

THE CEYLON

GOVERNMENT GAZETTE

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Published by Authority

PART I.—GENERAL.

(Separate paging is given to each Part in order that it may be filed separately.)

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COLOMBO:

PROCLAMATIONS BY THE GOVERNOR.

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

HUGH CLEFFORD.

WHEREAS by Proclamation dated February 26, 1925, published in Government Gazette No. 7,448 of February 27, 1925, a general cemetery was established in the village of Kadurugamuwa, in Mahapalata korale of Udukinda division, Province of Uva, for the burial or cremation of the dead within the limits specified and defined in the Schedule B thereto annexed:

And whereas it has become expedient to alter the limits specified and defined in the said schedule:

Now know Ye that We, the Governor of Ceylon, in exercise of the powers in Us vested by section 6 (1) of "The Cemeteries and Burials Ordinance, 1899," and with the advice of the Executive Council, do hereby alter the area of the said cemetery by substituting the schedule hereto annexed for the said schedule as from the date hereof.

Colombo, April 22, 1926.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary. .

GOD SAVE THE KING.

SCHEDULE B.

Boundaries: North, Welgollekandura and the village limits of Kahagolla and the village limit of Kadurugamuwa; east from the end of the Boer Camp limits at the village limit of Kahagolla, by a line along the path running through lot 25 on to the Boer road near lot 38B, and theree taking a western course as far as the Gansabhawa road, then by a line along the Gansabhawa road through Kahagolla village, and then by a line along the eastern boundary of the Diyatalawa town survey as far as the eastern boundary of lot 55T. Thence continuing along the town survey boundary as far as the railway line, and then in a striaght line to the east of Arcadia bungalow on to Roehampton road; south by the Roehampton cart road and by a line from the cart road to the west of railway tunnel, and finally along the boundary of Hapugahawatta estate to Karabeddekandura; west, Haputale-oya, Elbeddegodakandura, and village limits of Alutwela.

(N.B.—This does not include the Military and Naval Camp.)

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

HUGH CLIFFORD.

WHEREAS by section 28 of "The Courts Ordinance, 1889," as amended by section 2 of Ordinance No. 8 of 1924, it is amongst other things enacted that Criminal Sessions of the Supreme Court shall be holden by one of the Judges thereof or by a Commissioner of Assize duly appointed under the provisions of the said Ordinance, for each of the Circuits into which the Island is divided for the hearing, trying, and determining all prosecutions which shall be commenced against any person for or in respect of any crime or offence or alleged crime or offence—

For the Southern Circuit, twice at least at Galle, and such other place or places in such Circuit as the Governor, after previous consultation with the Judges, shall appoint; such Sessions commencing at Galle on April 25 and September 15 in every year.

And whereas it appears to Us expedient to order that a Criminal Sessions of the Supreme Court shall be holden on the day hereinafter mentioned at Matara, a place included within the said Southern Circuit:

Now, therefore, know Ye that We, the Governor, after previous consultation with the Judges of the Supreme Court, do order and appoint that a Criminal Sessions of the Supreme Court shall be holden at Matara, in the said Southern Circuit, on or about Monday, May 24, 1926.

Nuwara Eliva, April 27, 1926.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

GOD SAVE THE KING.

APPOINTMENTS. &c., BY THE GOVERNOR.

No. 161 of 1926.

IS EXCELLENCY THE GOVERNOR 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 First Criminal Sessions of the Supreme Court for the Southern Circuit from April 26, 1926.

Mr. G. C. Stephens to act as Extra Office Assistant to the Assistant Government Agent, Puttalam, with effect from April 26, 1926, until further orders.

Mr. C. E. Arndt to be Deputy Rubber Controller from April 28, 1926, until further orders.

Mr. A. CATHIRAVELU to act as District Judge and Additional Commissioner of Requests and Police Magistrate, Jaffna, during the absence of Mr. G. W. Woodhouse on April 30 and May 1, 1926, or until the resumption of duties by that officer.

Mr. C. A. LABROOY to act as Additional District Judge, Kandy, from May 3 to 8, 1926, inclusive.

Mr. W. S. Strong to act as Commissioner of Requests and Police Magistrate and Additional District Judge, Puttalam, during the absence of Mr. L. J. DE S. SENEVI-RATNE, from April 26 to 28, 1926, inclusive, of until the resumption of duties by that officer.

Mr. E. G. JONKLAAS to act as Commissioner of Requests and Police Magistrate, Gampola, and Additional Commissioner of Requests and Police Magistrate, Nuwara Eliya-Hatton, during the absence of Mr. E. H. LUCETTE, on April 24 and 25, 1926, or until the resumption of duties by that officer.

Mr. N. DE ALWIS to act as Commissioner of Requests and Police Magistrate, Balapitiya, during the absence of Mr. A. G. RANASINHA on April 27, 1926, or until the resumption of duties by that officer.

Mr. A. G. SIRIMANE to act as Commissioner of Requests and. Police Magistrate, Balapitiya, during the absence of Mr. A. G. RANASINHA, from May 3, 1926, until the resumption of duties by that officer.

Mr. Geoffrey Binns to be a Justice of the Peace and Unofficial Police Magistrate for the judicial division of Nuwara Eliya-Hatton, vice Mr. C. F. S. Shaw.

Mr. W. J. CHARSLEY to be a Justice of the Peace and Unofficial Police Magistrate for the judicial division of Gampola, during the absence of Mr. H. J. G. MARLEY from the Island.

. By His Excellency's command,

Colonial Secretary's Office, Colombo, April 28, 1926. A. G. M. FLETCHER, Colonial Secretary.

No. 162 of 1926

IS EXCELLENCY THE GOVERNOR has been pleased, under section 18 (4) of Ordinance No. 1 of 1920, to nominate the Rev. Father G. Guesnon to be a Member of the Education District Committee for the Negombo Urban District Council area, in place of the Rev. Father F. L. Breton.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 27, 1926. A. G. M. FLETCHER, Colonial Secretary.

No. 163 of 1926.

IS EXCELLENCY THE GOVERNOR has been pleased, under section 18 (4) of Ordinance No. 1 of 1920, to nominate Mr. S. M. A. RAHEEMAN to be a Member of the Education District Committee for the Negombo Urban District Council area, in place of the Hon. Mr. D. S. SENANAYAKE.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 27, 1926. A. G. M. FLETCHER, Colonial Secretary.

No. 164 of 1926.

IS Excellency the Governor has been pleased, under section 18 (4) of Ordinance No. 1 of 1920, to nominate the Hon. Sir. P. RAMANATHAN and the Hon. Mr. W. DURAISWAMY to be Members of the. Education District Committee for the Revenue District of Jaffna, excluding the Urban District Council area, for the period ending January 5, 1929.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 26, 1926.

A: G. M. FLETCHER, Colonial Secretary.

No. 165 of 1926.

IS EXCELLENCY THE GOVERNOR has been pleased tó make the following promotion in the Ceylon Cadet Battalion :---

To be Honorary Captain and Quartermaster.

Honorary Lieutenant and Quartermaster RAMA-ARATCHYGE THOMAS SAMARAWEERA.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 26, 1926.

A. G. M. FLETCHER. Colonial Secretary.

No. 166 of 1926.

IS EXCELLENCY THE GOVERNOR has been pleased to post Captain George Frederick de Hoedt of the Colombo Town Guard to the Reserve of his Unit, with effect from April 15, 1926.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 21, 1926. A. G. M. FLETCHER, Colonial Secretary.

No. 167 of 1926.

III IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. John Bernard de Fonseka of No. 115, Hulftsdorp, Colombo, to be a Notary Public throughout the judicial division of Colombo, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 27, 1926. A. G. M. FLETCHER, Colonial Secretary.

No. 168 of 1926.

TIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. KASSIPULLE ARUNACHALAM of "Pendleton," Dickman's lane, Bambalapitiya, to be a Notary Public throughout the judicial division of Colombo, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 27, 1926. A. G. M. FLETCHER, Colonial Secretary.

No. 169 of 1926.

TIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Percy Conrad Robert Perera of "Sinha Giri," Lunawa, to be a Notary Public at Moratuwa and throughout the judicial division of Panadure, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 27, 1926. A. G. M. FLETCHER, Colonial Secretary.

No. 170 of 1926.

II S EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. JOSEPH EMMANUEL DE CROOS of St. Damians," Negombo, to be a Notary Public

throughout the judicial division of Negombo, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 27, 1926. A. G. M. FLETCHER, Colonial Secretary.

No. 171 of 1926.

TIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. SRINIWASA PARAMANANDA SITUNAYAKE of Kandy, to be a Notary Public throughout the judicial division of Dumbara, and to practise as such in the English language.

• By His Excellency's command,

Colonial Secretary's Office, Colombo, April 28, 1926. A. G. M. FLETCHER, Colonial Secretary.

No. 172 of 1926.

IT IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. WELATHANTRIGE HENRY BOTEJU of No. 119, Hulftsdorp, Colombo, to be a Notary Public throughout the judicial division of Ratnapura, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 27, 1926.

A. G. M. FLETCHER, Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. JOSEPH MARTIN DE SILVA as Additional Assistant Provincial Registrar of Births and Deaths and of Marriages (General) of Ratnapura District of the Province of Sabaragamuws, with effect from April 22, 1926, vice Mr. Peter Oliver Fernando who has succeeded Mr. G. L. D. Davidson, as Assistant Provincial Registrar. His office will be at the Kachcheri, Ratnapura.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 22, 1926. A. G. M. FLETCHER, Colonial Secretary.

THE notifications appearing in the Government Gazette Nos. 7,518 of March 26, 1926, and 7,521 of April 16, 1926, relating to the acting appointments of Dr. Stanislaus Casimer Manikawasagar as Registrar of Births and Deaths of Colombo town No. 5 division, in the Colombo District of the Western Province, are hereby cancelled, as the appointments were not given effect to.

Registrar-General's Office, Colombo, April 21, 1926.

A. W. SEYMOUR, Registrar-General.

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-two days, with effect from April 30, 1926, vice Maaduwe Martin Sawgoris de Silva Warnakulasuriya, on leave. His office will be at 156, Illawatura road, Gampola.

Registrar-General's Office, Colombo, April 23, 1926. A. W. SEYMOUR, Registrar-General. T is hereby notified that I have appointed Panamal-DENIYE MUDIYANSELEGEDARA APPUHAMY (provisionally) as Registar of Births and Deaths, and of Marriages (Kandyan and General) of Pata Dumbara No. 2 division, in the Kandy District of the Central Province, with effect from May 1, 1926, vice Alfred Ratwatte, resigned. His office will be at Gannilewatta in Amunugama.

Registrar-General's Office, Colombo, April 23, 1926. A. W. SEYMOUR, Registrar-General.

T is hereby notified that I have appointed Dr. APPU HENNEDIGE THEODORE DE SILVA as Medical Registrar of Births and Deaths of Lunugala town division, in the Badulla District of the Province of Uva, with effect from April 25, 1926, vice Dr. Andrew Nawasiwayam Coomarasamy, transferred. His office will be at the Civil Hospital, Lunugala.

Registrar-General's Office, Colombo, April 21, 1926. A. W. SEYMOUR, Registrar-General.

WITH reference to the notification appearing in the Government Gazette No. 7,521 of April 16, 1926, relating to the acting appointment of DAVID DHARMASENA WEERAWARUNAKULA as Registrar of Births and Deaths of Ranna division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, it is hereby notified that the Registrar holds his additional office at Polisiyawatta at Ranna.

Registrar-General's Office, Colombo, April 21, 1926.

A. W. SEYMOUR, 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 Adambarage Henry Alwis to act as
Registrar of Marriages (General) of Colombo town division,
in the Colombo District of the Western Province, for thirty
days from April 26, 1926, vice Registrar, Watutantrige
Romiel de Alwis deceased. His office will be at No. 71,
Kollupitiya.

The Additional Assistant Provincial Registrar, Colombonas appointed Amaratunga Achehi Maddumage Don Elias to act as Registrar of Births and Deaths of Kahatuduwa division, and of Marriages (General) of Udugaha pattu of Salpiti korale division, in the Colombo District of the Western Province, for sixteen days from May 5, 1926, during the absence of the Registrar, Bellantuda Achehice Don Bastian, on leave. His office will be at Gammeddawatta in Kahatuduwa; additional office at Elibissewatta in Jamburaliya.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Pallage Don Prolis Appuhamy to act as Registrar of Births and Deaths of Welgama division, and of Marriages (General) of Gangaboda pattu division, in the Kalutara District of the Western Province, for thirty days from April 16, 1926, vice the Registrar, Don that the Samarasekera, resigned. His office will be at Sarakkuwewatta in Bulatsinhala; station: Delpawatta in Mahagama on first and third Thursdays of every month.

The Additional Assistant Provincial Registrar, Kalutara, has appointed MATOTA-ARACHCHIGE DON PEDRICK WAIDYRATNE SAMARAWEERA to act as Registrar of Births and Deaths of Pelpola division, and of Marriages (General) of Munwattebage pattu division, in the Kalutara District of the Western Province, on April 19, 1926, during the absence of the Registrar, LIYANAGE DON AWUNERIS, on leave. His offices will be at Mahawatta in Pelpola and Pelawatta in Panagoda.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Don Lutas Kotalawala to act as Registrar of Births and Deaths of Kulupana division, and of Marriages (General) of Kumbuke pattu division, in the Kalutara District of the Western Province, for three days from April 24, 1926, during the absence of the Registrar, Don Romanis Kotalawala, on leave. His office will be at Karandemandiyelanda in Kahatapitiya.

The Additional Assistant Provincial Registrar, Kandy, has appointed Wanisekera Mudiyanselage Paliyana-Walawwe Punchi Banda to act as Registrar of Births and Deaths, and of Marriages (General) of Pata Dumbara No. 5 division, in the Kandy District of the Central Province, for three days from April 22, 1926, during the absence of the Registrar, Herat Mudiyanselage Tikiri Banda, on leave. His office, will be at Giddawa; station: Asweddumewattegedera in Rambukwella.

The Assistant Provincial Registrar, Nuwara Eliya, has appointed Weerasinha Mudiyanselage Punchi Banda to act as Registrar of Births and Deaths of Yatipalata korale division, and of Marriages (General) of Walapane (excluding the portion in Gravets) division, in the Nuwara Eliya District of the Central Province, for thirty days from May 1, 1926, during the absence of the Registrar, Weerasinha Mudiyanselage Kiri Banda, retired. His office will be at Nildandahinna.

The Additional Assistant Provincial Registrar, Matara, has appointed Don Hendrick Separamadu Pinidiya to act as Registrar of Births and Deaths of Four Gravets No. 2 division, and of Marriages (General) of Matara town and Gravets division, in the Matara District of the Southern Province, on April 22, 1926, during the absence of the Registrar, Abraham de Silva Wirasingha, on leave. His offices will be at Gasyatawatta alias Gabadagewatta in Tudawa, and Brandigewatta in Gandaragoda.

The Additional Assistant Provincial Registrar, Matara, has appointed Deonis Seneviratne Yapa Kulatunga to act as Registrar of Births and Deaths of Deiyandara division, and of Marriages (General) of Kandaboda pattu division, in the Matara District of the Southern Province, for five days from April 24, 1926, during the absence of the

Registrar, Don Agiris Rajapaksa, on leave. His offices will be at Kaluwagahakoratuwa in Deiyandara and Kapugodagewatta in Radawela.

The Additional Assistant Provincial Registrar, Matara, has appointed Don Dullus Wickbamarana Gunasekera to act as Registrar of Births and Deaths of Akuressa division, and of Marriages (General) of Weligam korale division, in the Matara District of the Southern Province for fourteen days from April 24, 1926, during the absence of the Registrar, Patranage Don Allis, on leave. His office will be at Amuhenewatta in Poramba.

The Additional Assistant Provincial Registrar, Matara, has appointed DAYANOLIS WILLIAM SEPALA RATNAYAKA to act as Registrar of Births and Deaths of Bengamuwa division, and of Marriages (General) of Morawak korale division, in the Matara District of the Southern Province, for five days from April 26, 1926, during the absence of the Registrar, ROBERT WILLIAM SEPALA RATNAYAKA, on leave. His office will be at Walawwewatta in Bengemuwa.

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 two days from April 26, 1926, during the absence of the Registrar, Peter Perera Mihindukulasekera Wijedoru, on leave. His office will be at Mekiliyagahawatta in Gandara.

The Additional Assistant Provincial Registrar, Matara, has appointed Don James Ranatunga to act as Registrar of Births and Deaths of Tinagoda division, and of Marriages (General) of Gangaboda pattu division, in the Matara District of the Southern Province, for three days from April 27, 1926, during the absence of the Registrar, Francis Wickramaratina Striwardena, on leave. His office will be at Bajjamagewatta in Naimbala.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Arukatti Patabendice Mendias to act as Registrar of Births and Deaths of Moderagampalata division, and of Marriages (General) of East Giruwa pattu division, in the Hambantota District of the Southern Province, for six days from April 22, 1926, during the absence of the Registrar, Don Jakoris Ediriwickhamasuriya, on leave. His office will be at Siyambalagahawatta in Tawaluwila.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Sirisena Samarakon Singappuli to act as Registrar of Births and Deaths of Kahawatta Upper division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for seven days from April 22, 1926, during the absence of the Registrar, Johannes Abraham Singappuli, on leave. His office will be at Angahawatta in Mahahilla; additional office: Galheressewatta in Waharaggoda.

The Assistant Provincial Registrar, Hambantota, has appointed Don Arnolis Mathangawira to act as Registrar of Births and Deaths of Ranna division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for ten days from April 26, 1926, vice the Registrar, Don Davit Mathangawira, resigned. His office will be at Suriyagahawatta in Welleboda, and additional office at Polisiyewatta in Ranna on every Saturday.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Don Mowlis Wijesekara Disanayaka to act as Registrar of Births and Deaths of Paranagampalata division, and of Marriages (General) of East Giruwa pattu division, in the Hambantota District of the Southern Province, for nine days from May 7, 1926, during the absence of the Registrar, Chetwynd Abesundara Weerasingha, on leave. His office will be at Bulugahawatta alias Waleuwewatte in Welipitiya.

The Provincial Registrar, Jaffna, has appointed ELIATAMBY TANMAVARATHER to act as Registrar of Marriages (General) of Valikamam north division, in the Jaffna District of the Northern Province, for fourteen days from April 22, 1926, during the absence of the Registrar, AIYATHURAI CHELLAPPAH, on leave. His office will be at Yaddian in Mallakam.

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The Provincial Registrar, Jaffna, has appointed Sinnat-TAMPI VALLIPURAM to act as Registrar of Marriages (General) of Punakari division, in the Jaffna District of the Northern Province, on April 24, 1926, during the absence of the Registrar, PONNAIYAPILLAI RAJAGOYAL, on leave. His office will be at Sopalapiddi in Madduvil-

The Assistant Provincial Registrar, Jaffna, has appointed DANIEL POOR BARTLETT to act as Registrar of Births and Deaths of Jaffna town locality No. 1 division, in the Jaffna District of the Northern Province, for seven days from May 2, 1926, during the absence of the Registrar, Miss Annie Symonds, on leave. His office will be at Caledon House in Jaffna town.

The Additional Assistant Provincial Registrar, Batticaloa, has appointed PACKIRTAMBY ATHAMBAWA to act as Registrar of Births and Deaths of Karavaku pattu north No. 3 division, in the Batticaloa District of the Eastern Province, for thirty days from April 22, 1926, during the absence of the Registrar, SINNATAMBY NASUKOOTULEVVAI, on leave. His office will be at Maruthamunai.

The Assistant Provincial Registrar, Trincomalee, has appointed Kaspar Anthony Roche de Vas to act as Registrar of Births and Deaths of Koddiyar North division, and of Marriages (General) of Koddiyar pattu division, in the Trincomalee District of the Eastern Province, for twenty-two days from April 9, 1926, during the absence of the Registrar, JACCO ESTAKEY COREIRA, on leave. His office will be at Muthur, and station at Vampur.

The Assistant Provincial Registrar, Puttalam-Chilaw, has appointed Mr. PHILIP ARTHUR BRASZ to act as Registrar of Births and Deaths of Puttalam pattu north division, and of Marriages (General) of Puttalam pattu and Gravets division, in the Puttalam District of the North-Western Province, for thirty days from April 2, 1926, vice Mr. WILLIAM MOSES DE SILVA WICKRAMATILLEKE, resigned. His office will be at house No. 10, Second Cross street, Puttalam.

The Additional Assistant Provincial Registrar, Badulla. has appointed Dr. APPUHENNEDIGE THEODORE DE SILVA to act as Medical Registrar of Births and Deaths of Lunugala town division, in the Badulla District of the Province of

Uva, for six days from April 19, 1926, vice Dr. Andrew NAMASIWAYAM COOMARASAMY, transferred. His office will be at Civil Hospital, Lunugala.

The Provincial Registrar, Ratnapura, has appointed PALLEHAGE JAYAWARDENA to act as Registrar of Births. and Deaths of Raddella division, and of Marriages (General) of Nawadun korale division, in the Ratnapura District' of the Province of Sabaragamuwa, for three days from April 25, 1926, during the absence of the Registrar, PALLE-HAGE PUNCHIMAHATMAYA, on leave. His office will be at Pallegedarawatta in Raddella.

The Provincial Registrar, Ratnapura, has appointed Kurugala-arachchige Jinadasa Appuhamy to act as Registrar of Births and Deaths of Kolonnagam pattu division, and of Marriages (General) of Kolonna korale division, in the Ratnapura District of the Province of Sabaragamuwa, for thirty days from April 25, 1926, during the absence of the Registrar, KURUGALA-ARACHCHIGE GABRIEL APPUHAMY, on leave. His office will be at Talagahalanga Bandarawatta in Ereporuwa,

The Assistant Provincial Registrar, Kegalla, has appointed BASNAYAKA ARACHCHILLAGE APPUHAMI to act as Registrar of Births and Deaths of Walgam pattuwa division, and of Marriages (General) of Galboda and Kinigoda korales division, in the Kegalla District of the Province of Sabaragamuwa, on April 21, 1926, during the absence of the Registrar, Seneviratna Wasala Tennakoon Mudi-YANSERALAHAMILLAGE MEDDUMA BANDA, on leave. His office will be at Nagahagodawatta in Midumu.

Assistant Provincial Registrar, Kegalla, has appointed Paliskara Mudiyanselage Punchi Appuhami to act as Registrar of Births and Deaths of Dehigampala korale Megodapota pattu division, and of Marriages (General) of Three Korales and Lower Bulatgama division, in the Kegalle District of the Province of Sabaragamuwa, for five days from April 23, 1926, during the absence of the Registrar, JAYASINHA MUDIYANSELAGE CHARLES. APPUHAMI JAYASINHA, on leave. His office will be at Hitinawatta in Karawdeniya.

Registrar-General's Office. Colombo, April 27, 1926. A. W. SEYMOUR, Registrar-General

GOVERNMENT NOTIFICATIONS.

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

Name.

Pensionable Appointment.

Seconded Service.

Mr. C. E. Arndt Mr. C. D. Beling Officer in Class IV. of the Civil Service Deputy Rubber Controller Assistant Engineer, Public

Department

Works Assistant Engineer, Hydro-Electric Scheme, with effect from April 7, 1926

Colonial Secretary's Office, Colombo, April 28, 1926.

By His Excellency's command, A. G. M. FLETCHER. Colonial Secretary.

"THE RUBBER RESTRICTION ORDINANCE, No. 24 of 1922."

IS Excellency the Governor in Executive Council, in exercise of the powers vested in him by section 3 of "The Rubber Restriction Ordinance, No. 24 of 1922," has been pleased to declare that the percentage of rubber export for the quarter beginning May 1, 1926, will be one hundred per cent.

By His Excellency's command,

A. G. M. FLETCHER. Colonial Secretary.

Colonial Secretary's Office, Colombo, April 30, 1926. IT is hereby notified for general information that Paymaster Commander Henry Prosser Williams, D.S.O., R.N., Resident Naval Officer, Colombo, and Engineer Commander Geoffrey. Morgan, Admiralty Overseer, East Indies Station, have been authorized to issue certificates under section 2 (1) of Ordinance No. 20 of 1892, in respect of articles imported or purchased for the use of His Majesty's Regular Naval Forces.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 28, 1926. A. G. M. FLETCHER, Colonial Secretary.

"THE CEMETERIES AND BURIALS ORDINANCE, No. 9 of 1899."

WHEREAS by section 6 (1) of "The Cemeteries and Burials Ordinance, 1899," it is enacted that the Governor may, with the advice of the Executive Council, when to Him it shall seem advisable, by Proclamation, establish a general cemetery for the burial and cremation of the dead within such limits as shall be specified and defined in such Proclamation:

And whereas by Proclamation dated February 26, 1925, published in Government Gazette No. 7,448 dated February 27, 1925, a general cemetery was established from the date thereof, on the land set forth in the Schedule A thereto annexed for the burial or cremation of the dead within the limits specified and defined in the Schedule B thereto annexed, as amended by Proclamation dated April 22, 1926, published in Government Gazette No. 7,523 of April 30, 1926:

And whereas by section 6 (2) of the said Ordinance it is further enacted that whenever a cemetery is established as aforesaid the Governor may, with the advice of the Executive Council, from time to time order that, after a time to be mentioned in the order, burials or cremations in every or any other cemetery or burial ground within such limits shall be wholly or partially discontinued:

It is hereby notified that His Excellency the Governor with the advice of the Executive Council has been pleased to order that all burials or cremations in the cemetery within the limits specified in the schedule hereto shall be wholly discontinued from and after May 1, 1926.

By His Excellency's command,

A. G. M. FLETCHER,

Colonial Secretary

Colonial Secretary's Office, Colombo, April 24, 1926.

SCHEDULE REFERRED TO.

Name of Land: Dambagodapatana described as lots 50 and 50 an in final village plan No. 115, and situated at Diyatalawa, in Kadurugamuwa village in Mahapalata korale, Udukinda division, of the Province of Uva, and bounded on all sides by a ditch.

"THE VILLAGE COMMUNITIES ORDINANCE, No. 9 of 1924."

It is hereby notified for general information (a) that His Excellency the Governor has been pleased to set apart the lots of land described in the schedule hereto annexed, which are the property of the Crown, for a common purpose, to wit, as gangoda for the villages of Kahatagaswewa and Henegedera, respectively, in Baladora korale of Dewamedi hatpattu of the District of Kurunegala, North-Western Province; and (b) that His Excellency the Governor reserves to himself the right to resume absolute possession on behalf of the Crown of the said lots or any portion thereof whenever he thinks fit.

By His Excellency's command.

Colonial Secretary's Office, Colombo, April 27, 1926. A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE REFERRED TO.

l. The following lot situated at Kahatagaswewa, in Baladora korale of Dewamedi hatpattu of the District of Kurunegala, North-Western Province:—

Final village plan No. 1,593.

2. The following lot situated at Henegedera in Baladora korale aforesaid:-

Final village plan No. 1,611.

Lot. Name of Land. A. R. P.

14 .. Henegedarahenyaya ... 15 3 6

JITH reference to the Circular Despatch from the Secretary of State for the Colonies dated January 9, 1923, a copy of which was published in the Government Gazette of March 29, 1923, a copy of a further Circular Despatch dated March 19, 1926, received from the Secretary of State is published for general information.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 21, 1926. A. G. M. FLETCHER, Colonial Secretary.

Circular.

Downing street, 19th March, 1926.

SIR,—WITH reference to the Duke of Devonshire's Circular Despatch of 9th January, 1923, regarding the prohibition of the importation of firearms and ammunition into this country except under licence, I have the honour to transmit to you, for your information, the accompanying copies of an Open General Export Licence and an Open General Import Licence which were signed on 31st December, 1925.

2. It is anticipated that the Open General Export Licence will simplify matters for Officers of the Colonial Service who are taking with them firearms out of this country, since they will now be enabled to export them on production of the firearms certificate which they must have obtained from the Police Authorities in the United

Kingdom in order to retain possession of the weapons while in this country.

3. The Open General Import Licence will be of benefit to officers who are returning to this country in cases where they can produce a valid firearm certificate issued to them by the Police Authorities in the United Kingdom not more than three years previously under section 1 (5) of the Firearms Act, 1920. Where an officer cannot produce such a certificate it will still be necessary for him to apply before leaving the Colony for an import licence, or to take the alternative course of leaving the weapon with the Customs authorities at the port of landing, as stated in paragraph 6 of the Circular above referred to. Officers who obtain firearms certificates from the Police Authorities in this country will therefore be well advised to retain them for future use.

4. Applications are frequently received by the Board of Trade for import licences from officers of the Colonial Service unaccompanied by a magistrate's certificate. If the former of the alternative courses indicated in the preceding paragraph is adopted, the application must be accompanied by a certificate signed by one of the competent authorities mentioned in paragraph 3 of the Circular Despatch of 9th January, 1923, and in the third enclosure

therein, and certifying in the precise terms there indicated.

5. It is necessary to bear in mind that import and export under the new procedure is only allowed subject to certain conditions, such as the production by the holder of a firearm certificate of the firearms with the certificate to the Customs Authorities in the United Kingdom at the port of entry at the time of import and at the port of departure at the time of export. The new procedure is explained in the memorandum of which I enclose a copy, and officers should be warned that failure to comply with the conditions will result in their firearms being seized by the Customs authorities in this country.

I have. &c.. L. S. AMERY.

(Enclosure 1 in Circular Despatch dated 19th March, 1926.)

OPEN GENERAL EXPORT LICENCE.

No. E.L. (633/S).

In pursuance of the powers conferred upon them by the Arms Export Prohibition Order, 1921, the Board of Trade do hereby authorize and permit on and after the first day of January, 1926, the exportation from any port in Great Britain or Northern Ireland to all destinations by the holder of a valid firearm certificate issued under section 1 (1) of the Firearms Act, 1920, of the following goods, namely, the firearms and ammunition which are authorized by the said firearm certificate to be held in Great Britain or Northern Ireland upon the following conditions:

(1) That the firearm certificate shall be produced by the holder with the firearms and ammunition to the Customs Authorities at the port of departure at the time of exportation.

That this licence shall be deemed void and of no effect in the event of non-compliance with condition (1). That this licence may be modified or revoked at any time by the Board of Trade without reason given.

(4) That nothing in this licence contained shall affect the powers of the Commissioners of His Majesty's Customs and Excise under any Act relating to the Customs or to the Export of prohibited goods.

Dated the 31st day of December, 1925.

(Signed) H. FOUNTAIN, An Assistant Secretary to the Board of Trade.

(Enclosure 2 in Circular Despatch dated 19th March, 1926.)

OPEN GENERAL IMPORT LICENCE.

Whereas by Order in Council issued under section 43 of the Customs Consolidation Act, 1876, and dated the 24th day of March, 1921, the importation of firearms, ammunition, and similar goods into the United Kindgom is prohibited provided that such prohibition shall not apply to any such goods as are imported under licence given by or on behalf of Now therefore the Board of Trade in pursuamnce of the powers enabling them in that behalf, do the Board of Trade. hereby authorized and permit on and after the First day of January, 1926, the importation into Great Britain or Northern Ireland, by the holder of a valid firearm certificate under section 1 (1) of the Firearms Act, 1920, of the firearms and ammunition as specified in the said Order in Council which are authorized by the said firearm certificate to be held in Great Britain or Northern Ireland upon the following conditions:

- (1) That the firearm certificate shall be produced by the holder with the firearms and ammunition to the Customs Authorities at the port of entry at the time of importation.
- (2) That this licence may be revoked at any time by the Board of Trade without reason given.

Dated the 31st day of December, 1925.

Nothing in this licence shall authorize any act in contravention of the Explosives Act, 1875, or the Firearms Act, 1920.

(Signed) H. FOUNTAIN, An Assistant Secretary to the Board of Trade. (Enclosure 3 in Circular Despatch dated 19th March, 1926.)

MEMORANDUM.

IMPORT INTO AND EXPORT FROM GREAT BRITAIN OR NORTHERN IRELAND OF FIREARMS AND AMMUNITION BY HOLDERS OF FIREARM CERTIFICATES.

- The following arrangements have been made with effect from 1st January, 1926, regarding the import and export of firearms and ammunition by holders of Firearm Certificates issued to them by the Police Authorities in Great Britain or Northern Ireland under section 1 (1) of the Firearms Act, 1920.
- A holder of a valid Firearm Certificate may take with him out of Great Britain or Northern Ireland or bring back with him into Great Britain or Northern Ireland, the firearms and ammunition which the Firearm Certificate entitles him to hold in Great Britain or Northern Ireland, provided that the Firearm Certificate is produced by him with the firearms and ammunition to the Customs Authorities at the port of departure at the time of export and at the port of entry at the time of import. No licence will be required by the holder of the Firearm Certificate in such a case.
- 3. Import and export under the above arrangements will only be permitted if the following conditions are complied with:-
 - (a) The firearms and ammunition must be covered by the Firearm Certificate. A licence will be necessary in respect of any firearm and ammunition not covered by the Firearm Certificate

(b) The Firearm Certificate must be valid. An out of date Firearm Certificate will not be accepted (Firearm Certificates are valid for 3 years only in Great Britain and for one year only in Northern Ireland).

- (c) The firearms and ammunition must be carried by the owner. If they are carried by any person other than the owner, e.g., by a relative of the owner or by a firm of forwarding agents, a licence and not a Firearm Certificate must be produced to the Customs Authorities.
- (d) The Firearm Certificate must be produced to the Customs Authorities by the holder at the time of arrival or departure together with the firearms and ammunition covered by the Certificate in order that they can be checked against it by the Customs Authorities.

Smooth bore Shot Guns and Ammunition therefor. Although not necessary in Great Britain, a Firearm Certificate

is required to authorize the possession of smooth bore shot guns and shot cartridges in Northern Ireland.

Smooth bore shot guns and ammunition therefor may only be exported to the following destinations under Board of Trade Licences (except in the case of shot guns and shot cartridges which are included on Firearms Certificates issued by the authorities in *Northern Ireland*. These cases will come under the provision set out in paragraphs 2 and 3 above):—

(a) The whole of the Continent of Africa, with the exception of Algeria, Libya, and the Union of South Africa (within this area are included all islands situated within a hundred nautical miles of the coast, together with Prince's Island, St. Thomas Island, and the Islands of Annobon and Socotra).

(b) Transcaucasia, Persia, Gwadar, the Arabian Peninsula, and such continental parts of Asia as were included in the Turkish Empire on August 4, 1914.

- (c) A maritime zone including the Red Sea, the Gulf of Aden, the Persian Gulf, and the Sea of Oman and bounded by a line drawn from Cape Guardafui, following the latitude of that cape to its intersection with longitude 57° east of Greenwich, and proceeding thence direct to the eastern frontier of Persia on the Gulf of Oman.
- Holders of Firearm Certificates desirous of taking their firearms and ammunition abroad are warned that there are restrictions on the importation of certain goods into some countries, and that they must comply with the regulations (if any) in force in the country of destination. The importation into India of rifles of 303 or 450 bore and of pistols and revolvers of calibre between 441 and 455, inclusive, is prohibited and inquiries in regard to this prohibition should be addressed to the High Commissioner for India, 42, Grosvenor Gardens, S.W. 1.
 - Applications for Firearm Certificates and Import and Export Licences:

(a) Firearms Certificates.—Applications should be addressed in the case of Great Britain to the Police Authorities nearset the applicant's residence, and in the case of Northern Ireland to the Inspector-General, Royal Ulster Constabulary, Atlantic Buildings, Waring street, Belfast.

-Applications for Import and Export Licences should be addressed to the Imports and Exports Licensing Section, Board of Trade, Great George street, London, S.W. 1., except in the case of Imports into Northern Ireland, in which case applications should be addressed to the Inspector-General, Royal Ulster Constabulary, Atlantic Buildings, Waring street, Belfast.

Board of Trade, December, 1925.

ITH reference to the Circular Despatch dated August 28, 1925, from the Secretary of State for the Colonies regarding the Convention between the United Kingdom and Belgium respecting Legal Proceedings in Civil and Commercial matters together with the Convention published in the Government Gazette of October 23, 1925, a copy of a further Circular Despatch dated March 13, 1926, received from the Secretary of State for the Colonies regarding the extension of the convention to the Belgian Congo as from April 1, 1926, is published for general information.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 28, 1926. A. G. M. FLETCHER, Colonial Secretary.

Circular.

Downing street, 13th March, 1926.

SIR,—WITH reference to my Circular Despatch of the 28th of August last, I have the honour to inform you that the provisions of the Anglo-Belgian Civil Procedure Convention of 1922 will be extended to the Belgian Congo as from the 1st April next.

The Belgian Government has intimated that judicial documents issued in the Belgian Congo addressed to the territory under your administration will be transmitted to the Belgian Consul in the Colony who will send them on to the competent judicial authority. Similarly, documents issued in the Colony should be forwarded

to one of the British Consuls in the Belgian Congo for transmission to the appropriate Procureur du Roi; such communications should be made in one or other of the Belgian official languages. British Consuls in the Belgian Congo are stationed at Boma, Leopoldville, Stanleyville, and Elisabethville.

3. A list of the Procureurs du Roi and their districts is enclosed.

I have, &c., L. S. AMERY.

(Enclosure in Circular Despatch dated 13th March, 1926.)

LISTE DES PROCUREURS DU ROI DE LA COLONIE AVEC L'INDICATION DU RESSORT TERRITORIAL DE CHACUN D'EUX.

- 1. Procureur du Roi de Boma : Partie du district du Bas-Congo située à l'ouest de la riviere "Inkisi."
- 2. Procureur du Roi de Léopoldville : Partie du district du Bas-Congo située à l'Est de la rivieré "Inkisi."

District urban de Léopoldville, District du Kwango,

District du Kwango, District du Kasai, District du Sankuru.

3. Proceureur du Roi de Coquilhatville :

District du Lac Léopold II, District de l'Equateur,

- id. de la Lulonga,
- id. des Bangala,
- id. de l'Ubangi.

4. Procureur du Roi de Buta :

District du Bas-Uele,

- id. du Haut-Uele.
- 5. Procureur du Roi de Stanleyville :

District de Stanleyville,

- id. de l'Aruwimi,
- id. du Maniema,
- id. de l'Ituri.
- id. du Kivu.
- 6. Procureur du Roi d'Elisabethville :

District du Haut Luapula,

- id. de La Lulua,
- id. du Lomami,
- id. du Tanganika-Moero.

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

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

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 23, 1926. A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE.

Central Province.

The portion of Galaha Pupuressa estate cart road between the top of the private cart road to Deltota and the entrance to the west division of Vedehetta estate, 200 yards ir length, for lorries or not more than one ton load.

"TNE 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 hereto is 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 with the modified conditions specified in the schedule referred to.)

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 19, 1926.

A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE REFERRED TO.

The road from Valaichchenai to Oddamavady by motor vehicles not exceeding two tons in weight when fully loaded and equipped.

"The Criminal Procedure Code (Amendment) Ordinance, No. 31 of 1919."

II S Excellency the Governor has been pleased, under the provisions of section 326 A of "The Criminal Procedure Code, 1898," as amended by Ordinance No. 31 of 1919, to appoint the under-mentioned officers of the Salvation Army to be Probation Officers for the Judicial District of Colombo, with effect from May 1, 1926, until further orders:—

Staff Captain Bulner Staff Captain Dharmaratne Commandant Hettiarachy Commandant Thorpe

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

Colonial Secretary's Office, Colombo, April 22, 1926.

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

IT is hereby notified for general information that the Local Board of Batticaloa has nominated Mr. S. N. Velupillai as Member of the Excise Advisory Committee for the Local Board area of Batticaloa for the remainder of the period of three years ending September 30, 1927, vice Mr. V. M. Vadivelu, who has resigned.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 16, 1926. A. G. M. FLETCHER, Colonial Secretary

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

IIS Excellency the Governor has been pleased, in terms of rule 2 (e) (ii.) of Excise Notification No. 85, to nominate Mr. R. H. Abeyesekera, Mudaliyar of the Puttalam pattu, to be a Member of the Excise Advisory Committee for the Puttalam Revenue District area for the remainder of the period of three years ending September 30, 1927, vice Mudaliyar Paul de Costa, who has been transferred.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 20, 1926. A. G. M. FLETCHER, Colonial Secretary.

"THE STAMP ORDINANCE, No. 22 of 1909."

It is hereby notified that His Excellency the Governor, with the advice of the Executive Council, has, by virtue of the powers by section 5, sub-section 11) (c) of "The Stamp Ordinance, No. 22 of 1909," on him conferred, authorized the following Joint Stock Company, incorporated under the Joint Stock Companies Ordinances, to compound for the payment of stamp duty on share certificates specified in Schedule B of the said Ordinance, on the conditions set out in section 5 aforesaid, sub-sections (1) (c) (ii.), (iii.), and (iv.).

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 22, 1926. A. G. M. FLETCHER, Colonial Secretary.

COMPANY REFERRED TO.

Darton Development Company, Limited.

"THE CEYLON TELEGRAPH ORDINANCE, 1908."

DULE made by His Excellency the Governor in Executive Council under section 7 of "The Ceylon Telegraph Ordinance, 1908."

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 8, 1926. A. G. M. FLETCHER, Colonial Secretary.

Rule referred to.

The following shall be the scale of charges for the use of the telephone trunk line between Kosgoda Post Office and the other stations named:—

TELEPHONE CALL OFFICE AT KOSGODA POST OFFICE.

Scale of Charges for Three Minutes' Conversation.

Note.—Additional fee of 10 cents is charged for the use of the Call Office.			
<u> </u>	\mathbf{R}	s. c	i.
Between Kosgoda and Ambalangoda and Beruwala	. (0 1	5*
Maggona and Paiyagala	. (0 1	5
Baddegama, Elpitiya, Galle, Gintota, Kalutara, Magalla, Neboda, Panadure,			
Tebuwana, Wadduwa, and Unawatuna†		2	5
Bandaragama, Colombo, Dehiwela, Habaraduwa, Horana, Ingiriya, Kelaniya	b,		
Kesbewa, Kotte, Matara, Moratuwa, Mount Lavinia, Ragama, Wattala	•		
Weligama, Dondra, Frocester, † Kadawata, † and Mirissa †		0 5	U
Avissawella, Hakmana, Kamburupitiya, Kochchikade, Negombo, Padukka	,		
Wennappuwa, and Hanwella†	. (0 7	5
Alawwa, Chilaw, Kegalla, Kurunegala, Marawila, Mawanella,† Nattandiya,			
Polgahawela, and Rambukkana†	. !	1	0
Aranayake † Galaha, Hewaheta, Kandy, Kandy-Sub, Katugastota, Kiriella	,		
Kundasale, Mawatagama, Narammala,† Peradeniya, Ratnapura	,		
Teldeniya, Wattegama, Wariyapola, and Rambodagala†		1 2	5
Craighead, Dolosbage, Elkaduwa, Galagedara, Campola, Kotmale, Loch	-		
nagar, Madulkele, Matale, Mousagalla, Nawalapitiya, Panwila, Pussellawa	,		
Ramboda, Rangala, Somerset, Urugala,† Mahawela,† Rattota,† and			
Gammaduwa†		L 50	0
Agrapatna, Ambegamuwa, Bogawantalawa, Hatton, Kotagala, Maskeliya	,		
Norwood, Punduloya, Radella, Talawakele, Tillicoultry, Watagoda	,		
Watawala, and Anuradhapura†	1	l 78	5
Kandapola, Maturata, Nanu-oya, Nuwara Eliya, Ragalla, and Uda			
pussellawa	2	•)
Bandarawela, Diyatalawa, Golconda, Haputale, and Nagawatta	2	25	5
Trincomalee†	2	50),
* From Call Office also 15 cents. † To be opened shortly.			

NOTICES CALLING FOR TENDERS.

CHEDULES of rates are hereby invited for all works in connection with new road from Mullaittivu towards Kokkilai.

2. The whole of the work to be undertaken on agreements to be entered into monthly by the District Engineer, Vavuniya, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, Northern Province, Jaffna.

3. The drawings, specifications, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Vavuniya, any week day between the hours of 9.30 A.M. and 4.30 P.M. (Saturdays, 9.30 A.M. and 2 P.M.).

4. Schedule of rates must be submitted on forms to be obtained from the Office of the District Engineer, Vavuniya, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Northern Province, Jaffna, and the duplicate addressed to the District Engineer, Vavuniya, endorsed on the outside "Schedule of Rates for New Road from Mullaittivu towards Kokkilai" so as to reach the offices of the foregoing officers on or before 12 noon on May 24, 1926.

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

rejected.

6. Government reserves to itself the right to supply the contractor with any materials including any imported articles which may be necessary in the execution of the

work included in any agreement.

7. 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 Provincial Engineer, Northern Province, Jaffna, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

8. Government does not bind itself to accept the lowest or any tender submitted, nor to give all the work included in the whole scheme or in any one item to any one

contractor.

Public Works Office, Colombo, April 26, 1926. S. J. KIRBY, for Director of Public Works

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

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

6. A cash deposit according to the schedule hereunder will be required to be made at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond after he has tendered, or fail to furnish the approved security, within ten days of receiving notice in writing of the acceptance of the tender, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature to the

contract. No deposits for tender forms will be accepted at the Office of the Director of Medical and Sanitary Services.

7. If required, samples must be deposited.

8. 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 Director of Medical and Sanitary Services. Sanction will not be given for any transfers including powers of attorney in favour of persons in the defaulting contractors' list. No defaulting contractor should be employed on any service

connected with the contracts or the tenders.

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

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

year or any portion thereof.

12. 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 Director of Medical and Sanitary Services, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

13. The contract shall be entered into by the contractor with the Head of the Department, acting for and on behalf of His Majesty the King, and the designation of such officer shall mean and include the officer for the time being holding such office and his successors in office for the time being

under the Government of Ceylon.

14. Any further information can be obtained on application to the Director of Medical and Sanitary Services, Colombo.

J. F. E. BRIDGER, Director of Medical and Sanitary Services. Colombo, April 24, 1926.

SCHEDULE REFERRED TO.

Services.			Tender Deposit. Securit Rs. Rs.			
Supply of cooked the following in		milk, to	143.	105.		
Agrapatna			20 0	400		
Dambulla			200	400		
$\mathbf{Deltota}$			200	400		
Madulkele			30 0	600		
$\mathbf{Mulhalkele}$			200	400		
$\mathbf{Ramboda}$			20 0	400		
Supply of cooked	provisions, with	out milk—				
Dimbulla			200	400		
Pussellawa			200	400		
Teldeniya			100	200		

TENDERS are hereby invited for the service mentioned in the schedule annexed hereto.

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 Southern Division West, Railway Firewood, 1926–27," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, May 18, 1926.

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

6. A deposit of Rs. 20 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline or fail to enter into the contract and bond after he has tendered, or fail to furnish approved security within 10 days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.

7. Contract may not be assigned or sublet without the authority of the Tender Board previously obtained, nor shall the contractor issue a power of attorney to a person whose name is on the list of defaulting contractors authorizing him to carry on the work under the contract.

authorizing him to carry on the work under the contract.

8. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Conservator of Forests, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

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

contract.

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

11. Tenderers should read and initial a draft contract, which is available at the Divisional Forest Office, Galle, before they obtain tender forms. Also certify that they have inspected the forest area specified in the schedule

below and ascertained the conditions in situ.

12. If any trees or sapling which is not stamped is felled outside the area demarcated for felling, the contractor will be liable for the full penalty provided under Ordinance No. 16 of 1907.

13. A penalty of 25 cents per every cubic yard of firewood not felled or stacked or delivered at the monthly rate specified in the schedule below will be exacted from the contractor.

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

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

16. A rate per cubic yard of firewood delivered should

be quoted, written both in words and figures.

17. 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, and the nature and extent of other interests should also be given.

In the case of persons who have carried out contracts with the Forest Department, but not in the division or district concerned in the notice calling for tenders, they should state in which division or district or divisions or

districts they held contracts.

In the case of persons who have carried out Government contracts with the departments other than the Forest Department, the name of such department and the district in which the service was rendered should be stated.

18. For any further intormation and for the inspections of the draft contract application should be made to the Divisional Forest Officer, Southern Division West, Galle.

General Conditions.

(1) To fell all trees within 12 inches of the ground. To convert all such trees and every utilizable part of every fallen or felled trees or sapling in the following blocks, excepting the boles of teabox trees marked "S" into firewood, to deliver the firewood at the nearest place on the railway considered suitable by the Divisional Forest Officer, as per schedule. To have always ready for transport 10 per cent. more wood than is actually delivered monthly.

The block is subdivided into coupes. The contractor will not be permitted to work in more than one coupe at a time, except with the written authority of the Divisional Forest Officer. He shall not enter a fresh coupe, until he has completed all work in the previous coupe or coupes and unless he obtains a written authority from the Divisional

Forest Officer.

(2) Felling is to commence within a week of signing the contract and to cease on dates mentioned in the schedule. Final delivery of wood to be made on or before September 15, 1927.

(3). All herbacious and other undergrowth to be cut out in a straight line as specified above, at least a fortnight before any tree sapling or tree seedling is felled. This operation must be carried out throughout the block even where no utilizable trees remain from previous fellings. All stools of trees from previous fellings left standing over 12 inches high should be reduced to within 12 inches of the ground.

(4) Thereafter to coppice out with sharp catties or other suitable instrument within 2 inches of the ground all saplings and seedlings which are under 1-inch diameter.

(5) Thereafter to fell with axes and immediately to coppice by means of sharp adzes cleanly, and flush with the ground, or as directed by the Divisional Forest Officer all saplings which are over 1-inch diameter and not exceeding 8 inches diameter.

