considers it necessary in the interests and for the good of the public health, allocate

special sites for the washing of clothes; such sites will be indicated by a notice board.

5. When any laundryman or any member of his family or household shall contract any infectious or contagious disease, he shall within 24 hours report the same to the Chairman of the Sanitary Board, either through the Sanitary Inspector or the Police Headman.

When any laundryman or any member of his family or household shall contract any infectious or contagious disease, all work in the laundry shall immediately cease, nor shall any clothes be taken into the laundry or sent out of it after the outbreak and during the prevalence of such disease, save by special permission of the Chairman.

- 7. No laundryman shall, without the permission of the Chairman of the Sanitary Board or the Sanitary Commissioner, receive soiled linen from any house in which there is reason to believe that a member thereof is suffering from any infectious disease.
- 8. Every laundryman shall, when called upon by the Chairman of the Sanitary Board or the Sanitary Commissioner or his assistant, give a list of the persons for whom he washes.

# J.—Common Lodging Houses.

1. For the purpose of rules under section 9 E (2) (d) common lodging houses shall mean any house or any part of a house in which four or more persons not being members of the same family are housed for hire.

2. A common lodging house shall be substantially built and kept in a good state of repair, and the sleeping rooms shall be well ventilated and lighted to the satisfaction of the Chairman, and the walls thereof whitewashed thrice annually.

3. The keeper of a common lodging house shall at all times keep the place clean and in a sanitary condition. He

shall cause all filth and offensive matter to be removed from the premises.

When any person in a common lodging house becomes ill with any infectious or contagious disease, the keeper shall immediately inform the proper authority either through the Sanitary Inspector or the Police Headman, and shall obey the directions of the proper authority with regard to the vacation of the lodging house, disinfection or destruction of bedding, clothing, and other articles, and fumigation, disinfection, and lime washing of the house.

The keeper of a common lodging house shall be responsible for the provision of sufficient latrine accommodation

for the inmates and for the keeping of the same in a sanitary condition.

6. The Chairman of the Sanitary Board is hereby empowered to decide the maximum number of persons that may be accommodated in any common lodging house, and such number shall be endorsed upon the licence. Any common lodging house-keeper allowing the number to be exceeded shall be guilty of an offence. For the purposes of this rule two children under twelve years of age shall count as one person.

The premises of any common lodging house shall at all times be open to inspection by the Chairman of the Sanitary Board, the Sanitary Commissioner or his assistant, the Chief Headman of the district, and any Sanitary Inspector appointed by the Chairman of the Sanitary Board, or the Sanitary Commissioner to do sanitary inspection in the Sanitary Board town in which such common lodging house is situated.

### K .- WASHING PLACES.

1. It shall be lawful for the Board by resolution from time to time to set apart for washing of horses, cattle, clothes, and mats, such places as it may deem proper, and the hours during which they may be used.

2. A list of the places so set apart shall be published in the Government Gazette in English, Sinhalese, and Tamil, and proclaimed within the limits of the Board by beat of tom-tom, and copies of the list in the said three languages shall be kept affixed at the office.

3. No person shall wash horses, cattle, clothes, or mats at any public place within the town, except at such places

so set apart by the Board.

- 4. No person suffering, or who to the knowledge of any person in charge of a washing place set apart as hereinbefore provided has recently suffered, from any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall be permitted by any such person in charge of the washing place to wash clothes or any other article in such washing place.
- 5. No person shall be permitted to wash horses or cattle suffering from infectious or contagious diseases in such washing place.

# CHAPTER IV. [Section 9 E (2) (c).] The flour, water, and other materials used in the manufacture of bread shall be good and wholesome, and it shall be lawful for any person thereunto authorized in writing by the Chairman from time to time to demand and obtain samples thereof.

Each loaf of bread shall bear on its upper surface a mark distinctly indicating its weight, and any person selling

bread that falls short of the full weight so indicated shall be guilty of an offence.

# CHAPTER V. [Section 9 $\mathbf{E}$ (2) (i.).]

# Care of Waste or Public Lands.

1. No person shall remove any sind, earth, stone, or growing plants or trees from, or in any way alter or deface the surface of, any waste or public land without the authority of the Chairman.

2. No horse, cattle, sheep, goat, or swine shall be tethered or grazed upon any public ground vested in the Board without a licence from the Chairman. Such licence may be granted for a year or any shorter period at the discretion of the Chairman, and shall be subject to such fee as the Board shall from time to time by resolution determine.

Any person thereto authorized in writing by the Chairman may seize any horse, sheep, goat, or other animal

which he may find tethered or grazing without such licence as aforesaid on any public ground within the town.

4. The Board may farm or let out the public grazing ground or any part thereof for any period not exceeding twelve months on such conditions as to the Board may seem fit.

# CHAPTER VI. [Section 9 E (2) (j).]

# For the Putting up and Preservation of Boundaries.

1. Every owner or occupier of any house, garden, building, or land within the town shall keep such house, garden, building, or land surrounded with a wall or good fence of not less than 4 feet in height from the level of the ground.

2. No live fence shall in future be erected within 3 feet from any public masonry drain.

# CHAPTER VII. [Section 9 E (2) (k).]

### Public Bathing Places.

1. For the purpose of rules under section 9 E (2) (k) a public bathing place shall mean any place where the public or any particular class of persons bathe, whether on payment of money or not, or any place thereto specially set apart by order of the Sanitary Board under rule 2.

2. The Sanitary Board may by resolution set apart any public place over which it has control or any portion

thereof for the purpose of being used as a public bathing place, and may define the metes and bounds of such public bathing

place.

In every case in which a charge is made by the owner or occupier of any public bathing place for the use thereof, such owner or occupier shall not keep such bathing place without a licence from the Chairman of the Sanitary Board, which licence the Chairman is hereby empowered to refuse to any persons failing to comply with any of these rules or any existing Sanitary Board rule.

Such licence shall further be subject to such fees as the Sanitary Board shall from time to time determine with the

sanction of the Governor in Council.

4. If any person shall have been convicted twice or oftener by any court of the breach of any of these rules, it shall be lawful for the court recording such second or subsequent conviction to cancel the licence issued to such person under this chapter by the Chairman of the Sanitary Board. Upon such cancellation of a licence by a court the Chairman of the Sanitary Board is empowered in his discretion to refuse to issue any fresh licence to such person.

The owner or occupier of any public bathing place shall be bound to see that the requirements of these rules

are carried out.

6. Wherever a public bathing place is served by a well, such well shall have a protecting wall at least 2 feet high all round or, if there is no wall, must be constructed on a plan approved by the Chairman of the Sanitary Board, and in such a way that none of the water drawn for washing can find its way back into the well, and the ground immediately surrounding such well shall be sloped, paved, or concreted so as to allow the water to run into a leadaway drain of sufficient length to prevent, to the satisfaction of the Chairman, any percolation of dirty water into the well.

7. If tubs are used they shall be cleaned daily and painted twice annually. If a large tank or bath is used the

water thereof shall be changed once in three days, so that it does not become stagnant or offensive or unfit for use for human

bathing.

No person suffering, or who to the knowledge of any person in charge of a public bathing place has recently suffered from any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall bathe, wash in, or in any way use the water of any such public bathing place, unless such water shall be

drawn for such person by some healthy person and carried for use to a safe distance from such bathing place.

9. Whenever a public bathing place is served by a well, no person shall use such well for washing cattle or any other animals, or mats, or any other things, or any clothes except those he is wearing, and if such clothes be slapped upon a stone or otherwise beaten this shall be done at such distance from the well that the splash therefrom cannot fall into

the well.

The provision of rule 9 shall also mutatis mutandis apply to tanks or baths, the water of which is artificially changed at intervals, and to public bathing places specially set apart by order of the Sanitary Board or the Chairman.

10. No person shall commit a nuisance by obeying a call of nature at or near any public bathing place.

# CHAPTER VIII. [Section 9 E (2) (m) and (n).]

# Charges for Occupation of Pounds, &c.

1. All cattle, sheep, and goats straying on the public roads or paths within the town shall when seized be placed in the pound established by the Board for the purpose where such have been provided, and the following charges shall be paid before the removal of any animal so impounded :-

For occupation: 25 cents per head for a day or part of a day. For food, if supplied: 15 cents per head for a day or part of a day.

# Dogs.

All stray dogs shall be seized, and if diseased, or suspected of disease, destroyed; otherwise they shall be impounded in a pound provided by the Board, and a sum of 40 cents for the first day of detention and 15 cents for each succeeding day to meet the expenses incurred by the Sanitary Board, shall be levied from the owner of the dog if he claims it and desires to remove it. Impounded dogs, if not claimed within three days, shall be destroyed.

# CHAPTER IX. [Section 9 E (2) (0).]

# Construction of Huts and Houses.

- 1. It shall not be lawful for any person to erect a house or hut for the purposes of a dwelling place, or permit the same to be occupied as a dwelling place within the limits of the Board, except after twenty-one days' previous notice in writing to the Chairman, and under the following conditions:—
  - (a) The walls shall be in no case be built of cadjan, but of stone, brick, cabook, mud and wattle, or other suitable material which allows of its being properly plastered and whitewashed.
  - (b) Every such house or hut or any room therein to be used for human habitation shall not be less than 120 superficial feet in area, and not less than 10 feet in height, and with eaves at least 6 feet from the ground. All houses or huts are to have tiled roofs, except where the Chairman may see fit to relax the operation of this rule by written permit setting out the period for which such exemption is to hold good.

(c) Every room to be used for human habitation shall have at least one door not less than 6 feet by 3 feet and at least one window with an opening of not less than 8 square feet.

(d) The floor shall always be higher than one foot from the ground, provided that the Chairman shall be at liberty to require a higher level according to situation.

(e) It shall be lawful for the Chairman to cause any house or hut erected contrary to the provisions of this rule to be taken down at the expense of the owner, if within one month after written notice to him to alter or take down the same he shall fail or neglect to do so.

2. It shall not be lawful for any person to erect, re-erect, or add to any hut or house within the limits of any Sanitary Board town, except under the following conditions:—

The following clear air space shall be left around any hut or house which is added to with respect to such addition, and no portion of the walls of such building, and not more than 2 feet 6 inches of the projecting eaves of such building, shall come within such space:—

(1) On the side of any road or street 25 feet to the centre of such road or street.

(2) Behind such space up to 50 feet to any other hut or house, except a kitchen, bathing place, or latrine as the Chairman may require, of which prescribed space at least half shall be land belonging to the same owner as the land upon which the house stands, which is erected, re-erected, or added to.

(3) To the side such space up to 15 feet to the nearest building as the Chairman may require, of which prescribed space at least half shall be land belonging to the same owner as the land upon which the house stands, which is erected, re-erected, or added to.

Provided that the Chairman may in his discretion relax the operation of this rule in any special case, but he shall not do so unless he is satisfied that (1) no detriment is caused thereby to the sanitary condition or amenities of the house or hut to be erected, re-erected, or added to, or of any other neighbouring house or hut used or intended to be used as a human dwelling place; and (2) that the future alignment, widening, or development of any road or street, or the convenience of the public using such road or street, will not be interfered with by such relaxation of the rule.

Provided further, that the Chairman may allow the erection of a kitchen, bathing place, or latrine upon the portion thus reserved for air space on the side of any house furthest from the road or street in such place as the Chairman shall approve.

Provided further, that where a conservancy lane shall have been provided, or laid out, or projected by the Board, such latrine shall adjoin such lane or projected lane.

# CHAPTER X. [Section 9 $\in$ (2) (r) and (t).]

# Prevention of Malaria.

1. Hollow places in compounds or close to dwelling-houses shall be filled up or drained so that water may not stagnate in them, and all unnecessary vessels or receptacles of any description lying about the said premises and which are liable to hold or contain water likely to become stagnant shall be removed.

2. The owner or occupant of any garden or compound in which it is desired to cut down a bamboo clump or any portion thereof shall dig and remove the roots thereof, or cause the roots thereof to be dug and removed, or shall cut down or cause the same to be cut down to a point below the level of the surrounding ground in such a manner, and so cover or cause to be covered the roots as to prevent any water collecting in the hollow of the severed portions of bamboos still left in the earth.

# Chapter XI. [Section $9 \in (2) (t)$ .]

### General Conservancy.

- 1. All owners, tenants, or occupiers of lands within the limits of the Sanitary Board shall keep the same clean and free from all refuse, rubbish, or rank or noisome vegetation, and from all weeds or vegetation likely to prove prejudicial or injurious to health.
- 2. All or any part of any house, dwelling, church, place of business, or other building shall be provided with sufficient light or ventilation, and shall, whenever so ordered by the Chairman or any officer acting under his authority, be forthwith externally or internally limewashed, disinfected, or otherwise cleaned.

3. Privies shall be constructed where in the opinion of the Chairman it is desirable that they should exist.

- 4. Every owner or occupier of any place within the limits of the Sanitary Board used for a tannery, brick factory, lime kiln, and every owner or occupier of a cart stand, cattle yard, bakery, coach building yard, or manufactory, shall remove or cause to be removed daily from such premises all filth, dirt, and rubbish, and deposit it in such places as the Chairman may approve.
  - 5. Every cart stand, cattle yard, and sheep pen shall be paved and drained to the satisfaction of the Chairman.
- 6. All householders or other persons who are desirous that the dust, ashes, sweepings, rubbish, and other refuse from their premises should be removed by the scavengers of the Board shall deposit the same in proper covered galvanized iron bins or other covered receptacles approved by the Chairman on the edge of the road outside their respective dwellings or shops daily between the hours of 6 A.M. and 8 A.M., and it shall not be lawful for any person to place or cause to be placed such dust, ashes, sweepings, rubbish, or refuse in any street unless the same shall be contained in bins or other receptacles as aforesaid, nor after the hour specified; and every such person shall remove such bins or other like receptacles within the space of half an hour after the same shall have been emptied by the scavengers.

7. It shall be lawful for the Chairman at any time to require the owner or occupier of any house, building, enclosure, or premises within the limits of the Sanitary Board, by notice in writing, to remove or cause to be removed the contents of any privy, pit, or water-closet in or belonging to such house, building, enclosure, or premises to such place or places, and within such time as shall be set forth in the said notice. Should such owner or occupier fail to comply with the requirements of such notice within seven days from the time when such notice shall have been served on him, the Chairman may

cause the necessary work to be done, and for that purpose shall have power to enter into and upon any such house, outhouse, building, enclosure, or premises with such labourers, implements, and things as may be required, and the expenses incurred shall be recoverable as a debt due by the owner to the Board.

Any person who shall bury or cause to be buried, or deposit or cause to be deposited, the contents of any latrine, privy, pit, or water-closet within any house, building, or premises, or on any land within 100 feet of any dwelling house, well, stream, or water-course, shall be guilty of an offence. Upon receiving notice he shall at once remove the same to such place and within such time as the Chairman shall direct. In default of compliance with such notice within the time appointed, the Chairman and any officers or workmen authorized by him may enter upon such house, building, or premises and cause the necessary work to be done, and the expenses incurred thereby shall be paid by the person in default, and shall be ascertained and determined and recoverable as a debt due by the owner to the Board.

9. The occupier of any house or premises within or upon which any cattle, horse, sheep, goat, or pig may die shall within four hours after its death, or if death occurs at night within four hours after daylight, either remove the carcase at his own expense to such place as may be appointed by the Chairman for that purpose, or report its death to the Supervisor or Inspector of the Board, and in such latter case shall pay to the Board the expense of removing or burying the carcase

at such rate as the Chairman shall determine.

Whenever any tree or branch or fruit of a tree within the limits of the Sanitary Board shall be deemed by the Chairman, after inspection by himself or some person authorized by him, to be likely to fall upon any house or building and injure the occupier thereof, or whenever the same shall overhang any street, it shall be lawful for the Chairman to cause notice in writing to be given to the owner or to the occupier of the ground upon which such tree stands to cut down or remove the said tree or branch or fruit; and if such owner or occupier shall not cut down or remove the same within twenty-four hours after such notice, the Chairman and any officers or workmen authorized by him in writing may enter upon such ground and cause the work to be done, and the expenses thereby incurred shall be paid by such owner or occupier. and shall be ascertained and determined and recoverable as a debt due by the owner to the Board.

It shall be lawful for any Inspector or any officer authorized in writing by the Chairman, between the hours of 7 A.M. and 5 P.M., to enter upon any building or premises within the limits of the Board and do all things necessary for

the purpose of ascertaining whether such building or premises are kept in a sanitary condition.

No person shall deposit any dirt, manure, filth, sweepings, or rubbish of any kind, nor any old bottles, tins. chatties, coconut shells, or other receptacles of any kind capable of holding rain water, on any street, road, or public place, or in any drain of such street, road, or public place, or on any land or premises in proximity to any dwelling house, such dirt, manure, filth, sweepings, rubbish of any kind, and any old bottles, tins, chatties, coconut shells, or receptacles of any kind capable of holding rain water shall be burnt or buried or carried away to a suitable place approved of by the Chairman.

Whenever it shall appear to the Chairman that any ground or premises in the vicinity of dwelling houses is in an insanitary condition by reason of the growth of weeds or rank or noisome vegetation upon it cr by reason of accumulation of manure, filth, or rubbish, or of stagnant water, or of receptacles likely to contain rain water and stagnate lying about, the Chairman may require the owner or occupier of such ground, by a notice in writing, to do, within a reasonable time to be specified in such notice, such work as is necessary to put the said ground into a sanitary condition. If the owner or occupier shall fail to carry out the said work within the time specified, or if at any subsequent time he shall again allow the said land to get into such insanitary condition as aforesaid, the Chairman may cause the necessary work to be done and for that purpose shall have power to enter into and upon such land, with such labourers, implements, and things as may be required, and the expenses incurred shall be recoverable as a debt due by the owner to the Board. Provided that nothing in this rule contained shall prevent the Chairman from at any time entering any prosecution under these rules should be consider such prosecution advisable.

It shall be the duty of the owner of every house or hut used for human habitation to keep the same in a stateof good repair, unless he proves to the satisfaction of the Chairman that a tenant or occupier has agreed to undertake

this duty, in which case the said duty shall fall on such tenant or occupier, as the case may be.

Whenever it shall appear to the Chairman that any such house or but is in such a state of repair that it is in an insanitary condition and prejudicial to the health of the inmates or the neighbours, he may cause a notice in writing to be served upon the owner, tenant, or occupier, as the case may be, whose duty it is to keep such house in good repair, requiring him, within a reasonable time to be fixed in such notice, to do such work as may be necessary to put the said house or hut into a sanitary state. If such owner, tenant, or occupier shall neglect to do the necessary work within the time fixed, the Chairman may cause the work to be done, and the expenses incurred shall be recoverable as a debt due to the Board by such owner, tenant, or occupier. Provided that no action taken by the Chairman under this rule shall prevent such owner, tenant, or occupier being at any time punished for a breach of rule 14 of this chapter.

# CHAPTER XII. [Section $9 \times (2) (f)$ .]

# Dangerous and Offensive Trades.

1. Dangerous and offensive trades shall for the purpose of these rules mean and include any of the following:---Storage or manufacture of artificial manure, boiling of blood or offal, drying blood or offal, tanning, fat melting, fat extracting, soap making, soaking of coconuit husks, fibre dyeing, coconut oil manufacture (where machinery is employed, manufacture or storing of fibre, storing of hides, bones, artificial manures, or any materials for the manufacture of artificial manure, storing of Maldive fish in quantity over 5 cwt. in weight, the manufacture of bricks and tiles, the burning of lime, the manufacture of aerated waters, storing or curing of plumbago.

2. No owner or occupier of any land or premises within the limits of any Sanitary Board or other person shall carry on or suffer to be carried on upon such land or premises any offensive or dangerous trade or manufacture without a licence from the Chairman of the Sanitary Board who is further empowered to refuse such licence to any person failing

to comply with any of these or other already existing Sanitary Board rules.

Such licence shall be subject to such fees as the Sanitary Board from time to time may determine with the sanction

of the Governor in Council.

If any person shall have been convicted twice or oftener by any court of the breach of any of these rules, it shall be lawful for the court recording such second or subsequent conviction to cancel the licence issued to such person under this chapter by the Chairman of the Sanitary Board. Upon such cancellation of a licence by a court, the Chairman of the Sanitary Board is empowered in his discretion to refuse to issue any fresh licence to such person.

4. All materials required for the purpose of carrying on any of the aforesaid trades, businesses, or manufactures shall be stored so as to prevent effluvium or nuisance, and all such materials which have to be brought along any public thoroughfare, and which are likely to be offensive and give off effluvia shall be transported in non-absorbent covered receptacles or in such other manner as the Chairman shall direct, so as to obviate the creation of any nuisance.

5. Effective means shall be adopted for rendering innocuous any offensive vapours or gases emitted during any process or manufacture. Such vapours and gases shall either be discharged into the external air in such manner and at such a height as to admit of their diffusion without injurious or offensive effects or they shall be passed directly through a fire or into a condensing apparatus. All premises shall be adequately drained, and the drains kept in efficient order and washed daily.

6. Floors shall be maintained in a proper state of repair and cleansed daily, and when so ordered by the Chairman shall be constructed of such impermeable material as he may direct.

Walls shall be kept in good order so as to prevent the absorption of filth and whitewashed twice annually or

oftener if sc ordered by the Chairman of the Sanitary Board or the Sanitary Commissioner.

All apparatus, including implements and vessels, shall be kept clean and where possible they shall be cleaned daily. All refuse, sweepings, scrapings, together with waste and dye products shall be removed daily from the premises in covered receptacles unless intended to be forthwith subjected to further trade purposes on the premises.

9. Tanks used for washing or soaking skins or any other materials must be emptied and cleansed as often as may be

necessary to prevent effluvia.

10. No person carrying on any offensive trade or manufacture, nor any owner or occupier of any land or premises upon which such offensive trade or manufacture is carried on, shall pollute any river, stream, canal, channel, well, tank, or open piece of water by discharging thereinto or suffering to flow thereinto any foul, ill-smelling, or offensive water or other fluid, or by throwing thereinto or suffering to be washed thereinto any offen ive substance, nor shall be in any other way pollute or contaminate such river, stream, canal, channel, well, tank, or open piece of water.

11. The premises of all the afore-mentioned trades shall be open for inspection at all reasonable hours by the

Chairman of the Sanitary Board or by any person duly authorized by the Chairman.

The owner or occupier of any land from which clay, earth, stone, gravel, cabook, or other material is cut for the manufacture of bricks or tiles, or for building, or for any other purpose shall be responsible for seeing that proper drainage is provided, and that the pits or trenches cut are afterwards filled, so that water cannot stagnate therein.

The Chairman of the Sanitary Board is hereby empowered to regulate the dimensions and positions of knals for soaking coconut husks, and to indicate the same upon the licence issued. Any person erecting or using any kraal of different dimensions or in a different position to that indicated in his licence shall be guilty of an offence.

# CHAPTER XIII. [Section 9 E (f).]

# Manufacture of Aerated Waters.

1. No person shall commence the manufacture of aerated waters within the limits of the Sanitary Board for the purposes of sale without giving one month's previous notice in writing to the Chairman of the Board.

2. No aerated water factory shall be situated within less than 150 feet from any gala, stable, or other building used for keeping animals by day and night, or of any latrine or cesspit. No part of the factory shall be used as a dwelling

house. All premises used for manufacture of aerated waters must be well lighted and ventilated, must have cemented floors, must be provided with suitably built drains to carry off waste materials, and must be kept clean and free from dirt and dust. The preparation of the syrups must be carried out in a separate fly-proof room. All chemicals and other materials used in the manufacture of the waters must be of good quality. All utensils and machinery employed in the

manufacture must be kept scrupulously clean. 4. The water used in the manufacture shall be obtained from a source adequately protected from contamination and approved of by the Chairman of the Board. It shall be transported to the factory by means which shall ensure that no pollution occurs in transit. It shall be stored at the factory in properly constructed tanks or reservoirs connecting

with the aerating apparatus.

All water used in the manufacture of aerated waters shall be passed through a Jewell or other filter approved by the Chairman and connected with the plant, provided that the Chairman shall have power to exempt from the operation of this rule water derived from an approved public supply.

6. All bottles used in the manufacture of aerated waters shall be washed with filtered water and shall be kept

scrupulously clean.

- 7. Every bottle containing aerated water shall bear a label setting out the description of the water and the place of manufacture, the name of the person or firm owning the factory, and the number assigned to the factory by the Chairman of the Board.
- 8. No person under twelve years of age shall be employed in any aerated water factory, nor any person suffering from any cutaneous or contagious disease.

9. All persons engaged in the filling of bottles with gas shall wear fine-meshed wire face and neck-shields and leather gloves.

10. Wells from which water for the manufacture of aerated waters is drawn shall be set apart solely for this

purpose and shall not be used for bathing.

11. Whenever the Sanitary Inspector of the Board is satisfied that any aerated water either manufactured within the limits of the Board or introduced into such limits from outside is of such bad quality as to be unfit for human conumption, he may seize such waters and produce them before a Police Magistrate, and if it appears to such Police Magistrate that such waters are unfit for human consumption he may order the same to be destroyed. Any person manufacturing any aerated waters which shall be proved to the satisfaction of the court to be unfit for human consumption shall be guilty of an offence.

# CHAPTER XIV. [Section 9 $\times$ (2) (t).]

1. No person shall sink a well or cause a well to be sunk within the limits of any Sanitary Board town, unless he shall have given to the Chairman one month's notice of such his intention, or shall have obtained a permit from the Chairman to sink such well or cause it to be sunk. No well shall be sunk less than 50 feet from any cesspit, cesspool, pigsty, gala, cattle shed, manure heap, leaking

drain, neglected privy, heap of decaying vegetable or animal matter, or any manured land.

3. No cesspit, cesspool, privy, pigsty, gala, or cattle shed shall be constructed within a distance of 50 feet from any well used for drinking or domestic purposes, nor shall any manure, or decaying animal or vegetable matter be deposited. nor any land be cultivated with manure, nor any drain suffered to remain in a leaking condition within such distance.

4. All wells shall be lined as far as water level either with bricks set in cement with a backing of puddled clay or with cylinders of iron, cement, or clay, or shall be otherwise so constructed as to prevent the entrance of water except

from the bottom.

5. A platform upon which to stand and draw water may be constructed over the top of a portion of the mouth of the well. This platform shall be so constructed as to be absolutely water-tight, so that no water therefrom can trickle back into the well, but all flow on to the apron or pavement referred to in rule 6. The said platform shall have a slope downwards from the centre of the mouth of the well outwards so as to throw off water and a water tight ledge at least 6 inches high along its inner edge connected at both ends with the parapet wall. The remainder of the well mouth shall be surrounded by a parapet wall at least 2 feet 6 inches high. Or as an alternative a parapet wall may be built round the well with two pillars and a cross beam with a pulley for the purpose of drawing water.

The well shall be surrounded for a distance of 5 feet by a cement apron or pavement of stone or brick set in cement sloping away from the well.

The outer edge of such apron or pavement shall be surrounded by a cement gutter emptying into a leadaway drain not less than 10 feet long, so as to prevent the stagnation of water in the vicinity of the well.

No planks shall be placed across the mouth of the well to stand on when drawing water or for any other purpose.

Water from wells shall be drawn in clean receptacles.

No one shall wash clothes within 20 feet of the mouth of a well used for drinking or domestic purposes.

10. No one shall wash clothes within 20 feet of the mouth of a well used for drinking or domestic purposes.

11. Every owner or lessee of a well used as a public bathing place shall supply bathing tubs, and shall not allow

persons who bathe to draw water, and no person shall draw water from such well while bathing.

12. Whenever any tree or branch of any tree overhangs a well, and is deemed after inspection by the Chairman or any Sanitary Officer of the Board to be injurious to the water, owing to the dropping of the leaves or fruit into the water or by otherwise rendering the water unfit for use, it shall be lawful for the Chairman of the Sanitary Board to cause notice in writing to be given to the owner, lessee, or occupier of the ground on which such tree stands to cut down or remove such tree or branch, and if such notice is not complied with within fourteen days, such person shall be guilty of an offence.

13. The Chairman may, whenever he deems such a course to be necessary, cause notice to be given in writing to the owner, or lessee, or occupant of any compound in which there is a well used for drinking or domestic purposes to bale out the water and clean the well and execute such repairs as the Chairman may consider to be necessary, and if such notice

is not complied with within fourteen days, such person shall be guilty of an offence.

- 14. Whenever it shall be decided by a resolution of the Sanitary Board that such a course is expedient in the interests of health, it may give notice to the owner, lessee, or occupant of any land to fill up or disinfect any well on such Whenever it shall be decided by a resolution of the Sanitary Board that such a course is expedient in the land, and the owner, lessee, or occupier shall thereupon be bound to comply with such order within eight days' time. Should such owner, lessee, or occupier fail within such time to comply with such order, such person shall be guilty of an offence.
- 15. It shall be lawful for the Supervisor or Inspector of the Board or other person empowered in writing by the Chairman of the Board to inspect wells or enter upon any land or premises for the purpose of inspecting proposed sites or wells or existing wells and their surroundings.

### SCHEDULE A.

	Form of Licence to sell outside Market.	
	ds, is hereby licensed, by resolution of the	e Sanitary Board of, passed
	materials to managements	Chairman, Sanitary Board.
	SCHEDULE B.	
Fee Rs.	Form of Licence for Stall in Public Market,	
The bearer, ——— of ——subject to the by-laws.	has permission to hold the stall No.	in the ——— market for ———,
	e ook entransiering	Chairman, Sanitary Board,

Table of Fees chargeable for annual licenses under the foregoing rules:--

				Rule Chapter.		Ann Fee Rs.	
Bakeries				III. (C)		6	0
Eating-houses				III. $(\mathbf{D})$		6	
Tea and coffee boutiques		٠.,		III. (D)		3	
Butcher's stalls				UI. (E)		5	
Fish stalls				III. (F)		6	0
Cattle galas, 5 stalls or under				III. (G)		10	0
Each additional 5 stalls, Rs.	10 up to Rs.	100		III. (G)		100	0
Dairies up to 3 cows or under				$\mathbf{III}.\ (\mathbf{H})$		3	0
Dairies over 3 cows				III. $(H)$		6	0
Laundries			1. 4	III. (1)		3	0
Common lodging houses				III.(J)		6	0
Manure manufactory				XII.		100	0
Boiling or drying blood or offal				XJI.	٠,	100	0
Tannery				XII.		100	0
Fat melting or extracting				<b>X</b> 11.		50	0
Soap making				XII.		50	0
Kraals for soaking coconut husk	S			<b>X</b> II.		3	0
Fibre dyeing				XII.		2	50
Coconut oil manufactory where	machinery is	employed		XII.		100	0
Manufacture and storing of fibre			, ,	XII.		25	0
Storing of Maldive fish over 5 cv				XII.		ភ	0
Storing of hides, bones, artificia	l manure, or	materials f	or manu-				
facture of manure in quantity				XII.		10	0
Metal or cabook quarry	, ,			XII.		50	0
Gravel quarry				XII.		25	0
Brick or tile manufacture				XII.		15	0
Lime kilns	, .			XII.	. ,	12	0
Aerated water manufactory				XII. and	XIII.	100	0
Public bathing places	• •			VII.		6	0
Plumbago store or curing yard		• •		XII.	• •	50	0
The fees in married of estimate					-		

Note.—The fees in respect of eating-houses, tea, and coffee boutiques, common lodging houses, and public bathing places may be paid half-yearly in advance.

"THE HOUSING AND TOWN IMPROVEMENT ORDINANCE, No. 19 of 1915."

THE following by-laws made by the "local authority," to wit, the Municipal Council of Colombo, under the provisions of section 27 of "The Housing and Town Improvement Ordinance, No. 19 of 1915," and approved by His Excellency the Officer Administering the Government, with the advice of the Executive Council, are published for general information.

By His Excellency's command,

Colonial Secretary's Office. Colombo, May 5, 1925.

E. B. ALEXANDER, Acting Colonial Secretary.

BY-LAWS REFERRED TO

1. In any area declared to be a "congested area"

(a) No building other than a dwelling house shall be erected henceforth, except with the permission of the Chairman granted in writing and on such terms as he may direct.

(b) No dwelling house shall be demolished, except with the permission of the Chairman granted in writing

or except on the orders of the Chairman and on such terms as he may direct.

(c) No building used as a dwelling house at the time of the passing of these by-laws shall be used otherwise than as a dwelling house, except with the permission of the Chairman granted in writing and on such

terms as he may direct.

(d) The Chairman shall refuse to grant permission under the above by-laws if in the opinion of the Building Committee the proposal will reduce either the total accommodation in the area available for the housing of the inhabitants thereof or the land in such area available for the building of such accommodation, or render such accommodation or such land unsuitable for such purposes; and he may make the provision of alternative accommodation for such housing in or in close proximity to such area a condition of the granting of such permission.

The following areas are hereby declared to be "congested areas":-

- (1) Kochchikade Area: Bounded by Kochchikade street, Jampettah street, Hill street, and Gintupitiya street.
- (2) Vincent Street Area: Bounded by Ferry street. Hulftsdorp street, Messenger street, Armour street, and Skinner's road south.
- (3) Wolfendahl Area: Bounded by St. John's road. Seashore street, Gintupitiya street, Hill street, Kuruwe street, New Moor street, Dam street, and Kayman's gate.

(4) Grandpass Area: Bounded by Layard's broadway. New Urugodawatta road. San Sebastian canal, Skinner's road south, and Armour street.

(5) Piachaud's Lane Area: Bounded by 1st Division, Maradana, San Sebastian canal, and Panchikawatta road. (6) Slave Island Area; Bounded by General's Lake road, the lake to Volunteer Headquarters, Malay street, the Mews, Short's road, Kew road to lake by north-west boundary of Police Barracks, the lake to Vauxhall lane, Vauxhall lane, Vauxhall street to Mortlake Mills, and by a straight line from the mills to Union place, and Union place.

(7) San Sebastian Area: Bounded by New Moor street, Hulftsdorp street, San Sebastian hill, Saunders road, Saunders place, and Dam street.

(8) Dean's Road Area: Bounded by Rudd's lane, Darley road. Sutherland road. 2nd Division, Maradana, Arab lane, Stafford place, and Dean's road.

(9) Dematagoda Area: Bounded by the main railway line from Maradana to Baseline road, Baseline road, Dematagoda road, Temple road. Ketawalamulla lane, Paranawadiya road, and 2nd Division, Maradana.

"THE EMPLOYMENT OF WOMEN, YOUNG PERSONS, AND CHILDREN ORDINANCE, No. 6 of 1923."

IS Excellency the Officer Administering the Government has been pleased, in terms of section 2 of Ordinance No. 6 of 1923, to appoint the officers whose designations are given below to be "duly authorized officers to act under the provisions of the Ordinance, with effect from May 1, 1925, until further orders:-

Western Province.

Inspectors of the C. I. D.; the Inspector, Sub-Inspector, and European Police Sergeants of the Colombo Harbour Police; and the Mudaliyars.

Central Province.

The Ratemahatmayas and Presidents of Village Tribunals in the Kandy and Matale Districts; and the Gravets Mudaliyar, Nuwara Eliya; and the Ratemahatmayas in the Nuwara Eliya District.

Southern Province.

The Mudaliyars.

Northern Province.

The Maniagars; the District Adigars; and the District Mudaliyars.

Province of Sabaragamuwa.

The Ratemahatmayas.

Province of Uva..

The Ratemahatmayas.

Eastern Province.

The Vanniahs and Sub-Collectors of Customs.

North-Central Province.

The Ratemahatmayas; the Revenue Officer, Tamankaduwa; and the Gravets Mudaliyar, Anuradhapura.

North-Western Province.

The Ratemahatmayas in the Kurunegala District and the Gravets Mudaliyar, Kurunegala.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 1, 1925.

E. B. ALEXANDER. Acting Colonial Secretary. "THE RUBBER RESTRICTION ORDINANCE, No. 24 OF 1922."

IS Excellency the Officer Administering the Government in Executive Council, in exercise of the powers vested in him by section 3 of "The Rubber Restriction Ordinance, No. 24 of 1922," is pleased to declare that the percentage of rubber export for the quarter beginning May 1, 1925, will be increased from fifty-five per cent. to sixty-five per cent.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 1, 1925. E. B. ALEXANDER, Acting Colonial Secretary.

"THE CEMETERIES AND BURIALS ORDINANCE, 1899."

NOTICE is hereby given that His Excellency the Officer Administering the Government, in exercise of the powers vested in him by section 34 of "The Cemeteries and Burials Ordinance, 1899," and on the recommendations of the "proper authority," to wit, the Government Agent of the Northern Province, has been pleased to approve of the allotment of land set out in the schedule hereto being provided and used as the Kilinochchi Hospital burial ground from the date hereof.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 2, 1925. E. B. ALEXANDER, Acting Colonial Secretary.

### **SCHEDTILE.**

Name of Land: Kilinochchikadu or Alyanchanchan (lot 2AA in forest survey preliminary plan 5,162).

Situation: Village Kilinochchi in Karachchi division of the Jaffna District.

