

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:

H. ROSS COTTLE, GOVERNMENT PRINTER, CEYLON.

PROCLAMATIONS BY THE GOVERNOR.

BY HIS EXCELLENCY THE GOVERNOR.

Z 139/25

A PROCLAMATION.

H. J. STANLEY.

WHEREAS by Proclamations dated February 28, 1900, and December 19, 1901, His Excellency the Governor, with the advice of the Executive Council, divided the Kandyan Provinces enumerated in Schedule B to the Ordinance No. 3 of 1870 into the districts set forth in the schedules to the said Proclamations:

And whereas by Proclamation dated October 21, 1915, certain divisions of the Nuwara Eliya District were further amended and altered as shown in the second column of the schedule to the said Proclamation:

And whereas it is expedient further to amend the names of certain of the said divisions in the Nuwara Eliya District:

Now know Ye that We, the said Governor, with the advice of the Executive Council, in exercise of the powers vested in Us by section 5 of the said Ordinance, do by this Our Proclamation alter and amend, with effect from October 1, 1927, the names of the divisions specified in the first column of the annexed schedule in the manner specified in the second column thereof.

Colombo, October 17, 1927.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary,

GOD SAVE THE KING.

SCHEDULE.

Divisions as named by Proclamation of October 21, 1915.

Divisions as named by this Proclamation.

- 1. Kotmale excluding the portion included in the Gravets
 - Walapane excluding the portion included in the Gravets
- Kotmale division
 Walapane division

BY HIS EXCELLENCY THE GOVERNOR.

M 115/27

A PROCLAMATION.

H. J. STANLEY.

HEREAS by the definition of "animal" in section 3 of "The Contagious Diseases (Animals) Ordinance, 1909," it is enacted that it shall be lawful for the Governor in Executive Council by Proclamation in the Government Gazette to apply the said Ordinance to any animal other than the animals specified in the said definition:

And whereas it is expedient to apply the said Ordinance to the following animals not specified in the said definition, viz., camels, deer of all species, and the mouse deer:

Now know Ye that We, the said Governor in Executive Council, in exercise of the powers vested in Us as aforesaid, do hereby apply the said Ordinance to the afore-named animals, viz., camels, deer of all species, and the mouse deer.*

Colombo, October 14, 1927.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

GOD SAVE THE KING.

^{*} The definition of "disease" in section 3 of "The Contagious Diseases (Animals) Ordinance, 1909," was extended by Proclamation dated March 2, 1911, in Government Gazette No. 6,428 of March 3, 1911, so as to include, in the case of animals also, the disease known as "rinderpest." It follows, therefore, that this Proclamation will authorize any steps taken by the authorities under the Ordinance or the regulations made thereunder for dealing with outbreaks of rinderpest among "animals" including those referred to in this Proclamation.

BY HIS EXCELLENCY THE GOVERNOR.

J 1498/27

A PROCLAMATION.

H. J. STANLEY.

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

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

Now know Ye that We, the Governor, with the advice of the Executive Council, in exercise of the powers vested in Us aforesaid, do by this Our Proclamation establish the lockup at Matara as a prison at Matara aforesaid, for the reception of prisoners of every description committed or remanded under the authority of the several courts of the Island for the period of the Matara Sessions of the Supreme Court of the Island of Ceylon, which begin on or about Monday, October 24, 1927.

Colombo, October 20, 1927.

By His Excellency s command,

A. G. M. FLETCHER, Colonial Secretary.

GOD SAVE THE KING.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 333 of 1927.

II S EXCELLENCY THE GOVERNOR has been pleased, with the approval of the SECRETARY OF STATE FOR THE COLONIES, to appcint Mr. W. H. D. E. PEREIRA, Accountant, Colombo Port Commission, to be Accountant, Department of Medical and Sanitary Services, with effect from October 10, 1927.

HIS EXCELLENCY has also been pleased to appoint Mr. J. P. DE Vos, Accountant, Customs, to act as Accountant, Colombo Port Commission, with effect from October 17, 1927.

By His Excellency's command,
Colonial Secretary's Office,
Colombo, October 20, 1927.

A. G. M. Fletcher,
Colonial Secretary.

No. 334 of 1927.

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

Mr. G. C. Stephens to act as Extra Office Assistant to the Government Agent, Province of Uva, from October 14 to 22, 1927, inclusive, and from October 24 to November 5, 1927, inclusive, respectively.

Mr. P. O. Fernando to be Additional District Judge, Additional Commissioner of Requests, and Additional Police Magistrate, Mannar and Mullaittivu, and to be Office Assistant to the Assistant Government Agent, Mannar, with effect from October 19, 1927, until further orders.

Mr. C. L. WICKREMASINGHE to act as District Judge, Galle, and Additional Commissioner of Requests and Police Magistrate, Galle, from October 20, 1927, during the absence of Mr. T. W. Roberts, or until the resumption of duties by that officer.

Mr. M. CHINNIAH to act as District Judge, Commissioner of Requests, and Police Magistrate, Batticaloa,

from October 15, 1927, until the assumption of duties by Mr. G. C. Thambyah.

Mr. G. C. THAMBYAH to act as District Judge, Commissioner of Requests, and Police Magistrate, Batticaloa, and a Visitor of the Prison at Batticaloa; from October 17, 1927, until further orders.

Mr. A. R. Subramaniam to act as District Judge, Commissioner of Requests, and Police Magistrate, Trincomalee, from October 17, 1927, until further orders.