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

Divisional Forest Officer.

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

(8) The contractor, if so required by the Divisional Forest Officer, shall submit a list of every carter or raftman employed by him, and be responsible for the delivery of all

wood to the railway.

SCHEDULE.

Service-Darakulkanda.

(a) The area to be worked is a block of about 40 acres in extent more or less, demarcated in Darakulkanda forest in Nagoda, in Gangaboda pattu of the Galle District, and subdivided into 3 coupes of 14 acres, 16 acres, and 10 acres (more or less).

(b) The felling is to proceed in a straight line across the block from west to east or in such manner and in such coupe or coupes as approved of by the Divisional Forest Officer, Southern Division West, and not at irregular intervals

throughout the block.

(c) The block is situated within a mile of the Gin-ganga, and the approximate distance of transport along the Gin-

ganga to Gintota is 20 miles.

(d) Quantity to be supplied 8,000 cubic yards (more or less), at 500 cubic yards per month. The work is to commence on June 1, 1926, and end on September 30, 1927. The felling is to cease on August 31, 1927.

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, April 27, 1926.

SALE OF UNSERVICEABLE ARTICLES, &c.

NOTICE is hereby given that the under-mentioned unserviceable articles will be sold by public auction at the Forest Office, Colombo, at 11 A.M. on Saturday, May 15, 1926:—

6 rubber stamps 1 clock

Forest Office, Colombo, April 22, 1926. E. C. FERNANDO, Divisional Forest Officer.

THE following unclaimed articles will be sold by public auction on Tuesday, June 1, 1926, at 12.30 P.M., at the court premises:—

Case No.

Description of Articles.

3,601/16,251 ... Whistle
Hospital, Chilaw ... 4 bangles
Do ... 1 nose pin

Do. . . 2 bangles
Do. . . 2 earrings
Do. . . 2 rings

3,616/16,904 .. 110 coconuts in 2 bags

3,618/16,733 .. Sarong cloth

Case No. Description of Articles.

Hospital, Chilaw ... 2 bangles
— 2 earrings

__ .. 2 thodus __ .. 1 nose pin

- .. l banian

Hospital, Marawila 2 bangles
Hospital, Chilaw 2 bangles
3 630/17 288

3,630/17,288 ... 19 coconuts 3,631/17,587 ... Gunny bag 3,640/17,949 ... Box

3,641/17,511 .. Shawl

District Court, Chilaw, April 24, 1926. O. L. DE KRETSER, District Judge.

NOTICE is hereby given that the under-mentioned articles will be sold by public auction at the District Court, Trincomalee, on Monday, May 17, 1926, at 9 A.M.:—

12 earrings, gold. 1 string, silver. 1 ring, silver.
1 ring, brass.

District Court,

W. G. VALLIPURAM,

Trincomalee, April 21, 1926. Additional District Judge.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended April 24, 1926.

Births.—The total births registered in the city of Colombo in the week were 153 (14 Burghers, 83 Sinhalese, 30 Tamils, 22 Moors, 1 Malay, and 3 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on January 1, 1926, viz., 257,473) was 31 0, as against 34 6 in the preceding week, 31 1 in the corresponding week of last year, and 29 9 the weekly average for last year.

Deaths.—The total deaths registered were 168 (3 Europeans, 14 Burghers, 85 Sinhalese, 36 Tamils, 24 Moors, 1 Malay, and 5 Others). The death-rate per 1,000 per annum was 34 0, as against 26 7 in the previous week, 28 0 in the corresponding week of last year, and 30 3 the weekly average for last year.

Infantile Deaths.—Of the 168 total deaths, 32 were of infants under one year of age, as against 19 in the preceding week, 32 in the corresponding week of the previous year, and 33 the average for last year.

Stillbirths.—The number of stillbirths registered during the week was 4.

Principal Causes of Death.—1. (a) Thirty-two deaths from Pneumonia were registered, 16 in Maradana hospitals (including 6 deaths of non-residents), 3 each in Maradana North and Slave Island, 2 each in Kotahena South, New Bazaar, Maradana South, and Wellawatta North, and 1 each in San Sebastian and Kotahena North, as against 17 in the previous week, and 18 the weekly average for last year.

- (b) Eight deaths from *Influenza* were registered, 4 in St. Paul's, 2 in Pettah, and 1 each in San Sebastian and Kotahena North, as against 4 in the previous week, and 5 the weekly average for last year.
- (c) Three deaths from *Bronchitis* were registered, 2 in Maradana hospitals (including 1 death of a non-resident), and 1 in St. Paul's. The same number was registered in the previous week, as against 5 the weekly average for last year.
- 2. Twenty deaths from *Phthisis* were registered, 10 in Maradana hospitals (including 4 deaths of non-residents), 2 each in St. Paul's, Kotahena South, and Wellawatta North, and 1 each in San Sebastian, Kotahena North, Slave Island, and Wellawatta South, as against 12 in the previous week, and 14 the weekly average for last year.
- 3. Four deaths from Enteric Fever were registered, 2 in Maradana hospitals (including 1 death of a non-resident), and 1 each in Pettah and Kotahena South. The same number was registered in the previous week, against 6 the weekly average for last year.
- 4. One death from Plague was registered in Pettah, as against nil in the previous week, and 1 the weekly average for last year.
- 5. Fifteen deaths were registered from Infantile Convulsions, 6 from Debility, 5 from Diarrhæa, 4 from Enteritis, 3 each from Dysentery and Worms, 2 from Puerperal Septicæmia, and 62 from Other Causes.
- 6. Twenty cases of Chickenpox, 10 of Measles, 4 of Enteric Fever, and 1 of Plague were reported during the week, as against 25, 15, 3, and nil, respectively, of the perceding week.

State of the Weather.—The mean temperature of air was 84.7°, against 82.8° in the preceding week and 82.2° in the corresponding week of the previous year. The mean atmospheric pressure was 29.914 in. against 29.848 in. in the preceding week and 29.837 in. in the corresponding week of the previous year. The total rainfall in the week was 0.01 in., against 0.18 in. in the preceding week, and 2.45 in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, April 27, 1926. P. D. RATNATUNGA, for Registrar General.

ANNOUNCEMENTS. UNOFFICIAL

MEMORANDUM OF ASSOCIATION OF THE MORAGALLA ESTATES COMPANY, LIMITED.

The name of the Company is "The Moragalla Estates Company, Limited."

The state of the Company is to be established at Paragoda Estate Factory, Imaduwa, Post Office.

The objects for which the Company is to be established are

(a) To purchase the Moragalla estate and other lands and property belonging to the heirs of the late Mr.

(a) To purchase the moragana estate and other lands and property belonging to the reirs of the late Mr. Edward de Silva Amerasuriya, as on and from January 1, 1926.
(b) To carry on in Ceylon or ensewhere the business of growers and manufacturers of and dealers in tea, rubber, and other Ceylon produce.
(c) To purchase, lease, take in exchange, hire, or otherwise acquire any other land or lands, or any share or charges the real and any buildings mines minerals mining and mineral proporties and rights. shares the cot, and any buildings, mines, minerals, mining and mineral properties and rights, machinery, implements, tools, live and dead stock, stores, effects and other property, real or personal, movable or in movable, of any kind, and any contracts, rights, easements, patents, licences, or privileges in Ceylon or elsewhere (including the benefit or any trade mark or trade secret) which may be thought necessary or convenient for the purpose of the Company's business and to erect, construct, maintain, or alter, any buildings, machinery, plant, roads, ways, or other works or methods of communication.

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

widow or children of any such.

(e) To clear, open, plant, cultivate, improve and develop the said property or any portion thereof, and any other land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof as a tea and rubber estate or estates, or with any other products, trees, plants, or crops, that may be approved by the Company, and to plant, grow, and produce, tea, rubber, and coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie plants, trees, and other natural products in Ceylon or elsewhere.

(f) To build, make, construct, equip, maintain, improve, alter and work, tea and rubber factories, cacao, coconut, and coffee-curing mills, and other manufactories, buildings, erections, roads, tramways, or

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

(g) To enter into any arrangement or agreements with Government or any authorities, and obtain rights,

concessions, and privileges.

(h) To hire, lease, or purchase land, either with any other person or company or otherwise, and to erect a factory and other buildings thereon, or any land already leased or owned by the Company at the cost of the Company and such other person or company or otherwise, and to lease any factory or other buildings from any company or person.

(i) To enter into any agreement with any company or person for the working of any factory, erected or leased as provided in (h), or for the manufacture and preparation for market of tea, rubber, or any other produce

in such or any other factory.

(j) To prepare, cure, manufacture, treat, and prepare for market, tea, rubber, cacao, coconut, plumbago, minerals, and (or) other crops or produce, and to sell, ship, and dispose of such tea, rubber, cacao, minerals, and (or) other crops or produce, and to sell, ship, and dispose of such tea, rubber, cacao, coconuts, plumbago, minerals, crops, and produce, either raw or manufactured, at such times and places in such manner and places and in such manner as shall be deemed expedient.

(k) To purchase tea leaf, rubber, coconuts, coffee, and (or) other raw products, or produce for manufacture

manipulation, and (or) sale.

(1) To buy, sell, warehouse, transport, trade, and deal, in tea rubber, account, cacao, coffee, and other plants and seed, and rice and other food required for coolies, labourers, and others employed on estates, and other products, wares, merchandise, articles, and things of any kind whatever.

(m) To work mines or quarries, and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits and products, and generally to carry on the business of mines, manufacturers, growers, planters, and exporters of tea, rubber, cacao, chocolate, coconuts, and other products or any such business on behalf of the Company or as agents for others and on commission or otherwise.

(n) To establish and carry on a dairy farm, and to buy and sell live stock, and deal in milk and dairy produce,

wholesale of leval.

(o) To establish and maintain in Ceylon, the United Kingodm, or elsewhere, stores, shops, and places for the establish and maintain in Colonia, cacao, chocolate, coffee, and articles of food, drink, or refreshment, sale of tea, rubber, coconuts, cacao, chocolate, coffee, and articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world, agencies for carrying on or developing the business of the Company or any branch thereof; and generally to carry on the business of merchants, exporters, importers, traders, engineers, or any other trade, business, or undertaking whatsoever.

(p) To cultivate, manage, and superintend estates, and properties in Ceylon or elsewhere, and generally to undertake the business of estate agents in Ceylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvements, development, and management of property, including concerns and undertakings, and to transact any

other agency business of any kind.

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

dispose of, or deal with the same or any part thereof.

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

- (s) To cause or permit any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or rights, or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit, also to pay off and reborrow the moneys secured thereby or any part or parts thereof.
- (t) To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promissory notes, and other transferable or negotiable instruments for the purpose of the Company.
- (u) To unite, co-operate, amalgamate, or enter into partnership or any agreement for sharing profits or union of interests or any other arrangement with any person or company already engaged in or hereafter to be. established for the purpose of carrying on any business having objects wholly or in part similiar or analogous or subsidiary to those of the Company or to any of them, or capable of being conducted so as to benefit this Company, either directly or indirectly, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise, and pay for in any manner that may be agreed upon either in money or in shares or bonds or otherwise, and to hold any share, stock, or other interest in any such Company, and to promote the formation of any such Company.

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

(w) To sell the property, business, or undertaking of the Company, or any part or parts thereof, for such consideration as the Company shall think fit, and in particular for shares, stocks, debentares, or securities of any other Company.

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

(y) To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, stocks, shares, debentures, and book debts, or without any security at all.

(z) To invest and deal with the moneys of the Company not immediately required upon such securities and in such manner as may from time to time be determined.

(21) To promote and establish any other Company whatsoever, and to subscribe to and hold the shares or stock of any other Company or any part thereof.

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

(23) To accept as consideration for the sale or disposal of any lands and real or personal, immovable and movable, estate, property, and assets of the Company or any kind sold or otherwise disposed of by the Company in money or shares (whether wholly or partially paid up) of any company or the mortgages, debentures, or obligations of any Company or person or partly one and partly other,

(z4) To distribute among the Shareholders in specie any property of the Company whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital be made, except with the sanction for the time being required by law.

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

The liability of the Shareholders is limited.

The nominal capital of the Company is Three hundred thousand Rupees (Rs. 300,000), divided into Twentyfour thousand (24,000) shares of Twelve Rupees and cents fifty (Rs. 12.50) each, with power to increase or reduce the The shares forming the capital (original, increased, or reduced) of the Company may be subdivided or consolidated or divided into such classes with any preferential, deferred, qualified special, or other rights, privileges or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and regulations of the Company for the time being.

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

Name and Address of Subscriber.		•		of Shares taken h Subscriber.
T. Amarasurfya, Unawatuna, Galle				One
D. AMARASURIYA, Galle		• •		One
R. Amarasuriya, Galle	••			Óne
REMUS AMARASURIYA, Galle	• •	•		One
RUFUS AMARASURIYA, Galle	• • •			One
F. L. DE SILVA, Galle	• •	• •		One
Amy Amarasuriya, Galle	• •	•	<i>.</i> . •	One
		Total Shares taken		Seven

Witness to the above seven signatures at Galle, this Twenty-fourth day of February, 1926.

ARTICLES OF ASSOCIATION OF THE MORAGALLA ESTATES COMPANY. LIMITED.

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

The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regu-

lations of the Company whether contained and comprised in these Articles or not.

INTERPRETATION CLAUSE.

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

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

The "Ordinance" means and includes "Joint Stock Companies Ordinance, 1861," and every other Ordinance from time to time in force, concerning Joint Stock Companies which may apply to the Company.

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

. the Company from time to time in force.

- "Capital" means the capital for the time being raised or authorized to be raised for the purpose of the Company. "Shares" means the shares from time to time into which the capital of the Company may be divided. "Presence or present" at a meeting means presence or present personally or by proxy or by attorney. "Directors" means the Directors for the time being of the Company or (as the case may be) the Directors
- assembled at a Board.

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

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

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

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

"Month" means a calendar month.

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

Words importing the singular number only include the plural and vice versa. Words importing the masculine gender include the feminine and vice versa. "Holder" means a Shareholder.

"Extraordinary Resolution" means a resolution passed by three-fourths in number and value of such shareholders of the Company for the time being entitled to vote as may be present in person or by proxy (in cases where by these Articles proxies are allowed at any meeting of which notice specifying the intention to propose such resolution has been duly given.

BUSINESS.

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

3. The business of the Company shall be carried on by or under the management or direction of the Directors, and subject only to the control of General Meetings, in accordance with these presents. The Company being established on the basis that it shall acquire the Moragalla estate, and other lands and proprerties belonging to the heirs of the late Mr. Edward de Silva Amarasuriya, it shall be no objection that the vendors are in a fiduciary position to the Company, or that there is no independent Board of Directors, nor shall any claim be made on any of the vendors on any such ground. Every member of the Company present or future shall be deemed to have joined the Company on this basis.

CAPITAL.

4. The nominal capital of the Company is Three hundred thousand Rupees (Rs. 300,000), divided into Twenty-four thousand (24,000) ordinary shares of Rupees Twelve and cents fifty (Rs. 12.50) each.

5. The Directors may with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such special preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct.

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

The Directors may also with the sanction of a special resolution of the Company reduce the capital or subdivide

or consolidate the shares of the Company.

SHARES.

The shares shall be allotted in terms of the award of Mr. M. W. H. de Silva, dated December 14, 1925, but the Directors, may from time to time issue any unissued shares and may add to such share such an amount of premium as they consider proper; provided that such unissued shares, except when otherwise provided, shall first be offered by the Directors to the Shareholders in proportion as nearly as possible to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may at their discretion allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, or as remuneration for work done for or services rendered to the Company, and that without offering the shares so allotted to the shareholders

In case of the increase of the capital of the Company by the creation of new shares, such new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof or any other General Meeting of the Company. shall direct, and if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualfied rights to the dividends and in the distribution of the assets of the Company, and with a special

or without any right of voting.

10. Every person taking any share in the Company shall testify his acceptance thereof by writing under his

hand in such form as the Company may from time to time direct.

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

12. Shares may be registered in the names of two or more persons jointly.

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

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

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

15. The Company shall not be bound to recognise (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or other rights in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 40 to become a Shareholder in respect of any share.

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

calls due in respect of such share.

17. Every Shareholder shall be entitled to a certificate or certificates under the common seal of the Company, specifying the share or shares held by him and the amount paid thereon, provided that in the case of shares registered in the names of two or more persons the Company shall not be bound to issue more than one certificate to all the joint-holders and delivery of such certificate to any one of them shall be sufficient delivery to all.

holders and delivery of such certificate to any one of them shall be sufficient delivery to all.

18. If any certificate shall be worn out or defaced, then upon production thereof to the Directors, they may order the same to be cancelled, and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed then, upon proof thereof to the satisfaction of the Directors and on such indemnity as the Directors deem adequate being given,

a new certificate in lieu thereof may be given to the person entitled to such lost or destroyed certificate.

CALLS.

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

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

for the payment thereof to the time of actual payment.

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

calls was passed.

22. The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for the payment of any call or part thereof on such terms as the Directors may determine the control of the others.

mine. But no Shareholder shall be entitled to such extension except as a matter of grace or favour.

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

TRANSFER OF SHARES.

24. Subject to the restrictions contained in these Articles, any Shareholder may transfer all or any of his shares by instrument in writing.

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

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

the particulars of every transfer or transmission of any share.

27. A share may be transferred by a member or other person entitled to transfer to any member selected by the transferor; but save as aforesaid and save as provided by clause 33 hereof, no share shall be transferred to a person who is not a member so long as any member or any person selected by the Directors as one whom it is desirable in the interest of the Company to admit to membership is willing to purshase the same at a fair value.

28. Except where transfer is made pursuant to clause 27 hereof, the person proposing to transfer any share (hereinafter calling the proposing transferor) shall give notice in writing (hereinafter called the transfer notice) to the Company that he desires to transfer the same. Such notice shall specify the sum at which he is willing to sell the same, and shall constitute the Company, his agent for the sale of the share to any member of the Company or person selected as aforesaid at the price so fixed. The transfer notice may include several shares, and in such case shall operate as if it were a separate

rotice in respect of each. The transfer notice shall not be revokable except with the sanction of the Directors.

29. If the Company shall be unable to find a member or person selected as aforesaid willing to purchase the shares at the price fixed by the proposing transferor, the Company may have the fair value of the share fixed by the Auditors ir accordance with these articles, and may call on the proposing transferor to elect within a period of fourteen days from the date of such notice whether he will sell such share at the price so fixed, and the proposing transferor shall within such period elect by notice in writing served on the Company whether he will sell such share at the fair value fixed as aforesaid or retain such share, and if he fail to notify the Company within such period as aforesaid, he shall be deemed to have elected to retain such share.

30. If the Company shall, within a space of sixty days after being served with a transfer notice, find a member or person or persons selected as aforesaid willing to purchase the share at the price fixed by the proposing transferor, or if in the case of the fair value of the share being fixed by the Auditors as provided in the clause 29 hereof, and the proposing transferor elected to sell such share at the fair value so fixed, the Company shall within a space of sixty days after being served with such notice of election, find a member or person selected as aforesaid willing to purchase the share at such fair value, and shall give notice thereof to the proposing transferor, he shall be bound upon payment of the fixed price by him or such fair value as the case may be to transfer the share to the member selected by the Company as aforesaid (herein after called the purchasing member).

A certificate in writing signed by the Auditor or Auditors stating the sum which in his opinion is a fair value

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

32. If the proposing transferor, after having become bound as aforesaid make default in transferring the share, the Company may receive the purchase money, and shall thereupon cause the name of the purchasing member to be entered in the register as a holder of the share, and shall hold the purchase money in trust for the proposing transferor. The receipt of the Company for the purchase money shall be a good discharge to the purchasing member, and after his name has been entered in the register in exercise of the aforesaid power the validity of the proceeding shall not be ques-

tioned by any person.

33. If the Company shall not within a space of sixty days after being served with the transfer notice, or within sixty days of service of the notice of election under clause 29 hereof, as the case may be, find a member or person selected as aforesaid, willing to purchase the shares and give notice in manner aforesaid, the proposing transferor shall, at any time within three calendar months thereafter be at liberty, subject to clause 35 hereof, to sell and transfer the share or shares (or those not placed by the Company) to any person, and at any price not being less than the price fixed by the proposing transferor under clause 28 hereof, or the fair value fixed under clause 29 hereof, as the case may be. If, however, the proposing transferor shall have elected to retain the share as provided by clause 29 hereof, he shall not be entitled to sell the same without first giving fresh transfer notice in accordance with the provisions of clause 28 hereof.

34. Any share of a deceased member may be transferred by his executors or administrators to any person to whom such deceased member may have specifically bequeathed the same, and any such share or any share devolving on death on the personal representative of a deceased member shall be subject to the same restrictions as regards transfer

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

The Company in General Meeting may make and from time to time vary rules as to the mode ir which any share specified in any transfer rotice given to the Company pursuance to clause 28 hereof, shall be offered to the members hereof, and as to their rights in regard to the purchase thereof, and in particular may give any member or class of members a preferential right to purchase the same.

The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as

Shareholders, without the necessity of any meeting of the Directors for that purpose

- 37. In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineress of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but only if at all upon the transferee.
- The register of transfers may be closed at such times and for such periods as the Directors may from time to time determine, provided always that it shall not be closed for more than twenty-one days in any year.

TRANSMISSION OF SHARES.

39. The executors, or administrators, or the heirs, of a deceased Shareholder shall be the only persons recognized by the Company as having any title to the shares of such Shareholder.

- 40. Any curator of any infant Shareholder, or any Committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder or ir any other way than by transfer, shall, upon producing such eviderce that he sustains the character in respect of which he proposes to act under this clause, or of his title, as the Directors think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares; or may, subject to the regulations as to the transfers hereinbefore contained, transfer the same to some other person.
- 41. If any person who shall become entitled to be registered in respect of any share under clause 40 shall not, from any cause whatever, within 12 calendar months after the event of the happening of which his title shall accrue, be registered in respect of such share, or if in the case of the death of any Shareholder, no person shall, within 12 calendar morths after such death, be registered as a Shareholder in respect of the share of such deceased Shareholder, the Company may sell such shares in terms of these Articles and give a receipt for the purchase money, and the purchaser shall be entitled to be registered in respect of such shares, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lier on the shares so sold, shall be paid to the person entitled thereto.

SURRENDER AND FORFEITURE OF SHARES.

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

acceptance is properly legalized.

If any Shareholder fails to pay any call or instalment or or before the day appointed for the payment of the same, the Directors may at any time thereafter, during such time as the call or instalment remains unpaid serve a notice on such Shareholder requiring him to pay the same together with any interests that may have accrued and all the expenses that may have been incurred by the Company by reason of such non-payment. The notice shall name a day (not being less than one month from the date of the notice) on, and a place or places at which such call or instalment and such interest and expenses as aforesaid are to be paid, the notice shall also state, that in the event of non-payment at or before the time and at the place appointed, the shares in respect of which call was made or instalment is payable will be liable to be forfeited. In the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been give may at any time thereafter, pefore the payment of calls or instalments with interest and expenses due in respect thereof be declared forfeited by a resolution of the Board to that effect.

Any Shareholder whose shares have been so declared forefeited shall notwithstanding be liable to pay and shall forthwith pay to the Company all calls, instalments, premia, interests. and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment at

nine per centum per annum, and the Directors may enforce the payment thereof if they think fit.

Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may

be sold, reallotted, or otherwise disposed of such terms and in such manner as the Board shall think fit.

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

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

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

48. The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof, upon the payment of all moreys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit, as they shall think fit, not being less than nine per centum per annum on the amount of the sums wherein default ir payment had beer made, but ro share bona fide sold or reallotted, or otherwise disposed of under Article

45 hereof, shall be redeemable after sale or disposal.

49. The Company shall have a first charge or paramourt lien upon all the shares of any holder or joint-holders for all moneys for the time being due to the Company by such holder or by all or any of such joint-holders respectively, either in respect of such shares or of other shares held by such holder or joint-holders or ir respect of any other debt, liability, or engagement whatsoever, and whether due from any such holder individually or jointly with others, including all calls, which the Directors shall have resolved to make, although the time appointed for the payment thereof, shall not have arrived, and where any share is held by more persons than one, the Company shall be ertitled to the said charge or lien in respect of any money due to the Company from any of such persons. And the Directors may decline to register any transfer of shares subject to such lien.

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

The nett proceeds of such sale shall be applied in or towards satisfaction of such debts, liabilities, or engage-

ments, and the residue (if any) shall be paid to such Shareholder or his representative.

The certificate in writing under the hands of one of the Directors and of the Secretary that the power of sale given by clause 50 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

Upon any such sale two of the Directors may execute a transfer of such share to the purchaser thereof, and such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to such share.

PREFERENCE SHARES.

54. Any shares from time to time to be issued or created may from time to time be issued with any such right of preference, whether in respect of dividend or payment of capital, or both, or any such other special privilege or advantage or any share previously issued or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to any such conditions or provisions, and which any such right or without any right of voting, and generally on such terms as the

Company may from time to time by special resolution determine.

55. If at any time by the issue of preference shares or otherwise the capital be divided into shares of different classes, then the holder of any class of shares may, by an extraordinary resolution passed at a meeting of such holders, consent on behalf of all the holders of shares of the class, to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued dividend, or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares; and such resolution shall be binding upon all the holders of shares of the class, provided, that this Article shall not be read as implying the necessity for such consent in any case in which, but for this Article the object of the resolution could have been affected without it.

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

Borrowing Powers.

The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances and the produce in hand or in the future to be obtained from the Company's estates, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting, maintaining, improving, or extending buildings, machinery or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purpose of the Company, provided that the moneys so borrowed or raised, and owing at any one time shall not without the sanction of a General Meeting exceeding Rupees Twenty thousand (Rs. 20,000).

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

questions between the Company and its creditors.

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

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

tion, surrender, drawing, allotment of shares or otherwise.

61. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed with the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

GENERAL MEETING.

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

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

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

64. The General Meetings mentioned in the last preceding clause shall becalled Ordinary General Meetings; all

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

- 65. The Directors may, whenever they think fit, call an Extraordinary General Meeting of the Company, and the Directors shall do so upon a requisition made in writing by not less than one-eighth of the number of Shareholders or the Company for the time being, or by any Shareholder or Shareholders holding in the aggregate one-eighth part of the shares of the Company for the time being subscribed for.
- 66. Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and shall be sent to the registered office of the Company; upon receipt of such requisition, the Directors shall forthwith proceed to convene the Extraordinary General Meeting, to be held at such time and place as they shall determine, if they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themseles convene an Extraordinary General Meeting, to be held at such place and such time as the Shareholders convening the meeting may themselves fix.
- 67. Any Shareholder may on giving not less than ten days previous notice of any resolution submit the same to a meeting.
 - 68. Such notice shall be given by leaving a copy of the requisition at the registered office of the Company.
- 69. Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and the business of the meeting, shall be given by advertisement or in such other manner, if any, as may be prescribed by the Company in General Meeting.

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

- 70. Every Ordinary General Meeting shall be competent, without special notice having been given of the purpose of which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends and to elect Directors and Auditors in place of those retiring by rotation, and to fix the remuneration of the Auditors; and shall be also competent to enter upon, discuss, or transact any business whatsoever of which special mention shall have been given in the notice or notices upon which the notice was convened.
- 71. With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was convened, except resolutions submitted under article 67.
- 72. No business shall be transacted at any General Meeting, except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present or represented at the commencement of the business three or more Shareholders entitled to vote.
- 73. If at the expiration of half an hour from the time appointed for the meeting, the required number of Shareholders shall not be present at the meeting, the meeting, if convened by or upon the requisition of Shareholders, shall be dissolved, but in any other case it shall be stand adjourned to the same day in the next week, at the same time and place; and if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.
- 74. The Chairman, if any, of the Directors shall be entitled to take the Chair at every General Meeting, whether Ordinary or Extraordinary, or there be no Chairman, or if at any meeting he shall not be present at the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall choose another Director as Chairman, and if no Director be present or if all the Directors present decline to take the Chair, then the Shareholders present shall choose one of their number to the Chair.
- 75. No business shall be discussed at any General Meeting except the election of a Chairman whilst the Chair is vacant.
- 76. The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place, unless due notice thereof snall be given.
- 77. Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

VOTING AT MEETINGS.

- 78. At any meeting every resolution shall be decided by a show of hands, and in case there shall be an equality of votes the Chairman at such meeting shall be entitled to give the casting vote in addition to the vote to which he may be entitled as a Shareholder; and unless a poll be immediately demanded by some Shareholder, or in the case of a special resolution by five Shareholders, present and entitled to vote a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company shall be sufficient evidence of the fact without proof of the number or proportion of votes recorded in favour of or against such resolution. A power of demanding a poll conferred by this clause may be exercised by the proxy or attorney of any Shareholder duly appointed on that behalf.
- 79. If at any meeting a poll be demanded by any Shareholder present, his proxy or attorney, or in the case of a special resolution by five Shareholders, their proxies or attorneys at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and place and in such manner as the Chairman shall direct, and in such place every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided, and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder or proxy or attorney, and the result of such poll shall be deemed to be the resolution of the Company at such meeting.
- 80. The demand of a poll shall not prevent the continuance of the meeting for the transaction of business other than the question on which a poll has been demanded.
- 81. No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.
- 82. On a show of hands every Shareholder present in person shall have one vote; where the Shareholder is present by an attorney who is not a Shareholder, such attorney shall be entitled to vote for such Shareholder on a show of hands. In case of a poll every Shareholder shall have one vote for every share held by him.

- 83. The parent or guardian or curator of an infant Shareholder, the Committee or other legal guardian or curator of any lunatic Shareholder, the husband of any female Shareholder, not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased Shareholder, unless such person shall have registered as a Shareholder.
 - 84. Votes may be given either personally or by proxy or by attorney.
- 85. No Shareholder shall be entitled to be present or to vote either personally or by proxy or attorney at any meeting, unless all calls due from him on his shares have been paid, and no Shareholder, other than the trustee or assignee of a bankrupt or a representative of a deceased Shareholder, shall be entitled to be present or to vote at any meeting held after the expiration of three months from the registration of the Company, in respect of any share which is acquired by transfer, unless he had been registered as the holder of the share in respect of which he claims to vote, at least one month previous to the time of holding the meeting at which he proposes to vote.
- 86. No person shall be entitled to hold a proxy who is not a Shareholder of the Company, but this rule shall no apply to a power of attorney.
- 87. The instrument appointing a proxy shall be printed on it or written, and shall be signed by the appointor (whether a Shareholder or his attorney), or if such appoint or be a company or a corporation, it shall be under the common seal of such company or corporation.
- 8. The instrument appointing a proxy shall be deposited at the registered office of the Company not less than forty-eight hours before the time appointed for holding the meeting at which the person named in such instrument proposes to vote. The instrument appointing a proxy may be in the following form:—

The Moragalla Estates Company, Limited.

I, ———, of ———, appoint ———, of ——— as my proxy, to represent me and to	vote for me	Э
and on my behalf at the Ordinary (or Extraordinary, as the case may be) General Meeting of th	e Company	7
to be held on the ———— day of ————, One thousand Nine hundred and ————, and at ar	ıy adjourn	-
ment thereof, and at every poll which may be taken in consequence thereof.		

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

- 89. No objection shall be made to the validity of any vote, whether given personally or by proxy or by attorney, except at the meeting or poll at which such vote shall be tendered, and every vote (whether given personally or by proxy or by attorney) to which no objections have been made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.
- 90. No Shareholder shall be prevented from voting by reason of his being personally interested in the result of the voting,

DIRECTORS.

- 91. The number of Directors shall never be less than two or more than six; but this clause shall be construed as being directory only and the continuing Directors or Director may act notwithstanding any number of vacancies. The qualification of a Director shall be his holding in his own right at least one hundred fully paid shares in the Company, and this qualification shall apply as well to the first Directors as to all future Directors.
- 92. As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding One thousand rupees annually, to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration granted for extra or special services hereinafter referred to, nor any extra remuneration to the Managing Directors of the Company.
 - 93. The first Directors shall be Messrs. T. Amarasuriya, D. Amarasuriya, and G. Amarasuriya.

The first Directors shall hold office till the first Ordinary General Meeting of the Company when they shall retire but shall be eligible for re-election.

94. One or more of the Directors may be appointed by the Directors to act as Secretary, Manager, Managing Director or Agent, Visiting Agent, or Superintendent for such time and on such terms as the Directors may determine or may fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other Secretary, Manager, Managing Director or Agent, or Visiting Agent, or Superintendent.

. The Director may confer on the Managing Director or Managing Directors all or any duties and powers that might be conferred on any Manager of the Company.

If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.

ROTATION OF DIRECTORS.

- 95. At the First Ordinary General Meeting of the Company all the Directors shall retire from office, and at the First Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in clause 96.
- 96. The Director to retire from office at the Second Ordinary General Meeting shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be those who have been longest in office.
- 97. In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot
 - 98. The retiring Director shall be eligible for re-election.
- 99. The Ordinary General Meeting at which the Directors retire or ought to retire by rotation, shall appoint successors to them, and in default thereof such successors may be appointed to a subsequent Ordinary General Meeting.
- 100. Any casual vacancy occurring in the number of Directors or provisional Directors arising from death, resignation, or otherwise may be filled up by the Directors, but any person appointed to fill such vacancy shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.
- 101. A General Meeting may from time to time increase or reduce the number of Directors, and may also determine in what rotation such increased or reduced number is to go out of office.

- 102. If attany meeting at which an election of a Director ought to take place the place of the retiring Director is not filled up, the retiring Director may continue in office until the first Ordinary General Meeting in the next year and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.
- 103. A Director may at any time give notice ir writing of his intention to resign by delivering such notice to the Secretary or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors and on the acceptance of his resignation by the Directors, but not before his office shall become vacant.
- 104. The Company may, by special resolution, remove any Directors before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same if he had not been removed.
- 105. Every Director or officer of the Company, and his heirs, executors, and administrators shall be indemnified by the Company for all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his respective wilful acts or defaults; and no Director or officer shall, nor shall the heirs, executors, or administrators of any Director or officer, be liable for the acts or defaults of any other Director or officer, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired for on behalf of the Company, or for the insufficiency or deficiency or any security in or upon which any other moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with whom any moneys, securities, or affects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his office or in relation thereto, unless the same shall happen through his wilful act or default.
- 106. No contribution shall be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

DISQUALIFICATION OF DIRECTORS.

107. The office of Director shall be vacated-

- (a) If he accepts or holds any office or place or profit other than Manager, Managing Director, Visiting Agent, Superintendent, Agent or Secretary of the Company, or trustee for debenture holders.
- (b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, or compounds with his creditors.
- (c) If by reason of mertal or bodily infirmity he becomes incapable of acting.
- (d) If he ceases to hold the required number of shares to qualify for the office.

(e) If he resigns his office under the provisions of clause 103.

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

No Director shall be disqualified from holding office by reason of his entering into any contract with or doing any work for the Company, or by reason of his being a member of any corporation, company or firm, which has entered into any contract with or done any work for the Company, or by reason of his being Agent or Secretary, Solicitor or Broker, or being a member of a firm who are Agents or Secretaries, Solicitors or Brokers of the Company; nevertheless he shall disclose to the Directors his interest in any contract, work, or business in which he may be personally interested, and shall not vote in respect of any matter connected with such contract, work, or business.

Powers of Directors.

- 108. The Directors shall have power to carry into effect the acquisition of the said Moragalla estate and other lands and property belonging to the heirs of the late Mr. Edward de Silva Amarasuriya, and the lease, purchase, or acquisition of any other lands, estates, or property they may think fit, or any share or shares thereof.
- 109. The business of the Company shall be managed by the Directors, either by themselves or through a Managing Director, or with the assistance of an agent or agents, and secretary or secretaries of the Company, to be appointed by the Directors for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation and purchase, lease or acquisition of the said estates and lands and the opening, clearing, planting, and cultivation thereof, and otherwise in or about the working and business of the Company.
- 110. The Directors shall have power to make and may make such rules of regulations for the maragement of the business and property of the Company as they may from time to time thirk proper, and shall carry on the business of the Company ir such manner as they may think most expedient; and in addition to the powers and authorities by any Ordinance or by these presents expressly conferred or them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, superinter dents, assistants, clerks, artizans, labourers, and other servants for such period or periods, and with such remarkers and at such salaries, and upon such terms and conditions, as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may, from time to time, remove or suspend all or any of the managers, agents, treasurers, accountants, officers, clerks, or servants of the Company for such reasons, as they may think proper and advisable, and without assigning any cause for so doing.
- 111. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinances and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting shall irvalidate any prior act of the Board, which would have been valid if such regulation had not been made. The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be limited by any clause conferring any special or expressed power.
- 112. The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys, to assist in carrying on or protecting the business of the Company on such terms as they may consider proper, and from time to time to revoke such appointment.
- 113. The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint; and also by such signatures as they may appoint to draw, accept make, endorse, sign, and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts, and agreements, bonds, mortgages, proxies to any proctor or proctors, and other documents on behalf of and to further the interests of the Company.

- 114. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors or one Director and the Secretary or Secretaries, who shall attest the sealing thereof; such attestation on the part of the Secretaries, in the event of a firm or registered Company being the Secretaries, being signified by a partner or duly authorized Manager, Director, Secretary, Attorney, or Agent of the said firm or company signing for and on behalf of the said firm or company as such Secretaries.
- 115. It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders of the Company in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies, or person or persons, upor such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale or other disposition into effect as far as a resolution or special resolution of the Company is not by law necessary for such purpose; and ir case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to the end.
- 116. In furtherance and not in limitation of, and without prejudice to the general powers conferred or implied in the last preceding clause, and of the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the powers following (that is to say):—
 - (a) To institute conduct, defend, compromise, settle, or abandon any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands made by or against the Company.
 - (b) To refer any claims and demands by or against the Company to artbitration, and observe and perform or enforce the awards.
 - (c) To make and give receipts, releases, and other discharges for money payable to the Company, and for claims and demands by the Company.
 - (d) To act on behalf of the Company, in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee, liquidator, inspector, or any similar office.
 - (e) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permisable to trustees, without special powers and from time to time to vary or release such investments.
 - (f) To delegate to any one or more of the Directors of the Company, for the time being or any other person or Company for the time being residing or carrying on business in Ceylon or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to confer such powers for such time, and to be exercised for such objects and purposes, and upon such terms and conditions, and with such restrictions as the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of and in substitution for all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or company to whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

PROCEEDINGS OF DIRECTORS.

- 117. The Directors may meet for the dispatch of business adjourn, and otherwise regulate their meetings at such places and times and in such manner as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined, two Directors shall be a quorum.
 - 118. A Director may at any time summon a meeting of Directors.
- 119. The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected, and if present, but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same, then in that case the Directors present shall choose one of their number to be Chairman of such meeting.
- 120. Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.
- 121. The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee, either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.
- 122. The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committee, respectively, or any regulation imposed by the Board.
- 123. The acts of the Board or of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment or qualification of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.
- 124. A resolution in writing signed by all the Directors for the time being in Ceylon shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted.
 - 125. The Directors shall cause minutes to be made in a book or books to be provided for the purpose—
 - (1) Of all appointments of (a) officers and (b) committees made by the Directors.
 - (2) Of the names of the Directors present at each meeting of the Directors.
 - (3) Of the names of the members of the committee appointed by the Board present at each meeting of the committee.
 - (4) Of all orders made by the Directors.
 - (5) Of all resolutions and proceedings of all General Meetings of the Company.
 - (6) Of all resolutions and proceedings of all meetings of the Directors.
 - (7) Of all resolutions and proceedings of all meetings of committee appointed by the Board.

All such minutes shall be signed by the person who shall have presided as Chairman at the General Meeting the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted or by the person who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be, and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and the regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairman-ship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

ACCOUNTS.

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

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

General Meeting.

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

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

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

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

or as near thereto as circumstances admit.

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

A copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at, or posted to

the registered address of every Shareholder.

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

AUDIT.

No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company,

and no Director or officer of the Company shall, during the continuance in office, be eligible as an Auditor.

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

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

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

Retiring Auditors shall be eligible for re-election.

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

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

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

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

DIVIDENDS, BONUS, AND RESERVE FUND.

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

The Directors may, if they think fit, determine on and declare an interim dividend to be paid, or pay a bonus to the Shareholders on account, and in anticipation of the dividend for the then current year, provided the Directors are

satisfied that the nett profits of the Company will be sufficient to justify such interim dividend or bonus.

The Directors may, before recommending any dividend or bonus set aside out of the profits of the Company such a sum as they think proper as a reserve fund, and may invest the same in such securities as they may select or place the same in a fixed deposit in any bank or banks, and may from time to time deal with and vary such investment and apply such reserve fund or such portion thereof, as they think fit, to meet contingencies or for special dividends, or for equalizing dividends, or for working the business of the Company, or for repairing, maintaining, or extending the buildings and premises of the Company, or for the repair or renewal or extension of the property or plant of the Company, or any part thereof, or for any other purposes connected with the interest of the Company that they may from time to time deem expedient without being bound to keep the same separate from the other assets.

Any General Meeting may direct payment of any dividend or bonus declared at such meeting or of any interim dividends or bonuses which may subsequently be declared by the Directors, wholly or in part by means of drafts or cheques, or by the distribution of specific assets and in particular of paid-up shares, debentures, or debenture stock of the Company, or in any other form of specie, or in any one or more of such ways, and the Directors shall give effect to such directions, and when any difficulty arises in regard to the distribution they may settle the same as they think expedient. and in particular may issue fractional certificates and may fix the value for distribution of such specific assets or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed in order to adjust the rights of all parties, and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend or bonus as may seem expedient to the Directors.

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

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

respect of such share or shares, or otherwise howsoever.

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

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

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

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

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

Notices.

152. Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secre ary, Agents or Secretaries, or persons appointed by the Board to authenticate the same.

153. Every Shareholder shall give an address in Ceylon which shall be deemed to be his place of abode, and shall

be registered as such in the books of the Company.

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

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

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

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

157. Any Shareholder who fails to give and register an address in Ceylon as provided in Article number 153 shall

not be entitled to be given any notices.

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

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

159. If the Company shall be wound up, whether voluntarily or otherwise, the liquidator or liquidators may, with the sanction of a special resolution of the Company, divide among the contributories in specie any part of the assets of the Company, in trustees upon such trusts for the benefit of the contributories as the liquidator or liquidators with the like sanction shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the members of the Company, and in particular any class may be given preferential or special rights or may be excluded altogether or in part, and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of, or in exchange for shares ordinary, fully paid, part paid, or preference in purchasing the Company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined. mined on or any sale made of, any or all of the assets of the Company in exchange for shares in the purchasing Company, either ordinary, fully paid, or part paid, or preference, any contributory who would be prejudiced thereby, shall have a right to dissent as if such determination where a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908, in England, but for purposes of an Arbitration as in the sub-section (6) of the said section provided, the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Ceylon Ordinance, No. 2 of 1889, shall apply in place of the English and Scotch Acts referred to in the said sub-section (6) of section 192 of the aforewritten Companies (Consolidation) Act, and the said section 192, save as herein excepted, shall be deemed to be part and parcel of these present

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

T. AMARASURIYA.

D. Amarasuriya.

R. AMARASURIYA.

REMUS AMARASURIYA.

RUFUS AMARASURIYA.

F. L. de Silva.

AMY AMARASURIYA.

Witness to the above seven signatures at Galle, this Twenty-fourth day of February, 1926:

MEMORANDUM OF ASSOCIATION OF THE CEYLON BRUSH MANUFACTURING COMPANY. LIMITED.

- 1. THE name of the Company is "THE CEYLON BRUSH MANUFACTURING COMPANY, LIMITED."
- 2. The registered office of the Company is to be established in Colombo.
- 3. The objects for which the Company is established are-
 - (a) To carry on the business of manufacturers and dealers in brushes, wood, fibre, wire, rubber, and all or any materials and the season with the manufacture of brushes by patent or other process, the materials are all or any articles and things from time to time usually made or sold as associated with or auxiliary to, the business of such manufacturers and dealers as aforesaid or for which the machinery, plant, and staff of the Company as such manufacturers and dealers as aforesaid may be conveniently used.
 - (b) To carry on the business of manufacturers and dealers in wood work, metal work, and cabinet making or any other matter, articles, or things similiar or analogus to the foregoing or any of them connected therewith.
 - (c) To erect, construct, establish, and maintain houses, warehouses, offices, shops, stores, for stocking and storing and warehousing, or as places for the sale and disposal of different articles of produce of the Company, or any such produce, articles, or merchandise, as the Company may deal in.
 - (d) To acquire and deal with the property following:—
 - (1) The business property and liabilities of any company, firm, or person carrying on any business within the objects of this Company.
 - (2) Lands, buildings, easements, and other interests in real estate.
 - (3) Plant, machinery, personal estate, and effects.
 - (4) Patents, patent rights or inventions, copyrights, designs, trade marks, or secret processes.
 - (5) Shares or stock or securities in or of any company or undertaking the acquisition of which may promote or advance the interests of this Company.
 - (e) To perform or do all or any of the following operations, acts, or things.
 - (1) To pay all the costs charges and expenses of the promotion and establishment of the Company.
 - (2) To sell, let, dispose of, or grant rights over all or any property of the Company.
 - (3) To erect buildings, plant, and machinery for the purposes of the Company..
 - (4) To make experiments in connection with any business of the Company and to protect any inventions of the Company by letters patent or otherwise.
 - (5) To grant licences to use patents, copyrights, designs, or secret processes of the Company.
 - (6) To manufacture plant, machinery, tools, goods, and things for any of the purposes of the business of the Company.
 - (7) To draw, accept, and negotiate bills of exchange, promissory notes, and other negotiable instruments.
 - (8) To underwrite the shares, stock, or securities of any other Company and to pay underwriting commissions and brokerage on any shares, stock, or securities issued by this Company.
 - (9) To borrow money or to receive money or deposit either without security or secured by debentures, debenture stock (perpetual or terminable) mortgage, or other security charged on the undertaking or all or any of the assets of the Company, including uncalled capital.
 - (10) To lend money, or with or without security, and to invest money of the Company in such manner (other than in the shares of this Company) as the Directors think fit.
 - (11) To enter into arrangements for joint working in business or for sharing profits, or for amalgamation with any other company, firm, or person carrying on business within the objects of this Company.
 - (12) To promote companies.
 - (13) To sell the undertaking and all or any of the property of the Company for cash, or for stock, shares, or securities of any other company, or for other consideration.
 - (14) To pay for any lands and real or personal, immovable and movable, estate or property, or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares or debentures or debenture stock or obligations of the Company. or partly in one way and partly in another, or otherwise howsoever with power to issue any shares either fully or partly paid up for such purpose.
 - (15) To provide for the welfare of persons employed or formerly employed by the Company, or any predecessors in business of the Company, and the wives, widows, and families of such persons by grants of money or other aid or otherwise as the Company shall think fit.
 - (16) To subscribe to, or otherwise aid, benevolent, charitable, national, or other institutions, or objects of a public character, or which have any moral or other claims to support or aid by the Company by reason of the locality of its operations or otherwise.
 - (17) To distribute in specie assets of the Company properly distributable amongst its members.
 - (f) To do all or any of the things hereinbefore authorized either alone, or in conjunction with, or as factors, trustees, or agents for others, or by or thorugh factors, trustees, or agents.
 - (g) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them.
- 4. The liability of the Shareholders is limited.
- 5. The share capital of the Company is Rs. 200,000 divided into 2,000 shares of Rs. 100 each, with power for the Company to increase or reduce the said capital and to issue any part of its capital, original or increased, with or without any preference, priority, or special privilege, or subject to any postponement of rights, or to any conditions or restrictions, and so that unless the conditions of issue shall otherwise expressly declare every issue of shares, whether declared to be preference or otherwise, shall be subject to the power hereinbefore contained.

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

Names and Addresses of Subscribers.	•		of Shares taken h Subscriber.
HENRY L. DE MEL, Colombo	 • •		One
CECIL F. HUTCHINSON, Colombo	 • •		One
R. F. S. DE MEL, Colombo			One
ERNEST A. E. DE SILVA, Colombo	 • •	· · · · · · · · · · · · · · · · · · ·	One
S. F. H. PERERA, Colombo	 		One
A. L. JAYEWICKREMA, Colombo	 • •	••	One
FREDRICK SALGADO, Colombo	 ••	••	One
	 Total Shares take	n	Seven

Witness to all the above signatures, this Tenth day of March, 1926:

O. P. MOUNT. Proctor, Supreme Court, Colombo.

ARTICLES OF ASSOCIATION OF THE CEYLON BRUSH MANUFACTURING COMPANY, LIMITED.

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

The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regu-

lations of the Company, whether contained and comprised in these Articles or not.

INTERPRETATION CLAUSE.

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

The word "Company" means "The Ceylon Brush Manufacturing Company, Limited," incorporated or established under the Memorandum of Associatior to which these Articles are attached.

The "Ordinance" means and includes "Joint Stock Companies Ordinance, 1861," and every other Ordinance from

- time to time in force concerning Joint Stock Companies which may apply to the Company.

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

- "Shares" means the shares from time to time into which the capital of the Company may be divided.
 "Presence or present" at a meeting means presence or present personally or by proxy or by attorney.
 "Directors" means the Directors for the time being of the Company or (as the case may be) the Directors assembled
- "Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

 "Persons" means partnerships, associations, corporations, companies, unincorporated or incorporated by Ordinance
- and registration, as well as individuals.
 - means the registered office for the time being of the Company. "Office" means the registered office for the time being of the Compa "Seal" means the common seal for the time being of the Company. "Month" means a calendar month.
 "Writing" means printed matter or print as well as writing.