Boundaries: North, south, and west by Crown land (lot 2A in forest survey preliminary p'an 5,162); east by Crown land (lot 2A) and lot 2AB in forest survey pre'iminary plan 5,162 (approach road to the burial ground).

Extent: 1 acre.

# "THE VEHICLES ORDINANCE, No. 4 of 1916."

IT is hereby notified for general information, under by-law No. 19 (1), that the road mentioned in the schedule hereunto annexed is declared suitable for use by "lorries" (as defined in by-law 1 (2) of the by-laws published in the Government Gazette of March 3, 1922), subject to their compliance with the regulations governing the use of motor cars, motor lorries, and motor cycles, and subject to the condition specified in the schedule referred to.

2. Notification appearing on page 193 of Government Gazette dated January 30, 1925, under head "The Vehicles Ordinance, No. 4 of 1916." is hereby cancelled.

By His Excellency's command,

Colonial Secretary's Office. Colombo, May 4, 1925. E. B. ALEXANDER. Acting Colonial Secretary.

### SCHEDULE.

# Central Province.

Rattota Gammaduwa estate cart road, exclusive of the Rattota-oya bridge on the first mile, weight not to exceed 3 tons.

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

WHEREAS cholera has broken out in Eravur, in the Batticaloa District, Eastern Province, it is hereby notified that His Excellency the Officer Administering the Government in Executive Council has been pleased to declare the locality described in the schedule hereto to be a "diseased locality" for a period of one month from May 3, 1925, in terms of the regulations made under the above-mentioned Ordinance, and published in the Government Gazette No. 6,636 of July 31, 1914.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 5, 1925. E. B. ALEXANDER, Acting Colonial Secretary.

### SCHEDULE REFERRED TO.

The locality bounded on the north by railway trace, east by division No. 2 boundary lane and Marikarpodi Ampattai, south by the main coast road, west by the Market road.

# Notification under Section 29 of "The Enemy Firms Liquidation Ordinance, No. 20 of 1916."

WHEREAS it is provided by section 29 of "The Enemy Firms Liquidation Ordinance, No. 20 of 1916, that the Custodian of Enemy Property on being satisfied in that behalf may, by Notification published in the Government Gazette, declare the liquidation of any enemy firm has been completed:—

And whereas by Notification dated November 12, 1923, published in Government Gazette No. 7,361 of November 16, 1923, it was notified and declared (in pursuance of section 30 of "The Enemy Firms Liquidation Ordinance, No. 20 of 1916") that the liquidation of the enemy firm of E. A. O. Wild had been completed subject to a pending matter:

And whereas the pending matter referred to in the aforesaid Notification has now been finally disposed of: And whereas the liquidation of the enemy firm of E. A. O. Wild has been completed.

Now, therefore, the Custodian of Enemy Property being satisfied in that behalf in pursuance of the provisions of section 29 of "The Enemy Firms Liquidation Ordinance, No 20 of 1916," doth hereby notify and declare that the liquidation of the enemy firm of E. A. O. Wild has been completed.

Colombo, April 29, 1925.

S. PHILLIPSON, Custodian of Enemy Property.

# NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for the lease of the right to change money in the hall of the General Post Office, Colombo—

(a) For a period of one year from July 1, 1925.

(b) For a period of two years from July 1, 1925.

2. Tenders should be addressed to the Postmaster-General, Colombo, enclosed in covers, on the left hand top corner of which should be superscribed the words "Tender for Money Changer's Stall."

3. Tenders should reach the Postmaster-General not

later than 12 noon on May 26, 1925.

- 4. The successful tenderer should deposit Rs. 500 in cash as a guarantee to carry on the work in accordance with the conditions of the lease. This deposit will be held at the disposal of the Postmaster-General, who shall have power to order the whole on any part of the deposit to be forfeited if the money changer be held by him to be guilty of any irregularity in his business or breach of any condition of the lease.
- 5. If the accepted tender is for a period of one year from July 1, 1925, the amount tendered shall be payable in twelve monthly instalments on the st of every month, commencing from July 1, 1925.

6. If the accepted tender is for a period of two years from July 1, 1925, the amount tendered shall be payable in twenty-four mouthly instalments, on the 1st of every month, commencing from July 1, 1925.

7. The contract cannot be assigned or sublet without

the authority of the Postmaster-General.

8. The tenderer shall not employ any assistant or assistants to help him in changing money at the stall without the approval of the Postmaster-General.

9. The Postmaster-General reserves to himself the right, without question, of rejecting any or all tenders, and the right of accepting any part of a tender.

General Post Office. Colombo, May 1, 1925.

M. S. Sreshta. Postmaster-General.

TENDERS are hereby invited for the supply of petrol to the Railway Department for the period of twelve months from October 1, 1925, to September 30, 1926.

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 Petrol to the Railway Department" in the left hand corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, June 23, 1925.

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

it is on the recognized form.

- 6. A deposit of Rs. 25 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 Bank in Colombo, 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. Applications from outside Ceylon, accompanied by a draft on a Colombo Bank in favour of the Hon. the Treasurer of Ceylon, will be considered on intimation being received from the Bank that such a draft has been placed to the credit of Government.

8. Each tender must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract. The successful tenderer must lodge a cash security of Rs. 1,000.

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

treated as informal and rejected.

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

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

accepting any portion of a tender.

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

13. The quantity of petrol to be supplied during the above-mentioned year shall be not less than 30,000 gallons or more than 80,000 gallons, at the discretion of the General

Manager of the Railway.

14. The petrol to be supplied must be in accordance with the following British Engineering Standards Association's Specification for motor spirit:—

### SPECIFICATION A .- MOTOR SPIRIT.

### General.

The liquid shall consist of hydrocarbons and be free from visible impurities.

### Distillation.

The range of distillation shall conform to the following limits of temperature:---

When the liquid is distilled according to the standard method, the first drop temperature indicated by the thermometer shall not exceed 55° C.

When 20 per cent, by volume of the distillate has been

When 20 per cent. by volume of the distillate has been collected, the temperature indicated by the thermometer shall not exceed 105° C.

The whole of the liquid shall have distilled when the temperature indicated by the thermometer is 225° C.

### Acidity.

The motor spirit shall be free from mineral acid.

- 15. Tenderers should state in the tender forms separate prices per gallon for delivery to the General Manager of the Railway under the following conditions, viz.:—
  - (a) Delivery over ship's side in Colombo Harbour.
  - (b) Delivery ex the contractors' store in contractors' packages.(c) Delivery ex the contractors' store in Railway packages.
  - (c) Delivery ex the contractors store in Kallway packages,
    (d) Delivery in the contractors' packages at the Railway
    Stores as defined in paragraph 16 below.

The rates tendered for all the items must be exclusive of import duty. The successful tenderer (hereinafter called "the contractors") must inform the Railway Store-keeper of the expected arrival of shipments of petrol in sufficient time to enable him to pass Customs Clearance Certificates for whatever quantity is required by him to maintain reasonable stocks.

16. The contractors shall undertake to provide sufficient shipments of petrol during the continuance of the contract, whereby sufficient petrol may be delivered to the General Manager of the Railway to enable the Railway petrol store to be kept properly stocked. Should the contractors fail to carry out this undertaking they shall make good the deficiency by supplying, without extra cost to the Government, sufficient petrol from their own store.

17. The petrol shall be delivered in accordance with the conditions laid down in clause 15 (a), (b), (c), and (d). In the case of (a), (b), and (d) the petrol shall be delivered

either in substantially constructed steel drums or in hermetically sealed tins securely packed in strongly constructed wooden cases. In either case the receptacles must be so constructed and secured as to prevent any possibility of leakage or damage during transport by train, and the contractors must satisfy the General Manager of the Railway that they are so constructed and secured. The tenderers shall specify on the tender form whether they require the empty receptacles to be returned.

18. The General Manager of the Railway shall be at liberty to issue petrol to other Government Departments from stocks supplied by the contractors under the conditions

of the contract.

19. The price per gallon paid by the General Manager of the Railway shall include cost, insurance, and freight, and all other expenses up to delivery either over ship's side, ex contractors' store, or at the Railway Stores, as the case may be, as defined in clauses 15 and 16 above, and it shall also include the use of the receptacles in which the petrol is delivered. Should the contractors specify that the empty receptacles are to be returned to them, the General Manager of the Railway will undertake that they shall not be used for any other purpose and that they will be returned as promptly as possible to the contractors.

20. Payments for the petrol will be made within 14 days

of delivery.

21. If any of the petrol supplied is objected to by the Railway Storekeeper as not being of the quality contracted for, or as being inferior in quality to the standard specification of petrol aforementioned (see clause 14), and if such objection be confirmed by the Government Analyst at the expense of the contractors, the General Manager of the Railway shall be at liberty to deduct from the price of such petrol such sums as he may consider justifiable by reason of the inferior quality of the petrol, or he may reject Whenever any petrol is so rejected the contractors shall, at their own cost and expense, forthwith remove such rejected petrol, and pending such removal the petrol shall remain and be at the risk of the contractors, and the contractors shall, in addition to any other penalty, be liable to refund to the General Manager of the Railway the cost incurred in the handling of such rejected petrol, and the amount of the cost so incurred, when certified under the hand of the General Manager of the Railway, shall be deemed final and conclusive for the purpose of such refund.

22. Subject to the provisions of clause 25 below, if the contractors shall at any time fail to supply the petrol ordered or should any petrol supplied be rejected as provided for in clause 21 and be not promptly replaced by the contractors with petrol of an acceptable quality, the General Manager of the Railway shall be at liberty to purchase elsewhere, at whatever price he may deem fit, such quantity of petrol as the contractors may have failed to supply; and should the petrol so purchased by the General Manager of the Railway cost more than the price agreed upon in the contract, the contractors shall be liable to pay the General Manager of the Railway the full amount of such excess cost, together with all expenses attending the purchase and

procuring of the same.

23. Any payments for which the contractors may be liable under the conditions of clauses 21 and 22 shall be deducted by the General Manager of the Railway from any moneys which may be due to the contractors under the contract, provided that nothing in the contract shall effect the General Manager of the Railway's right to recover such

payments by action at law.

24. Subject to the provisions of clause 25 below, if the contractors fail to supply petrol on the conditions laid down in this notice or in the contract agreement, or shall supply petrol inferior in quality to the standard specification of petrol aforementioned (see clause 14), or shall commit a breach of any of the covenants on the contractors' part to be observed and performed, then and in any of the said cases the General Manager of the Railway shall be at liberty, by notice in writing, to forthwith determine the contract, and thereon the contractors shall be liable to pay to the General Manager of the Railway all cost and expenses incurred by reason of such failure to supply petrol or by the supplying of petrol of inferior quality or by such breach of covenant, and shall in addition be liable to forfeit the sum of Rs. 1,000, which must be deposited by the contractors as security for the due performance of the terms of the contract.

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

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

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

writing of the General Manager of the Railway.

28. 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 in 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.

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

binding on both parties.

30. 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.

General Manager's Office, Colombo, April 29, 1925. T. E. Durron, General Manager,

TENDERS are hereby invited for the privilege of changing foreign money at the Fort Railway Station from October 1, 1925, to September 30, 1926, from persons willing to tender for the same.

All tenders should be in duplicate and sealed under one cover and should be addressed to the General Manager

of the Railway, Colombo.

3. Tenders should either be deposited in the Office of the General Manager of the Railway, or be sent through the post.

4. Tenders should be marked "Tender for the Privilege of Changing Foreign Money at Fort Railway Station" in the left hand corner of the envelope, and should reach the Office of the General Manager of the Railway not later than noon on Tuesday, June 2, 1925.

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

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

section 5.

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

9. The contract is on no account to be assigned or sublet without the authority of the General Manager.

10. All alterations or erasures in tender should bear the initials of the tenderers, otherwise the tenders will 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, and any offers received containing conditions not mentioned herein will be rejected without question.

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.
- 14. No structure of any kind will be allowed to be erected on the premises, nor will the contractor or his agents be permitted inside the station premises, but the successful tenderer will be allowed to keep a suitable desk on the station verandah.

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.

General Manager's Office, Colombo, April 28, 1925. T. E. DUTTON, General Manager.

TENDERS are hereby invited for the privilege of selling refreshments to the general public, excluding Railway clerks, checkers, and mercantile clerks, inside Railway premises at the Colombo Goods Shed and at the Kelani Valley Goods Shed from October 1, 1925, for a period of one, two, or three years from persons willing to tender for same.

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

3. Tenders should either be deposited in the Office of the General Manager, or be sent through the post.

4. Tenders should be marked "Tender for the Privilege of selling Refreshments at Goods Sheds" in the left hand corner of the envelope, and should reach the Office of the General Manager, not later than midday on Tuesday, May 19, 1925.

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

unless it is on the recognized form.

- 6. A deposit of Rs. 25 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 Bank in Colombo, 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 successful tenderer will be allowed the sole and exclusive right to sell fruits, bread, cakes, and other refreshments, exclusive of intoxicating liquors, to the general public, excluding Railway clerks, checkers, and mercantile clerks within the Railway premises at the Colombo Goods Shed and at Maradana Kelani Valley Goods Shed during such hours as the said premises are opened to traffic work.

8. That should the contractor require the use of huts for the purpose of this contract the General Manager shall

decide in the first place whether the same shall be allowed and, if so, whether such huts shall be provided by the General Manager. If provided by the General Manager, the contractor shall pay a monthly rental of Rs. 3 for the use of each hut. If provided by the contractor the huts shall not exceed 14 feet by 7 feet each, and must be of a design approved by the General Manager. Such huts will be permitted to be placed at spots to be pointed out by the Goods Agent, Colombo, and the Officer in Charge, Maradana, Kelani Valley Goods Shed on the understanding that they may at any time be called upon to remove the same should the sites on which they are placed be required for other purposes. On the termination of the contract, the huts, if provided by the General Manager, shall be delivered over to the General Manager in all respects in as good condition as when handed to the contractor, ordinary fair wear and tear being allowed for. If the huts have been provided by the contractor they shall forthwith be removed and the sites made good to the satisfaction of the General Manager at the contractor's expense. In the event of the contractor failing to carry out these terms, the work will be done by the General Manager and the cost deducted from the contractor's security.

9. The Government will accept no responsibility for the

safe custody of the contents of the huts.

10. The successful tenderer shall agree to subject himself and his servants to all reasonable orders of the General Manager, Divisional Transportation Superintendent, Colombo, or the Goods Agent, or the Chief Goods Clerk, Kelani Valley Goods Shed.

11. The number of salesmen or other servants admitted

to the Railway premises will be limited to four.

12. The successful tenderer will be required to keep his huts and surroundings in a clean and tidy condition, and remove all the refuse matter from the Railway premises each day.

13. The successful tenderer will be required to deposit as security for the good behaviour of himself and his servants and for ensuring compliance with all the conditions of the

contract the sum of Rs. 150.

14. The tenderers should state the amounts they are prepared to pay in advance on the first day of each calendar month for the privilege. All other necessary information can be ascertained upon application at the office referred to in section 5.

15. The security should be furnished within ten days of

acceptance of tenders being notified.

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

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

18. 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.

19. 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.

20. Contracts may not be assigned or sublet without

the authority of the General Manager.

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

General Manager's Office, Colombo, April 7, 1925. T. E. DUTTON, General Manager.

TENDERS are hereby invited for the privilege of selling refreshments to Railway clerks, checkers, and mercantile clerks inside Railway premises at the Colombo Goods Shed, and at the Kelani Valley Goods Shed from October 1, 1925, for a period of one, two, or three years from persons willing to tender for same.

All tenders should be in duplicate and sealed under one cover, and should be addressed to the General Manager

of the Railway.

3. Tenders should either be deposited in the Office of the General Manager, or be sent through the post.

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4. Tenders should be marked "Tender for the Privilege of selling Refreshments at Goods Sheds" in the left hand corner of the envelope, and should reach the Office of the General Manager not later than midday on Tuesday, May 19, 1925.

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.

- A deposit of Rs. 25 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 Bank in Colombo, 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.
- The successful tenderer will be allowed the sole and exclusive right to sell fruits, bread, cakes, and other refreshments, exclusive of intoxicating liquors to Railway clerks, checkers, and mercantile clerks, within the Railway premises at the Colombo Goods Shed and at Maradana Kelani Valley Goods Shed during such hours as the said premises are opened to traffic work.
- That should the contractor require the use of huts for the purpose of this contract the General Manager shall decide in the first place whether the same shall be allowed and, if so, whether such huts shall be provided by the General Manager, If provided by the General Manager, the contractor shall pay a monthly rental of Rs. 3 for the use of If provided by the contractor the hut shall not exceed 14 feet by 7 feet each, and must be of a design approved by the General Manager. Such huts will be permitted to be placed at spots to be pointed out by the Goods Agent, Colombo, and the Officer in Charge, Maradana, Kelani Valley Goods Shed on the understanding that they may at any time be called upon to remove the same should the sites on which they are placed be required for other purposes. On the termination of the contract, the huts, if provided by the General Manager, shall be delivered over to the General Manager in all respects in as good condition as when handed to the contractor, ordinary fair wear and tear being allowed for. If the huts have been provided by the contractor they shall forthwith be removed and the sites made good to the satisfaction of the General Manager at the contractor's expense. In the event of the contractor failing to carry out these terms, the work will be done by the General Manager and the cost deducted from the contractor's security.

The Government will accept no responsibility for the safe custody of the contents of the huts.

10. The successful tenderer shall agree to subject himself and his servants to all reasonable orders of the General Transportation Superintendent, Manager, Divisional Colombo, or the Goods Agent, or the Chief Goods Clerk, Kelani Valley Goods Shed.

The number of salesmen or other servants admitted

to the Railway premises will be limited to four.

The succesful tenderer will be required to keep his huts and surroundings in a clean and tidy condition. and remove all the refuse matter from the Railway premises

13. The successful tenderer will be required to deposit as security for the good behaviour of himself and his servants and for ensuring compliance with all the conditions of the

contract the sum of Rs. 150.

- 14. The tenderers should state the amounts they are prepared to pay in advance on the first day of each calendar month for the privilege. All other necessary information can be ascertained upon application at the office referred to in section 5.
- The security should be furnished within ten days of acceptance of tenders being notified.
- 16. All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders may be treated as informal and rejected.

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

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.

19. 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.

20. Contracts may not be assigned or sublet without

the authority of the General Manager.

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

General Manager's Office, Colombo, April 7, 1925.

T. E. DUTTON, General Manager.

TENDERS are hereby invited for the services named in the schedule hereunder and for the periods as noted in 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,

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

Tenders may be for all or any of the buildings enumerated, but each must be quoted for separately

Tenders should be marked "Tenders for Buildings at Eravur Station on the Batticaloa and Trincomalee Light Railway" on 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, May 26, 1925.

6. Tenderers may obtain forms and copies of the bill of quantities, and inspect drawings and conditions of contract at the Office of the Chief Construction Engineer, Colombo.

7. A deposit of Rs. 50 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract, or fail to furnish approved security, within ten days of receiving notice in writing signed by the Chief Construction Engineer, or his duly authorized representative, that his tender has been accepted, such deposit will be forefeited 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.

Any alterations made in tenders should bear the initials of the tenderer, and all tenders containing alterations not so initialled will be treated as informal and

rejected.

The work is to be carried out in all respects as shown on drawings

No. B. T. I./149.—Station building.

No. B. T. I./117.—Station Master's quarters.
No. B. T. I./118.—Clerk's quarters.
No. B. T. I./126.—No. 5. Porters' lines (type).

No. D. I./12.—Station latrine.

No. D. I./35.—Lamp room and platform latrine.

No. B. T. I./152.—Servants' closet for bungalows.

No. B. T. I./147.—Cattle loading dock.

Copies of the specification and drawings will be supplied to intending tenderers who have paid their money, vide paragraph 5.

The contract sum to be quoted is to be in lump sum, a separate quotation being given for each of the

buildings.

Doors and windows for the buildings, ready-made, with all fittings, will be supplied free to the contractor by the department.

Timber in the log will be supplied to the contractor by the department for other timber work in the buildings

at Rs. 2 per cubic foot.

The contractor will have to provide for sawing timber for all timber work (except doors and windows) He must also provide for the supply of at the site. approved sand, bricks, tiles, and lime, &c. (the cement required will be supplied by the department and charged for to the contractor at Rs. 12.50 per barrel), also any other materials and labour required to carry out the work on the buildings specified according to specification, and

to provide accommodation for his labour.

Before any tender is accepted, the contractor will be required to sign an agreement to execute and perform the works in accordance with the drawings, specifications, and the general conditions therein set forth, and to complete the whole of the works within six months from the date of the order to commence. The work will be paid for on monthly measurements of work done. Ten per cent. of the value of work done will be retained as security and will be refunded within one month of the satisfactory completion of the work. He will also be required to deposit a sum of Rs. 2,000 in cash for the due and faithful performance of the contract, if the full list of buildings is tendered for, or Rs. 500 each in the case of A and B, Rs. 400 in the case of C, Rs. 200 in the case of D, Rs. 150 in the case of F, Rs. 100 in the case of E, and Rs. 50 in the case of H and I, which amount will be returned when the retention equals this sum.

The contract shall not be assigned or sublet without the written authority of the Tender Board.

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

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, whose name is on the list of Crown defaulting contractors, or any other person to whom the Chief Construction Engineer, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

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

20. The Government reserves to itself the right to supply the contractor with all imported articles it may be necessary to use in the execution of the works included in the contract.

21. The Government does not bind itself to account

The Government does not bind itself to accept the lowest or any tender, and reserves to itself the right

of accepting any portion of a tender.

22. Any further information could be obtained on application at the Chief Construction Engineer's Office in Colombo, and not to the undersigned in person.

> M. Cole Bowen, Chief Construction Engineer,

Railway Extension Office, Railway Extensions. Colombo, May 1, 1925.

# SCHEDULE REFERRED TO.

Date of completion: six months from date of order to commence.

Service.		Tender Deposit. Rs.	Secu	rity. Rs.
A.—Station building		50		<b>5</b> 00
B.—Station Master's quarters		50		<b>5</b> 00
C.—Clerk's quarters	٠.	<b>5</b> 0		400
D.—No. 5 Porters' lines	٠.	<b>5</b> 0 -		200
E.—Station latrine	٠.	50		100
F.—Lamp room and platform latrine	٠.	<b>50</b>		150
H.—Servants' closet for bungalows	٠.	50		50
I.—Cattle loading dock	٠.	50		50

YENDERS 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, 1925.

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

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

Tenders should be marked "Tender for Diets, . Hospital" in the left hand top corner of the envelope, and

should reach the Office of the Controller of Revenue not later than midday on May 26, 1925.

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.

A cash deposit according to the schedule hereunder will be required to be made at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond after he has tendered, or fail to furnish the approved security, within ten days of receiving notice in writing of the acceptance of the tender, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature to the contract. No deposits for tender forms will be accepted at the Principal Civil Medical Officer's Office.

If required, samples must be deposited.

- The successful tenderer will be required to furnish cash security according to the schedule hereunder, and to sign the bond given in the tender for the due fulfilment of the contract; also to furnish with each tender a letter in duplicate signed by two responsible persons, whose addresses must be given, engaging to become an additional security for the due performance of the contract. The amount deposited for tender forms will form part of the security.
- 9. Contracts may not be assigned, sublet, or otherwise transferred without the previous written sanction of the Principal Civil Medical Officer and Inspector-General of Hospitals. Sanction will not be given for any transfers, including powers of attorney, in favour of persons in the defaulting contractors' list. No defaulting contractor should be employed on any service connected with the contracts or the tenders.

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

fulfilled.

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

year or any portion thereof.

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

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

Inspector-General of Hospitals, Colombo.

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

Colombo, April 30, 1925.

# SCHEDULE REFERRED TO.

Services.	Tende. Depos Rs.	
Supply of cooked provisions, w	ith milk—	
Maha oya Hospital	100	200
Trincomalee Hospital	100	200
Supply of cooked provisions,	without	
Badulla Hospital	400	800
Passara Hospital	300	600
Uda Pussellawa Hospital	300	600

TENDERS are hereby invited for loading and unloading goods at the Wharf Railway Yard for the period from July 1, 1925, to September 30, 1926.

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 Loading and Unloading Goods at the Wharf Railway Yard" in the left hand top corner or the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, May 26, 1925.

5. The tenders are to be made upon forms which will be supplied upon application at the Harbour Engineer's Office, and no tender will be considered unless it is on the

recognized form.

6. A deposit of Rs. 25 will be required to be made at the Treasury, 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 me, 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 security required will be Rs. 250. All other necessary information can be ascertained upon application at the Harbour Engineer's Office.

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

informal and rejected.

- No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- 11. Fines will be inflicted for delays in complying with orders in connection with the contract.
- 12. Contracts may not be assigned or sublet without the authority of the Tender Board.
- 13. 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.

14. 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.

15. 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 Chairman of the Colombo Port Commission, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

16. Tenderers who have not previously held Government contracts, when applying for tender forms, should furnish the officer issuing the forms with a written statement, giving their full names and permanent addresses, stating in which district or districts they own landed property or other interests. The extent of landed property and the nature and extent of other interests should also be

given.

In the case of persons who have carried out Government contracts with departments other than Colombo Port Commission, the name of such department and the district in which the service was rendered should be stated.

> HERBERT K. HILLYER, for Chairman.

Office of the Colombo Port Commission, Colombo, May 4, 1925.

SEALED tenders marked on the envelopes "Tender for deepening brine channels for the manufacture of for deepening brine channels for the manufacture of Salt in the Eastern and Western Salterns at Puttalam" will be received by the Assistant Government Agent of Puttalam up to 12 noon on May 20, 1925.

Tenderers are requested to observe the following conditions :-

(a) Money deposit of Rs. 50 to be made in any Kachcheri before May 20, 1925, to be forfeited if the tenderer fails, on his tender being accepted to enter into a contract within a reasonable time.

(b) Duplicate of tender to be forwarded by post to the Hon, the Controller of Revenue at the time at which the tenderer forwards the original to the

Assistant Government Agent, Puttalam.

(c) Tenderer to name an address in Puttalam for delivery

of any notices.

(d) 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 Assistant Government Agent, Puttalam, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

(e) Work to be completed within one month.

For further particulars apply to the Salt Superintendent, Puttalam.

The Kachcheri, R. H. WHITEHORN, Puttalam April 29, 1925. Assistant Government Agent.

TENDERS are hereby invited for the services mentioned in the schedule annexed hereto in connection with the forthcoming Esala Perahera Festival at Kataragama.

Tenders should be enclosed in sealed covers and

addressed to the Government Agent, Uva, Badulla.
3. Tenders should be marked "Tender for work at Kataragama" in the left hand top corner of the envelope and should reach the Government Agent, Uva, not later than 1 p.m. on May 19, 1925. Tenders may be sent in by post or handed personally to the Government Agent, Uva, or his Office Assistant at the Badulla Kachcheri.

4. Tenderers should quote for the whole work and for

each item separately.

5. A deposit of Rs. 25 will be required to be made either at the Treasury or any Kachcheri, and a receipt therefor should be attached to the tender. No tender will be considered unless it is accompanied by a Treasury or Kachcheri deposit receipt for Rs. 25. 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 a notice in writing from the Government Agent, Uva, or his duly authorized representative that his tender has been accepted, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of the contract.

6. The tender of any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, will not be accepted. tenderer shall neither issue a power of attorney to any person nor employ him if the name of such person is on the

list of defaulting contractors.

The successful tenderer will be required to sign a contract for the performance of the works in accordance with the specifications and conditions laid down, and to deposit a sum of Rs. 250 as security for the due fulfilment of the contract within ten days of receiving a notice in writing signed by the Government Agent, Uva, or his duly authorized representative, that his tender has been accepted.

8. No advance will be made to the contractor. Payment will be made at the Badulla Kachcheri at the

conclusion of the festival.

9. The Government Agent, Uva, does not bind himself to accept the lowest or any tender.

The Kachcheri, Badulla, May 5, 1925. E. T. MILLINGTON. Government Agent.

# SCHEDULE REFERRED TO.

(a) Construction of 17 trench latrines 3½ feet deep and 2 feet wide with 50 compartments in each trench. The compartments should be partitioned by cadjans and jungle sticks fixed across the trenches for "squatting plates."

- (b) Erection of the following temporary cadjan buildings :--
- (1) For the use of the Ratemahatmaya: Total dimensions 36 feet by 16 feet, containing 2 rooms and a central passage 4 feet wide, 5 feet verandahs along the front and back of the bungalow. Separate kitchen at back 10-feet by 6 feet.
- (2) For the use of the Sanitary Inspectors: 18 feet by 14 feet, containing 2 rooms, each 14 feet by 7 feet and a central passage 4 feet wide. 5 feet verandahs at front and back and a kitchen 10 feet by 6 feet at the back.

(3) For the use of the Apothecary: 16 feet by 7 feet with a front verandah and a separate kitchen at back

10 feet by 6 feet.

(4) For use as a Hospital: 34 feet by 19 feet, containing two rooms, each 18 feet by 19 feet and a central passage 4 feet wide. 5 feet verandahs at front and back. separate kitchen 10 feet by 6 feet at back and two latrines, each 4 feet by 3½ feet for males and females.

(c) Scavenging the following places for a period of 19 days

commencing from July 18, 1925:-

Main street and Pitavidiya street, which both run from the Ratemahatmaya's bungalow at one end to the Kataragama temple at the other. Total length approximately

The road from the Camp Superintendent's bungalow to the temple a length of approximately 150 yards.

The Camp side bank of the Menik-ganga river from a point opposite the Camp Superintendent's bungalow to a point opposite the Ratemahatmaya's bungalow, a distance of approximately 500 yards. (The rubbish should be removed and disposed of in such manner as the Superintendent of the Camp may order.)

(d) Conserving the latrines for a period of 18 days

commencing from July 19, 1925.

(e) Dispatching of patients, when necessary, from Kataragama to Tissamaharama Hospital in carts during the currency of the festival. (Rate per cart to be quoted.)

Note.—A minimum of 8 coolies is estimated to be necessary for scavenging work and a like number for conservancy work.

Permission will be given to cut jungle sticks free of charge for the use of the above buildings. After the festival is over the materials used will become the property of the contractor.

The buildings should be completed and handed over to the Superintendent of the Camp on July 19, 1925. The coolies should be in readiness on that date.

If the Superintendent of the Camp finds it necessary to order the construction of more latrines, the contractor must construct such additional latrines at the same rate.

The contractor should cover up the trench latrines and demolish the buildings at his own expense at the close of the festival if and when required by the Superintendent of the Camp to do so.

The contractor will be required to remain at the Camp

throughout the period of the festival.

#### UNSERVICEABLE SALE OF ARTICLES,

THE under-mentioned articles, being unclaimed effects of deceased persons in hospitals in the Colombo District during the years 1919 to 1923, will be sold by public auction on May 9, 1925, at 11 A.M., at the District Court, premises:

l pair of spectacles with	18 waist chains	9 hairpins	4 knives
case	2 ordinary chains	1 pendant	5 Cannanore cloths
6 watches	60 strings of beads	5 combs	5 white cloths
6 chains	117 rings	3 belts	10 sarongs
9 amulets	142 earrings	2 purses	5 coats
200 bangles	110 buttons	l arecanut cutter	1

District Court, Colombo, May 1, 1925.

G. Koch. District Judge.

#### VITAL STATISTICS.

# Registrar-General's Health Report of the City of Colombo for the Week ended May 2, 1925.

Births.—The total births registered in the city of Colombo in the week were 121 (1 European, 9 Burghers, 67 Sinhalese, 12 Tamils, 20 Moors, 4 Malays, and 8 Others). The brirth-rate per 1,000 per annum (calculated on the estimated population on January 1, 1925, viz., 254,867) was 24.8, as against 31.1 in the preceding week, 25.7 in the corresponding week of last year, and 27.6 the weekly average for last year.

Deaths.—The total deaths registered were 115 (3 Europeans, 2 Burghers, 65 Sinhalese, 19 Tamils, 17 Moors, 2 Malays, and 7 Others). The death-rate per 1,000 per annum was 23.5, as against 28.0 in the previous week, 28.7 in the

corresponding week of last year, and 29.8 the weekly average for last year.

Infantile Deaths.—Of the 115 total deaths, 21 were of infants under one year of age, as against 32 in the preceding week, 30 in the corresponding week of the previous year, and 32 the average for last year.

Stillbirths.—The number of stillbirths registered during the week was 10.

Principal Causes of Death.-1. (a) Sixteen deaths from Pneumonia were registered, 7 in Maradana hospitals (including 1 death of a non-resident), 3 in New Bazaar, 2 in Kollupitiya, and 1 each in Fort, St. Paul's, Kotahena North, and Wellawatta North, as against 15 in the previous week and 18 the weekly average for last year.

(b) Six deaths from Bronchitis were registered, 5 in Maradana hospitals and 1 in Kollupitiya, as against 2 in the

previous week and 4 the weekly average for last year.

(c) Four deaths from Influenza were registered, 1 each in St. Paul's, Kotahena South, Maradana East, and Slave Island, as against 1 in the previous week and 4 the weekly average for last year.

2. Eleven deaths from Phthisis were registered, 2 each in Kotahena South and Maradana East, and 1 each in San Sebastian, Kotahena North, New Bazaar, Maradana hospital (of a non-resident), Maradana South, Slave Island, and Kollupitiya, as against 12 in the previous week and 13 the weekly average for last year.

3. Four deaths from Enteric Fever were registered, 2 in Maradana hospitals and 1 each in Kotahena North and

Wellawatta North, as in the previous week and against 5 the weekly average for last year.

4. Two deaths from Plague were registered, 1 each in St. Paul's and Wellawatta North, as against nil in the previous week and 3 the weekly average for last year.

5. One death from *Measles* was registered in Kotahena North.
6. Eight deaths were registered from *Infantile Convulsions*. 6 free Eight deaths were registered from Infantile Convulsions, 6 from Debility, 5 from Dysentery, 3 each from Diarrhaa and Enteritis, 2 from Puerperal Septicæmia, 1 each from Worms and Tetanus, and 42 from Other Causes.

7. Fifty-six cases of Chickenpox, 17 of Enteric Fever (2 in Fort), 13 of Measles, and 1 of Plague were reported

during the week, as against 58, 16, 7, and nil, respectively, of the preceding week.

State of the Weather.—The mean temperature of air was 80.8°, against 82.2° in the preceding week and 83.5° in the corresponding week of the previous year. The mean atmospheric pressure was 29.802 in., against 279.837 in. in the preceding week and 29.788 in. in the corresponding week of the previous year. The total rainfall in the week was 6.88 in., against 2.45 in. in the preceding week and 0.28 in. in the corresponding week of the previous year.

Registrar-General's Office. Colombo, May 5, 1925.

# MISCELLANEOUS DEPARTMENTAL NOTICES.

#### Sale of Goods.

N OTICE is hereby given that the under-mentioned packages which have been lying in the Ceylon Wharfage Company's premises beyond the time allowed by law, will be sold by public auction, on Tuesday, June 9, 1925, at 1 P.M., unless previously cleared. Goods must be cleared on or before Friday, June 12, 1925:—

		•									•	•	·		
	Entry	Nun l Date			Date Steam				Steamer.		From		Marks and Numbers.		umber and Description of Packages.
										F	3 1 WAREE	ous	SE.		-
]	F 2904 F 3406	, Nov , Nov	. 25 . 29	• • •	Nov.	8 6	 	8 <b>5.</b>	Princess Juli Trantenfels	ana	Rotterda	m	J. M. F. upon 39336/355 725 in a diamond, G &	οĽ	20 cases Eau-de-cologne
1	F 548	, Dec.	. 5		Nov.	14		s <b>s.</b>	Media	٠.	London		outside MSA in a diamond, A A 1830 outside		1 case C. P goods
1	553	Dec.	5		Nov.	13	٠.	ss.	Nyanza		London		B & Co. in a rectangle, 1		I case printed matter
1	7 1426,	Dec.	12		Dec.	6	· ·	ss.	Baron Inches	ъре	London		MSA in a diamond, M M 71 outside		1 case brassware
E	7 2388,	Dec.	19	٠.	Nov.	29		ss.	Macedonia		London		D. C. in a circle, L A out 0 0 or nil E G N upon 089	side	1 case C. nuts
										CA	SK WARE	uoi	SE.		
	-	<del></del>		٠.	Oct.	24/	20	ss.	Gloucestershi	re.	Liverpool	٠.	Nil	٠.	l bundle galvanized corrugated sheets
	-				_		٠.		. —	• •			Nil	• •	l bundle galvanized tubes
	-			• •		-	••		_	•••			J W T Co. outside a diam Nil	ond	
											VERANDA	H.			
				• •	Dec.	24/	18	88.	Warwickshire	· · ·	Liverpoo	١	Nil	• •	1 bundle hoop iron
										No	o. 5 Ware	TOD	SE.		
	_	-			Dec.	24/	14	ss.	Nellore		London	•••	Parakrania	••	l case merchandise
										В	2 WAREH	ous	E.		
	19 922,	23. Mar.	8					ss.	Armand Behi	с.	<del></del>	••	MA in a diamond, N I 201/210 outside		10 barrels corks
	Colo	H. M mbo,			ms, 29, 19	25.								fc	F. C. Gimson, or Principal Collector.