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

Words importing the masculine gender include the feminine, and vice versâ.

means a Shareholder.

"Extraordinary resolutior" means a resolution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present in person or by proxy (in cases where by these Articles proxies are allowed) at any meeting of which notice specifying the intention to propose such resolution has been duly given.

Business.

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

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

and subject only to the control of General Meetings, in accordance with these preserts.

CAPITAL.

4. The nominal capital of the Company is Two hundred thousand rupees divided into 2,000 shares of Hundred

rupees (Rs. 100) each.

5. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the sanction of a special resolution of the company in the aggregate and with such special. capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such special, preferential, deferred, qualified, or other rights, privileges or conditions attached thereto as such resolution shall direct.

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

7. The Directors may, also with the sanction of a special resolution of the Company, reduce the capital or subdivide or consolidate the shares of the Company.

SHARES.

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

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

ments, every such instalment shall, when due, be paid to the Company by the Holder of the shares.

10. The shares, except when otherwise provided, shall be allotted at the discretion of, and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they consider proper. Provided that such unissued shares, except when otherwise provided, shall first be offered by the Directors to the Shareholders ir proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholders is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may at their discretion allot such new shares or any portion of them to the vendor or vendors of any lands, property, rights, or privileges being acquired by the Company in payment of the whole or any part of the purchase price of any such property, rights, or privileges, or as remuneration for work done for, or services rendered to the Company and that without offering the shares so allotted to the Shareholders.

11. In case of the increase of the capital of the Company by the creation of new shares such new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special or other rights, and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company, shall direct; and if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of the assets of the Company, and with a

special or without any right of voting.

Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholder in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer if not accepted, will be deemed to be declined, and after the expiration of such time or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them to the vendor or vendors of any lands, property, rights, or privileges being acquired by the Company in payment of the whole or any part of the purchase price of any such lards, property, right, or privileges, and that without offering the shares so allotted to the Shareholders.

2. Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand

in such form as the Company may from time to time direct.

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

14. Shares may be registered in the names of two or more persons jointly.

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

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

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

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

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

calls due in respect of such share.

19. Every Shareholder shall be entitled to a certificate or certificates under the common seal of the Company, specifying the share or shares held by him and the amount paid thereon, provided that in the case of shares registered in the names of two or more persons the Company shall not be bound to issue more than one certificate to all the joint-holders,

and delivery of such certificate to any one of them shall be sufficient delivery to all.

20. If any certificate be worn out or defaced, then, upon production thereof to the Directors they may order the same to be cancelled, and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then, upon proof thereof to the satisfaction of the Directors and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof may be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

CALLS.

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

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

for the payment thereof to the time of actual payment.

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

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

25. The Directors may at their discretion receive from any of the Shareholders willing to advance the same, and upon such terms as they think fit, all or any part of the moneys uncalled upon their respective shares beyond the sums actually called up; and upon the moneys so paid in advance, or upon so much thereof as from time to time and at any

time thereafter exceeds the amount of the calls then made upon, and due in respect of the shares in respect of which such advances have been made, the Board may pay or allow interest at such rate as the Shareholders paying such sums in advance and the Directors may agree upon, not exceeding, however, eight per centum per annum.

TRANSFER OF SHARES.

26. Subject to the restrictions contained in these Articles, any Shareholder may transfer all or any of his shares by instrument in writing.

27. No transfer of shares shall be made to an infant or person of unsound mind.28. The Company shall keep a book or books to be called "The Register of Transfers," in which shall be entered.

the particulars of every transfer or transmission of any share.

- 29. The Board may, at their own absoulte and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien, or otherwise; or in case of shares not fully paid up, to any person not approved of by them; and in no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.
- Every instrument of transfer must be left at the office of the Company to be registered, accompanied by the 30. certificate for the shares to be transferred and by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Two rupees and fifty cents or such other sum as the Directors shall from time to time determine, must be paid to the Company for the registration of every such transfer; upon payment thereof the Directors, subject to the powers vested in them by Article 29, shall register the transferee as a Shareholder and retain the instrument of transfer.

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

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

33. The Register of Transfers may be closed at such times and for such periods as the Directors may from time to

time determine, provided always that it shall not be closed for more than twenty-one days in any year.

TRANSMISSION OF SHARES.

The executors, or administrators, or the heirs of a deceased sole Shareholder shall be the only persons recognized,

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

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

36. If any person who shall become entitled to be registered in respect of any share under clause 35, shall not.

from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if, in the case of death of any Shareholder, no person shall, within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money; and the purchaser shall be entitled to be registered in respect of such shares, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person, entitled thereto.

SURRENDER AND FORFEITURE OF SHARES.

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

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

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

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

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

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

40. Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be

sold, re-allotted, or otherwise disposed of, upon such terms and in such manner, as the board shall think fit.

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

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

- A certificate in writing under the hands of one of the Directors and of the Secretary or Secretaries that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated, as against all persons who would have been entitled to the share but for such surrender or forfeiture, and such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a certificae of proprietorship shall be delivered to any person who may purchase the same from the Company, and thereupon such purchaser shall be deemed the holder of such share, discharged from all calls due prior to such purchase, and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.
- 43. The Directors may in their discretion remit or annual the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption

money for the deficit, as they shall think fit, not being less than nine per centum per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted, or otherwise disposed of under

Article 40 hereof, shall be redeemable after sale or disposal.

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

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

exists be in England or elsewhere abroad, sixty days, notice shall be allowed him.

The nett proceeds of any such sale shall be applied in or towards satisfaction of such debts, liabilities, or engage-

ments, and the residue (if any) paid to such Shareholder or his representatives.

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

48. Upon any such sale two of the Directors may execute a transfer of such share to the purchaser thereof, and such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to such shares.

PREFERENCE SHARES.

49. Any shares from time to time to be issued or created may from time to time be issued with any such right or preference, whether in respect of dividend or of repayment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued or then about to be issued or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company may from time to time by special resolution determine.

If at any time by the issue of preference shares or otherwise the capital is divided into shares of different classes. then the holders of any class of shares may by an extraordinary resolution passed at a meeting of such holders, consent, on behalf of all the holders of shares of the class, to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued dividend, or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares; and such resolution shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity for such consent in any case in which, but for this Article the object of the resolutions could have been effected without it.

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

BORROWING POWERS.

52. The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances as they may be find necessary or expedient for the purpose of defraying the expenses or working the Company's business or of erecting, maintaining, improving, or extending buildings, machinery, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not without the sanction of a General Meeting, exceed Rupees Twenty thousand (Rs. 20,000).

53. With the sanction of a General Meeting, the Board shall be entitled to borrow such further sum or sums and

at such rate of interest as such meeting shall determine. A Certificate under the hands of one Director and the Secretary. or of two Directors, to the effect that in taking any loan the Directors are not exceeding their borrowing powers, shall be sufficient and binding on the Company and all concerned, and shall be conclusive evidence thereof in all questions between

the Company and its creditors.

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

55. Any such securities may be issued, either at par or at a premium or discount, and may from time to time

be cancelled, discharged, varied, or exchanged as the Directors may think fit, and may contain special privileges as to

redemption, surrender, drawings, allotment of shares, or otherwise.

Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

GENERAL MEETINGS.

57. The first General Meeting shall be held at such time not being more than twelve months after the incorporation of the Company, and at such place as the Directors may determine.

58. Subsequent General Meetings shall be held once in every year, at such time and place as may be prescribed. by the Company in General Meeting, and if no time or place is so prescribed, then at such place and at such time as soon as after the first day in each year as may be determined by the Directors. 59. The General Meetings mentioned in the two last preceding clauses shall be called Ordinary General Meetings;

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

60. The Directors may, whenever they think fit, call an Extraordinary General Meeting of the Company, and the Directors shall do so upon a requisition made in writing by not less than one-eighth of the number of Shareholders of the Company for the time being, or by any Shareholder or Shareholders holding in the aggregate one-eight part of the shares of the Company for the time being subscribed for.

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

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

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

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

to a meeting.

63. Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.

64. Seven days' notice at least of every General Meeting, Ordinary or Estraordinary, and by whomsoever, convened specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given by advertisement in the Ceylon Government Gazette or in such other manner (if any) as may be prescribed by the Company in General Meeting. Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently upon the resolution being passed by the requisite majority at the first meeting.

65. Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends and to elect Directors and Auditors in place of those retiring by rotation, and to fix the remuneration of the Auditors and shall also be competent to enter upon, discuss, and transact any business, whatsoever, of which special mention shall

have been given in the notice or notices upon which the meeting was convened.

66. With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was convened, except resolutions submitted under Article 62.

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

ment of the business three or more Shareholders entitled to vote.

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

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

choose one of their number to be Chairman.

70. No business shall be discussed at any General Meeting, except the election of a Chairman, whilst the Chair is vacant.

71. The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to pace, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting

from which the adjournment took place, unless due notice thereof shall be given.

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

VOTING AT MEETINGS.

- 73. At any meeting every resolution shall be decided by a show of hands and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder; and unless a poll be immediately demanded by some Shareholder, or in the case of a special resolution by five Shareholders, present and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of votes recorded in favour of or against such resolution. The power of demanding a poll conferred by this clause may be exercised by the proxy or attorney of any Shareholder duly appointed in that behalf.
- 74. If at any meeting, a poll be demand by some Shareholder present his proxy or attorney or in the case of a special resolution by five Shareholders, their proxies or attorneys at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned, and the poll shall to be taken at such time and place and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided, and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote, in addition to any votes to which he may be entitled as a Shareholder or proxy or attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

 75. The demand of a poll shall not prevent the continuance of a meeting for the transaction of business other

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

76. No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.
77. On a show of hands every Shareholder, present in person shall have one vote. Where a Shareholder is present by an attorney who is not a Shareholder such attorney shall be entitled to vote for such Shareholder on a show of hands.

In case of a poll every Shareholder shall have one vote for every share held by him.

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

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

80. No Shareholder shall be entitled to be present or to vote either personally or by proxy or attorney at the meeting, unless all calls due from him on his shares have been paid, and no Shareholder, other than the trustee or assignee of a bankrupt or representative of a deceased Shraeholder, shall be entitled to be present or to vote at any meeting held after the expiration of three months from the registration of the Company, in respect of any share which he has acquired by transfer, unless he has been registered as the holder of the share in respect of which he claims to vote at least one month previous to the time of holding the meeting at which he proposes to vote.

81. No person shall be entitled to hold a proxy who is not a Shareholder in the Company, but this rule shall not apply to a power of attorney.

82. The instrument appointing a proxy shall be printed or written and shall be signed by the appointor (whether a Shareholder or his attorney) or if such appointor be a company or corporation, it shall be under the common seal of such company or corporation.

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

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

The Ceylon Brush Manufacturing Company, Limited.

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

As witness my hand, this - $-\operatorname{day}\operatorname{of}-$ -, One thousand Nine hundred and

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

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

he voting.

DIRECTORS.

86. The number of Directors shall never be less than two or more than four; but this clause shall be construed as being directory only, and the conitnuing Directors or Director may act notwithstanding any number of vacancies.

The qualification of a Director shall be his holding in his own right at least fifty fully or partly paid shares in the Company upon which all calls for the time being have been paid, and this qualification shall apply as well to the first Directors as to all future Directors.

87. As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding One thousand rupees (Rs. 1,000) annually to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration granted for special or extra services hereinafter referred to, nor any

extra remuneration to the Managing Directors of the Company.

88. The first Directors shall be Mr. H. L. de Mel of Colombo, Mr. S. H. F. Perera of Galle, and Mr. C. F. Hutchinson

18. The first Directors shall be Mr. H. L. de Mel of Colombo, Mr. S. H. F. Perera of Galle, and Mr. C. F. Hutchinson of Avissawella, who will join the Board after allotment. The first Directors shall hold office till the first Ordinary General Meeting of the Company, when they shall retire, but shall be eligible for re-election.

89. One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director, and (or) Agent or Agents of the Company, or Superintendent for such time and on such terms as the Directors may determine or may fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other Secretary, Managing Director and (or) isiting Agent or Agents or Superintendents.

The Directors may confer on the Managing Director or Managing Directors all or any duties and powers that

might be conferred on any Manager of the Company.

If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.

ROTATION OF DIRECTORS.

90. At the first Ordinary General Meeting of the Company all the Directors shall retire from office and at the first Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in clause 91.

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

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

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

The Ordinary General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent Ordinary General Meeting.

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

96. A General Meeting may from time to time increase or reduce the number of Directors, and may also,

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

- 97. If at any meeting at which an election of a Director ought to take place the place of a retiring Director is not filled up, the retiring Director may continue in office until the first Ordinary General Meeting in the next year, and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.
- 98. A Director may at any time give notice in writing of his intentior to resign by delivering such notice to the Secretary or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become

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

100. Every Director or officer of the Company, and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his respective wilful acts or defaults; and no Director or officer shall, nor shall the heirs, executors, or administrators of any Director or officer, be liable for the acts or defaults of any other Director or officer, or for any loss or expenses happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency of deficiency of title to any property acquired for or on behalf of the Company, shall be or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be

invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own wilful act or default.

101. No contributior shall be required from any present or past Director or Manager, exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

Disqualification of Directors.

102. The office of Director shall be vacated-

- (a) If he accepts or holds any office or place of profit other than Managing Director, Manager, Visiting Agent, Superintendent, Agent or Secretary of the Company, or Trustee for Debenture Holders.
- (b) If he become bankrupt or insolvent or suspends payment or files a petition for the liquidation of his affairs, or compounds with his creditors.
- (c) If by reason of mental or bodily infirmity he becomes incapable of acting.
- (d) If he cease to hold the required number of shares to qualify him for the office.
- (e) If he resigns his office under the provisions of clause 98.
- (f) If he cease to ordinarily reside in Ceylon or is absent from Ceylon for a period of three consecutive months.

No Director shall be disqualified from holding office by reason of entering into any contract with or doing any work for the Company or by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work for the Company or by reason of his being agent, or secretary, or solicitor, or being a member of a firm who are agents, or secretaries, or solicitors of the Company; nevertheless, he shall disclose to the Directors his interest in any contract, work, or business in which he may be personally interested, and shall not vote in respect of anymatters connected with any such contract, work, or business.

Powers of Directors.

- 103. The Directors shall have power to carry into effect the acquisition of the said business and the lease, purchase, or acquisition of any lands, property, rights, or privileges they may think fit, or any share or shares thereof.
- 104. The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an agent or agents and secretary or secretaries of the Company to be appointed by the Directors subject to the provisions of Article No. 122 for such a period and or such terms, as they shall determine; and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the purchase, or acquisition of the said business and otherwise, in or about the working and business of the Company.
- 105. The Directors shall have power to make, and may make such rules or regulations for the management of the business and property of the Company, as they may from time to time think proper, and shall carry on the business of the Company in such manner, as they may think most expedient; and, in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, clerks, artizans, labourers, and other servants for such period or periods, and with such remuneration and at such salaries, and upon such terms and conditions, as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, treasurers, accountants, officers, clerks, or servants of the Company for such reasons as they may think proper and advisable, and without assigning any cause for so doing.
- 106. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company, as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinances and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made.

The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be imited by any clause conferring any special or expressed power.

- 107. The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on or protecting the business of the Company, on such terms, as they may consider proper, and from time to time to revoke such appointment.
- 108. The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks, as they may select or appoint, and also by such signatures, as they may appoint to draw, accept make, endorse, sign, and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts, and agreements, bonds, mortgages, proxies to any proctor or proctors and other documents on behalf of and to further the interests of the Company.
- 109. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of Directors or of one Director and the Secretary or Secretaries, who shall attest the sealing thereof; such attestation on the part of the Secretaries, in the event of a firm or registered company being the secretaries, being signified by a partner or duly authorized manager, director, secretary, attorney, or agent of the said firm or company signing for and on behalf of the said firm or company as such secretaries.
- 110. It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders of the Company in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit; and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or a special resolution of the Company is not by law necessary fer such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

- 111. In furtherance and not in limitation of, and without prejudice to the general powers conferred or implied in the last preceding clause, and of the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the powers following (that is to say) :-
 - (a) To institute, conduct, defend, compromise, settle, or abandon any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands made by or against the Company.

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

enforce the awards.

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

(d) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee, liquidator, or inspector, or any similar office.

- (e) To invest any of the moneys of the Company which the directors may consider not to be immediately required for the purpose thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees, without special powers and from time to time to vary or realize such investments.
- (f) To delegate to any one or more of the Directors of the Company for the time being, or any other person or or company for the time being, residing or carrying on business in Ceylon or elsewhere, all or any of the powers or functions give to or exercisable by the Directors; and to confer such powers for such time and to be exercised for such objects and purposes, and upon such terms and conditions and with such restrictions, as the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of, and in substitution for, all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or company to whom any powers may be so delegated such remuneration as they in their absolute discretion, shall think fit.

PROCEEDINGS OF DIRECTORS.

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

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

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

Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and

in case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.

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

The Meetings and proceedings of such Committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded

by the express terms of the appointment of such Committee, respectively, or any regulation imposed by the Board.

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

A resolution in writing signed by all the Directors for the time being in Ceylon shall be as valid and effectual

as if it had been passed at a meeting of the Directors duly called and constituted.

- The Directors shall cause minutes to be made in a book or books to be provided for the purpose-
 - (1) Of all appointments (a) of officers and (b) Committees made by the Directors.
 - (2) Of the names of the Directors present at each meeting of the Directors.
 - (3) Of the names of the members of the Committee appointed by the Board present at each meeting of the Committee.
 - (4) Of all orders made by the Directors.
 - (5) Of all resolutions and proceedings of all General Meetings of the Company.
 - (6) Of all resolutions and proceedings of all meetings of the Directors.
 - (7) Of all resolutions and proceedings of all meetings of the Committees appointed by the Board.
- All such minutes shall be signed by the person who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

AGENTS AND SECRETARIES.

The firm of Messrs. H. L. De Mel & Company shall be the first Agents and Secretaries of the Company.

ACCOUNTS.

123. The Agent or Secretary or the Agents or Secretaries, for the time being, or, if there be no Agent or Secretary or Agents or Secretaries, the Directors, shall cause true accounts to be kept of the paid-up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such

ums were received and expended, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company. The accounts shall be kept in such books and in such a manner at the

registered office of the Company, as the Directors think fit.

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

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

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

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

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

or as near thereto as circumstances admit.

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

129. A printed copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at,

or posted to, the registered address of every Shareholder.

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

AUDIT.

131. No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company,

and no Director or officer of the Company shall, during the continuance in office, be eligible as an Auditor.

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

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

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

Retiring Auditors shall be eligible for re-election.

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

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

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

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

DIVIDENDS, BONUS, AND RESERVE FUND.

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

The Directors may, if they think fit, determine on and declare an interim dividend to be paid, or pay a bonus to the Shareholders on account, and in anticipation of the dividend for the then current year provided the Directors are satisfied that the nett profits of the Company will be sufficient to justify such interim dividend or bonus.

140. The Directors may, before recommending any dividend or bonus, set aside out of the profits of the Company such a sum as they think proper as a reserve fund and may invest the same in such securities as they may select, or place the same on fixed deposit in any bank or banks, and may from time to time deal with and vary such investment and apply such Reserve Fund or such portion thereof as they think fit, to meet contingencies or for special dividends or for equalizing dividends, or for working the business of the Company, or for repairing, maintaining, or extending the buildings and premises of the Company, or for the repair or renewal or extension of the property or plant of the Company or any part thereof, or for any other purposes connected with the interest of the Company that they may from time to time deem expedient

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

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

upon such trusts for the persons entitled to the dividend or bonus as may seem expedient to the Directors.

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

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

144. The Directors may deduct from the dividend or bonus payable to any Shareholder all such sums of money as may be due from him (whether alone or jointly with any other person) to the Company, and notwithstanding the fact

that such sums or any of them are not payable until after the date when such dividend or bonus is payable.

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

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

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

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

Notices.

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

149. Every shareholder shall give an address in Ceylon, which shall be deemed to be his place of abode, and shall

be registered as such in the books of the Company.

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

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

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

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

153. Any Shareholder who fails to give and register an address in Ceylon as provided in Article No. 149, shall not

be entitled to be given any notices.

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

EVIDENCE.

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

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

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

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

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names

at the places and on the dates hereafter written.

HENRY L. DE MEL, Colombo

CECIL F. HUTCHINSON, Colombo

R. F. S. DE MEL, Colombo

ERNEST A. E. DE SILVA, Colombo

S. F. H. PERERA, Colombo

A. L. JAYEWICKREMA, Colombo.

FREDERICK SALGADO, Colombo.

Witness to all the above signatures this Tenth day of March, 1926.:

O. P. MOUNT, Proctor, Supreme Court, Colombo.

SPECIFIC ATIONS UNDER THE

SPECIFICATION.—Irrigation Works, Northern Province.

UPPLEMENTARY specification showing lands found to be capable of irrigation by Madukanda Tank, in addition to the specification which appears in Government Gazette No. 7,455 of April 9, 1925, the names of proprietors, and the contributorons payable in respect of each land.

Lands on which a Rate of Re. 1 per Acre per Annum is recovered which is subject to Revision at any Time.

Preliminary plan No. 5,371. Date of Sale: November 25, 1924.

	o. of Lot Name of Allotmen r Survey of Land or Field. eference	nt Name	of Owner.		Extent.	Amount Sold for,	Amount paid to date,	Amount due.	Area xempted.	Color Amount Le exempted. En Per	and Date nial Secreta tter author kemption, a riod of Exe on granted	ary's rizing and A emp-	mount	
			,		A. R. P.	Rs. c.	Rs. c.	Rs. c.	A. R. P.	Rs. c.			Rs. c.	
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-	Area exempted	386		:	· : Amoun	t exempte	d				386	46 90		
	Total areas paying ra	te .: 388	1 29		Amoun	t reçoveral	ble		•	٠٠.	385	56		
M	The Kachcheri, Mullaittivu, October 28	, 1925.	-		•	•			Α	R. Jone ssistant Go			ent.	

SPECIFICATION.—Irrigation Works, Northern Province.

CUPPLEMENTARY specification showing lands found to be capable of irrigation by Periyakulam Tank, in addition to the specification which appears in Government Gazette No. 7,455 of April 9, 1925, the names of proprietors, and the contributions payable in respect of each land.

Lands paying a Rate of Re. 1 per Acre per Annum which is subject to Revision at any Time.

Preliminary plan No. 6,085. Date of Sale: July 7, 1924.

No. of Lot. Name of Allotment No. or Survey of Land or Field.	Name of Owner.	Extent.	Amount, sold for		Amount due.	Area exempted.	Amount exempted.	No. and Date o Colonial Secretary Letter authorizin Exemption, and Period of Exemp- tion granted.	y's ng Total Amount
	,	A. R. P.	Rs. c.	Rs. c.	Rs. c.	A. R. P.	Rc. c.	-	Rs. c.
35 2 Puliaddikkaman	n Vetharaniam Chinniah of Periyakulam	5 l 2	85 0	85 0	5 27			– .	. 5 27
	Preliminary plan	No. 6,078.	Date of	Sale: Ap	ri l 25 , 1	1924.			•
36 lMuralikadu	Kanther Muttar of Mulliyawalai	0 1 30	9 0	9 0	0 44		—	··	. 0 44
37 3Naruviliadikadu tundu	Preliminary plan N Vairamuttu Somana- ther of Olumadu	•			ż	**	· · ·		. 2 99
	• •	8 2 30		•	8 70	~			8 70
1. Private lands 2. Do.	A. R. P 132 0 9 52 1 29	AMENDED Paying a reat any to	ate of R	e. I per a	cre per e per an	annum i num subj —	n perpeti ect to rev	Rs. uity. 132 rision 52	5 ,
Total area paying rate	184 1 38	Amount re	coverable	·				184 8	<u> </u>
The Kachcheri,	1095						R. J	JONES-BATEMA	 N,

Mullaittivu, October 27, 1925.

Assistant Government Agent.

SPECIFICATION.—Irrigation Works, Northern Province.

CUPPLEMENTARY specification showing lands found to be capable of irrigation by Man aduwa Tank, in addition to the specification which appears in Government Gazette No. 7,479 of August 21, 1925, the names of proprietors, and the contributions payable in respect of each land.

Lands paying a Rate of Re. 1 per Acre per Annum which is subject to Tevision at any Time.

No. of Lot No. or Survey Reference. Land or Field.	•	inary plan l	•	,278. xtent.	Date Amo Sold	unt	de: N Amoun paid t date.	t A	.mount	5, 1924 Area exempte	٠.	inount cempted	Colonia Letter Exen Period	and Dat al Secre author ption, l of Exe grante	tary's izing and emp-	
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	of Mam		. 3	0 2	64	0	64	0	3 2	:						3 2
		minary plar	No.	4,550.	Dat	e of	Sale:	April	25, 1	923.						
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The Kachcheri, Mullaittivu, October 27, 1	1925.												JONES nt Gov			

SPECIFICATION .- Irrigation Works, Northern Province.

SUPPLEMENTARY specification showing lard found to be capable of irrigation by Periya Clukkulam Tank, in addition to the specification which appears in Government Gazette No. 7,319 of March 29, 1923, the names of proprietors and the contributions payable in respect of each land.

Lands paying a Rate of Re. 1 per Acre per Annum which is subject to Revision at any I ime. Preliminary plan No. 6,118. Date of Sale: June 2, 1924.

No.	No. of l or Surv Referen	vey	Name of All Land or			ne of Ov			xtent.		Amo sold	unt	Amou Paid date	to	Amou due.				Am	ount mpte	t	olonia Letter Exem Period	nd Date I Secreta authoriz ption, as of Exer granted	ry's zing nd mp-	Total Amount due,
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SPECIFICATION .- Irrigation Works, Northern Province.

SUPPLEMENTARY specification showing land found to be capable of irrigation by Kanukkeni Tank, in addition to the specification which appears in Government Gazette No. 7,463 of May 22, 1925, the names of proprietors, and the contributions payable

ad.

Lands paying an Irrigation Rate of Rs. 2 per Acre per Annum which is Revisable at any Time.

Preliminary plan No. 5,709. Date of Sale: April 25, 1924.

*	Preliminary plan No.	5, 709. Date of Sale	. April 20, 1024.		•	
No. of Lot No. or Survey Name of Allotment Reference, Land or Field.	of Name of Owner.	Extent. Amount Sold for.	Amount Paid to due. e	Area Amoun exempted exempted	No. and Date of Colonial Secretary's Tota t Letter authorizing Amou d. Exemption, and Period of Exemp-	
150 1 Navaladiyilkadu	Vettivelu Sithampalan of Kanukkeni	A. R. P. Rs. c. 1 1 8. 28 0. AMENDED SUMMAR	. 28 0 2 60.	A. R. P. Rs. c	tion granted. Rs.	
l. Private lands 2. Do.	1,193 1 12 1 1 8	Paying a rate of Rs. Paying a rate of Rs. time	2 per acre per and 2 per acre per and	num revisable in num revisable a	Rs. c. n 1932 2,387 52 ot any 2 60	
Area exempted Area paying rate	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Amount exempted Amount recoverable	••	••	2,390 12 8 98 2,381 14	
The Kachcheri, Mullaittivu, October 27, 19	925.	e e e	· ·		Jones-Bateman, nt Government Agent.	

SPECIFICATION.-Irrigation Works, Northern Province.

OUPPLEMENTARY specification showing lands found to be capable of irrigation by Kanakarayankulam Tank, in addition to the specification which appears in Government Gazette No. 7,227 of November 18, 1921, the names of proprietors, and the contributions payable in respect of each land.

Lands paying a Rate of Re. 1.50 per Acre per Annum which is Revisable in 1930 (vide D. I.'s No. 354 of September 22, 1925).

Preliminary plan No. 5,792. Date of Sale: May 12, 1925. No. and Date of

No. or	. of Lot Survey ference.	Land or Field	of	Name	of Own	ier.	Ex	tent.		lmou old f		Amo paid dat	l to	Amo du	ount e. e	Are xem <u>r</u>	ea oted.	Am exem	ount pted.	Colon Letter Exe Perio	and Date of ial Secrear r authorizi emption, and of Exem n granted.	y's ng nd . np-	Tota Amor due	ınt
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-Irrigation Works, Northern Province.

OUPPLEMENTARY specification showing land four d to be capable of irrigation by Vavuniya Tank, ir addition to the specification which appears in Government Gazette No. 7,418 of September 19, 1924, the names of proprietors, and the contributions payable in respect of each land.

Lands paying a Rate of Re. 1 per Acre per Annum which is subject to Revision at any Time.

Preliminary plan No. 5,726. Date of Sale: November 25, 1924.

	Referen			me of Owne		Exter	301010	or. P	mount aid to date.	Amount due.	exempted.	Colonia Amount Lette exempted. Exem Period tion	and Date of Secretary authorized ption, and of Exemple granted,	y's ing To d Am p- Di	otal ount ue.
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				Ř. P.		AMEN	DED SUM	MARY					Rs.		
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	To	tal area paying rate	440	0 7.25	••	Amou	nt recove	rable	٠,		• •		126	25	
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The Kachcheri. Mullaittivu, October 28, 1925.

R. Jones-Bateman, Assistant Government Agent.

SPECIFICATION.—Irrigation Works, Eastern Province.

EVISED specification showing lands found to be capable of irrigation by Vakanerl Schene, the names of proprietors, and the contributions payable in respect of each land. All previous specifications, including those published in Government Gazettes Nos. 6,498 of April 12, 1912, 6,893 of August 17, 1917, and 7,089 of March 5, 1920, are hereby cancelled.

Lands paying a Perpetuity Rate of Re. 1.30 per Acre per Annum.

Sudupathinachenai. I. P. P. No. 1.

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No. of Lot Name of Allotment of No. or Survey Land or Field.	f Name of Owner.		rtent		Title Plan No.	Ra in I petu			Am	ount npted	No. and Colonial Se Letter aut Exempti Period of tion gr	cretary's horizing on, and Exemp-	To Amo	tal ount
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3937Pallavelekulam	U. P. Ahamadulevvai Oddamavadi	of 10	2	9 P. P. P.	184,982 184,980 205,650 195,738		3 72.	. —	••				13	72
	do.	$\begin{array}{c} \dots & 0 \\ \dots & 0 \\ \dots & 2 \end{array}$	1	$\frac{24}{23}$	<u> </u>	. (52. 51.	. —	::		:: -	- ·	. 0	52 51
42 38 Do 43 384 Do. 44 39 Alayakuda	do. do. Segupillai Ahamadule	0		20 26P.	205,650		2 76.) 21.			_		 		76 21
21. O Ilwy wkada	pody and another Oddamavadi	of	2	37	. — .	. 17	7 8 5.	. —			–	,	. 17	85
	. do. . Ismalevvaidpodi Avac and another of Od	cer da-			195,845.		27.	÷	••		–			27
47 41a Do. 48 44Mukarakalkadu .	mavadi do. do.	3	.1	15	185,350. — . 185,350.	. 4	$egin{array}{cccccccccccccccccccccccccccccccccccc$. —	• •	_		-	. 4	52 35
	. Ismalevvaipodi Avac of Oddamavadi	0 cer 1		18 28. P.	185,350.		0 13. 2 18.		• •		–	- ,		15
50. 48 Do	Avaccer Udayar of Ocmavadi				195,845.		72.							72
51 52Santhiarthukadu	do.	1		CP.	195,845. 184,979		66.		••				1	66
•	do.		0	36 { P. P. P.	195,845 157,359 198,230	≻ 23 I	69.	. —	• •			•	23	69
	Heirs of late Ebrahi kandu Mohamaduta of Valaichenai .Segupillai Agamaduley	mby 6	1		184,979 . 184,979 \		30.							30
		6 m-	3		184,982	8	93.	. —	••				8	93
56 57A Do	of Valaichenai	8	0 3	39 0P.	184.979	- 2	72.	: =:		_		 		$\begin{array}{c} 72 \\ 28 \end{array}$
57 58 Do.	.Ismalevvaipody Avak podi and another	ar- of		$\begin{cases} P. \\ P. \end{cases}$	184,982 $184,979$	2 9	26.	. —						26
58 58A Do	Oddamavadi . do.	22	0	36	205,650	. 21	9.	. —						9
60 61 Do	. do do	1		0P.	184,980		10. 2 28.		• •			-		10 28
61 63Santhiarthuveli 62 71Athoramulukara	Meeramuhaideen Oddamavadi .U. Mohamadu Ismalev	of 10	2	23		. 13	84.		• •				13	84
	Alim and another Oddamavadi	of 2			193,051.		38.					·	3	38
0.4	. do	0		17 3			14.52.		• •			• ••		14 52
65. 75 Do	. do.	0		10.	_ :		8.					· · ·	ő	
66 80 Do	P. Meeralebbe, M. Mee Mohideen of Oddar vadi		1	21 { P. P.	199,488	≥ 2 €	3 50.	<u>:</u>					26	50
67 79 Do	.U. Mohamadu Ismalel				215,294 \\ 180,964 \\ 199,488 \\								\	:1
·	Alim and another Oddamavadi	52	1	29 P. P.	193,051 180,961 162,276 215,295	> 68	3 16.		••			٠.,	68	16
68 81 Singarakuda .	. Adambawa Maricar Ali podi of Oddamavad	iar- i 55	0	_	•	. 71	65.						71	65
69 90Nadukandam .	.Umarulebbe Mohama Mustaphalebbe	du 9			162,276.				··				12	
70 91½Athoramulukara .	Alim and another	of	•	10			. 1							
71. 91 Do		0		18 35		. 1	15. 26.			-		• • •		15 26
72 99Kottadipoomi .	. Mohamadavakarpodi Mohamadutamby Oddamavadi	of 20	3		215,296 $199,491$	- 27	1.					٠	27	1
73 $99\frac{1}{2}$ Do	. do.			30	148,695	. 0	57 .					••	0	57
74101Arthiadipoomi .	.P. V. V. Mohaideenba of Valaichenai	wa 19	3	18 P. P. P.	215,295 { 215,296 } 199,491 {	- 25	82.		• •	 .		. ·•	25	82
75102Matharaiadipoomi	Pichaikandu Ahama levvai and another Oddamavadi	du- of	0	$\begin{cases} \mathbf{P} \\ \mathbf{P} \end{cases}$	162,296 215,296 162,296 162,284	- 14	55.		••				14	5 5

	No.	No. o or Si Refer	irve;	Tand or L	tment of	f Name of Ow	ner,	Exte	nt.	Ti	tle Plan No.	Ra in Pe petui	er-	Area exempted	d. ex	A mount kempted	No. and I Colonial Sec Letter auth Exemption Period of B	retary' orizing o, and exemp-	To Amo	unt
	76	10	3.	.Tangamara-				A, R.	P.			Rs.	с.	A. R.	P.	Rs. c.	vion gran	iocu.	Rs.	.с.
				alakara		E. A. R. M. Kat			- 20	D	148,695.	45	1						45	1
	77	106	3.	. Palla-alakara	٠	of Puliyantiv Atham Maricar					-			•	• •			• • •	45.	1,
	70	106	٠.	ъ.	, .	of Oddamava	di	13 0			148,696.								16	
					• •	do.	• ••		13	Ъ.	174,422 $199,487$ $219,194$		21. 34.		• •			• •		21
	79	106	ъ.	. D o.	• •	do.	• •	1 0) °	Ρ.	ر 219,194	1	34.		• •			. ••	. 1	34
2'	80	10'	7.	. Do.		Thamothrampil diah of Valai			9		157,360 174,431 { 148,696 {	> 35	17.				—	, ··	35	17
:	21	107	7.	. Do.		do.		1 1	24	_	219,496	1	82.						1	82
		108				•	• • •	i 2	8.	. Р.	162,297	. 2	2.	. —	• •			• •	2	2
		109				do. do.		$\begin{array}{cc} 6 & 1 \\ 0 & 3 \end{array}$	0. 38.		162,297.		13- 28.		• •					13
		109 110			oomi	Pichaikandu A	hamadu-	v 3		P.	180,733		40.		• •			• •	1	28
						lebbe of Odda	amavadi	30 2	37⊀	Ρ.	199,444 162,295	> 39	95.	. —	٠.	·	–	••	39	95
	86	113	2.	. Alimadualak	ara	Mohamaduavka Mohamaduta derpodi and M Ibrahimpodi	mby Kan Johamadu of Odda				199,444	28	77.						28	77
	97	11.		Changeneral		mavadi Manalayyyai Um			21 (LP.	162,295 J 162,295.		69.		<i>;</i> .			• •		69
		117		. Chenavayal . Makulanapoo	mi	Meralevvai Um Abdulcaderpari	kari Aha-		υ.	· . .		. 0	υ σ .	. —	• • 1			••	,	บฮ
						madulebbei	of Odda-		90			Δ	86.				•		۸	20
	89	.118	3.	. Do.		mavadi do.	, ::	0 0	26. 39.	Р.	199,444.				• •			• •		86≈ 9
		.119		_		do.		0 2	4.	.P.		. 0	68.				—		0	68
		.121				do.		4. 1	29.	P	180,733		76.		• •		—	• •		76
	92 .	.122		. Mathurayadi	poomi	do.		6 3	21 (P.	196,489	8	94.	. –	• •			• •	8	94
	93.	.123			• •	Alhambawa N lebbai of Odd	lamavadi	7 1	16.		do.	. 9	56.	. —	٠	-	. —	. •	9	56
		.125			oomi	T. Kandiah ar tamby of Val	aichenai	14 0	20 (Ρ.	$162,297 \\ 180,733$		36.		• •		. —		18	
		.125				do.		1 1	32.	•	_ :	. 1	89.	•	• •		•	• •	1	89
	96.	. 131	•	. Do.	• • •	Ahamadulebbe levve of Od	Atham- damayadi	1 2	22.			. 2	13.			· .			2	13
- '	97.	.128		. Elimichaiadi _l	poomi	T. Kandiah c	of Valai-	0 2	32.	. P .	179,005.	. 0	91.						0	91
		.133				do. Ahamadulebbe	Atham-	48 0	35.	.P.	199,263.		68.		• •			• •	62	
		.135		. Do.	•••	levvai of Odd do.	•	0 0	34. 15.		199,263	_	88. 12.		• •		· —	••		88 12
		.137		.Vilathiadi _	'	T. Kandiah o chenai	of Valai-	3 0			196,602. 196,601.		18. 34.				·			18 34
		.138		. Do.	•••	do.					180,733	• •	02.	•	• •	·		•	•	.
				.Mathuraiadip .Panichaiadip		Meeralevvai A levvai of Odd	hamadu- amavadi : Lhamadu-	23 3	334	P. P.	196,490 196,489 180,732	- 31	14.	. –	••	 .			31	14
•	- UI.	. 140	٠	- amenatanp	oomi .	lebbepodi of	Oddama-						0.7						••	;
	lor.	140		Dullian 42: 1	Jec J '	vadi e A M		9 3	31.	•		. 12	93.	• -	••		•	••	12	93
	. GO	.148	•	runyaaimadu	ikadu .	E. A. R. A. M. saibu of Puliy	antivu		22.		;		73.					• •	4	73
	106.	. 149	•	Do.	. ••	do.	••				196,820.	. 12	16.		• •	·— ,	· —	••	12	16
•						•											•			• ,
	107.	. 155	• 1	Kaddaiadima poomi	du- 	Adambawa A podi Udayar mavadi		10 3	أهو	P. P .	.199,393 196,490 199,500 23,592		27.		, ,	·		•	53	27
٠.									ì	Ρ.	196,840 186,732	•-	· · ·							.*
.]	08.	. 157		Do.	•	do.		5 1 [. P. I	29			. 7	6.	—	• •		• • •		.7	6
. 1	.09.	. 4		Kaddaiadimae	du	V. V. Nagapper chenai	of Valai-	0 1		.P.	195,846	. 0	53 .			 , ·	· —		0	53
]	10.	. 9		Do. .		do.			18 (T.P	.205,888 .167,710 195,846	> 37	52 .			· · · · · ·			37	52
j	.11	. 9.	A	Do.		do.		8 0		\mathbf{P} .	235,923	10	40.			<u>.</u>	\		10	•
]	12.	. 9	в.,	Do		do.	• •	0 0	8		_ :		7.		• •		· · · · · · · · · · · · · · · · · · ·	••	0	7
1	13.	. 90	٠.	Do.	••	do.			15.		•		77.	. —			-	• • .	0	77
. 1	14	1		Tharasenai		Vedo A. Abuvaccer U	dukadduv	elikar	ıdam	. I	. P. P. No	o. 3.				•	14 1	·	4.5	
	ıt,	. 1	• •	Thursenson		Oddamavadi		6 0	2	•		. 7	82.			_ :			7	82
								-	ſ		199,895		٠ سان	•	• •	- **	· · · · · · · · · · · · · · · · · · ·	3		.*
1	15.	. 2		Do.	· ·	do.	6	14 0	- 1	Ρ.	221,391 148,756 302,816	- 18	26.	. —	• •	-	· · · · · · · · · · · · · · · · · · ·		18	26
									(P.	199,893]			,						

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, O	No. of Lot or Survey Reference	Land or Field	nt of Name of Owner.	Ex	tent.		le Plan No.	Rate in Pe petuit	er- ov	Area empted.	An	nount empted	Colonia Letter Exem Period	and Date of al Secretary authorizing ption, and of Exemp- granted.	's T An	nta nou lue.	nŧ
•			•	A.	R. P.	_		Rs.	c.	A. R. P.	1	Rs. c.		•	R	s.	c.
116.	. 4 .	.Tharasensi	. A. Abuvaccer Ud of Oddamavadi	ayar 18		P. P.	199,894 302,816 194,466 205,725 199,893	- 24	64	· ·					. 24	4 6	14
117.		•_	do.	12	3 37 (P. P.	205,725 $199,893$		88						. 16	6 8) 1	
118. 119.		.Parithichenai	do. U. Mohamadutamby Oddamavadi	0 v of 9	0 22.0 20.				18 86	_			••		. 1		
	. 11 .	. Do.	do. do.	$\begin{array}{ccc} \dots & 0 \\ \dots & 2 \end{array}$	3 5. 3 1	.P. P.	205,725 229,485 180,972		$rac{2}{58}$		• •	• •	••	-		1 3 5	
		. Mullivattavana		4	3 1 (Ρ.	180,972		00		• •	_	• •		. •	, ,	0
		kadu	Heirs of late U. Aha dulebbe Udayar	of	A 90	TD	150 571								,	n a) 1
		. Parithichenai	Oddamavadi do.	0	2 36.		172,571		$\frac{31}{94}$		• •			:		0 3	
124.	. 19 .	.Adampodivadd	a. . A. Mohamadali Hac	ljiar						•							
125	. 22 .	. Do.	of Valachenai do.	7	3 18. 0 25.			10			• •				. 10 . 13		
126.	. 23 .	.Puthukulam	do. ·	12	2 39.	.P.	135,571.	. 16	57				• •		. 10	6 5	57 _e
	. 23A 25 .	. Do. .Adampodiv a dd	do. a-	0	1 2.	•		. 0	34	********	• •		• •	•	. (0 3	4
	5 ,	van	' do.	0	0 25.			. 0	20						. (0 2	90
129.	. 26 .	. Do.	. Ditto and Sinnata Kanapathipillai Valaichenai	- c	1 17	P. P.	138,535 99,083 99,084		16						. 38	3 1	.6
130.	. 26A .	.Adampadivadd	la-			CP.	104,565)	_							•		
		van	A. Mohamadali Had and Sinnatamby K pathipillai of V	ana- alai-	0.07			9	00			27				0.6	.
131.	. 26в.	Do.	chenai do.	$\begin{array}{ccc} \dots & 2 \\ \dots & 3 \end{array}$	0 25. 0 30.		170,503		80 14				• •	_ :		28 41	30
	. 26c 37 .		do. S. P. Sinnatamby Par	1	0 14.				41		٠.		·	⊸ .	•	1 4	1
100.		. 50.	Velauthar Sinna and 3 others of V	pper	0 28	P.	104,565 99,083	19	73						. 19	97	3
	. 37A		do.	0	23.	•	 .		67.			·				0 6	-
	. 37в. . 37с.		do. do.	0	1 6. 0 9.		<u> </u>	. 0	37 7		• •	·				03 0	37 7
		Do.	Heirs of late N. Karı tamby, Notary of I kudah	ıval-	0 38.			. 13	٠					 .	_	3 3	
	. 41 . 41a		I. Seenymamuthu do.	3	1 14. 1 33.		99,085.		34 49		• •		• •	 		4 3 4 4	
			A. Meerasaibu	7		P .	99,085						, ,				
140.	. 45	•	•	1	3 30≺	P.	90,302 181,231		32		• •				. 10	U a	52
	. 45a . 48	Do. Mullivattvanat kadu	do. thu- M. Mammathutamb	0 y of	2 19.	· (P.	90,302		80 55		• •	-	••		_	0 8	
			Velaichenai	18	3 22	P.	181,231 J 175,904				• •		• •			4 5	
		Tharavai	V. Ahamadulebbe	7		P. P.	40,039		15		٠.		• •	···		9 1	
	. 52а . 52в		do. do.	0	3 18. 2 5.		_ :		12. 99.		• •			_ :		1 1	
	52c 56		do. Heirs of late U. Ahan	0	$\begin{array}{ccc} 2 & 5 \\ 2 & 4 \end{array}$		<u> </u>		68.							0 6	
	`		lebbe Udayar of O mavadi	dda- 3	3 11.		40,039.		96.					<u> </u>		4 9	
		Panducalmadu Do.	. V. Ahamadulebbe . Widow of late U. madulebbe Udaiya		1 16. 2 26.		40,039. 40,039.		76. 26.			_		·	. 1	1.7	
	73A 75		do. Kunchitamby Kantl nam and others	3 nara-	0 3.			. 3			••					3 8	
150	ne.	n.	Valaichenai	9	0 33	P.	175,903)	97.				• • .	 .	., 1		
153		Do. Thandiyadi Kanakapillaiva	do. V. Ahamadulebbe adda-	0	1 33	P .	175,903.	. 0	59. 61.		• •	_	"	 :		0 8 5 6	
		van	M. Mammathutamb H. of Valaichenai		3 12-		116,455 33,655 77,043		17.	. —				 .	. 3	6]	17
	77A		do. do.	0	0 25	P.	99,085.	. 0	20.			<u>:</u>		<u> </u>		0 2	
157	77B	Do.	do. ·	5	$\begin{array}{cc}0&18\\3&7\end{array}$		•		45. 53.					:		1 4	
	77D		do. do.	2 0	0 39 1 20	• •	 .	. 2	92.							2 9	92
		Suvandthivu	M. Sulimalebbe of V	⁷ alai-			•		49 .		• •		• •			0 4	
	81	Adampadivado	chenai davan do. . do.	0 7 0	0 25 1 37 0 18	P.	113,605. 99,085.	. 9/	20. 73. 15.		• •	-		<u> </u>		0 2 9 1 0 1	73
							•		10.		• •		• •	•	•		

	No. No. of or Sur Referen	Yoy Landor W	tment of Name of Owner.	Extent.	Title Plan No.	Rate in Per- petuity.	Area Amount exempted. exempted	No. and Date of Colonial Secretary's Total Letter authorizing Amount Exemption, and due.	
		•	•	A. R. P.			. A. R. P. Rs. e	tion granted.	
	163 81в	Adampadivadd	lavan M. Sulimalebbe	of			•	Ra Č.	
	164 81c	_	Valai henai do.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		1 49		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
				(P. 104,550)		?	
	105 83	Panichaiadiya	yalKathiramer Sinnatar of Valaichenai		P. 118,023 P. 113,605	> 25 53	— :: —	.: 25 53	
			•	ł	P. 99.085 P. 159,553				
	166 84	Adampadivadd	la- M. K. Sulemalebbe Valaichenai	df	-	_	<u>'</u>	2 50	
	167 84A	Do.	do.	0 2 6		0 70		0 70	
	168 85	. Palaiadipangu	tamby, Notary, Nav	vet•			•	•	
	169 85A	Do.	kudah do.	5 1 9		6 90		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
	170 86	Adampadivadd	lavan M. K. Sulemalebbe Valaichenai				,	6 78	
	171 86A	Do.	do.	0 . 0 27		0 22		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
	172 87	Do.	Kathiramer Veeracu	ttv	P. 99,084 P. 159,536	1		16 18	
			of Valaichenai	12 1 31	P. 138,535 P. 99,085	!		— 10 16	
	173 87A	Do.	do.	0 2 33	P. 99,084	0.92	·· — ·· —	0 92	
	174 88	Do.	Kathiramer Sinnatan	aby . 13 1 33	P. 104,550	1		— 17 49	
			of Valaichenai	_ ر	P. 159,536	J		v	
	175 88A	Do. Kathialveddins	do. ,	0 0 32		0 26		0 26	
		usanai	do.		P. 159,536 P. 135,571			0 4	
	177 95	Munaivyal	A. Mohamadali Had		P. 138,534	1		0 54	
			of Valaichenai	. [P. 83,267	1		8 54	
	178 95A	Do.	do.	0 1 36	P. 99,084	ر 062		0 62	
	179100	Kathiyalveddir		ah					
		thivu	Vanniah of Chenkal	ladi 1 1 0	P. 135,571 P. 135,571	. 1 68		1 63	
	180 101	. Kurukaiadialav	varai do.	25 0 19		29 65	i — ·	32 65	
	20011101	Iku akalwalala			P. 83,267)			
	101 100			43 2 33	P. 141,551 P. 74,178	ER 96	, j	re 00	
	181102	Sinnakulam	do.	43 2 33	P. 135,571 P. 116,336	· [56 82	
					P. 172,520 P. 135,571	j		•	
	182103	Parethichenai	Heirs of late U. Ahar		P. 74,178	(• ·	6	
			dulevvai Udayar Oddamavadi	28 1 28		> 36 95		36 95	
			•		P. 172,571 P. 180,972			•	
	100 100		do.		P. 229,485		:	— 1 25	
	183103A 184106	Do. Kodithivu	T. W. Umarulebbe Mee	era-	P. 180,972)			
			lebbe of Oddamavac		P. 167,827	$\begin{cases} 10 & 0 \end{cases}$		10 0	
١.				{	183,443 $167,828$		•		
	185108	Do.	T. W. Mohamadu Isr	ma-	159,544 P. 116,336				
	1.0103	50.	levvai and 2 others Oddamavadi	of∫	P. 172,571 P. 148,707			49.80	
			Oddamavaui	ļ	P. 174,063	1		., 48 69	
				İ	P. 162,294 P. 218,730	1	. *.		
					P. 180,972 P. 107,827				
	186108A 187108B	Do.	do. do.	8 1 22	·	10 90 5 58		10 90	
	188108c	Do.	do.	0 3 36	P. 199,893	1 27		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
	189110	Tharsenai	T. W. Mohamadu Isma levvai of Oddamava	di 7 1 28	P. 162,294	> 9 65	— —	9 65	
	190110A	Do.	do.	1 0 35	P. 148,707	1 58			
	191,.111		do.	6 3 37≺	P. 199,893 P. 162,294	1	•••	1 58	
		10.		}	P. 148,707 P. 199,893	1	·· -	9 8	
		Do.	do.		P. 162,294	} 1 77	·. — —	— 1 77	
	193113		of Oddamavadi	0 3 25		1 18	— <u>—</u>	1 18	
	194114	Do.	T. W. Mohamadu Isma lebbe of Oddamavad	i 0 3 17		. 1 11		1 11	
	195116	Do,	. Overseer C. Nada Raj		P. 148 707	`		4 96	
			c		10,4,294	8 · · · ·	•		