# Statement showing the Importation of Rice into the different Ports of Ceylon during the Week ended May 2, 1925.

	enueu may 2, 1920.	
Ceylon Port.	Port of Origin.	Numbe <b>r of</b> Ba <b>g</b> s.
Colombo	Akyab	13,617
$\mathbf{D}_{0}$ .	Bombay	., 8
Do.	Calcutta	6,340
Do.	Coconada	473
Do.	Karachi	10
Do.	Negapatam	$\dots$ 512
Do.	Rangoon	128,427
Do.	Tuticorin	20
Do.	Dhanushkodi	7,547
Galle	Calcutta	2,154
Do.	Coeonada	7,238
Kayts	Adirampatam	572
Kankesanturai	Rangoon	<b>6,03</b> 0
Trincomalee	Negapatam	280
Valvettiturai	Akyab	5 <b>6</b>

(939 bags were shipped during the week.)

H. M. Customs, Colombo, May 5, 1925.

M. M. ANTHONISZ, for Principal Collector.

# Destruction of a Rogue Elephant.

OTICE is hereby given that in terms of section 9 (1) (b) of Ordinance No.1 of 1909, the Assistant Government Agent, Mullaittivu, will issue a free license to any person willing to shoot a troublesome rogue elephant damaging cultivation in Karunaval pattu south division. The animal is said to be frequenting the villages of Katkidanku, Maraikutty, Puliyankulam, &c.

The animal is said to be a male.

Length of foot, 1 tt. 2 in.

Breadth of root, 6 in.

Length of hind foot, 1 ft.

Breadth of hind foot, 7 in.

Further information about the animal can be had from the Udaiyar of Karunaval pattu south.

The Kachcheri, R. J. BATEMAN, Mullaittivu. April 25, 1925. Assistant Government Agent.

#### Sale of Ebony.

AN auction sale of the under-mentioned ebony will be held at the Central Timber Depôt, Kew road, Slave Island, Colombo, on Saturday, May 23, 1925, at 10 A.M., subject to the following conditions:—

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

- 2. The highest bid will be accepted, subject to the approval or disapproval of the Conservator of Forests. The highest bidder will be required by the officer conducting the sale to sign the sale book kept for the purpose directly a lot has been knocked down to him.
- 3. Payment of 25 per cent, of the successful bid to be made at time of sale, if so required.
- 4. Buyers will be allowed to have the logs weighed at the depôt premises, if so required, the cost of reweighing to be borne by such buyers. If any difference is found between the depôt weight and the weight ascertained after reweighing, a certificate will be issued by this Department showing the actual weight at the time of reweighing, provided the buyers require such certificate for export purposes. But no allowance will be made for any shortage when making payment, the logs being sold by auction at a rate per lot and not per ton,
- 5. No timber shall be removed before payment of the full price bid, and all timber sold must be removed from the depôt within ten days of date of notification of acceptance by the Conservator of Forests of such bid, and will be at the risk of the purchasers until removed.
- 6. Should any person to whom a lot is knocked down refuse to take it over at the full price bid, or refuse or fail to sign the sale book and pay 25 per cent. of his bid when so required, or refuse or fail to pay the full purchase amount or balance thereof, as the case may be, and to remove the timber within the time specified in clause 5 above, the lot will again be put up for auction, and the original purchaser or bidder will be held liable for any loss to Government owing to a lower price being realized at the resale, while, if an enhanced price is realized at such resale, he shall, however, have no claim to the profit which shall accrue to Government.
- 7. Agents bidding for others will be required to produce a written authority from the firm or persons for whom they bid, such authority will be retained by the Assistant Conservator of Forests, and will hold good only at the particular sale at which it is produced.
- 8. The description of the logs appearing in the remarks column of the following list is entered merely for the guidance of the intending purchasers, who, as usual, should satisfy themselves as to its correctness before purchasing the logs.

Division.		No. of Logs.		Tons.	cwt.	gr.	lb.
North-Central		71	٠.	9	17	0	7
Northern		41		2	9	1	7
North-Western		5	٠.	0	7	0	21
	Total	117		12	13	2	7
						_	

# LIST OF EBONY LOGS REFERRED TO.

~			Nort	th-	Centre	al I	)ivi	810	n.		
Olvisiona! No.	c. T. D. No.	Len Ft.	gth. In,		eth. in.	Tons.		igh	. e		Remarks.
159	) (	8	9	1	3	0	0	2			Black
218	1 1	11	6	1	3	0	0	<b>2</b>	7		do.
72	2462	5	3	l	10	0	0	2	14		do.
81	1 )	6	9	1	3	0	0	1	7		do.
44	) (	9	3	2	0	0	1	0	21		do.
×	i i	7	0	0	10	0	0	()	14		do.
91	1	7	9	1	3	0	0	l	$^{21}$		do.
200	>2463≺	12	0	1	0	0	0	2	0		do.
57	[ [	8	9	1	$3 \cdots$	0	0	2	7		do.
7 <u>i</u>	) (	. 7	9	1	10	0	1	0	0		do.
104	5 (	10	3.,	1	6	0	0	3	21		do.
182	i i	9	0	1	4	0	0		21		do.
16	>2464≺	10	9	1	1	0	0	2	7		do.
62	1 1	8	0	1	1	0	0		21		do.
19	1 (	8	9	1	6	0	0	3	0		do.
201	2469	9	0	1	10	0	l	1	0		do.
106	2473	9	0	2	2	0	l	3	0	••	do.
75	) (	14	6	1	0	0	0		21		do.
156	1 1	12	0	1	l	0	0	1	7		do.
31	>2476√	11	3	0		0	0		21		do.
113	i Ì	8	6	l	*	0	0	<b>2</b>	7		do.
100	1	15	9	1	5	0	1	0	0		do.

Divisiona.	C. T. I	). Length.	Girth.	Weight.	Remarks,
á		Ft. in.	Ft. in.	ewt. gr. Ib.	
12	)	8 5	1 0 0	0 1 0	Black
107		7 0	1 70	0 3 14	do.
219	2477	9 6	0 10 0	0 0 21	do.
154	]	8 3	1 5 0	0 3 7	do.
108	j (	8 9	1 5 0	1 0 0	do.
101	1	7 9	1 1 0	0 1 14	do.
11	{ {	9 9	1 3 0	0 2 21	do.
90	<b>}2478</b> ₹	10 9	1 2 0	0 2 0	do.
<b>55</b>	1 1	7 3	1 7 0	0 2 14	do.
194	) (	13 9	1 3 0	1 0 14	do.
211	2490.		2 10 0	3 2 21	do.
7	3312		2 9 0	4 0 0	Slightly marked
13	3313		$\frac{2}{2}$ $\frac{1}{2}$ $\frac{0}{2}$	3 0 7	Black
19	3314.		$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	do.
31	3315			4 0 0 4 1 0	do.
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	3317		2 10 0	3 1 0	Marked
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	3319		2 6 0	3 2 7	Slightly marked
1	., <b>3</b> 320 ., <b>3</b> 321		2 4 0	3 2 14	Black
	3321		4 5 0	$9 \ 0 \ 7$	do.
	3323		3 8 0	6 3 0	Marked
	3324	` : - ~	3 5 0	5 0 7	Black
	3325		3 1 0	6 0 14	do.
.,	3326		3 6 0	6 3 7	Slightly marked
	3327		3 7 0	7 2 7	Black
	. 3328		2 9 0	4 1 14	do.
	3329		4 2 0	9 3 0	Marked
17	3330		2 7 0	4 0 14	Black
	3331	10 0	2 11 0	3 1 7	do.
	3332		2 6 0	3 3 0	do.
35	. ,333 <b>3</b>		2 8 0	4 3 0	Slightly marked
	3334		3 0 0	4 1 0	do.
	33 <b>35</b>		90		Black
	3336		3 0,.0		. do.
	3 <b>337</b>		2 6 0	3 1 7	Slightly marked
	3 <b>33</b> 8		2 4 0		Marked
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	.,3340 .,3341	$egin{array}{cccccccccccccccccccccccccccccccccccc$			do. Marked
	.3342	13 9 2			
	.3343	9 9 2			
	.3344	10 32			Slightly marked Black
	.3345.	9 10 2			. Marked
	.3346	13 93			. do.
-	.3347	16 8. 2			. Black
	.3348	10 0 2			. Marked
	.2869	9 9 2			. Black
		N	orthe <b>r</b> n Dia	vision.	

#### Northern Division.

1	onnen Die	iston.	
256 2879 8 0 1	1 7 0 (		Black
252 2883 10 3 1	l 300	3 0	do.
103 2890 8 4 1	901	0 0	do,
1732891 6 4 2	2 10 0 2	0 7	do.
313 2895 6 2 1	300	2 0	do.
225 2896 9 5 1	400	2 0	do.
208 2897 6 4 2	3 0 1	1 0	do.
276 2899 9 0 1	400	27	do.
181 2900 10 6 1	100	1 21	do.
132 2904 12 3 1	301	0 0	do.
168 2905 12 11 1		0 0	do.
121 2906 11 9 2		0 0	do.
175 2907 9 0 2		2 14	do.
279 2911 13 4 2		2 0	do.
74 2912 8 2 1		1 0	do.
169 2915 15 8 1		1 0	do,
143 2917 11 2 2		1 7	do,
27 2918 9 9 2		0 7	do,
281 2919 7 6 1	9,, 0 0	2 14	do.
109 2921 10 7 2	201	0 21	do,
192 2923 14 7 1	401	0 0	do.
203 2924 10 1 1	901	1 0	do.
37 2925 10 3 1	9 0 0	3 7	do.
156 2927 15 6 0	10 0 0	3 0	do.
1112928 8 6 2	000	3 7	do.
18 2930 11 4 1	9 0 0	3 7	do.
259 2933 8 10 I	8 0 0	2 14	do.
5 2935 6 9 1	5 0 0	2 21	do.
300 2945 8 3 2	3 0 1	3 7	do.
206 2960 10 3 3	102	1 14	do.
283 2961 14 4 1	3 0 I	1 0	do.
202 2962 12 9 1	6 0 1	3 0 8	Slightly marked
32 <b>2963</b> 6 6 1	1000	2 7 1	Black

204 ... 2967... 13 207 ... 2985... 9 325 ... 2987... 9

Divisional No.	C. T. D. No.		Leng	gth.	Gi	rth.			igh	t.	Remarks.
Ä			Ft.	in.	Ft.	in.	Tons.	cwt.	qr.	₽.	
	2997.		11	4	1	9			-	7	 Black
	3000										
	3011.										do.
	3021										do.
											Slightly marked
				No	rth.	West	ern	Di	visi	on.	
5	`	(	12	2	1	9	0	2	0	0	 Black
9		(	5	7	9	ġ.	Λ	1	1	Ω	do

> R. M. WHITE, Acting Conservator of Forests.

Office of the Conservator of Forests, Kandy, May 2, 1925.

#### Sale of Satinwood.

A N auction sale of the under-mentioned satinwood will be held at the Central Timber Depôt, Kew road, Slave Island, Colombo, on Saturday, June 6, 1925, at 10 A.M., subject to the following conditions:—

- 1. The timber will be put up in lots to suit buyers at a rate per cubic foot, and no advance of less than 25 cents per cubic foot will be accepted.
- 2. The highest bid will be accepted, subject to the approval or disapproval of the Conservator of Forests. The highest bidder will be required by the officer conducting the sale to sign the sale book kept for the purpose directly a lot has been knocked down to him.
- 3. Payment of 25 per cent, of the successful bid to be made at time of sale, if so required.
- 4. Depôt measurements must be accepted, but previous to date of auction any prospective bidder is at liberty to check the measurements recorded in the notice and to represent any differences promptly.
- 5. No timber shall be removed before payment of the full price bid, and all timber sold must be removed from the Depôt within ten days of date of notification of acceptance by the Conservator of Forests of such bid, and will be at the risk of the purchasers until removed.
- 6. Should any person to whom a lot is knocked down refuse to take it over at the full price bid, or refuse or fail to sign the sale book and pay 25 per cent. of his bid when so required, or refuse or fail to pay the full purchase amount or balance thereof, as the case may be, and to remove the timber within the time specified in clause 5 above, the lot will again be put up for auction, and the original purchaser or bidder will be held liable for any loss to Government owing to a lower price being realized at the resale, while, if an enhanced price is realized at such resale, he shall, however, have no claim to the profit which shall accrue to Government.
- 7. Flowered logs, if not so advertised, shall be excluded from the lots advertised in the list, and shall be put up separately, at the discretion of the Assistant Conservator of Forests, after consulting the wishes of prospective purchasers.
- 8. Agents bidding for others will be required to produce a written authority from the firm or person for whom they bid, such authority will be retained by the Assistant Conservator of Forests, and will hold good only at the particular sale at which it is produced.
- 9. Fractions of a cubic foot less than '5 will be ignored, and anything over will be counted as one cubic foot in calculation of value of each log.
- 10. The description of the logs appearing in the remarks column of the following list is entered merely for the guidance of the intending purchasers who, as usual, should satisfy themselves as to its correctness before purchasing the logs.

Division.		N	o. of Logs.		Cubic Feet.
Eastern (South)			33		1.224
North-Central		• •	7	٠.	280
			_		
	Total		40	٠.	1,504

LIST OF SATINWOOD LOGS REFERRED TO.

#### Eastern Division (South).

			Eastern Divisio	on (South).	
	Div. C. T. No. No	D. Len	gth. Girth. in. <b>Ft.</b> in.	Cubic Feet. Rem	arks.
1	173213	16	9 5 11 .	. 37.00 Sound*	
I	279214	15		60.00 do.†	
l	284215	16	3 5 9	-	
l	265216	17	6 6 2		
	273217	17	0 6 4		nsound*
	288218	16	6 5 11	•	
	170219	15	956		
	179220 180221	16 15	95 5	•	
١	270222	16	6., 5 4		
	181 223	16	3 6 2	•	nsound*
	176224	16	6 5 5	•	isotura.
	291225	14	9 6 9		
	293226	15	9 7 6		
	278227	15	3 7 3		
	169228	15	6 6 1	36.00 do.‡	
	292229	15	3 7 0	47.00 do.†	
	175230	15	6 5 8	31.00 Partly ur	sound†
	289 <b>231</b>	16	3 6 4	41.00 Sound‡	
	172232	17	3 5 6		
	266233	16		29.00 do.;	
	283234	14		25.00 do.‡	
	171235	16		35.00 do.‡	
	174236			29·00 do.*	
	286237 287238			43·00 do.‡ 36·00 do.†	
	285239		660		
	269240			28· <b>0</b> 0 do,†	
	290241			31.00 do.;	
	166242			31.00 do.t	
	233250	15	_	46.00 do.†	
	<b>2362</b> 51	15	8 6 11	46.00 do.†	
	<b>165</b> 252	16	956	32·00 do.†	
		Δ	orth-Gentral D	ivision.	
	<b>302</b> 243	15	3 6 2	37.00 Sound†	
	169244	17	3 7 1	55.00 do.;	
	140245			39·00 do.*	
				48.00 do.†	
	160 247			36.00 do.†	
				34·00 do.;	
	262249	17	5 5 4 :	31·00 do.‡	
	40	•	lotal 1,5	04.00	
	* Flowere	d.	† Plain.	‡ Streaked	

Office of the Conservator of Forests, R. M. White, Kandy, May 2, 1925. Acting Conservator of Forests,

#### Sale of rejected Timber, Matara Depot.

A N auction sale of under-mentioned timber will be held at the Matara Railway Station Depôt on Saturday, May 23, 1925, at 2.30 p.m.

- 2. The highest bid will be accepted, subject to the approval or disapproval of the Conservator of Forests. The highest bidder will be required by the officer conducting the sale to sign the sale book kept for the purpose.
- 3. Twenty-five per cent. of the hid is to be deposited immediately on conclusion of the sale pending the approval of the Conservator of Forests. Balance to be paid within 14 days of the approval of sale by the Conservator of Forests.
- 4. No timber shall be removed before payment of the full price bid, and all timber sold must be removed from the depôt within 14 days of date of notification of acceptance by the Conservator of Forests of such bid, and will be at the risk of the purchaser until removed.

5. Agents bidding for others will be required to produce a written authority from the firm or persons for whom they bid, such authority will be retained by the Divisional Forest Officer.

#### LIST REFERRED TO.

7 broad gauge sleepers.

46 narrow gauge sleepers.

3 bridge planks 7 cubic feet.

8 bedidel logs 75 cubic feet.

27 hora planks 42 cubic feet.

Office of the Conservator of Forests, R. M. WHITE, Kandy, May 4, 1925. Acting Conservator of Forests.

# Change of Management.

NOTICE is hereby given that Rev. K. S. Murugesu has been appointed Manager of the schools mentioned below, in place of Rev. D. S. Mc. Clelland:—

#### Schools referred to.

Jampettah street (Branch Uppukulam). Chekku street, Tamil School. Balmond street, Tamil School. Maradana, Tamil School. Kollupitiya, Tamil and Sinhalese School.

Education Office, Colombo, April 20, 1925. L. MACRAE. Director of Education.

#### Change of Management.

NOTICE is hereby given that Rev. G. A. F. Senaratne has been appointed Manager of the schools mentioned below, in place of Rev. W. O. Bevan:—

#### Schools referred to.

Ng/Seeduwa Vernacular School. C/Raddoluwa Vernacular School. C/Tempola Vernacular School.

Education Office, Colombo, April 20, 1925. L. MACRAE, Director of Education.

#### Change of Management.

NOTICE is hereby given that Rev. D. S. Mc. Clelland has been appointed Manager of the schools mentioned below, in place of Rev. K. S. Murugesu:—

#### Schools referred to.

Chernia street Vernacular Mixed School. Koddady Vernacular Mixed School. Anaipanthy Vernacular Girls' School.

Education Office, Colombo, April 20, 1925. L. MACRAE, Director of Education.

#### Change of Management.

OTICE is hereby given that the Hon. Sir P. Ramanathan, K.C., C.M.G., has been appointed Manager of the school mentioned below, in place of Mr. V. Pasupathy Pillai:—

#### School referred to.

Pungudutivu West Vernacular Mixed Hindu School.

Education Office, Colombo, April 25, 1925. L. MACRAE, Director of Education.

#### Change of Management.

OTICE is hereby given that Mr. P. M. P. Abayasinghe has been appointed Manager of the School mentioned below. in place of Mr. P. B. Attanayake:—

#### School referred to.

N/Hanguranketa Buddhist Mixed School.

Education Office, Colombo, April 25, 1925. L. MACRAE, Director of Education.

# Statement of Revenue and Expenditure of the District School Committee, Kalutara, for 1924.

		Amo	ount.			Amou	ant.
REVENUE.		Rs.	c.	Expenditure.		$\mathbf{R}$ s.	c.
Balance on December 31, 1923	 	1,945	93	Salaries		2,912	15
Government contribution	 	10,000	0	Repairs to buildings		8,907	8
Supplementary grant	 	<b>23</b> ,600	0	Making and repairing fences, school gardens	, wells,		
Additional supplementary grant	 	3,000	0	and playgrounds			0
Village Committee contributions	 	4,550		Furniture and school apparatus		3,279	
School fines	 	3,843		Garden implements		100	0
Miscellaneous	 	142	79	Erection of new buildings and extension of e	xisting		
				buildings		15,382	9
				Miscellaneous		780	
				Industrial education	• •	200	
				To balance on December 31, 1924		15,454	73
	~-	47.000			-	45.000	
	_	47,082	33		_	47,082	33

The Kachcheri, Kalutara, January 9, 1925. H. A. BURDEN, Chairman.

#### Statement of Revenue and Expenditure of the District School Committee, Batticaloa, January 1 to December 31, 1924.

RECEIPTS.	•		Amou Rs. 2,342	c.	Expender Salaries and allowances	URE.		Amount. Rs. e.
Balance on January 1, 1924 Government grant Fines under Ordinance 8 of 1907 Miscellaneous	••		13,200 941 897	0 70	Repairs to buildings Making and repairing fences Furniture and apparatus	••	•••	1,936 6 3,618 74 733 42
Miscellaneous	• •	• •	CSI	· ·	Garden implements Erection of buildings Miscellaneous	••	••	902 50 398 1 3,383 45
			17,380	86	By balance	::	::	1,335 12 5,073 56 17,380 86

Balance on January 1, 1925, Rs. 5,073 · 56.

The Kacheheri, Batticaloa, April 27, 1925. C. V. Brayne, Chairman.

1012 PART I	-CEYLON GOVERN	MENT GAZETTE — MAY 8, 1925	-
ummary of Accounts of the District	School Committee of Puttals	am (Section 12 of "The Rural School Ordinance, No. 8 (	· ·
RECEIPTS.  Balance on January 1, 1924  Rovernment grant  Village Committee contributions  School fines  Miscellaneous	Amount. Total. Rs. c. Rs. c — 1,239 28 2,400 0 175 0 348 50 78 23 3,001 73	Payments.	3,886 354 9
	4,241 1	_	4,241
February 27, 1925.		R. H. White Ch	HORN, lairman.
Statements of Actual Revenue Receipts.	e and Expenditure of the Di	istrict School Committee, Anuradhapura, for the Year 1924  Expenditure.	
Balance on January 1, 1924 Fovernment contributions chool fines Iiscellaneous	Rs. c. 4,657 73	Salary of District School Committee clerk and binder Salary of S. M. R. Salaries of Tamankaduwa Village Committee school teachers Allowances of Tamankaduwa Government school teachers Repairs to schools in North-Cetral Province Furniture for schools Erection of new schools and extension to existing ones Miscellaneous Balance	Amount. Rs. c. 300 84 400 0  2,344 10  184 0 4,718 0 589 91  2,901 89 434 38 6,486 38
	18,359 53	_	18,359 53
Anuradhapura, April 30, 1925.  Summary of Account	ts of the District School Com	nmittee, Kegalla for the Year 1924, vide Section 12 ordinance, No. 8 of 1907.	Amount.
REVENUE.  alance on January 1, 1924  becial grant  cillage Committee contribution  chool fines  case of school gardens  iscellaneous	Rs. c.	Making and repairing fences, school gardens, wells, and playgrounds Compensation for lands acquired Furniture	Rs. c. 2.311 65 8,882 45 45 45 1,858 28 1,716 68 1,533 55 1,077 60 486 46
			.8,354 12 .7,775 21
	46,129 33	4	6,129 33
The Kachcheri, Kegalla. May 2, 1925.	'	J. R. WALTER Cha	s, irman.
xamination for English Teachers' Cer  NHE following candidates have passed th November 24 and 25, 1924:—  FIRST GRADE.  Males.  dex  O. Name. 3. Amerasekara, A. C. G	Recommended by street, do.	Females.  Index No. Name.  44. Alvis. E. M.  45. Benzie, M. 47. Christoffelst, F. M.  48. David, A. S. 51. Wickramatilaka, F. de S.  Merton, Havelock road, Colombo . A. S. Harr	mended by rison, Esq.

Index No. Name. 69. Breckenridge, S. L. N 70. Chelliah, K. 71. De Alwis, W. B. 72. Dharmadasa, H. 73. Dissanayaka, V. G. 74. Inasimutth, S. P. 76. Jayatilaka, R. E. 87. Chelliah, N. 88. Jevo Retnam, M. A.	Address. Recommended by  Care of Dr. N. Iyar. Kuruwa street, Colombo A. S. Harrison. Esq. Alkalai, Kodikamam do. Aginton. Boswell road. Wellawatta do. Akurambada do. C. M. S. Katupota do. Narambada, do. Denham Hostel, Colpetty do. Chavakachcheri Rev. J. K. Sinnatamby C. M. S. English School, Kopay T. H. Crosette, Esq.	Examination for English Teach The following candidates failed November 24 and 25, 1921. The horizontal line "—" failure, and "a Drawing.  Drawing.	Drass the above examination held on letter "p" denotes pass in the subject absence.  Therefore a content and a con
98 Sabaratnam, J. C. 95 Joseph, F. H. P. 43 Paktsun, K.	Kankesanturai Christ Church School, Matale  Femtles.  105, Barber street, Wolfendahl  M.H. Harrison, Esq. M.H. Harrison, Esq. M.H. Harrison, Esq. Sekara  Sekara  Femtles.  J. Bleakley, Esq.	5 a a a a a a a a a a a a a a a a a a a	63
108. Paktsun, J. D. M. 104. Senapatiratna, B. 105. Armstrong, F. E. 106. Bartholomeusz, D. O. 108. De Zilva, F. M.	do. do. do	28	86
109. Doss, E. T. S. 110. Fernando, J. C. 112. Samarakone, A. A. W.	. 1st Division, Maradana do. . 109, De Soysa road, Moratumulla do. . Rose Bank, Hallaluwa	42 . p p. p p p 43 . p. p. p. p. p. p p 46 p p 19 p	99 . p. — , p. p
U5Weiman, Z. N.	road, Kandy do	55 . a. a. a. a	111 p p p
Education Office, Colombo, April 29, 1925.	L. MACRAE, Director of Education.	Education Office, Colombo, April 29, 1925.	L. Macrar, Director of Education.

THE following awards have been made on the results 1. of the recent Entrance Scholarship Examination of the University College :-

To Scholarships for Arts of Rs. 4 0 per Annum.

- E. J. Cooray .. St. Joseph's College
- Royal College and University C. J. Oorloff College
- St. Joseph's College and S. I. Pinto\* University College C. R. de Silva Royal College and University College

To Exhibitions for Arts of Rs. 210 per Annum.

- D. E. Weerakoon .. St. Thomas's College and University College
- Miss H. W. M. Rodrigo. . C. M. S. Ladies' College and University College

- R. H. Wickramasinghe\* Royal College and University College
- F. H. Gunasekera do.

To Exhibitions for Science of Rs. 240 per Annum.

- .. St. Patrick's, Royal, and T. Nalliah University Colleges
- Joseph's College and Wilfred Fernando 2 University College
- S. D. J. Edwards do.
- Trinity College and University College H. E. Senewiratne
- Royal College and Univer-W. P. L. Abhayaratne sity College
- College and St. Patrick's 8. Nicholas University College
  - \* Exhibitioner, 1924.

R. MARRS,

for Surveyor-General.

Principal, University College. Colombo, April 23, 1925.

### Certificates to Practise as Authorized Draughtsmen.

T is hereby notified that certificates have been issued to the under-mentioned, under section 10A of Ordinance No. 28 I of 1916, to practise as authorized draughtsmen.

Date of Certificate. Certificate No.

A 35

A 36

Name. Gnanapragasam, A. W. D.

Javamaha, D. W.

Address.

Main street, Mannar

St. Lucia's street, Kotahena A. H. G. DAWSON,

Surveyor-General's Office, Colombo, May 5, 1925.

January 28, 1925

29, 1925

April

# Ceylon Savings Bank.

THE Annual General Meeting of the depositors of the Bank will be held in the Council Chamber on Friday, May 15, 1925, at 4.30 p.m.

Ceylon Savings Bank, Colombo, May 8, 1925. A. W. METZELING, Secretary.

# Foot-and-Mouth Disease.

WHEREAS by proclamation dated March 13, 1925, published in the Government Gazette No. 7,451 of March 20, 1925, the premises bearing assessment No. 81, situated at Union place, Slave Island, Colombo, were proclaimed an infected area, in terms of sub-sections (1) and (2), of section 5, of Ordinance No. 25 of 1909, and

whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from April 30, 1925.

The Municipal Office, CHAS. W. PATE, Municipal Veterinary Surgeon. Colombo, May 5, 1925.

#### Foot-and-Mouth Disease.

WHEREAS by proclamation dated April 8, 1925, published in the Government Gazette No. 7,456 of April 17, 1925, the premises bearing assessment No. 5. situated at Cotta road, Colombo, were proclaimed an nfected area in terms of sub-sections (1) and, (2) of section 5, of Ordinance No. 25 of 1909, and whereas foot-and-mouth

disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from April 30, 1925.

The Municipal Office. Colombo, May 5, 1925.

CHAS. W. PATE. Municipal Veterinary Surgeon.

#### Foot-and-Mouth Disease.

WHEREAS by proclamation dated March 31, 1925 published in the Government Gazette No. 7,455 of April 9, 1925, the premises known as St. Albans, Bambalapitiya road, Colombo, were proclaimed an infected area, in terms of sub-sections (1) and (2), of section 5, of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from April 30, 1925.

The Municipal Office, Colombo, May 5, 1925.

CHAS. W. PATE, Municipal Veterinary Surgeon.

# · Foot-and-Mouth Disease.

WHEREAS by proclamation dated February 23, 1925, V published in the *Government Gazette* No. 7,448 of February 27, 1925, the premises bearing assessment No. 47, situated at Stewart street, Slave Island, Colombo, were proclaimed an infected area, in terms of sub-sections (1) and (2), of section 5, of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 5, 1925.

The Municipal Office, Colombo, May 5, 1925.

CHAS. W. PATE. Municipal Veterinary Surgeon.

#### Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Egoda Kolonnawa and Kirillapone, in Colombo Mudaliyar's division of the Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazettes dated February 27, 1925, and March 13, 1925, are free from foot-and-mouth disease, and are no longer infected areas.

This declaration is to take effect from this date.

The Kachcheri, Colombo, April 29, 1925.

R. J. PEREIRA, for Government Agent.

#### Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Dehiwala, Weragoda, Rajagiriya, Welikada, and Dehiwala, in Colombo Mudaliyar's division of the Colombo District of the Western Province, under section 5, subsections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazettes dated February 27, 1925, March 6, 1925, March 27, 1925, and April 3, 1925, are free from foot-and-mouth disease, and are no longer infected areas.

This declaration is to take effect from this date.

The Kachcheri. Colombo, April 29, 1925.

R. J. PEREIRA, for Government Agent.

#### Foot-and-Mouth Disease.

OTICE is hereby given that the areas declared infected at Mallahewa, Madabawita, Udawela, Talawam-pitiya, Kaleliya, Wellawilamulla, and Bolana in Hapitigam korale of the Colombo District of the Western Province, under section 5, sub-sections (1) and (2) of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazettes dated March 13, 1925, March 20, 1925, March 27, 1925, and April 9, 1925, are free from foot-and-mouth disease, and are no longer infected areas.

This declaration is to take effect from this date.

The Kachcheri, Colombo, April 30, 1925.

T. A. Peiris, for Government Agent.

#### Foot-and-Mouth Disease.

NOTICE is hereby given that the areas declared in tected at Attidiya and Kalubowila east in Colombo Mudaliyar's division of the Colombo District, of the Western Province, under section 5, sub-sections (1) and (2) of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazettes dated March 6, 1925, and March 20, 1925, are free from foot-and-mouth disease, and are no longer infected areas.

This declaration is to take effect from this date.

The Kachcheri, Colombo, May 1, 1925.

T. A. PEIRIS, for Government Agent.

# Foot-and-Mouth Disease.

OTICE is hereby given that the areas declared infected at Buthpitiya South, Imbulgoda Ihala, Bendiyamulla, and Alutgama-Gampaha, in Siyane korale west of the Colombo District of the Western Frovince, under section 5, sub-sections (1) and (2) of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazettes dated March 20, 1925, and April 3, 1925, are free from foot-and-mouth disease, and are no longer infected areas.

This declaration is to take effect from this date.

The Kachcheri, Colombo, May 4, 1925.

T. A. PEIRIS, for Government Agent.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at W Kitthanpahuwa in Colombo Mudaliyar's division in Ambatalenpahala of the Colombo District of the Western Province: It is hereby delcared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the undermentioned area is infected, viz. :-

The area is bounded on the north by Public Works Department Sedawatta road, south by Kottikahawatta, east by Kitthanpahuwa Village Committee road, west by grass fields of Wijeyawardana.

This declaration shall take effect from the date hereof.

April 29, 1925.

D. E. WIJESEKERE, Mudaliyar of Colombo.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at W Hapitigama division No. 25, Yatigaha pattu south, in Hapitigam korale of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923,

The area bounded on the north by village boundary of Kateliya Pallawela, south by Kateliya-Bataleya, Village Committee road, and village boundary of Makkangoda, east by Crown land called Kalutanda, west by Kateliya-Bataleya Village Committee road.

This declaration is to take effect from this date.

April 22, 1925.

L. ARTHUR DASSANAIKE, Mudaliyar, Hapitigam Korale.

# Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at VV Ullalapola division No. 49, Yatigaha pattu north, in Hapitigam korale of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, viz. :-

The area bounded on the north by village boundary of Balagalla, south by Mugurugampola-Negombo road, east by tract of paddy fields, west by village boundary of Balagalla.

This declaration is to take effect from this date.

L. ARTHUR DASSANAIKE, Mudaliyar, Hapitigam Korale.

April 22, 1925.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Borakadawatta, in Alutkuru korale north of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, viz. :-

The area bounded on the north by lands belonging to H. Selestinahamy and others, south by Minuwangoda-Negombo road, east by Minuwangoda-Dagonna road, west by lands belonging to P. Peduru Perera and others.

This declaration is to take effect from this date.

A. C. P. ABAYAKOON,

Acting Mudaliyar, Alutkuru Korale North. April 23, 1925.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Botale Ihalagama division No. 14A, Udugaha pattu south, in Hapitigam korale of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, viz. :-

The area bounded on the north by village boundary of Botale Pahalagama, south by village boundaries of Siyambalagoda and Madabawita, east by Crown land called Vilikulakanda, west by Crown land called Mirigankanda.

This declaration is to take effect from this date.

April 24, 1925.

L. ARTHUR DASSANAIKE, Mudaliyar, Hapitigam Korale.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Neligama division No. 15A, Udugaha pattu south, in Hapitigam korale of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, viz. ;-

The area bounded on the north by footpath leading from Pasyala-Giriulla road to Pohonnoruwa, south by Crown land called Deyellekanda, east by Crown land called Deyellekanda, west by village boundary of Pohonnoruwa.

This declaration is to take effect from this date.

April 25, 1925.

I. ARTHUR DASSANAIKE, Mudaliyar, Hapitigam Korale.

# Foot-and-Mouth Disease.

WHEREAS foct-and-mouth disease has broken out at VV Assennawatta in Alutkuru korale north of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, viz. :--

The area bounded on the north by land belonging to Girigoris Fonseka, south by Village Committee road, east by land belonging to T. M. Fonseka, west by land belonging te Girigoris Fonseka.

This declaration is to take effect from this date.

A. C. P. ABAYAKOON, Acting Mudaliyar, Alutkuru Korale North. April 26, 1925.

# Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Nilpanagoda in Alutkuru korale north of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, viz. :-

The area bounded on the north by villages of Horampella and Alutepola, south by road leading to Dunagaha, east by Diulapitiya road, west by Dunagaha road.

This declaration is to take effect from this date.

A. C. P. ABAYAKOON, Acting Mudaliyar, Alutkuru Korale North. April 27, 1925.

#### Foot-and Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at VV Assennawatta in Alutkuru korale north of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, viz. :-

The area bounded on the north by land belonging to Siyadoris Appuhamy, south by land belonging to W. Simanchiya, east by tract of fields, west by land belonging to Singhoappuhamy.

This declaration is to take effect from this date.

A. C. P. ABAYAKOON. Acting Mudaliyar, Alutkuru Korale North. April 28, 1925.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Pannalpitiya division No. 19, Udugaha pattu south in Hapitigam korale of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923,

The area bounded on the north by village boundary of Lindara, south by village boundary of Pamunuwatta, east by Crown land called Karagahatenna, west by tract of paddy fields.

This declaration is to take effect from this date.

April 28, 1925.

L. ARTHUR DASSANAIKE, Mudaliyar, Hapitigam Korale.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at W Borakadawatta, in Alutkuru korale north of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, viz.:

The area bounded on the north by land belonging to C. T. A. Rajapakse, south by tract of fields, east by land belonging to J. D. Paulis, west by road leading to Medamulla cemetery.

This declaration is to take effect from this date.

A. C. P. ABAYAKOON, Acting Mudaliyar, Alutkuru Korale North.

April 28, 1925.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Diyagampola division No. 53A, Yatigaha pattu north, in Hapitigam korale of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of

The area bounded on the north by Maha-oya, south by land called Puwakgahahena, east by Crown land called Tharanakanda and the village boundary of Paragoda, west by Crown land called Ganekanda.

This declaration is to take effect from this date.

April 28, 1925.

L. ARTHUR DASSANAIKE, Mudaliyar, Hapitigam Korale.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kehelwatugoda in Siyane korale west of the Western Province: It is hereby declared that the undermentioned area is infected ir terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, viz.:-

The area bounded on the north by Gampaha-Yakkala road and land of Ranasinghe, south by land of Peduru Telis and others and Werella estate, east by Kandy road, west by Bandarawatta.

This declaration is to take effect from this date.

D. C. R. WIJESINGHA, Mudaliyar, Siyane Korale West.

April 28, 1925.

## Foot-and-Mouth Disease.

Weweldeniya Pahalagama division No. 20A, Udugaha pattu south, 'n Hapitigam korale of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, viz.:—

The area bounded on the north by village boundary of Arukgoda, south by land called Moragalawatta and paddy field called Hathiliyadda, east by village boundary of Madabawita, west by Crown land called Halpankanda.