No. of Lo No. or Survey Reference		of Name of Owner.	Ex	éten	t.	Títle Plan No.	Ra: in Po petu	te er- e _x ity.	Area cempted	Aı . exe		Colonia Letter i. Exen i. Perio	nd Date Secretar authoriz aption, a d of Exer	y's ing nd np-	To Amo du	otal ount le.
110 12				Ř:	P.			Rs. c.	A. A.	P.	Rs.	o.	granted	•	Rs	. c.
.196::117	::Tharsenai	Overseer C. Nada Rajal of Padiatalawai	h . 0	i	18.,	` <u> </u>	. Ó	47	شبيت		-				0	47
197::117 1	Do	do: .	. Š	i	11 P	$148,707 \\ 162,294$	6	91								91
198120	Tharasenaivaikal				٠. ٢	102,201										
,	kadu	W. P. Ahamadulebbe o Kattankudi	f . 1	2	o P.	148,707.	. i	95							1	95
199121	Tharasenai		. ś	2	4 (P.	148,707		58.,						• •		58 -
						218,730 $148,707$						-		•	-	,00
200122	Sothankaddu	do:	. 7	3	10 ₹ P.	218,730 (183,444)	· 10	16				. :	_	٠.	10	16
	_				LP.	174,063	١.									
201122A 202127	Do.	do T. W. Mohamadu Ismai	. 0 1	I	33P.	148,755.	. 0	59	 i	• •	<u>_</u>	_		• •	0	59
203129	Во.	of Oddamavadi Kanthapper Kaanappe	. 1	0	24P.		. l	5 0				• •		••	1	5 0
200120	Во.	of Valaichenai .	. 5	2	11 ∤ P.	159,545	- 7	24	_			٠			7	24
204130	Do.	do, .	. 1	1	21	183,444)	. 1	80							1	80
	Ellavavelli	Mohamedasaibu Ahama dulebbe of Oddama	,-							•		••	-	• •	•	80
				1	10P.	148,907.	. 8	21							8	21
206140a 207 142		do. lai Kanthapper Kannappe	. 0 r	2	20	- .	. 0	81		• •		••				81
	· · · · · · · · · · · · · · · · · · ·		. 0	2.		148,908.	. 0	95							0	95
208142A	Do.	do	. 0	1	25 (P. P.	$148,907 \\ 74,178$. 0	53							0	53
209143 210143A		do	. 4 . 2		29P. 12		. 5 . 3	$\frac{76}{2}$	_	• •		• •				76
211143в	Do.	do	. õ	3	20P.	74,178.	. 1	14	_		_	• •			3 1	$\frac{2}{14}$
212143c	Do.	do	. 0	0	5P. (P.	116,336. 74,178	. 0	4		• •		• •			0	4
213144	Kotadivayal	K. Ponniah Vanniah o	f . 20	^	P. 2≺ P.	148,907	o.c									
		Chenkaladi .	. 20	U	P.	37,107	- 26	2		• •		• •		• •	26	2
214144A	Do.	do	. 0	0	39	78,631	. 0	32							^	
215148		E. Meera Saibu of Odda	, -							• •		• •		• •	U	32
216148A	Do.	mavadi do	. 1 . 2		33P. 21	37,107		54 77				• •		• •		54 77
217148в 218148с		do	. 1		9P. 36	119,908.	. 1	70 29		••	_		 ,	••	1	70
	Veddukadduveli	K. Arulampalam o	f		(P.	78,631		50		• •		•• 1		••		29
			. 13	1	34 (P. P.	74,178 J 78,613う	•	00		• •		••	****	• •	17	50
220151	Alavarai	T. W. Mohamedu Isma levvai of Oddamaudi		0	29 P.	83,267 119,908	- 21	4	_				****		21	4
	_				(P.	ر 37,107	'					• •		• •	21	**
221152	Do.	W. V. V. Ahamadulebb and W. Samoonlevva			$\begin{cases} P. \\ P. \end{cases}$	$78,631 \\ 37,107$	> 7	79						-	_	5 0
000 154	Della alassanai	of Oddamavadi .	. 5	3	39 (P.	83,267				• •		• •		• •	.7	79
222154	Palla-alavarai	Meeralebbe Ahamaduleb of Oddamavadi .	.18	1	17 (P. P.		23	86						٠.	23	86
223158	Do.	do	. 19	3	22 √ P, P.	$37,107 \\ 83,267$	- 25	85								
				Ĭ	\P.	126,552				• •		••		• •	25	85
224159	Puddiadivalakala alavarai	K. Ponniah Vanniah o	f ·		ſP.	126,552							-			
		Chenkaladi .	. 33	2	20\left\{ P. \ P.	175,907 \ 138,534 \	4 3	71				• •			43	71
225162	Munaivayal	W. Mohamadu Ismalebb			_		11	~0								• '
226163	Maruthankadu	Alim of Valaichenai Nagapper Seeny and		3	27P.	138,534.	. 11	59		• •	_	• •	******	٠.	11	59
	Vaddiykulam	others of PathalaiM. Mustapha and others				159,553. 159,553		79 9								79
	Do.	A. Mustapha, A. Aha		. •	(P.	159,553ገ		ð		••.	_	• •	market and	• •	0	9
22011201		madulahha and 2 other	101	^	$\left\{\begin{array}{l} \mathbf{P} \\ \mathbf{P} \end{array}\right\}$	109,515 175,907	18	35	_		.				18	35
229167A	Do.	Oddamavadi do	. 14	υ 2	¹⁸ (P.	175,907 (114,649)	ą	66								
230168		E. Kalantharlevvai and	d	J		•		00	_	• •		• •		• .• •	3	66
		another of Oddama vadi	. 5.	1	3P.	109,575.	. 6	85								~ "
231169	Do.	M. Ahamadulebbe o	f							- •		• •		••	ť.	85
000 100	5 5.	,			12	46,648		60	_	• •	_	• •			6	60
232169A	. Periyaveli	do Pichaikandu Ahamadu	. 0	U	12 (P. P. P.	33,721	. 0	10		• •		• •		:.	0	10
233170	Orryavori	lebbe of Oddamavadi		l	36₹ P.	$45,648 \\ 33,721$	- 17	52			_				17	52
094 150	Panissalsalsalkassa	yal M. Ahamadulebbe o	f		ĮΡ.	45,649								• •	- '	J-
		Oddamavadi .	. 3		2		. 4	89			_				A	89
235172A	_		. 0		_	114,664. 114,664	. 0	46				••	<u></u>			89 46
236173		do	. 7 . 3	3	9 (180,976		15		٠.		• •		• •	10-	15
237173A	Do.	40.	٠ ٧	4	20.	- :	. 4	7ţ.,		• •	. —	• •	-	**	4	71

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238	174	Suvandathivu	. M. Ahamadu		0 5	20	D 100.07									٠
239	1741	Do.	Oddamavad . K. Sinnatamby	of Valai-			P. 180,97							• •	3	84.
240	176	Thidalpoomi	chenai M. Ahamadule		0 0	29	P. 113,60	5 0	24	. —	• •		—		0	24
		, , , ,	Oddamav a di		0 1	16	P. 180,976	3 0	46	_	• •		—		0	46
241	177	Kanakapillaivat van	of Oddamav	adi. Kan-			P. 199,958	3)								
			napper P. H.M tamby of Va	Iohamadu-	0 0	23-{ ∃	P. 116,455 P. 180,976	; } 0	19		• •		—		0	19
0.40	1 = 0	m : 1 1	·		<u>م</u> 1	•	P. 180,976	_	EO.							
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243	179	Kanakapillaivat kulam and vel		2	1 3	35₹]	P. 33,658 P. 77,044 P. 175,900	28 ح ا	5 ,6				—	• •	28	56
244.	.179A	Do.	W. Esmalebbe									•				
			of Oddamava others of Val	achenai	2 0	5			64						2	64 ·
24 5.	.179в	Do.	do.		4 0	20 j	P. 199,958 P. 180,976	5	3 6			 .			5 3	36
246.	.181	Do.	do.		0 0	91	P. 199,958	. 0	7	·					0	7
247.	.185	Kanakapillaivatt	tvan- K. Kannapper	of Valai		CI	P. 199,958	`								
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249. 250.	.185в 186	DoAppulamunaivul	do. hi-	• • '	0 2	30		., 0	<i>5</i> 9		• •		• •	• •	0	93
		kulam	Vellayar Sinna						•					-		
			of Division 2 kuddi	, Kattan-	0 0	32		0	26	****		-			^	n.e
251	.187	Do.	do.	• • • • • • • • • • • • • • • • • • • •			P. 116,454						·· _	• • •	10	26 13
252	189	Puthuvelumutta elavisem	tu- Trustees of Od- mosque	damavadi	2 1	34	P. 33,721 P. 45,649		2 0			_			3	20
253	. 190	Puthuveli	Mohaideebawa madu Ismail	Moha- of Odda-		(1	P. 33,7 21		16							
		•	mavadi		3 0	36 {]	P. 33,717 P. 45,64 9	f	19		• •			• •	4	19
254	.192	Do.	Vellayar Sinne of Division 2			(•					
			kuddi	••	7 0	21	P. 122,06	7 J	27	. —	• •		∴ -		9	27
255	. 193	Panichchaiadi	K. Kannapper chenai	of Vala-	2 1	ϵ	P. 175,900 P. 122,067	1 3	23.						3	23
2 56.	.193A	Do.	do.		ō ō	10		0	15.	. —			—			15
257 .	.197	Kaladithuraivay	el N. Mohamadu l	smail and	ε Λ		P. 175,900 P. 77,044	£ (
			others of Odd	amavadi	5 U		P. 33,658 P. 199,958		78		• •				6	78
258	.200	Kanakapillaivat	ta-					-		÷			•			
		vanvelipoomi	P. H. M. Muhan of Valaichens	nadutamby i	, 19	37			25						2	25
259	. 200A	. Do.	do.		0 0	32		0	26							26
260	200в	Do.	do.		0 0	14	P. 77,04 4		11		• •			• •		11
201.	$.200\frac{1}{2}$	Do.	W. Ismailebbe a of Oddamava		1 0	37		3 j	60	. 			· · · —		1	60
2 62.	$.200\frac{1}{2}$ A	Do.	do.	• •		26.	P. 77,044		21		• •		· · ·		0	21
263.	.20011	Do.	do.	• •	0 0	29	P. 3 3,65		24					·	0	24
264 .	. 205	Kaladithuraimad	lu- do.				P. 175,990). 0	50.						_	
265	.210	Puthuveli	Vellayar Sinnan						00.1		• •			• • •	. 0	50
200,	.210	umuven	Kattankudi		0 0	$15\begin{bmatrix}1\\1\end{bmatrix}$	P. 45,64 9) j	12				—		0	12
26 6.	.219	Do.	do.	••	8 0		P. 33,71 7 P. 45,64 9		47						10	
267.	. 220	Upukarachamadı	u do.	• •	4 3	- 6₹.∃) } 6	22							22
26 8.	.223	Konthalapodiar-			٠	Ų.	P. 33,72]	IJ							v	~~
		vayal	M. Ahamadule Oddamavadi	obe of l	2 1	3]	P. 33 711	l 15	0=							
269.	.223A	Do.	, . do.	• • •	0 3	0		0	95. 98.		• •		• •	·	15	
	~~ . ~	Uppukarachimad Do.	lu do. do.	* !		615]	P. 33,711 P. 33,711	l 0	5.	. —				•	0	98 5
272.	.225	Konthalapodiarv	ayal do.	• •	4 3	12]	P. 33,711	l 6	45. 27.		• •			٠	. 0	45
	$.225\frac{1}{2}$	Uppukarachaima	du do.	Tampil of	0 0	9]	P. 33,711	1 0						·	- 6 0	27 7
2/4.	.230	Puthuveli	M. Mohamadu Oddamavadi		2 2	$_{28} \left\{ \begin{array}{l} 1 \\ 1 \end{array} \right.$	P. 33,721 P. 33,717		40						.•	
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275.	.231	Puthuvelimuthat ilavisem	u- Trustees of Odo	lamavadi		<u></u>	D 00 ====									
		TIM T AND ALL	mosque	••	2 2	37	P. 33,721 P. 45,649	3	55.					••	3	5 5
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No. of Lot No. or Survey Reference.	Name of Allotment of Land or Field.	Name of Owner.	Ext	tent.	T	itle Plan No.	Rat in Pe petui	er-	Area xempted	Amount exempted.	Coloni Letter Exem Period	and Date of al Secretary authorizing ption, and of Exemp-	y's g T Ar	'ota nou iue.	nt
				R.	P.		Rs.	с	A. R. P.	Rs. c		granted.	R	ts.	c.
	. Adapanavelialavar	ai Ahamadulebbe Meer lebbe of Miravoda			14			64.					. 1	18 (34
277235 . 278236 .	. Do .Kudavayel .	. do. .A. P. H. Ahamadulel	18 obe	3	34 (P.	116,456	. 24	65.			••		. 2	24 (35 .
	,	of Oddamavadi	1	3	38√ P.	116,607	- 2	58.			• •		•	2 8	58
279236A .		. do.	3		38			86.		—		- .		4	
	. Adapanvelialavari . Periyaveli	ai do. . Pichaikandu Ahama lebbe of Oddamava		3	28 $\begin{cases} P_1 \\ P_2 \\ P_3 \end{cases}$	33,721		5. 60.				·	:	1 11	5 60
282239A .	. Do.	do.	1	0	18.	´ .		45.				,		1	45
-	. Uppukarachaimac		0	1	$2 \left(egin{matrix} \mathbf{P} \\ \mathbf{P} \end{aligned} ight)$		0	34.						0	34
284241	. Vattiyalkulam	. M. Ahamadulebbe c Oddamavadi	of 0	1	23P.	109,515.	. 0	51.						0	51
285241a 286242	-	. do. E. Kalantharleyvai	0 of		23			51.		—			•	ŏ	
•		Oddamavadi	1	0		109,515.	. 1	59 .	,			 .		1	59
287244	Nadamunmari	Kannapper Nallatar of Valaichenai	пbу в	0	15 { P	. 116,607		9 2 .						7	92
288244A		do.	∴ 0		34	. 116,457 — .	. 0								28
	Do. Adapanakulam	do. N. V. Neinamohamad	3 u of	3	27P	. 116,456.	. 5	9.					••	5	9
291249a	Do	Oddamavadi do.	10	1		. 116,456.	. 13	37. 23.			• • •		• •	13	$\begin{array}{c} 37 \\ 23 \end{array}$
292250		do.	ŏ		13	- .		43.					. .		43
293-, .251	Pallamaduvayel	M. Ismalebbe and			P P	, 174,061 194,271 174,062						-		•	
		Mohamadukan Oddamavadi	of 37	2			49	2.			••	_	••	49	2
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294251A	Do.	do.	2	3	(P			3 58.			-			•	= 0
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295252	Illupaiadivayel	K. Ponniah Vanniah	11	. 2) F	P. 174,062	\ 18	5 2.		••	• •		••	15	2
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296, . 253	Valakalaialavara	iS. Ahamadulebbepo Valaichenai		s. O	(I	2. 83,267 2. 116,456 2. 116,457 2. 166,227		3 52		–	• •	·	••	23	5 2
297255	D o.	K. Ponniah Vanniah	2	3	3 28∤ 1			3 80	—					3	80
298259 ^	Veddukadduveli	P. H. Thabinayina			\	. 37,108	١,	l 14.							
299260	Sennakulam	ValaichenaiUmarukatha Aham	adu-		30 (F	. 83,267 __	,				• •	*********	•	4	14 .
300261	Do.	lebbe of Oddamav	odul-			-		1 41	_		• •		••	1	41
301262	Do.	cader of Oddama do.	vadi 2		30 32			2 84 2 86		,,	• •				84 86
$302 \ , \ 262$ A	Do.	do.	0	2	38F			96	—		•••		• •		96
303263	. Palla Alavarai	. M. Ahamadulebbepo Oddamavadi	di of 18	3]	$egin{pmatrix} 20 & \overline{1} \\ 1 & 20 \\ 1 & \overline{1} \end{bmatrix}$	2. 37,108 2. 116,464	> 2	3 89			••		•	23	89
304263A 305263B		do.	0)]	1 32,. 38	·		0 59				· . 	٠.		59
306264		W. Thamotherampil Valaichenai	lai of		, 3° 2)	0 31			• •	-	••		31
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307264A 308265		do. A. Pichaikandu of I			26		λ.	1 51		·,,	• •		٠.		51
309265A	Do.	vodai do.	5		l 2 (1 2 27	2. 37,108	,	684 217	•		••		••		84
310265в	<u>D</u> o.	do.	1	L	3 12			2 37			• •		• •		17 37
311265c 312265D	Do.	do.	(9 :	0 39 2 13	· <u></u>		0 32 0 76		—			٠.	0	32
313267	Do.	do. do.		3. 3	3 35		• •	5 16			• •	. —	••		76 16
314267а 315267в		do.	(0 3	o 1] 1 14]	P. 119,908 P. 162,290		0 98 0 41						0	98
	Do.	I. Mohaideenbawa Oddamavadi	of			P. 162.290	1				••		• •		44
317268A		do.	(2 :	2 23 () 1 35	P. 162,292)	3 44 0 61		—	• •		• •		44
318,.269	Do.	A. Pichaikandu of I	Mira-			P. 162,290		0 51 0 59			••		• •		61
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								A. 1	R. P.		·	Rs.	c.	A. R. P.	Rs	. с.	tion	grant		Rs.	c.	
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	321	270а 270в 271		Do. Do. Do.	,	do. do. do.		. 0			 196,817	0	49 19 55	_	– –	- '. 				0	49 19 55	
	323	~	••	Do.		hamadsaibo A bbbe of Odda do.		3 3	_	3P.	148,907	5	9 75		– –	- ·		: 		5	9 75	**
	325		Makul			Kannapper henai do.		0	3 22			1	15 64					<u> </u>		1	15 64	
	327	295 3296		Do. Do.	••	do. do. do.		. 0	0 30)P.)P.	196,817 196,817	0	24 99		· · -	 		- :	• •	0	24 99	
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	330	301	Keker	imadukula		Mohaideenl Oddamavadi		of .17	3 '	7	$ \begin{array}{c} 194,269 \\ 192,999 \\ 192,998 \\ 148,705 \end{array} $	23	13	· -					•••	23	13	
	331	303	Korair	oulmadu	R.	Alhambawa		. 1	0 1	$\mathbf{l} egin{cases} \mathbf{P}, \\ \mathbf{P}, \\ \mathbf{P}, \end{cases}$	200,023 >	1	3 9		–	. .	•			1	39	ja
	332	2304	••	Do.	l,	eralebbe A ebbepodi of zadi		i -	n 9	P. P. 3≺ P.	200,023 162,289	e.	77							0	77	*
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	333	3306		Do.	٠.	do.	•	. 2	3 1	$_{6}$ $_{\mathrm{P}}^{\mathrm{P}}$. 199,446 { . 162,289 {	3	71	· <u>-</u>			•			3	71	
	334	307	Palima	adukudaka		. Chinniah of	f Jaffna.	. 2	0 2	$_{8}\stackrel{\left(\mathrm{P}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}{\overset{\mathbf{P}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}{\overset{\mathbf{P}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{P}}}{\overset{\mathbf{P}}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}{\overset{\mathbf{P}}}}}{\overset{\mathbf{P}}}}{P$	$\begin{array}{c} 227,980 \\ 200,023 \end{array}$	2	83.	. —	., -					2	83	
-	335	3308	••	Do.	••	do.		. 6	1 1	$4 \begin{Bmatrix} ext{P} \\ ext{P} \\ ext{P} \end{Bmatrix}$	$\begin{array}{c} . & 199,446 \\ . & 200,023 \end{array}$	8	24.	. –			•			8	24	
	336	3309	Veddu	kadduveli		H. Thamby Valaichenai	nainar (2	$2 \left\{ egin{array}{l} \mathbf{P} \\ \mathbf{P} \\ \mathbf{P} \end{array} ight.$. 162,289	-11	7.			. .				1.1	7	
		316	Pallim	adukuda	Dr	. Chinniah of	Jaffna		1 2	$8 \left(\begin{array}{c} \mathbf{P} \\ \mathbf{P} \end{array} \right)$. 199 ,44 6为		75 .	. —		_ ,	•.•			5	75	
		3320 3321	. Pallim	Do. aduvayel		do. Udumalebbe of Oddamava		r	0 2 0 ° 3	4 3	 		20. 62.				. .		••		20 62	
		0322 0324	 Pallipe	Do. oomi	 Tru	do. astees of Odo nosque		. 2	3 · 2 · 1 · 3 ·	7P.	19 6 ,614		79					·		.3	79	
	342	2332	Pallim	adukadu	W.	nosque P. Ahamadu unother of D ζattankuddi	ivision S	d		۸ (P	. 194,271		23.	· —			•		••		59 23	
	34 3	33321	Kudur	npianalava		do.		. 6		2 (P	$\begin{array}{c} . & 181,259 \\ \hline - & . \\ . & 172,769 \end{array}$		14.						••		14	
	344	332 <u>1</u>	.	Do.	• •	do.	•	.11	3 3	6√ P ∫ P	$\begin{array}{c c} . & 122,065 \\ . & 193,017 \\ . & 194,271 \end{array}$	15	57.	•		- .	• • '			15	57	
	34 5	5334	Adamı	panakulath		Mohaideepic	hai	. Ť	1 1	-	. 181,259) . 172,769	9	51							٠.	;	
	346 347	3334 _A 5335	Adapa	Do.	v.	do. V. Neina M of Oddamava	lohamad	. 2 u	0 3			. 2	92. 96.	• -	-		••		•,•	2	51 92 96	٠.,
	348	3335a		Do.		do.				$_2$ $\left\{egin{array}{l} \mathbf{P} \\ \mathbf{P} \end{array} ight.$	$ \begin{array}{c} . & 172,769 \\ . & 122,065 \\ . & 193,017 \end{array} $	- 12					••				53	
)335в)338	 Poruka	Do. anveli		do. Ahamathule others of	vvai an	d	2 1	9		. 0	80.	. :			••		٠	0	80	í.
	. 351	338A		Do.	•	radi do.		.21	1 2 1 2	(·			79. 56.		• • •		• •	 ,			7 79	-
	352 353	338в 338с	••	Do. Do.		do. do.		. 0		5		. 0	69. 93.	. —	•••	_	• • •		•	. () 56) 69) 93	3
	_	1339 5340	Porrul	Do. kanvelithid	lal-	Ahamadul Oddamavadi			3 1	4F	2. 102,030.	. 1	9.	.,			•,•	, , , , , , , , , , , , , , , , , , , ,		1	1 9)
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	35	3341 7342 3343		Do. Do. Do,	•	do. do. do.		1 0	2 1	19 7]	2. 157,888.	. 2	2 10 38		•••	_	•••	_	•		2 10 0 38)· . 3
	359	344	 Poruk	Do.	∴м.	do Ahamaduleb	bepodi	0 of	0]	l6I	2. 102,030. 2. 102,031.	. (13		•••	 ;		<u></u>	· .	. (0 13	3.
					,	Od da mavadi		0	3	01	P. 102,031.	. (98		٠					G	98	٠.

No.	No. of I or Surv Referen	ey Fand or Field	nt of N	ame of Owner.		Ex	tei	ıt.		le Plan No.	Ra in I petu		Area xempte	đ. ex	mount empted	Color Lette Exe	o and Dat nial Secre- er authorisemption, a od of Exer on granted	tary' zing ind mp-	To Amo	otal ount ue.
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361	346	Porukanvelithid			odi	2	1	0		$157,888 \ 122,066$	3	0.	. —						-3	0.
362	347	vayal Do.	of (Oddamavadi do.		õ		16.		±	0	13.							0	13
363	348	Do.		do.		1	0	24.	••		1	50 .					_	• •	1	50
364	351	Kurrivipulmunn thidal		bdulcader Umu																
		biliaar	leb		and				_											
	÷			ers of Division ttankudi	3,	a	Λ			117,447 $122,066$	11	87.							11	87
365	351a	Do.		do.				12.			0	75 .			_				0	75
366	351в	Þo.	• •	do.		0	0	18.		194,270		15.	. —	· - •		• •		• •	0	15
367	352	Kudavayal	/	do.		7	1	7		$117,447 \\ 122,066$	9	48 .	. —	• •		• •		• •	9	48
	353	Do. Porukanvelithid		do.	٠.	0	1	0.	.P.	157,889	0	33.				• •		• •	0	33
308	304	vayel		do.		1	1	34.	.P.	157,889	1	90.					-		1	90
370	355	Do.5		Ahamadulebbe	of		^		_	100.000							4		^	11
371	356	Konthalapodiar		damavadi		0	U	14.	Р.	102,032	. 0	11.	. –	• •		• •		• •	U	11
		kulam '	A. I.	Mohamadualiar		_	_													
			Ode	damavadi	• •	3	2	28	P.	175,905 $192,244$. 4	78.	·						4	78
372	357	Do.		. Thambinainar	of				P .	175,905	9	58.						•	2	58
373	358	Do.	Val	aichenai	• •	1	3	37	P.	192,244)	-	00.	•	• •		• •		••	-	•
0.0			Meera	saibu Ahamadul						175,905										
	-		of (Oddamavadi		2	3	16-		192,244 > 112,295	. 3	71.	•	· •		• •		• •	3	71
374	359	Do.	M.	Ahamadulebbe	of				(1.	112,200)										
			Odo	damavadi		4	2	38		112,295	6	16.	. —		 .				6	16
375	359A	Do.	• •	do.		6 .	0	13.	ŲΡ. P.	ر 175,905 194,270	7	91.			_				7	91
		Do.	S. Isn				3			194,270		29 .	. —			• •		• •	2	29
3//	361	Do.		of late Valmur dliar of Battical		1	2	1.	. P.	194,270	. 1	96.	. —						1	96
378	362	Do.	Ditto	and M. Ahama	du-														۰	# 0
379.	. 362A	Do. ·	lebi	oe of Oddamava do.	di 	0		37. 16.	. P.	33,711		58. 13.								58 13
380.	. 363	Do.	Sayila	nkandu Ismaleb	be			33.				84.								84
381.	.364	Kurrivipulmunn		Abdulcader Uma be Hadjiar of D																
		•		3, Kattankudi		1	0	25 .		136,099.	1	50 .				• •	`		1	50
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382.	. 365	Do.	• •	do.		29 .	2	34≺	\ P.	122,066	- 38	63.		• •		• •		• •	38	63
383.	. 365A	Do.		do.	4.	2 .	2	2 6.	(P.	95,249	3	46.							3	46
384.	. 369	Do.		do.	• •				. P .	95,249		12.						::		12
385.	.376	Kudavayel		Ahamadulebbe lamavadi	of	1 -	1	24		·	1	82.							1	82
			-							••	•	02.	-	• •				• •	•	-
000		G 43 43 3 3	NT 17			anda	am	١.	I. P.	P. No. 4.										
386.	. 2	Santhiathukadu		M. Nugutamby iy antivu	• ot	2	2	23.	. P	184,986	3	44.							3	44
387.	. 7	Erikilankudache		-			_			184,986	Ů			• •		•		••	Ů	
				Iiravodai	3		2	4	P.	199,924 >	25	38						• •	25	38
388.	. 7A	Do.		do.		4	1	3 9.		199,925 J	5	84							5	84
	. 16	Makulana		ilevvai Ramthu	m-		-		•	, 	Ü	01.		•		••		••	Ü	
			ma : mav	and others of Odo zadi	ia-	9 1	0 :	39 (τъ	.174,064										
	10							1	(P.	174,065		2		••		• •		••		2
390.	. 16A	Do.	• •	do.	• •	3	2	25.	-	174,065)	4	75		• •		• •		• •	4	75
	• •	-							Ρ.	192,999										
391.	. 19	Do.	• •	do.	• •	6	2	2≺		196,817 \ 195,678	8	47		• •		• •		• •	8	47
				_				- 1	(P.	122,048							,			
392.	. 19A	Do.	• •	do.	• •	3	0	27.	_	105 679	4	12			-	• •		• •	4	12
3 93.	. 24	Kakerimadu	Kupa	yapodi of Aneker	ool-			1	Р.	195,678 $192,998$										
			han	ai, Tammankadu	va l	4	3	34	P.	122,048 194,321	19	45							16	45
				•	٠				P.	194,321 (• •	-	••		
	0.5	_						. [148,705								•		•
394.	. 28	Do.		annapper of Val henai		7	1	96	٠		90	Q 4							0.0	e :
3 95.	. 33	Do.		Segumohaideen	of	7		- 1	P.	175,1597		64		••	_	• •	-	• •		
206	. 33A	Do.	Kat	tankudi	1	2	1	0	(P.	192,581		93		• •		• •		• •		
	. 36		w. P.	do. Karuthankandu	of			12 .				75		• •		• •		• •	U.	75
305	. 37	Mandisippulsad	Kat	tankudi		9	1	2.	.P.	148,757	12	2 0	_			• •			12	20
		Mandisippukadu		tankudi	10	0	0	17.	.P.	192,581	o	14							n	14
3 99.	. 38	Do.	W. P.	Karuthankandu	of									• •		• •		••		
			rs.	tankudi	• •	U	υ.	17,	. P.	148,757	0	14		• •		• •		• •	0	14

No. of Lot No. or Survey Name of Allotment o Reference. Land or Field.	f Name of Owner.	• Extent.	Title Plan No.	Rate in Per- petuity	Area exempted.	Amount exempted	No. and Dat Colonial Secre Letter autho L. Exemption, Period of Ex	etary's rizing T , and Ai kemp-	Fotal mount due.
		ARP.	•	Rs. c	. A. R. P	Rs. c.	tion grante	ed. R	ts. c.
40039Mandisippukadu	K. Kasupathy of Va		P. 159,537 (P. 194,164)	0 28.			·· ; · ; - ,	, . .	0 28
40140Kakerimadu	do.	11 1 25	P. 194,321 { P. 159,537 { P. 175,900 }	14 83.	. — .			1	4 83
402 42 Do.	Aliar Segumohaideen Kattankudi	of 25 2 10		33 23.				e)	33 23
403 46 Do. 404 50Navaladimunmar	do. i Mohamadutamby Mee	1 0 36		1 59.		:			1 59
101. 30 Navaiaciii iliiniai	Mohaideen of Od mavadi	da-	P. 199,561 P. 192,876	8 30.		. —			8 30
405., 52Naduthavanai	U. P. Karuthankandı Kattankudi and M.		(P. 192,903) (T.P.188,764) (T.P.199,009)						
•	Mohamadu Ismail Oddamavadi	of	P. 192,903 P. 184,707	29 40.				9	0 40
		~	P. 194,361 P. 199,924	29 40.	•			z	29 40
		36 9 5	P. 199,925 P. 192,876	01.00		+			
406 52A Do. 407 56Thickattuvadda- van	doN. E. M. Nagutamby		(P. 184,986)	21 83.				_. 2	21 83
	Puliyantivu do.	12 2 16	P. 199,924	16 38. 9 18.					.6 38 9 18
409 56в Do.	do.	5 0 5	= ::	6 54.					6 54
	P. H. Sinnatambip Aliarpodi of Miravo		P. 198,230	2 9. 0 66.			—		2 9
411. 69A . Thickathotam 412. 69B . Do.	. do. . do.	0 1 15	P. 199,035	0 45.		. —	—		$\begin{array}{c} 0 & 66 \\ 0 & 45 \end{array}$
413 70Santhiathukadu	Kattankudi	0 0 13	(P. 199,035)	0 11.	. – .	. —		••	0 11
41471Thickathotam	do.	11 0 18	P. 198,230 P. 199,487	14 45.			—	1	4 45
41574 Do.	P. H. Sinnatambypo Aliar of Miravodai	ody 14 0 3	P. 198,950 $P. 174,842$ $P. 198,950$	18 22.				1	8 22
416 76Thavanai	W. P. Ahamadulebbe a	ınd	(P. 180,965)			•	: ·		
	W. P. Karuthankar of Kattankudi	2 0 15	$ \left\{ \begin{array}{l} P. & 180,965 \\ P. & 174,842 \\ P. & 170,521 \end{array} \right\} $	2 72.		. —	·· —	••	2 72
417 77 Do.	do.	14 2 34	$ \left\{ \begin{array}{ll} P. & 180,965 \\ P. & 199,924 \\ P. & 170,521 \end{array} \right\} $	19 13.				1	9 13
418. 78 Navaladimunmar	i Esalevvai Aziztamby Kattankudi	óf 17 3 34	(P. 192,876)	00.05				_	
			P. 184,707 P. 180,965 P. 170,521	23 35.		. —	•	2	3 35
419. 78A . Do.	do.	0 1 28	P. 180,965	0 55. 14 8.			. —	_	0 55
420 78B Do. 421 79 Porukanmunmari			P. 184,707 P. 180,965				•	1	4 8
vaikalkadu	do.	•	P. 194,361 P. 192,876	2 39.				:	2 39
422 82Naduthavanai .	, Mohamadutamby Mee mohaideen of Oddan vadi	1a-	P. 192,876 P. 199,561	12 0.		·····		15	2 0
423 85Salambaiadimun-	vaui	0 0 0.	P. 162,319						
mari	.Abibu Marikar Umar lebbe of Tammanl	78.	(P, 162,287)	90 71		٠		_	
424 85A Do	duva . do.	22 3 17 0 3 5	(P. 162,319)	29 71. 1 2.			. –		9 71 1 2
425., 93Porukanmunmari	Kumaravelu Ponniah Eravur	of	P. 90,373 P. 148,702	3 92.	· 				3 92
		_	$\left(\begin{array}{ccc} P. & 90,373 \\ P. & 148,702 \end{array} \right)$	68 63				e	
426 94 Do			P. 159,517			•	•		8 63
427 94A Do 428104A Do	Kathiramer Veerakat	0 0 22. hy	(P. 170.520)	0 18. 3 5.					0 18 3 5
429104 Do.	. do.	2131.	(P. 159,519)	3 18.					3 18
		of 1 0 22	(P. 159,318) (P. 159,519) (P. 148,702)	1 48.					1 48
431114Porukanmunmari and Thoonadi .	do.	32 2 3	P. 159,517	42 27.		11.		4	2 27
432117Porukanmunmari	Aliar Mohamadutamby	of .	P. 170,520						
433117A Do	Kattankudi		.P. 148,702	6 93.			<u> </u>		6 9 3 4 4 3
434117 _B Do	-	5 0 21.		4 43. 6 67.		:			6 67

No. of Lot No. or Survey Reference.	Name of Allotment o Land or Field.	f Name of Owner.	Exte	nt.	r. Ti	itle Plan No.	Ra in P petu	te 'er- ity. ^e	Area exempted	Am l. exer	ount npted	Colonia Letter Exem Period	nd Date of l Secretar authorizing ption, and l of Exem granted.	y's T ng Ai	lota nou due,	I nt
435118	Porukanmunmari	Aliar Mohamadutamby of	A. I	P.			Rs.	c.	A. R P	Rs	з. с.	vion	granicon.	R	8.	c.
		Kattankudi	1 3	9.		140 709		35.							2 3	
436118A . 437120 ·.		. do			.P.	148,702 148,702		$\frac{20}{22}$.		••		• •			0 2	
438122 .	. D o	. do	7 2	7		198,946 $198,947$. 0	80.		•					ο (20
439124		. Aliar Segu Mohaideen of	-	٠,	ŲP.	198,944	9	ου. -	. –	• •		• •		••	9 8	
:				15		198,948	30	2.						3	0	2
440126 .	. D o	.Sinnatambipodi Ismalev			P.	170,521										
		vaipody Hadjiar of Miravodai		39-		198,948 180,965	- 31							3	31	52
•	e ·					174,842 170,525										
•					(P.	170,525				,						
441130 .	.Thickathotam	Meeralevvaipodi Umuru-		19-	(m	198,949 174,842		١							~ ~	
		levvaipodi of Eravur	40 (10-) I.	170,521 199,064	- 32	15.	. —	• •		• •		:	92	19
-		· · · · · · · · · · · · · · · · · · ·	•			198,950										
442135 .	.Thavanai	. Seeni Mohamadu of Kaʻ tankudi	. 8	3 13	P.	199,264.	. 11	4.8							11	48
443138 .	. Do.	W. Thamothrampillai of	f							• •		••				
444140 .	.Thavanapuready	Valaichenai E. Abdulcader Mohai	.11 :	9 91	F.	219,494.	. 15	53.		• •		• •		• •	15	53
	-	deenbawa of Miravo	. 19	2 10	P	199,033.	95	. 49							ดะ	19
445141 .	. Do.	Sinnatambipodi Isma	-				. 20	40.	. –	• •		·		••	20	*9
		levvaipodi Hadjiar o Miravodai		1 7	{ P.	198,949 198,945	26	38.						:	26	38
446143	Dò.	N. E. M. Nugutamby of	f		_	, ,,,		. 0=							۵.	
447146	Thavanai	· ·		239 01	CP	194,906		67.		• •		••			25	
		Yaseenbawa and M. M		<i>0</i> 1	CP.	ر 198,951 116,446 کا	. 9	11.	. —	• •		• •		••	9	
		Adampodi of Kattan kudi .		1 29	J.T.1	2.194,907	34	£ 36							94	36
	_				} P.	180,966 198,981	ľ		• •	••		••		• •	., 1	90
449154	Porukanmunmar	i N. E. M. Nugutamby o		າ ຄະ	`		,	- 40			•			٠		40
	_	·	.11	3.20	, . P.	116,436.	. 15	9 4.8	—			• •		• •	15	48
450154а 451154в			-		ί 4 .Ρ	159,581		$\begin{array}{ccc} 6 & 54 \\ 0 & 28 \end{array}$		• ••		• •		• •		$\frac{54}{28}$
452156	Do.	do	. 0			159,581		0 8		• • •					Ö	
453160	Adigarimunmari	Elavvaikandupillai Abdu Cader Marikar of Mir			(P.	198,945	١.									
					čπ	198,949 194,906		2 3	—	• ••		• •		• •	12	3
	Thavanai			0 32	°LP.) 3	5 36		٠.,		. •			35	36
455164A 456170	Do.	do. Ahamadulebbe Atham		2 18	§			0 80		•		• •		• •	0	80
	Adigarimunmar-	bawa of Oddamavadi		3 8	5. <i>.</i>	199,039	2	1 82	–	٠.,					21	82
491105	kadu	Aliar Uthumalevvai o	of		•							- :				
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458184	_		. 1,1	2 30	$O(\frac{1}{P})$	196,972 180,966] 1.	5 19		• ••		••		• •		19
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460 3	Porukandakulan			will.	_	P. No. 5										
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		V. V. Neinamohamed														
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464 10A 10B	>Illupayadimunn	pari N. E. Nugutamby		. 1		. 193,017			-					•		
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469. 17	Sinnaodduveli	Pathumma, widow of l	M		P	. 196,627)			•		••		•	-	
		Aliarpodi of Mirav	70	_	P	. 116,746	3 }			•	•					
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		Pariari of Oddam	18													
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					No. and Date Colonial Secreta	rv's
No. of Lot No. or Survey Name of Allotment Reference. Land or Field.	of Name of Owner.	Extent.	Title Plan No.	Rate Area petuity exempted.	Amount Exemption, as exempted, Period of Exe	ing Total nd Amount mb- due.
		A. R. P		Rs. c. A. R. P.	tion granted. Rs. c.	Rs. c.
473 17DS.nnaodduveli	Pathumma, widow M. Aliarpodi of Mi	of ra-				
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475. 21 Vallalelakarithote	am W. P. Ahamadulebbe	of	 (P. 159,911)	2.5	• - 	. 1 2
	Oddamayadi	15 2 16	P. 148,701 P. 138,536 P. 138,558 P. 138,588 P. 148,588 P.	20 28	· — — :	20 28
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(20A) Haraven	of Oddamayadı a	nd	(P. 191,566)	48 80 —		
477. 29Veddathimunti	Miravodai S. Cumaraswamy, S.	37 2 6 M.	P. 191,3725	***************************************		48 80
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	Cader of varatemental	. 40 3 22	P. 256,639	63 55 — .	• - • -	63 55
478 29A Do.	do.	0-3 13	(P. 191,371)	1 8 —		1 0
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481. 29D. Do.	do.	. 0 0 23		0 19		$\begin{array}{ccc} & 0 & 6 \\ & 0 & 19 \end{array}$
482 29E Do. 483 30Veddathimunaika	., αο.	1 . 1 . 19	P. 237,297	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	• = • • = = ;	1 78
484 39 Do	Adamlehhe Ahamadule	bbe .				0 15
485 35 Veddathimunai 486 37 Padayandivaddai	do.	4 2 17	191,372	5.99.	: = : = = :	1 47
486 37Padayandivaddai	Isamalebbepodi Hadi	iar 20 0 4	P. 191,566 P. 191,371	26 3., — .	<u> </u>	. 26 3
487 37A Do.	of Miravodai do.	0 0 20	•••	0 16 —	· -	0.16
488. 42Sinnaodduveli	. Pathummah, widow M. Aliarpody of Mi	ra-				
489 47 Do.	vodai A. Mohaideenbawa		P. 116,335	0 49 — .		0 49
	Miravodai	. 2 0 35	•• • • • • • • • • • • • • • • • • • • •	2 88 — .		2 88
490 50Porukankulathu- vayel	W Thamotherampillai	of				
401 50	Valaichenai do. do.	0 1 32	P. 175,158	0 59	. 	0 59
491 52 Do. 492 54 Do.	do. do.	0 0 8	P. 175,158	0 7. —		0.19
493 63Ahanakadikadu	. Pathummah, widow M. Aliarpodi of Mi	oi ra-				
494. 67 . Sembikaddupoom	vodai	0028	P. 159,910	0 23	: : : : : : : : : : : : : : : : : :	. 0 23
i i i i i i i i i i i i i i i i i i i	i Ahamadulebbe Udun lebbe of Miravodai	1 1 2	jej – jej	1 64		1 64
495 71Sinnaodduveli	M. Ahamadulebbe a M. Asanar Alim	of	(T.P.148,704)	99 69		
49676 Do.	Miravodai Pathummah, widow	17 2 14	(P. 148,699)	22 86 — .		22 86
496 76 Do.	Meerakandupodi Ali	ar-	7			
497 80 Do.	podi of Miravodai Ismalebbepodi Hadj	0 0 39 iar	P. 116,746	0 32 — .		0 32
	of Miravodai	0 2 15 of	P. 191,566	0 77 —	المنتق الإراكان	0 77
	S. Cumaraswamy Puliyantivu	0 1 12	P. 250,639	0 42 — .		0 42
499100Periyaodduveli ar Echankadu	nd , do.	21 3 29	P. 257,226 P. 257,225	28 51 — .	. —	28 51
500100_{A} Do.	do.	4 1 12 51 0 27	.,	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	• - • •	5 62
501100B . Do. 502105Chembikattu ar	do.	0 21				. 66 52
Narakamadu	Kanapathiar Kuma velu of Valaichenai	ra- 0 1 15		0 45		
roo and			(T.P.201,309)			0 45
503106 Do.	do.		⟨ P. 202,051 ⟩ (P. 164,229)	19 58,. — .		. 19 58
504107Chembikattu	.Kathar Samier of Mi vodai	ra- 6 2 2	P. 164,229	8 84 — .		. 8 84
505109A Do.	vodal do.	0 0 38		0 31 —	· —	0 31
506112 Do.	.S. Cumaraswamy of		P. 175,896 P. 175,897			
	Pulituive	23 0 30	P. 173,212 P. 184,937	30 14 —		. 30 14
			P. 164,229			
507117Kaddakadu alia						
Karukukulmun mari	. Kathiramer Veerakath	y 11 0 29	.P. 203,215	14 54 —		
508122Chembikattu	Nummathutamby Meen Mohaideen of Odd	·a -				14 54
E00	mavadi	20 0 7	.P. 184,937	26 6 —		26 6
509124 Do.	.Thamotherampillai Ka diah of Valaichenai	in- .: 1 3 17	P. 173,212 P. 175,897	2 41., —		2 41
			(P. 173,212)			
510125 Do.	do.	17 0 7	P. 230,243 P. 184,938	22 16., —		. 22 16
			P. 202,051 P. 184,937			

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511126	Chembikattu	Kanapathiar Kumaravelu of Valaichenai	ι	R. 1	e. 6 (P. 7.			s. c. 54	A. R. F	. Rs	е.					. с. 54
512 (127	Do.	. Abivutamby Umarulebbe		^ •	P.) 4	19							4	19
(127. 513128	Echankadu	of MiravodaiEsalebbe Neinamoham-			6 (P. (P.	201,317		16					,			16
514129	Do.	madu of OddamavadiA. Asisutamby			7 LP. 5	199,265 J do		57			_			• •		57
515130	Do.	Esalebbe Neinamoham- madu of Oddamayadi	5	1 2	8	do	. 7	5.,							7	5
516131	Do.	Umarulebbe Hadjiar of Oddamavadi			4 ⟨ P.	201,317 199,265	≻ 17	99		., -					17	_
517134	Kanayankulikad	u S. Cumaraswamy	0	1		d 257,226 j 257,226 .		33							0	33::
518136	Chavurialtotam	Samipodi Kumaraiyan of Kinnayadi		3 1:	8P.	250,640.	2	42							9	42
519137	Do.	S. Kumariyan and others		1 3		•		2			<u>-</u>			· •	- 11	2:
520139	Echankadu	S. Cumaraswamy	3	2 2	8P.	257,226	4	76			- .		_		4	76
521140	Do.	Kanapathiar Kumara- velu of Valaichenai	8	0 1	14 (P. P.	250,642 . 164,230	10.	51				.:			10	51
522143	Cholapaddy	Sithamparanather Tham- binainar of Valai- chenai	2	2 1	1P.	250,643	. 3 :	34			_				3 3	34
523147	Do.	Aburlebbe Segumohai- deenbawa Marikar of		0 2		,						•		•		
524147	Do.	Kattankudi	0		7 (P.	230,242	13 :	3.:		•• -		••		• •	13	
	Chembikattu	Ismalebbepody Hadjiar	0		' \ P. P.					• • •		• •		••	1	3.
526151	Do.	of MiravodaiM. Umarulebbe Hadjiar	16	1 1	.5 \ P.		21	25	_	••	_	• •		• •	21	25
527154	Do.	of Oddamavadu	1 15		, (P.		. 1	67 2				• •		• •		67 · 2 ·
528167	Do.	do			CP.	. 173,212 . 184,348.		2		•••		• •		• •	20 0	z 2∽
529168	Do.	do			7		0	6			_			• •	0	6
530169	Do.			0 2		``		20								20.
531183	Cholapaddy	S. P. H. Thambinainar of Valaichenai	1	0 10	0 T .)	P.126,951.		38	_							38:
532188	Echankadu	Kanthaperumal Masila- many of Valaichenai				199,040.	•	7			_		_		0	7
533189 534189	Do.	do		0 3 3 1			. 8 . 1	7 8	_			• •	_		8	7 8
535192		Velapper Annamuttu			4 (P. 4 (P.			41		_		• •		••		41
536193		Widow of Sinnatamby			∫ P. P.	199,040 147,710	- 1	T 1	<u> </u>			• •		••	1	* D
-07 10 <i>0</i>	X7	•	2	0 1	Ų₽.	147,554 257,226	> 2	72			-			• •	2	72 °
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538196A	-	do		3 1	6 (P.	147,710	1	11		• •		• •		• •	1	1 E
539199	Do.	Arumugam Kanapathy of Morocottanchenai	7	0 2	3T.	P.191,527.	. 9	29							9	29
540201	Chavurialthotam	T. V. V. Nagapper of			o∫P. P.	126,953 \\ 132,156		88			_					88
541203	Vammiadimunm	ari Arumugam Kanapathy			LP.	191,527 147,710										
		of Morocottanchenai				P. 25,064.	. 4	87			_	• •		• •	4	87
542 49	Kanayankulikad	u Heirs of late T. V. V. Nagapper of Valai-			No. 6.								,'			
543 50	Upputotamvaya	chenai 1. Kantharamier of Valai- chenai	4	0 1 3 1:	8P. 8T.	132,156. P.209,728.	. 6	$\frac{45}{32}$	_				_	• •		45 32
544 504	A Do.	1	4.	2 2				2							6	2
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548 . 64	Saravelivayel	Kannapper Murugasu of Kinnayadi N. E. M. Nugutamby of	5	3	0	- ,	. 7	48							7	48
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558	5101	Upputhotavayel	Sinnavar Kunchitami	b y												
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56 4	1132	$$ Vattipodama ${f d}{f u}$	S. P. H. Tambinainar	of	^	e		0 5								
565	5134	Do.		0 4			P. 195,677		·· —		_	• •		• •	0 5 6	
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573	149	Seenativavel		1	1	7	-	1 68	—	• •		• •		• •	1 6	38
574	150	Anasuttapothana	Heirs of Velachi Kar valapodi of Kiran	0	3	34		1 25							1 2	25
575	151	Illupadimunmari	***************************************	3		13		4 98	, —						49	
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576	152	Anasuttapothana	do.	7	1	37ረ∃	P. 222, 553 >	9 73							97	/3
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577	152A	Do.	do.	0	2	16		0 78	• • •	• •		• •		• •	0 7	/8
578	154	Do.	S. Kathirasu of Kiran	4	0		P. 157,886 P. 222,553	5 21	—						5 2	21
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582	161	Vattipoddamun-	S. Kanapathy of Kiran	. 4	0	21		5 37							5 3	37
583	1611	mari Do.	da	0	v	17	P. 195,677	0 14							0 1	14
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585	255	Salambaiadimun-	Seerali Kannapper ar	nd				•								
			others of Santiveli	11	2	9	—	15 2				• •			15	2
586	278	Veerathumunma	ri.P. H. Tambinainar	of			n 100 769	0 69							0.6	00
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589	289	Do. Anasuttapothana	M. K. S. Mohamae	du			•									
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590	289A	Do.	& Kananathinillai of											• •	•	
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591	291	Do.	M. K. S. Abdulcader Morokkttoanchenai	OÍ Ò	2	26	<u> </u>	0 86	s —						Λ	86
509	291A	Da	do.	ŏ	ĩ	8	P. 192,457.					• • •		• •		39
593	291A	Do. Athuvaddaivavel	Olluncii Sinnatambi &	nd					,							
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595	300	Kumarasenkattu	Heirs of late Kandapp	er			• •		•							
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596 507	3001	Vaikalkadu	S. P. H. Tambinainar	of						•		• •		• •	U	88
097	301	Sotnayankulam				2	•				. —				9	44
598	3301A	Do.		7		17 29				•	. —	• •	_			14
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No. of Lo No. or Survey Reference	Land or Field	of Name of Owner.		xten		Title Plan No.					empted.	Colonia Lette Exe Perio tion	and Date al Secretar at authorizing mption, arond of Exem n granted.	y's ng nd np-	due	unt :.
603316	Sinnamunmariva	adi Canagasabey Ponnia Kiran		R.	38	196,413		c. 98		Р.	Rs.	c.			Rs. 12 9	
604316A	Do. Veerathukadu	do. S. M. K. Moba	0	ì	6			37 .				• •	_	• •	0	
606319	Do.	Saibu of Santiveli		3 3		196,619 196,619						• •			11 4 1	
807 322	Do.	do.	1	1	7 P.	196,619	. 1	68.		• •					1 (68
308 323 309 32 3A	Vilankattmunma	ari do. do.	12		30P. 27	196,619		$\frac{50}{22}$.		٠.		• •		• •	16 3	
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13328A	Do.	levvai Aliar do.	41	3	34 (P. 29	99,939]		51.							2 8	51
14328в	Do.	do.	11		5		. 14	99.	. —						14	
15336	Vilankattuveli K ruppuchenai	.udi Mammathu Mustap	ha 0	2	5		. 0	69.							0 (69
16345		l Seerali Sinnavan ar	nd		0			70								
17361	Pothumunmai-	others	9	0	3		. 11	72.		٠.		• •		• •	11 7	72
	vayel	P. H. Thambinaina				•										
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18363	Solayamaduvaye	el Sambunather Ku	nchi-									• •	-	• •		
19364	До.	tamby of SantiveliSambunather Kathi		2	2		. 3	27.	•	• •		• •	_	• •	3 :	27
		podi of Santiveli		0	38		. 10	71.	. —					.:	10	71
20370	Kokanaravattava		inilla:		٠											
	thotam	. Nagapper Kanapath Sinnatamby Kana														
1 909	77:1 L d 12	pillai of Kiran	3	Ó	1		. 3	91.	. —			• •		٠٠.	3, 9	91
21382	Vilankaduveli	K. M. M. Moha Meerasaibu of Pu							•		•					
	D-	tivu				195,159.									32	
22382a 23383	Do.	do.	0		17 34P.	195,159		98.			_	• •			0 11 1	
	Do.	do.	1			195,159									1	
26386A		Alvapillai Swamipilla Vantarumulai Arumugam Velu of Jafina	and		2 27	<u> </u>		42. 97.	. —						23 4	
10380A	Do.	do.	2	3		P. 148,659	. 3	97.	. —	• •		• •		• • •	. 3 9	97
27386в	Do.	do.	8	2	16₹ P.	148,650	- 11	18.		٠.		• •		• • • •	11.	18
28386c	Do.	, . do.			34	. 148,658 J	. 5	48.							5 .	48
29386D 30.387	Do. Vilankaduveli	do. S. M. K. Mohaideen		0	8P.	175,899.	. 0	7.				• •		••.	0	7
		of Santiveli	12	1	1P.	196,619.	. 15	93.	. —						15	93
	Do.	do. adi A. Swamipillai of	0	2	1		. 0	66.				• •			0 (6 6
95. 1900K	vaimamimauv	tarumulai and A.	Valu-		-	:			_*	-						
33389	Meenachadimun	pillai of Jaffna	0	2	8		. • 0	72.	• -			• •	 .		0 ,	72
	mari	Subramaniam Ka	ruval-													
34 39 0	Do.	tamby of Kiran do.	1		23 25	_ :		14. 83.	:	٠. ٠	— .	• •			2	
35391	Do.	do.	3		36			17.						• • •	. 1 · 8	
36392 37400	Do. Poolakadveli	do.	0	0	27		. 0	22.	. —						0 5	
37400	I Golakauveli	Murugapper Velaut Sittandi	6	3	21	· ,	. 8	95.							8 9	95
38401 39407	Do.	do.		1	15P.	195,158.	. 51	15.	• —		_				5Î	
99	Muniomarajono	tam Francis R. Xayi Korakallimadu		0	26P.	121,864.	. 36	61.			1 44 100				36	61
40408	Poolakaduveli	Murugapper Velaut Sittandi	h e r of			121,864.				, 1						_
41412	Salambiadi	Francis R. Xavie		U	22	121,004.	. 0	18.	. —	٠.		• •		٠.	0	18
		Korakallimadu	1	. 1	9P.	121,864.	. 1	70.							1 .	70
42413	Do.	P. Subramaniam as Karuvaltamby	nd S. of		ረጥ ፤	2.190,828										
849 4194	Do	Kiran	15	1.	25 P.	179,278	20	3.	• -	• •		• •	_	• • •	20	3
343413л	Do.	Poopalapillai Submiam of Kiran	rama- 12	0	14		. 15	71.							15	71
644413в		do.	0	2	37		. 0	95.			_					
645413c 646415		do. iK. Ponniah Vannia	0 հ. of	0	5	- ·	. 0	4.		٠.				• •	0	
		Chengaladi	13	1	18P.	164,650.	. 17	37.	. —						17 :	37
0.4m /	Do.	do.	12	3	27	—	. 16	79.							16	7 9
		,		1	7 10	140 000		90								
648415E 649415c	Do.	do. do.	0	2	18P.	148,660 192,580	. 0 . 11	38. 20.	. —	• •		• •			$\frac{0}{11}$:	
647415a 648415a 649415a 650415a	Do.	do. do. do.	0 8 0	2 2	18P. 18	148,660 192,580 192,580	. 11	20. 80		• • • • • • • • • • • • • • • • • • • •					0 3 11 5 0 8	20

	No.	No. of I or Surv Referen	ey	Name of Allotment Land or Field.	t of	Name o	of Owner.		Ext			Ti	de Plai No.	n	in pet	ate Per- uity.			Amoun empted	Colon t Lette L. Exe Perio	and Da ial Secr r autho mption od of Ex	etary's rizing ; and cemp-	And	ount é.
	652.	.431	P	othana	1	P. H. Velaut Sithampar		of	A			s í	05,208	o		. c.	A. R.	r.	Rs. c.					
						Sittandi	Vellaveli									00		•••				••	14	99
(653.	. 18c	A	rasadikuda k adu	ı E	e. v. v.	Kathamu	thu				1. 1		·							•			
(354.	. 18E		Do. urippuvattavan	, · _T	and others do.					9 1	-		• •	0 5	24 5		• •	_	.:		• •	0 5	24 5
•	, ,,	.111		arippavadavan		Marimutti vodai			9 1	1 2	8	_	<u>-</u>		51	25		·					51	25
			N	Iarathankudava -	yel	of Santive			1 :		5	_	_	٠٠,		48				• •				48
		.114 .114a	• •	Do. - Do.		do. do.		1	8 i 4 i	3 2 1	9 9 T	.P.2	 57,22		6	45 0							24 6	45 0
				rasadikuda	I	P. V. V. Kat			0 6		2	•			0	91							Λ	0.1
(60.	.121		Do.		others of 8 do.	Santiven	5	3 () 1	7	_	_		69	4	_	• •	_		_			$^{ 91}_{4}$
				Do. Julavadimunmar	 .: Ta	do.	Somene	13	3 (3	0	-		• •	17	14		٠.		• •		• •	17	14
_				avakavadimun-	n r	of Santive			3 ()	3	-	-	• •	3	92:.			 .'	••		• •	3,	92
			٥٠	mari "		Thanmer K Santiveli	anapathy	of 	3 1	١.	5	_	_		4	27		٠	_	• •	_		4	27
				alambayadimun mari		do.		(0	2	0	_	-		0	16	_		-				0	16
ŧ	юэ.	.175	S	adavakayadimu mari		elachi Sin	natàmiby	of																
c	e e e	150		Da		Santiveli do.		(-		0 · · 7 · ·	_	_	• •		33 38	· <u>-</u>	• •		• •				33 38
€	67.	.177		Do. Do.	• •	do.		(0	2	$0 \cdots$		-		0	16						• •	0	16
		.177A		Do.		do.		(0	'	9	-		• •	0	7		• •	·	• •	_	• •	0	7
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		•		. *		do.		§			1P	. 20)4,878	3		7			_			<i>.</i>		7
		. 180а . 180в		Do. Do.	• •	do. do.		(0 0		$egin{array}{ccc} 2 \cdots \ 5 \cdots \end{array}$				ŏ	18							0	18 4
			• •		∴T	hammer K Santiveli	anapathy		2 2	3	3P	. 20	04,818	3		52				٠				52
		. 181a . 182	• •	Do. Do.	Р	do. . V. W. Ka	thamutti				4 a D	-	- M 970		0	3	_			• •				3
6	76	.182a		Do.		Santiveli do.		2			6P 0	. zt)4,870 	' 	0	14 8								14 8
- 6	77.	.183		_	• •	do.		2	2 1	2	1P	. 20	14,878			10								10
6	78.	. 183A	• •	Do. Do.		do. do.		(4 3P	. 20	- 04,878	3		$\frac{11}{73}$		• •						11 73
		. 184 . 184a		Do.	• • •	do.		(0	2	8			, 	0	23				• •			0	23
6	81.	. 188	It	hiyadivadipoom			apathy	(2	6 · · 8 · ·	_		• •		21 30		• •				• • .		21 30
		. 189 . 192	It	hiyadivayel uratukulavayel.	K	do. Lannapper l mal of Nav	Kanthape zatkudah	ru-								82					 .			82
6	84.	. 193		Do.	К	Kannapper l mal and Ambikapa	Kanthape Kannap	ru-																•
						Navatkuda	ah	20	6 2	2 1	7)		85,148		34	59				:.			34.	59
,	e z	. 193a		Do		do.	*	(0 0	3	ر 8		07,611 	ソ	~ .									
6	86.	. 193A . 196	K	Do. ayandivayel	R	Cannapper Valaichens	Kandiah ti	of 18						-							****			66
6	87.	.205	P	eriyamunmari- vayel	V	v P. Ahama	adulebbe	and	-						•									
. 6	88.	.214	K	addukattuvayel	1	two otherso	f Kattanl amuthu	cudi 6 and								98		• •		• •				98
						two others	of Santi	veli	6 (1 1	1 2	8P	'. I	92,582 	 	1	95 84		• •				• • •		95 . 84
•	90.	.214A .215	 к	Do. addukattapoom	i.	do.			0 () 1	5	-	_		0	12		٠.`.		• • •	·	·	. 0	12
•	91.	.216	K	addukattuvayel	1	do. ayathu Moh	amed Ma	rikar) 2	21	-		• •	1	47		• •		• •		••	1	47
						of Kattanl	kudi		2 3	3	2	-		• •	3	59.	. 			• •		• •	. 3	59
			K	attukattuvadi- poomi		do.		•			7	, .		٠.,		14.								14
- 6	94. 80≈	.219	K	Laddukattuvaye		do. do.					29 1 29		.92,58 —	z		70. 19.		• •		• •				70 19
	96.	.219A .220	∴ м	[aduraiadimadu-	• •				- '	•	•			• •	-			• •		• •				. 10
•				vayel	s	Puliyantiv		of of	ø	0 :	27	P. :	192,58	32	0	22.		٠.						22
,	, γ υ	. 223	••	Do.	8	Pulintuiv Kanapath		[.	4	1	14 1	p (204,87	70	10	2 64		_					19	8 64
•	398. 390	.223A .225		Do. Do.		do. Kumars	•	of	0	ì	21					3 04.) 49.			•	••		•	(49
			• •	- N. A.	•••	Puliyantiv						Ρ.	159,9) 12) 23
	100. 701	$.226 \\ .227$	• •	Do. Do.	• •	do. do.					28 28	Ρ.		89	. (U 23 O 23		 -					. (23
1	702.	.228	• •	Do.	• •	do.			27	Õ	19											• • •	35	25

No	No. o or Su Refer		Name of Allotmen Land or Field	t of	Name of Owner.		E	xtei	nt.		Citle Plan No.	in I	ste Per- lity.	exe	Area mpted	l. e	Amount xempted	No and D Colonial Se- Letter aut I. Exemption Period of I tion gran	cretary' norizing n, and Exemp-	Tot: Amou	ınt
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703.	. 236		imudinchath o- tam	N	fallatamby Peter	and															
-0.4	202				another of Santivel	li				P.								—		19	
	. 236а . 236в		Do. Do.		do. do.	• •	0	1	29 . 4		204,881 204,881		56. 36.			• •	_	· · —		0 :	
706.			Th -		do.	• • •	ŏ	ī	Ĩ.		204,881		33.	:		• •		:: <u> </u>		ŏ	
707.	. 239		ataya kadimun-		N. 37 11																
			mari	Р	eter Nagalingam Santiveli	of	1	1	1.			1	63.							1 (63
						• •	-	-	-		(196,479)			•		••		• •	• •	11	
708.				• •	do.	· •	8		13		(234,819)		48.	•		• •			• •		*° 23
709. 710.			aravurandakula rimudinchatho-	m	do.	. • •	0	U	28.	•		0	23.	•		• •		—	• •	0	23
				N	Thuraiappah of Sa		^	0	00	n	100 550	,	94							•	0.4
-11	045.		D -		veli						192,579		24.	•		• •		–	• • •	0	
	. 245a . 246		Do. atayakadimadu	• •	do.	• •	v	U	39	• •		U	32.	•		• •		—	• •	0	34
					V. V. Kathamutt			_												_	
719	. 246a		Do.	70.	Santiveli I. K. S. Moham		6	3	27	Р.	192,579	8	99.	٠		• •		• • •	• •	8	99
113.	. LTUA	• •	ъ.	10		rok-												•			
	244		-		kottanchenai				36				84.							4	
	. 246в . 247		Do. Do.		do. P. V. V. Kathamutt	 of		U	15	• •		6	62 .			• •		—	• •	6	62
110.	. # * 1	• •	20.		Santiveli		0	0	29			0	24 .					—		0	24
716.	. 248	• •	Do.	• •	do.		0	0	34	. P.	135,570	0	28.						,	0	28
717.	. 249		Do.	N	N. Sylvester of Korak	alli.				CP.	195,739	•		•	•	• •					
	•		•		madu		0		3			0					-	• •	<i>:-</i>	َيُنْ `	2
	$.249\frac{1}{2}$		Do. lambaiadimun		do.	• •	0	U	25	P.	192,579	0	20			• •	_	•• • •	• •	U	20
`			mari_		do.		1		4		<u> </u>	1	66.							1	66
720 .	. 250a	• •	Do.	• •	do.		0	2	22	P.		0	83.							0	83
										۲.	135,570								•		
~01	250		ъ.		3 .		01	•	80	₹	176,201	- 27	62.							27	62
721.	. 252	• •	Do.	٠.	do.	• •	21	U	39	1	174,543 (195,7 3 9)		0-	•		••		• •	• •		~-
722.	. 252a		Do.	P	Peter Xavier of Kora			_			,,									_	
793	. 252в		Do.		madu do.	• •	0		27 30				17. 57.			• •		•• —		_	17 87
724.		• •	Do.		do.		_	ī			- :.		50			• •					50
725.		.,	Do. nnaveerath u mu	. ,	do.		4	0	8	• •		5	27		—			—		5	27
726.	. 208		mari		Heirs of late P. H. K	ana-												,			
	000		ъ.		pathipillai of Sant		i 0	1	37	٠		0	63			••		—		0	
727. 728	. 260 . 260a	• •	Do. Do.		do. d o .		18 1	0			P.238,767.	. 23	88.	•		٠.		• • • • • •	• •	23	88
120.	. 200A	• •			401	• •				LP.	135,570		30.			٠.		—		1	30
	. 260в		Do. ravurandakular	• •	do.				13		<u> </u>	0	11.		_			—		0	
			atayakadimun-		do.	• •	0	U	10	•	–	U	8.	•		٠.		• •	• •	U	8
					Peter Nagalingam	oí		_		_											
732.	267		Do.		Santiveli do.	• •	1	1	15	Р.	234,819		45. 63.			· •		—	• •		45 63
733.			nnaveerathumu	m-				-	-	• •	• •	•	J.	•	_	••		•••	• •	•	4
			mari	V	/yramuttu Ponna of Korakallimadu		7	Ω	18			n	25							. 9	95
734 .	. 271		Do.		do.		17		34	T.	P.237,713		35.			• •		—			
725	.271a		Do.	K	Kunchitamby Tambi	nilla				LP.	174,543	23	39.	•		• •			• •	23	30
	1 IA	• •	270.	1	and Kunchita	mby													•		
792	.271в		Do.		Murugapillai do.		0				— , .		46.								46
				rel	P V. V. Kalhamuth	u of	0	U	32	• •	—	0	26.	•		• •		–	• •	0	26
			. · ·		.Santiveli		7	,2	27	• • •		9	97.							9	97
738.	. 13	K	addaiadimadu	1	Seyamı N. M. C. Kathrush	pacti a of	kan	daı	m.	1.]	P. P. No. 6.										
					Puliyantivu		6	0	31		148,708	0	_								_
739	. 13а		Do.		do.		0	1	12	(₽ .	195,846)		5. 43.			• •			• •	8	
	. 14		Do	v	V. V. Nagapper of V	alai-						U	40 .	٠		• •		• • -	• •	U	ŦÜ
					chenai	• •	1	3			234,308	2	4 9.					–		2	49 .
	. 14A		Do.	• •	do		0	1	0	(P.	195,846		33.								33 -
742.	. 15	• •	Do.	F	Kannapper Kupaya of Kinnayadi	podi	3														
	. 16		Do.		do.		ő	i	5	∴ P .	148,708	4 0	53. 37.			• •		·· —		4 0	
	. 16A		Do.	• •	do.	٠.	0	1	11			0	41.							_	
748.	. 17 . 17 _A	• •	_		do. do.	• •	5 17	1 2	19 21	P.	148,708		98.			٠.				6	
	. 17в		-		do.		4	õ	7	P .	234,308	22 5	92. 26.		_	 		·· <u> </u>		$\begin{array}{c} 22 \\ 5 \end{array}$	
748 .	. 18 _D	Aı	asadikudakadu	ı S	S. P. H. Aliarpody	y of	:													-	
					Miravodai	• •	9	3	26 .			12	89.							12	39

	No.	N O B	lo. of r Surv leferer	Lot ey ice.	Name of Al Land or	lotment Field,	of	Name of C)wner.	E	rten	t.	Tit	le Plan No.				exe	\rea mpt	ed, e	Amoi xemp		Coloni Letter Exen Period	nd Date al Secret authoriz aption, a of Exen granted.	ary's sing nd p-	To Amo	ount
					-					Δ,	R,	P.				Rs.	c.	A.	R	P.	Rs.	c.		6		Rs.	6.
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	75	1	30	0	Ollithavan	aikula					J	10			٠.	•	00.	•		• •		•	•		• •	•	00
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	75	2	33]	Naduthare	ana i		v. v.																			
					_		Ma	rikar of	Miravo	dai 0	1			105,66	2		35.					•		_	• •		35
			34	٠٠,	Do.		• •	do.		0	1			105.54	٠.		33.					•	. '	_	• •		33
	10	± ,`,	38		Ollittavan	1	• • •	do.		0	O			107,54		U	12.	•		• •		•	•		• •	U	12
	75	5	39	1	Naduthava	anabul	gm	do.		จา	a			107,543 107,543		40	53									40	53
	•••		00		Naduunava	allanui	COLL	uo.			U	20 (105,66		***	90.	٠.	-			•	•		• •	40	00
	750	6	39A		Do.			do.		13	3	38				18	18.									18	18
	75	7.,	39B		Do.			do.		0	0	24					20.		_							0	20
-			39c		Do.			do.		0		18					15.								٠.		15
			41		Do.		N. K	. Kasupa	athy	6		29		61,24		9	1.			٠.			•		• • •		1
			$\begin{array}{c} 42 \\ 126 \end{array}$	٠.,	Do.			do.		7	2	Į I	Р.	61,24	ə	9	76.	•		• •		•	•		• •	9	76
	10.	٠.,	120	1	Pondukala	cnenaı	Kana Kir		nnapina	1	a	5	•			1	34.									1	34
	762	2	131	1	llupadimu	ınmari			Cumara		U	υ				•	94.	•		• •		•	•		• •	•	•
					pooriirio			Kiran		0	1	37				0	63.										63
			139		Do.			do.		13	0	11				16	99.		—		_		•	- .	٠.	16	99
	764	٠.,	18D	A	Arasadikud	dakadu			y of M	lira-	_	•					00									10	00
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•	76 6	• • •	2	F	Pallimaduk	cadu					_					_	00									^	00
	767		701					aichenai		0	z	28			• •	U	88.	•		• •		•	•		٠٠,	U	88
	,,,	• •	105	8	anthiattul	kadu	Pattu	mma, w arpodi of	idow oi Mirorc	M.	a	10				0	8.						_			0	8
•	768		83		Do.			marasam		0		12					10.					·				0	
				٠.	20.				-J			No.	6														
	760	. ,	110					. 35 6	vi • • · · ·				٠			7	47.									7	47
			118 230		layadimu							39 36			• •	8	9.	•		• •		•	•		•	8	
			232		Kaddakadd Do.			u monan do.	nea mar	4							28.			• •		•				6	
			257		alambaiad		• •	uo.			•	10			• •	•	-0.	•									
					mari		Seeral	i Kanr	appan	of																	
_					_	•		tiveli	• •	0		16					13.					•	•		• •	0	
			258	• • -	Do.			do.		0	0	12		_	٠.	0	10.	•		• •		٠	•		• •	0	ŧΟ
7	1/4	2	268	s	innavarati			·		0	Λ	32		_		۸	2 6.									0 :	26
					mari		Marı l	Kanapat	пу	0					••			•	-	••		•	•	٠.	· •		_
										5,256	3	15			6,8	34	27								6,8	34	27
																											_

Leased lands which have to pay an irrigation rate of Re. 1·50 per acre per annum for 5 years from January 1, 1925, revisable by His Excellency the Governor in 1930, or at any time he seems suitable.

Food Production Allotments. I. P. P. No. 2.

	No.	Allot- ment	Name of Allottee.		exten		Lot.						Amount	Colonia	nd Date o Secretary authorizin	'n.	rotal mour	nt i
		No.	Numb of Amounts.											Period tion	of Exemple	p-	due.	
			•	۸.	R.	•			, Bra	e.	A. R.	P	Rs. c	•		F	ts.	ò.
	775. 7 76. 777.	. 2	. U. Parikari Ahamedlebbe of Kattankudy . P. Meeralebbe of Kattankudi . Ahamadulevvai Sulaimalevvai of Kat	8 tan-	0	0	do.	•	. 12	υ		• •		• •			15 12	-
			kudi	10			Part of							• •			15	
'	778.	. 4	A. P. Ahamadulebbai	10	0	0	do.	•	. 15	0		•		• •		• •	15	0
				I. F	. P	No.	6.											
	779. 780.	6	M. Elayatamby, V. V. of Kiran M. Subramaniam of Sittandi	4	0	0	_		. 10	0 50							10 £	
	781. 782.		. M. Velauthar	8	0	0				$\begin{array}{c} 0 \\ 50 \end{array}$		•	٠. —	• •				0
•	783. 784.	. 7	V. NallatambyV. ChellatambyM. V. V. Elayatamby of Sittandi	8	Ō	0					_	•	. —				13 t 12)()
	70×			`	_		and 3			5 0								50
,	785 786	9	. K. Karuval Somanathapillai				Part of			0.,		•	. —	• •				0
4	787	10	. Thambiyapillai Thamotheran	10	0	0	do.		. 15	0		•		• •		• •		0.
•	788	12 13	K. Aiyapillai of Kiran K. Sinnatamby and Tambimuttu	6	0	0	do. do.	:	. 15	0 0		•		• •			- - .	0
•	789	14	Chelliah of Santiveli	6	ŏ	ŏ	do.	:		0		•				• •		ŏ
•	790	14	.Murugar Vellan of Kiran	5	Ŏ		Part of			50			·				7 5	0
			ŭ	'т то	о р	No.				_ , , ,			-					
•	791	ie	77 77					.		_							9 7	5
•	792	16	.K. Kumaravelu .Kanapathy Kumaraveli of Oddamavadi	6 6	$egin{smallmatrix} 2 \\ 2 \end{bmatrix}$	01	Part of do.			75 75		• •		• •	_ :	:	9 78	

	Nó.	Allot men No:	t	Name of Allottee.	E	xtent	t.	Lot.	Rey	isable late.	Area exempted	An Lexe	nount	Colonia Letter Exer Perio	nd Date of I Secretary's authorizing aption; and d of Exemp-	1.0	tal ount ie.
					Δ.	R.	P.		I	t s. c.	A, R. P	F	ks. c.	tion	granted.	Rs.	c.
					I. I	P. P.											
	793.			E. L. Abdulasistamby of Oddamavadi		. 0		Part of 18B.						• •		13	
	794. 795.				10 2	0	0. 0.	. Part of 18 . do			=			• •	_ :.	15 3	0
	796.				6	2	ŏ.			9 75					<u> </u>	- 2	
	797.				10	0	0.		1		—			• •		15	
	798. 799.				6 5	0	0. 0.	. Part of 238.		9 0 7 50		• •		• •			0 50
	800.	. 24		Vyravy Arunakeri of Santiveli	6	ŏ	0.	. do							::	_	
	801.	. 25		Do	3	2	0.	. Parts of 238 and 243 .		5 25							25
	802.	. 25	٠.	S. P. H. Nagapper of Santiveli	6	2	0.			9 75					_ ::		75
	803.	. 26		M. Chinniah, Advocate	10	0	0.	.Part of 117.	1	5 0						15	•
	804.	. 27	• •	S. Kanapathy and Kanapathy Sellappah Kiran	of 10	0	0	.Parts of 11	17								*
						v	٠.	and 238			—					15	0
	805.				10	0		. Part of 117.				• •		• •		15	0
	806. 807.			Awakker Adambawa of Valaichenai Mohaideenbawa Adambawa of Miravodai	10	0	$\frac{0}{0}$.	. do .Part of 117.	l l		—	• •				15 15	0
	808.	. 32		Sinnatambypodi Ahamadulebbe	8	0	0,	. do	1	2 0	—					12	0
	809. 810.				4	0		Part of 62.		6 0	· . —	• •		• •		6	0
	010,	. 9 1	• •	Karuval Seilan	э	Ū	v.			3 50	—					13	50
	811.				10			. Part of 381.	1	5 0	—					15	0
	812. 813.			TT	7	2 2	0.0	Part of 18 do.		$\frac{1}{1} \frac{25}{25}$		• •	_			11 11	
	814.	. 40		K. Velupillai of Kinnayadi	7	0.	0.	.Part of 207.	1	0 50						10	50
	815.				7					0 50				• •	- - ·	10 6	50 0
	816. 817.			Velachi Sinnatamby of Santiveli Abdulcader Marikar Mohmed Ibrahim	4 of	0	0.	. do.	• •	6 0	—	• •				О	U
	010			_ Miravodai	10			Part of 18 .					_			15	
	818.	. 53	• •	Panikan Kandan of Sunkankerry	10	0	0.	Part of 18B.	1	5 0	· —	• •		• •		15	•
					I. I	P. P	. No	o. 2 .									
	819.			Meeralebbe Mohamed Cassim of Valaichen						7 50				• •			50
	820. 821.			Meeralebbe Ahamadulebbe of Valaichenai Do	5		0	Part of 144 do.		$\frac{7}{7} \frac{50}{50}$				• •			50 50
	822.				5		0			7 50							50
					^ I.	P. P	. N	o. 6.									
	823.	. 58		M. Chinniah, Advocate	25	0	0.	do.	:	37 50) —						50
	824.			Mohamed Aliar Mohamadu of Oddamavad	li 25	0		Part of 18				• •		• •			50
	825. 826.			Olluppillai Sinnapillai of Santiveli Velupillai Elayatamby of ditto	8		0	Part of 117 do.		7 50				• •	-		75 50
	827.	. 65		Ismalebbe Sumsulebbe of Miravodai	10	0	0	Part of 18	:	l5 () —		_			. 15	0
	828. 829.			Ahamedlebbe Kalanderbawa of Miravodai Ahamadalebbe Isalebbe	$\frac{10}{10}$			Part of 18 do.) —) —	٠.		• •		. 15	
	830.				10		0.				0 —	• •				. 15 . 15	
	831.			Miralebbe Omarukatha of Miravodai	10		0				2 —		-			. 15	
	832. 833.		•	Kulasakerampillai Kanakasabai of Sittano. Kanakasabai Kattamuttu	iy 10 10	. 0		Part of 294	١	15 (15 (0	• •		• •		. lā	5 0 5 0
	834.	. 77	•	.Kankasabai Karuvaltamby	10	0	0	d o.			0 —					. 15	5 0
				Kanther Kannappu of Sittandi	10						D —				·	. 18	5 O ·
				Ollupody Sinnatamby of ditto Ollupody Seeny of ditto	3			.:Part of 298	, 		0 —	• •					1 50 1 50
	838.	. 81		.Sinnatamby Sukuru	3					4 5					:		1 50
	839.			.(1) E. Kanthapody, (2) Kanapathy Ponna	m.												
٠				ma, (3) K. V. Marimuttu	18	5 0	0	Part of 18		22 5	0 —		<u>.</u>		— .	. 25	2 50
	840.			. Kanagasahai Salliah	6		0) do.		9	0 —			• •			9 0
	841. 842.			.Kanagasabai Selliah .(1) Omaru Marikayar	8		0) do.)Part of 18			5 — 0 —	• •					$egin{array}{cccccccccccccccccccccccccccccccccccc$
	843.	. 88	8.	(2) Amarar Kannakai of Vaddipodamadu	:	3 0	0) do.		4 5	0						4 50
		89		.(3) Semper Kanapathipillai .O. Velauther Murugasu			0) do.)Part of 18	• •		0	٠		• •			4 50 °
	846	9	2.	A. Kumaravelu N. Vinasy							0 — 0 —						4 50 . 4 50 .
		9	3.	N. Vinasy	:) (4 5	0 —						4 50
		9 9	7 .	N. Vinasy Kalimuttu Pillayan Kunchitamby Kaniah of Kiran	;	3 () () do.)Part of 273	3	4 5	—			• •		_	$egin{array}{cccc} 4 & 50 \cdot & \ 1 & 25 & \ \end{array}$
	850	10	1.	.M. L. Mohamadu Aliar of Miravodai	10	o c) ()Part of 11'	7	15	0 —			• •			5 0
`	 ģ≍1	109	•	(1) Mooralable Water 1 C	I.	P . 1	P. N	Vo. 2.						٠			
	551.	102	٠.	.(1) Meeralebbe Mohamed Cassim, (2) di Ahamadulebbe	tto	3 0		Part of 144	4	1 = .	Λ				•	,	= 0
						, 0		дет ОТ 144	*	T-0	···	• •		• •		1	5 0
	050	10	.9	Wathingson G				No. 6.									
		10 10		Kathirasen Seeny Meerakandupody Kudabawa	8	8 2	0	Part of 80	٠.	12 7	5			٠.			2 75
	854	10	8	Sinnakuddy Pilliyan	•••	7 (, U)Part of 273			0 0	• •					l0 50 l0 50
		100.10)5	Pannikan Kanthan of Kinnaiady		4 (• •		0 —	• •		• •			6 0
	.000]	110	Kannapper Kandiah on behalf of K. V	yra-												
	QEF			muttu		8 () (O. Part of 83		12	0 —					1	12 0
				Sinnavar Kunchitamby Marian Tompulor Marimuttu		9	v	0Part of 11 0Part of 11	3	12 5	<u>ہ</u>						13 50
				•	••	-	-	o arv Of U	4	07	o —	• • •		• •	-	· •	6 75

	No.	Allot- ment No.	Name of Allottee.		E	xtei	nt. Lot.	Revisa Rat	able A se. exer	Area mpted. e	Amount xempte	Colonia Letter i. Exem Period	of Date of I Secretary's authorizing option, and of Exemp-	Tota Amor due	
					A.	R.	P.	Rs.	c. A.	R. P.	Rs.	c. tion	granted.	Rs.	c.
	859.	.116	Kanapathy Seeni of Kiran		3	2	0. Part of 231	5	25					5	25
	860.	.117	Kasinather Murugesu		2	0			0				- ::	3	
	861.	.118	. V. Nellinatherpillai		5	2	0 do	. 8	2 5					8 :	
	862. 863.		. Sinnavar Arulanpalan Sinnatamby Thevanayagan		2	0	0Part of 362		75 0			• •			
	864.		(1) P. Subramaniam		16	Ö	0 do 0Part of 381		0	:				3 15	0-
	865.		(2) S. Karuvaltamby		4	0	0. do		0	— ::					è
	866.		. Francis Xavier of Koraikallimadu		10	0	0Part of 420		0	 					0
	867. 868.		Do Do		10	0	0 do 0 do	. 15	0 50			• •	<u> </u>		e O
	869.		K. Karuvaltamby of Kiran		10	o	0Part of 273		0					15	
	870.	.129	K. Sinnatamby		3	0	0Part of 276	4	5 0					4	5 .
	871.		S. Periyatamby		. 3	0	0 do		50					4	
	872. 873.		K. Akamparam of Kiran S. P. Thabynainar of Valaichenai		$\begin{array}{c}3 \\10 \end{array}$	0	0 Part of 277 do		50 0		. —	• •			
	874.		Kanagasabai Ponniah		3	ŏ	0 do		50	_ :					50
	875.		K. Kumarasamey		5	0	0Part of 18		50			٠.,	 -		50
	876. 877.		S. Chinniah		3	0	0 do 0 do		50 50			• •			
	878.		S. Nallan		5	ő	0 do	_	50						50 50
	879.		S. Kanappen		5	0	0 do	. 7	50						
	880.		Koralai Periatamby		6	0	0Part of 117		0			• •			0
	881 882		Sinnatamby Valliammai Velachchi Sinnatamby of Sittandi		6	0 3	0 do 0 do	. 9 . 11				• •		. 9 . 11	0 63
	~~ ~	. + EU	Volachem Silmacamby of Siccandi		•••	,	J 401 11				. –	• •			70
					I. P	. P	. No. 2.						-		
	883.		Mohamadutamby Ahamedlebbe		5	0	0. Part of 144	_	50				· · · · ·		50
	884.		Mohamadutamby Mohamedtamby		5		0 do		50			•. •			50
	885 886		Murugapper Velachchi Seeniar Kannamuttu		$\begin{array}{ccc} \dots & 4 \\ \dots & 2 \end{array}$	2	0Part of 381		75 75			• •		. 6 . 3	
		.102	Seemai ixaimamuuu				•				•	٠.	• •		,,,
	00#	,					P. No. 6.								
	887 888		. Vyramuttu Kannapper of K'madu		2	2 0	0Part of 273 0Part of 273		75 0			• •	***		75
	889.		. Kasinather Sinnatamby of Santiveli . Kanapathy Nagapper	٦,	3	ŏ	0 do		50					. 9	0 50
	890	. 156	K. Murugan		4	0	0. Part of 381		0			• • •		6	0
	891		Murugan Kunchitampi		4	0	0 do 0 do		0			./ .		6	0
	892 893		K. Amerasingham K. Kanapathy		4	0	0 do 0. do		$egin{matrix} 0\dots \ 0\dots \end{matrix}$			• •		. 6 . 6	0
	894.		Nagan Seeraly of Vaddipodmadu		$\frac{1}{1}$	ŏ	0. Part of 117.		ŏ						Ō.
	895.	.162	Mathar Vyramuttu		1	0	0. Part of 273		50			• • .			50
	896 897		Kanda Udayar Sinnatamby		5	0	0Part of 298 0 do	_	50 50			• • • •		7	50 50
	898		K. Kunchitamby S. Sanmugan of Kiran		2	ŏ	0 Part of 18	_	0	:	_	• • •	_ :	3	0
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			* ;				. No. 2.		_			٠.		: *	
	899.,		. Ahamedlebbe Omarulebbe		10		0 Part of 62 0 Part of 65					• •		. 15	-0
	900 901		. Y. L. P. H. Ahamadulebbe . M. L. Casimlebbe		10	0			0			• •		15 15	0
	902	173	T. Meerasaibo		10	Õ		. 15	0				_ :	<u> </u>	
	903	174	M. S. Mohamed Cassim of Oddamavac	Дi	6	0	0 do	. 9	0			• •	'.	9	0 .
					тР	P	. No. 6.								• '
	904	177	TZ - 1 - 3K - 1+		2		0Part of 117	3	75					3	75
	905	177	Kasiar Marimuttu James Perera of Santiveli M. Sithamparapillai		10	õ	0. Part of 381			:	·	• •			.0
	906	191	M. Sithamparapillai		10	0	0Part of 298	. 15	0					15	Ò
	907	193	A. M. Hadjiar of Valaichena		6	0	0		0 0			• •		. 9	.0
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	910	196		•	4	0	0 —	. 6	0						ő
	911	197	Do		4	0	<u>0</u> —		0			•• ::	-		-,0
	912 913	001	До.	-	4	0	0 —	. 6 . 12	0 0					$\begin{array}{cc} & 6 \\ & 12 \end{array}$. 0
	914	201	Do. Kanagar Periyatamby Parikari of Od	idan						•		••	•	. 12	υ,
^			vadi		8	0	0Part of 18B	. 12	0		. —	• • • •	<u></u>	. 12	0
	915	213	M. Kanapathy and A. Kandiah of Kor	raka	lli- 12	n	0Part of 381	18	0		٠,.				
•	9 16'	214	madu	edda	$a \cdot s124$	0	0 —		0		:			. 18 .186	
	917	243	Animugam Sinnatamhy		0	U	V,	. 9-,	0		. —			. 9	
	918	950	77 0' 1 11		6	U	30Part of 273	. 9	28			••	-	. 9	28-
	919 92 0	262	. Veerakutty Subramaniam		9		0Part of 381		25 78			••		. 14	
	921	264	Veerakutty Kannapper		6	- 3	0 do	. 10	13			• •		. 14 . 10	13
	922	265	Karavalpody Iyampillai		9	0	0. Part of 273.	. 13	50			•	— · .	. 13	50
	923 924	266	. Veerakutty Kannapper . Karavalpody Iyampillai . Sinnatamby Kanapathy . Kanapathy Seeny . Kanapathy Seeny		5	3	0 Part of 18		50	- .		• •		. 7	50
	925	268							13			• •	-	. 7	13
			Mylvaganam of Kiran		8	1	0. Part of 18.	. 12	38"					. 12	38
	926 927	275	Sinnan Veerakutty		9	2	20Part of 231	14	44		. —	, .		. 14	
	927		. Sampunather V. V. Kadramapodi of veli		5	0	0Part of 208.	7	50 -				_	. 7	50
	928	280	. Sambunather Kathiramatanly		1	3	10Part of 207.	. 2	72	· — · ·.	:			. 2	72
	929	281	. Meeratanderpody Kutabawa		2	1	0Part of 273.	. 3	38	<u> </u>		• • •	:	. 3	38
	930 931	292 294	. Sambunather Kathiramatanly . Meeratanderpody Kutabawa . Velauther Kanapathy . Kupaiyapodi Kumarasamy . Sambunather Arunasalem		$\begin{array}{ccc} \dots & 2 \\ \dots & 3 \end{array}$	0	36 Part of 18.	. 3	34		• -	• •		7	34 78
	932	297	Sambunather Arunasalem		6	1	30 Part of 18. 0 do		78 38		. —	••			38
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41162													Color	and Date onial Secrets	vr's	Tot	o]
No. ment No. No.		ottee.	E	xter	t.	Lot.	Re [,]	visat late.	ole · e	Area xempted	A: exe	mount mpted,	Lett. Exe	er authoriz mption, an od of Exem	ing A	imou due	int
													tio	od of Exen n granted.			
				R	. Р. Р. N o	. 0		Rs.	c.							Rs.	c.
.933298	Isalevvai Naina M	Tohomadu	9	r. r 2		o. 2. . Part of 30		14	95							14 :	95
. 200 2 go	isalovvai ivalita in	. upsmanou	9	4	υ.	. Fart of 50	,	14	20,	. —	• •	_	••		• •	14 4	20,
		•	I. I	?. P	. No	. 6.							•	•			
934 300	Vesenthi Pillayan		3	1	30.	Part of 28	8	5	16.	. —		_				5	16
935302	Kandayapody Eli	yatamby	9	2		. Part of 18						_		_		14 2	25
936305	Ahamedulebbe Se	eni Mohamadu of Mirav	vo- 9	1	30.	. do.		14	16.			_	•	_		14	16
937307	Panikkan Parame	en	4	3		. Part of 19			33.								33
938338	Kumaravelu Ponr	niah Van	45	0		. Part of 18					• •	_	• •			67 E	_
939339 940340	Do. Adambawa Kalan	nder	44	0	0. 0.		• •	_	0.		• •		• •	_	• • '	66 9	0
941341	Sinnathipodi Ahai	madulebbe of Miravoda	i10	0	0.	Part of 11	7	15	0.					•		15	0
942342 943343	Adambawa Meyde Meydeenbawa Um		$\begin{array}{ccc} \dots & 9 \\ \dots & 5 \end{array}$		26. 10.	.Part of 11 . do.	7		87. 59.		• •		• •		• •	14 8	
944344	Bawalebbe Meeral		4		24.		• •		35.							7	
945346	Tambimuttu Kyla		6	0	0.	. Part of 18	3	9	0.					'		9	0
946348	chenai	Abdulcader of Moraka	ttan-	0	3Ó	Part of 28	8	6	28.							6 5	28
947354	Ahamadulebbepoo	di Mohamed Ali Hadjia	r 1	3	28 .			2	89.	. —		_				2 8	
948355	.Pakirtamby Vithe	anaikander	10	. 0		. Part of 18	3	15	0.	. —	٠.		• •				
949356 950 3 58	P. Mohideenbava	li Ismalebbe of Miravod podi of Miravodai	9	0 3	$\frac{0}{37}$.		• •		50. 97.		• •		• •		• •	7 { 14 !	
951370	Mirasaibu Ahama		10	ŏ	0.				0.	· —				_		15	ö
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961115	Chenavayal	Bawalebbe Ahamadu				,											
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962129	Palla-alakarai	U. Tamoterampillai Valaichenai		0	5.			n	#								
963130	Valampurialakara	i Ibrahimcandu Mohide	0 een-	J	υ.	• .	••	0	5.	_	• •		• •	-	• •	0	5
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1005137A	Savuriatotam	S Kumariyan and others	1					• 4.		-			
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	1039429	Pothanavadi	do.	0	3	22 .		1	33.	. —		<u>.</u>			1	33	
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	•			7,063	2	21		2,710	28				-		9,54	1 37	
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Rate in Perpetuity, Rs. $6,834 \cdot 09$.

SUMMARY.

		Α.	R.	P.		Amount Rs.		•
Private lands paying a perpetuity rate of Re. 1.30 per acre per annum		5,256	3	15		6,834	27	
Crown lands allotted on Food Production terms, paying a revisable rate Re. 1 50 per acre per annum $$.	of 	1,382	2	19		2,073 9	97	
Crown lands cultivated on permit or encroached, paying a revisable rate R . 1 50 per acre per annum		424	0	27	٠,٠	636 3	31	0
Total		7,063	2	21		9,544		

The Kacheheri, Batticaloa, September 22, 1925.

C. V. BRAYNE, Government Agent.

In pursuance of section 47 (4) of Irrigation Ordinance No. 45 of 1917, notice is hereby given that the irrigation rate at Re. 1 per acre per annum imposed on lot E149, under serial No.497, on the specification for Magallewewa Irrigation Works published in *Government Gazette* No. 7,297 of November 17, 1922, will not be charged from and after 1925; but a seepage irrigation rate at 50 cents per acre per annum will be recoverable hereafter on the lot in question.

SPECIFICATION.—Irrigation Works, North-Central Province.

CUPPLEMENTARY specification showing lands found to be capable of irrigation by Nuwarawewa Tank, in addition to the specification published in Government Gazette No. 6,831 of October 27, 1916, the names of proprietors and the contributions payable in respect of each land.

Leased lands under Nuwarawewa paying an Irrigation Rate of Re. 1 per Acre per Annum liable to Revision at any Time.

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		Lot							*				Δ	aunt		Total
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285		304		K. Selohamy			. ••			2	LO			25	• :	2 25
286		3 05		R. Loku Banda	• •		• •		• •	2 2		• •	2	50		2 50
287		306	٠.	Kohomba and Mohotta	• •		• • •		• •	2 1		. • .•	2	25	• •	2 25
288	٠	308		V. Ponnachchi	• •		• •		• • •	2 2			. 2	50	• •	2, 50
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294	• •	327		K. Muthuvelu	• •		. ••		• •	1 0		• •	-		• •	1 13
295		328		V. Sabapathypillai	• •		• •		• •	1 0	0	•	1	0	• •	1 0
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298		416	` . .	Nagapper Valuppillai			• •		• •	2 0	0	• •	2	0	٠.	2 0
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 :		417		Loku Menika			, • •		, • • .	1 1	0	•. •				1 25
		418		N. K. Poonuthurai			• • •		• • .	1 0	0	• •	1		• •	1 0
299		331		T. Arunasalam			• •		• •	2 0	0	• •	2		• •	2 0
300		332		P. Pasuwadippillai	• •		• • •	•	• •	1 0	0	• •	1	0	• •	· 1 0
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302		334		Meena Sinnathamby			• •		• •	0 2	0	• •		50	• •	0 50
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304		336		Baron Perera			• •.		• •	1 0	0	• •	1	0	• •	1 0
305	٠.	337		M. Sunderam			• •		• •	1 0	0	• •	1		• •	1 0
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307	٠.	339		C. H. Appaskutty			• •		• •	1 0	0.	• •	Ī	0 .	• •	1 0
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312		345		Maduma Appuhamy			• •		• •	1 0	0	. • •	1		• •	1 0
313		346		K. G. Herdrick Appuhamy			• •		• •	1 0	0	• •	1		• •	1 0
314		347		Don Carolis Appuhamy	. • •,		e="#.		• •	1 0	0	• •	1		• •	1 0
315		144		K. G. Hendrick Appuhamy			• •		• •	4 0	0	• •	4	0 .	• •	4 0
316		348		Horatalage Arumi			• •		• •	1 0	0	• •	1		• •	1 0
317		265		D. M. Ukku Banda			. • •		• •	2 0	0	• •	2		• •	2 0
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319		397		W. M. Punchihamy	• •		· • •		• •	1 0	0	• •	1	0 .	• • *	1 0
320	٠.	352		I. G. Coronolis Appuhamy					• •	1 0	0	• •	1	-	• •	1 0
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322		551		H. M. Podi Appuhamy			• •		• •	1 0	Ŏ	• •	1	Ų,	• •	1 0
323	٠.	367	• •	N. Valupillai			• •		. • •	2 0	0	• •	2		• •	2 0
324	• •	371		L. L. A. Richard			• •		• •	0 1	0	• •	0		• •	0 25
325	°	373	•	K. Konathe			• •		• •	1 0	0	• •	1		• •	1 0
326		368		A. Kanapatheypillai		.`	• •		• •	2 0		• •	2		٠.,	2 0
327	٠.	372		N. Valuppillai			. ••		• •	1 2	0	• •	1	5 0	• •	1 50
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The Kachcheri, Anuradhapura, October 3, 1925. M. M. WEDDERBURN, Acting Government Agent.