This declaration is to take effect from this date.

April 28, 1925.

L. ARTHUR DASSANAIKE, Mudaliyar, Hapitigam Korale.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Pamunuwatta division No. 19, Udugaha pattu south, in Hapitigam korale of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, viz.:—

The area bounded on the north by village boundary of Pannalpitiya, south by village boundary of Hadiyawala, east by Crown land called Karagahatenna, west by tract of paddy fields.

This declaration is to take effect from this date.

April 28, 1925.

L. ARTHUR DASSANAIKE, Mudaliyar, Hapitigam Korale.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the villages of Hettigedara and Pennitawa in Medagama palata, in Dewamedi korale in Dewamedi hatpattu of the Kurunegala District, North-Western Province: I do hereby declare in terms of sub-sections (1) and (2) of section 5 of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, that the said palata, the boundaries of which are specified below is an infected area.

#### Boundaries rerred to.

North, Medagandahe korale; east, Wariyapola palata and Medagandahe korale; south, Tissawa korale; west, Habarawa and Balagahayaya palatas.

A. MARAMBE,

April 30, 1925. Ratemahatmaya, Dewamedi Hatpattu.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the Northern Ward, within the town of Chilaw of the North-Western Province: I do hereby declare in terms of sub-sections (1) and (2) of section 5 of the Ordinance No. 25 of 1909, that the said area is an infected one.

This proclamation takes effect from April 30, 1925.

Area referred to.

Northern Ward, Chilaw.

Boundaries.

North by Sangutatan-ela. East by Wappu Marikkar-ela. South by Library road. West by Chilaw-Puttalam road.

J. E. COREA,

Mudaliyar, Pitigal Korale North.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in Chilaw Town, within the under-mentioned area: I do hereby declare in terms of sub-sections (1) and (2) of section 5 of the Ordinance No. 25 of 1909, that the said area is an infected area.

Area referred to.

North .- Sangathana drain.

South.—Ichchampitiva road meeting Puttalam road, and Sangathana drain.

East.—Sangathana road.

West .-- Puttalam road.

Urban District Council's Office, Chilaw, April 30, 1925, J. A. COREA, Chairman.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease amongst cattle has broken out in parts of Alpitiya and Galahitiya villages in Meda pattu of Atakalan korale, in the Ratnapura District of the Province of Sabaragamuwa: It is hereby declared that the area consisting of Alpitiya, Galahitiya, Nabuluwa, Liyabarawatta, and Moragala villages; and bounded on the north by the village limits of Midiwita and Koinpitiya, east by the village limit of Malwatta, south by the village limits of Masimbula and Rakwana, west by the village limit of Madampe and Hiramadagama, is infected in terms of section 5 (1) and (2), of Ordinance No. 25 of 1909.

This declaration will take effect from April 28, 1925.

April 28, 1925.

E. A. ELAPATA, Ratemahatmaya, Atakalan Korale.

# Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Walgampota village, in Dehigampal korale, Three Korales, Kegalla District: It is hereby declared that the under-mentioned area is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923:—

The infected area is bounded on the north by the village boundary of Dunuwala, east by the village boundary of Kadegamuwa, south by the village boundary of Basnagoda, and west by Siyane korale.

This declaration is to take effect from today.

April 28, 1925.

J. H. Mwedeniya, Ratemahatmaya of Three Korales and Lower Bulatgama.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Walgampota village, in Dehigampal korale, Three korales, Kegalla District: It is hereby declared that the under-mentioned area is infected in terms of sub-section (1) and (2) of section 5 of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923.

The infected area is bounded on the north by the village boundary of Dunuwale, east by the village boundary of Kadigamuwa, south by the village boundary of Basnagoda, west by Siyane korale.

This declaration is to take effect from today,

April 28, 1925.

J. H. MEEDENIYA, Ratemahatmaya of Three Korales and Lower Bulatgama.

April 30, 1925.

#### Hoof-and-Mouth Disease.

WITH reference to the declaration published in Government Gazette No. 7,455 of April 9, 1925, in that the area specified below was an infected area: It is hereby declared that the said area is now free from hoofand mouth disease.

This declaration shall take effect from April 25, 1925.

The Kachcheri. Matara, April 29, 1925.

A. N. STRONG. Assistant Government Agent.

Limits of Infected Area.

North.—The Parawahera Naotunna Village Committee road up to Kurunduwatta.

East.—The Parawahera-Naotunna Village Committee road.

South .- The village boundary between Talalla North and Naotunna.

West.—The Udadeniya-Dambakel Village Committee cart track.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease exists in Tissa, Ranakeliya. and Eastern Walakadas, in Magam pattu of Hambantota District: It is hereby proclaimed under the provisions of section 5 (1) and (2) of Ordinance No. 25 of 1909, that the area, the limits of which are specified below, is an infected area.

This proclamation shall take effect from date hereof.

Boundaries of the Area referred to.

North by a line drawn from Ellagala anicut to Maha-ara, east by a line drawn from Maha-ara to Angunakolawewa, south by the sea, and west by the Kirindi-oya.

B. N. BOND. The Kachcheri, for Assistant Government Agent. Hambantota April 30, 1925.

#### Rinderpest.

WHEREAS rinderpost has broken out in the pre-VV mises bearing assessment No. 141, situated at Alutmawata road, Colombo: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923. the under-mentioned area is infected, viz. :-

The area bounded on the north by premises Nos. 160 to 155, on the east by premises Nos. 123 to 160, on the south by premises Nos. 109 to 123. on the west by premises Nos. 109 to 155.

This declaration shall take effect from April 22, 1925.

The Municipal Office. Colombo, April 28, 1925.

CHAS. W. PATE, Municipal Veterinary Surgeon.

#### Rinderpest.

OTICE is hereby given that the areas declared infected at Petigoda and Katana West, in Alutkuru korale north of the Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazettes dated January 23, 1925, and February 6, 1925, are free from rinderpest and are no longer infected areas.

This declaration is to take effect from this date.

The Kachcheri, Colombo, April 29, 1925.

R. J. PEREIRA, for Government Agent.

#### Rinderpest.

WHEREAS rinderpest has broken out in the village Waturawita, in the Uda pattu north of Kuruwiti korale, Ratnapura District of the Province of Sabaragamuwa: It is hereby declared that the area, bounded on the north by Dehipekele, south by Kuru-ganga, west by Mudunkotuwa, east by Dehipe-ela, is infected in terms of section 5 (1) (2) of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923.

This declaration will take effect from April 25, 1925.

P. B. MUTTETTUWEGAMA, Ratemahatmaya, Kuruwiti Korale.

Pussella, April 25, 1925.

#### Rinderpest.

#### Protective Zone.

WHEREAS rinderpest has broken out in the village VV Pohorabaw in Uda pattu, Kuruwiti korale, Ratnapura District, Province of Sabaragamuwa: It is hereby declared that the adjoining wasama, Teppanawa. and bounded as follows: north by Miyanadeniya and Lellgoda village boundaries; south by Dodapme, Halpe, Kitulpe, and Kuruwita village boundaries; east by Kuruwita village boundary; west by Kuru-ga ga, is proclaimed as a protective zone in terms of section 6 (1) (2) of Ordinance No. 25 of 1909.

This declaration will take effect from May 2, 1925.

The Kachcheri, Ratnapura, May 2, 1925.

T. A. Hodson, Government Agent.

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

#### Auctioneer and Broker.

THE following person was licensed during the month of April to carry on the trade or business of Auctioneer within the limits of the Panadure Urban District Council area for the year 1925, and his name is published in terms of section 17 of Ordinance No. 15 of 1889, as amended by Ordinance No. 25 of 1922:--

T. Manis Ruberu, Auctioneer.

A. S. GOONEWARDENE, Chairman.

The Urban District Council's Office. Panadure, May 5, 1925.

#### Trade or Business of Auctioneers and Brokers.

THE following persons were licensed during the month of April to carry on the trade or business of Auetioneer within the limits of the Kalutara Urban District Council area for the year 1925, and their names are published in terms of section 17 of Ordinance No. 15 of 1889, as amended by Ordinance No. 25 of 1922:-

D. M. D. S. A. Gooneratne ... Auctioneer.

P. L. de Silva 2. do.

B. H. D. Peter 3. do. A. H. Senaratne

OLIVER G. D'ALWIS. Urban District Council's Office, Kalutara, May 1, 1925. Vice-Chairman.

# SPECIFICATIONS UNDER "THE IRRIGATION ORDINANCE."

SPECIFICATION.—Irrigation Works, Colombo District, Western Province.

REVISED specification showing lands found to be capable of irrigation by Kadurugaha Tank, in Alutkuru korale south, the names of proprietors, and the contributions payable in respect of each land. All previous specifications including the one published in Government Gazette No. 6,819 of August 18, 1916, are hereby cancelled.

Lands paying an Irrigation Rate of Re. 1 per Acre per Annum in Perpetuity.

		Lar	rd8	pa	ying an Irrigation Rate of Re. 1	per	A	cre p	er.	An.	num	in	Perp	etuit	y.			
No	•	Name of Allotment of Land or Field.			Name of Owner.		Ex	tent.			ioun lue.	t e	Are xemp	a ted. (	Amount exempted	Colonial Letter : LEXemi Period	nd Date of Secretary authorizing otion, and of Exemp-	f 's Total Amount due.
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74 75		<b>D</b> o.			Sawaneris Fernando	0	1	0.			~	• •		• •				0 25 0 25
76		Do.		H	Ol 1. TO .	0		10 .						•	_ :			0 31
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No.	Name of Allotment of Land or Field.	Name of Owner.		E	xte	en <b>t.</b>	Amou due			Area mpt	ed,	Amoi exem	unt	No. and Colonia: Se Letter aut Exemptic Period of tion gr	cretary horizing n, and Exem	y s ig T i Am	iount
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77	Dunumadalagahakumbura	P. Heralis Fernando		1	2	0	 1	50								. 1	1 50
78	Do	. B. Gregoris Fernando		1	2	0	 1	50								. 1	50
79	Do	R. Yohanis Fernando		0	2	10	 0	56					<b>-</b> .			. (	<b>56</b>
80	Dunumadalagahakumbura			0	2	10	 0	56				. –				, (	0 56
81	Do	P. Mathes Fernando		Ò	2		 Ó	56								. (	n 56
81	Do.	R. Gabriel Fernando		Ŏ	2			56								. (	56
83	Do.	B. Pedoris Fernando		0	2	0	 0	50				. –	<b>.</b>			. (	50
84	Ambagahakumbura .	M. Abilinu Vedarala		1	3	20	 1	87				. –				. 1	87
85	TAIL A LANGE CONTRACTOR	. P. Sidoris Fernando and other	ers	ō	3	0		75								. 0	75
86	Υ T.	P. Nonno Fernando		Ŏ	ĭ	Ŏ		25				_					25
87	70	do		Ò	0	20	 0	12				. –				. 0	12
88	Do.	P. Sewrigiris Fernando		Ó	Ö	20		12								. 0	12
89	Kajugahakumbura .	. S. Arnolis Fernando		Ô	ì	20		37		_						. 0	37
90	Do.	. B. Gregoris Fernando		0	3	0	 0	75								. 0	75
91	. Kitulgahakumbura	P. Mathes Fernando and other	ers	0	3	0	 0 '	75								. 0	75
92	• T.	P. Livinis Fernando		0	2	0	 0	50								0	50
93	Do.	do		0	1	20	 0 :	37								0	37
94	. Kalahagabadalupota	S. Ileris Fernando		3	0	0	 1	0					· .			1	0
95 .	11\-	. P. Janis Fernando and other		1	3	20	 1	87					,			1	87
96	. Munamalgahakumbura	M. Gregoris Fernando		1	0	20	 1	12								1	12
97	. Do.	. P. Charles Fernando		1	0	0	 1	0		_			<b>.</b>			1	0
98	. Dawatagahakumbura	. H. Pediris Fernando		0	3	0	 0	75					,	_		0	75
99 .	, Do.	S. John Fernando		0	3	0	 0	75								0	75
100 .	. Dawatagahakumbura	. S. Singoris Fernando and ot	hers.	1	0	0	 1	0					·			1	0
101 .	¥6.	. H. Jalis Fernando and other		1	0	0	 1	0		_						1	0
102 .	. Do.	B. A. Fernando		1	2	0	 1	50								1	50
103 .	. Do.	. M. Abilinu Perera		1	0	0	 1	0				_	,			1	0
104 .		J. Bastianturu		1	0	0	 1	0								1	0
<b>10</b> 5 .	. Do.	J. Porlentina		1	0	0	 I	0			٠.					1	0
		Tota	ı	66	3	10	66	66								66	66
C	The Kachcheri, Colombo, February 18, 1925.		•		•			·					(	R. N. Z			

# SPECIFICATION.—Irrigation Works, Matara District, Southern Province.

EVISED specification showing lands found to be capable of irrigation by Alawatugoda Anicut, the names of the proprietors, and the contributions payable in respect of each land. All previous specifications including the ones published in Government Gazettes No. 6,206 of September 13, 1907, and No. 6,594 of November 28, 1913, are hereby cancelled.

Lands paying an Irrigation Rate in Perpetuity of Re. 1 per Acre per Annum.

Division—Gangaboda pattu. Village—Kitalagama.

No.	Name of Allotment of Land or Field.	Name of Owner.		Ex	ten\$			mou <b>du</b> e.		Are Kempt		Amo exempt	unt ed.	No. and Da olonial Secre Letter autho Exemption, Period of Ex tion grants	tary's rizing and emp	g Total Amount
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	Hettiyakumbura		. 2			• •		50			•		• •		• •	2 50
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8	Narangahakumbura	. Mahamadu Lebbe Marikar Ca		a	0		0	50								. ~0
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21 .	. Hondugodadeniya		. 0	Ŏ	16	• •				~	٠.					0 10
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		Silva and others .	. 0	z	20		0	63	٠.							0 63
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No.	Name of Allotment of Land or Field.	Name of Owner.		tent			mou due	•		ted.	exem	unt J pted.	Letter auth Exemption Period of tion gra	orizing n, and Exemp	A In	tauc
27	Mahakumbura	Segu Abdul Cader Segu Isadeen and	Δ.	R. I	٠.	R	s. c	•	A. R.	P.	Rs.	€.	-1011 610		Rs	. с.
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	Polangahitiya	Seiyadu Ahamadu Lebbe Omar			_				•	•	•	•		٠.	0	63
31	Pinkella	, a - 2		0 12 1 8			$\frac{2}{30}$			•		•	. –			8
32	Siriyamulana	Estate of Isibu Lebbe Sharaff							•	•	•				0	30
22	Ilesingekumbura			2 20 0 20			63 13			•		٠.,			0	63
	Hunugodayakumbura	Estate of Siriwardena Muhandirange								•		• •		٠-	3	13
25	Dangahaliyadda	Appu Sinno Perumal 3 Estate of Don Nicholas Samarasinha	3 :	3 0	<b>)</b>	. ฮ	75	٠.		• •		٠.			3	75
		and others		24			40						_		0	40
	Peragahaliyadda Kanatiya	rp - Fr	)	3 <b>2</b> 8	\$ }		93 30			• •		٠.			0	93
		. Hewa Inattappulige John and	_			_				•		٠.		- •	0	30
39	Paiyawana .	others l Estate of Sinnawan Kanakapulle	. 1	. 0	• • •	1	25	٠.		٠.	<del></del> ,	٠.	_		1	25
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	Paiyawanabandahariya Ambedeira	. S. A. S. Isadeen and others 0 . Estate of Siriwardena Muhan-	) 1	. 8		0	30	٠.		٠.		٠.			_	50 30
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42	Ambedeirabandahariya Pas-ira	S. A. S. Isadeen and others 0 Estate of Siriwardena Muhan-	2	20	٠.	0	63			٠.	••	٠.			•	50 63
43		diramge Appu Sinno 2					50		-	٠.		٠.			•	
44		S. A. S. Isadeen and others		20 12			88 83	• •		• •		٠.			-	50 88
45 46	Dangahaliyadda Andiyadeniya	. U. P. W. Siriwardena 2	2	0	٠.	2	50		• -	• •		• •		· ·	0	83
47	Vileliyadda	. Mohamadu Hanifa Abdul Hamid 0 Estate of Don Dionis Basnaike		12 20			83 88		-	٠.	· • · ·	٠.				50 83
	Pahalawila Walawwekella	Estate of Don Dionis Basnaike		20			63			٠.		• •		- •	1	88
~~	Dalugodawila	. Estate of Usubu Lebbe Sharaff Marikar * 30	0	. 0		<b>3</b> 0	0							• •	0	63
51	Hiriliyadda	. Hewa Patiranage Upasakappu and	_					••		• •		٠.		• •	30	O
52	. Alutwila	others 0	2	20	• •	0	63	• •		• •	_	٠.			0	33
52		and others 3		20			13			٠.		٠.	*	٠.		-
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57 58		. James Henry Senaratne 6 7	$\frac{1}{2}$	_	• •		50			•	-	••	~ <del>~~</del>	• •	6 2	5
59	Kosgahaliyadda	. do 1	1 2		 		25 50	٠.		٠.	-			• •	7 5	0
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64	Welabadagaha-addara	. <b>d</b> o 0	_	12				٠.		• -				• •	$\begin{array}{ccc} 0 & 6 \\ 0 & 8 \end{array}$	
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68	. Disawagewila	. Estate of Usubu Lebbe Sharaff Marikar	2	0		12	<b>5</b> 0		~ ~		<b></b> -					
69	Rukmalgahawila	. Edgar Wickremeratne 6	_	_	• •	6 5	25	٠.		• •				• • •	12 <sub>50</sub> 6 21	
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72	. Honduwagekumbura	. C. H. Ernst and others 5	0		• •	5	0	٠-					~-	• •	3 13 5 (	
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75	Enderagedeniya .	. Andra Manage Tesinahamy 0	1	_	٠.		30	٠.		• •	•	٠.		• •	9 30	
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78	Mahadelgahakumbura .	$do. \qquad 2$	2	$\frac{0}{20}$	• •		~~			• •	****	٠.	-	• •	1 28 2 50	
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		. Estate of Parana Hewage Dines-		94		Δ	đΩ							• •	2 50	•
82	Gettikkadeniya .	hamy 0 . Estate of Marambage Dionis 1	0	24 4		1	40 ·			• •		• •			0 40 1 3	
83	Wegamamulledeniya .	Polwatte Gallege Dineshamy and others 1	1	0		1 9	25 .							٠.	1 3	
84		. Manikku Radage Caro 1	3	20		1 3	88 .					• •	_		1 25 1 88	
85 86	C4111-	Estate of Mrs. Emali Sophia Corea 3	0 2	-	• •	3 2				• •		• •	_	• •	3 ĭ3	
87	Sundarakumbura	. S. A. S. Isadeen and others 2	2	0		2	50 ·			• •		• •	_		2 50	
88 89	Weatteliyadda Uduliyadda	Estate of Marambage Dionis 0 S. A. S. Isadeen and others		$\frac{12}{20}$		$\begin{array}{c} 0 & 8 \\ 1 & 8 \end{array}$	8 <b>3</b> . 88 .	•		• •		• •	_		2 50 0 83	
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94	. Kariaketiya	Peekwelle Pansala I S. K. J. de Silva I	3 3	$\begin{array}{c} 0 \\ 20 \end{array}$		1 2				• •			-		0 63 1 25	
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G	loroggodamuttettuwa	nachchohamy 1 Carolis de Silva 3 Mrs. Hensi Livera 2	;	2	0.						• •	-	• •	•			
G	Goroggodamuttettuwa Duwekumbura Goroggodakumbura	nachchohamy	;	2					• •	_	• •	_	• •				
G	loroggodamuttettuwa	nachchohamy 1 Carolis de Silva 3 Mrs. Hensi Livera 2	;	2	0.	•	2	50	• •	_	•••	_	• •		<del>-</del> –	••	2 50
G	Goroggodamuttettuwa Duwekumbura Goroggodakumbura	nachchohamy Carolis de Silva Mrs. Hensi Livera do. Danoris de Silva Abeydeera and others Don James Madanasinha	]	2 2 1	0 . 0 .		2 6 :	50 25 .		_		_				••	2 50
G G B	Joroggodamuttettuwa Duwekumbura Joroggodakumbura Janwayakumbura Jonduwagepitawagura	nachchohamy Carolis de Silva Mrs. Hensi Livera do	1	2 2 1 (2 2 2	0 : 0 :		2 6 : 0 :	50 25 . 63 .							  -		2 50 6 25
G E E	Goroggodamuttettuwa Duwekumbura Goroggodakumbura Ianwayakumbura Ionduwagepitawagura Corawakbokka	nachchohamy Carolis de Silva Mr. Hensi Livera do	1	2 2 1 (2 2 2	0 . 0 .		2 6 : 0 :	50 25 .							- 	(	2 50 6 25 ) 63
G E E	Joroggodamuttettuwa Duwekumbura Joroggodakumbura Janwayakumbura Jonduwagepitawagura	nachchohamy Carolis de Silva Mrs. Hensi Livera do. Danoris de Silva Abeydeera and othors On James Madanasinha and others Mr. N. Altendorff Dickwelle Vidanage Samodis Dias		2 2 1 2 2 3	0 . 0 . 0 .		2 6 0 3	50 25 . 63 . 75 .	•••						 - -	(	2 50 6 25 6 63 3 75
E E E	Joroggodamuttettuwa Joroggodakumbura Joroggodakumbura Janwayakumbura Jonduwagepitawagura Kerawakbokka Langamuwahelpota	nachchohamy Carolis de Silva Mrs. Hensi Livera do. Danoris de Silva Abeydeera and others Don James Madanasinha and others Mr. N. Altendorff Dickwelle Vidanage Samodis Dias de Silva and others 0		2 2 1 2 2 3	0 : 0 :		2 6 0 3	50 25 . 63 .	•••				•••		 - -	(	2 50 6 25 6 63 3 75
E E E	Goroggodamuttettuwa Duwekumbura Goroggodakumbura Ianwayakumbura Ionduwagepitawagura Corawakbokka	nachchohamy Carolis de Silva Mrs. Hensi Livera do. Danoris de Silva Abeydeera and othors On James Madanasinha and others Mr. N. Altendorff Dickwelle Vidanage Samodis Dias		2 1 2 2 3 3	0 . 0 . 0 . 0 .		2 6 0 3	50 25 . 63 . 75 .							 - -	(	2 50 6 25 0 63 3 75 0 83
G I G I B I B I B I S I	Joroggodamuttettuwa Joroggodakumbura Joroggodakumbura Janwayakumbura Jonduwagepitawagura Kerawakbokka Langamuwahelpota	nachchohamy Carolis de Silva Mrs. Hensi Livera do. Danoris de Silva Abeydeera and others Don James Madanasinha and others Mr. N. Altendorff Dickwelle Vidanage Samodis Dias de Silva and others Don Luis Johanis Jayasinha and		2 2 1 2 2 3 3 1 3 1	0 . 0 . 0 . 0 .		2 6 0 3 0	50 . 25 . 63 . 75 . 83 .	•••				•••		 - -	(	2 50 2 50 6 25 6 3 75 0 83 0 15 0 15
		Mahaparagaha-ira Heen-ira Angurumeletolla  Mullekumbura Ihalaliyadda Nagahaliyadda Dambakole Tumbegekumbura Kodippiligedeniya Kekunagahaliyadda Mantriamulla Indura Wagissemulla Iriyagahaliyadda Potuwila  Galagawamullekumbura Berawainnekella  Dunagodayakumbura Hettigekumbura  Ambagahadeniya Jambugahadeniya Jambugahakumbura Mulleliyadda Lintotakumbura Welledopela Karagahaliyadda Karagahaliyadda Udahondairikonda Udahondairikonda Udahondairikonda Udahondairikonda Udahondairikonda Mahaweleggemulana Ambagahaliyadda Bakmigahamulana  Muttettuwa Mahaweleggeudakella Mahaweleggepahalakella Depelatumpela  Velonduwakumbura Wadugehelpota Udatotakumbura Wadugehelpota Udatotakumbura Walawweokanda Indura Wataliyadda Indiketiyakumbura	Mahaparagaha-ira Heen-ira Anguruneletolla Anguruneletolla Millekumbura Inalaliyadda Nagahaliyadda Nagahaliyadda Nagahaliyadda Nagahaliyadda Mr. E. A. Altendorff Nagahaliyadda Medaliyadda Melriyagahaliyadda Melriyagahaliyadda Potuwila Mohamadu Lobbe Nerra Lebbe Mohamed Casim Segu Meera Lebbe Mohamed Casim Wagissemulla Estate of Marambage Dionis Mohamadu Lobbe Mohamed Casim Mohamadu Medaliyadda Medaliyadda Medaliyadda Nagawamullekumbura Mohamadu Lobbe Nerra Lebbe Mohamed Casim Mohamadu Lobbe S. A. S. Isadeen and others Segu Meera Lebbe Mohamed Casim Mohamadu Lobbe S. A. S. Isadeen and others Megu Meera Lebbe Mohamed Casim Mohamadu Lebbe S. M. Melriyop Lewsauredra Mohamadu Lobbe Sadulle Pansala Village—Pahala V Willage—Pahala V Willage—Pahala V Willage—Pahala V Willage—Willaman Mahawalegahakumbura Meledopela Mr. D. H. Ernst do. Village—Willaman Mahawalegahakumbura Mr. D. H. Ernst do.  Village—Willaman Mahawalegahakumbura Mr. D. H. Ernst do.  Village—Willaman Mahawalegahakumbura Mr. D. Mahamadu Medaliyadda S. A. L. Omar Saibu Mohamadu Mohamandu Mohamadu Mohamadu Mohamadu Mohamadu Mohamadu Mohamadu Mohamandu	Mahaparagaha-ira Heen.ira Anguumeletolla Angurumeletolla Mullekumbura Ihalaiyadda Mullekumbura Ihalaiyadda Nagahaiyadda Mr. E. A. Altendorff Dadhalege Sardiashamy and others On Philippu Dewasurendra Estate of Marambago Dionis Mantriamulla Indura Segu Meera Lebbe Mohamed Casim Mr. T. Wickromeratae On Philippu Dewasurendra Madaliyadda Mr. T. Wickromeratae On Philippu Dewasurendra Madaliyadda Nagarera Lebbe Mohamed Casim Mantriamulla Wappu Abdu and others Indura Segu Meera Lebbe Mohamed Wagissenulla Wappu Abdu and others Indura Segu Meera Lebbe Mohamed Wagissenulla Wappu Abdu and others Indura Segu Meera Lebbe Mohamed Wappu Abdu and others Indura Segu Meera Lebbe Mohamed Sandulle Pansala Indura Wappu Abdu and others Indura Segu Meera Lebbe Mohamed Sandulle Pansala Indura Ind	Mahaparagaha-ira	Mahaparagaha-ira	Mahaparagaha-ira	Mahaparagaha-ira	Mahaparagaha-ira	Maitaparaguha-ira	Mahaparagaha-ira	Maitaparagaha-ira	Maiaparagaha-ira	Mainaparagaha-ira	Mainsparagaha-ira	Mainparagahaira   S. A. S. Isadeen and others   2   2   0   2 50	Mahaparagaha-ira

# ROAD COMMITTEE NOTICES.

Duckwari-Ferndale Branch Road.
OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30. 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the repair of the said road, as follows:—
(Estimate No. D 145, sanctioned on December 16, 1924.)
Government moiety Rs. $1,460 \cdot 00$ Private contributions Rs. $1,474 \cdot 60$
1st section, 3 mile.
Total acreage, 3,769—Moiety of cost, Rs. 293·89— Sectional rate, ·07797c.—Total rate, ·07797c.  Amount.
Proprietors or Agents. Estates. Acreage. Rs. c. The Rangalla Consolidated Tea Co., Ltd. (E. S. Wilson): Agent, Martin
M. Smith Peru 138 10 77
lst and 2nd sections, 1½ mile.  Total acreage, 3,631—Moiety of cost, Rs. 293·89— Sectional rate, ·08093c.—Total rate, ·15890c.  The Rangalla Tea Co.,
Ltd. (E. S. Wilson): Agent, M. Martin Smith Rangalla 130 20 67
1st to 3rd section, $2\frac{1}{4}$ miles.
Total acreage, 3,501—Moiety of cost, Rs. 293·89— Sectional rate, ·08394c.—Total rate, ·24284c.
The Rangalla Tea Co., Ltd. (E. S. Wilson); Agent, M. Martin Smith Poodelgodde 331 80 39
1st to 4th section, 3 miles.
Total acreage, 3,170—Moiety of cost, Rs. 293.89
Sectional rate, ·09270c.—Total rate, .33554c.  The Rangalla Tea Co.,
Ltd. (E. S. Wilson);
Agent, M. Martin Smith Madultenne 202 67 79
1st to 5th section, 3\frac{3}{4} miles.
Total acreage, 2,968—Moiety of cost, Rs. 293.89— Sectional rate, .09902c.—Total rate, .43456c.
The Rangalla Tea Co., Ltd. (E. S. Wilson); Agent, M. Martin
Smith       Kaladuriya       216       93       87         A. H. Kerr & Beilby       Ferndale       310       134       72
Galaha Co. (A. H. Kerr) Liangapella 338 146 89
Rangalla Consolidated Tea Co., Ltd. (E. S. Wilson); Agent, M.
Martin Smith Esperanza 523 227 29 Do Mount Mar and
WinchfieldPark 500 217 29
R. C. H. Ellis (Mackwoods, Ltd.); Agents,
Lewis, Brown & Co St. Martins 594 258 14 Burnside Tea Co. (D. E.
Burnett) Kaluratty and Keloya 487 211 64
Total 1,469 46

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 15, 1925.

	$\mathbf{Rs}.$	c.
N.B.—Private contributions	1,474	60
Unexpended balance on September 30, 1924	,	14
	1.469	46

W. L. KINDERSLEY,
Provincial Road Committee's Office, Chairman.
Kandy, April 27, 1925.

## Duckwari-Cottaganga Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1925, 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 to make up the private contributions, as follows:—

(Estimate No. D 142, sanctioned December 16, 1924.)
Government moiety ... Rs. 675 · 00
Private contributions ... Rs. 681 · 75

Ist section, & mile.

Total acreage, 2,290—Moiety of cost, Rs. 193·72—Sectional rate, ·08459c.—Total rate, ·08459c.

Proprietors or Agents. Estates. Acreage. Rs. c. Rangalla Consolidated (E. S. Wilson) . . Ranwella . . 200 . . 16 92

Total acreage, 2,090—Moiety of cost, Rs. 193·72—Sectional rate, ·9268c.—Total rate, ·17727c.

 Rangalla Consolidated (E.
 S. Wilson)
 ... Peru
 ... 151 ...
 26 77

 Girindiella Tea Co. (E.
 R. Cox)
 ... New Tunisgalla 415 ...
 73 58

1st to 4th section, 12 mile.

Total acreage, 1,524—Moiety of cost, Rs. 290·61—Sectional rate, ·19068c.—Total rate, ·36795c.

Galaha and Ceylon Tea and Agency Co. (C. Mc. L. Miller) .. Cottaganga 225 56 E. C. Woolley (H. R. 560 ... Evans) Gonawela 206 6 Girindiella Tea Co. (E. R. .. Girindiella 129 16 Cox) .. 351 .. Total .. 678 5

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasurery, Colombo, on or before June 15, 1925.

N.B.—Private contribution ... 681 75
Unexpended balance on September 30, 1924 ... 3 70
Amount to be recovered on account 1924–25 ... 678 5

W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman.

Kandy, April 27, 1925.