The Ceylon Safety Matches Manufacturing Company, Limited.

OTICE is hereby given that the Eighth Ordinary General Meeting of the above Company will be held at the registered office of the Company, 54, Keyzer street, Pettah, Colombo, on Saturday, May 8, 1926, at 4.30 p.m.

(1) To receive the report of the Directors and accounts for the year ended February 28, 1926.

(2) To declare a dividend.

(3) To elect a Director.

2 nd publication

- (4) To appoint Auditors for the current year and fix their remuneration.
- (5) To fix remuneration to Agents and Secretaries for the current year.
- (6) To transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from April 25 to May 11, 1926, (both days inclusive).

By order of the Board,

Colombo, April 7, 1926.

H. Don Carolis & Sons,
Agents and Secretaries.

The Forest Hill Tea Company, Limited.

OTICE is hereby given that an Extraordinary General Meeting of the Forest Hill Tea Company, Limited, will be held at "Ambewatte House," Vauxhall street,

Colombo, the registered office of the Company, on Tuesday May 11, 1926, at 11 o'clock in the forenoon, when the subjoined resolution, which was passed at the Extraordinary General Meeting of the Company held on April 17, 1926, will be submitted for confirmation as a Special Resolution.

Resolution.

"That the Directors be and they are hereby authorized in their absolute discretion to sell and transfer, as from a past date or not (whether such date be before or after the date of the confirmation of this resolution), a specific and divided portion of all that estate called and known as Kensington, situated in the Ambanganga Korale District of Matale, Central Province (which specific and divided portion is particularly delineated in a plan thereof dated January 31, 1926, by L. H. Ferdinands, Licensed Surveyor, and according to the said plan contains in extent 175 acres 2 roods and 13 perches more or less), together with the cooly lines, boutiques, and other buildings, and all appurtenances thereto belonging to the Deltenne (Ceylon) Tea Estates, Limited, or its nominee or nominees, at or for the price or sum of not less than Rs. 90,000, and otherwise upon and subject to such terms, covenants, stipulations, and conditions, as the Directors shall think fit, and to enter into and execute all contracts, agreements, transfers, conveyances, assignments, and other deeds or documents, as the Directors may think fit and proper for giving effect to such sale and transfer.'

> By order of the Board, Cumberbatch & Co., Agents and Secretaries.

Colombo, April 27, 1926.

Messrs. C. A. Hutson and Company, Limited.

OTICE is hereby given that the Fifth Ordinary General Meeting of the Shareholders of this Company will be held at the registered office of the Company, Korteboam street, Mutwal, Colorabo, on Wednesday, May 12, 1926, at 11 A.M.

1. To receive the Director's report and accounts for the year ended February 28, 1926.

- To elect a Director.
- 3. To appoint Auditors.

4. To transact any other business that may be properly brought before the Meeting.

The Transfer Books of the Company will be closed from May 5 to 12, 1926, inclusive.

By order of the Directors,

L. G. STRETOR

Secretary.

Peradeniya (Ceylon) Chocolate Company, Limited.

FICE is hereby given that the Fifth Ordinary General Meeting of Shareholders will be held at the Factory, Peradeniya, on Saturday, May 15, 1926, at 9.30 A.M.

Business.

1. To receive the report of the Directors and accounts to December 31, 1925.

To elect a Director.

To appoint an Auditor and transact any other business that may duly be brought before the Meeting.

By order of the Directors,

A. M. G. TROTTER, Managing Director.

The Narangalla Estate Company, Limited. (In Liquidation.)

QTICE is hereby given that the Final General Meeting of Shareholders will be held at the office of Messrs. Lewis Brown & Company, Limited, Prince building, Prince street, Fort, Colombo, on Wednesday, June 2, 1926,

Business.

To receive and consider the report and account of the Liquidator.

To pass a resolution adopting the said report and accounts.

To pass a resolution that the affairs of the Company have been fairly wound up.

Colombo, April 28, 1926.

NORMAN H. LYALL, C.A. Liquidator.

Ka Baddegama Estate Company of Ceylon, Limited.

OFICE is hereby given that an Extraordinary General Meeting of the Baddegama Estate Company of Ceylon, Limited, will be held on May 10, 1926, at 12 o'clock noon at the offices of the Agents and Secretaries, Messrs. Colombo Commercial Company, Limited, Slave Island, Colombo, when the special resolution set out below, which was carried by the requisite majority of the Shareholders at the Extraordinary General Meeting of the Company held on April 24, 1926, will be submitted for confirmation

"That the Directors be and they are hereby authorized and empowered to sell for such price or prices, as they shall deem fit, all the lands belonging to the Baddegama Estate Company of Ceylon, Limited, situated in the village Halpotata, in the District of Galle, Southern Province, not exceeding in extent ten (10) acres."

By order of the Board,

COLOMBO COMMERCIAL CO., LTD.,

Colombo, April 28, 1926.

Agents and Secretaries.

Automobile Owners, Limited. (In Liquidation.)

NOTICE is hereby given that at the Final General Meeting of Sharekolders of the above-named Company, duly convented and held at the offices of Messrs. Duncum, Watkins Ford & Co., Lloyd's buildings, Prince street, Colombo, on Tuesday, April 27, 1926, at 12.30 r.m. the following resolutions were unanimously passed, viz.:—

That the accounts submitted to the Meeting and showing the manner in which the winding up has been concluded and the property of the Company disposed of be received and adopted.

That the affairs of the Company have been fairly

wound up.

Colombo, April 27, 1926.

R. N. WATKINS, Liquidator.

Auction Sale under Mortgage Decree, D. C., Colombo,
No. 15,933.

NDER and by virtue of the commission issued to me in the above case, I shall offer for sale by public auction of Friday, May 29, 1926, at 5 P.M. at the spot, the following property, to fit:

All that allowent of land called Kahatagahawatta,

Salpiti korale, within the Municipality and in the District of Colombo, Western Province, being lots No. 255c and 255d divided portion of lots Nos. 255 and 255d (subdivision of lot No. 255 in the registration plan No. 27 now amalgamated into the lot; bounded on the north by lot No. 238, on the east by the other portion of lot No. 255D, on the south by reservation for a road, and on the west by the remaining portion of lot 255c; containing in extent 39.81 perches according to figure of survey thereof No. 322 dated March 6, 1916, and made by A. Daniel, Licensed Surveyor and Leveller.

For deeds, apply to P. Cassius Jansz, Esq., Courts,

Colombo.

R. G. KOELMAN

of JENSEN & Co., Commissioner.

Colombo, April 27, 1926.

Auction Sale.

House Proferty at Church Street, Slave Island, Colombo.

Y virtue of the commission issued to me, and the decree entered in case No. 19,352, District Court, Colombo Ashell M by public auction on Friday, May 28, 1926, at 4.30 P.M. at the spot, for the recovery of the amount stated if the decree, and subject to a primary mortgage for Rs. 36000 and interest due upon bond No. 240 dated October 10, 1919, attested by 17. Mack, Notary Public, the following property, viz.

All that allotment of land with the buildings thereon, called The Oasis, bearing assessment No. 734/9, now Nos. 25 and 27, Church street, Slave Island, Colombo; bounded on the north by premises bearing assessment No. 8, east by premises No. 13, Rifle street, south by premises No. 10 of Deen, and on the west by Church street; in extent 18 50/100 perches.

Hulftsdorp, Colombo.

A. C. KOELMEYER, Auctioneer and Broker.

Auction Sale.

In the District Court of Colombo.

NDER and by virtue of commission issued to me in I shall sol by virtue of commission issued to me in case No. 16,173 of the District Court of Colombo, I shall sol the following lands on Folds May 21, 1926, commercing at 8 P.M. at the Kandana sanction:—(1) An allotment of land called Talganawatta, situated at Kandana in the Ragam patru of Mukkuru korale, in extent about 2 acres. (2) All that portion of the field called De Wekkensberg situated at Kandana aforesaid; in extent 25 agrees (2) Undivided another 1 of 2 adjantance allots. 25 acres. (3) Undivided northern 1 of 2 adjoining allotment of land bordering the road called Millagahawatta,

situated at Kandana aforesaid; in extent 7 acres 2 roods and 16 perches or ground sufficient to plant about 500 (4) An allotment of land marked A in coconut trees. the plan called Nagahawatta, situated at Nagahawatta Ragam pattu aforesaid; in extent 1 rood and 24 perches. The southern ½ part marked letter A of the allotment of land called Iskakarawatta alias Payarugahawatta at Nagoda aforesaid; in extent 3 roods and 36 perches. (6) An allotment of land called Nagahawatta at Nagoda aforesaid; in extent 1 acre 1 rood and 18 perches. All that part of a garden called Kalagahawatta at Kandana aforesaid; in extent 1 acre 2 roods and 37/100 perches. (8) All that part of a garden called Dawatagahawatta at Bowelle in the Ragam pattu aforesaid; in extent 1 acre 2 roods and 25³/₄ perches. (9) All that 2/5 part of the land called Ambagahawatta at Kandana aforesaid; in extent I acre more or less. (10) All that allotment of land called Paiyamagahawatta at Nagoda aforesaid; in extent about 2 roods. (11) All that $\frac{1}{8}$ part of the land called Gorakagahawatta at Kandana aforesaid; in extent land sufficient to plant about 80 coconut plants. (12) All that land called Siyambalagahawatta at Kandana aforesaid; extent about 1 acre. (13) An allotment of land called Delgahawatta at Kandana aforesaid; extent about acre. (14) Undivided 3 part of the adjoining portions of land called Millagahawatta and Dawatagahawatta at Kandana aforesaid; in extent about 2 roods. (15) A defined portion of the land called Kongahawatta at Kandana aforesaid; in extent 1 acre and 20 perches. (16) An undivided ½ share from and out of a half share, in extent about 1 acre in length and breadth, which said ½ share being a ½ part from and out of ½ part of Siyambalagahawatta at Kandana aforesaid; in extent about ½ acre in length and breadth.

131, Hulftsdorp.

C. P. AMERASINGHE, Auctioneer and Broker.

Auction Sale.

In the District Court of Colombo.

MDER and by virtue of commission issued to me in case No. 16,172 of the District Court of Colombo, I shall sell the following lands on Tuesday, June 1, 1926,

1 span sell the following lands on Tuesday, June 1, 1926, commencing at 4 p.m. at the Kandana junction:

1. All that land called Kongahawatta at Bowala alias Kandana in the Ragang pottu of Alutkuru korale; in extent 5 acres and 8 perches. (2) All that land called Dawatagahawatta at Kandana aforesaid; in extent about 2 acres. (3) All that land called Delgahawatta at Kandana aforesaid; in extent land sufficient to plant about 200 concentrations. in extent land sufficient to plant about 200 coconut plants.
(4) All that a part of the land called Dawatagahawatta at Bowala alias Kandana aforesaid; in extent about 12 acres which said four allotments of land adjoining each other and now forming one property, situated at Kandana aforesaid; in extent 9 acres and 20 perches.

2. All that 3 part of the land called Kahatagahawatta

at Kandana aforesaid; in extent 3 acres more or less.

3. All that undivided § part of the land called Higgahawatta and Talgahawatta adjoining each other, and of the tiled house thereon, situated at Kandana; in extent about 1 acre.

131, Hulftsdorp.

C. P. AMERASINGHE, Auctioneer and Broker.

Auction Sale.

05/-AN OPPORTUNITY NOT TO BE MISSED. Valuable Property, situated at Dam Street (close to the Courts).

NDER mortgage decree in D. C., Colombo, No. 15,078, under and by virthe of the commission issued to me in the above case, I shall sell by public auction on Saturday, May 22, 1925, at 5 r.m. at the spot the following property, to wit:—

All that allotment of land with the buildings thereon bearing assessment No. 83/656, situated at Dam street,

Colombo. For deeds, &c., please apply to K. T. Chithampalam, Esq., Proctor, Supreme Court, Colombo, or-

119, Hulftsdorp, Phone, 1,039.

FRANCIS F. KRISHNAPILLAI, Auctioneer and Broker. 16 Ro5/-Auction Sale.

NDER commission issued to me in D. C., Colombo, case No. 18,530, I shall offer for sale on May 8, 1926, commencing from 3 P.M. at their respective spots the

1. The field called Moragahakotuwakumbura, situate at Newangalain Unigaha pattu of Hapitigam korale; in extent 15 lahas paddy shring.

2. The field called Welikadakumbura, situate as aforegid in the state of paddy spring.

extent 15 lahas of paddy sowing

3. The land called Ketakelagahawatta alias Moragahawatta, situate as aforesaid; in extent 2 pelas paddy sowing. For further particulars, please apply to H. T. Ramachandra, Esq., Proctor and Notary, or to me—

86, Dam street, Colombo. Tel: 2,570.

B. D. AMIT, Auctioneer and Broker.

208 - Auction Sale under Mortgage Decree.

In the District Court of Colombo. R. N. Suppramanian Chetty of 72, Sea street, Colomby Plaintiff

No. 19,451. (1) Ibrahim Lebbe Mustapha Lebbe and (2) Ahamado Lelybe Mohamado Alli Salha Umma (husband and

at the respective spots, to wit :-

At 2 P.M.

1. All that allotment of land called Alligewatte, situated at Kumarimulla, in the Gangaboda pattu of Siyane korale, in the District of Colombo, Western Province; containing in extent about 3 bushels of paddy sowing;

At 3 P.M.

2. All that allotment of land called Kongahaowita, situated at Kumarimulla aforesaid; containing in extent about 3 bushels of paddy sowing; and

At 4 P.M.

3. An undivided & share of the land called Magambodawatta together with an undivided 1 share of the tiled house standing thereon, situated at. Owitigama, in the Gangaboda pattu aforesaid; containing in extent 2 roods and 37 perches

Further particulars from S. Sivasubramaniam, Esq.,

Proctor, Supreme Court, Colombo, or-

Tel: 11,104. 108, Ferry street, Colombo. PETER C. DE COSTA, Auctioneer and Broker.

Auction Sale of Properties at Bolagala, Heinmullar, and Mulyaya, in the District of Negombo.

Dy yrtue of the commission issued to us from the District Court of Negombo, in testamentary case No. 2180, we shall sell the under-mentioned properties belonging to the estate of the late Illangage Dona Duminga Hamine Mullayaya, by public auction, at the respective spots on the hereinafter mentioned dates, viz.:—

Op Wednesday, May 19, 1926, at 2.30 P.M.

an undivided 1/24 of 1 of 1 of the land called Halpanwela, Ambagabakumbura, situate at Bolagala in Dunagaha pattu di Alatkuru korale, in the District of Negombo, Western Province; in extent about 1 acre.

Commencing at 3.30 P.M.

watta, situate at Heinmulla, in Dunagaha pattu aforesaid; in extent 2 roods.

3. An undivided \frac{1}{4} share of the land called Kahatagahawatta, situate at Heinmulla aforesaid; in extent 3 roods.

4. An undivided 4 share of the land called Kahatagahawatta, situate at Heinmulla aforesaid; in extent 2 roods:

5. An undivided § share of the land called Ambagahawatta, situate at Heinmulla aforesaid; in extent 1 acre and Ļrood.

6. An undivided 4 share of Kiridangahawatta, situate

at Heinmulla aforesaid; in extent 1 acre.

7. An undivided 4 share of the land called Kahatagahawatta, situate at Heinmulla aforesaid; in extent 2 roods.

An undivided 1 share of the land called Kebellagahakumbura, situate at Heinmulla aforesaid; in extent 2 roods. 9. An undivided 1 share of Paragahakumbura, situate at Heinmulla aforesaid; in extent 1 acre.

On Thursday, May 20, 1926, commencing at 2 P.M.

The land called Thalgahalanda alias Puhukosgahawatta, situate at Mulyaya, in Dunagaha pattu aforesaid; in extent 1 acre.

11. An undivided 19/140 shares of the land called Daminnagahawatta, situate at Mulyaya aforesaid; in

extent lacre.

12. An undivided 7/24 shares of Kongahawatta, situate at Mulyaya aforesaid; in extent 3 acres.

13. An undivided 1/5 share of Kongahawatta, situate

at Mulyaya aforesaid; in extent 1 acre.
14. The land called Millagahaowita, situate at Mulyaya

aforesaid; in extent about 2 roods.

15. An undivided 13/432 shares of the land called Kongahawatta, situate at Mulyaya aforesaid; in 3 acres.

16. An undivided 3/10 shares of all that land called Beligahawatta, situate at Mulyaya aforesaid; in extent 3 roods with the buildings thereon.

17. The lot A in extent 1 rood and 8 perches, situate at

Mulyaya aforesaid.

18. The land called Kongahawatta, situate at Mulyaya aforesaid; in extent 2 roods.

19. An undivided 3 shares of Kongahawatta, situate at Mulyaya aforesaid; in extent 3 roods and 27 perches.

20. An undivided 1/24 of ½ of ½ of ½ share of Bogahawatta, situate at Mulyaya aforesaid; in extent about l acre.

An undivided 1/24 of $\frac{1}{2}$ of $\frac{1}{8}$ share of the land called 21. Millagahawatta, situate at Mulyaya aforesaid; in extent about 1 acre.

22. An undivided 1/24 of $\frac{1}{8}$ share of Kahatagahawatta, situate at Mulyaya aforesaid; in extent about 3 roods and 31 perches.

23. An undivided 1/24 of 17/40 shares of Ketakellagahawatta, situate at Mulyaya aforesaid; in extent about 2 acres.

24. An undivided 1/24 share of Halgahalanda alias Puhukosgahawatta, situate at Mulyaya aforesaid; in extent about 1 acre.

25. An undivided 19/140 share of the land called

Daminnagahawatta, situate at Mulyaya; in extent 1 acre. 26. An undivided 19/140 shares of the land called Daminnagahawatta, situate at Mulyaya aforesaid; in extent 1 acre.

27. An undivided 1/5 share of Kongahawatta, situate at Mulyaya; in extent 1 acre.

The land called Millagahawatta, situate at Mulyaya aforesaid; in extent ½ acre.

29. An undivided 1 share of Millagahawatta, situate at Mulyaya aforesaid; in extent ½ acre.

30. An undivided 4 share of Thalaliyawalahena, situate

at Mulyaya aforesaid; in extent 1 acre.

31. The portion of land called Millagaha-owita alias Millagahawatta, marked lot A, situate at Halpe alias Mulyaya, in Dunagaha pattu aforesaid; in extent 1 rood and 25 5/19 perches.

Further particulars from E. H. de Zoysa, Esq., Proctor, Supreme Court. and Notary, Negombo, or-

Negombo, April 27, 1926.

M. P. KURERA & Co., Auctioneers.

Auction Sale.

V virtue of the commission issued to us from the District Court of Negombo, in testamentary case 2,142, we shall sell the under-mentioned properties belonging to the estate of the late Lintotage Arthur Cyril Fernando of Katana, deceased, by public auction at the respective spots on Friday, May 21, 1926, commencing at 3 P. M., Viz.:

1. The land called Ketakellagahawatta, situate at Kohombapola, in Meda pattu korale of Katugampola hatpattu, in the District of Kurunegala; containing in extent about 3 roods.

2. The undivided 1 share of the land called Ketakella-gahawatta, situate at Konomiapola aforesaid; in extent

about 2 acres.

out 2 acres.
3. An allowant of land called Halmillaganakotuwewatta, stuate at Kohombapola aforesaid; in extent about 2 roods and 36 ferones.

A few movables, viz., 2 door posts, 2 door wings, I window, and canoe lyng close to one of the said properties will also be sold by public auction immediately after the sale of the lands.

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

Negombo, April 27, 193

M. P. KURERA & Co., Auctioneers.

Ros Auction Sale.

In the District Court of Negombo.

Kuna Pana Ana Runa Chrisnan Chetty of Kochchikade Plaintiff.

Vs.

NDER decree in the above case and by virtue of the order to sell issued to us for the recovery of the sum of Rs. 639 50 and interests and costs of suit, we shall sell by public auction at the respective spots on Saturday, May 22, 1926, the under mentioned properties mortgaged by bond No. 4,144 dated July 23, 1923, attested by G. F. Dissanayake, Notary Dolla, as a primary mortgage, to wit :-

At 10 A.M.

The land called Makullagahawatta, situate at Halpanwala in Yatakalan pattuwa of the Pitigal korale, in the District of Chilaw, North-Western Province; in extent according to the intervals now being used in setting coconut trees about 50 coconut trees plantable land.

At 10.30 A.M.

2. The land called Nugagaha agarepillewa, situate at Halpanwala aforesaid, in extent about 9 measures of kurakkan sowing ground of which land 70 coconut trees plantable ground when planted with coconut plants, and each plant at intervals of 21 feet, of which the undivided a share and of the plantations, buildings, and all the appurtenances thereon.

For further particulars please apply to—

Negombo, April 22, 1976.

K. L. PEREIRA & SON, Auctioneers.

Auction Sale.

In the District Court of Jaffna

Sangarappillai Samuel of Karaitivu West Plaintiff. No. 20,539. $\mathbf{v}_{\mathbf{s}_{\mathbf{s}}}$

Kathirkamar Arumugam of Karaitivu West .. Defendant.

NDER and by virtue of the decree entered in the above base, and by virtue of the commission issued to me for the recovery of the amount therein stated, I shall sell by public auction, the following properties herein below described bound and executable under the said decree on sourday, May 22 1922 commencing at 8 A.M., at the respective spots.

1. A piece of land situated at Tankodai in Karadivu called Noiyanai, in extent 51 lachams p. c.; and bounded on the east by the property of the defendant, on the north by the property of Nagamuttu, wife of Paramasamy, on,

the west by the property of Nallatamby Paramasamy and Valliammai, wife of Velayuther, and on the south by the property of Valliammai, wife of Velayuther, the templeland of Mariamman and Kantar Arumugam.

- 2. A piece of land situated at Tankodai in Karadivue called Kandikulappiddi and Thachchan-vayal, in extent 104 lachams p. c.; and bounded on the east by the property of Ambalavanar Murukesu, north by the property of Sinna-kuddy Kanapathypillai and Thangamuttu, wife of Vaitilingam, west by the property of Nagapper Arunasalam Kasinather Sellathurai and shareholders, and Vaitilingam Murukesu, and south by the property of Kanthar Vaitilingam and shareholders and Parimalam, daughter of Kasinather.
- 3. An undivided ½ share of 22½ lachams v. c. with palmyra trees in the south of a piece of land situated at Thankodai in Karadivue called Nedodai, in extent 35 lachams, v. c. The said 22½ lachams v. c. is bounded on the east by the property of Ledchumy, widow of Kantar and shareholders, north by the property of Theivanai, wife of Murukesu, west by the property of Arunasalam Kandiah and Nagappar Arunasalam, and south by the property of Nagappar Arunasalam and Parupathipillai, widow of Kandiah,
- An undivided 5 lachams v. c. of the piece of land situated at Tankodai in Karadivue called Thillaivayal, in extent 21 lachams v. c.; and bounded on the east by the property of Kanapathipillai Sithamparappillai and by water course, north by the property of Kantar Ampala-vanar, west by the property of the defendant Thillaiyampalam Sanmugam and Kathirkamar Kanapathipillai, and south by the property of Kanthar Ampalavanar.
- 5. An undivided $\frac{1}{2}$ share of a piece of land situated at Tankodai, in Karadivue called Thillaivayal, in extent 6 lachams p. c. and $5\frac{3}{3}$ lachams v. c., total extent $11\frac{3}{3}$ lachams p. c. and v. c. with palmyra trees and palmyra plants; and bounded on the east by water-course, north by the property of Kantappar Vaitilingam, west by road, and south by the property of Kantar Ampalavanar.
- 6. An undivided 1 share of a piece of land situated at Thankodai in Karadivu called Erukkalamkadu, in extent $17\frac{3}{4}$ lachams v. c., with palmyra trees; and bounded on the east by the property of Arumugam Marimuttu, Thangamuttu, wife of Velupillai and shareholder, north by the property of the defendant and shareholders, and west by lane, and south by the property of Vythilingam Kantappar.
- 7. A piece of land situated at Tankodai in Karadivue called Thachchanvayal, in extent 81 lachams p. c. with well but excluding the share of water of the well, belonging to the western boundary land and water-course along the northern boundary; and bounded on the east by the property of the plaintiff and Chinnachchipillai, wife of Sinnathamby, north by the property of Ampalavanar Murukesu, west by the property of Theivanaipillai, wife of Murukesu, and south by the property of Thangamuttu, wife of Veluppillai.

A piece of land situated at Tankodai in Karadivue called Kallikadu, in extent 4 lachams v. c.; and bounded on the east by water-course, north by the property of Kantar Ampalavanar, west by the property of Pakkiam, daughter of Kasinather, and south by the property of Apiraman, widow of Sithampari.

Amount due is Rs. 3.593:75 with interest on Rs. 2,500, at the rate of 6 per cent. per annum, from July 16, 1925, till payment in full and costs of this action.

March **29**, 1926.

V. SARAVANAMUTTU, Commissioner:

Ro51-Auction Sale under Mortgage Decree.

NDEX decree entered and by virtue of the commission issued to me in D. C., Kegalla, case No. 7,283, sell the following property specially bound and executable for the recovery of the amount therein stated

on Wednesday, May 19, 1926, pommencing at 2.30 P.M. at the spot to with the spot of Asseddumtennewatta, containing in extent a cores more or less situated at Diyasunate, in Meddemedeliya pattu, Kinigoda korale, Kegalla District; and bounded on the north by endaru fence on the east by the bank of the field on the south fence, on the east by the bank of the field, on the south by the ditch, and on the west by Rambukkan-oya together with every thing appertaining thereto.

Kegalla, April 26, 1926.

D. S. WICKRAMASINGHE, Licensed Auctioneer.

Quetion sale under the Partition Ordinance.

NDER and by virtue of the commission issued to me

in D. C. Kegalla, case No. 7,373, I shall sell by public auction on Wriday, May 24,1926, at 3 P.M., at the spot:—
The land called Hagotuellewatta, containing in extent 1 acts and 36 perches; bounded on the north-east and east by the high road from Yatiyantota to Kitulgala, on the south is like in the District of Kegalla. the District of Kegalla.

The above property will be first put up for sale among the co-owners thereof at the appraised value, and if not purchased by any co-owner, it will immediately thereafter be put up for sale by public auction to the highest bidder.

For further particulars please apply to E. A. P. Wijeyeratna, Esq., Proctor and Notary, Kegalla, or to me-

Kegall , April 27, 1926.

K. B. NUGAPITIYA, Commissioner.

APPLICATION FOR FOREIGN LIQUOR LICENCES. &c.

I hereby give notice that I have on April 28, 1926, applied to the Government Agent, Western Province, Colombo, for the licenses shown in the schedule hereto annexed for the licensing period ending September 30, 1925, in compliance with Excise Notification No. 75 of Jule 15, 1918:—

Schedule.

Name and address of applicant: Leo Fernando, as C. F. Fernando & Son., No. 28, Main street, Moratuwa. Description of licences applied for: Medicated wines.

State whether application is for renewal of existing licence of licences or for a new licence or licences: A news licence

Situation of premises to be licensed: No. 28, Main street, Moratuwa.

MISCELLANEOUS DEPARTMENTAL NOTICES.

UNIVERSITY OF LONDON,—REGULATIONS FOR MATRICULATION.

IMPORTANT NOTICE.

The attention of all students who matriculate is directed to the following extract from Statute No. 120:—
"No student shall be admitted to the Final Examination for a degree until the expiration of at least three years after Matriculation, unless the Senate in special cases or special classes of cases otherwise determine."

MATRICULATION MATRICULATION.

Candidates for any Degree in this University, unless admitted under Statute 113* or 113A,* must become matriculated students at least three years before entry to the Final Examina-tion for a First Degree †

Note. - In order to become a matriculated student, a candidate must pass either one of the three examinations conducted by the University, viz.: (1) The ordinary Matriculation Examination, (2) the General School Examination, (3) the examination under Statute 116*; or one of the examinations, (3) the examination under Statute 116*; or one of the examinations conducted by other bodies, which is accepted by the University in lieu of the Matriculation Examination. For the General School Examination, the examination under Statute 116, and the examinations on which total exemption is granted, the relevant regulations must be consulted in each case.

Students admitted under Statute 113, or under Statute 116, in virtue of an examination conducted by another body, must pay a registration fee of £3. 3s. to the appropriate Registrar.

The Matriculation Examination and all other examinations of the University and all other examinations of

the University are open to men and women.

There shall be two examinations at Ceylon centres—Colombo and Jafina—for matriculation in each year, one commencing on the second Tuesday in January and the other on the first Tuesday in June.

The dates of closing entries are as follows: July 31 . .

For January examination .. December 31 For June t examination

Each form of entry (whether first entry or re-entry) must be forwarded so as to reach the Education Office not later than the rorwarded so as to reach the Education Office not later than the dates specified above, and with it in the same cover must be sent (1) certificate of age showing that the candidate will have completed his sixteenth year on or before January 14 for the January examination, or on or before July 31 for the June examination; (2) a certificate of good conduct taken not more than six months previously; and (3) a bank receipt for the fees, which should be credited to the account of the Director of Education in the Chartered Bank of India. &c. Colombo.

which should be credited to the account of the Director of Education in the Chartered Bank of India, &c., Colombo.

All payments to the Bank must be forwarded with the form giving particulars of payments. This form can be had on application to this office.

Those offering Geology or Zoology or a special language other than Sinhalese or Tamil, must apply seven calendar months before the month of the examination 2.8, before May 31 for the January the month of the examination, i.e., before May 31 for the January examination, or before October 31 for the June examination.

All entry forms received at the Education Office not accompanied by the proper bank receipt and other necessary documents or after the dates specified above will be rejected.

Those who enter for the examination as private candidates should forward with their applications for admission to the examination a certificate from their private tutors, stating their qualifications, and whether they have a reasonable chance of passing the examination.

Every candidate entering for the Matriculation Examination must pay a fee of Rs. 45.50.

Fees cannot be returned after the last date of entry, but if notice of withdrawal is received at this office

(a) Not later than September 12 in the case of a January Examination.

Not later than January 30 in the case of a June Examination. A candidate who has paid Rs. 45:50 will be credited with Rs. 39:25.

A candidate who has paid Rs. 22 will be credited with Rs. 15.75. (b) Not later than October 27 in the case of a January Exami-

nation. Not later than March 9 in the case of a June Examination. A candidate who has paid Rs. 45.50 will be credited with

Rs. 31 · 50. A candidate who has paid Rs. 22 will be oredited with Rs. 7 50.

* See Appendices, pages 1462 and 1463.

† The Medical and Surgical Degrees of this University are registrable qualifications to practise, and though desirable, it is not necessary that Students should register as Medical Students in order to qualify for the examinations for these degrees. For the diplomas of certain other licensing bodies, however, registration as a Medical Student by the General Medical Council is a ever, registration as a Medical Student by the General Medical Council is an ecessary preliminary, and Students should obtain particulars from the Registrar to the General Medical Council, 44, Hallam street, Portland place, London, W.1.

† For candidates entered for the preceding January Examination, the date of closing entries will be postponed from December 31 to January 15, but for oil those taking Geology or Zoology or a special language other than Sinhalese or Tamil, the usual dates mentioned in these Regulations will strictly apply.

§ The fee should not under any circumstances be remitted direct to this office or to the University; only bank receipts will be accepted.

A candidate who has paid Rs. 45:50, but does not present himself for the Examination will be credited with Rs. 23:50 which he may utilize as part of the fee for admission to the next following Examination, viz., the June Examination if his previous entry was for the January Examination of the same year and vice versa.

A candidate who has passed a Matriculation Examination and is thus rendered ineligible for re-admission to a Matriculation is thus rendered ineligible for re-admission to a Matriculation Examination for which he may have previously made a provisional entry will, in the case of such an entry, for (i.) a June Examination, have Rs. 31·50 credited to him, (ii.) a January Examination, have Rs. 31·50 credited or Rs. 39·37 refunded to him at the discretion of the Principal Officer of the University of London. The amount with which a candidate is so credited may be utilized by him when entering for a higher examination of the University of London. of the University of London.

Every candidate who is credited with a portion of the fee in accordance with the preceding paragraphs, when re-entering, must pay the extra amount necessary to make up the fee due.

If a candidate retire after the commencement of the exemi-

nation, or fail to pass it, the full fee shall be payable upon every re-entry

Candidates who desire to re-enter must obtain fresh entry forms and forward them duly filled up so as to reach this office by,

the dates specified above.

Except in accordance with the conditions of the paragraph next following, matriculated students are not permitted to take the Matriculation Examination as a whole; but any matriculated the Matriculation examination as a whole; but any matriculated student may enter for the Matriculation Examination with a view to passing in one or more supplementary subjects. The fee payable is Rs. 22 for each subject, in addition to any special fee payable. Every such candidate must apply by the date specified in respect of the Matriculation Examination for a form of entry for the Matriculation Supplementary Certificate

For the purpose of competing for Scholarships or Exhibitions awarded otherwise than by the University, matriculated students may be admitted to the Matriculation Examination; but the results of such re-examination will be communicated only to the body making the award; the names of successful candidates will not appear on the Pass List, and no certificates will be awarded to them.

The examination shall be conducted by means of printed papers; but, for the purpose of ascertaining the competence of a candidate to pass, the Examiners may test the candidate by

means of viva voce questions.

No candidate shall pass the examination unless he shall at one and the same examination satisfy the Examiners as to his competence in each of the following five** subjects, selected according to the details specified under each of the several heads:

COMPULSORY SUBJECTS FOR ALL CANDIDATES.

(1) English. Two papers covering three hours.
(2) Elementary Mathematics. Two papers of three hours each.

OPTIONAL SUBJECTS TO BE SELECTED BY THE CANDIDATE. (3) Latin, †† or Greek, †† or Botany, or Chemistry, or Heat, Light, and Sound, or Mechanics, or Electricity and Magnetism. One paper of three hours in the subject selected.

(4) and (5) Two of the following subjects, neither of which has already been taken under section (3). One paper of three hours in each subject. If neither Latin nor Greek has been taken under section (3), one of the other subjects selected must be a language other than English :-

Latin.†† Greek.†† ‡‡ French. German. Italian. Russian. Spanish. Welsh.

Greek History or Roman History or English History † or European History or The History of the British Empire.

|| This concession can, in no case, be extended to any subsequent examination.

TCandidates, as a rule, may be examined only for supplementary certificates in the subjects set out in the Regulations. For information whether a supplementary examination in any optional language can be held or not, application should be made to the Director of Education.

**Note than five subjects may be offered.

** Not more than five subjects may be offered.

†† Inasmuch as Latin or Greek is compulsory at the Intermediate Examination in Arts, candidates proposing to enter for that examination are advised to take Latin or Greek at the Matriculation Examination. (Candidates in Ceylon may take Pali with Early Indian History or Sanskrit with Early Indian History, instead of Latin or Greek, at the Intermediate Examination in Arts).

Candidates who intend to proceed to a degree in Laws are advised to include Latin and English History in the subjects of their Matriculation Examination.

†† Candidates may not offer both Classical Greek and Modern Greek at the:

‡‡ Candidates may not offer both Classical Greek and Modern Greek at the same examination.

Geography. Logic. Geometrical and Mechanical Drawing. Mathematics (more advanced). Mechanics. Chemistry. Heat, Light, and Sound. Electricity and Magnetism. Botany.*
Zoology.† Geology. † Music. Economics.

Instead of one; of the languages mentioned under headings (4) and (5) on page 1457, a candidate may take another language provided the same shall have been approved by the University. Every candidate who desires to take a special language other than Sinhalese or Tamil under this Regulation must fill in and return seven months before the commencement of the examination of the e tion for which he intends to enter a form of application which may be obtained from the Education Office. An additional tee of Rs. 31 50 is payable in respect of every special language other than Sinhalese or Tamil taken under this Regulation, and such fee is not returnable in any circumstances. When applying for the form referred to, candidates should state (i.) the date upon which they propose to enter for the Matriculation Examination, and (ii.) the remaining optional subjects selected by them.

The following special languages have been approved by the Senate:—Afrikaans, Arabic, Armenian, Bengali, Burmese, Canarese, Chinese, Danish, Dutch, Greek (Modern), S Gujerati, Hausa, Hebrew (Classical and Modern), Hindi, Hindustani (Urdu), Icelandic, Irish, Japanese, Malay, Malayalam, Marathi, Norwe-gian, Pali, Panjabil (Gurmukhi and Perso Arabic), Persian, Polish, Portuguese, Roumanian, Sanskrit, Scottish, Ghadelic, Serbian, Siamese, Sinhalese, Swahili, Swedish, Tamil, Telugu, Turkish, Yoruba, Zulu.

The following are the particulars of the foregoing subjects of examination:

I.—English.

The examination in English will consist of one paper of three hours, and will include

(a) A subject for an essay, to be chosen by the candidate from several subjects set, the main object being to test power of expression, thought, and arrangement.

(b) Questions testing knowledge and community. These may include questions on précis writing, paraphrase, Questions testing knowledge and command of English.

and analysis of sentences.

(c) Questions testing knowledge of specified English books. Candidates are expected to devote about one hour to the

The following books are prescribed for 1926, 1927, 1928, and 1929 in connection with Section (c) of the above Syllabus:—

1926.—Shakespeare: Coriolanus.

M. Arnold: Sohrab and Rustum; The Scholar-Gypsy; Swift: Gulliver's Travels, Voyages 1 and 2.

1927.—Shakespeare: Henry IV., Part I.

M. Arnold: Sohrab and Rustum; The Scholar-Gypsy; Thyrsis.
Hazlitt: Selected Essays (ed. G. Sampson, Cambridge Univ. Press).

1928.—Shakespeare: Hamlet.

Milton: Paradise Lost, Bk. II. Hazlitt: Selected Essays (ed. G. Sampson, Cambridge Univ. Press).

1929.—Shakespeare: Macbeth.

Milton: Paradise Lost, Book II. Essays and Essayists: (ed. Newbolt, publ. Nelson).

II.—ELEMENTARY MATHEMATICS.¶

There will be two papers: one in Arithmetic and Algebra and

Arithmetic.—Elementary principles and processes of Arithmetic.

The principles of vulgar and decimal fractions (excluding recurring decimals).

Knowledge and use of the tables required, both in the English and Metric System for the measurement of length, area, volume, capacity, weight, and time.

* In this examination special stress is laid on competence in Drawing, † Candidates for examination in these subjects must give notice and pay their fee at least two months before the date fixed for sending in entries for ordinary subjects.

1. Nevertheless a candidate may present two oriental languages under groups (4) and (5), provided that one of the languages offered be a Classical Language, viz.: Chinese, Classical Hebrew, Pali, Persian, and Sanskrit, and provided that if Classical Hebrew be offered, Modern Hebrew be not also offered.

§ See footnote if on page 1457

so offered. § See footnote ‡‡ on page 1457. § Candidates offering Punjabi may use either the Gurmukhi Script of the erso-Arabic Character, and when making their entry they must state which they prefer to use.

Mensuration of the rectangle, parallelogram, triangle, and trapezium. (Note.—Questions on these may be such as will involve the application of Algebra and Geometry.)

Averages, ratio, proportion, percentages.

Practical applications of Arithmetic.

Weight will be attached both to accuracy of working and correctness of method. The use of logarithms is allowed except in questions where they are expressly forbidden.

The fundamental processes of Algebra

Symbolical expression of general results in Arithmetic. Interpretation and evaluation of Formulae. Changing the subject of a Formula.

Factors of expressions of simple types.
Equations of the first and second degree containing one unknown quantity. Simultaneous equations of the first degree, and two simultaneous equations of which one is of the first degree and the other of the second degree.

Easy examples in fractions.

Easy examples in tractions.

Graphs of simple algebraic functions with easy applications.

Simple questions on fractional and negative indices (formal proofs not being required).

Use of logarithms to the base 10.

Arithmetic and Geometric Series. Simple applications of the above.

Geometry.—The subjects of Euclid I.-IV., with simple deductions, including easy loci and the areas of triangles and parallelograms of which the bases and altitudes are given commensurable

Euclid's proofs will not be insisted on, but all proofs of geometrical theorems must be geometrical. The use of properties of similar figures will be allowed.

III.—OPTIONAL LANGUAGES.

Latin.—The paper shall contain (I) passages to be trans ated into English from Latin books not previously prescribed; (2) simple and easy sentences of English to be translated into Latin; (3) questions on Grammar.

Greek.—The paper shall contain (1) passages to be translated into English from Greek books not previously prescribed; (2) simple and easy sentences of English to be translated into Greek; (3) questions on Grammar.

French.—The paper shall contain (1) passages for translation from French into English and (2) at the choice of the candidate, either a fairly easy subject for Free Composition in French, together with a more difficult passage for translation into French, or a more difficult subject for Free Composition, together with a fairly easy passage for translation.

German.—The paper shall contain (1) passages for translation from German into English and (2) at the choice of the candidate, either a fairly easy subject for Free Composition in German, together with a more difficult passage for translation into German, or a more difficult subject for Free Composition, together with a fairly easy passage for translation.

Other Modern European Languages.—The paper in any other Modern European Language approved for the Matriculation Examination shall be drawn up as nearly as may be practicable in conformity with the following syllabus**:—

The paper shall contain (1) passages for translation from the language in question into English and (2) either a fairly easy subject for Free Composition in the language in question, together with a more difficult passage for translation into the language in question, or a more difficult subject for Free Composition, together with a fairly easy passage for translation.

Oriental Languages (including Hebrew)††.—The paper in any Oriental Language, including Hebrew, approved for the Matriculation Examination, shall be drawn up as nearly as may be practicable in conformity with the following syllabus**:—

The paper shall contain (1) an easy passage or easy passages for translation from the language in question; (2) an easy piece for translation into the language in question, or as an alternative an essay of a simple character to be written in the language in question; (3) questions on Grammar, limited to Accidence and Elementary Syntay to Accidence and Elementary Syntax.

Candidates will be required to satisfy the Examiners in each of the three sections of the syllabus. Candidates offering Modern Hebrew are required to use the Square Script, but are permitted to make use of Hebrew grammatical terminology where the English terminology is difficult of application.

Logarithms or four-figure logarithmic tables will be supplied to candidates in the room by the University. Candidates who so desire can obtain copies of these tables from the University of London Press, 17, Warwick Square, London, E.C. 4. Candidates are not permitted to bring their own copies into the Examination Room.

^{**} Candidates in order to pass must satisfy the Examiners in translation at sight from English into the selected language and from the selected language into English.

^{††} See paragraph 1 above.

IV.-HISTORY.

The questions will be framed to test general knowledge of history and historical development rather than memory of

One of the following branches (one paper of three hours will be set in each branch) :-

- (a) Greek History.—From 776 B.C. to 323 B.C.
- (b) Roman History.—From 264 B.C. to 180 A.D.

(c) English History.—The general course of English History from 1066 to 1901, with some references to the contemporary history of Europe and Colonial developments.

The paper will be divided into four sections, covering respectively the periods 1066-1485, 1485-1688, 1688-1815, 1783-1901, and candidates will be required to answer questions from two out of the four periods.

- (d) European History.—One of the four following periods :-
 - (i.) From 1046 to 1494.(ii.) From 1494 to 1715.(iii.) From 1648 to 1815.

 - (iv.) From 1789 to 1914.

(e) The History of the British Empire, 1485-1901.—The Subject is to be studied in general outline only; detailed knowledge will not be required.

The consolidation of English Government; the personal monarchy of the Tudors, and the re-action under the Stuarts. English overseas trade; the Chartered Companies and experi-

ments in colonization.

Early English enterprise in the East Indies.

The Old Colonial System, including the Navigation Acts.

The revolution of 1688 and its effect on Great Britain and the

Empire considered as a whole.

The struggle with France in Europe and beyond the sea, 1688-1763.

The American revolution and the causes producing it.

The beginnings of the new empire and the organization of British rule in India.

The Industrial revolution and political reform in Great Britain to 1832.

Sea power and the Napoleonic war; and their effect on the extension of the Empire.

The Humanitarian movement; the abolition of the Slave

Trade; and the status of slavery.

The development of "responsible government" in Great

Britain and the Colonies. The downfall of the Old Colonial System and the introduction

of Free Trade. New methods of transport and the rise of the new imperial

trade; the supply of food and raw materials from the Colonies.

The adoption of Federal constitutions in the dominions, with special reference to Canada.

Political reform in Great Britain in the latter half of the 19th century.

The new struggle for the acquisition of tropical Colonies and the partition of Africa

The development of India, 1833-1901.

V.—GEOGRAPHY.

A broad study of the outlines of the Geography of the world as a whole and of its larger natural regions.

The following regions in decreasing detail.—(a) England and Wales, (b) Scotland and Ireland, (c) Europe, the Mediterranean, the North Atlantic, North America, and Greenland, (d) the remaining Continents. Recapitulation from the point of view of the British Empire.

Attention should be directed to the following aspects of the several regions:—The broad contrasts and chief features of the land relief. The chief features of the coastal outline as related to those of the relief. The disposition of the water partings and of the chief river basins. The winds and sea currents, and of the chief river basins. The winds and sea currents, distribution of rainfall, the climatic contrasts, and the resulting agricultural contrasts. The districts of exceptionally dense or rare population considered in relation to their position, natural resources, and industrial activities. The arrangement of the political divisions upon the land relief and with reference to the drainage system. The analysis of the positions of the great towns.

Candidates will be expected to understand the main physical causes of the phenomena they describe, such as variations of atmospheric temperature and pressure, their seasonal and regional distribution; the causes of precipitation, winds—their cause and prevalence in different regions, the interpretation of weather charts, and the meaning of the network and other conventional symbols employed in maps. Time need not be spent in elaborate map drawing. The answers in the examination should be map drawing. The answers in the examination should be illustrated, where necessary, by simple diagrams, correct in general proportion, but without detail. Candidates may be expected to identify maps without names, to insert upon such maps the position of geographical features, and to work problems as to local time.

VI.-Logic.

The Term: classification of terms, denotation and connotation.

Division, definition, the predicables.

The Proposition: classification of propositions, reduction of sentences to logical form.

Laws of thought, opposition of propositions, immediate inference. The Syllogism: moods and figures, the expression of arguments in syllogistic form.

Hypothetical and disjunctive propositions and arguments.

Inductive reasoning in its various forms.

Observation and experiment: canons of scientific induction.

Combination of induction and deduction: hypothesis and explanation. Fallacies.

These three aubiecta will be treated in a specially elementary manner.

VII.—GEOMETRICAL AND MECHANICAL DRAWING.

Plane Geometry.—Construction of scales, triangles, quadrilaterals, and polygons. Problems on circles and tangents and on areas of plane figures. Simple problems on loci, including paths of points in elementary linkwork. Construction of Archimedean spiral, ellipse, cycloid, and involute of circle, with their tangents and normals.

Solid Geometry.—Elementary projections of points, lines, planes, inclined surfaces, and solids, including the cylinder, cone, a d sphere. Simple sections. Projection of additional plans and elevations.

Isometric or oblique projection, without using "isometric scale," of simple plane surfaces and solids.

Developments of the surfaces of simple solids; elementary problems in interpenetration of prisms, cylinders and cones, and developments of penetrated surfaces.

Projection of simple helix and square-threaded screw.

Machine Drawing.—Making scale drawings, two or more views, with simple sections of elementary machine parts, from rough partly-dimensioned sketches.

VIII. - MATHEMATICS (MORE ADVANCED).

Harder questions may be set on the syllabus of Elementary Mathematics.

Algebra.—Theory of indices; logarithms, and the use of logarithmic tables *
Theory of quadratics.

Permutations and combinations. o

Binomial Theorem for a positive integral index.

Trigonometry.—Including the addition formulae and the solution of triangles, together with the practical solution of triangles and applications, and numerical examples involving the use of logarithmic and other tables.

Geometry.-Similar figures.

Mensuration of the circle. Elementary Co-ordinate Geometry of the straight line and

Calculus.—Limits. Gradient of a graph.

Differentiation of sum, product, and quotient of functions.

Differentiation of a function of a function.

Differentiation of simple algebraic functions involving positive and negative integral powers of the variable.

Differentiation of elementary trigonometric functions (the

inverse functions are excluded).

Simple questions on maxima and minima.

Integration of expressions formed by sums of terms of the type x^n (excluding n = -1), $\sin x$ and $\cos x$. (Integration by parts is excluded.)

Elementary questions and problems involving differentiation and integration with simple applications to rates, areas, and volumes.