#### Padiyapelella-Ellamulla Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the

.. 333 12

Total

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:—	Proprietors or Agents. Estates. Acreage. Rs. c Whittall & Co. (J. G.
(Estimate No. D 129, sanctioned on December 16, 1924.) Government moiety Rs. 2,000 00	Kana Luna Meeya Pune. Fincham's Land
Private contributions Rs. 2,020·00	No. 1 96 40 19  Puncha, Vidane Duraya Fincham's Land  No. 2 31½ 13 1
Ist to 4th section, 4 miles.  Total acreage, 1,667—Moiety of cost, Rs. 1,327·22— Sectional rate, ·7961c.—Total rate, ·7961c.	Whittall & Co. (J. G. Horsfall) Ensalwatta 264 110 3
Proprietors or Agents. Estates. Acreage. Rs. c.	Burke Estate Co., Ltd.   (G. Johnston) Dehigolla 475 198 5   Do Looloowatta 309 129 1
Ceylon Tea Plantations Co. (N. Rayner) Kabaragala 489 389 36	S. P. Santhiveeram and M. Aiyasamy Seeacumbura 22 9 2
1st to 5th section, 4.89 miles.	Burke Estate Co., Ltd. (G. Johnston) Yahangalla 80 33 4
Total acreage, 1,178—Moiety of cost, Rs. 295·30—Sectional rate, ·2506c.—Total rate, 1·0467c.	Total1,629 24
The Anglo-American Direct Tea Trading Co., Ltd. (J. Graham Bell) Mandaranewara 474 496 20 Colombo Commercial Co., Ltd. (R. A. Y. Caruth) Ellamulla Group 704 736 96	Rs.   c   N.B.—Private contribution   1,626 10   Excess on September 30, 1924   3 14
Total 1,622 52	1,629 24
Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial	Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 15, 1925.
Rs. c. Rs.—Private contributions 2,020 0 Unexpended on September 30, 1924 397 48	Provincial Road Committee's Office, Chairman. Kandy, April 27, 1925.
Amount to be recovered on account 1924-25 1,622 52	Nugatenna-Deanstone Branch Road.
_ maps1 varieties.	(Flood Damages.)  OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having
Kandy, April 27, 1925.	advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for repairing flood
Nugatenna-Deanstone Branch Road.  OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having greed to grant the under-mentioned sum for the mainte-	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—
TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having greed to grant the under-mentioned sum for the mainteance of the above road for the year ending September 30,	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—  (Estimate No. D 577, sanctioned January 28, 1925.)
TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having greed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 225, the Provincial Road Committee, acting under the covisions of "The Branch Roads Ordinance, 1896," have	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—  (Estimate No. D 577, sanctioned January 28, 1925.)  Government moiety Rs. 325.00  Private contributions Rs. 333.12
TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having greed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 225, the Provincial Road Committee, acting under the covisions of "The Branch Roads Ordinance, 1896," have sessed the proportion due by each estate in the district	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—  (Estimate No. D 577, sanctioned January 28, 1925.)  Government moiety Rs. 325.00 Private contributions Rs. 333.12  Total acreage, 4,077½—Rate per acre, '0816c.—
TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having greed to grant the under-mentioned sum for the maintenace of the above road for the year ending September 30, 25, the Provincial Road Committee, acting under the ovisions of "The Branch Roads Ordinance, 1896," have sessed the proportion due by each estate in the district	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—  (Estimate No. D 577, sanctioned January 28, 1925.)  Government moiety Rs. 325.00 Private contributions Rs. 333.12  Total acreage, 4,077½—Rate per acre, '0816c,—  Amount.  Proprietors of Agents. Estates. Acreage. Rs. c.
NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having freed to grant the under-mentioned sum for the maintenace of the above road for the year ending September 30, 125, the Provincial Road Committee, acting under the ovisions of "The Branch Roads Ordinance, 1896," have sessed the proportion due by each estate in the district terested in the said road, as follows:  (Estimate No. D 144, sanctioned December 16, 1924.)  Government moiety Rs. 1,610.00  Private contributions Rs. 1,626.10	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—  (Estimate No. D 577, sanctioned January 28, 1925.)  Government moiety Rs. 325.00 Private contributions Rs. 333.12  Total acreage, 4,077½—Rate per acre, .0816c.—  Amount. Proprietors of Agents. Estates. Acreage. Rs. c. Burke Estates Co., Ltd. (R. G. Johnston) Nugagalla 222 18 14 S. Moorhouse (J. G. Hors-
TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having reed to grant the under-mentioned sum for the maintence of the above road for the year ending September 30, 25, the Provincial Road Committee, acting under the ovisions of "The Branch Roads Ordinance, 1896," have sessed the proportion due by each estate in the district perested in the said road, as follows:  (Estimate No. D 144, sanctioned December 16, 1924.)  Government moiety Rs. 1,610.00  Private contributions Rs. 1,626.10  lst to 5th section, 2½ miles.  Total acreage, 4,077½—Moiety of cost, Rs. 853.94—	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—  (Estimate No. D 577, sanctioned January 28, 1925.)  Government moiety Rs. 325·00 Private contributions Rs. 333·12  Total acreage, 4,077½—Rate per acre, ·0816c,—  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c.  Burke Estates Co., Ltd. (R. G. Johnston) Nugagalla 222 18 14  S. Moorhouse (J. G. Horsfall) Nawangalla 295 24 10  Whittall & Co. (J. G.
COTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having freed to grant the under-mentioned sum for the maintenace of the above road for the year ending September 30, 25, the Provincial Road Committee, acting under the ovisions of "The Branch Roads Ordinance, 1896," have sessed the proportion due by each estate in the district terested in the said road, as follows:  (Estimate No. D 144, sanctioned December 16, 1924.)  Government moiety Rs. 1,610 00  Private contributions Rs. 1,626 10  1st to 5th section, 2½ miles.  Total acreage, 4,077½—Moiety of cost, Rs. 853 94—Sectional rate, 20942c.—Total rate, 20942c.  Amount.	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—  (Estimate No. D 577, sanctioned January 28, 1925.)  Government moiety Rs. 325 00 Private contributions Rs. 333 12  Total acreage, 4,077½—Rate per acre, '0816c.—  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c.  Burke Estates Co., Ltd. (R. G. Johnston) Nugagalla 222 18 14  S. Moorhouse (J. G. Horsfall) Nawangalla 295 24 10  Whittall & Co. (J. G. Horsfall) Meemunugala 535 43 70 Do. Deanstone 576 47 5
COTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having freed to grant the under-mentioned sum for the maintenace of the above road for the year ending September 30, 125, the Provincial Road Committee, acting under the ovisions of "The Branch Roads Ordinance, 1896," have sessed the proportion due by each estate in the district terested in the said road, as follows:  (Estimate No. D 144, sanctioned December 16, 1924.)  Government moiety Rs. 1,610.00  Private contributions Rs. 1,626.10  lst to 5th section, 2½ miles.  Total acreage, 4,077½—Moiety of cost, Rs. 853.94—Sectional rate, 20942c.—Total rate, 20942c.  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c. arke Estates Co., Ltd.	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—  (Estimate No. D 577, sanctioned January 28, 1925.)  Government moiety Rs. 325 00 Private contributions Rs. 333 12  Total acreage, 4,077½—Rate per acre, 0816c.—  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c.  Burke Estates Co., Ltd. (R. G. Johnston) Nugagalla 222 18 14  S. Moorhouse (J. G. Horsfall) Nawangalla 295 24 10  Whittall & Co. (J. G. Horsfall) Do. Deanstone 576 47 5  Burke Estate Co., Ltd. (G. Johnston) Hare Park 454 37 9  Whittall & Co. (J. G.
TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having greed to grant the under-mentioned sum for the maintenace of the above road for the year ending September 30, 25, the Provincial Road Committee, acting under the ovisions of "The Branch Roads Ordinance, 1896," have sessed the proportion due by each estate in the district terested in the said road, as follows:—  (Estimate No. D 144, sanctioned December 16, 1924.)  Government moiety Rs. 1,610 · 00  Private contributions Rs. 1,626 · 10  1st to 5th section, 2½ miles.  Total acreage, 4,077½—Moiety of cost, Rs. 853 · 94—Sectional rate, · 20942c.—Total rate, · 20942c.  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c. arke Estates Co., Ltd.  (R. G. Johnston) Nugagalla 222 46 50  1st to 8th section, 3¼ miles.	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—  (Estimate No. D 577, sanctioned January 28, 1925.)  Government moiety Rs. 325.00 Private contributions Rs. 333.12  Total acreage, 4,077½—Rate per acre, 0816c.—  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c.  Burke Estates Co., Ltd. (R. G. Johnston) Nugagalla 222 18 14  S. Moorhouse (J. G. Horsfall) Nawangalla 295 24 10  Whittall & Co. (J. G. Horsfall) Meemunugala 535 43 70  Do. Deanstone 576 47 5  Burke Estate Co., Ltd. (G. Johnston) Hare Park 454 37 9
TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having greed to grant the under-mentioued sum for the maintenance of the above road for the year ending September 30, 225, the Provincial Road Committee, acting under the rovisions of "The Branch Roads Ordinance, 1896," have sessed the proportion due by each estate in the district terested in the said road, as follows:—  (Estimate No. D 144, sanctioned December 16, 1924.)  Government moiety Rs. 1,610·00  Private contributions Rs. 1,626·10  1st to 5th section, 2½ miles.  Total acreage, 4,077½—Moiety of cost, Rs. 853·94—Sectional rate, ·20942c.—Total rate, ·20942c.  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c. arke Estates Co., Ltd.  (R. G. Johnston) Nugagalla 222 46 50  1st to 8th section, 3½ miles.  Total acreage, 3,855½—Moiety of cost, Rs. 426·92—Sectional rate, ·11073c.—Total rate, ·32015c.	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—  (Estimate No. D 577, sanctioned January 28, 1925.)  Government moiety Rs. 325·00 Private contributions Rs. 333·12  Total acreage, 4,077½—Rate per acre, '0816c.—  Amount.  Proprietors or Agents. Estates. Acreage Rs. c.  Burke Estates Co., Ltd. (R. G. Johnston) Nugagalla 222 18 14  S. Moorhouse (J. G. Horsfall) Nawangalla 295 24 10  Whittall & Co. (J. G. Horsfall) Meemunugala. 535 43 70  Do. Deanstone 576 47 5  Burke Estate Co., Ltd. (G. Johnston) Hare Park 454 37 9  Whittall & Co. (J. G. Horsfall) Fincham's Land No. 1 96 7 85  Puncha, Vidane Duraya. Fincham's Land
TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having greed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 225, the Provincial Road Committee, acting under the rovisions of "The Branch Roads Ordinance, 1896," have sessed the proportion due by each estate in the district terested in the said road, as follows:—  (Estimate No. D 144, sanctioned December 16, 1924.)  Government moiety Rs. 1,610·00 Private contributions Rs. 1,626·10  lst to 5th section, 2½ miles.  Total acreage, 4,077½—Moiety of cost, Rs. 853·94—Sectional rate, ·20942c.—Total rate, ·20942c.  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c. arke Estates Co., Ltd. (R. G. Johnston) Nugagalla 222 46 50  lst to 8th section, 3¾ miles.  Total acreage, 3,855½—Moiety of cost, Rs. 426·92—Sectional rate, ·11073c.—Total rate, ·32015c.  Moorhouse (J. G. Horsfall)	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—  (Estimate No. D 577, sanctioned January 28, 1925.)  Government moiety Rs. 325.00 Private contributions Rs. 333.12  Total acreage, 4,077½—Rate per acre, '0816c.—  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c.  Burke Estates Co., Ltd. (R. G. Johnston) Nugagalla 222 18 14  S. Moorhouse (J. G. Horsfall) Nawangalla 295 24 10  Whittall & Co. (J. G. Horsfall) Meemunugala. 535 43 70  Do. Deanstone 576 47 5  Burke Estate Co., Ltd. (G. Johnston) Hare Park 454 37 9  Whittall & Co. (J. G. Horsfall) Robonella 718 58 65  Kana Luna Meeya Pulle. Fincham's Land No. 1 96 7 85  Puncha, Vidane Duraya. Fincham's Land No. 2 31½. 258  Whittall & Co. (J. G. Horsfall) Ensalwatta 264 21 57
COTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having greed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 925, the Provincial Road Committee, acting under the rovisions of "The Branch Roads Ordinance, 1896," have seessed the proportion due by each estate in the district sterested in the said road, as follows:  (Estimate No. D 144, sanctioned December 16, 1924.)  Government moiety Rs. 1,610·00  Private contributions Rs. 1,626·10  lst to 5th section, 2½ miles.  Total acreage, 4,077½—Moiety of cost, Rs. 853·94—Sectional rate, ·20942c.—Total rate, ·20942c.  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c. arke Estates Co., Ltd.  (R. G. Johnston) Nugagalla 222 46 50  lst to 8th section, 3½ miles.  Total acreage, 3,855½—Moiety of cost, Rs. 426·92—Sectional rate, ·11073c.—Total rate, ·32015c.  Moorhouse (J. G. Horsfall) Nawangalla 295 94 45  Ist to 10th section, 4·77 miles.	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—  (Estimate No. D 577, sanctioned January 28, 1925.)  Government moiety Rs. 325.00 Private contributions Rs. 333.12  Total acreage, 4,077½—Rate per acre, .0816c.—  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c.  Burke Estates Co., Ltd. (R. G. Johnston) Nugagalla 222 18 14  S. Moorhouse (J. G. Horsfall) Nawangalla 295 24 10  Whittall & Co. (J. G. Horsfall) Meemunugala 535 43 70  Do. Deanstone 576 47 5  Burke Estate Co., Ltd. (G. Johnston) Hare Park 454 37 9  Whittall & Co. (J. G. Horsfall) Robonella 718 58 65  Kana Luna Meeya Pulle Fincham's Land No. 1 96 7 85  Puncha, Vidane Duraya Fincham's Land No. 2 31½ 2 58  Whittall & Co. (J. G. Horsfall) Ensalwatta 264 21 57  Burke Estate Co., Ltd. (G. Johnston) Dehigolla 475 38 80  Do Looloowatta 309 25 24
TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having greed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 225, the Provincial Road Committee, acting under the covisions of "The Branch Roads Ordinance, 1896," have seessed the proportion due by each estate in the district terested in the said road, as follows:—  (Estimate No. D 144, sanctioned December 16, 1924.)  Government moiety Rs. 1,610·00  Private contributions Rs. 1,626·10  lst to 5th section, 2½ miles.  Total acreage, 4,077½—Moiety of cost, Rs. 853·94—Sectional rate, ·20942c.—Total rate, ·20942c.  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c. arke Estates Co., Ltd.  (R. G. Johnston) Nugagalla 222 46 50  lst to 8th section, 3¾ miles.  Total acreage, 3,855½—Moiety of cost, Rs. 426·92—Sectional rate, ·11073c.—Total rate, ·32015c.  Moorhouse (J. G. Horsfall) Nawangalla 295 94 45  Ist to 10th section, 4·77 miles.  Total acreage, 3,560½—Moiety of cost, Rs. 348·38—Sectional rate, ·09784c.—Total rate, ·41799c.	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—  (Estimate No. D 577, sanctioned January 28, 1925.)  Government moiety Rs. 325.00 Private contributions Rs. 333.12  Total acreage, 4,077½—Rate per acre, .0816c.—  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c.  Burke Estates Co., Ltd. (R. G. Johnston) Nugagalla 222 18 14  S. Moorhouse (J. G. Horsfall) Nawangalla 225 24 10  Whittall & Co. (J. G. Horsfall) Neemunugala 535 43 70  Do. Deanstone 576 47 5  Burke Estate Co., Ltd. (G. Johnston) Hare Perk 454 37 9  Whittall & Co. (J. G. Horsfall) Robonella 718 58 65  Kana Luna Meeya Pulle Fincham's Land No. 2 31½ 258  Whittall & Co. (J. G. Horsfall) 96 7 85  Puncha, Vidane Duraya Fincham's Land No. 2 31½ 258  Whittall & Co. (J. G. Horsfall) Ensalwatta 264 21 57  Burke Estate Co., Ltd. (G. Johnston) Dehigolla 475 38 80  Do Looloowatta 309 25 24  S. P. Santhiveeram and M. Aiyasamy Seeasumbura 22 I 81
TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having greed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 225, the Provincial Road Committee, acting under the covisions of "The Branch Roads Ordinance, 1896," have seessed the proportion due by each estate in the district terested in the said road, as follows:—  (Estimate No. D 144, sanctioned December 16, 1924.)  Government moiety Rs. 1,610·00  Private contributions Rs. 1,626·10  lst to 5th section, 2½ miles.  Total acreage, 4,077½—Moiety of cost, Rs. 853·94—Sectional rate, ·20942c.—Total rate, ·20942c.  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c. arke Estates Co., Ltd.  (R. G. Johnston) Nugagalla 222 46 50  lst to 8th section, 3¾ miles.  Total acreage, 3,855½—Moiety of cost, Rs. 426·92—Sectional rate, ·11073c.—Total rate, ·32015c.  Moorhouse (J. G. Horsfall) Nawangalla 295 94 45  Ist to 10th section, 4·77 miles.  Total acreage, 3,560½—Moiety of cost, Rs. 348·38—Sectional rate, ·09784c.—Total rate, ·41799c.	damages on the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows:—  (Estimate No. D 577, sanctioned January 28, 1925.)  Government moiety Rs. 325.00 Private contributions Rs. 333.12  Total acreage, 4,077½—Rate per acre, .0816c.—  Amount.  Proprietors or Agents. Estates. Acreage. Rs. c.  Burke Estates Co., Ltd. (R. G. Johnston) Nawangalla 222 18 14  S. Moorhouse (J. G. Horsfall) Meemunugala 295 24 10  Whittall & Co. (J. G. Horsfall) Meemunugala 535 43 70  Do. Deanstone 576 47 5  Burke Estate Co., Ltd. (G. Johnston) Hare Park 454 37 9  Whittall & Co. (J. G. Horsfall) Robonella 718 58 65  Kana Luna Meeya Pulle Fincham's Land No. 1 96 7 85  Puncha, Vidane Duraya Fincham's Land No. 2 31½ 2 58  Whittall & Co. (J. G. Horsfall) Ensalwatta 264 21 57  Burke Estate Co., Ltd. (G. Johnston) Ensalwatta 264 21 57  Burke Estate Co., Ltd. (G. Johnston) Dehigolla 475 38 80  Do Looloowatta 309 25 24

Burke Estate Co., Ltd. (G. Johnston) ...

.. Hare Park

.. 454 .. 189 77

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 15, 1925.

W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman. Kandy, April 27, 1925.

# Huluganga-Bamraela Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the repair of the said road, as follows:—

(Estimate No. D 143 of December 16, 1924.)

Government moiety .. Rs. 1,565·00 Private contributions .. Rs. 1,580·65

1st section, ½ mile.

Total acreage, 8,743½—Moiety of cost, Rs. 185.94—Sectional rate, .02126c.—Total rate, .02126c.

Sectional rate, '	02126c.—Total	rate, 02126c	•
	_		mount.
Proprietors or Agents.			Rs. c.
S. K. Dawood Saibo I. I. Vanderspaar	and Galago	oda-	0 60 2 57
Messrs. Brooke Bond		121	
& Co	Allacolla and O dale	over- 650	13 82
	Ratnatenna Kandekattia	460	9 78 12 76
1st to 3	3rd section, 2½ n	niles.	
Total acreage, 6,2 Sectional rate,	74½—Moiety of 11857c.—Total	cost, Rs 744 rate, 13983c.	00
Heirs of G. Punchi-	****		
hamine	Wawakanatta- watta	22	3 9
Marie Kangany Do	Tallagoya Marie's Land of Florence	$\left.\begin{array}{c} \cdot \cdot \cdot \\ \cdot \cdot \cdot \end{array}\right\}$ 654	91 46
General Ceylon Rubber and Tea Estates, Ltd. (M. Martin Smith, Agent; F. J.			
Littlejohn, Manager)	Gomera Old a New	and 844 :	118 3
Pana Sidambr <b>am K</b> an-		222	00.10
gany	Galboda	7.00	32 18 26 30
gany E. R.Cox E. C. Woolley	Galboda Baddegama Old Tunisgala		
1st to 4	th section, 3 mi		
Total acreage, 3,901; Sectional rate, '0	Moiety of co	ost, Rs. 185 · 9	4—
Mackwoods, Ltd	Hagalla and Ma kelle	ada- 604 <u>‡</u> 1	113 35
1st to 5t	h section, 3½ mi	iles.	
Total acreage, 3,297 Sectional rate, · 0	7—Moiety of co 5639c.—Total r	st, Rs. 185·94 ate, ·24387c.	!—-
Heirs of Marie Kan-	Lebanon Group		67 78
lst to 6	th section, 41 m	iles.	{
Total acreage, 2,199 Sectional rate, ·	Moiety of cos	st. Rs. 278 · 90	)—
Heirs of Marie Kan- gany	Kunckles Grou		
	Gangamulla	) ~~ •	10

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 15, 1925.

	$\mathbf{Rs.}$	c.
N.B.—Private contribution	 1,580	65
Excess, 1923–24		40
Unexpended balance of flood damages	 1,583 2	5 33
	1,580	72

W. L. KINDERSLEY,

Provincial Road Committee's Office, Kandy, April 27, 1925. . Kindeksler, Chairman.

#### Huluganga-Bambraela Branch Road.

(Hulu-ganga and Dalook-oya Bridges.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above bridges for the year ending September 30, 1925, 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 at the rate of .02046c. per acre. Total acreage 8,743½:—

(Estimate No. D 492, sanctioned on February 4, 1925.)

Government moiety .. Rs. 179·25 Private contributions .. Rs. 181·04

Private contributi	ons .	. Rs.	181	•04	
				Amoı	
Proprietors or Agents.	Estates.	Acre	age.	$\mathbf{R}\mathbf{s}$	. c.
S. K. Dawood Saibo	Tharnagala Grou	p 2	8	0	57
I. I. Vanderspaar					
_	and Galgoda				
	watta .	. 12	1	2	48
C. B. Clay	Mahousa .	. 61	0	12	48
Messrs. Brooke Bond &					
Co	Allacolla and Ove	)r	_		
<b></b>	_ dale .	. 65	0	13	30
Do. Mrs. Woods	Ratnatenna .	. 46	)	. 9	41
Mrs. Woods	Kandekattia .	. 60	· · ·	12	28
Heirs of G. Punchi-	TE7 1			^	
namine	Wawakanattawa	tta z	z . <b>.</b>	U	<b>4</b> 5-
Marie Kangany	Tanagoya .	i   a =		10	90
hamine Marie Kangany Do	Marie's Land an	وهم ع	<b>.</b>	19	38
General Ceylon Rubber	Florence .	٠,			
and Tea Estates,					
Ltd. (M. Martin					
Smith, Agent; F. J.					
Littlejohn, Manager)	Goomera Old an	d			
	New .		<b>L</b>	17	27
Pana Sidambaram Kan	_				
gany E. R. Cox E. C. Woolley Mackwoods: Ltd	Galboda .	. 230	)	4	71
E. R. Cox	Baddegama .	. 188	3	3	85
E. C. Woolley	Old Tunisgalla .	. 43	5	8	90
Mackwoods: Ltd	Hagalla and Meda	ì -			
	kelle .	. 604	<u>₽</u> 1	12	37
Heirs of Maira Kan-					
gany Do	Lebanon Group .	. 1,098	3	22	47
Do	Knuckles Group.	. 1,348		27	60
G. G. Ross Clarke Do	Katooloya .	. 850	)	17	39
D0,	Gangamula .	.)			
		Total		178	91
		_ C.a.	• • •	-10	<i>U</i> 1
Which sums the pro-	prietors manager	o uo	cont	e of	-ha

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 15, 1925.

	Rs. c.	
N. B.—Private contributions	 181 4	:
Deduct unexpended balance, 1923–24	 2 13	

Amount to be recovered on account, 1924-25 .. 178 91

W. L. KINDERSLEY,

Provincial Road Committee's Office, Chairman. Kandy, April 27, 1925.

1,580 72

Total

# Huluganga-Bambraela Branch Road.

(Lebanon-oya Bridge.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above bridge for the year ending September 30, 1925, 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 at the rate of '07655c. Total acreage 2,199:—

(Estimate No. D 492, sanctioned on Fe	ebruary	7 <b>4</b> ,	1925	.)
Government moiety	$\mathbf{Rs}$ .	170	.75	
Private contributions	Rs.	172	· <b>4</b> 6	
		A	<b>A</b> mou	ınt.
Proprietors or Agents. Estates.	Acres	age.	Rs.	c.
Heirs of Marie Kan-				
gany Knuckles Group	1,349	٠.	103	27
G. G. Ross Clarke Katooloya Gangamulla	850	• • •	65	8
	Total		168	$\frac{-}{35}$

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 15, 1925.

N. B.—Private contribution Unexpended balance	••	 Rs. 172 4	
		168	35

W. L. KINDERSLEY,

Provincial Road Committee's Office, Chairman. Kandy April 27, 1925.

#### High Forest-Bramley Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1925, 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, as follows:—

(Estimate No. D 188, sanctioned on December 23, 1924.)

Government moiety	 Rs. 1,750 · 00
Private contributions	 Rs. 1,767 · 50

1st to 3rd section, 1.50 mile.

Total acreage, 3,054—Moiety of cost, Rs. 1,383·32—Sectional rate, ·45295c.—Total rate, ·45295c.

			A	mount.
Proprietors or Agents.		Estates.	Acreage.	Rs. c.
Bois Bros., Agents Carson Parker) J. M. Robertson & (F. F. Woodyer)	Co.	Kurunduoya Rillamulla	683 230	

1st to 4th section, 1.92 mile.

Total acreage 2,141—Moiety of cost Rs. 387·32—Sectional rate, ·18091c.—Total rate, ·63386c.

Carson	&	Co.	(T.	H.	
Willia				Bramley 297 188 2	26
Boustea			(T.	H.	
Willia				Lauriston 235 148 9	
Whittall	& 0	%. (W.	Polse	on) High Forest 1,609 · 1,019 8	38

Total ...1,770 64

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 15, 1925.

	$\mathbf{Rs.}$	c.
N.B.—Private contributions	 1,767	50
Excess	 3	14
	•	

Amount to be recovered on account, 1924-25 1,770 64

W. L. KINDERSLEY,

Provincial Road Committee's Office, Chairman. Kandy, April 27, 1925.

#### St. Margarets-Kirklees Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1925, 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 to make up the private contributions, as follows:—
(Estimate No. D 189, sanctioned on December 23, 1924.)

Government moiety	 Rs. 4,000 · 00
Private contributions	 Rs. 4,040 · 00

1st to 4th section, 4 miles.

Total acreage, 3,452—Moiety of cost, Rs. 2,939·38—Sectional rate, ·85150c.—Total rate, ·85150c.

Amount.

Proprietors or Agents. Estates. Acreage. Rs. c. Lanka Plantations Company, Ltd. (Geo. F.

Cornish) .. Rappahannock 481 .. 409 57

1st to 6th section, 5.50 miles.

Total acreage 2,971—Moiety of cost, Rs. 1,102·28—Sectional rate, ·37101c.—Total rate, 1·22251c.

Estates Company of Uva,

Ltd., J. Slingsby (Whittall & Co.,

Agents) ... Gampaha .. 866 ... 1,058 70

Kirklees Estates Co., Ltd. (George Steuart & Co., R. Lindsay

White) . Kirklees .. 1.109 .. 1,355 77 Mrs. Fanning Patterson

(H. C. Patterson) . . Alagolla . . 462 . . 564 80 The Luckyland Tea

Estates Co., Ltd., F.

C. Charnand (George

Steuart & Co., Agents) Luckyland 534

Total .. 4,041 66

652 82

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 15, 1925.

			$\mathbf{Rs.}$	c.	
N.B.—Private contribution			4,040	0	
Excess	• •	••	1	66	
Amount to be recovered on accou	ınt 19 <b>24–2</b>	5	4,041	66	

W. L. KIN ERSLEY,
Provincial Road Committee's Office, Chairman,
Kandy, April 27, 1925.

#### Glenlyon-Preston Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Ccuncil, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1925, 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:—	ŧ
(Estimate No. D 207, sanctioned on December 23, 1924.) Government moiety Rs. 1,200 00	
Private contributions Rs. 1,212 00	
1st to 4th section, 88.70 lines.	
Total acreage, 2,488—Moiety of cost, Rs. 790 · 80— Sectional rate, · 31784c.—Total rate, · 31784c.	
Amount. Proprietors or Agents. Estates. Acreage. Rs. c.	
Ceylon Tea Plantations Co., Ltd. (P. P. C. Walker) Glenlyon 627 199 29 G. T. & Mrs. R. S. Pieris	
(H. V. Cooke) Agra Elbedde . 276 87 73	1
1st to 5th section, 115·10 lines.	
Total acreage, 1,585—Moiety of cost, Rs. 235 40—	۱
Sectional rate, ·14851c.—Total rate, ·46635c.	
Torrington Tea Estate Co., Helbeck, Mos. 526 245 30 Ltd. (E. E. Lee) { send, and Torrington	
1st to 6th section, 134.60 lines.	
Total acreage, 1,059—Moiety of cost, Rs. 173.88—Sectional rate, ·16419c.—Total rate, ·63054c.	
A. R. Ashton (E. E. Lee) . Iona 112 70 62	l
Ceylon Tea Plantations Co., Ltd. (P. P. C. Walker) . Polmont 45 28 38 P. B. Seton (A. Hamilton	
Harding) New Preston . 167 105 30 A. G. & C. A. Seton (A.	
Hamilton Harding) Preston 250 157 64 The Albion Tea Estate Co., Ltd. (A. V. Rayall, acting	
G. M. Smith) Albion 289 182 23	
A. G. & C. A. Setan (A. Hamilton Harding) St. Margaret's 196 123 59	
Total1,200 8	
<u> </u>	
Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 15, 1925.	
Rs. c.	
N.B.—Private contributions 1,212 0 Unexpended balance on September 30, 1924 11 92	
Amount to be recovered on account 1924-25 1,200 8	
W. L. KINDERSLEY, Provincial Road Committee's Office, Kandy, April 27, 1925.	
Preston Junetion-Agra Branch Road.	
(Between Preston Junction and end of Agra road.)	
(Between Preston Junction and end of Agra 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 maintenance of the above road for the year ending September 30, 1925, 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 204, sanctioned on December 23, 1924.)

1st section, '35 mile.

Total acreage, 8,952—Moiety of cost, Rs. 369·32—Sectional rate, ·04125c.—Total rate, ·04125c.

,	Proprietors or Agents. E	states. Acreage. Amount.
į	Ceylon Tea Plantation Company, Limited . Glenly Pol	
	1st to 3rd secti	on, 1.60 mile.
	Total acreage, 8,269—Moie Sectional rate, · 15951c.	ety of cost, Rs. 1,319 05— —Total rate, 20076c.
1	Agra Ouvah Estates	
	Co Agra ( Do Fanker Heirs of R. W. Wick-	
ļ	ham Holmw	
Ì	lat t 4th section	
	Total acreage, 7,354—Moie Sectional rate, ·07174c.	ety of cost, Rs. 527·60— —Total rate, ·27250c.
	Galaha Ceylon Tea Estates and Agency Cc. (Henry Thomp-	
١	Do Hautev	
	Do Freshw	ater 251 68 41
	Do St. Geo	
	lst to 5th section	•
	Total acreage, 6,358—Moie Sectional rate, ·08298c John K. Gilliat & Co.	
	(A.D.Gilbert Burnet)	
	(Cumberbatch & Co.) Sutton Glasgow Estates Com-	277 98 48
1	pany, Ltd Glasgov	v 472 167 80
	lst to 6th section	a, 3·10 miles.
	Total acreage, 5,609—Moie Sectional rate, '09406c.	ty of cost, Rs. 527·60— —Total rate, ·44954c.
	Ceylon Tea Plantation Co., Ltd. (F. Lush	
	ington) Waverle Portmore Tea Estates	
	Co., Ltd Aldourie	<b>269 120 94</b>
	lst to 7th section	
	Total acreage, 5,183—Moiet Sectional rate, ·10179c.—	y of cost, Rs. 527·60— -Total rate, ·55133c.
	Glasgow Estates Company, Ltd Nithsda	le 242 133 43
	1st to 8th section,	3.85 miles.
	Total acreage, 4,941—Moiet Sectional rate, '05339c.—	y of cost, Rs. 263·80—- -Total rate, ·60472c.
	Portmore Tea Estates Co., Ltd Portmore	e 311 188 8
4	Balmoral Coylon Estates Co., Ltd Sandring Yarra	
]	Heirs of T. Mackie and	, , , , , , , , , , , , , , , , , , ,
	P. Moir (W. B. Bart- lett) Lot 112, land	364 Powys- 165 99 79
	1st to 9th section	
	Total acreage, 3,923—Moiet Sectional rate, '06724c.—	y of cost, Rs. 263 80-
I	Lutyens Bros. (F. Lus-	
	hington) Morning Ceylon Tea Plantations	ton 417 280 22
•	Co., Ltd Ardallie	209 140 45
	1st to 10th section,	4 · 60 miles.
	Total acres as 2 207 Maint	

Total acreage, 3,297—Moiety of cost, Rs. 527·60—Sectional rate, '16002c.—Total rate, '83198c.

.. 3,125 .. 2,599 95

Total .. 4,853 97

143 10

.. 172 ..

.. Diyagama

New Dimbula Com-

Heirs of J. M. Sayres.. Nutbourne

pany, Ltd.

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 15, 1925.

N.B.—Private contributions on maintenance estimate 4.848 0 5 97 Excess

Amount to be recovered on account 1924-25 .. 4,853 97

> W. L. KINDERSLEY, Chairman.

Provincial Road Committee's Office. Kandy, April 27, 1925.

#### Railway Gorge Branch Road.

(Between Caledonia Gap and the Railway Gorge.)

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 maintenance of the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the repair of the said road, as follows:-

(Estimate No. D 205, sanctioned on December 23, 1924.)

Government moiety Rs. 1,500:00 Private contributions Rs. 1,515.00

From 1st to end of 2nd section, 1 mile.

Total acreage, 3,862—Moiety of cost, R. 504·22— Sectional rate. · 13039c.—Total rate, · 13039c.

Amount Proprietors or Agents. Estates. Acreage. Rs. c The Albion Tea Estates Co. (G. M. Smith) Caledonia .. 250 .. 32 82 Geo. Beck (J. E. Baillie Hamilton) .. Henfold and St. .. 570 .. 74 64  $\mathbf{Regulas}$ F. A. & W. N. Fairlie (G. H. .. Kowlahena and Callander) Conon .. 366 .. 47 84 From 1st to end of 3rd section, 1½ mile.

Total acreage. 2,676—Moiety of cost, Rs. 252:10— Sectional rate, '09420c.—Total rate. '22459c.

Sumatravale Estates Co., Limited Maria .. 297 .. 66 71 The Dimbulla Valley Tea Co., Ltd. .. 206 .. 46 27 .. Lippakele

From 1st to end of 6th section, 3 miles.

Total acreage, 2,173—Moiety of cost. Rs. 756:32— Sectional rate, 34805c.—Total rate, 57264c.

The Ceylon Estates Investments Association, .. 221 ...126 56 Limited Macduff Tea Ceylon Plantations Company, Limited (S. E. Tangakelle .. 910 ..521 10 James) The Vellekellie Tea Com-593 ... 339 58 pany .. Ouvahkelle The Dimbula Valley Tea Elgin 291 ... 166 64 Company Do. .. .. Kellyhill .. 158 .. 90 48

Total .. 1,512 64

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colorial Treasury, Colombo, on or before June 15, 1925.

Rs. c. N.B.—Private contributions Unexpended balance on September 30, 1924 2 36

Amount to be recovered on account 1924-25 .. 1,512 64

W. L. KINDERSLEY. Provincial Road Committee's Office, Chairman. Kandy, April 28, 1925.

#### Wallaha Branch Road.

(Between Tillicoultry and Eildon Hall estates.)

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 the maintenance of the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance. 1896," have assessed the proportion due by each estate in the district interested in the repair of the said road, as follows :-

(Estimate No. D 206, sanctioned December 23, 1924.)

Government moiety Rs. 1,000.00 Rs. 1.010 · 00 Private contributions

1st section, '91 mile.

Total acreage, 4,170—Moiety of cost, Rs. 480 51— Sectional rate. · 11523c.—Total rate, · 11523c.

					A	mou	ınt
						du	e.
Proprietors or Agents.		Estates.	Ac	reage	Э.	Rs.	c.
The Dimbula Valley Con	m-						
pany		Tillicoultry	٠.	401		46	21
The Ceylon Tea Plantatio	ns	•					
Company, Limited		Wallaha		290		33	42
A. V. & J. H. Renton				268		30	88
From lat to and	۸f	and agetion 1	. 01	mila			

From 1st to end	l of :	2nd section, 1	91	mile			
Total acreage, 3,211 Sectional rate, · l							
E. Temple		Diyanilakele	٠.	267		74	68
The Dimbula Valley	Tea						
Co., Ltd.		Mousaella		550		l 53	82
Eildon Hall Tea & Rub	ber						
Co., Ltd.		Eildon Hall		413	• • •	115	51
Bambarakelle Estate							
Co., Ltd.		Bambarakele		486		135	92
		Dell					
T. Fairhurst and W.	C.						
Oswald		Oddington		100		27	97
Mcs. Wiggin & Son		Melton		207		57	89
J. Fairhurst (W. C. Oswa				273			
Scottish Trust and Lo							
Co., Ltd.		Rahanwatta		306		85	58
Co., Ltd. Do.		Queenwood					
Eildon Hall Tea and Rubl		,	•			•	
Co Ltd.		Agra		276		77	19
		6	• •	_ , ,			
			To	tal	1,0	80	<b>56</b>

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 15, 1925.

Rs. c. N.B.—Private contributions .. 1,010 0 Unexpended balance on September 30, 1924 1 44 Amount to be recovered on account 1924-25 .. 1,008 56

W. L. KINDERSLEY,

Provincial Road Committee's Office, Chairman. Kandy, April 28, 1925.

# Bathford Valley Branch Road.

(Between Dikoya Post Office and Tillyrie Stores.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, No. 14 of

1896," have assessed the proportion due by each estate interested in the road, as follows:—	Darrawella-Annsield Branch Road.
(Estimate No. D 218, sanctioned on December 23, 1924.)	NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having
Government contribution Rs. 2,900.00	agreed to grant the under-mentioned sum for the mainte- nance of the above road for the year ending September 30,
Private contributions Rs. 2,929.00	1925, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have
1st section, 1 mile.	assessed the proportion due by each estate in the District
Total acreage, 8,545—Moiety of cost, Rs. 445.00-	interested, as follows:—
Sectional rate, ·05207c.—Total rate, ·05207c.  Amount,	(Estimate No. D 225, sanctioned on December 23, 1924.)
Proprietors or Agents. Estates. Acreage. Rs. c.	Government moiety Rs. 1,600.00
Anglo-Ceylon and General	Private contributions Rs. 1,616.00
Estates Co Darawella 697 36 30 Wanaraja Tea Company	1st section, 32.85 lines.
of Ceylon, Limited Menikwatta 478 24 90	
Battalgalla Tea Estates Company Hadley 228 11 88	Sectional rate, '09684c.—Total rate, '09684c.
Scottish Ceylon Tea Com-	Proprietors or Agents. Estates. Acreage. Rs. c.
pany, Limited Invery 306 15 94 Vogan Tea Company Stamford Hill 135 7 4	
Scottish Ceylon Tea Com-	Estate Co Darrawella 697 67 50
pany, Limited Waterloo 207 10 78 H. B. Daniell Annfield 284 14 80	<b>,</b>
Do Kinloch 121 6 30	
R. C. Scott Ottery 384 20 0	Sectional rate, 14511c.—Total rate, 24195c.
H. M. McLeod Erlsmere 170 8 85 George Steuart & Co Roscrea and	Carson Co Hadley 228 55 17
Dorothea 213 11 10	lst to 3rd section, 1 mile 32.56 lines.
M. G. Hewson St. Ley's 130 6 77	Total acreage, 2,031—Moiety of cost, Rs. 130·38—
lst to 3rd section, 3 miles.	Sectional rate, '06419c.—Total rate. '30614c.
Total acreage, 5,192—Moiety of cost, Rs. 890·00— Sectional rate ·17141c.—Total rate ·22348.	M. L. Wilkins Invery and
Battalgalla Tea Estates Co. Battalgalla 444 99 23	Waterloo 513 157 5 R. C. Scott Ottery. No. 1 243 74 39
Lanka Tea Estates Co Fordyce Group 954 213 20	
Vogan Tea Estates Company	1st to 4th section, 2 miles 19.07 lines.
pany Barkindale 81 18 11	Total acreage, 1,275—Moiety of ccst, Rs. 342·75—Sectional rate, ·26882c.—Total rate, ·57496c.
1st to 4th section, 4 miles.	R. C. Scott Ottery 141 81 7
Total acreage, 3,713—Moiety of cost, Rs. 445.00— Sectional rate, 11984c.—Total rate, 34332c.	(Stamford Hill Division.)
Chas. Mackwood & Co Bathford 220 75 53	1st to 5th section, 2 miles 31.84 lines.
Hornsey Tea Estates Com-	Total acreage, 1,134—Moiety of cost, Rs. 111 67—
pany, Limited Hornsey 251 86 18	Sectional rate, ·09847c.—Total rate, ·67343c.
1st to 5th section, 5 miles.	M. G. Hewson St. Ley's 130 87 55
Total acreage, 3,242—Moiety of cost, Rs. 445.00—	1st to 6th section, 3.50 miles.
Sectional rate, '13726c.—Total rate, '48058c.	Total acreage 1,004—Moiety of cost, Rs. 413.09—
Whittall & Co Ingestre 732 351 80 Hornsey Tea Estates Com-	Sectional rate, '41144c.—Total rate, 1.08487c.
pany, Limited Abercairney 222 106 70	H. B. Daniel (Agent) Annfield 284 308 10
C. Mackwood & Co Berat 227 109 10 Mrs. F. A. Davis Blinkbonnie 223 107 17	George Steuart & Co Roscrea and Dorothea 213 231 8
Mrs. r. A. Davis Dimkoomie 220 101 11	H. M. McLeod Erlsmere 170 184 43
1st to 7th section, 6.60 miles.	Vogan Tca Company (Lee, Hedges & Co., Agents;
Total acreage, 1,838—Moiety of cost, Rs. 712.04 - Sectional rate, 38739c.—Total rate, 86797c.	A. Alger, Superintendent) Stamford Hill 135 146 46
The Ceylon Tea Plantation	Do Barkindale 81 87 88 H. B. Daniel Kinloch 121 131 27
Company, Limited Tillyrie 772 670 8	11. D. Danies
South Wanarajah Co Poyston 322 279 50 The Robgill Tea Co., Ltd. Bon Accord	Total 1,611 95
Robgill and	
Singarawatta 744 645 78	
Total 2,937 4	Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial
	Treasury, Colombo, on or before June 15, 1925.
Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial	
Treasury, Colombo, on or before June 15, 1925.	Rs. c.
N.B.—Private contributions	N.B.—Private contributions 1,616 0 Unexpended balance, 1923–24 4 5
Excess, 1923-24 8 4	
As work to be seen a	Amount to be recovered on account 1924-25 1,611 95
W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman	W. L. KINDERSLEY,
Frovincial Road Committee's Office, Chairman, Kandy, April 28, 1925.	Provincial Road Committee's Office, Chairman.
•	Kandy, April 28, 1925.

#### Balangoda-Chetnole Branch Road.

OTICE is hereby given that a Local Committee Meeting in respect of the above road will be held at the Balangoda Resthouse on Wednesday, May 20, 1925, at 3.30 P.M.

#### Business.

To discuss whether the estates concerned are willing to contribute a moiety of cost, viz.:—Rs. 1,914.75 for erecting a set of cooly lines on the 3rd mile of the above

Provincial Road Committee, Ratnapura. April 21, 1925.

K. VAITHIANATHAN, for Chairman.

#### Parakaduwa-Hemmingford Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1924, to September 30, 1925, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions :-

PARAKADUWA-HEMMINGFORD BRANCH ROAD.

(Estimate No. D 451 of December 10, 1924.)

Government moiety Rs. 730.00 Private contributions Rs. 744 · 60

Cultivated Assessment.

Proprietors or Agents. Estates. Acreage. Rs. c.

1st section, 1 mile.

Total acreage, 3,238—Moiety of cost, Rs. 503·10— Sectional rate, 15.5373c.—Total rate, 15.5373c.

Mr. E. S. Rodrigo, Edwin Villa, Panadure .. Galkande  $42 \dots$ 6 53 The Grand Central Rubber 132 .. 20 51 Company .. Meegastenna..

1st to 2nd section, 1.48 mile.

Total acreage. 3,064—Moiety of cost, Rs. 241.50-Sectional rate. 7.8818-Total rate. 23.4191c.

Mr. W. S. Kadigawa

Sectional rate. 7.881	8-10tal rate, 2	9.419IC	
The General Tea Estates	•		
Ltd	Hemmingford		
	group	1,180276	35
Messrs. R. G. Talbot and	l		
L. Bayly		494115	69
Nagolla (Ceylon) Rubber &	;		
Tea Plantations, Ltd.			
(Messrs. Carson & Co.,			
Agents)	Manikkanda .	440103	4
Messrs. C. A. & W. F. Hut-			
son and D. Dunbar		338 79	16
Mr.W. J. F. Soysa, Florence			
dale. Koralawella, Mora-			
tuwa	do	100* 23	42
tuwa Mr. A. H. T. de Soysa, Lynn			
Grove, Moratuwa	Hillington	80 18	73
Mr. T. A. de S. Wijeratne,		• • • • • • • • • • • • • • • • • • • •	1
Caffoor buildings, Fort,			
Colombo	Pannila	185 43	33
Mr. D. D. Pedris, Vimal		400	
Villa, Colombo	Donrill	130 30	44
Don Engeltina Welikala,			- 1
D. C. Wijewardane, and			
Dona Caroline Wije-			-
wardene, care of Mr. D. L.			į
Welikala, Proctor, Avis-			
sawella	Pathberive	87 15	69
M. C. C. Wijetunga, Union	I will solly do	0	
House, Bambalapitiya	Cangaturava	30 7	3
Trouse, Danisharapitryar	Contiguous a .	•	40

.. Kirigalla

\* Uncultivated.

Total

20

.. 3,238

4 68

744 60

Which sums the proprietors, managers or agents of the several estates are hereby required to pay into the Colonial Treasury, on or before June 18, 1925.

Provincial Road Committee. Ratnapura, April 23, 1925. K. VAITHIANATHAN, for Chairman.

## Dehiowita-Deraniyagala Branch Road.

NOTICE is hereby given that the Governor with the advice and consent of the Legislative Council having agreed to grant the under-mentioned sum for the maintenance of the first five miles of the under-mentioned road from October 1, 1924, to September 30, 1925, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Branch Roads Ordinance No. 14 of 1896, have assessed the undermentioned estates to make up the private contributions:-

#### DEHIOWITA-DERANIYAGALA BRANCH ROAD.

(Estimate No. D 464 of December 10, 1924.)

Govern	ment moiety	• •	• •	Rs.	1,000	0	
Private	contribution	8		Rs.	1,080	0	
butio the H 1200	expended bans as per st lon, the Colon 045/6 of Jan Provincial R	atement forwald Treasurer uary 24, 1928	varded with 's letter No. 5, to Chair-				
pura	• •	• •	••	R	ls. 85	21	
Balance	to be recover	red from estat	tes	Rs.	3,994	79	

#### 1st section, 1 mile.

	is section, i intro.
	Total acreage, 11,490—Moiety of cost, Rs. 798.96—Rate per acre, 6.9535—Total rate, 6.9535c.
	Cultivated Assesss Proprietors of Agents. Estates. Acreage. ment. Rs. c
	Messrs. P. L. Bonter &
	H. A. Hayes (Messrs. Carson & Co., Agents) Ninfield 80 5 56
-	Mr. B. L. Drieberg, Proctor, Avissawella. Bertlands 23 1 59
l	1st to 2nd section, 2 miles.
!	Total acreage, 11,387—Moiety of cost, Rs. 798.96— Rate per acre, 7.0164—Total rate, 13.9699c.
	Mr. M. K. Cassiere, Dehiowita Mass 25 3 4
	1st to 3rd section, 3 miles.
	Total acreage, 11,362—Moiety of cost, Rs. 798.96—Rate per acre, 7.0318—Total rate, 21.0017c.
	Yatiyantota Ceylon Tea Co., Ltd. (Messrs. Whittall & Co., Agents) Walpola Group 992 208 33 Sapumalkande Rubber Co., Ltd. (Messrs. Harrisons & Crosfield,
	Ltd., Agents) Sapumalkande & Mahinkande . 1,069 224 50
	Clunes Estates Co., Ltd. (Messrs. Whittall & Co

. Clunes

.. Reucastle

Digalla

Co.,

614 ..

668 . .

879 ...

128 95

140 29

184 60

Agents)

Agents)

Pindenioya Tea & Rubber Co., Ltd. (Messrs.

Sapumalkande Rubber

Co., Ltd. (Messrs. Harrisons & Crosfield,

Henderson &

Ltd., Agents)

1st to	5th	section,	5	miles.
--------	-----	----------	---	--------

Total acreage, 7,140—Moiety of cost, Rs. 1,597.91—Rate per acre, 22.3796—Total rate, 43.3813c.

nate per acre,	22 3796 - 10	tal rate, 43 3	813c.
Proprietors or Agent	s. Estates.	Cultivated Acreage,	
Messrs. F. H. B. Kool & Rosslyn Kool (Messrs. Rosslyn &	h k	,	
Co., Agents) .	. Deraniyagal	a	
	Group : I	Del-	
,	oluwa, De	era-	
	niyagala, P	an-	
	deniya, Pa	na-	
	walakande,	20.2	191 44
Messrs. Rosslyn & Co.,	Lovedale	303	101 44
	Panakura	167	79 45
Sanumalkande Bubber	i anaktia	10,	12 30
Sapumalkande Rubber Co., Ltd. (Messrs.			
Harrisons & Crosfield,			
		$\dots$ 692 $\dots$	300 20
Ltd., Agents) Rubber Securities, Ltd.			
(Messrs.Aitken,Spence	)		
& Co., Agents)	Maligatenna	$158\frac{1}{2}$	68 76
Mr. Selwyn's Syndicate			
(Mr. B. M. Selwyn,			
Resident Manager)	Yatapolla	300	130 15
Mr. L. Archdale, Agent	D 1 3	1.00	00.40
and Superintendent.		160	69 42
Udapola Rubber Co. of Ceylon, Ltd. (Messrs.			
Gordon Fraser & Co.,			
Agents)	Udapola	760	329 70
Messrs. Aitken, Spence	Caapoia	., ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	020 10
& Co	Maliboda	1.207	523 62
New Chatel Estate, Ltd.		· · · •,- · · · ·	
(Messrs.Aitken,Spence	)		
& Co., Agents)	Liniyagala	890	<b>386 10</b>
Lassahena Rubber Co.,			•
Ltd. (Messrs. Aitken,	_ ,	.=01	00F F0
Spence & Co., Agents)	Lassahena	478½	207 58
Mrs. J. S. Wilson	Kıppen	60	26 3
Udabage Korala and	Bopekande	0.4	26 45
family The Udabage Tea &	Dobekande	012 ,.	20 40
Rubber Co., Ltd.			
(Meggra Carson & Co			
Agents)	Udabage	1,480	642 5
Messrs. Boustead Bro-			-
thers, Agents	Miyanawila C	Om-	
•	pany	400	173 53
- -			<del></del>
	Total	11,490 3.	994 79

Which sums the proprietors, managers, or agents of the several estates, are hereby required to pay into the Colonial Treasury, on or before June 18, 1925.

Provincial Road Committee, Ratnapura, April 23, 1925.

K. VAITHIANATHAN, for Chairman.

# Dehiowita-Algoda Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1924, to September 30, 1925, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions:—

# DEHIOWITA-ALGODA BRANCH ROAD.

(Estate No. D 462 of December 10, 1924.)

Government moiety	 Rs. 600 · 00
Private contributions	 Rs. 612 · 00

# Total acreage, 6,189\(\frac{1}{2}\)—Moiety of cost, 612 \cdot 00— Rate per acre, 9 \cdot 8873c.

• •					
			Ass	essme	ent.
Proprietors or Agents.	Estates.				
Rajawela Produce Co.,			J	-	_
Ltd. (Messrs. Gordon					
Fraser & Co., Agents).	Densworth		5663	56	3
Panawala Tea Co., Ltd.	2 0113 // 02 012	٠.	300411	50	•
(Messrs. Bosanquet &					
Co., Agents)	Glassel ar	ıd			
*	Ernan	٠.	1,365	134	96
Nahalma Tea Estates Co.					
(Messrs. Bosanquet &					
Co., Agents)	Nahalma		681 ,.	67	33
Woodend Tea & Rubber					
Co. (Messrs. Lewis					
Brown & Co., Agents).	Woodend	• •	987	97	<b>58</b>
Sitawaka Tea and Rubber					
Co. (Messrs, Carson &	M-1-1		0.50		
Co., Agents) Panawatta Tea & Rubber	Maideniya	• •	<b>6</b> 59	69	15
Estates, Ltd. (Messrs.					
Whittall & Co., Agents)	Vocama		1.6101	150	99
J. A. Symons, Colombo	Logania	٠.	1,0105	100	40
(Messrs. Cumberbatch					
& Co., Agents)	Loolpola		57	5	63
Rajawela Produce Co.,			J. ,.	•	•
Ltd. (Gordon Fraser &					
Co., Agents)	Maliyagoda		1001,.	9	93
I. L. M. Saig Abdulla	Ambagampo	ola	39	3	90
A. A. Thabrew, Udayo-					
gama, Dehiowita	Puhuwalage	ame	a.		
	alias Deegs	ala	124	12	26
	Mada l	-	@ 1003	610	
	rotai	• •	6,1893	012	U
		-			

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, on or before June 18, 1925.

Provincial Road Committee,	K. VAITHIANATHAN,	
Ratnapura. April 23, 1925.	for Chairman.	

# Glenella-Havilland Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1924, to September 30, 1925, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions:—

#### GLENELLA-HAVILLAND BRANCH ROAD.

(Estimate No. D 463 of December 10, 1924.)

Government moiety			Rs. 2,100	°.
Private contributions Less unexpended balances of tions, as per statement for the Colonial Treasurer's let of January 24, 1925, to C	rwarded wit tter No. 1,200	h Hon. 0/045/6	2,142	0
Road Committee, Ratnap		• •	8	<b>54</b>
Balance to be recover	ed from esta	tes	2,133	46

#### 1st section.

Total acreage, 3,134—Moiety of cost, Rs. 609.56—Rate per acre, 19.4499c.—Total rate, 19.4499c.

		Ass	essme	nt.
Proprietors or Agents.	Estates.	Acreage.	Rs.	c.
Messrs. Darley Butler &				
Co., Colombo , .	Glenella	246	17	84

ist	t.O	Srd	section.

Rate acreage, 2,888—Moiety of cost, Rs. 1,219·12—

Rate per acre, 42.2122c.—Total rate, 61	. 666	le.	
Proprietors or Agents. Estates. Acreage.	Asse	$\mathbf{R}\mathbf{s}.$	
Messrs. George Steuart & Company, Colombo Wahareka 565	• • •	`348	39
1st to 4th section.			
Total acreage, 2,323—Moiety of cost, Rs. 3 Rate per acre, 13 1201c.—Total rate, 74			
Messrs. V. Nanji & Co., 18, Prince street, Colombo Havilland . 525 Punchirala Arachchi, heir of Adikari Rallaye Appu-	٠.	<b>3</b> 92	61
hamy Pitakele 44		<b>3</b> 2	90
Messrs. V. Nanji & Co., 18, Prince street, Colombo. Dedugalla . 382 Messrs. Darley Butler & Co.,		285	68
Colombo Gangwarily . 425	٠.	317	83
Mr. R. M. S. Caruppan Chetty, 97, Sea street,			
Colombo Kelwin 744		556	39
Mr. George Hunter Oonankande 153		114	

Which sums the proprietors or managers of the several estates are hereby require to pay into the Colonial Treasury on or before June 18, 1925.

.. Uduwa

Total

Do.

60 . .

.. 3,134

37 40

2,133 46

Provincial Road Committee, K. VAITHIANATHAN, Ratnapura, April 23, 1925. for Chairman.

#### Balangoda-Chetnole Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1924, to September 30, 1925, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions:-

> BALANGODA CHETNOLE BRANCH ROAD. (Estimate No. D 442 of December 10, 1924.)

Government moiety		Ks. 1,400	с. 0
Private contributions		1,428	0
Less unexpended balances of private con- tions, as per statement forwarded with	Hon.		
the Colonial Treasurer's letter No. 1,200/ of January 24, 1925, to Chairman, Prov	045/6		
Road Committee. Ratnapura		2	40
Balance to be recovered from estates	•	1,425	60

# 1st to 4th section.

Total acreage, 3,559½—Moiety of cost, Rs. 913.83—

Rate per acre, 25.	6729c.—Total	l rat	ю, 25	6 - 67:	29c.	
				Asse	ssme	nt.
Proprietors or Agents.	Estates.	Acr	eage		Rs.	c.
Messrs. S. Velu Pillai and W. Supramaniam	Lady Smith					
-	and Alpha		102		26	18
Heirs of Dr. M. Sinna- tamby	Wewawatta		95		24	38
Messrs. H. and N. Worship			5 <b>5</b> 9		143	5]
Heirs of Messrs, F. S. Hill and H. M. Seel			380		97	55
Messrs. M. P. Gomesz & Co., Balangoda	St. Joseph's	3				
			<b>5</b> 3	• •	13	60

1st to 7th section.

Total acreage, 2,370 1-Moiety of cost, Rs. 511.77-Rate per acre, 21.5891c.—Total rate, 47.2620c.

Estates. Acreage. Assessment Proprietors or Agents. Rs. c. Anglo American The Direct Tea Trading Co., 709 .. 335 Ltd. Meddekande.. Do. .. 1,5651... Rassagala 739 88 P. L. Palawasan Pillai, Balangoda 45 42 .. Selvawatta .. Total .. 3,5591 1.425 0

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury on or before June 18, 1925.

Provincial Road Committee, K. VAITHIANATHAN, Ratnapura, April 23, 1925. for Chairman.

#### Ellearawa-Pinnawala Branch Road Extension from 5th Milepost.

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 the maintenance of the under-mentioned road from October 1, 1924, to September 30, 1925, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions:—.

ELLEARAWA-PINNAWALA BRANCH ROAD EXTENSION FROM 5TH MILEPOST.

!					
	(Estimate No. D	441 of December	10, 19	24.)	
Go	vernment moiety		• •	Rs. 3,000	e. 0
	vate contributions	• •		3,060	0
Les	s unexpended balanc	es of private con	ribu-	•	
t	ions, as per statemen	t forwarded with	Hon.		
t	he Colonial Treasurer f January 24, 1925, t	's letter No. 1200/	J45/6		
0	i January 24, 1920, t	o Chairman, Frov	iliciai	1	74
r	Road Committee, Rati	napura	••		/¥ 
	Balance to be recove	ered from estates	••	3,058	26
		ction, 1 mile.	•		
	Total acreage, 2,8 <b>32</b> —	-Moiety of cost, R	s. 1,35	9 · 23	
	Sectional rate, 47.9	954c.—Total rate	47.99	954c.	

Sectional rate, 47.9954c. -Total rate, 47 9954c.

Estates. Acreage. Assessment. Proprietors or Agents. Rs. c.

Messrs. E. E. Megget 22 .. and A. D. Sly .. Udagama land 10 55 2nd section, 3.50 miles.

Total acreage, 2,810—Moiety of cost, Rs. 1,699·03—Sectional rate, 60·4637c.—Total rate, 108·4591c.

The Uplands Tea Company, Limited (Messrs.

Whittall & Co., Agents) Balangoda Groups—

Maratenna Detanagala Cecilton 2,484 . . 2,694 12 Pambagolla Pinnawala

Mr. W. A. de Silva, Colombo (Messrs. Carson

& Co., Agents) ... Mr. S. T. de Silva, Pine Waleboda 256\* . . 277 65

Hill estate, Pelpola, Kalutara

Ferndale and Sherwood 70\* 75 94 Total .. 2,832 3,058 26

\* Cultivated.

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury on or before June 18, 1925.

Provincial Road Committee, K. VAITHIANATHAN, Ratnapura, April 23, 1925. for Chairman.

## Gevilipitiya-Hatgampola Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1924, to September 30, 1925, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the proportion due by each estate in the district interested in the maintenance of the undermentioned road as follows:—

#### GEVILIPITIYA-HATGAMPOLA BRANCH ROAD.

(Estimate No. D 475 of December 10, 1924.)

Government moiety			Rs. 750	c. 0
Private contributions			765	0
Less unexpended balances of private contribu- tions, as per statement forwarded with the Hon. the Colonial Treasurer's letter No. 1,200/045/6 of January 24, 1925, to Chairman, Provincial Road Committee, Ratnapura			21	17
Balance to be rece	overed from es	tates	743	83

Total acreage, 1,970—Moiety of cost, Rs. 743 · 83—Rate per acre, 37 · 7578c.

Aggagament

		234	DECEMENTATION.
Proprietors or Agents.	Estates.	Acreage.	Rs. c.
<ul> <li>E. L. Ebrahim Lebbe Marikkar, No. 9, Gas- works street, Colombo</li> <li>The Rubber Estates of Ceylon, Limited (The</li> </ul>		y 440 , .	<b>1</b> 66 1 <b>3</b>
Galaha Ceylon Tea Estates and Agency, Co., Agents, Colombo. Do.	Debatgama Orakand ;	883 647	333 40 244 30
	Total	1,970	743 83

Which sum the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury on or before June 18, 1925.

Provincial Road Committee, Ratnapura, April 23, 1925.

K. VAITHIANATHAN, for Chairman.

#### Bevilla Digowa Estate Cart Road.

OTICE is hereby given that the Local Committee for the above road having reported to the Provincial Road Committee of the Province of Sabaragamiuwa that the estates interested in the said road have been assessed for the expenditure incurred from January 1 to December 31, 1923, in the maintenance of the said road on the acreages and for the sections at Rs. 2,037.65 as shown in the subjoined schedule, the Provincial Road Committee of the Province of Sabaragamiuwa, acting under the provisions of section 24 of "The Estates Roads Ordinance, No. 12 of 1902," will on Wednesday, May 13, 1925, at 2 P.M., at their office in Ratnapura, proceed to consider and confirm the assessment made by the Local Committee, and at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

#### SCHEDULE REFERRED TO.

Contri

Section A from Diowa Factory to Tatuwalakanda Bundary, a distance of 4 mile.

Proprietors or Agents.	Estates.	Acreas	ge.	buti Rs.	
Nagolla (Ceylon) Rubber and Tea Plantation, Ltd. (Messrs. Carson & Company, Agents) Messrs. L. Bayly and R. G. Talbot Mr. D. D. Pedris, Vimal Villa, Colombo	Manikanda Digowa Donrill	140 . 541 . 130	• •	122 28	54 45

Section B from Tatuwalakanda Boundary to Ambalampitiya at the Sitawaka-ganga, a distance of 1½ mile.

l at.	section	l mile

Nagolla (Ceylon) Rubber and Tea

			To	tal		969	12
Mr. W. J. F. Soysa	• •	do.	• •	100	• •	22	40
		kanda		340	• •	152	29
and Dunbar							
Messrs. C. A. and W. F. Hutson							
Mr. D. D. Pedris, Colombo		Donrill		130		58	23
Messrs. L. Bayly and R. G. Talbe							
& Company, Agents)							
Plantation, Ltd. (Messrs. Carse	on						
Nagolla (Ceylon) Rubber and T		•					
2nd section							
Koralawella, Moratuwa		do.		100		9	90
Mr. W. J. F. Soysa, Florencedal	Je.	-					
		kanda		340		67	22
Dunbar			h <b>-</b>				
Messrs. C. A. and W.F. Hutson at			• •	-00	• •		• -
Mr. D. D. Pedris, Colombo							
Messrs. L. Bayly and R. G. Talb							
& Company, Agents)			la.	440		87	0
Plantation, Ltd. (Messrs. Carse	on						

#### Section C from Ambalampitiya at the Sitawaka-ganga to Bevilla Cart Road, a distance of 24 miles.

#### 1st section, 1 mile.

& Company, Agents)	Nagolla (Ceylon) Rubber and Tea Plantation, Ltd. (Messrs. Carson				
Messrs. L. Bayly and R. G. Talbot       Digowa       . 541       . 114       9         Mr. D. D. Pedris, Colombo       Donril       . 130       . 27       41         Messrs. C. A. and W. F. Hutson and Dunbar       Tatuwala-kanda       . 340       . 71       70         Mr. W. J. F. Soysa       kanda       . 340       . 71       70         Mr. T. A. de S. Wijeratne, Caffoor buildings, Fort, Colombo       Pannila       . 185       . 39       1         Dona Engeltina Welikala, Dona Charles Wijewardena, and Dona Caroline Wijewardena, care of D. L. Welikala, Avissawella       . Patberiya       . 67       . 14       13         G. C. Wijetunga, Union House.			440	 92	79
Mr. D. D. Pedris, Colombo Messrs. C. A. and W. F. Hutson and Dunbar  Tatuwala- kanda . 340 . 71 70 Mr. W. J. F. Soysa Mr. T. A. de S. Wijeratne, Caffoor buildings, Fort, Colombo Dona Engeltina Welikala, Dona Charles Wijewardena, and Dona Caroline Wijewardena, care of D. L. Welikala, Avissawella C. C. Wijetunga, Union House.					
Messrs. C. A. and W. F. Hutson and Dunbar					
Dunbar					
Mr. W. J. F. Soysa do					
Mr. W. J. F. Soysa do 100 10 54 Mr. T. A. de S. Wijeratne, Caffoor buildings, Fort, Colombo Pannila 185 39 1 Dona Engeltina Welikala, Dona Charles Wijewardena, and Dona Caroline Wijewardena, care of D. L. Welikala, Avissawella Patberiya 67 14 13 C. C. Wijetunga, Union House.			340	 71	70
Mr. T. A. de S. Wijeratne, Caffoor buildings, Fort, Colombo Pannila	Mr. W. J. F. Sovsa	do	100	 10	54
buildings, Fort, Colombo Pannila . 185 . 39 1 Dona Engeltina Welikala, Dona Charles Wijewardena, and Dona Caroline Wijewardena, care of D. L. Welikala, Avissawella Patheriya . 67 . 14 13 C. C. Wijetunga, Union House.	Mr. T. A. de S. Wijeratne, Caffoor				
Dona Engeltina Welikala, Dona Charles Wijewardena, and Dona Caroline Wijewardena, care of D. L. Welikala, Avisawella . Patheriya 67 14 13 C. C. Wijetunga, Union House.		Pannila	185	 39	1
Charles Wijewardena, and Dona Caroline Wijewardena, care of D. L. Welikala, Avissawella . Patheriya 67 14 13 C. C. Wijetunga, Union House.					
Caroline Wijewardena, care of D. L. Welikala, Avissawella Patheriya 67 14 13 C. C. Wijetunga, Union House.					
D. L. Welikala, Avissawella Patheriya 67 14 13 C. C. Wijetunga, Union House.					
C. C. Wijetunga, Union House.		Patheriva	67	 14	13
Bambalapitiya Gangaturiya 30 6 32 W. S. Kadigawa Kirigala 20 4 21	C. C. Wijetungs, Union House,	•			
W. S. Kadigawa Kirigala 20 4 21	Bambalanitiva	Gangaturiva	30 .	 6	32
	W. S. Kadicawa	Kirigala	20	4	21
	g				_
<b>380 20</b>				380	20

2nd section,	1 mile.		
Nagolla (Ceylon) Rubber and Tea			
Plantation, Ltd. (Messrs. Carson & Company, Agents)	Manikanda	440	77 83
Messrs. L. Bayly and R. G. Talbot	Digowa	541	95 70
Mr. D. D. Pedris, Colombo	Donrill	130	22 9 <b>9</b>
Messrs. C. A. and W. F. Hutson and Dunbar	Tatuwala.		
		340	60 14
Mr. W. J. F. Soysa T. A. de S. Wijeratna	do	100	8 84
T. A. de S. Wijeratna	Pannila	185	32 72
Dona Engeltina Welikala, Dona Charles Wijewardena, and Dona Caroline Wijewardena, care of			
D. L. Welikala, Avissawella C. C. Wijetunga, Union House,	Patheriya	67	11 86
Bambalapitiya	Gangaturiya	30	5 30
Bambalapitiya W. S. Kadigawa	Kirigalla	20	3 53

3rd section, ½	mile.		3	Su	ımmary.		
Proprietors or Agents.	Estates. Acreage.	Contribution. Rs. c.	Estates.		A. E ection. Sect Rs. c. Rs.	ion. Section	Total.
Messrs. L. Bayly and R. G. Talbot Mr. D. D. Pedris, Colombo Messrs. C. A. and W. F. Hutson and Dunbar Mr. W. J. F. Soysa	Manikanda 440 .	35 63 8 56 22 40 3 29	Manikanda Digowa Donrill Tatuwalakanda (W. J. F. Soysa) Pannila Patberiya Gangaturiya Kirigalla	54112 1302 340 100 185 67	22 54349 28 45 83 	13 59.	. 583 35 . 717 27 . 171 35 . 373 75 . 54 97 . 83 92 . 30 39 . 13 59
Caroline Wijewardena, care of D. L. Welikala, Avissawella	Patheriya 67	4 41		1,853 2	50 65 969	12 817 88	2,037 65
	Gangaturiya 30 Kirigalla 20 Total		N.B.—The assessi				F. Soysa's
	Grand Total	2,037 65	Provincial Road ( Ratnapura, Apr			VAITHIANAT for Ch	HAN. sirman.

# MUNICIPAL COUNCIL NOTICES.

# MUNICIPALITY OF COLOMBO.

Date   No.   Name and Address   1925		List of Auctioneers' and Brokers' Licences issued during April, 1925.	Date. 1925.	No.	Name and Address.
April 1 . 78 . A. B. Cramer, 18, Upper Chatham street  April 2 . 79 . T. A. De Mel, De Soysa buildings.  Fort  April 2 . 80 . D. James, 39, Chatham street  April 7 . 81 . R. C. Heyzer, Noorani Villa, Colpetty, April 8 . 82 . M. D. W. Perera, 4, 1st Maligakanda road  April 16 . 83 . J. Cooray, 184, Sea sreet  List of Auctioneer's Licence issued during April, 1925.  Date. No. Name and Address.  List of Brokers' Licences issued during April, 1925.  Date. No. Name and Address.  List of Brokers' Licences issued during April, 1925.  Date. No. Name and Address.  List of Brokers' Licences issued during April, 1925.  Date. No. Name and Address.  April 1 . 102 . A. M. Jayewardene, 23, Prince street  April 1 . 103 . V. Meenachi Sundarapillai, 68, Sea street  April 2 . 104 . Leo. Miranda, 23, 2nd Cross street  April 2 . 105 . S. Suppialpillai, 13, 4th Cross street  April 2 . 105 . S. Suppialpillai, 13, 4th Cross street			1 -		Kotahena
List of Auctioneer's Licence issued during April, 1925.  Date. No. Name and Address.  1925.  April 28 11 A. F. Gay, 107, St. Joseph's lane  List of Brokers' Licences issued during April, 1925.  Date. No. Name and Address.  1925.  Date. No. Name and Address.  1925.  April 15 114 K. Esakiepillai, 14, Keyzer street  April 15 115 S. Hamid, 41, 2nd Cross street  April 15 116 K. M. M. Peer Mohamado, 22, Old  Butcher street  April 18 117 Leslie Campbell, 34/5, Chatham street  April 20 118 T. K. Hassim, 40, 2nd Cross street  April 20 119 C. H. Mantara, Wekanda  April 23 120 K. J. de Silva, 8, Canal Row, Fort  April 23 121 J. E. de Silva, 39, Chatham street  April 24 122 H. M. Sadicq Markar, 49, Belmont  street  April 2 104 Leo. Miranda, 23, 2nd Cross street  April 2 105 S. Suppiahpillai, 13, 4th Cross street	April April April April April	<ol> <li>78 A. B. Cramer, 18, Upper Chatham street</li> <li>79 T. A. De Mel, De Soysa buildings. Fort</li> <li>80 D. James, 39, Chatham street</li> <li>81 R. C. Heyzer, Noorani Villa, Colpetty</li> <li>82 M. D. W. Perera, 4, 1st Maligakanda road</li> </ol>	April 3   April 3   April 4   Apri	109 110 111	<ul> <li>M. A. Mohideen, 10, Maliban street</li> <li>A. M. Adam Seyed Mohideen, 45,</li> <li>Keyzer street</li> <li>S. L. M. Abdul Hamid, 170, Dematagoda</li> <li>Karim Omar, 50, 4th Cross street</li> <li>J. A. Fernando, Gaffoor buildings,</li> </ul>
List of Brokers' Licences issued during April, 1925.  Date. No. Name and Address.  1925.  April 1 . 102 . A. M. Jayewardene, 23, Prince street April 1 . 103 . V. Meenachi Sundarapillai, 68, Sea  street  April 2 . 104 . Leo. Miranda, 23, 2nd Cross street April 2 . 105 . S. Suppiahpillai, 13, 4th Cross street	Lis Date, 1925.	t of Auctioneer's Licence issued during April, 1925. No. Name and Address.	April 15 . April 15 . April 18 . April 20 .	. 115 . 116 . 117 . 118	<ul> <li>K. Esakiepillai, 14, Keyzer street</li> <li>S. Hamid, 41, 2nd Cross street</li> <li>K. M. M. Peer Mohamado, 22, Old Butcher street</li> <li>Leslie Campbell, 34/5, Chatham street</li> <li>T. K. Hassim, 40, 2nd Cross street</li> </ul>
Date. No. Name and Address.  1925.  April 1 . 102 . A. M. Jayewardene, 23, Prince street April 1 . 103 . V. Meenachi Sundarapillai, 68, Sea  Street  April 2 . 104 . Leo. Miranda, 23, 2nd Cross street  April 2 . 105 . S. Suppiahpillai, 13, 4th Cross street	L	ist of Brokers' Licences issued during April, 1925.	April 20 .	. 119	C. H. Mantara, Wekanda
April 2 106 S. Gomathinayagampillai, 54, 4th Treasurer's Department, Cross street Town Hall, Colombo. G. H. N. SAUNDERS, Municipal Treasurer.	1925. April April April April	1 102 A. M. Jayewardene, 23, Prince street 1 103 V. Meenachi Sundarapillai, 68, Sea street 2 104 Leo. Miranda, 23, 2nd Cross street 2 105 S. Suppiahpillai, 13, 4th Cross street 2 106 S. Gomathinayagampillai, 54, 4th	April 24 .  April 24 .  Treasurer's	. 122	H. M. Sadicq Markar, 49, Belmont street C. P. Duff Tytler. 39, Chatham street ont, G. H. N. Saunders,

## MUNICIPALITY OF KANDY.

Minutes of Proceedings of a Meeting of the Municipal Council of Kandy held in the Town Hall, Kandy, on March 21, 1925, at 8.80 a.m., in accordance with notice dated March 17, 1925.

Present:—Hon. Mr. W. L. Kindersley, Chairman; Mr. J. C. Ratwatte; Mr. L. H. S. Pieris; Mr. G. E. de Silva; Dr. G. P. Hay; Mr. P. M. Bingham; Dr. R. F. La Brooy; Mr. Haji M. S. Usoof Ismail; and Mr. S. A. Wijayatileke,

- 1. The Minutes of Proceedings of the Meeting held on February 28, 1925, 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
- 2. The following documents were submitted:—(a) Statement of receipts and disbursements from close of 1924 to February 28, 1925, on account of the Municipal Fund; (b) Progress report of works brought up to the same date; (c) Health Officer's report for February, 1925; (d) Statements of cases instituted by the several Inspectors and of work done by the Municipal Magistrate during the month of February, 1925; (e) The reservoir readings for February, 1925.

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 February, 1925:—
- (a) Petition of March 10, 1925, from P. K. Abdul Cader, holder of stall No. 80, Public Market praying that the Council would reconsider its decision requiring him to quit the stall.—Resolved that Abdul Cader be allowed to occupy stall No. 80, Public Market, pending submission of report by the elected Members of the Council as to whether or not he should be made to vacate the stall, for consideration at the next Meeting of the Council.
- (b) Petition from J. Amirdeen re order for demolition of kitchen.—Resolved that the matter be left in the hands of the Municipal Magistrate.
- 4. Correspondence:—(1) Letter No. 106 of March 14, 1925, from the Hon. the Colonial Secretary to the Hon the Government Agent, Central Province, re acquisition of land for the New Asgiriya road for the information of the Chairman.—Read.
- (2) Letter No. 6 of March 12, 1925, from the Hon. the Colonial Secretary re the amendment of the "Municipal Councils Ordinance."—Read.
- (3) Endorsement No. 2,182 of March 5, 1925, from the Hon. the Government Agent, Central Province, inquiring when the Peradeniya, Toll House can be handed back to the Public Works Department.—Resolved that the lessee be given three months' notice.
- (4) Letter of March 16, 1925, from the Chairman, Education District Committee applying for permission of the Council to use the Town Hall for the Meetings of the Committee.—Resolved that permission be allowed.
- (5) Letter of March 16, 1925, from the Chairman, Education District Committee, asking for approval of Council to employ Mr. E. B. Peiris, the Municipal Accountant, as Secretary and Accountant to the Education District Committee.—Resolved that Mr. Peiris be allowed to take up the work at Rs. 60 per mensem to be paid by the Education District Committee. Messrs. Pieris and de Silva dissenting.
- (6) Circular letter of February 12, 1925, from the Chairman of the Committee on the Poll Tax.—Resolved that he'be informed that this Council is in favour of the abolition of the Poll Tax, but foresees considerable difficulties which will arise in case of themselves and similar local bodies in making good the deficiency of revenue.
- 5. Pursuant to notice, Mr. Wijayatileke moved—That in view of the acknowledged unsuitableness of the present situation of the Municipal Cattle Shed at Katukelle it be shifted to a less populated locality. Mr. de Silva seconded.

It was agreed to refer the matter to the Medical Officer of Health and the Superintendent of Municipal Works for report on (1) whether removal is advisable; (2) selection of a fresh site; (3) cost of removal.

6. Papers relating to the proposed improvements to the Kandy water supply.

- Mr. de Silva moved that the opinion of the Director of Public Works be obtained as to which of the two following schemes should have precedence or whether both should go together:—
  - (i.) The diversion of the Gonapillikanu stream into the existing reservoir.
  - (ii.) The construction of a reinforced concrete dam above the present reservoir capable of storing 22 million gallons of water, the bund admitting of the dam being raised, if necessary later to store double this quantity.

Mr. Wijayatileke seconded.—Carried.