The sections on Geometry and on Calculus are alternative. Candidates may not attempt questions in both.

Note.—In and after 1927, Geometry will become a compulsory subject, and Elementary Go-ordinate Geometry will form a separate section as follows :-

 $Elementary\ Co ext{-}ordinate\ Geometry:-$ Straight line and circle, and will be made alternative to Calculus.

-Optional Sciences. ·

The Examinations in Science shall aim at ascertaining whether candidates possess a knowledge of fundamental scientific methods acquired by observation of nature or by a simple course of experiments in physical measurement, or by the investigation of simple problems and commonly occurring phenomena illustrating natural laws.

Mechanics.

Elementary notions of Displacement, Velocity, and Acceleration.

Motion of a body with constant Acceleration.

Resolution and Composition of Velocities, Accelerations, &c.

Elementary notions of Mass and Momentum.

Elementary notions of Force as measured by rate of change of Momentum.

Newton's Laws of Motion.

Kinetic Energy and Work.

Units of Force and Measurement. Balancing of Forces.

Torques or Moments.

Conditions for the Equilibrium of Three Parallel Forces.

Resolution and Composition of Parallel Forces in one plane. Centre of Parallel Forces. Centre of Gravity. Stable, Unstable,

and Neutral Equilibrium.

Conditions for the Equilibrium of Three Forces not parallel. Triangle and Parallelogram of Forces. Moments, Simple illustrations of Conditions of Equilibrium and of the Principle of Work, as in levers, pulleys, the inclined plane, &c.

Pressure in Liquids; variations with depth.

Transmission of Liquid Pressure; Hydraulic Press.

Pressures on immersed and floating bodies.

Density; methods of determining Relative Densities.

Relation between volume and pressure in Gases.

Atmospheric Pressure.

Chemistry.

Combination and Decomposition. Elements and compounds. Elementary experimental study of air, water, and calcium carbonate. Solvent power of water. Natural waters, solution, crystalization, and distillation.

Elementary experimental study of oxygen, hydrogen, carbonsulphur, nitrogen, phosphorus, chlorine, and their common compounds, together with bromine and iodine so far as is required to show their relationships to chlorine.

Composition and properties of silica, action of silica upon bases,

General characteristics of the metals, including an elementary study of sodium, calcium, and iron, and their common compounds.

The oxidation of the metals, magnesium, zinc, iron, copper, lead, and the properties of their oxides. The interaction of these metals and their oxides with the common acids.

Action of water on sodium, magnesium, and iron. The reversible character of the action of water on iron.

Elementary experiments illustrating the quantitative nature

Quantitative interaction of acids with metals and bases.

Equivalents—Atomic Theory, Symbols, and Formulae. Boyle's and Charles' Laws. Diffusion.

The more obvious phenomena of Electrolysis. Development

of heat in chemical reaction. Combustion. Flame and Incandescence.

Candidates will be required to give evidence by their answers that they have seen experiments illustrative of all the subjects included in the syllabus, and that they have themselves performed a variety of simple qualitative and quantitative experiments.

The questions set will have regard to the conditions under

which the subject may best be experimentally taught in schools.

Heat, Light, and Sound.

Heat.-Temperature. Construction and use of the mercury thermometer.

Expansion of Solids and Liquids, with rise of Temperature. Effect of change of Temperature on the Volume and Pressure of Gases.

Quantity of Heat. Specific Heat.
Change of State. Latent Heat. Elementary notions of the transfer of Heat. Heat considered as a form of Energy.

Light.-Propagation of Light. Laws of Reflection and Refraction.

Reflexion at Plane and concave Spherical Surfaces, and the formation of Images.

Refraction at Plane Surfaces and by Prisms. The Spectrum.
The formation of Images by single convex Lenses. The simple magnifying glass. Photometry.

Sound.-The production and propagation of Sound. Nature of Wave-motion. Amplitude, Wave-length, and Fre-

Experimental determination of the Velocity of Sound in Air.

Determination of Frequency by simple methods. Experiments on the modes of Vibration of Strings.

The questions set will have regard to the conditions under which these subjects may best be experimentally taught in schools.

Electricity and Magnetism.

Simple Phenomena of Magnetism. Properties of Magnets. The Law of Magnetic Force.

Lines of force. Magnetic moment.

The Simpler Phenomena of Electrified Bodies. Conduction and Insulation. Electrification by Friction and by Induction

Quantity of Electricity.
The Law of Electric Force. Lines of Electric Force.

Electric Currents.

The Simple Voltaic Cell. The Daniel Cell. Magnetic Field of Current. Galvanometers. Simple Electromagnets.

Electromotive Force. Resistance.

Ohm's Law.

Heating Effects of Currents.

Elementary Phenomena of Electrolysis.

The Simple Phenomena of Induced Currents. Induction Coil
The questions set will have regard to the conditions under which these subjects may best be experimentally taught in schools.

The appearance and structure of the organs of a flowering plant so far as these can be observed with the naked eye or with the aid of a hand lens.

The functions of these organs so far as they can be ascertained

by observation and simple experiment.

2. The main phenomena of the life-history of common flowering plants (excluding the microscopic processes of maturation and union of the sexual elements and of the development of the The mechanisms of pollination; fruit and seed dispersal. Germination, particularly as illustrated by seedlings easily grown in the garden or in pots or boxes. The structure of garden soil. Different types of soil and their water and air contents. Rough methods of mechanical analysis of soils.

3. The nature and structure (excluding miscroscopic details) of the vegetable materials met with in every-day life, such as wood, cork, &c. (excluding manufactured substances); also of the common edible fruits and vegetables.

4. The description of a flowering plant (not necessarily belonging to one of the Natural Orders enumerated below) and a knowledge of the following Natural Orders, as illustrated by wild or commonly cultivated plants:—Dilleniaceae, Malvaceae, Myrtaceae, Leguminosae, Compositae, Convolvulaceae, Scrophulariaceae, Palmaceae or Commelinaceae, Orchidaceae.

5. An elementary knowledge of the nutrition, growth, irritability of plants, particularly of such facts as can be demonstrated by simple qualitative and quantitative experiments. Candidates will be expected to show evidence that they have performed

such experiments themselves.

The questions set will have regard to the conditions under which these subjects may best be experimentally taught in schools.

(An elementary knowledge will be assumed of the chemical and

physical properties of the atmosphere and of water, together with some acquaintance with the use of the barometer and thermometer).

6. The main features of the more easily accessible types of vegetation, and of the different habitats in which they are found. Common weeds of cultivated soil, and the causes of their prevalence.

An elementary knowledge of the adaptations shown by native

plants to their environment.

7. The outlines of the cellular structure of the living plant as shown for example in simple fresh-water algae and in the mesophyll of a foliage leaf.

Zoology.†

(1) The general principles of animal life treated in an elementary fashion and illustrated by the types specified in paragraph (4). Growth and Metamorphosis as illustrated by the frog and butterfly. Conditions under which life can exist. Differences between animals and plants.

(2) The gross structure of the skin; the skeleton; the alimen-(2) The gross structure of the sain; the sacreton; the ammentary tract and its glands; the respiratory mechanism; the vascular system; the central nervous system; and the functions of these organs in a typical mammal.

(3) The structure and mode of life of Amoeba and Hydra

treated in an elementary manner.

^{*} Candidates should bring a hand lens, a sharp knife, drawing pencil, and Indiarubber. In this examination special stress is laid on competence in drawing.

1 See note † on page 1458.

(4) The chief external characters and mode of life of a jelly fish (Aurelia), an anemone, and a coral, an earth worm, a crayfish or lobster, a blow-fly, a bee, a butterfly, a spider (the structure of the mouth parts of the foregoing arthropods not to be studied in detail), a starfish, a freshwater mussel, and a snail, a fish, a frog, a lizard, a tortoise, and a snake, and a typical bird and mammal mammal.

Candidates must possess a practical acquaintance with the external characters of the types specified in section (4).

(5) The distinguishing features of the following groups:— Protozoa, Coelenterata, Echinodermata, Annelida, Arthropoda (Crustacea, Insecta, Arachnida), Mollusca, Vertebrata (Fishes, Amphibians, Reptiles, Birds, and Mammals).

Geology.*

(1) The Crust of the Earth. Nature of Common Rocks and Rock-forming Minerals.

(2) The Ocean. Nature of ocean floors and sea margins and comparison of them with sedimentary Rocks. Action of the sea in Denudation and Deposition.

(3) Circulation of Atmospheric waters. Formation of springs rivers, and lakes. Geological action of wind, rain, rivers, and i.e. Materials formed by these agencies and comparison of them with sedimentary Rocks. Origin of valleys, estuaries, and deltas.

(4) Internal movements acting in the Earth's crust. Bending, Folding, and Fractures of different kinds, Induration, Jointing,

and Cleavage. Earthquakes and Volcanic phenomena.

(5) Forms of the Earth's Surface resulting from the action of internal and external forces. Escarpments, Outliers, Inliers, Unconformities, Igneous Intrusions. Production of different

types of Scenery.

(6) Fossils, their nature and uses to the geologist and biologist.

General succession of the Fossiliferous Strata. Candidates are expected to have practical acquaintance with the commonest minerals, rocks, and fossils.

Music.

Candidates must be prepared to undergo the following tests:-

(1) To answer questions on the rudiments of musical knowledge including the transposition of a musical passage and the naming of the keys through which it passes, in both the original and the transposed versions.

Not more than three questions will be set in the foregoing

subject.

(2) (a) To complete a melody of not less than 8 bars in all, the opening of which will be given. The melody to modulate at least once and return finally to the original key.

Or, optionally,

(2) (b) To write a melody to a given stanza of poetry.

(3) To show a competent knowledge of Triads and their inversions, the Dominant 7th and its inversions, suspensions, passing-notes (accented and unaccented), cadences, and simple modulation.

N.B.—The tests under heading 3 will include—

(i.) The writing of specified harmonies in their suitable context:

(ii.) The addition of a melodious under-part to a given melody,

making good two-part harmony;
(iii.) Either the harmonizing of a melody in a way suitable for a string Trio; or, alternatively, the writing of a simple pianoforte accompaniment to a given melody.

The candidate will also be required to give a concise analysis of a movement in Sonata form, written for the Pianoforte.

- (iv.) The writing of a Modulation from a given key to a related
- (4) To show some knowledge of musical works and their composers

The questions to be set will include

(i.) The identification of short extracts from British National songs or from well-known instrumental works;

(ii.) An acquaintance with the outlines of musical history. (A specified † period will be set for each year's examination.)

N.B.—Detailed biographical information will not be required

Economics.

Meaning of the principal economic terms. The material wants of mankind how they are satisfied by production; the organisation of production under the influence of the various social institutions; the functions and determination of price; money and the general level of prices; wages and other forms of income, their different sources and comparative magnitude.

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The examination shall be conducted in the following order::
First day-
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Afternoon, 2 to 5 ... English Essay and English (1).

(The paper in English will be given out at 3.) Second day-

Morning, 9.30 to 12.30 ... Elementary Mathematics (2).

Third day-

Latin (3). Morning, 9.30 to 12.30 Greek (4).

Greek (4). Drawing—onical (5). -Geometrical and Mecha-Botany (6). Afternoon, 2 to 5 Chemistry (7). Heat, Light, and Sound (8).
Mechanics (9). Electricity and Magnetism (10)

Fourth day-

Botany (6). Chemistry (7). Heat, Light, and Sound (8). Mechanics (9). Electricity and Magnetism (10). Greek History (11). Roman History (12) European History (13.) English History (14). Histo yof the British Empire (15). French (16).

Morning, 9.30 to 12.30

Afternoon, 2 to 5

German (17). Welsh (18). Spanish (19). Geography (20). Logic (21). Economics (22). usic (23). French (16)

German (17). Welsh (18). Spanish (19) Geography (20). Logic (21). Economics (22). Music (23). Mathematics, more advanced (24). Sinhalese (25). Tamil (26).

Except in the case of English and Elementary Mathematics candidates will be allowed to take only one paper in each subject. Two papers will be set in many other subjects in order to compress the examination into as short a period as possible, but no candidate will be allowed to take more than one of these papers. No option is allowed as to the order in which they are taken, and if the candidate does not present himself for examination in a given subject at the right time, he will on no account whatever be allowed to take a paper which may be set later in the same subject. It is, therefore, of the greatest importance that candidates should attend to the following rule :-

Candidates, having selected their subjects in accordance with the Regulations, will be examined in these subjects in the numerical order in which they occur in the above list, and must take each

order in which they occur in the above list, and must take each subject on the first possible occasion accordingly.

Thus, for example, a candidate who offers, in addition to English and Mathematics (Elementary), Botany, Mechanics, and French, must take Botany (No. 6) on the afternoon of the third day, Mechanics (No. 9) on the morning of the fourth day, and French (No. 16) on the afternoon of the fourth day. French (No. 16) on the afternoon of the fourth day. Again, a candidate who offers Latin, French (16), and German (17) must take French in the morning and German in the afternoon of the

Candidates who take any of the subjects for which two additional months' notice or more is required will be informed when the examinations in these subjects will take place.

A pass certificate, signed by the principal officer and setting forth the subjects of examination taken by the candidate, shall be delivered to each successful candidate after the report of the Examiners shall have been approved by the Senate.§

Education Office, Colombo, April 15, 1926.

L. MACRAE. Director of Education.

^{*} See note † on page 1458.

† For 1926:—The Haydn—Mozart—Beethoven period. For 1927:—1800—1900.

‡ Changes in the details of this order may be found necessary from time to time, but in all such cases due notice will be given to candidates.

§ Certificates are generally ready for issue about a month after the publication of the pass list, and in the absence of any request to the contrary, will be posted to the addresses given by the candidates on their terms of energy.

APPENDICES.

Statute 113 :-

113. Provided also that the Senate may admit as Internal Students and as candidates for any of the higher degrees (except in Medicine and Surgery) without their having previously taken any lower degree the following persons (that is to say):—

(1) Graduates of Universities approved by the Senate for this purpose :

(2) Persons who have passed the examinations required for a

degree in some University approved as aforesaid;
(3) Persons who have obtained from the University of Cambridge a certificate stating that they have satisfied the Examiners in a Tripos Examination qualifying as a Final

Examination for a first degree;

(4) Persons who have passed or obtained Honours at the Second Public Examination of the University of Oxford, provided that they have also either passed or obtained Honours at the First Public Examination, or have passed such other examination or examinations as under the provisions of the University of Oxford are accepted as statutably equivalent thereto.

113A. Provided also that the Senate may admit as Internal Students and as candidates for a first degree (except in Medicine and Surgery) without their having previously satisfied the Examiners at an Intermediate Examination, Graduates of the University, who have taken degrees as External Students and also the persons specified in the last preceding Statute if such persons shall have prior to admission pursued an approved course extending over not less than three years.

TT.

REGULATIONS FOR REGISTRATION AS EXEMPT FROM THE MATRICULATION EXAMINATION.

Statute 116 is as follows: - Every candidate for admission as a student of the University shall pass such Entrance or Matriculation Examination or fulfil such other tests of fitness to be

admitted as a student as may be from time to time prescribed.

No person who has been registered under Statute 116 is permitted to enter for the Matriculation Examination.

Students proposing to be registered under Statute 116 as exempt from the Matriculation Examination should carefully observe that while such registration secures to them within the University all the privileges of matriculated students, except that of entry for the matriculation supplementary certificate, it does not follow that other Public Authorities or Bodies outside the University will accord to students thus registered the facilities or exemptions which they may have undertaken to accord to students who have passed the Matriculation Examination of the University of London. All inquiries as to the conditions under which such facilities or exemptions are given must be directed not to the University of London nor to the must be directed not to the University of London nor to the Director of Education, Ceylon, but to the Bodies from whom such privileges are sought.

Students registered under Statute 116 receive an official notification that they have been exempted from the Matriculation Examination and admitted as matriculated students of the University; no certificate or diploma is sent, nor is there any mention of the examination in virtue of which the exemption

has been granted.

No person can be registered as a matriculated student of the University until after the last day upon which the Matriculation Examination immediately following the completion of his sixteenth year can commence, but students who attain the age of sixteen years between June 14 and July 31 will be registrable as from the June Matriculation Examination of the year in which they attain that age

as from the June Matriculation Examination of the year in which they attain that age.

The standing of students registered under Statute 116 shall date, for the purposes of External Examinations, from the Matriculation Examination immediately preceding the date of registration. To secure that a registration under Statute 116 shall date from any Matriculation Examination, such registration must be completed before the commencement of the next Matriculation Examination, as defined above.

culation Examination, as defined above.

The basic date for registration is as from the September Matriculation Examination, i.e., between September 15 and January 14. Students effecting registration between these dates are eligible (under Statute 120) to enter for the Degree Examination in any Faculty other than Medicine or Veterinary Science at the expiry of the normal three-year period, i.e., in June of the year next following but two.

of the year next-following but two.

Candidates registering from a June Matriculation Examination,
i.e., between June 7 and September 14, cannot complete their
Degree Examinations any earlier than would be the case if they
had registered as from the following September; but by registering as from June, they become admissible to the Additional
External Intermediate Examinations held in November* of the same year.

Candidates registering between January 15 and June 7 are deemed to have registered as from the preceding January examination; and, provided they register in sufficient time to permit compliance with the appropriate Regulations, are eligible for admission to the July Intermediate Examinations. Such candidates, moreover, are, under Statute 120, eligible to enter for the Final Examinations in Theology and Engineering in June-July, and in Arts, Science, and Music in November-December* of the year next but one following, as provided in the relevant Regulations.

Nevertheless Oxford and Cambridge Graduates in First or Second Class Honours can be admitted to their Degree Examination in any Faculty other than Medicine or Veterinary Science after two years from any September Matriculation Examination, provided that their registration be completed before January 14 of the year succeeding such September Matriculation Examination; and provided further that in each case the interval specified by the Regulations between the Intermediate and Final Examination is observed.

No further exemptions from the examinations of this University are granted to persons registering under Statute 116, save those provided for in the current Regulations.

Persons presenting any of the approved certificates with a view to registration under Statute 116 are informed that departure from the conditions laid down can under no circumstances be allowed. The subjects in which the applicant has attained the necessary standard must be specifically those set forth in the Regulations relating to the several certificates so approved, and further, the subjects must all have been taken on one and the

It should be carefully observed that the certificates herein described are registrable under present Regulations and until further notice; but the Senate reserves the right to withdraw any certificate from the list of those upon the basis whereof exemption can be claimed, or to alter the terms upon which it is recognized. Students proposing to claim exemption in virtue of such certificates are therefore advised to register without undue delay after obtaining them.

There are no partial exemptions from the Matriculation Examination. If the qualifications of which a candidate can produce evidence are not sufficient to exempt him altogether, the examination for Matriculation must be taken in its entirety,

according to the Regulations.

Applications for registration must be accompanied by a registration fee of three guineas, together with official certification of qualification in accordance with the conditions set cation of qualification in accordance with the conditions set forth below. Bank Draft or Money Orders must be made payable to the "University of London" and crossed "Westminster Bank, Ltd., Brompton Square Branch." The fee and evidence must be forwarded together by registered post and addressed to "The External Registrar, University of London, South Kensington, London, S. W. 7." Should the certificate be found in the feet will be addressed to "The External Registrar, University of London, South Kensington, London, S. W. 7." Should the certificate be found in the feet will be addressed. returned, as will the certificate in any case.

There is no special form for these applications.

Unless the certificate shows the names in full, and that the

applicant is at least sixteen years of age, evidence of age must

No candidate will be admitted to any examination, nor registered as an Internal Student in this University who has not furnished to the University his full name in accordance with the

above paragraph.

Such registered student will then come under the Regulations of the University with respect to every examination above the matriculation, all of which he will proceed to take in accordance with the said Regulations, which may be obtained post free on application to the University, his standing in the University dating, for the purposes of External Examinations, from the Matriculation Examination immediately preceding the date of his registration. No student registered under Statute 116 will be permitted to enter for the Intermediate Examination in Arts for Internal students, with Latin as one of his subjects at that examination, unless he has, not later than the January preceding the Intermediate Examination in question, either passed with Latin an examination accepted by the University as exempting from the Matriculation Examination, or satisfied the Examiners in Latin at an examination accepted by the University as exempting from the Matriculation Examination subsequently to having passed such examination as a whole, or satisfied the Examiners in Latin at a Matriculation Examination or at any examination conducted by the University in lieu thereof.

Graduates of such British, Colonial, and Indian Universities, as are approved by the Senate for that purpose, and those who have passed all the examinations required for a degree in those Universities, also women who have obtained Tripos certificates granted by the University of Cambridge, and women who have obtained certificates showing that, under the conditions prescribed by the Delegacy for Women Students at Oxford, they have

passed the Second Public Examination of that University or have obtained Honours in the Oxford University Examination for women in Modern Languages, may on application be registered as matriculated students on payment of the registration fee of £3. 3s. without passing the Matriculation Examination.

For conditions under which the following examinations will give exemption from the Matriculation Examination of the University of London, see separate Regulations obtainable on application to the External Registrar, University of London, South Kensington, London, S.W. 7:-

Oxford School Examination.

Higher Certificate Examination of the Oxford and Cambridge

Schools Examination Board.

School Certificate of the Oxford and Cambridge Schools Examination Board.

Previous Examination of the University of Cambridge. Cambridge Senior School Examination.

Matriculation Examination of the Joint Board of the Northern Universities.

Senior Certificate of the Joint Matriculation Board of the Northern Universities.

Scotch School-leaving Certificate Examination.

School Certificate of the University of Durham.

Adelaide Senior Public Examination.

School-leaving Ceritficates of Melbourne and Western Australia.

CONDITIONS UNDER WHICH THE CAMBRIDGE SENIOR SCHOOL CERTIFICATE WILL GIVE EXEMPTION FROM THE MATRICULA-TION EXAMINATION OF THE UNIVERSITY OF LONDON.

The student must have at one and the same Examination obtained a Certificate in the Examination as a whole and passed with credit in the following subjects:

- (2) Mathematics (Arithmetic, Geometry, Algebra).

- (3) Three of the following
 - (a) Latin.
 - (b) Greek. (c) French.
 - (d) German.
 - (e) Spanish.
 - (f) Italian.
 - (g) History.
 - (h) Geography.
 - (i) Two of the three following subjects: Additional (a); Additional Mathematics (b) or Mathematics (c); Applied Mathematics.
 - (j) Chemistry.
 - (k) Physics. (l) Botany.

 - (m) Pali, t (n) Sanskrit.†
 - (o) Sinhalese.

(p) Tamil.

provided that either Latin, or Chemistry, or Physics, or Botany is included, and provided further that one language other than English is included:

Applications for a Special Certificate must be made to the General Secretary, Syndicate Buildings, Cambridge, stating the centre and index number, and accompanied by the fee of 1s. for each candidate.

PRIVILEGES AND EXEMPTIONS GRANTED BY OTHER BODIES.

For privileges and exemptions granted by other bodies to persons who have passed the Matriculation Examination (in its ordinary form or in the form of the School Examination Matriculation standard) of the University of London, see separate regulations obtainable on application to the External Registrar, University of London, South Kensington, London, S.W. 7

Sale of Goods.

* English History, or History of the British Empire, or Modern European History, or Roman History, or Greek History. † Two of the languages (m) (n), (o), (p) will be accepted, provided that one of them be (m) or (n).

OTICE is hereby given that the under-mentioned packages which have been lying at the Indian Goods Shed, Maradana beyond the time allowed by law, will be sold by public auction on Tuesday, May 11, 1926, at 1 P.M., unless previously.

Goods sold must be cleared on or before Friday, May 14, 1926:—

Vessel No. and Date.		From		Consignee.	~ <i>,</i> _	Invoice No.		Number and Description of Goods.
ss. Curzon, March 1, 192	6 .	·		P. Mohamed	٠.	373—19/2		1 case beedies
ss. Elgin, March 11				C. Moosa		387—26/2		1 case beedies
· <u>—</u>		Mandapam				Waybill $4/91$		1 parcel provision
 .	· · •	Do.		_		Waybill April 6, 1926		
		Dhanushkod	i			Waybill $14/9 \text{ of } 21/1$		l parcel calendars
		Tiruppur			• •	Waybill 1/16 of 1/12	••	l parcel tobacco
H. M. Customs Colombo, April 24,		•		•				C. H. Collins, for Principal Collector.

Sale of Goods.

OTICE is hereby given that the under-noted packages which have been lying at the Baggage Office, beyond the time allowed by law, will be sold by public auction on Tuesday, May 18, 1926, at 1.P.M., unless previously cleared. sold must be cleared on or before Friday, May 21, 1926:—

Goods sold mi	ust be cleared on	or before Friday, Mi	1y 21, 1920 .			•
Date.	S. R. No.	Nam	es.		Vessel.	Number and Description
1925.					***	of Packages.
December 2	3,148	Rennie	• •	•,•	ss. Oxfordshire	l chair
December 2	3,152/3,153	Mrs. W. Little .			ss. Oransay	2 chairs
December 2	3,154		• •		do.	l chair
December 5	3,283	H. W. Taylor			ss. Orama	l gunny case
December 5	3,293	John Frame			do.	l parcel
December 5	3,294	Nil			do.,	l case.
December 8	3,388	Boyle		. •, •	ss. Amazone	1 pistol
December 8	3,403	From S. M., Fort,	Tuticorin to	Dehiwala.		
	• '	T. M. W. Bill No.	24 of Augus	st 25, 1925.		I box clothes
December 17	3,999	N. S. Mausugh	• •		ss. Lancashire	1 chair
December 26 1926.		W. A. Wigram	• •	• •		l chair
January 29	1,599	Mr. W. Warmsley, tember 10, 1922, f	ss. Narku rom T. C. aı	nda of Sepad S. Stores		1 revolver
February 15	2,646/2,647	S. Raju, Madras Be No. III/100 of Oct			•	
February 16	2,720	V. C. C. & Co., Ma	dras Beach	to Jaffna.		2 parcels
. •		W. Bill No. III/58	of October	30, 1925		. 1 case
H. M.	Customs, .			•	•	C. H. COLLINS,

Colombo, April 26, 1926.

for Principal Collector.

London Chamber of Commerce Examinations, 1927.

THE attention of candidates is drawn to the following alterations, in the syllabuses (A) and (B), which will operate from 1927:—

ALTERATIONS IN THE SYLLABUS (A).

The following subjects will be deleted :-

Junior Freehand Drawing. Junior Model Drawing. Junior Commercial Commodities.

Esperanto (from the Full Junior Certificate only).

Junior Handwriting (as an obligatory subject in the Full Junior Certificate only).

Senior Commercial History and Geography—will be replaced by separate examinations in Commercial History and in Commercial Geography.

The Award of the following Certificates will be discontinued:—

The Higher Commercial Education Certificate—will be replaced by Senior Group Diplomas in groups of closely related subjects.

The Teachers' Diplomas in all subjects.

The following New Subjects and Certificates will be introduced:—

Junior Elementary Mathematics.

Book-keeping will be obligatory in the Full Junior Certificate—the long exercise set will be replaced by two shorter exercises.

Senior Secretarial Practice. Senior Costing. Senior Mathematics. Senior Commercial History. Senior Commercial Geography. Senior Group Diplomas in groups of closely related subjects.

Other Alterations will be made as follows:-

Junior English-Literature will be included.

Junior Arithmetic—Tots and Mental papers will be abolished as separate papers. Tots will be included in the general Arithmetic paper. Simple graphs of statistics, prices, &c., will be added.

Junior Modern Business Routine—will be replaced by Elements of Commerce.

Junior Book-keeping—the long exercise will be replaced by two shorter exercises.

Groups A and B (Full Junior Certificate) will be combined. Senior Typewriting—a speed test will be added.

Senior Methods and Machinery of Business—will be replaced by Commerce and Finance.

Senior Fire Insurance, Life Insurance, Marine Insurance, Foreign Exchange, and Stock Exchange will be separate subjects.

Senior English—History and Geography will be deleted from the Syllabus.

Senior Elements of Political Economy—will be renamed Economics.

Senior Advanced Arithmetic—will be renamed Commercial Arithmetic.

Senior Commercial and Industrial Law—will be renamed Commercial Law.

The entry fees for Foreign Modern Languages will be increased by Re. 1·25 per entry—viz.: to Rs. 4·25 per Junior and to Rs. 6·25 per Senior entry.

ALTERATIONS IN THE SYLLABUS (B).

The subjects and stages for the 1927 Examinations will therefore be:—

(a) Junior Stage—Separate Single Subject Certificates:-

English, Handwriting, Arithmetic, Modern Foreign Languages, Elementary Mathematics, Commercial Geography, Commercial History, Book-keeping, Shorthand, Typewriting, Elements of Commerce.

(b) Junior Stage—Full Junior Commercial Education Certificates:—

- (i.) Obligatory Subjects:—English, Arithmetic, Commercial Geography, a Modern Foreign Language, and Book-keeping, plus:—
- (ii.) Optional Subjects (at least two of the following):—Commercial History, Shorthand, Typewriting, Elements of Commerce, Elementary Mathematics, any Foreign Language excepting that taken as an obligatory subject and excepting Esperanto.

Handwriting, though not forming one of the optional subjects, may be taken as an additional subject.

(c) Senior Stage—Separate Single Subject Certificates :--

English, Modern Foreign Language, Economics, Commercial History, Commercial Geography, Commercial Arithmetic, Commerce and Finance, Fire Insurance, Life Insurance, Marine Insurance, Foreign Exchange, and Stock Exchange, Banking and Currency, Commercial Law, Company Law, Book-keeping and Accountancy, Advertising, Salesmanship, Textiles, Shorthand, Typewriting, Office Appliances and Systems, The History, Geography and Economic Resources of the Empire, Secretarial Practice, Costing, Mathematics.

(d) Senior Stage—Senior Group Diplomas for Groups of closely related Subjects as under:—

		j. i a mana					
"Senior Group	Subjects forming the Group.						
Diploma " in	Distinction.	Pass.					
Book-keeping and Accountancy	Book-keeping and Accountancy	(i.) Commerce and Finance (ii.) Commercial Law or Commercial Arithmetic					
Shorthand	Shorthand	(i.) English (ii.) Commerce and Finance					
Typewriting	Typewriting	(i.) English (ii.) Modern Office Appliances and Business Systems or Commerce and Finance					
Banking	Banking and Currency	(i.) Foreign Exchange (ii.) Commercial Geography or Commerce and Finance					
Secretarial Practice	Secretarial Practice	(i.) Commercial Law (ii.) Company Law					
Languages	French or German or Spanish	(i.) Any other Foreign Language in the Syllabus (ii.) English					

2. Detailed Syllabuses will be published as soon as they are received from England.

Education Office, Colombo, April 26, 1926. L. MACRAE, Director of Education.

Examination for Senior Domestic Science Certificate, 1925.

SUPPLEMENTARY PASS LIST.

THE following candidate has been awarded a pass in the above examination held on December 7 and 8, 1925 :---

Senior—Second Division.

Index No. Name. School.

Maralande, I.

Hillwood, Kandy

Education Office Colombo, April 15, 1926.

L. MACRAE, Director of Education.

Government Training College.

FINAL EXAMINATION FOR SINHALESE STUDENTS, 1925. THE following Student Teachers have successfully completed their two years' course of training (1924–1925) at the Government Training College, and have been awarded the certificate of the second class:-

Men Students (in Alphabetical Order).

Abeysinghe, E. D. W. Abraham, J. D. Amarasinghe, D. J. Banda, M. M. P. Banda, W. M. U. David, D. D. De Silva, D. A

Edirisooriya, D. A.

Fernando, M. A. S.

Gunawardane, G. G. P.

Herath, P. B. Jayasekara, A. A

Karunaratne, P. M. Thepanis Nawagattegama, R. M. K. Pieris, R. R.

Samaraweera, D. S. Somaratne, H. M.

Thewarapperuma, E. P. S. Waganayake, H. C. Wanasinghe, W. S.

Women Students (in Alphabetical Order).

Abeyratne, W. P. Elizabeth, G. K. Gunatilaka, D. R. Jayasinghe, D. E. de S. Jayatilaka, S. G. Kulatunga, D. W. Mango Nona, B. M. *Mendis, M. Millinona, K

Pallewala, P. K. B. D. N.

Perera, Engaltina Pitigala, D. M. Ranatunga, S. N. Samarakoon, D. G. Silva, G. B. K. D. Silva, G. D. I. D. Swarnalatha, D. N. Tennakoon, P. M. Vithanavasam, S. Walakatura, R. M.

* Awarded a provisional certificate to be confirmed after the candidate's passing in Arithmetic and Grammar of the Vernacular Teachers' Examination for second class certificate.

Education Office, Colombo, April 22, 1926.

L. MACRAE, Director of Education.

Change of Management.

OTICE is hereby given that Rev. W. O. Bevan has been appointed Manager of the schools mentioned below, in place of Rev. R. Lamb.

Schools referred to.

Katana, Miriswatta, Polwatta, Horagasmulla, Petiyagda, Kamaragoda, Dagonna, and Kadawela, all in the Negombo District.

Education Office Colombo, April 16, 1926.

L. MACRAE, Director of Education.

Change of Management.

OTICE is hereby given that Rev. G. E. Jessop has been appointed Manager of the school mentioned below, in place of Rev. A. Lockwood.

School referred to.

J/Point Pedro Girls' Anglo-Vernacular Boarding School.

Education Office, Colombo, April 16, 1926.

L. MACRAE, Director of Education.

Change of Management.

OTICE is hereby given that Mr. T. S. Thuraiappah has been appointed Manager of the schools mentioned below, in place of Dr. C. M. Vanniasegaram.

School referred to.

Mallakam Central Vernacular Mixed School

Education Office. Colombo, April 17, 1926.

L. MACRAE, Director of Education.

Change of Management.

OTICE is hereby given that Mr. P. Ponniah has been appointed Manager of the school mentioned below, in place of Rev. J. K. Sinnatamby.

School referred to.

J/Kalvaval Vernacular Mixed School.

Education Office, Colombo, April 17, 1926.

L. MACRAE, Director of Education.

St. John's English Mixed School.

OTICE is hereby given that an application has been received from Rev. T. C. J. Peiris for a grant in aid of the above school, which is situated in the town of Kalutara, Kalutara District of the Western Province.

Observations will be received not later than May 25, 1926.

Education Office, Colombo, April 22, 1926.

L. MACRAE, Director of Education.

Closure of Area for Application Surveys in Western Province.

OTICE is hereby given that surveys in connection with applications for the purchase or lease of Crown land will be undertaken in the Western Province in rotation according to the following areas:-

Area No. I, which includes Negombo and Colombo Districts.

Area No. 2, which includes Kalutara District.

- Area No. 2 will be closed on May 20, 1926, and no applications received within this area after that date will be forwarded to the Surveyor-General for survey until this area is again reopened. This, however, will not preclude applicants from submitting to me for registration, applications for land within this area with a view of ascertaining whether there are any objections to the sale or lease.
- 4. The next area to be closed for survey will be area No. 1. Applications for the purchase or lease of Crown land in this area should be forwarded to me as early as
- 5. The date of closure of No. 1 area will be shortly published.

April 20, 1926.

R. J. PEREIRA, for Government Agent.

Sale of Materials of Salt Stores at Southern Depot, Puttalam.

OTICE is hereby given that there will be a public auction at 3 P.M. on May 15, 1926, at the site at Southern Depôt, Puttalam, for the sale of door frames, windows, and shutters of the Salt Stores.

- The successful purchaser will be required to remove from the site all the materials purchased, within a week of the sale, otherwise they will become the property of the Government.
- The successful purchaser will be required to deposit the amount of his bid with the Assistant Government Agent Puttalam within three days after the acceptance of his bid.
- 4. Government reserves to itself the right to reject any bid or all bids.

The Kachcheri, L. J. SENEVIRATNE, Puttalam, April 23, 1926. for Assistant Government Agent.

Summary of Accounts of the Panadure Urban Education District Committee for the Year 1925 (vide Section 29 (2)

			U	i Oru	unance no.	1 01 1920).	, -				
	RECEIPTS.	•	•		Amount Rs. c.	\$	PAYMENTS.			Amour Rs.	nt . c.
Government grant					6, 0 00 0	Clerk and a	ttendance officer			 630	0
Bank interest	• •				60.70		and stationery			 95	75
						Printing an	d postage stamps			 43	39
	•		•			Typewriter				 405	0
						Amount set	t apart for building g	rants		 	-
						Contingence	ies			 27	57
• • •	-	, .			•	Balance on	December 31, 1925			 4,858	99
, 3	• •		Total		6,060 70			•	Total	 6,060	70
<i>x</i> 5.	•			-		r	·	•		 	

The Urban District Council Office, Panadure, April 24, 1926.

M. H. JAYATILEKE, Chairman.

∪ _C	Summary	of Kand	ly I	District S	choo	ls Committee Accou	nts for 1	925.				
RECEIPTS.	*			Rs.			PENDITU				Rs.	c
Balance of previous year				24,640		Construction of ne	w school	buildings and	d extensior	ıs	•	
Government contribution				47,900	0	to existing school	ols				19,582	47
Village Committee contribution				6,464	20	Repairs to existing	school b	ouildings			9,168	2
School fines				5,093	0	Fences, wells, &c.		٠			681	
Sanitary Board contribution				553	34	Furniture	٠				1,765	52
Miscellaneous				15	50	Salaries					5.965	50
0						Miscellanous		• •			704	21
										_	37.867	66
						Balance at end of	1925	• •			46,799	
		Total		84,666	95			•	Total		84,666	95
Kandy Kachcheri.			•						W. L. Kini	 43(SLEY.	

April 26, 1926.

Chairman.

Sale of Satinwood.

N auction sale of the under-mentioned satinwood will be A held at the Central Timber Depôt, Kew road, Slave Island, Colombo, on Saturday, May 22, 1926, 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 w 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.

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 to its processes before purchasing the logs. selves as to its correctness before purchasing the logs.

No. of Logs. Cubic Feet. Division. 1,319 Eastern (South) 40

LIST OF SATINWOOD LOGS REFERRED TO. Eastern Division (South).

			vastern	Divi	sion .	(South).	
Div. No.	C. T. D. No.	Len Ft.	gth. in.	Girt F t. i		Cubic Feet.		Remarks.
	. 628 .	. 15	0		2	25	.:	Sound*
	629		9		7	29	• •	do.*
	. 630 .		3		1	3 3	• •	do.†
	631 .		9	5	6	28	• •	do.‡
• •	632 .	. 15	0	5	6	28		do.*
	. 633		0	6	1	37	• •	do.‡
	. 634 .		9		5	38		do.‡
	635 .	. 15	3		0	34	• •	do.‡
~ -	636 .	. 15	0		1	45	• •	do.†
~ ~	637 .	. 15	3	6	0	34	• •	do.‡
	638 .		9		1	34	• •	do.‡
	639 .	. 15	3	6	9	43	• •	do.‡
	640 .	. 15	0	6	5	39		do.‡
	641		9	6	9	42	• •	"do.‡
	642 .	. 15	0	6	2	36	• •	do.‡
	643 .	. 14	9	6	7	40	• •	do.†
	644 -	. 15	0	6	3	37	• •	do.‡
	645 .		0	5	4	27	• •	do.‡
	646 .		0	6	9	43	• •	do.‡
~ ~		. 15	0	5	9		• •	do.‡
		. 15 . 18	3 3	5	9	31	• •	do.†
620~				5	6 7	34	• •	do.*
				6		26	• •	do.†
010	662 .	. 12	6	О	0	28	•	Partly un
590	663 .	. 16	0	5	9	33		sound†
		. 14	0	6	_		• •	Sound‡
		. 15	6	5	_		• •	do.‡
		. 13	6	5			• •	do.‡
		. 13	6	5			• •	do.* do.1
		. 12	6		δ ιο		• •	
611		. 18			6		• •	đo.†
522		. 14		5		~~	• •	do.‡ do.‡
588		. 13	ŏ ::		3 11	2 8	• •	do.‡
520		. 15	- • •	_			• •	do.*
586		. 14			5	_	••	Partly un-
""	0.6 .			U	٠.,		• •	sound.
521	674 .	. 14	3	6	4	36		Soundi
543		. îī			ıī		• •	do.‡
612		. 13			ii		• •	do.‡
608	677 .	. 16			2		• •	40**
541	678 .	. 14			8		• •	do.*
				•	· -		••	40.
40					_1	1,319		-
	* Stre	aked.		† Fl	ower	ed.		‡ Plain.

J. D. SARGENT. Office of the Conservator of Forests, Conservator of Forests. Kandy, April 27, 1926.

Protective Zone.

HEREAS the portion of the land known as the Cattle Mart and Quarantine Station at Dematagoda, within the Municipal limits of Colombo, has been declared an infected area: I hereby, under the provisions of section 6 (1) of the Ordinance No. 25 of 1909, establish the area enclosed within the boundaries herein set out as a protective zone, namely :-

The area bounded on the north by the Old Kolonnawa road; and on the east by the Dematagoda ela; and on the south by a line running due east to the Dematagoda-ela from south-east corner of barbed wire fencing of Wireless Station; and on the west by the Kelani Valley Railway Line and slaughter-house.

This proclamation shall take effect from April 26, 1926.

The Municipal Office, Colombo, April 27, 1926.

CHAS. W. PATE, Municipal Veterinary Surgeon.

Rinderpest.

THEREAS rinderpest has broken out in the premises known as the Cattle Mart and Quarantine Station, Dematagoda, Colombo: Such premises are hereby declared in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from April 26, 1926.

The Municipal Office, Colombo, April 27, 1926.

CHAS. W. PATE. Municipal Veterinary Surgeon.

Rinderpest.

N terms of section 7 (1) of Ordinance No. 25 of 1909, I do hereby proclaim that Walasmulla-Hakmana road as far as the Matara District boundary is closed to all cattle traffic for a further period of ten days from the date hereof.

> N. W. MORGAPPAH, JR., for Assistant Government Agent.

The Kachcheri, Hambantota, April 22, 1926.

Rinderpest.

N terms of section 7 (1) of Ordinance No. 25 of 1909, I do hereby proclaim that the Wiraketiya-Dammulla road and Wiraketiya-Walasmulla road are closed to all cattle traffic for a further period of ten days from the date hereof.

> N. W. Morgappati, Jr., for Assistant Government Agent.

The Kachcheri, Hambantota, April 22, 1926.

Rinderpest.

N terms of section 7. (1) of Ordinance No. 25 of 1909, I do hereby proclaim that the road from Ranna to Wiraketiya is closed to all cattle traffic for a further period of ten days from the date hereof.

> N. W. MORGAPPAH, JR., for Assistant Government Agent.

The Kachcheri, Hambantota, April 22, 1926.

Rinderpest.

N terms of section 7 (1) of Ordinance No. 25 of 1909, I do hereby proclaim that the Ambalantota-Liyangahatota road is closed to all cattle traffic for a further period of ten days from the date hereof:

> N. W. MORGAPPAH, JR., for Assistant Government Agent.

The Kachcheri, Hambantota, April 22, 1926.

Rinderpest.

N terms of section 7 (1) of Ordinance No. 25 of 1909, I do hereby proclaim that Beliatta-Walasmulla road between Dambulla junction and Talahagan waduwa junction is closed to all cattle traffic for a further period of ten days from the date hereof.

N. W. MORGAPPAH, JR.,

The Kachcheri, for Assistant Government Agent. Hambantota, April 24, 1926.

Rinderpest.

N terms of section 7 (1) of Ordinance No. 25 of 1909, I do hereby proclaim that Talahaganwaduwa-Miella road as for as the Matara District boundary is closed to all cattle traffic for a further period of ten days from the date hereof.

N. W. MORGAPPAH, JR., The Kachcheri, for Assistant Government Agent. Hambantota, April 24, 1926.

Rinderpest.

WHEREAS rinderpest exists in the village of Bukenda-VV yaya in West Giruwa pattu of Hambantota District: It is hereby proclaimed under the provisions of section 5 (1) and (2) of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, that the area, the limits of which are specified below, is an infected area.

This proclamation shall take effect from the date hereof. Boundaries of the area referred to are:

Bukendayaya.

North.—Katuwana village. East .-- Julampitiya village. South. -Bowala village.

West.—Kirama Bintenna,

HARRY O. JAYAWARDANA, Mudaliyar, West Giruwa Pattu.

April 24, 1926.

Rinderpest.

N terms of section 7 (1) of Ordinance No. 25 of 1909.

I do hereby proclaim that Madampe-Hambantota road from Liyangahatota to Embilipitiya is closed to all cattle traffic for a further period of ten days from the date hereof.

The Kachcheri. Ratnapura, April 24, 1926. E. T. MILLINGTON, . Government Agent.

Hoof-and-Mouth Disease.

WHEREAS by proclamations dated February 4 and 20, W 1926, respectively, published in Government Gazettes Nos. 7,512 and 7,514 of February 12 and 26, 1926, respectively, tulana Nos. 52 and 51 of Kalagam palata in the North-Central Province, were proclaimed infected areas in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas hoof-and-mouth disease no longer exists in the said areas, it is now declared under section 5 (5) of the said Ordinance free from hoof-and-mouth disease, and to be no longer infected areas.

This order shall take effect from the date hereof.

The Kachcheri, Anuradhapura, April 21, 1926.

B. F. PERERA, for Government Agent.

"THE EXCISE ORDINANCE, 1912."

List of Sanctioned Taverns, 1926-27.

Taverns.

No.	Locality.	Range.
1	 Hambantota	 Sanitary Board limits
0	Tibowo	Tihorno millogo

Closing hour 6.30 P.M. All taverns. Opening hour 8 A.M.

P. PARSONS, for Excise Commissioner.

Opening and Closing hours of Arrack, Toddy, and Foreign Liquor Taverns in Kurunegala District during the

1926-1927 Rent period. Hour of Hour of

Description o		Opening. Closing.						
	• . •	•		A.I	Æ.		P.M.	
Kurunegale	Town.							
Arrack taverns				. 8.	0		7. 0)
'Toddy tavern							7. 0	
· Outside Ku	runegalo	Tow	m.	•		•		
Arrack taverns				. 8.	0		6.30	,
Toddy taverns							6.30	
The Kachcheri	.,	\mathbf{H} .	W. (CODRI	NĠī	ON.		
Kurunegala, April 2	1, 1926.		Gov	ernm	ent	Ag	ent.	

List of Sanctioned Arrack Taverns in Kurunegala District during 1926-1927 Rent period.

		District auring	1920-	1921 Rent period.
No. o Taveri		Division.		Locality or Range. Within the town of—
. 1		Weudawili	hat-	
	• •	pattu		Kurunegala
2		Do.		do.
3		Do.		do.
	• •	,	v	Vithin the village of—
. 4		Do.		Ganagoda
5		Do.		Dalupotagedara
6		Do.		Wellawa
7		Dambadeni	hat-	
		pattu		Keppitiwalana
. 8		Katugampol	a hat-	
		pattu		Pannala
9		Do.		Yakwila
10		Do.		Pugalla
11		Do.		Akarawatta
12		Do.		Udubaddawa
13		Do.		Kattimahana
14		Do.		Dunukadeniya
15		Do.		Kuliyapitiya
16		Do.		Hantihawa
17		Do.		Talgahapitiya
18	٠.	Do.		Horambawa
19		Do.		Umangawa
20	٠	Do.		Katudeniya
21		Dewamedi	hat-	•
		pattu		Hettipola
22		Do.		Muina
23	·	Do.		Panditagama
24		Hiriyala hatı	pattu	Nelawa
25		Do.	• • •	Dehelgomuwa
Kur		e Kachcheri, gala, April 21	, 1926.	H. W. Codrington, Government Agent.

List of Sanctioned Toddy Taverns in Kurunegala District

			during the 1926–1927 Rent period.	
No. of Tavern.			Division. Locality or Range. Within the village of—	
<i>.</i>	1	• •	Katugampola hat- pattu Karaulla	
	2		Do Iriyagolla	
	3		Dambadenihatpattu Pambadeniya	
	4		Weudawili hatpattu Indulgodakanda	
	5	• •	Do Kitulgolla-Dunumawa	
-	6		Local Board, Kuru- negala Kurunegala town	
	Řu	T rune	ne Kachcheri, H. W. Codrington, gala, April 21, 1926. Government Agent.	

Sale of Toddy Rents by Public Auction.

OTICE is hereby given that the privilege of selling fermented toddy by retail in the areas specified in the annexed schedule below, for the period of twelve months from October 1, 1926, to September 30, 1927, will be put up for sale by public auction at the Chilaw Kachcheri, at 10 A.M., on Saturday, May 29, 1926.

2. The conditions of sale and any further particulars can be obtained from me on application.

K. Somasuntharam,

The Kachcheri, for Assistant Government Agent. Puttalam, April 24, 1926.

SCHEDULE REFERRED TO.