7. Recommendations of the Standing Committees:-

#### Standing Committees (C).

- (1) That the late Storekeeper, Mr. Namasivayam, be paid Rs. 42·10 for work done up to January 16, 1925.
- (2) That five dust bins costing Rs. 61.40 be provided for the Model Dwellings at Mahaiyawa.
- (3) That the Superintendent of Municipal Works be given a motor car allowance of Rs. 1,200 per annum.
- (4) That a sum of Rs. 28.80 paid by the Trinity College as taxes in respect of No. 30. Lady Torrington road after the building was pulled down be refunded.
- (5) That Rankira be allowed to plant vegetables on the Municipal land on Madawala road on payment of Rs. 12 per annum.
  - (6) That the excesses on votes as given in the Accountant's Memorandum of February 25, 1925, be sanctioned.

## Standing Committee (D).

- (7) That the lease of the site opposite to the Planters' Association Hall be put up to auction for the erection of a motor show room.
- (8) That the report of the Superintendent of Works dated January 23, 1925, relating to the reservation of residential areas be adopted as modified by the Works Committee.
  - (9) That 135 feet of drain be built at a cost of Rs. 450 by the side of premises No. 1003, Peradeniya road.
  - (10) That the partition wall in the Railway approach road granary be built at a cost of Rs. 160.
- (11) That the application of Dr. Nell for a site on the Reservoir road to build a pottery be allowed on a ticket of occupancy at Re. 1 per annum.
- (12) That the following applications for water service be passed:—(i.) 290, Peradeniya road—S. Gaffoor; (ii.) 78/79, Colombo street—M. G. Aponsu; (iii.) 11, road between Peradeniya road and Primrose Hill—D. Dullewe. (iv.) 225A1 and 225A2, Katugastota road—Nanduwa, Vel-Vidane; (v.) 58/61, Katugastota road—Halim Deen; (vi.) 94. Castle Hill street—Salgado & Sons; (vii.) 764, Peradeniya road—E. Warakaulle; (viii.) 682, Peradeniya road—J. C, Ratnaike; (ix.) 13, Slaughter-house road—Bawa Ossen; (x.) 1, Cross street—Ahamad Meedin.—Resolved that the recommendations be adopted.
- 8. Mr. Wijayatileke presented a petition from the residents of Wellatte and Huduhumpola complaining about having to pay rates therefor.—Resolved that the petition be referred to the Revenue Inspector for report.

Confirmed this 25th day of April, 1925:

A 9

# A.—GENERAL REVENUE ACCOUNT. Revenue Account for the Three Months, January 1 to March 31, 1925.

жечение	Account 10	or the Three	montes, January 1 to march 31, 192	45.	
Expenditure.	Estimated for 1925.	to Mar. <b>3</b> : 1925.	REVENUE.	Estimat for 192	5. to Mar. 31, 1925.
Administrative, personal emoluments	1,000 0	16,479 4,722	1 Consolidated rate 2 Taxes 3 Tolls 4 License fees and stamp duti	Rs, 198,000 28,255 27,085	c. Rs. c. 0 49,199 5 0 22,332 80 0 1,337 50
3 Collectors 4 Infectious diseases, prevention 5 Scavenging streets and removal of house and trade			9 (a) Licence fees (b) Stamp duties	4,300 14,950	0 1,835 0 0 7,934 50
refuse  6 Conservancy of latrines  7 Minor sanitary services  8 Roads, buildings, parks, &c., maintenance  9 Public lighting  10 Water services  11 Town improvements  12 Markets  13 Slaughter-houses  14 Cemetery  15 Municipal Court  16 Police  17 Education  18 Free library  19 Poor relief and public recreation  20 Pensions  21 Loan repayments and interest  Miscellaneous services	32,507 75 43,420 0 2,745 0 45,349 0 28,750 0 11,600 0 7,000 0 7,412 0 4,280 0 2,422 0 2,234 0 30,000 0 4,587 97 2,400 0 6,150 0 4,611 83 54,978 16 9,130 0	7,2449 21 11,236 86 437 82 9,955 46 6,961 20 2,817 1 2,016 88 1,928 26 660 16 566 91 418 50 2,400 0 1,109 50 1,197 78 8,250 0 1,360 45	6 Conservancy fees 7 Rents 8 Judicial fines 9 Water service 10 Government grants 11 Education account 12 Miscellaneous receipts	69,501 4,000 10,550 34,100 1,300	0 2,629 55 0 8,506 70 50 16,622 54 0 3,061 59 0 4,012 19 0 3,000 0 0 7,389 21
	22,784 16 9,060 0	5,210 79 89,315 82 38,544 81 127,860 63		447,891 50	127,860 63
Kandy, April 24, 1925.	_			B. Peiris,	Accountant.
	Ва		March 31, 1925.		
Local loans Com- missioners on De- cember 31, 1924 374, 166 66 Less repayment in 1925 5,000 0	Amount, Rs. c. 05,402 98	Total. Rs. c.	Lettering vehicles Times Book Club account Board of Improvement deposit account Sale of Stores Maternity and Child Welfare Committee	Amount. Rs. c. 0 50 151 81 967 0 1 21	Total. Rs. c.
Loans redeemed account on	7,230 : 6	474,569 64	Back lane scheme, contribution by frontagers.		47,328 15 8,746 24
Revenue contribution to capital outlay		332 <b>,23</b> 0 36 54 <b>3,</b> 35 <b>6 3</b> 8	Sinking fund:  Amount to credit invested as per contra	and the same of th	57,237 60
Tradesmen	1,4 5,000 0 9,944 16 5,811 42 5,526 0 855 0 ,321 50 ,371 58 548 0 ,325 77	149,234 72	Add revenue in excess of expenditure from January 1 to March 31, 1925, as per	16,796 29 42,169 13 ————————————————————————————————————	25,372 84 110,000 0
Muncipal Court Fines awards	37 75		-		205,496 53
Tools and stores lost account - Avertising committee account	1 0 273 45	1		-	1,903,416 8

				Assı	ets.						•	
		Experto D 31, 19	ec.	I	Expend during 1925.	5	Total Capital Outlay.		Unexpe Balanc Har	e ir	Τ,	otal sets.
Capital outlay:—		Rs.	c.		Rs.	c.	Rs. c	·.	Rs.	c.	$\mathbf{Rs.}$	c.
Town Wall and Municipal Acres		37,469	98				. 37,469 98	3.				
Montroto		77,442	91				. 77,442 9	i				
Think and the condition At a		0,138			_		CO 100 F					
G-L - 11 9 12	. 1	0,156	51				. 10,156 5	1				
Model dwellings		1,070	6		12,653 9	8 .	. 193,724 4	Ŀ.,	6,275	9 .		
Other Municipal buildings .	_	9,771			·		. 59,771 91	ι.,				
Roads, pavements, &c	10	7,607	13				. 107,607 13	3				
Drainage	7.4	5,010	<b>7</b> 5				. 145,010 75	<b>.</b> .				
Public latrines	. 2	0,229	84				. 20,229 84	Į.,				
Carriage and rickshaw stands .		371			-		071 70					
Recreation grounds		0,374					. 30,374 26	<b>;</b> , ,				
Waterworks		3,486					000 404 00					
Lands in the catchment area		3,000	0				. 10 <b>3,0</b> 00 0					
Waterworks—new scheme .		8,752	2		298	1 .	60,071.09		145,893	17		
Preliminary Investigation re ditto.		2,499	8				9,400 0					
Steam road roller		4,902		• •	T		14 000 00					
Conservancy hand carts .		226	0	• •	*****		004 0					
Deacon meters		8.289	_				0.000 40					
Tu ain amadana		679	ī		****		4 P A T	• •				
Water Supply to Peradeniya		2,713		• •		• •	. 62,713 34					
Word Supply to Lorddonly a				· -		<u>-</u> `						
	1,28	4,191	80		12,873 79	9	1,297,065 59		152,1 9		1,449,234	72
Loan to Electricity Department						_					200,382	
Investments held by trustees of Sinking Fun	id.	_		• •							57,237	
Stocks and stores:—				• •		• • •		• •				
Stores						٠.			7,646	59		
Rice		_							577			
Sundry debtors:—	•			••		• •		٠.,		_	8,224	28
Rates, taxes, &c									70,317	56	-,	
A 1						• •		• •	480			
Estam District Committee				• •	-	•		• •	520			
70 7 6 7						• •		• • •	1,217	_		
Misappropriation by the late Storekeeper				••		• •		••	-,21.		72,535	36
TT												50
Hemasingne				• •		• •		• •				
		_							115,375	36		
In Mercantile Bank fixed Deposit				• •		• •		• •	364			
Petty cash in hand				• •		• •	_	• •	904	94		
Petty cash in hand of Secretary, Maternity									50	0		
and Child Welfare Committee	•			• •		• •		• •	50		115,789	79
											1,903,416	8
Kandy, April 24, 1925.								E.	B. Peiris	, A	countant	•
									· ·			

# MUNICIPALITY OF GALLE.

DDITIONAL list of persons to whom licences have been issued under Ordinance No. 15 of 1889 to practise as auctioneers during the year 1925 :-

- M. I. M. Zain.
- 4. H. G. Porolis de Silva.
- R. L. Ephraums.
- J. E. Goonewardena. 5.
- W. E. A. Samaraweera. 6.
- K. G. Bennet.

The Municipal Office, Galle, May 1, 1925. ARTHUR ARDNT, Secretary.

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 Galle, in terms of section 137 of the Ordinance No. 6 of 1910, will be sold by public auction at the place and time therein mentioned, unless in the meantime the amount of the dues and costs be duly paid.

The Municipal Office, Galle, May 4, 1925.

ARTHUR ARNOT, Secretary.

#### SCHEDULE.

Time and Place of Sale: May 30, 1925, at 1 p.m., at the Municipal Office.

Kumbalwella Ward.

262a, Kaluwella . 2nd quarter, 1924 .. 1 double bed

Hirimbura Ward.

15, Dangedera .. 2nd and 3rd quarters, 1 bed, 1 chair, 1 1924 easy chair

Kaluwella Ward.

3rd and 4th quarters, 1 couch, 1 bed, 4 343. Dangedera chairs 1924

Galupiadda Ward.

165a, Dangedera 4th quarter, 1924 .. 1 chair, 1 box 747, Galupiadda .. I show case do.

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 Galle, in terms of the 410th clause of the Ordinance No. 6 of 1910, for arrears of assessment rates due on the premises mentioned in the subjoined schedule for 3rd and 4th quarters, 1924, will be sold by public auction on the spot at the time therein mentioned, unless in the meantime the amount of the assessment rates and costs be duly paid.

The Municipal Office, Galle, April 28, 1925.

By order, ARTHUR ARNOT. Secretary.

SCHEDULE.

Time of Sale: To commence at the First-named Premises at 7 a.m. each Day.

Thursday, June 4, 1925.

Kaluwella Ward.

Bazaar: Nos. 17, 74, 173, 244, 307, 315, 317, 190, 199, 202, 234, 236, 283A, 176.

# Friday, June 5, 1925.

Kaluwella: Nos. 7a, 121, 144, 150, 151, 237; Kumbalwella: Nos. 106B, 151, 153, 182, 282; Havelock place: Nos. 14, 15.

#### Saturday, June 6, 1925.

Dangedera: Nos. 9, 11, 18, 258, 279A, 308, 310, 328, 329, 342, 343, 343A.

#### Monday, June 8, 1925.

# Galupiadda Ward.

Dangedera: No. 420; Galupiadda: Nos. 21, 48, 56, 58, 59, 81, 202, 216a, 233c, 258, 264, 264c, 276c, 277a, 278, 303B, 317, 318, 324, 331, 357a, 365, 365d, 398, 395, 395a, 393a, 421, 422, 422a, 425, 436, 442, 443, 443a, 469, 478, 478a, 239a, 473.

#### Tuesday, June 9, 1925.

Ettiligoda: Nos. 4, 12, 14A, 16, 42, 47, 68, 68E, 75, 76, 81, 83, 84, 96, 112, 114B,; Dewatura: Nos. 4, 4A, 9, 30, 45, 47, 55, 82B, 82C; Maguluwa: Nos. 1, 14, 16A, 19; Dewatura: Nos. 87, 88, 93, 99, 106, 108, 110, 122, 123, 126, 133, 173.

## Wednesday, June 10, 1925.

Galupiadda: Nos. 514, 515, 532, 536, 539A, 555D, 576, 581B, 598, 599, 601c, 621A, 624, 629, 704B, 714, 723B, 733, 738, 747, 752, 763, 767, 814, 815, 817A, 822, 822c, 839, 840, 842A, 844c, 845, 849, 622B, 709.

### Thursday, June 11, 1925.

Galupiadda: Ncs. 858, 859, 877A, 891, 901, 924B, 937, 951, 959, 971B. 971C. 983, 984, 989B, 991, 994, 997, 1,013, 1,021A, 1,025, 1,027, 1,030, 648, 652, 657B, 658, 670A, 672; Dangedera: 109, 115°, 117, 117B, 117C, 117F, 128A, 131, 145C, 151, 153B, 154B, 151A, 165A, 188C, 188D, 188E.

#### Friday, June 12, 1925.

Dewatte: Nos. 7, 16F, 16I, 16K, 23A, 32, 33, 48, 55, 58, 97, 98, 100, 101, 102, 16D, 96, 103, 110, 122, 153, 193; Koswatte: Nos. 50, 53; Tangalumulla; Nos. 6, 8, 9, 11, 18, 26, 38, 44, 47, 54, 69, 73.

#### Saturday, June 13, 1925.

Katugoda: Nos. 3, 4, 19, 56, 58, 59, 61, 62, 76, 78, 84, 85, 87, 91, 117, 120, 127, 148, 164, 173, 188, 228A, 243, 244.

#### Monday. June 15, 1925.

Makuluwa: Nos. 32, 34, 35, 37, 40; Circular road: Nos. 10, 22; Miliduwa: Nos. 93, 101; Ettiligoda: Nos. 174, 181, 215, 250, 251, 275, 328, 352, 382, 422, 498, 531.

# Tuesday, June 16. 1925.

# Hirimbura Ward.

Kumbalwella: Nos. 28, 7a, 42; Dangedera: Nos. 20, 52, 202A, 232A, 215B; Talgahahena: Nos. 163; Madawalamulla: Nos. 10, 90, 141, 142; Bataganvila: Nos. 11, 55, 101A; Kumbalwella: Nos. 46, 128, 218, 261A, 279A, 209A, Alapalawa: Nos. 24, 72, 73.

# Wednesday. June 17, 1925.

Maitipe: Nos. 43, 44, 13c. 136, 154, 379F, 419, 476, 505, 560, 603, 614, 622, 640, 647, 657, 663, 664, 666, 684, 726, 793, 827, 828, 849g, 849F, 894, 908, 913, 920A, 937, 938, 981; Hirimbura: Nos. 228A, 318, 319, 327, 328, 331, 331A, 393; Milidduwa: 1,083, 1,112A, 1,116.

#### Kumbalwella Ward.

#### Thursday, June 18, 1925.

Kaluwella: Nos. 1, 18, 19, 28, 29, 31, 32c, 34, 55, 59, 63, 71, 72, 73B, 74, 79, 79A, 83, 91, 95c, 96, 100, 105, 106A, 110, 114, 116B, 126, 130, 132, 133, 133A.

#### Friday, June 19, 1925.

Kaluwella: Nos, 134, 138, 155, 164, 165, 166, 168, 177, 179A, 179H, 179J, 179K, 179L, 179N, 180A, 181, 191A, 195, 196, 197, 199, 228A, 233, 233A, 236, 237, 238, 241A, 260, 262A, 263, 201, 203, 204A.

# Saturday, June 20, 1925.

Kaluwella: Nos. 272, 273, 275, 277, 283A, 284, 285, 285A, 285B, 286, 287A, 287B, 289, 290, 291, 293, 293A, 300A, 302, 304, 315, 315A, 316, 320A, 322, 324, 327, 328B.

## Monday, June 22, 1925.

Galwadugoda: Nos. 14, 16, 16A, 17, 20, 21, 21A, 29, 38, 45, 51, 53, 55, 57, 58, 65, 67, 69, 71, 72, 78, 79, 85, 86, 87. 91, 94, 95, 100, 101, 108, 132, 140, 141, 146, 151, 164, 166.

# Tuesday, June 23, 1925.

Galwadugoda: Nos. 177, 180, 181, 182, 217, 218, 222, 223, 224, 225, 226, 228, 229, 232, 235, 237, 252, 258, 263, 264, 268, 276, 279, 284, 285, 287, 288, 289, 277, 278a.

#### Wednesday, June 24, 1925.

Ossenegoda: Nos. 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 14, 16, 18, 21, 27, 28, 30, 32, 32a, 34, 38, 39, 43, 46, 51, 55, 67, 68, 70, 72, 74, 75, 77, 86, 87, 90, 97, 122, 123, 124, 125.

#### Thursday, June 25, 1925.

Ossenegoda: Nos. 126, 127, 132, 146, 147, 150, 156, 157, 159, 159A, 162, 163, 164, 165, 166, 166A, 167, 168, 172, 173, 185, 188, 189, 191, 200, 204, 205, 206, 207, 214, 214A, 216, 217, 218, 220, 221, 222, 223.

#### Friday, June 26, 1925.

Kumbalwella: Nos. 13, 17, 59, 100, 120, 135, 148, 195, 149.

# Saturday, June 27, 1925.

Bope: Nos. 23, 53, 81, 135, 154, 160, 161, 168, 169, 172, 178, 181, 189, 190, 191, 197, 202, 206, 224, 225, 228, 230, 237, 242, 256, 258, 263, 264, 270, 278, 337, 338, 355, 360, 364, 366, 391A, 394, 395.

#### Monday, June 29, 1925.

Kandewatta: Nos. 9, 18, 28<sub>F</sub>, 8I, 81<sub>A</sub>, 84, 88, 110, 114, 208c, 41<sub>B</sub>, 86<sub>D</sub>.

# Tuesday, June 30, 1925.

Dadalla: Nos. 111, 158, 168, 174, 193, 196, 284, 285, 332, 387, 388, 391, 394, 395, 402, 420, 415, 422, 428, 429, 432, 437, 438, 442, 456, 464, 469, 470, 476, 483, 499, 501, 567, 604, 645, 661, 665, 676.

# Wednesday, July 1, 1925.

Gintota: Nos. 8, 9, 11, 12, 45, 107, 111, 133, 233, 234, 235, 236, 237, 261, 289, 339, 340, 341, 393A, 401, 409, 422, 458, 458A, 462, 467, 52B.

# TRADE MARKS NOTICES.

NOTE.—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 Marks registered during the Month of April, 1925.

			-		 ,,,		
Trade Mark No.	Gazette No.	•	Date of	Gazette.	Proprietors.		Class.
3,270	 7,436		December	19, 1924	 The Indo-Burma Petroleum Co., Ltd.	 	47
3,284	 7,445		February	6, 1925	 George Dralle	 	<b>4</b> 8
3,295	 7,445		February	6, 1925	 Ashton & Company (Estd. 1787), Ltd.	 	24
3,296	 7,445		February	6, 1925	 do	 	24
3,297	 7,445		February	6, 1925	 do	 .,	24
3,299	 7,445		February	6, 1925	 do	 	24
							A 10

Trade Mark No.	Gaz No		Date o	of Gazette.		Proprietors.		•	Class.
3,264	7,4	46	February	13, 1925	• •	Nobel Industries, Ltd	• •	1	1, 19, 20, <b>36</b> , and <b>37</b>
3,275	7,4	46	February	13, 1925		Keksfabrik Hamburg Aktiengesellschaft			42
3,287	7,4			13, 1925					48
3,302	7,4		~ "	13, 1925		a V			42
3,306	7,4		•	13, 1925			• •		3
3,307	7,4		·	13, 1925		do	••	• • • • • • • • • • • • • • • • • • • •	3
177 1,205 1,249 1,258 1,261 1,265	5,4 6,4 6,4 6,4 6,4	11 39 14	May June June	5, 1911	• • • • • • • • • • • • • • • • • • • •	Bovril, Limited A. Wulfing & Company, m.b.H. The Linde British Refrigeration Compar Reckitt & Sons, Limited R. S. Hudson, Limited Colombo Commercial Company, Ltd.	 ny. Limited 	•••	42 3 1 50 47 & 48 42
			Trade Mar	ks removed	froi	m the Register for Non-payment of Renew	al Fees.		
154	5.4	3 .,	January	22, 1897	• •	Paul Prot trading as "Paul Prot & Co." fumerie Lubin"			48
1,221	6,42	n	January	13 1011		The Custodian of Enemy Property		• •	12 & 13
1,226	6,42			27, 1911					12 & 13
1,233	. 6,42		February	17, 1911	• •	T		• • •	50

Registrar-General's Office, Colombo, May 6, 1925. A. W. SEYMOUR, Registrar-General.

TN 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. 3,362.
- (2) Base of Receipt: March 25, 1925.
- (3) Applicant (Proprietor of the Trade Mark): VINOLIA COMPANY, LIMITED (a Company incorporated under the laws of England), Lever House, Blackfriars, London E.C. 4, England; Soap Makers and Perfumers.
  - (4) Address for service in the Island: T. I. Edwards, Gaffoor's buildings, Fort, Colombo.
  - (5) Classes: (a) Forty-seven; (b) Forty-eight.
- (6) Goods: (a) In class 47 in respect of common soap, detergents, illuminating, heating, and lubricating oils, matches, and starch, blue, and other preparations for laundry purposes;
- (b) In class 48 in respect of perfumery (including toilet articles, preparations for the teeth and hair, and perfumed soap).
  - (7) Representation of the Trade Mark:



The essential particular of the Trade Mark is the distinctive label.

The description of goods in use varies.

pliance 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. 3,370.
- (2) Date of Receipt : April 7, 1925.
- (Proprietor of the (3) Applicant Trade Mark): MARTELL & CO., Rue Gate Bourse, Cognac, France. Brandy Merchants.
- (4) Address for service in the Island: Juli No. 2, Prince street, Fort, Colombo.

- (5) Class: Forty-three.
- (6) Goods: Brandy.
- (7) Representation of the Trade Mark:



Markell X 6

Registrar-General's Office. Colombo, May 6, 1925.

A. W. SEYMOUR, Registrar-General.



#### AND OTHER SALE OF TOLL

# Toll Rents, Western Province.

OTICE is hereby given that on Monday, May 25, 1925, at 12 noon, will be put up for resale 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 April, 1925, or any part thereof, that may be due and owing on that date.

The purchaser or purchasers at the resale should deposit one-tenth of the purchase amount on the day of sale.



If the rents are not disposed of at the resale, action will be taken against defaulters in terms of the provisions of the Ordinance No. 21 of 1905.

From June 1, 1925, to September 30, 1925.

Canals.—(1) Hendala, (2) Negombo. (3) Grandpass.

Ferries .- Mutwal ferry.

The Kachcheri, Colombo, May 1, 1925.

R. N. THAINE, Government Agent.

#### "THE NOTICES **EXCISE** ORDINANCE. 1912.'' UNDER No.

## Toddy Rents, Mannar District.

TENDERS are hereby invited for the purchase of the L. Toddy Rents in the Mannar District as per schedule annexed for a period of twelve months from July 1, 1925, to June 30, 1926.

- 2. Tenders which must be in sealed envelopes super-scribed "Tenders for Toddy Rents" should be addressed to the Assistant Covernment Agent, Mannar, and should reach the Mannar Kachcheri not later than 12 noon on Thursday, May 21, 1925. The tenders must be presented at the Kachcheri at the time.
- 3. The Assistant Government Agent shall have power, in his discretion to refuse or accept any tender, 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 Assistant Government Agent may forthwith put up the rents for sale by public auction.
- 4. The rent will, subject to condition 3 above, be sold to the person who offers the highest bid.

5. The successful tenderer shall immediately pay to the Assistant Government Agent a sum equivalent to two months' rent as a security deposit and sign condition and contract furnishing necessary stamps.

The Kachcheri, Mannar. April 29, 1925.

D. H. BALFOUR, Assistant Government Agent.

SCHEDULE REFERRED TO.

Toddy Taverns, 1925-1926, Mannar District.

No. Division. Locality or Range.

Within the village of-

Mannar Island ... 5 Kaddukkarankudiyiruppu

7 Mantai Uyilankulam

Do. Sirunavatkulam

Do. Chettikulam

10 Musali Vangalai 11

Do. Arippu

# UNOFFICIAL ANNOUNCEMENTS.

Wilson, Holgate & Company (Ceylon), Limited.

OTICE is hereby given that the Sixth Ordinary General Meeting of the above Company will be held at the registered offices of the Company on the second floor of Gaffoor's buildings, Fort, Colombo, on Monday, May 11, 1925, at 3 P.M.

Business.

1. To receive the report of the Directors and the accounts

for the year ended December 31, 1924.

2. To appoint Auditors for the current year, and for such other business as may be duly brought before the Meeting.

By order of the Directors,

C. HALLER,

Colombo, May 1, 1925.

Secretary.

The Vykumbra Rubber Company, Limited.

Meeting of the Wykumbra Rubber Company, Limited, will be held at the registered office of the Company, on May 19, 1925, at 12 noon, when the subjoined resolution which was passed at the Extraordinary General Meeting of the Company lied on April 29, 1925, will be submitted for confirmation as a special resolution:—

That the Directors be and they are hereby authorized to sell the Company's leasehold interests in and to the Company's Vykumbra estate, situated in the District of Badulla; and containing in extent 452 acres, more or less, together with all the buildings, bungalow, factories, stores, machinery, fixtures, furniture, tools, implements, cattle, carts, and other the live and dead stock thereon or thereto belonging, and all unused rubber certificates to Hingurugama Tea & Rubber Estates, Limited, as on and from April 4, 1925, for the sum of Rupe's One hun red and Twenty fire thousand (Rs. 125,000).

To consider and, if thought fit, approve the recommendations of the Directors with reference to—

(a) Applications from the Superintendents (Past and Present) and the Clerk of Vykumbra estate for compensation for having worked at a reduced salary and for loss of commission by reason of the opening programme having been abandoned.

(b) A request from the Agents and Secretaries that they be paid Rs. 1,000 as compensation for having acted at

a reduced fee.

By order of the Board, Bosanquet & Co., Ltd., Agents and Secretaries.

May 6, 1925.

Auction Sale.

Valuable Household Property at Mutwal.

In the District Court of Colombo.

No. 13,493, Class VI.

Vs.

Ettige Hilary Silva of Mutwal in Colombo .... Defendant.

NDER and by virtue of the commission issued to me in the above case, I shall sell by public auction on Friday, June 12, 1925, at 4.30 P.M. at the spot—

All that and those the allotment of land, garden, and premises, with the buildings thereon, at one time bearing assessment No. 15, now Nos. 13, 14, and 15, and Ward Nos. 4,199, 4,200, 4,201, 4,202, 4,202A, 4,203, and 4,207. situate at Mutwal, within the Municipality and District of Colombo, Western Province; containing in extent 2 roods and 11 38/100 perches.

For inspection of title deeds and other particulars, please apply to Messrs. Julius & Creasy, Proctors and Notaries, Colombo, or to—

4, Baillie street, Fort. Phone 289.

J. G. VANDERSMAGT, of A. Y. DANIEL & SON, Auctioneers and Brokers.

on Sale under Mortgage Decreein D. C., Colombo, No. 13,933.

House Property at Dam Street, Pettah.

NDER and by virtue of the commission issued to me in the above-styled action, I shall offer for sale by public auction on Montay, June 1, 1925, at 5 p.m. at the spot—All that allothent of land, with the buildings standing thereon pearing assessment No. 68, situated along Dam street, within the Municipality and District of Colombo, Western Profince; bounded on the north-east by the garden of Wapoo Marikar, now bearing assessment No. 7, Peer Saibo's lane, on the south-east by the other part, now of Alexander Appuliamy and others, bearing assessment No. 69, on the south-west by Dam street, and on the north-west by the garden of Abilinu Meestry, now of A. C. Noordeen, bearing assessment No. 67, and premises bearing assessment No. 60; containing in extent 24 35/100 perches according to plan No. 750 dated December 10, 1918, made by J. W. Ameresekere, Licensed Surveyor, exclusive of the Municipal drain passing through the land as per plan No. 2,521 dated May 17, 1923, made by M. G. de Silva, Licensed Surveyor. For deeds, &c., apply to Cassius Jansz, Esq., Colombo Courts.

'Phone 733,

R. G. Koelman, of Jensen & Co., Commissioner and Auctioneer.

Auction Sale.

In the District Court of Colombo.

NDER decree entered and by virtue of commission issued to me in case No. 14,093 of the District Court of Colombo, I shall sell the following lands on Friday, May 29, 1925, commencing at 5 p.m., at the spot:—(1) All that undivided y shale of all that land called Millagahawatta alias Kahatagahawatta and of the tiled house thereon, situated at Kandana, containing in extent about 1 acre; (2) all that undivided 3 share of the land called Millagahawatta alias Kahatagahawatta, situated at Kandana, containing in extent 31½ perches.

131, Haldsdorp.

C. P. AMERASINHE, Auctioneer and Broker.

action tele under Mortgage Decree.

The entire stock in made consisting of mild steel flat iron, iron screws, brass screws, rose nails, wire nails, iron hinges, galvanized sockets, bends, jamb nuts, padlocks, lamp chimnelys, cement, window glasses, galvanized buckets, and watering cans, &c., lying in possession of O. L/M. Zainudeen at the premises No. 164, Keyzer street, lettah, Colombo, and the goodwill of the business.

NDER and by virtue of the commission issued to me in case No. 15,419 of the District Court of Colombo, I shall sell by public auction on Monday, June 1, 1925, and on subsequent days until completion of sale commencing at 1 P.M. at the spot, the above goods, &c.

Catalogues on application.

H. D. John Pieris, 8, Hulftsdorp street, Colombo. Auctioneer and Broker.

# Muction Sale under Mortgage Decree.

Tub Valuable Bungalows (one being used for the Post Office) at Nugegoda Railway Station.

NDER and by virtue of the commission issued to me in case No. 14,506 of the District Court of Colombo, I shall sell by public appetion on Saturday, May 30, 1925, at 4 P.M., at the spot:

All that divided portion being 11/180 shares of and in all that allotment of land called Millagahawatta of about 14 acres in extent in the whole, which said divided portion is in extent 3 roods and 5 perches, with the buildings thereon, situated at Gangodawila, in the Palle pattu of Salpiti korale.

situated at Cangodawila. in the Palle pattu of Salpiti korale.
For further particulars apply to C. E. Jayanayake, Esq.,
Proctor and Notary. Dam street, Colombo, or to me—

H. D. John Pieris, Auctioneer and Broker.

8, Hulfts opp street, Colombo.

uction Sale under Mortgage Decree.

NDER instructions issued to me by the District Court of Colombo in case No. 14,860, I shall put up for sale by public auction the under-mentioned properties at my office, 119, Hulftsdorp street, Colombo, on Saturday, May 30, 1925, commencing from 4 P.M., viz.:—

All that rubber estate called and known as Miriswatta estate, situated in the village of Weliweriya and Embaraluwa aforesaid; which said estate consists of the following allotments of land:—(a) All that allotment of land called Nugahena, situated at Weliweriya aforesaid, containing in extent 2 acres 3 roods and 16 square perches; (b) all that land called Nugehena, situated at Weliweriya aforesaid, containing in extent 1 acre 1 rood and 19 perches; (c) all that allotment of land called Dewatagahalanda, situated at Weliweriya aforesaid, containing in extent 2 acres 1 rood and 8 square perches; (d) all that undivided 1/4 part from and out of all that undivided 1/4 part of Nindagahawatta, situated at Weliweriya aforesaid, containing in extent 2 acros 1 rood and 38 perches; (e) an undivided  $\frac{1}{2}$  from and out of all that land called Dungalpitiyalanda, situated at Embaraluwa aforesaid, containing in extent 6 acres and 20 perches; (f) an undivided  $\frac{1}{2}$  from and out of Bulugahakumbura, situated at Weliweriya aforesaid, containing in extent 3 roods and 30 perches.

For further particulars apply to H. T. Ramachandra, Esq.,

Proctor, Colombo, or-

FRANCIS F. KRISHNAPILLAI,
119, Hulftsdorp street, Colombo. Auctioneer and Broker.

Auction Sale under Mortgage Decree.

Valuable Lands at Werawatta in Panadure.

NDER and by virtue of the decree entered in case No. 12,319, D. C. Kalutara, and the order to sell issued to me, I shall put up for sale by public auction on Saturday, May 23, 1928, commencing at 3.30 P.M., at the respective spots:—

1. The entirety of the soil together with all the trees and plantations standing thereon of a portion of the land called Kurundugahakurunduwatta, situated at Werawatta in the Panadurebadde of the Panadure totamune in the Kalutara District of the Western Province; and containing in extent, 2 roods, more or less.

2. The entirety of the soil together with all the trees plantations, buildings, and everything standing thereon of the portion of the land called Kurundugahakurunduwatta, situated at Werawatta aforesaid; and containing in extent about 34 23/100 perches.

For further particulars please apply to G. G. Perera, Esq.,

Proctor and Notary, Panadure, or to me-

Panadure, May 2, 1925.

H. Thomasz Fernando, Auctioneer. Auction Sale.

Property at Mohottimulla in the District of Child.

UNDER decree in case No. 12, D. C., Negombo, entered in favour of the plaintiff Vena Kana Nana Mawama Kadiresan Chetty of Negombo, against the defendant Arumacharige Nicholas Naide of Mohottimulla, and by virtue of the order to sell issued to us in the above case for the recovery of the amount therein stated, we shall, sell the under-mentioned property mortgaged as primary mortgage by bond No. 1,652 dated March 3, 1920, and attested by P. D. F. de Croos, Notary, by public auction at the spot, at 4 p.m., on Thursday, May 28, 1925, to wit. :—

An undivided 2/15 shares of the several contiguous portions of the high and low land called Gorakagaha alias Horagahahena, Gorakagaha alias Horagahapillewa, and Gorakagaha alias Horagahakumbura, situate at Mohottimulla in Otara palata of the Pitigal korale in the District of Chilaw, North-Western Province; containing in extent 12 acres 2 roods and 30 perches or about 13 acres with the buildings standing thereon.

Further particulars from Messrs. de Croos & Fernando, Proetors and Notaries, Negombo, or—

Negombo, May 4, 1925.

M. P. Kurera & Co., Auctionee

Auction Sale.

A Substantial Tiled House and Garden situated at Moratuwa almost opposite the Deaf, Dumb, and Blind School.

TNDER decree in case No. 16,190, D. C., Negombo, entered in favour of the plaintiff Kawama Suna Pana Suna Kadirasen Chetty of Negombo against the defendants—(1) Jayasinghe Wilfred Edwin de Zylva of Mahahunupitiya, Negombo, presently an insolvent, and (2) J. S. M. Fernando of Negombo, assignee of the insolvent estate of 1st defendant, and by virtue of the order to sell issued to us for the recovery of the amount therein stated, less a sum of Rs. 46,336.92 already recovered, we shall sell the under-mentioned property mortgaged as primary mortgage by bond No. 3,457 dated October 4, 1922, and attested by D. L. E. Amerasinghe, Notary, by public auction at the risk of its original purchaser who has failed to deposit the 9/10 shares of the purchase money at the spot at 4 P.M., on Monday, June 1, 1925, to wit:—

All that eastern portion out of the eastern portion in extent 2 acres 3 roods and 33 perches of all that land called Alubogahakurunduwatta, situate at Moratuwa in Palle pattu of Salpiti korale, in the District of Colombo, Western Province; in extent 2 acres and 38 perches with the buildings and all the appurtenances thereof.

Further particulars from Tudor Ranasinghe, Esq., Proctor,

Supreme Court, and Notary. Negombo, or-

Negombo, May 5, 1925.

M. P. Kurera & Co., Auctioneers

Auction Sale under Partition Decree.

In the District Court of Galle.

Godahewa Andris de Silva of Nambimulla ..... Plaintiff.
No. 20,791. Vs.

Walpitagamage Solonona of Vilegoda and 89 others ...... Defendants.

NDER and by virtue of the commission issued to me in the above partition action, I shall sell on Saturday June 20, 1925, commencing at 9 o'clock in the forenoon the spot—

The land called Magawatta (together with the buildings and plantations thereon), situated at Nambimulla, in Ambalangoda in Wellaboda pattu of Galle District, Southern Province; and bounded on the north by the resthouse garden, east by the high road from Colombo to Galle, south by Malanwatunewatta, and west by the seashore; and containing in extent 3 roods and 4.75 perches as per figure of survey No. 170 made by Mr. W. V. Gunawardane, Surveyor, Ambalangoda, and filed of record in the said case.

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The said land will be sold in eight separate lots, viz., A, B, C, D, E, F, G, and H as per above recited plan.

The said premises will be put up for sale first among the co-owners thereof commencing from the appraised value, and if not bidden for or purchased by any of them, the said premises will immediately thereafter be sold to the highest bidder among the public.

For further particulars please apply to the plaintiff's Proctor M. C. E. de Silva, Esq., Ambalangoda and Galle,

or to me-

 $\Lambda$ mbalangoda,

W. KODIKARA, Licenced Auctioneer and Broker and Commissioner.

Auction Sale under Partition Ordinance.

In the District Court of Galle.

(1) Banduge Maginona, by her next friend (2) Malluwawadu Manis, both of Ambalangoda . . . . ; . . . . Plaintiffs.

No. 20,631.

1) Banduge Agort of Palamulla and others. Defendants. NDER and by virtue of the commission issued to me in the above case, I shall offer for sale by public auction on Saturday, May 9, 1925, at 2 P.M., at the respective spots:—

- 1. All that defined lot 4 of the land called Rukattanagahawatta, situated at Watugedara, in Ambalangoda; and bounded on the north by path and lot 3 of the same land, east by Tuduwegoda path, south by lot 5, and west by lot No. 7; containing in extent 1 rood and 39 perches.
- 2. All that defined lot 5 of the land called Rukattanagahawatta, situated at Watugedara aforesaid; bounded on the north by lot 4, east by Tuduwegoda path, south by land wherein Banduge Ondiris resided, and west by lot 6; containing in extent 2 roods and 4.500 perches.
- 3. All that defined lot No. 6 of the land called Rukattanagahawatta, situated at Watugedara aforesaid; bounded on the north by lot 7, east by lot 5, south by land whereon Banduge Ondiris resided, and west by field; containing in extent 1 rood and 34.015 perches, together with the building standing thereon.
- 4. All that defined lot 7 of the land called Rukattanagahawatta, situated at Watugedera aforesaid; and bounded on the north by path, east by lot 4, south by lot 6, and west by field; containing in extent 2 roods and 7.720 perches, together with the buildings standing thereon according to plan No. 119A, dated March 3, 1925, made by Mr. W. V. Goonewardena, Licensed Surveyor.

The above property will be first offered for sale amongst the co-owners at the appraised value thereof, and if there be no bidders at such sale, the property will immediately thereafter be put up for sale to the highest bidder among the public.

For further particulars please apply to S. S. Weerasuriya, Esq., Proctor and Notary, Galle, or to me—

Galle, March 26, 1925.

W. H. L. DE ŠILVA, Commissioner.

Auction Sale.

Lands at Jondamannar, Valvettiturai, and Kerudavil-

NDEE decree in case No. 18,287, D. C., Jaffna, entered in favour of the plaintiff Sinnatamby Ramasamy of Topdamannar, against the defendant Pillayinar Kathiripills of Tondamannar, and by virus of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned lands by public auction, commencing at 10.30 A.m. on Saturday. June 13, 1925, at the respective apots:—

(a) Land situated at Tondamannar, parish of Udupiddy, Vadamarachchi West division, Jaffna District, Northern Province, called Kaddadyvalavoo, in extent 6% lachams varagu culture, ditto Thikku in extent 16% lachams varagu culture, ditto Kaddadyvalavoo in extent 4½ lachams varagu culture. Of these excluding 7½ kulies belonging to Government. Out of the remainder 3½/18 shares in extent 3 lachams varagu culture and 16 7/8 kulies; is bounded on the east by the property of Eledchumy, widow of Vallipuram and others, on the north by the property of Kanthar Vairamuttu, on the west by the property of Murukar Kathiripillai and others, and on the south by the property of Valliammal, wife of Duraisamy and others. The whole of the ground and palmyras contained within the said boundaries.

(b) Of the land above-named an extent of 2½ lachams varagu culture: is bounded on the east by the property of Manikkam, wife of Suppiah and others, on the north by the first land above named and property of Manikkam, wife of Ramasamy, on the west by the property of Valliammal, wife of Duraisamy, and on the south by the property of Sivakkolunthu, wife of Chelliah and others. The whole of the ground and palmyras contained within the said boundaries.

(c) Land situated at Valvettiturai in the parish atorisaid, called Cheddykadu, in extent  $34\frac{3}{4}$  lachams varagu culture; and bounded on the east by the property of Amininy Kandiah and others, on the north by the property of Murugar Kathiripillai, on the west by the property of Manikkam, wife of Veluppillai and others, and on the south by street. An undivided  $\frac{1}{2}$  share of those that are contained within the said boundaries.

(d) Land situated at Tondamannar in the parish aforesaid, called Yamanthanai, in extent  $36\frac{1}{4}$  lachams p. c., Yamanthanaikkuthetku in extent  $1\frac{7}{8}$  lachams p. c.; and bounded on the east and north by the property of Pillayinar Kathiripillai and others, on the west by the property of Pillayinar Kathiripillai, and on the south by the property of Sivakaman, wife of Veluppillai. An undivided extent of 31 lachams p. c. and  $5\frac{1}{2}$  kulies out of the ground contained within the said boundaries.

(e) Land situated at ditto, called Karayitpulam, in extent 106] lachams p.c., ditto 1163 lachams p.c., ditto Pulam in extent 5\frac{1}{4} lachams varagu culture, Karayitpulam in extent 13½ lachams varagu culture, ditto 6½ lachams varagu culture, Karayitpulam in extent 25 lachams varagu culture, ditto Pulam in extent 16 lachams varagu culture. These according to present possession are in extent 129 lachams varagu culture and 10% kulies. this an extent of 61 lachams varagu culture on the east; is bounded on the east by the property or Pillayinar Kathiripillai and others, on the north by lane, on the west by the property of Kanthapper Vairamuttu and others, and on the south by the property of Ponnamma, wife of Kasipillai and others. The whole of the ground contained within the said boundaries.

f) Land situated at Kerudavilkurichchy in the parish aforesaid, called Vilanaivayalukkuvadakku, in extent 91 lachams varagu culture, ditto Pulam 1/5 in extent 21 lachams varagu culture, Vilanaivayal 1/5 in extent 121 culture, Vilanaivayal 8/45 share in extent 105 lachams p. c., ditto Pulam 8/45 share in extent 21 lachams varagu culture, Vilanaivayal 4/45 share in extent 7 lachams p.c., ditto Pulam 1/3 of 1/9 of 4/45 share in extent 1/3 lacham varagu culture, Vilanaimetku in extent 8 lachams p. c., Vilanaivayal 4/45 share in extent 5% lachams p. c., ditto Pulam 4/45 share in extent 1 lacham varagu culture, Vilanaivayal 1/10 in extent 6 lachams p. c., ditto vayal in extent 11 lacham p. c., Vilanaivayal 8/45 share in extent 10% lachams p.c., ditto Pulam 8/45 share in extent 24 lachams varagu culture, ditto Chavakkollai in extent 103 lachams varagu culture; and bounded on the east by lane and property of Nakathai, wife of Thambiah, and others, on the north and west by the property of Pillayinar Kathiripillai and others, and on the south by the property of Chellamma, wife of Chelliah, and others. An undivided this share of those that are contained within the said boundaries excluding, however, an extent of about 3. lachams p. c. and 1 kuli taken for road.

(g) Land situated at Tondamannar in the parish aforesaid, called Vilanaivayal, in extent 15 lachams p. c. and 6 kulies; and bounded on the east by the property of Coomarasamy Seevaratnam and others, and on the north, west, and south by the property of Pillaiyinar Kathiripillai and others. An undivided  $7\frac{1}{2}$  lachams out of the ground contained within the said boundaries.

(h) Land situated at ditto, called Manalkollai, in extent  $4\frac{3}{4}$  lachams varagu culture; and bounded on the east and south by lane, on the north by the property of Authar Murukupillai and others, and on the west by the property of Kathirgamer Chithamparapillai and others. An undivided  $\frac{1}{4}$  share of the ground, young palmyras, coconut trees, margosa, and naval trees contained within the said boundaries.

(i) Land situated at Kerudavilkurichehy in the parish aforesaid, called Perivakadduppulam, in extent 30 lachams varagu culture. Of this a divided \( \frac{1}{2} \) share in extent 15 lachams varagu culture; is bounded on the east by lane, on the north by burial ground, on the west by the property of Ponnamma, widow of Chittravel and others, and on the south by road. An undivided \( \frac{1}{2} \) share of those that are contained within the said boundaries.

District Court, Jaffna, May 1, 1925. K. SIVAPRAGASAM, Commissioner,

APPLICATION FOR FOREIGN LIQUOR LICENCES, &c.

We hereby give notice that we have on March 2, 1925, applied to the Government Agent, Colombo, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1925:—

Schedule referred to.

Name and address of applicant: C. S. Antony & Co., 3, Queen street, Colombo.

Description of licence applied for: Importing liquor for wholesale distribution.

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

Situation of premises to be licensed: 13, Bloemendahl road, Colombo.

C. S. Antony & Co.

April 27, 1925.

# RESULTS OF METEOROLOGICAL OBSERVATIONS IN CEYLON DURING THE MONTH OF MARCH, 1925.

	RESULTS OF M	ETEOROLOG1	ICAL OBSER	VATIONS IN	N CEYLON DURING THE MO	NTH OF MARCH, 1925.			
	RAINFALL.  BAROMETER corrected for Temperature at all Stations and for TEMPERATURE OF THE AIR AND OF EVAPORATION.  Altitude and Gravity at those below 1000'.  TEMPERATURE OF THE AIR AND OF EVAPORATION.								
STATIONS. OBS	Height above Sea Total No. of Inches.  Height above Total No. of Inches.	No. of Days on which Registered, Mean Dally Horizoni Movement of Air. The Resultant Direct of the Wind, N = 6	Mean Reading.  At 91 A.M. At 81 P.M.	Mean Reading for the Highest Month.	Mean Dally Maximum Temperature In Shade. Mean Dally Minimum Temperature In Shade. Adopted Mean Temperature Of Air.	Adopted Mean Temperature of Responsition of Vapour. Planter Porce Mean Planter Porce Mean Planter Porce Mean Minimum Mean Complete Saturation Mean Mean Mean Mean Mean Mean Mean Mean	Minimum temperature of the draft of the draf		
2 Puttalam, H. M. C. 3 Mannar, A. Chelli 4 Jaffna, P. B. Sa. 5 Trincomalee, K. Karu 6 Batticaloa, T. K. To 7 Hambantota, S. R. An 8 Galle, H. R. Fe 9 Ratnapura, C. A. Ja 10 Anuradhapura, S. C. Siv 11 Kurunegala, M. J. Sal	iah     12     2 · 88     1 · 35     13th—14th       marajewa     14     6 · 55     3 · 64     13th—14th       makaram     99     4 · 82     1 · 49     11th—12th       mussaint     26     2 · 81     0 · 63     10th—11th       idreas     64     6 · 59     2 · 28     12th—13th       emando     61     13 · 78     5 · 20     9th—10th       agurunather     295     4 · 97     1 · 71     18th—19th       lay     381     13 · 48     3 · 10     19th—20th       doonatilaka     1654     9 · 65     2 · 38     10th—11th       masekera     2225     11 · 88     2 · 25     10th—11th       vest     4129     11 · 13     1 · 85     13th—14th       cistoffelsz     5581     10 · 44     2 · 62     10th—11th	Miles.   •   15   77   260   11   117   variable   8   164   35   55   129   125   9   154   100   8   158   55   18   206   variable   15   130   270   23	29.878 29.774 29.869 29.756 29.861 29.758 29.861 29.763 29.858 29.745	In. In. 29.798 29.947 29.814 29.962 29.826 29.980 29.812 29.978 29.802 29.930 29.808 29.953 29.806 29.955 29.794 29.954 28.155 28.203 27.639 27.791	2 4th 29.685 25th 87.5 72.8 80.2 6th 29.711 25th 89.7 75.4 82.6 89.2 75.4 82.6 89.2 75.4 82.6 89.2 75.4 82.6 89.2 75.4 82.6 89.2 80.8 80.2 80.2 80.2 80.2 80.2 80.2 80	75·4 ·834 84 88·7-5th 68·1-4th .1·6 75·4 ·844 85 86·9 30th 71·4-4th 71·7 75·0 ·796 80 94·5-19th 68·2-4th 70·0 74·5 ·776 73 95·4-20th 67·2 .5th 70·9 73·8 ·746 74 93·7-31st 64·7-4th 69·8 70·7 686 78 90·2-2nd 60·8 3rd 61·5 68·4 ·649 82 84·6-31st 54·4 3rd 62·0 61·6 ·496 76 78·4-31st 52·3-4th 53·4 57·5 ·451 87 71·9-1st 43·6 4th 51·6	10		
STATION.	NAME OF SENDER.	Height above Sea Level.	RAINFAI  No. of  Total Days on  Great  Co. of which  Chegistered.	test Quantity in may 24 Hours.	STATION.	, NAME OF BENDES.	HAINFALL.  Bea Bon Lavel Inches Begin tered.  Ban Lovel Inches Begin tered.		
18 Allai Tank, Toppur  19 Alutnuwara Field Hospital  20 Ambalantota  21 Ambanpitiya  22 Ampare Tank  23 Andankulam Tank, Trincomalee  24 Annfield Estate, Dikoya  25 Anningkande Estate, Deniyaya  26 Arachchi Amuna  27 Aranayaka Dispensary  28 Aturugiriya Estate, Homagama  29 Avissawella  30 Avissawella Estate, Puwakpitiya  31 Baddegama Estate, Baddegama  32 Baduluwella Dispensary  33 Balangoda  34 Bandaragama  35 Bandarawela  36 Batalagodawewa Tank  37 Batapola	Telegraph Master, C. G. R  Divisional Irrigation Engineer, Trincomalee Medical Officer, Alutnuwara, Badulla Divisional Agricultural Officer, S. D., Galle District Engineer, Kegalla.  Irrigation Engineer, Kalmunai, S. D. Divisional Irrigation Engineer, Trincomalee Mr. H. B. Daniell Mr E. C. Anderson Subdivisional Officer, Tangalla, S. D., Weraketiya Apothecary, Aranayaka Mr. George de Saram District Engineer, Avissawella Mr. R. S. G. Jackson Mr. E. D. Bowman Apothecary, Baduluwella, Monaragala Government Agent, Ratnapura Divisional Agricultural Officer, S. D. Galle Dr. G. S. Van Rooyen Assistant Irrigation Engineer, Dedura-oya Sul Ibbagamuwa R. O., vid Kurunegala Divisional Agricultural Officer, S. D., Galle Assistant Government Agent, Puttalam D. Mr. R. N. Rowbotham	1062 15 20 7 300 14 15 690 12 90 5 4300 7 1600 17 135 15 1000 13 100 5 105 18 250 18 250 15 1730 17 30 6 450 15 1730 17 3900 13 100 13 100 15 100 1	-31   14   5.75   -85   16   2.05   -01   18   2.92   -88   25   4.30   -64   21   3.20   -51   14   2.94   -526   10   1.80   -02   7   1.70   -91   14   1.92	Date.  10th—11th 11th—12th 18th—19th 11th—12th 11th—12th 11th—12th 10th—11th 14th—15th 13th—14th 10th—11th 12th—13th 10th—11th 12th—13th 10th—11th 11th—12th 17th—18th	73 Dunedin Estate, Yatiyantota 74 Dunsinane Estate, Pundaluoya 75 Dyraaba Estate, Bandarawela 76 Eheliyagoda Estate, Kendangamuwa 77 Elephant Pass (P. W. D.) 78 Elephant Pass (Saltern) 79 Elie House Reservoir, Mutwal 80 Elkaduwa District Dispensary 81 Ella Wella Tank 82 Elpitiya Police Station 83 Embilipitiya 84 Esnaphyle Estate, Giriulla 85 Etnawala Estate, Ganewatta [negala 87 Florindale Estate, Katupotha, Kuru- 88 Franklands Estate, Veyangoda 89 Gala-oya Anicut 90 Galawela 91 Galgamuwa Tank 92 Galphele Estate, Wattegams 93 Gammaduwa Estate, Rattota 94 Geekianakanda Estate, Neboda 95 Giriulla Resthouse 96 Godakawela	Superintendent Mr. A. K. Beven Divisional Irrigation Engineer, C. D., Haldummulla District Engineer, Nalanda Subdivisional Officer, Nikaweratiya Subdivision, weratiya Mr. F. T. Wright Mr. R. W. Heath Mr. Herbert A. McLaren Chairman, Provincial Road Committee, Kurunegale	2300 12 41 18 3 40 10th 11th 2400 10 09 18 2 78 11th 12th 200 13 99 22 2 91 13th 14th 7 95 10 1 75 11th 12th		
42 Blackwater Estate, Nawalapitiya 43 Blackwood Estate (Lower Division Haputale 44 Blair Athol Estate, Dikoya 45 Bogahagoda Estate, Bentota 46 Bulugahapitiya 47 Buttala Hospital 48 Caledonia Estate, Lindula 49 Campion Estate, Bogawantalawa 50 Carney Estate, Ratnapura 51 Chadiyantalawa 52 Chavakschcheri 53 Chilaw Public Works Department 54 Coldstream Estate, Hatton 55 Crystal Hill Estate, Matale 56 Dambulla Hospital 57 Dandagamuwa 58 Dandeniya Tank 59 Delft	Apothecary, Bibile Mr. V. O. Fuller ), Superintendent Mr. B. G. Snell Mr. Simon O. Sirimane Divisional Irrigation Engineer, W. D., Kurunegala Medical Officer, Buttala Superintendent Mr. J. L. Innes Lillingston Mr. S. W. Smyth Irrigation Engineer, Kalmunai, S. D. Medical Officer, Chavakachcheri District Engineer, Chilaw Mr. Thomas U. Todd Mr. C. van Starrex Medical Officer, Dambulla District Engineer, Dambulla District Engineer, Dambulla District Engineer, Dandagamuwa Assistant Irrigation Engineer, Matara, S. D. Maniagar of Delft	500   14 4273   6 4500   11	03	10th—11th 10th—11th 13th—14th 20th—21st 20th—21st 10th—11th 10th—11th 13th—14th 13th—14th 11th—12th 13th—14th 12th—13th 11th—12th—11th 11-12&23—24 23rd—24th 10th—11th 11th—12th 13th—14th 11th—12th 13th—14th	97 Gokarella Resthouse 98 Gourakele Estate, Badulla 99 Government Training College, Colombo 100 Haldummulla 101 Hali-ela Tank 102 Hallayen Estate, Ratnapura 103 Hambegamuwa Tank 104 Haputale Hospital 105 Hatton Police Station 106 Helboda Estate, Pussellawa 107 Henaratgoda Botanical Gardens 108 Hendon Estate, Rangalla 109 Hiniduma 110 Hirimbura 111 Hiyare 112 Holmwood Estate, Agrapatana 113 Hope Estate, Hewaheta 114 Horagahalanda Estate, Henaratgoda 115 Horagahalanda Estate, Henaratgoda 116 Horakele Estate, Marawila	Divisional Irrigation Engineer, C. D., Haldummulla Assistant Irrigation Engineer, Matara, S. D. Mr. D. M. Berry Divisional Irrigation Engineer, C. D., Haldummulla Medical Officer, Haputale Inspector of Police Mr. R. H. Semmence Mr. K. J. A. Sylva Mr. John Ellis Mudaliyar, Hinidum pattu Divisional Agricultural Officer, S. D., Galle Chairman, Municipal Council, Galle Mr. H. R. Waldock Mr. H. Jones Divisional Irrigation Engineer, C. D., Haldummulla Mr. W. F. Froedick Mr. B. Parker	9-88   12   2-64   13th -14th		
63 Detanagalla Estate, Pinnawela R.O.vid 65 Devilana Tank 65 Déwâle Estate, Polgahawela 66 Digalla Estate, Dehiowita 67 Dimbula 68 Diwela Estate, Karandupona, Kegalla 69 Diyatalawa, Publio Works Department 70 Dooroomadella Estate, Gammaduwa. 71 Doragalla Estate, Pussellawa	Irrigation Engineer, Kalmunai, S. D.  Mr. P. Felix Fernando  Mr. W. Harley  District Engineer, Dimbula  Mr. A. A. Franklin  District Engineer, Diyatalawa	3600 10 490 13 286 13 3600 18 136 11 400 13 6 800 16 4700 15 2880 14 4400 11 3300 13	17 3.80 10 18 2.60 74 22 2.25 108 10 1.81 17 3.55 19 17 3.55 17 3.55 17 3.55 18 1.32 18 2.44 19 2.44 17 3.68 18 3.08 19 4.83 20 19 4.83 22 20 19 4.83 23 24 2.18	10th-11th 11th-15th 13th-14th 16th-17th 11th-12th 19th-20th 10th-11th 19th-20th 9th-10th 11th-12th 11th-12th 11th-12th 11th-12th	126 Kabaragalla Estate, Maturata 127 Kadukkamunai	Government Agent. NC. P., Anuradhapura Mr. M. G. Grigg  Headmaster Irrigation Engineer, Anuradhapura Subdivision Mr. F. R. A. Browne Irrigation Engineer, Kalmunai, S. D. Irrigation Engineer, Karachchi, N. P., Icanamadu Mr. Joseph Silva Mr. C. H. Cooke Superintendent Irrigation Engineer, Kalmunai, S. D. Assistant Government Agent, Puttalam	. 214 3 51 4 1-75 11sb-12th . 7001 12+63 19 2-55 13th 14th . 48 9-84 10 3-29 11th 12tt . 42 10+27 14 1 92 10th -11th . 1000 13+47 13 2 96 11th 12tt . 42 8-93 13 2 96 17th -18tl . 92 7-78 9 3-13 13th 14th . 98 26 8 4+16 12th 13t . 9 8-21 6 5 10 15th-16t . 4300 12+18 19 1-98 10th -11t . 5+98 8 3-28 15th -16t . 10+69 10 4+71 14th -15t		

# Acsumes of Meteorological Observations in Ceylon during the Month of March, 1925—contd.

	Acsults of Me	,	NFALL.	yion during the month of march,	, vviiwe	- !	]	RAINFALL.
STATION,	NAME OF SERVING	Height No. of		STATION.	NAME OF SENDER.	Height above Tota	No. of	D Great Comment
WAINAAVAII	NAME OF SENDER.	Sea No. of which Level. Inches. Regis-	Greatest Quantity in any 24 Hours.		NAME OF SERVER.	above Tota Sea No. o Level. Inche	which Registered.	Greatest Quantity in any 24 Hours.
100		Feet. In.	In. Date.			Feet. In.	tereu.	ln. Date.
100 Kalminai	· Irrigation Engineer, Anuradhapura Subdivision · District Engineer, Kalmunai	470 9.70 13	2 22   11th—12th 2·50   11th—12th		Mr. E. H. Hitchcock Station Master, C. G. R	3500 9·90 5820 13·1	0   16	2.64 10th—11th 3.11 13th—14th
131 Kalpitiya Resthouse 132 Kalutara	Assistant Government Agent, Puttalam	5.19 8	1 · 85   1 lth 12th 2 · 70   25th 26th	219 Old Madegama Estate, Galaha	Mr. H. Montgomerie	3500 10-6	1 17	3.25   10th-11th
133 Kanana Estate, Bentota 134 Kanangama Estate, Dehiowita		30 12 91 17	4 · 43	221 Oonoogaloya Estate (Factory), Kotmale	Mr. J. D. Thomson Mr. R. C. Bolster	3000 9·20 3900 12·2	6 19	3 98 10th-11th
135 Kanankodu	Mr. H. L. Murray	118 6 82 15	2·89   10th11tl 1·10   1516& 17-	18 223 Orwell Estate, Gampola	Superintendent	50 9·6 1400 2·7	6   14	2·10 10th-11th
137 Kanthalai Tank	Medical Officer, Kankesanturai     Divisional Irrigation Engineer, Trincomalee	15 10.48 6	4·64 : 13th—14tl 1·60 : 11th—12tl	224 Padupola	District Engineer, Dikoya, Norwood	1600 13.7	8 1 13	2·80 19th—20th 15·12 13th—14th
138 Kanukkeni 139 No. 2, Karukkua Estate, Madampe	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	100 9.66 8	5·53   13th-14tl 3·80   12th-13tl	226 Palugaswewa Estate, Chilaw	Mr. Rolf Smerdon	45 10 6	2 11	2·15   13th14th
1 10 Natugastota	· District Engineer, Katugastota	1500 10.51 19	2·22 10th - 11th	228 Panilkanda Estate, Deniyaya	Mr. C. J. Hav	1900		i
142 Kebbittagollewa	Postmaster, Kayts District Engineer, Minintale	1.15 4	2·74 [4th—15t] 1·60 [3th—14t]	230 Passara Hospital	Medical Officer, Passara	.; <b>25</b> 7·3 . <b>2800</b> 20·5	31 21	3.82 14th-15th
143 Keenagaha-ella Estate, Balangoda 144 Keenakelle Estate, Baluila	Superintendent		4·30 19th—20tl 2·18 17th—18tl	232 Patiagama Estate, Deltota	Mr. E. Le Coq	. 550 17·7 . 3500 10·4		
190 Kekanadure	Assistant Government Agent, Kegalla Assistant Irrigation Engineer, Matara, S. D.	650 13.47 19	2·50 19th—20tl 2·12 11th—12th	233 Pattipola Resthouse	Mr. M. G. Grigg District Engineer, Pelmadulla	. 6201 3.9 . 480 15.6		0·55   2th-13th
147 Kellie Estate, Dolosbage 148 Kenilworth Estate (Strathellie), Nawi	Mr W I Hurst		3.00 10th-11th	235 Peradeniya Gardens 236 Periyakulam	Mt. H. F. MacMillan	. 1540 7.0	) [ 15	2 25 10th—11th
pitiya  149 Keragala Estate, Kuruwita	· Mr. A. B. Trail		3·95   18th—19tl 3·31   14th—15th	237 Point Pedro Civil Hospital	Medical Officer, Point Pedro	. 24 14 1	25   8	7.50 13th-14th
100 Killinochchi	Mr. C. C. Barry Irrigation Engineer, Karachchi, N. P., Iranamadu	77 9.16 6	3 98   13th—14th	239 Pooprassie Estate Galaha	Mr. L. E. Halliday	. — 5·8 . 3000 8·2	$34 \times 5$ $22 \times 13$	1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
151 Kirama 152 Kirimutty Estate, Kalkudah, Ba	Most Subdivisional Officer Tangalla S D Wareketiva	260 14.50 22 7	3·50   14th—15th 1·38   11th—12th	241 Puliyankulam Resthouse	Apothecary, Pottuvil Resthouse-keeper, Puliyankulam	. 10 12 3		3.49 7th-8th
153 Kitulgala Resthouse 154 Kobonella Estate, Rangalla	tti Mr. J. R. C. Backhouse  Chairman, District Road Committee, Kegalla  Mr. G. H. Tissura	208 13.65 13	3·52   10th 11th 3·95   11th 12th	242 Pullukannawa	Irrigation Engineer, Kalmunai, S. O.	. 3000 100	27 11	1.40   15th-16tl
155 Kosgolla	Assistant Irrigation Engineer, Deduru-oya Subdivision, Ibb	a-	2·45	244 Puvarasankulam	District Engineer, Vavuniya	5(	51 10	0 96 [8th -]9tl
156 Koslanda	gamuwa R. O., vid Kurunegala  District Engineer, Koslanda	2258 24.51 25	3·30 10th—11th	246 Rajawella Estate, Teldeniya	Mr. R. V. Routledge	. 9 9 .: . 1500 S:0	34 · 13	
157 Kumbukkan Ameut 158 Kurundu-oya Estate, Maturata	Divisional Irrigation Engineer, C. D., Haldummulla Mr. J. Carson Parker	600 14.94 22	3·14   11th—12th 3·40   10th—-11th	248 Ravinam Fetate Padukka	Mr. G. Brown Mr. Allen Coombe	. 1750 18:3		2·35 [9th-20t]
159 Kurunegala	District Engineer, Kurunegala Mr. T. E. Tunnard	400 14-43 11	3·50   19th—20th 3·10   10th—11th	249 Ridivagama	Irrigation Engineer, Walawe Left Benk Scheme, Ambal extor	102 5:	39 := 17	1.81   th-12t
161 Lahugama Rosorvoir	Engineer, Waterworks, Maligakanda, Colombo	380 21.47 21 5	27 23rd—24th 26 7th—8th	251 Rugam Tank	Irrigation Engineer, Rugam. S. D., Unichchai	. 77 800	n <b>s</b> 11	2 · 56 : 15th - 16th
163 Ledgerwatte Estate, Badulla	Irrigation Engineer, Kalmunai, S. D Mr. C. S. Poter	. 4000 11.43 17 1	·93 : .10th-11th	253 Sacumbe Estate, Gammadawa, vid	Mr. A. van Starrex	. 180 16 6 . 1400 12·:	20 17	
165 Livangahatota	Mr. L. B. Moore  Irrigation Engineer, Hambantota Subdivision, Tissa	5200   8·44   20   2 86   22·39   24   2	·10   11th—12th ·94   19th—20th		Irrigation Engineer, Kalmunei, S. D. Mr. P. Byrde	. 42 '1.3 . 5250 7.	30 [1	3.42   17th-18t
166 Lower Spring Valley Estate, Badulle	Mr. Wilfred Rettie	3650 13.96 19 2	·75 ! 10th—11th ·20 : 18th—19th		Subdivisional Officer, Vavuniya	. 277 3.3	35 3	1 · 79   13th-14t
168 Lunugala Estate, Bandarawela	Mr. R. C. Coombe	24.83 25 3	·65 13th—14th ·90 13th—14th	258 Sigiriya Resthouse	Resthouse-keeper, Sigiriya	. 654 4.5	95 6	2 50 11th-12t
170 Madha Road	District Engineer, Mihintele Divisional Irrigation Engineer, N. D., Anuradhapura	<u> </u>	·83   13th -14th	260 Sogama Estate, Pussellawa	Mr. H. Andrews	. 546 (6); . 3500 12::		4.46   10th-11t
171 Madugoda Dispensary 172 Madurankuly Resthouse	Apothecary, Madugoda Assistant Government Agent, Puttalam	2595 17·89 16 4 8·84 11 3	·10 : 11th—12th	261 S. Wanarajah Estate, Dikoya 262 St. Andrew's School, Nawalapitiya	Superintendent	. 3700 8·.		
173 Maduwanwala 174 Magalawawa	Government Agent, Ratnapura [weratiy. Subdivisional Officer, Nikaweratiya Subdivision, Nika	750 13.06 17 1	·92 23rd—24th		Mr. John Eilis	. 3600 15.	85 21	5·22 10th-11t
175 Maggona Certified Industrial School	Very Rev. Fr. H. Boyer, D.D., O.M.I	100 8.49 19 1	89 13th - 14th	R. O., viá Kurunegala	Mr. L. A. S. Kalenberg	14.		· F
177 Mahaoya Hospital	Mr. C. E. Hawes Medical Officer, Mahaoya [weratiya	190 9-14 10 2	20 11th—12th	265 Stratheden Estate, Demodara 266 Sudupanawela	Divisional Irrigation Engineer, C. B., Haldur Cartte.	. 2800 124 . 608 164	83 2:	2 · 18 10th—11t
178 Mahauswewa 179 Mahawalatenna	Subdivisional Officer, Nikaweratiya Subdivision, Nika-Government Agent, Ratnapura	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	75 19th—20th	267 Sunderland Estate, Eheliyagoda 268 Tabbowa	Mr. G. C. Chandler  Divisional Irrigation Engineer, Tabbowa, Puttaina	. 500 18.	45 19	3 80 14th-15t
180 Maho	District Engineer, Maho Superint indent	2000 19·72 18 6·	50   19th-20th	269 Talaimannar 270 Taldena Dispensary	District Engineer, Mannar	. 68 9· . — 5·	69	3·08 18th—19
182 Maligakanda	Engineer, Waterworks, Maligakanda, Colombo	70 8-98 12 3	85 12th—13th	271 Tanamalwila Dispensary	Apothecary, Tanamalwila	. 1100 7: . 550 9:		I 1.58 10th-11
183 Mamadola	Irrigation Engineer, Hambantota Subdivision, Tissa Irrigation Engineer, Kalmunai, S. D	56 5.92 11 1 1 2 4 2 ·	40 15th-16th	273 Thumpenkeni Tank	Divisional Irrigation Engineer, Tangatla, S. D. Irrigation Engineer, Kalmunai, S. D.	70 13	96 26	3.04 3rd-4th
185 Manampitiya	Assistant Construction Engineer, A. E. Olice, Manampitiya District Engineer, Vavuniya	173 8·02 12 3· 167 8·23 7 3·		274 Timitar Estate, Akkaraipattu	Mr. P. T. S. Crowther	. (3	79 1	1 2.85 8th—9th
187 Mantota Hospital	Medical Officer, Mantota, Mannar	17 4.67 8 1.	28 10th—11th	276 Tissamaharama	Irrigation Engineer, Hambantota Subdivision Trans	. 61 6. . 75 m		3 1 15 10th-11
88 Maradankadawala 89 Marambekande Estate, Puwakpitiga	Mr. F. C. Northway	400 15.05 14 2	87   13th—14th	278 Topawewa	Assistant Government Agent, Puttalan Apothecary	11.	88 1	3 2-99 11th—12
90 Mariawatta Estate, Gampola	Apothecary, Marichchukkaddi, Mannar	1600 10-44 17 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	50 19th—20th	279 Udahena Estate, Bandarawela	We D C Combo	450 ) 221	16 2	2 111 10th-11
92 Maskeliya Hospital	Medical Officer, Maskeliya	4200   13 · 49   14   1 · 108   1208   11 · 05   19   2 · 1	96 22nd—23rd	281 Uduwila	Irrigation Engineer, Hambantota Sabdivision 'v.	156 lg. 75 ll		3 2·10 21st—22 3 2·50 10th—11
93 Matale 94 Matara Hospital	Apothecary, Matara	_ 5.81 15 2.	50   11th-12th	283 Unichchai Tank	Irrigation Engineer, Rugam, S. D., Unichchai	120 (-	12 2	1 2·12 19th-20
95 Maturata Hospital	Medical Officer, Maturata	3226   6·50   15   1·5 800   13·05   19   2·5		284 Upper Uniya Estate, Uniya 285 Urubokka	Mr. J. R. Bell	6000-21	25 2	5 4 28 13th-14
97 Meddegodda Estate, Udahentenna,	Mr. R. G. Wilson [weratiya	1 1 1		286 Uva Estate, Madulsima	Mr. E. W. Harvey	<b>10</b> 79-159 3200-12		0 3·50 13th—14 8 3·10 10th—11
98 Mediyawa Tank	Subdivisional Officer, Nikaweratiya Subdivision, Nika-	-   7·12   11   2·1		288 Vakaneri	Irrigation Engineer, Rugam, S. D., Unichchai	11	35	7 26 13th-14
99 Meeriabedde Estate, Kosland 1	Mr. Maurice P. Lobo	$egin{array}{c c c c} 3600 & 26 & 09 & 26 & 3.7 \\ 4450 & 11.70 & 19 & 2.6 \\ \hline \end{array}$	8 10th—11th	290 Vavuniya	District Engineer, Mannar.	120  3	60 [	6 1-56 11th—12 1 1-90 14th—15
Ol Mibintale	District Engineer, Mihintale	354   6.98   12   2.1 1707   8.97   13   4.4		291 Veeragoda	Irrigation Engineer, Kalmunai, S. 1).	318 6. 99 5.		0 3:43 13th-14 0 1:00 15th-16
03 Minneriva	Divisional Irrigation Engineer, N. D., Angradhapura	309 9.34 6 4.1	0   10th—11th	293 Walton Estate, Monaragala	Mr. L. B. Gourlay	3250 12-	157 I	9 3 30 11th-12
OS Morawaka	Apothecary, Morawaka	700   17·75   18   3·1 -   19·14   15   3·7	5 14th—15th	294 Wannathivillu Resthouse 295 Waragalanda Estate, Madulkele	Assistant Government Agent, Puttalam	2280 10	• , ()	23 3 63 10th 11 6 1 50 21st 22
206 Mousagala Estate, Namunukula M 207 Mullaittiva		500 17·47 18 3·35 12 12·81 7 6·63	2 15th—16th	296 Wariapolla Estate, Matale	Mr. John A. M. Bond	2000 12 1200 10	·28 1	9 3:60 10th =1 0 2:54 11th =1
208 Murungan	rrigation Engineer, Giant's Tank Subdivision, Murungan ·	50 5.95 7 1.85	10th-11th	298 Watawala Railway Station	Do.	4402 7	. 16	1:63 (0th-1
ZiQ Nalanda		$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	13th-14th	299 Weligama	Divisional Agricultural Officer, S. D. Gie District Engineer, Divatalawa	·. 3259 13-		9 3:85 11th—1
212 Name Tank R	esident Engineer, C. G. R., Nanu-oya 5.	342 5·67 18 2·37	10th-11th	301 Wewessa Estate, Badulla	Mr. C. F. Way		83 1	5 1.00 11th-1
213 Neduakerny 214 Negamba	istrict Engineer, Vavuniya	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	13th-14th	303 Yala		<b>3</b> 000 (2	81 2	1 2:30 10th—1
215 New Forest Estate, Galaha	istrict Engineer, Negombo	6 5.90 11 1.84 00 10.94 20 3.99		304 Yarrow Estate, Pussellawa	Capt. H. A. Brereton	<u> </u>	-40 [	8 2:50 10th—1
The Observatory,		00 11.80 17 2.10	21st—22nd		Mr. W. W. Birtill Chairman, District Road Committee, Kegalla	800 15	8 - 1	6 2 62 10th—11
Colombia Auril 27 annu						13- 17	- 11 1	(5 ° 6) 10th1

The Observatory, Colombo, April 17, 1925.