	Chilaw District.									
No.	Locality or Range.		Division.							
1.	Within Southern Wa	rd,								
	Chilaw .		Pitigal korale north, Chilaw							
2.	Within Northern Wa	rd,	• •							
	Chilaw		do.							
	Within the village of—	-								
3.	Karukkupone	• .•	do.							
4.	Arachchikattuwa	• • .	do.							
5.	Battulu-oya	• •	do.							
6.	Pambala	• •	do.							
7.	Olidaluwa	• •	do.							
8.	Madampe	• •	do.							
9.	Irattakulama	• •	do.							
10.	Galmuruwa	• •	do.							
11.	Dunkannawa	• •	Pitigal korale south, Chilaw,							
12.	Tabbowa	• •	do.							
13.	Nattandiya	• •	do.							
14.	Mudukatuwa	٠.	do.							
15.	Adapparagama	• •	do.							
16.	Mattakotuwa	• •	do.							
17.	Toduwawa	• •	do. do.							
18,	Lunuwila	• •	do.							
19.	Haldanduwana	• •	do. do.							
20.	Mohottimulla	• •	do.							
21.	Dankotuwa	• •	do.							
22.	Tambarawila	• •	do.							
23.	Nanjundankara Waikkal	• •	do.							
24.	Mirissankotuwa	٠.	do.							
25.	Wennappuwa		do.							
$26. \\ 27.$	Ulhitiyawa	• •	do.							
28.	Katuneriya		do.							
20.		am.	District.							
	Within the town	of	2 000							
1.	Puttalam .	OI	Puttalam gravets							
2.	Within Chenaikuc	177-	i uttalam gravets							
z.	iruppu	ту -	d o.							
	Within the village of—		40.							
			Duttalan nattu							
3.	Daluwa Madurankuli	• •	Puttalam pattu							
4.		• •	do. do.							
5. ∘ 6	Mukkua Toduwa	• •	do. do.							
0.	Mundel Etalai	٠.	Kalpitiya							
7 .	Kalpitiya	• •	do.							
8.	харилуа	• •	uo.							

Delegation of Powers.

Py virtue of the powers vested in me by Excise Notification No. 23 dated February 2, 1914, I, Edward Turner Millington, Government Agent of the Province of Sabaragamuwa, do hereby authorize the Cadet attached to the Government Agent of the Province of Sabaragamuwa to issue the notices referred to in section 27 (1) (a) and 30 of the Excise Ordinance No. 8 of 1912.

The Kachcheri, Ratnapura. April 12, 1926. E. T. MILLINGTON. Government Agent.

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.

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

The Municipal Office, Colombo, April 27, 1926. G. H. N. SAUNDERS, Municipal Treasurer.

SCHEDULE.

Date of Sale : May 22, 1926.

Premises No.		Street.	**	-		Quarte	er and	Year.		Time of S	Sale.
2954/320 (2) 3883/160 1473/1	••	Alutmawata Modera Nelson road	•	•••	3rd and 4th do.	quarters	s, 1925	••	•••	8.30 9.0 9.15	79

NOTIFICATIONS UNDER "THE PATENTS ORDINANCE, 1906."

THE following Specifications have been accepted:—

No. 2,142 of July 25, 1925.

John Macpherson Dick.

Improvements in hot air stoves and the like.

Abstract.—The furnace for producing the hot gases is provided with a fire door, fire bars and fire brick bridge within a cylindrical flue and at one end of it. The ends of the flue are rivetted or welded to the end plates. A cylindrical shell encloses the flue and is provided with baffle plates to cause the air to pass along a circuitous path and so get sufficiently heated. An outer covering to the shell acts as lagging. The air draught may be produced by a fan.

The claims are :-

1. In apparatus for heating air a cylindrical flue built of iron or steel plates with fire bricks lining used for generating hot air.

2. In apparatus for heating air as in No. 1 having balffle plates made to follow a serpentine course to retain the hot

air sufficiently long.

3. In apparatus for heating air a cylindrical flue built of iron or steel plates with fire bricks lining used for generating hot air, having an outer shell and the space between the cylindrical flue and outer shell fitted with baffle plates made to follow a serpentine course, so as to retain the hot air sufficiently long.

One sheet of drawings.

No. 2,169 of January 16, 1926.

Bryant and May, Proprietary, Limited.

Match box filling machine.

Abstract.—Empty boxes are advanced by a belt and fed three at a time down a stepped feeder and delivered into the pockets of a horizontal chain conveyor which is intermittently operated. The inside of the box is pushed almost out and means are provided to square up the covers of the inners. Matches are delivered into the inners from a chute constructed to deliver the correct number of matches interruptedly. The inners are then pushed partly into the outers, the matches flattened down and the boxes are shut. Suitable mechanism is described.

The claims are :--

1. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof and having plungers for pushing the inners into the pockets therefor, the sides of the pockets for the inners being formed at the inner ends with tapered grooves for the purpose specified.

2. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof and having plungers for pushing the inners into the pockets therefor, the pocket for the inner being formed at the bottom with inclined ledges and on the sides with overhanging ledges correspondingly

inclined for the purpose specified.

3. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof, the pocket for the inner being formed at the bottom on each side with inclined ledges and above same with correspondingly inclined overhanging ledges, and at the sides at the inner end with tapered grooves

4. In match box filling machines having an intermittingly moved endless conveyor formed of links with pockets for the box and the inner thereof, the sides of the pocket for the inner being inclined inwardly at the top and formed with overhanging inclined ledges and the bottom of the pocket formed with corresponding inclined ledges between a central bottom recess extending transversely across the pockets, said inner pocket being formed in the sides at the inner end with tapered grooves and said box pocket with a flared mouth.

5. In match box filling machines having an intermittingly moved endless conveyor formed of links with pockets for the box and the inner thereof, the provision of reciprocating fingers bevelled at the ends and adapted intermittingly

to enter transverse recesses formed in the bottom of the pockets.

6. In match box filling machines having an intermittingly moved endless conveyor formed of links with pockets for the box and the inner thereof, means to feed a plurality of boxes simultaneously into the pockets of the conveyor comprising an endless intermittingly operated belt, with fixed longitudinal partitions above, a hold down roller above the belt, a fixed plate at the end of the belt and an intermittingly reciprocated feeder below the level of said plate for transferring the boxes to the pockets of the conveyor.

7. In match box filling machines having an intermittingly moved endless conveyor formed of links with pockets for the box and the inner thereof, a box feeding belt, a fixed plate at the end thereof, an intermittingly reciprocated horizontal feeder below the level of the plate formed with a series of steps having rearwardly inclined treads, a series of spring fingers bearing on the boxes and a base overlying the conveyor and below the level of the feeder.

8. In match box filling machines having an intermittingly moved endless conveyor formed of links with pockets for the box and the inner thereof, an inclined match delivery chute located between the belt of the match setting and dipping machine and the conveyor and formed with channels and means to cause the matches to pass down the chute

by a series of interrupted movements into the withdrawn inners of the box.

9. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof an inclined match delivery chute, between the match supply belt of the match setting and dipping machine and the conveyor, formed with a step and with channels tapered and variable in width and separated in sets by partitions and means to interrupt the passage of the matches down the chute into the inners of the box.

10. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof, an inclined match delivery chute between the match supply belt of the match setting and dipping machine and the conveyor, formed with channels separated into sets by partitions, a series of rock

shafts above the chute each provided with a shutter oscillating at different periods.

11. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof, an inclined match delivery chute, between the match supply belt of the match setting and dipping machine and the conveyor, formed with channels separated in sets by partitions, a deflector plate above the chute, a series of three rock shafts above said chute oscillated at different periods and each provided with a shutter, the upper one formed with a series of spring fingers and the middle one with a corrugated edge, an inclined base overlaying the conveyor formed with inclined surface grooves and reciprocating plate formed with plungers engaging said grooves and with an end recess on the underside.

12. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof, a spring controlled cover plate for the boxes mounted on arms on a loosely

mounted rod and bent upwardly at one end.

13. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof, means to push the inners into the outers comprising a series of horizontally reciprocating plungers operating in conjunction with vertically reciprocating hold-down fingers bearing on the matches.

14. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof, two series of consecutively operating box closing horizontally reciprocating plungers, the first series formed with heads provided with overhanging ledges and adapted to perform the major portion of the movement, the other series operating to finally push the inner into the box and a series of vertically reciprocating hold-down fingers bearing on the matches and operating in conjunction with the first series of plungers.

15. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof means to transfer the closed boxes from the conveyor to a table, comprising a series of ejectors formed with downwardly turned heads and hinged to a reciprocating slide, a horizontal rod connected to lugs projecting upwardly from the ejectors and provided with a roller engaging a horizontal vertically reciprocated

channel section bar.

16. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof, means to transfer the closed boxes from the conveyor to a table comprising a series of ejectors formed with downwardly turned heads and hinged to a reciprocating slide, a horizontal rod connected to lugs projecting upwardly from the ejectors and provided with a roller engaging a horizontal channel section bar provided with a pin resting on an arm raised and lowered by a vertically disposed reciprocating arm and a hand manipulated slide for supporting said channel section bar in raised position.

17. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof, a table to receive the filled boxes formed with a step and located alongside the the conveyor at a lower level, an end plunger for advancing the boxes across the table to form a row, an intermittingly

reciprocating pusher for advancing the rows of boxes and springs bearing on the advanced row on the table.

18. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof, a table formed with a step and located alongside the conveyor at a lower level, an end plunger for advancing the filled boxes across the table to form a row, an intermittingly reciprocating pusher for advancing the rows of boxes mounted on a spring controlled bent arm pivotted at the bottom end and carrying a spring checked rotary disc with offset rollers engaged consecutively by an arm on a rotary shaft, with a block between two of said rollers.

19. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof, a table to receive the closed boxes formed with a step, a reciprocating pusher to advance the boxes in rows, a series of hold-down spring fingers bearing on the boxes of the advanced row; an inclined endless intermittingly moved conveyor at the discharge end of the table provided with supports to receive removable

trays and a back rest for the tray.

20. In match box filling machines having an intermittingly moved endless conveyor formed of links each with pockets for the box and the inner thereof, a series of filled box reciprocating ejectors raised at the end of their strokes and subsequently lowered through the medium of a vertically reciprocating channel section bar, a table to receive the boxes and a box registering mechanism comprising a disc bearing graduations and having lateral pins engaged successively by a spring controlled pawl mounted on a boss on said channel section bar, said disc having ratchet teeth engaged by a retaining pawl.

Five sheets of drawings.

No. 2,178 of February 20, 1926.

Yesudason Silas David.

Improvements in apparatus for preventing waste of water from standposts and like.

Abstract.—Two valves are used, one operated by hand and the other closed mechanically, but opened by the same operation which opens the first. A tray catches overflow water which flows down a pipe and operates a piston which closes the second valve. Operating the hand lever opens both valves, sets the trip cam and exhausts the cylinder. A suitable mechanism is described.

The claims are :--

1. In an apparatus for improvements to water taps a cylinder with a specially designed piston rod operating a trip oam as described.

2. In an apparatus for improvements to water taps a trip cam to release a lever which causes an equilibrium valve to cut off the inlet.

3. In an apparatus for improvements to water taps a lever which engages with a self centering tongue piece to work the piston down after it has done its work.

In an apparatus for improvements to water taps a lever to operate an exhaust valve to release the water that

has already entered the cylinder.

In an apparatus for improvements to water taps a cylinder with a specially designed piston rod acting on a trip cam to release a lever which cuts off the inlet by means of an equilibrium valve and a series of levers to manipulate the piston to resume its normal position at bottom of its stroke and to release the waste water that has entered the cylinder and thus preventing waste of water flowing through the standpost.

Two sheets of drawings.

No. 2,181 of March 2, 1926 (Date applied for under Section 50 of the Ordinance, March 5, 1925.)

Osceola Claiborne Thompson.

Improvements in or relating to machines for use in making boxes, crates or the like.

Abstract.—Box blanks are partitioned and fed into the machine on a continuously moving conveyor. Strips of wire are bound to the blanks at predetermined positions and rows of fasteners are driven into the blanks at selected points so as to hold the wire in position. Sufficient space is left between each group of four blanks to leave enough wire for fastening into a box form. A suitable mechanism is described for controlling the number and location of the fasteners.

The claims are:

- 1. In a machine for use in making boxes, crates or the like, having fastener-setting mechanism normally inactive and adapted to be thrown into operation at selected times to drive fasteners into moving box parts, and in which the box parts are positioned and fed by endless conveyors which are moved continuously at substantially a uniform speed and which conveyors are provided with positioning devices for relatively positioning a plurality of units of box parts; mechanism for causing operations of the fastener-setting mechanism at selected times to control the number and location of fasteners to be driven into the work comprising a pattern of fastener-controlling members for a unit of work operable automatically to repeat its operation and thereby control the number and location of fasteners in a succession of units of work.
- A machine according to claim 1, in which the fastener-controlling members are secured to a movable rod or bar which, when moved in one direction, causes the fastener-setting mechanism to operate.
- 3. A machine according to claims 1 and 2, in which the fastener-controlling members are adjustably secured to the rod or bar and in which the number and location of the fasteners to be driven into each unit of work are controlled in accordance with the number and spacing of the fastener-controlling members on the rod or bar.

4. A machine according to claims 1 and 2, in which the fastener-controlling members are successively engaged

and moved by a block carried by one of the endless work conveyors.

5. A machine according to claims 1, 2, and 4, in which the rod or bar is returned automatically to its original position after each fastener setting operation.

6. A machine according to claims 1, 2, and 3, in which the pattern of fastener-controlling members is operated,

in turn, by each of a succession of blocks carried by one of the endless work conveyors.

7. A machine according to claims 1, 2, 3, and 6, in which certain of the devices for relatively positioning the units

of box parts are equipped with blocks to operate the fastener-controlling members.

- 8. A machine according to claims 1 and 2, in which the pattern of fastener-controlling members are secured to the bar or rod in a plurality of horizontal planes, and in which the series of members in one plane are engaged and moved by blocks secured to the conveyor in said plane, and the series of members in another plane are engaged and moved by blocks secured to the conveyor in said other plane.
- 9. A machine according to claim 8, in which the series of fastener-controlling members in one of said planes control the number and location of fasteners in box sections of a certain width, and the series of fastner-controlling members in another of said planes control the number and location of fasteners in box sections of a different width.
- 10. A machine according to claim 8, in which the series of fastener-controlling members in one of said planes control the number and location of fasteners in alternate box sections, and the series of fastener-controlling members in another of said planes control the number and location of fasteners in the other box section.

11. In a machine of the class described for making boxes, crates or the like, fastener-positioning mechanism constructed and operating substantially as described with reference to the accompanying drawings.

12. A machine according to claim 1, having printing mechanism operable upon the box parts as they pass through the machine.

13. A machine according to claim 12, in which the printing mechanism operates upon the cleats of the box blank as they pass through the machine.

14. A machine for use in making boxes, crates or the like, constructed and operating substantially as hereinbefore described with reference to the accompanying drawings.

Three sheets of drawings.

No. 2,183 of March 13, 1926 (Date applied for under Section 50 of the Ordinance, March 21, 1925).

Doris Sophie Munn.

Improvements in artificial flowers.

Abstract.—Shapes of petals and leaves are cut out of rubber sheet which may be coloured. One side is painted with a rubber solvent and when this dries the petal curls and may be fixed in this position by connecting at appropriate points by means of rubber solution. Tinting can be carried out by dissolving the colouring matter in the rubber solvent. The petals are thickened near their bases by means of rubber solution. They are then assembled round a moulded rubber calyx fixed to a wire.

The claims are :-

1. The process of making artificial leaves or petals for artificial flowers of india rubber which consists in applying to the surface of the sheet rubber a rubber solvent in such a manner as to cause it to curl in the required manner and subsequently applying a solution of rubber to fix the curled surfaces in their appropriate positions.

2. In a process of making rubber flowers according to claim 1, the method of colouring which consists of mixing appropriate paints or dyes with the rubber solvent during the utilisation of same when making up the flower, as herein described.

The process of making artificial leaves or petals for artificial flowers of india rubber as claimed in claim 1, in which rubber solution is applied to the surface of the sheet rubber in a manner to graduate the thickness from the flower end to the outer edge.

4. Rubber flowers produced by assembling sheets of rubber which have been treated with a rubber solvent to

curl the surface to the natural form and with rubber solution to impart rigidity to the curled form.

No drawings.

No. 2,184 of March 18, 1926.

John Macpherson Dick.

Improvements on coagulating tanks for "End-on" coagulation of rubber.

Abstract.—A coagulating tank has a number of independent vertical partitions, each of which is flanged at the bottom and is held down by a spring at each end, attached to a horizontal bar kept in position by a weighted arm. Combs are used to get the partitions correctly spaced. After coagulation the vertical slabs of rubber can be removed by swinging back the weighted arm which rotates the bar carrying the springs, so that the vertical partitions can be raised up, carrying with them the slabs of rubber which rest on the flanges at their bases.

In coagulating tanks for the coagulation of rubber where "End-on" coagulation is used the partitions have a flanged bottom for the purpose of lifting the coagulated rubber.

2. In coagulating tanks used for "End-on" coagulation of rubber the partitions secured by springs attached to

one bar swinging on two brackets and weighted levers fixed at either end for keeping the partitions in required position.

3. In coagulating tanks used for "End-on" coagulation of rubber the partitions are secured by springs attached to independent bars for keeping the partitions in position.

4. In coagulating tanks used for "End-on" coagulation of rubber combs are used for dividing the partitions

uniformly.

In coagulating tanks used for "End-on" coagulation of rubber partitions having a flanged bottom for the purpose of lifting the coagulated rubber are fitted, which are securely held by springs, and attached to a bar or independent springs for each partition all swinging on one or independant bar—with weighted levers—and squared by combssubstantially as described and illustrated.

One sheet of drawings.

No. 2,185 of March 31, 1926 (Date applied for under Section 48 of the Ordinance, May 21, 1921).

International Overman Tire Corporation.

Improvements in Cushion Tires.

Abstract.—A cushion tyre having one or more circumferential apertures is formed with separable base portions, each vulcanised to a metal foundation-band, which abut as shown when the tyre is pressed on to the wheel rim. The bands may be held together by pins or by a flanged ring.

1. A cushion tyre of the kind set forth in which a plurality of metallic bands is employed said bands (or the two outer ones where there are more than two) being provided with flanged outer edges formed integral therewith and the one or more interior cavities of the tyre are so located that their bases lie substantially in the plane of the cylindrical zone passing through the outer edges of the flanges so as to leave the tyre walls of softer rubber free and unrestrained while the base joint of harder rubber is protected by the flanges.

A tire of the kind set forth and employing one or more supplemental devices for connecting the metallic bands

together when both on and off a vehicle wheel.

A tire according to claim 2, the connecting device comprising a wide metallic band covering the inside of all the seperate bands and itself adapted to be pressed over the rim of a vehicle wheel.

4. A tire according to claim 3, the wide metallic band being clinched over the outside edges of the outermost

5. A tire as hereinbefore described and as illustrated in the accompanying drawings.

Two sheets of drawings.

NORMAN RAE, Registrar of Patents.

ROAD COMMITTEE NOTICES.

Duckwari-Cottaganga Branch Road.

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, 1926, 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 90, sanctioned October 23, 1925.)

Government moiety Rs. 675.00 Private contributions Rs. 681.75

1st section, ½ mile.

Total acreage, 2,138—Moiety of cost, Rs. 183.42-Sectional rate, ·08579c.—Total rate, ·08579c.

Amount. Estates. Acreage Rs. c. Proprietors or Agents. Rangalla Consolidated .. Ranwella (E. S. Wilson) .. 200 .. 17 16

1st and 2nd sections, 1 mile.

Total acreage, 1,938-Moiety of cost, Rs. 183.42-Sectional rate, ·09464c.—Total rate, ·18043c.

Girindiella Tea Co. (E.

.. New Tunisgalla 415 .. 74 88 R. Cox)

1st to 4th section, 13 mile.

Total acreage, 1,523-Moiety of cost, Rs. 275:13-Sectional rate, ·18065c.—Total rate, ·36108c.

Amount. Proprietors or Agents. Estates. Acreage. Rs. c. Galaha and Ceylon Tea and Agency Co. (C. H. Todd)
E. C. Woolley (heirs of the late E. R. Cox) . . . Cottaganga .. 612 .. 220 98 Gonawela .. 560 .. 202 21 Girindiella Tea Co. (E. R. Cox) Girindiella .. 351 .. 126 74 Total 641 97

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before May 31, 1926.

Rs. c. N.B.—Private contribution 681 75 Unexpended balance on September 30, 1925— Maintenance . Rs. 13:39 On Estimate No. 163/16-17 Rs. 26 · 39

39 78 Amount to be recovered on account 1925-26 ... 641 97

W. L. KINDERSLEY,

Provincial Road Committee's Office, Chairman. Kandy, April 19, 1926.

Wanarajah Branch Road (between Wanarajah Bridge and Claverton Store):

(Flood Damages.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for repairing flood damages on the above road for the year ending September 30, 1926, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate interested in the repair of the said road to make up the private contributions, as follows:—

(Estimate No. D 531, sanctioned on November 11, 1925.)

Government moiety Private contributions .. Rs. 360 · 00 .. Rs. 369 · 00

Total acreage, 4,595—Rate per acre, '08030c.

10001000000, 1,00	o reaco por				
				Amou	nt.
Proprietors or Agents.	Estates.	Acres	ge.	Rs.	c.
Wannarajah Tea Company of Ceylon, Ltd South Wanarajah Tea	,	345		27	71
Estates Company (A.					
F. White)	South Wan	ıa-		20	
	rajan	255	• •	20	48
Ceylon Proprietary Com-	o :11	040		10	49
pany R. D. Kershaw	Summerville	242	• •	19	43
R. D. Kershaw	Blair Athol	300	• •	24	57
Executors of M. V.					
Aranasalam Retty	GC	900		24	1
Cangany	Cartax	200	• •	$\frac{24}{24}$	
K. Rollo and Mrs. Mercer	Gortme	997	• •	19	
Whittall & Co	Dunkeid	431	• •	19	ð
Castlereagh Estate Com-	Coatlanagah	596		49	94
pany	Danff	109	• •	15	49
pany Whittall & Co Do	Flatros	167	• •	19	41
Lethenty Tea Estates	Elstree	101	• •	10	# T
Company (E. H. B.					
Norrish)	Lethenty a	nd			
Norrish)	Essex	320		25	70
. Do	Marlhorough	258	• •	20	72
Do	Blairgowrie	114	• •	9	16
Lethenty Tea Estates	Diangowito	111	• •	·	10
Company (E. H. B.					
Norrish)	Claverton	198		15	90
Norrish) Uplands Tea Estates of	Clayoron	100	• •		••
Carrian	(lehoumno	522		41	92
Lethenty Tea Estates	0,500 42220		• •		
Lethenty Tea Estates Company (E. H. B.		,			
Norrish)	Broad Oak	306		24	5 7
•		Total			
•		TOTAL	••		

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before May 31, 1926.

W. L. KINDERSLEY,

Provincial Road Committee's Office, Chairman. Kandy, April 19, 1926.

Wanarajah Branch Road (between Wanarajah Bridge and Claverton Store).

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, 1926, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate interested in the repair of the said road to make up the private contributions, as follows:—

(Estimate No. D 171, sanctioned on November 16, 1925.)

Government moiety .. Rs. 2,100·00
Private contributions .. Rs. 2,121·00

1st section, 1 mile.

Total acreage, 4,595—Moiety of cost, Rs. 470·48—Sectional rate, ·10238c.—Total rate, ·10238c.

Proprietors or Agents. Estates. Acreage. Amount. Rs. c. Wanarajah Tes Company of Ceylon, Ltd. . . Wanarajah . . 345 . . 35 32

1st and 2nd sections, 2 miles.

Total acreage, 4,250—Moiety of cost, Rs. 470·48—Sectional rate, ·11070c.—Total rate, ·21308c.

South Wanarajah Tea Estates Company (A.

F. White) ... South Wana-

rajah .. 255 .. 54 33

1st to 4th section, 4 miles.

Total acreage, 3,995—Moiety of cost, Rs. 940·96—Sectional rate, 23555c.—Total rate, 44863c.

Ceylon Proprietary Com-108 57 pany .. Summerville.. 242 ... R. D. Kershaw Blair Athol .. 306 .. 137 28 Executors v. of Retty Arunasalam Cangany Carfax 299 134 14 K. Rollo and Mrs. Mercer Gorthie 308 138 18 Whittall & Co. Dunkeld 237106 33 Castlereagh Estate Com-.. 526 ... pany Castlereagh 235 98 Whittall & Co. 192 Banff 86 14 Do. Elstree .. 167 ... 74 92 Tea Lethenty Estates Company (E. H. B. Norrish) Lethenty and 320 .. Essex 143 56 Do. Marlborough 258 ... 115 75 Do. Blairgowrie . . 114 . . 51 14

1st to 5th section, 4.50 miles.

Total acreage, 1,026—Moiety of cost, Rs. 235·24—Sectional rate, ·22927c.—Total rate, ·67790c.

Lethenty Tea Estates Company (E. H. B. Norrish) Claverton .. 198 .. 134 22 Uplands Tea Estates of Ceylon Osbourne 353 86 ... 522 ... Lethenty Tea Estates Company E. H. B. Norrish) Broad Oak .. 306 .. 207 44

Total .. 2,117 16

N.B.—Private contributions $\begin{array}{c} \text{Rs. c.} \\ \text{2,121} \quad 0 \\ \text{Unexpended balance, } 1924-25 \\ \end{array}$

Amount to be recovered on account 1925-26 . . 2.117 16

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial

Treasury, Colombo, on or before May 31, 1926.

W. L. KINDERSLEY,
Chairman.
Kandy, April 19, 1926.

Lantern Hill-Somerset Estate Cart 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 year ending September 30, 1926, the Provincial Road Committee, acting under the provisions of "The Estate

Roads Ordinance, No. 12 of 19 2," have assessed the undermentioned estates to make up the private contributions as follows:—

•Government moiety Rs. 1,300 · 00
Private contributions Rs. 3,656 · 50

1st to 2nd section, 1 mile.

Total acreage, 1,998½—Moiety of cost, Rs. 907·87—Sectional rate, ·45427c.—Total rate, ·45427c.

		4	Amour	at.
Proprietors or Agents.	Estates.	Acreage.	$\mathbf{Rs.}$	c.
S. T. Kaliappa	,			
Chetty, Muthu	**			•
Carupen Chetty,		÷		
and S. T. Mittiah		2-2		_
Chetty La	ntern Hill			
Ďo Ke		369		
W. S. Blackett Ja	k Tree Hill	322	146	28
Total acreage, 1,317 Sectional rate, '6		cost, Rs. 907		
D. T. Pelpola Ge	ertiville	45	51	46
G. B. S. Šilva Ga	alpaya (Sinnap	oitiya) 40	45	74
1st to 6	3th section, 3	miles.		
Total acreage, 1,232 Sectional rate, •7				
Heirs of Mrs. A. J.	,			

Stephens (M.Cooroondoowatte .. 486 .. 913 66 Reeves) Do. .. Hapugahawatte .. 87 .. 163 56 Late Martin Kota-(M. H. lawala 128 78 .. Galpaya $68\frac{1}{2}..$ Reeves) Cooroondoowatte 30 ... 56 40 Aratchi S. Rankira and chil-

1st to 8th section, 4 miles.

.. Pelketiyawatte, &c.

.. Kataliyana

Pandian Kangany.. Kendagolla

dren

Amaris Alwis

Total acreage, 492—Moiety of cost, Rs. 907.88—Sectional rate, 1.84528c.—Total rate, 3.72524c.

G. C. S. Hodgson	•					
(E. P. Andrews)	Somerset	437		1,627	93	
G. Baiya and son Ganekumburewatte,						
•		25		93	13	
S. Rankira	Ketaliyanawatte, &c.	30		111	76	

Total .. 3,656 50

25

20

47

37 60

45 12

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay to Mr. E. P. Andrews, Chairman, Local Committee, Somerset Estate, Gampola, on or before May 31, 1926.

W.L. KINDERSLEY,

Provincial Road Committee's Office, Chairman. Kandy, April 19, 1926.

Alawatugoda-Ancoombra Estate Cart Road.

(Maintenance, 1926.)

NOTICE is hereby given that the report of the Local Committee having been received, and an estimate amounting to Rs. 9,005 having been approved for the maintenance of the above road for the year 1926, the Provincial Road Committee in accordance with the provisions of sections 24 and 19 of "The Estate Roads Ordinance,

No. 12 of 1902," have assessed the proportion due by each of the following estates to make up the contribution of Rs. 6,401.68:—

1st section, 26 chains.

Total acreage, 2,764—Amount of cost, Rs. 303·81—Sectional rate, ·10991c.—Total rate, ·10991c.

Amount. Proprietors or Agents. Estates. Acreage. Rs. c. The Craiglands Tea and Rubber Ltd., Co., Agents, Messrs. Gordon Frazer & Co.. Ltd. (G. J. Carter, Superin-.. Craigingilt .. 355 .. tendent)

1st and 2nd sections, 87 chains.

Total acreage, 2,409—Amount of cost, Rs. 702·64—Sectional rate, '29167c.—Total rate, '40158c.

Syston Estate Co. (George
Steuart & Co., Agents;
C. E. Hamilton, Superintendent)
Syston
169 . . 67 87

1st and 3rd sections, 106 chains.

Total acreage, 2,240—Amount of cost, Rs. 221 98—Sectional rate, 09909c.—Total rate, 50067c.

J. A. MacAllister (Aitken, Spence & Co., Agents; J. Taylor, Superintendent) . . Barton . . 85 . . 42 56

1st to 4th section, 160 chains.

Total acreage, 2,155—Amount of cost, Rs. 630·83—Sectional rate, ·29272c.—Total rate, ·79339c.

Syston Estate Company
(George Steuart & Co.,
Agents; C. E. Hamilton,
Superintendent) .. Syston .. 173 ... 137 26

1st to 5th section, 200 chains.

Total acreage, 1,982—Amount of cost, Rs. 467·34—Sectional rate, ·23579c.—Total rate, 1·02918c.

Jenkyns (George Steuart & Co., Agents; J. Taylor (Superintendent) . Velana 192 46 R. R. Jenkyns and H. L. Cameron (George Steuart & Co., Agents; J. Taylor, Superintendent) . Wallsend 85 43

1st to 7 th section, 340 chains.

Total acreage, 1,712—Amount of cost, Rs. 1,640·34—Sectional rate, ·95814c.—Total rate, 1·98732c.

E. H. Wijenaike, Colombo street, Kandy .. Hapugolla .. 127 .. 252 39

1st to 9th section, 484 chains.

Total acreage 1,585—Amount of cost, Rs. 1,687·06—Sectional rate, 1·06439c.—Total rate, 3·05171c.

Kandy Hills Co., Ltd. (Carson & Co., Ltd., Agents; M. E. Finlan-

H. L. Cameron and R. R.

son, Superintendent) . . Pansalatenna 234 . . 714 11 lst to 10th section, 548 chains.

Total acreage, 1,351—Amount of cost, Rs. 747 68—Sectional rate, 55342c.—Total rate, 3 60513c.

Kandy Rubber and Tea Estates, Ltd. (Messrs. Lee, Hedges & Co., Ltd., Colombo, Agents; H. Orloff Combe, Superin-

.. Ancoombra Group .. 822 .. 2,963 44

Doolgalla (Ceylon) Rubber Estates, Ltd. (Aitken, Spence & Co., Agents; E. C. Layton, Superintendent)

tendent)

.. Parawatta .. 360 .. 1,297 87

Proprietors or Agents. Estates. Acreage. Rs. c.

The Kepitiagalla Rubber Estates, Ltd., E. C. Layton (Agents, Harrison & Crosfield, Ltd., Colombo) Nargolla . . 169 . . 609 27

Total . . 6,401 68

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay to Mr. H. Orloff Combe, Chairman, Local Committee, (Ancoombra estate, Matale), on or before May 31, 1926.

W. L. KINDERSLEY,

Provincial Road Committee's Office, Chairman. Kandy, April 19, 1926.

Preston Junction-Agra Branch Road.

(Between Preston Junction and end of Agra road.)
(Widening Corners.)

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 widening corners on the above road for the year ending September 30, 1926, 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 564, sanctioned on December 11, 1925.)

Government moiety ... Rs. 685 · 00 Private contributions ... Rs. 702 · 12

Total acreage, 8.269—Rate per acre, '08490c.

Total acreage, 8,	269—Rate per a	acre, ·08490c.
Proprietors or Agents.		Acreage. Amount.
Co Do	Agra Ouvah	331 28 11
Do	Fankerton	193 16 39
Heirs of R. W. Wick-		
ham	Holmwood	391 33 20
Galaha Ceylon Tea		
Estates and Agency Co. (Henry Thomp-	έ	•
Co. (Henry Thomp-		
Do. Do. Do. Do. Do. Do. Do. Do. Do.	Hauteville	320 27 17 162 13 76
Do	Woodlake	162 13 76
Do.	Freshwater	251 21 31
Do.	St. George	$\dots 263 \dots 22 33$
JUILLIA. GILLIAU & CO.		
(D. F. Fitz-Gibbon)		2mm 29:59
(Cumberbatch & Co.)	Sutton	277 23 52
Glasgow Estates Com-		470 40 0
pany, Ltd	Glasgow	472 40 8
Ceylon Tea Plantation		
Co., Ltd. (F. Lush-		10.00
ington)	Waverly	157 13 33
Portmore Tea Estates		222 22 24
Co., Ltd.		269 22 84
Glasgow Estates Com-		242 20 77
pany, Ltd	Nithsdale	242 20 55
pany, Ltd Portmore Tea Estates		20.41
Co., Ltd.	Portmore	311 26 41
Balmoral Ceylon Es-		
tates, Co., Ltd	Sandringham	and
	Yarravaie	542 46 2
Heirs of T. Mackie and	. ,	
P. Moir (W. B. Bart-		•
let)	Lot 112,364 Por	wys-
	land	165 14 1
ington)	Mornington	417 35 41
Ceylon Tea Plantations Co., Ltd.		900 15 55
Co., Ltd.	Ardallie	209 17 75
pany, Ltd.	Diyagama	3,125 205 32
Heirs of J. M. Sayres.	Nutbourne	172 14 61
	*	m-1-1 700 10
••		Total 702 12

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before May 31, 1926.

W. L. KINDERSLEY, fice, Chairman.

Provincial Road Committee's Office, Kandy, April 19, 1926.

Preston Junction-Agra Branch Road.

(Between Preston Junction and end of Agra road.)

NOTICE is hereby given that compensation for tea bushes the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the under-mentioned estates to make up the contributions of Rs. 283, being cost of compensation for 283 tea bushes:—

Total acreage, 8,952—Rate per acre, 03161c. Proprietors or Agents. Estates. Acreage. Amount. Rs. c. Ceylon Tea Plantation Company, Limited. . Glenlyon, Stair, and Polmont .. 683 .. 21 59 Agra Ouvah Estates Co. Agra Ouvah ... 331 ... 10 47 Dο. . Fankerton 193 6 - 4 Heirs of R. W. Wick-.. 391 .. ham · .. Holmwood 12 36 Galaha Ceylon Estates and Agency Co. (Henry Thompson) Hauteville .. 320 .. 10 12 Do. Woodlake 162 ... 5 12 Do. 251 ... Freshwater 7 94 St. George Do. 263 8 32 John K. Gilliat & Co. (D. F. Fitz-Gibbon) (Cumberbatch & Co.) Sutton 277 ... 8 76 Glasgow Estates Company, Ltd. ... Ceylon Tea Plantation .. Glasgow 472 ... 14 92 Co., Ltd. (F. Lushington) Waverely 157 ... 4 97 Portmore Tea Estates Co., Ltd. .. Aldourie .. 269 .. 8 51 Glasgow Estates Company, Ltd. .. Nithsdale 242 7 65 Portmore Tea Estates Co., Ltd. Portmore .. 311 .. Balmoral Ceylon Estates, Co., Ltd. Sandringham and 542 ... Yarravale 17 14 Heirs of T. Mackie and P. Moir (W. B. Bartlet) Lot 112,364 Powysland .. 165 ... 5 22 Lutyens Bros. (F. Lushington) .. Mornington 417 .. 13 19 Ceylon Tea Plantations Co., Ltd. .. Ardallie .. 209 ... 6 61 New Dimbula Com-.. Diyagama pany, Ltd 3,125 ... 98 79 Heirs of J. M. Sayres.. Nutbourne .. 172 .. 5 44 Total .. 283 0

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay to the Chairman, Provincial Road Committee, Central Province, Kandy, on or before June 10, 1926.

W. L. KINDERSLEY,
Provincial Road Committee's Office,
Kandy, April 27, 1926.
Chairman.

Gevilipitiya-Hatgampola Branch Road.

(Flood Damages.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for building a retaining wall at about 1½ mile of the undermentioned road in repair of road embankment damaged by flood water, 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," will on Friday, May 14, 1926, at 3 r.m. at their office n Ratnapura, proceed to assess the under-mentioned	Section C from Ambalampitiya at the Sitawaka-ganga to Bevilla Cart Road, a distance of 2\frac{1}{4} miles. lst section, 1 mile.
estates, to make up the private contributions:—	Contri-
GEVILIPITIYA-HATGAMPOIA BRANCH ROAD.	Proprietor or Agents. Estates. Acreage. bution. Rs. c.
(Estimate No. D 930, March 27, 1926.)	Nagolla (Ceylon) Rubber and Tea
Government moiety Rs. 425.00	Plantation, Ltd. (Messrs, Carson
Private Contributions Rs. 439 87	& Company, Agents) Manikanda 440 97 71
Proprietors or Agents. Estates. Acreage.	Messrs. L. Bayly and R. G. Talbot Digowa
	The Walakande Rubber Co., Ltd.
E. L. Ebrahim Lebbe Marikkar, No. 9. Gasworks street.	(Messrs. Lewis Brown & Co.,
No. 9, Gasworks street, Colombo . Yellangowrie . 440	Agents) Tatuwala-
W. L. Strachan (Rubber Estates	kanda 340 75 50 Do do 100 11 10
of Ceylon, Ltd.) (The Galaha	Mr. T. A. de S. Wijeratna, Caffoor
Ceylon Tea Estates and Agency	buildings, Fort, Colombo Pannila 185 41 8
Co., Agents) Debatgama	Messrs. D. C. Wijewardena and D. L. Welikala, Proctor, Avissa-
Group, Debat-	wella Patberiya 67 14 8
gama, Ora- kanda 1,471	C. C. Wijetunga, Rosmund Cottage,
, indicate the second s	Brighton place, Bambalapitiya Gangaturiya 30 6 66 W. S. Kadigawa Kirigala 20 4 44
Total 1,911	W. O. Izotigowa Iziligola 20 I II
<u> </u>	400 36
And at the same time and place the Committee will	
ake evidence, if necessary, and receive and consider	2nd section, 1 mile.
bjections and suggestions. J. M. de Silva,	Nagolla (Ceylon) Rubber and Tea Plantation, Ltd. (Messrs. Carson
Provincial Road Committee, for Chairman.	& Company, Agents) . Manikanda 440 . 83 56
Ratnapura, April 26, 1926.	Messrs. L. Bayly and R. G. Talbot Digowa 541 102 74
1000100 tip:// 20, 1000	Mr. D. D. Pedris, Colombo Donrill 130 24 69
Bevilla-Digowa Estate Cart Road.	The Walakande Rubber Co., Ltd. (Messrs. Lewis Brown & Co.,
TOTICE is hereby given that the Local Committee, for the above road having reported to the Provincial Road Com-	Agents) Tatuwala-
	kanda 340 64 5
nittee of the Province of Sabaragamuwa, that the estates atterested in the said road have been assessed for the expenditure	Do do 100 9 50 T. A. de S. Wijeratna Pannila 185 35 1:
neurred from January 1 to December 31, 1925, in the mainte-	Messrs. D. C. Wijewardena and
ance of the said road on the acreages and for the sections at	D. L. Welikala Proctor, Avissa-
ks. 2,123.56, as shown in the subjoined schedule, the Provincial toad Committee of the Province of Sabaragamuwa, acting under	wella Patheriya 67 12 72
ne provisions of section 24 of "The Estate Roads Ordinance,	C. C. Wijetunga, Rosmund Cottage, Brighton place, Bambalapitiya Gangaturiya 30 5 69
o. 12 of 1902. " will on Friday, May 14, 1926, at 3 p.m. at their	W. S. Kadigawa Kirigalla 20 3 80
ffice in Ratnapura, proceed to consider and confirm the assess-	
nent made by the Local Committee, and at the same time and	3rd section, † mile.
lace the Committee will take evidence, if necessary, and receive nd consider objections and suggestions:—	Nagolla (Ceylon) Rubber and Tea Plantation, Ltd. (Messrs. Carson
SCHEDULE REFERRED TO.	& Company, Agents) . Manikanda 440 31 55
Section A from Diowa Factory to Tatuwalakanda	Messrs. L. Bayly and R. G. Talbot Digowa 541 38 79
Boundary, a distance of & mile.	Mr. D. D. Pedris, Colombo Donrill 130 9 32
Contri-	The Walakande Rubber Co., Ltd. (Messrs. Lewis Brown & Co.,
Proprietors or Agents. Estates. Acreage. bution. Rs. c.	(Agents) Tatuwala-
fagolla (Ceylon) Rubber and Tea	kanda 340 24 39
Plantation, Ltd. (Messrs. Carson	Do do 100 3 59 T. A. de S. Wijeratna Pannila 185 13 27
& Company, Agents) Manikanda 440 97 50	Messrs. D. C. Wijewardena and
Iessrs. L. Bayly and R. G. Talbot Digowa 541 119 89 Ir. D. D. Pedris, Vimal Villa,	D. L. Welikala, Proctor, Avissa-
Colombo Donrill 130 28 81	wella Patheriya 67 4 80
	C. C. Wijetunga, Rosmund Cottage, Brighton place, Bambalapitiya Gangaturiya 30 2 15
Total 246 20	W. S. Kadigawa Kirigalla 20 1 44
Section B from Tatuwalakanda Boundary to Ambalampitiya	
at the Sitawaka-ganga, a distance of $1\frac{1}{2}$ mile.	Total 872 6
1st section, 1 mile.	Grand Total 2,123 56
agolla (Ceylon) Rubber and Tea	
Plantation, Ltd. (Messrs. Carson' & Company, Agents) Manikanda 440 202 97	Summary.
& Company, Agents) Manikanda 440 202 97 lessrs. L. Bayly and R. G. Talbot Digowa 541 249 57	A. B. C.
r. D. D. Pedris, Colombo Donrill 130 59 96	Estates. Acres. Section. Section. Section. Total.
he Walakande Rubber Co., Ltd.	Rs. c. Rs. c. Rs. c. Rs. c.
(Messrs. Lewis Brown & Co., Agents) Tatuwala	Manikanda 440 97 50294 70212 82605
Agents) Tatuwala- kanda 340 156 84	Digowa
Do do 100 23 6	Donrill
2nd section, $\frac{1}{2}$ mile.	Tatuwalakanda
agolla (Ceylon) Rubber and Tea	(W. J. F. Soysa) . 100. — 33 48 24 19 57 67
Plantation, Ltd. (Messrs. Carson & Company, Agents) Manikanda 440 91 73	Pannila 185. — — 89 48 89 48 Patheriya 67. — — 32 40 32 40
Messrs. L. Bayly and R. G. Talbot Digowa 541 112 78	Gangaturiya 30 14 50 14 50
Mr. D. D. Pedris, Colombo Donrill 130 27 9	Kirigalla 20 — 9 68 9 68
The Walakande Rubber Co., Ltd.	Total 1059 040 00 1005 00 000 0 0 0 0
(Messrs. Lewis Brown & Co., Agents) Tatuwala-	Total 1,853 246 20 1,005 30 872 6 2,123 56
kanda 340 70 88	N.R. The accomment of Waterwald and Alexander
Do do 100 . 10 42	N.B.—The assessment on Tatuwalakande (100 acres jungle) is based on $\frac{1}{2}$ the acreage.
Total1,005 30	Provincial Road Committee, J. M. DE SILVA,
	Ratnapura, April 26, 1926. for Chairman

TRADE MARKS NOTICES.

N compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised:

- (1) Trade Mark No. 3,409.
- (2) Date of Receipt: May 23, 1925.
- (3) Applicant (Proprietor of the Trade Mark): DR. KURT ALBERT PAUL PEFUND, trading as "MIECNE ZAVODY DR. PFUND," 404, Trebnitzerstrasse, Lobositz (Bohemia), Czecho-Slovakia; Manufacturer.
- (4) Address for service in the Island: Julius-& Creasy. No. 22, Prince street, Fort, Colombo.
 - (5) Class: Forty two.
 - (6) Goods: Condensed milk.
 - (7) Representation of the Trade Mark:



The essential particulars of the Trade Mark are the distinctive device, and the words "COW BOY," and no claim is made to the exclusive use of the added matter.

Registrar-General's Office, Colombo April 28, 1926.

A. W. SEYMOUR. Registrar-General.

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

Kuruppumulla road

- (2) Date of Receipt: February 6, 1926.
- (3) Applicant (Proprietor of the Trade Mark): WAPOO MARIKAR MOHAMED SALEEM, Nos. 71 & 78, Main street, Pettah, Colombo; Dealer in Umbrellas.

- (4) Address for service in the Island, if any :-
- (5) Class: Fifty.
- (6) Goods: Umbrellas.
- (7) Representation of the Trade Mark:



W.M.SALEEM Nº71&78MAIN STREET COLOMBO

The essential particular of the Trade Mark is the device of a flying fox and no claim is made to the exclusive use of the added matter except in so far as it consists of the applicant's name and address.

Registrar-General's Office, Colombo, April 21, 1926.

A. W. SEYMOUR. Registrar-General.

Type compliance with the provisions of "The Trade Marks Lucs, 1806," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised:

(1) Trad Mark No. 3,528.

- (3) Applicant (Propretor of the Trade Mark): THE DUNLOP RUBBER COMPANY, LIMITED (a Company duly incorporated or organized under the laws of Great Britain), Fort Dunlop, Erdington, Birmingham, England; Rubber Goods Manufacturers.
- (4) Address for service in the Island: The Ceylon Daily News, 18, Baillie street, Fort, Colombo.
 - (5) Class: Forty-nine.
 - (6) Goods: Golf balls and tennis balls.
 - (7) Representation of the Trade Mark:

Registrar-General's Office Colombo, April 21, 1926.

A. W. SEYMOUR. Registrar-General.

Modified

NOTICES UNDER THE LOCAL GOVERNMENT ORDINANCE, No. 11 0F 1920.

40

Modification of "Building Limit," Panadure. T is hereby notified that the Local Government Board has, by virtue of the powers vested in it by section 87 of the above mentioned Ordinance, modified the building limit in respect of the roads specified in the schedule hereto, and situated within the administrative limits of the Panadure Urban District Council to the extent shown therein. F. BARTLETT, The Kachcheri. President, Local Government Colombo, April 21, 1926.

Board. SCHEDULE. Modified "Building Limit." Name of Roads. Feet. 40 Gravets road Third Cross road and Gonabandiduwa road up to the junction with the road 40 known as Kulatunge road The remainder of Gonabandiduwa road 40

		Name of Roads.	"Buildi	"Building Limit."		
				Feet.		
	5.	Fourth Cross road		40		
	6.	Fifth Cross road		40		
	7.	Sixth Cross road		40		
	8.	Walapola road		40		
į	9.	Ettambagoda road		40		
	10.	Kulatunge road		40		
	11.	First Cross road	• •	40		
Ì	12.	Old road, including sandy tra-	ck	40		
ı	13.	Weeraman road	·	40		
1	14.	Wekade-Morawinne road	• •	40		
	15.	Nalluruwa-Morawinne road	• •	40		
ı	16.	Welipitiya road	.••			
1	17.	Seabeach road	• •	40		
	18.		• •	40		
ļ	19.		• •	40		
Ì		Hackery stand road	• •	40		
	20 .	College road, Nalluruwa		40		
į	21.	Wesleyan Chapel lane (passin	g through			
Ì		Church premises)	• •	20		

Ratnapura Urban District Council Election.

T is hereby notified that the Hon. Mr. A. H. E. Molamure . has been elected as member for the Godigamuwa division of the Ratnapura Urban District Council for the years 1926 and 1927.

The Kachcheri, Ratnapura, April 26, 1926. E. T. MILLINGTON, Government Agent.

Auctioneers and Brokers.

THE following persons were licensed during the month Auctioneer and Broker, within the limits of the Jaffna

Urban District Council area for the year 1926, and their names are published in terms of section 17 of Ordinance No. 15 of 1889, as amended by Ordinance No. 25 of 1922:-

Kanthapillai Chittampalam, Broker, Vannarponnai West.

Abraham Gaberial Tisseverasinghe, Auctioneer and Broker, Tharakulam road.

Visuvalingam Sanmugalingam, Broker, Jaffna town. Vairamuttu Ambalavanar Duraiappah, Auctioneer and Broker, Main street.

> R. SIVAGURUNATHER, for Chairman.

Office of the Urban District Council, Jaffna, April 10, 1926.

"THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920."

ULES made by the Matara Urban District Council, under section 60 of "The Local Government Ordinance, \square No. 11 of 1920," and approved by the Local Government Board, are published for general information.

The Kachcheri, Colombo, April 19, 1926.

F. BARTLETT, President, Local Government Board.

RULES REFERRED TO

- 1. Rules 2 and 12 of the rules dated February 16, 1924, and published in Government Gazette No. 7,378 of February 22, 1924, are hereby cancelled and the following rules shall be substituted therefor:-
- 2. Every person, other than infants, using the resthouse or garage is separately chargeable for occupation, provided that-
- (a) The servant of a traveller who occupies the resthouse may be allowed to sleep within the resthouse premises without the payment of any occupation fees.

(b) A chauffeur, whose car or whose master's car is garaged in the resthouse premises, may be permitted to sleep in the car or in the garage without the payment of the said fees.

12. A breach of any of the above rules will render the person liable to a penalty not exceeding Rs. 25 unless a esser penalty is provided by the particular rule, and such penalty shall be recoverable as a fine as provided by section 11 (1) (b) of Ordinance No. 21 of 1901.