Mr. S. P. Wickramasinha to the office of Commissioner of Requests and Police Magistrate, Panadure; Police Magistrate under section 3 of Ordinance No. 4 of 1891 for the Revenue District of Kalutara; and Additional District Judge for the District of Kalutara under sections 56 and 57 of Ordinance No. 1 of 1889, with effect from October 17, 1927, until further orders.

Mr. O. L. DE KRETSER to act as Additional Commissioner of Requests, Colombo, on October 22, 1927, in addition to his own duties.

Mr. M. H. Jayatilleke to act as Commissioner of Requests and Police Magistrate, Panadure, and Additional District Judge for the District of Kalutara, on October 20, 1927, during the absence of Mr. S. P. Wickramasinha, or until the resumption of duties by that officer.

Mr. J. WILMOT PERERA to act as Commissioner of Requests and Police Magistrate, Negombo, during the absence of Mr. L. H. DE ALWIS, on October 17, 1927, or until the resumption of duties by that officer.

Mr. W. S. Strong to act as Commissioner of Requests and Police Magistrate, Puttalam, and Additional District Judge, Puttalam, from October 20 to 23, 1927, inclusive, during the absence from station of Mr. N. Moonesinghe, or until the resumption of duties by that officer.

Mr. H. J. M. WICKRAMARATNE to be Additional Police Magistrate, Balapitiya, on October 26, 1927.

Mr. J. A. MARTENSZ to be a Justice of the Peace and Unofficial Police Magistrate for the judicial division of Colombo.

Notification No. 308 of 1927, appearing in Government Gazette No. 7,609 of October 7, 1927, is hereby cancelled in so far as it relates to the appointment of Mr. J. A. MAARTENSZ as a Justice of the Peace and Unofficial Police Magistrate for the judicial division of Colombo.

Mr. A. Jackson, Superintendent of Police, Matara, to be, in addition to his own duties, Assistant Superintendent of the Prison at Matara, during the period of the Matara Sessions of the Supreme Court commencing on or about October 24, 1927.

Mr. C. B. P. PERERA to be, in addition to his own duties, Additional Assistant Superintendent of the Prison at Anuradhapura, in place of Mr. B. F. PERERA, transferred.

By His Excellency's command,

Colonial Secretary's Office. Colombo, October 20, 1927. A. G. M. FLETCHER, Colonial Secretary.

No. 335 of 1927.

T is hereby notified that Mr. G. W. J. Praat, having returned to the Island, resumed duties as Assistant Postmaster-General on October 8, 1927.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 19, 1927. A. G. M. FLETCHER, Colonial Secretary.

No. 336 of 1927.

T is hereby notified that Mr. A. G. TILLEKERATNE resumed duties as Superintendent of Telegraph and Telephone Traffic on October 8, 1927.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 19, 1927. A. G. M. FLETCHER, Colonial Secretary.

No. 337 of 1927.

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following promotion in the Ceylon Medical Corps :-

To be Lieutenant.

Second Lieutenant TERRENCE RICHARD JANSEN.

By His Excellency's command,

Colonial Secretary's Office, A. G. M. FLETCHER. Colonial Secretary. Colombo, October 13, 1927.

No. 338 of 1927.

IS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. G. W. FINELLI to be an

Inquirer for the Chief Headman's division of Pata Hewaheta, in the District of Kandy, Central Province, during the absence of Mr. E. LE Coo from the Island.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 12, 1927. A. G. M. FLETCHER, Colonial Secretary

No. 339 of 1927.

under section 120 of "The Criminal Procedure IS EXCELLENCY THE GOVERNOR has been pleased, Code, 1898," to appoint Mr. W. F. T. RAJAKARUNA to be an Inquirer for Wellaboda pattu and the Vidane Arachchies' divisions of Welitara, Kosgoda, and Uragaha in Bentota-Walallawiti korale, Southern Province, during the absence of Mr. K. A. DE SILVA, for three days from October 17, 1927.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 17, 1927.

A. G. M. FLETCHER, Colonial Secretary.

No. 340 of 1927.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. THOMMADURA DON FRANCIS DE SILVA of Gampaha to be a Notary Public throughout the judicial division of Gampaha, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 12, 1927. A. G. M. FLETCHER, Colonial Secretary.

No. 341 of 1927.

IS Excellency the Governor has been pleased to appoint Mr. MAKEWITAGE EDMUND PERERA Samarasinghe of Ganemulla to be a Notary Public throughout the judicial division of Gampaha, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office. Colombo, October 12, 1927. A. G. M. FLETCHER, Colonial Secretary.

No. 342 of 1927.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. KURUKULESOORIYA EUGENE LAWRENCE PIERIS of "Ratnagiri," Gampaha, to be a Notary Public throughout the judicial division of Gampaha, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 12, 1927. A. G. M. FLETCHER, Colonial Secretary.

No. 343 of 1927.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Senadirage Don Robert VALENTINE of Weligampi va, Ja-ela, to be a Notary Public throughout the judicial division of Gampaha, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, A. G. M. FLETCHER, Colombo, October 12, 1927. Colonial Secretary. No. 344 of 1927.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Percival Wije Goonewardene of Akmimana, Galle, to be a Notary Public throughout the judicial division of Galle, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 12, 1927. A. G. M. FLETCHER, Colonial Secretary. No. 345 of 1927.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. NEWTON HENRY DE SILVA of "Taxila," Ambalangoda, to be a Notary Public throughout the judicial division of Balapitiya, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 12, 1927. A. G. M. FLETCHER, Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

IIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. CONRAD BONIFACE PETER PERERA as Additional Assistant Provincial Registrar of Births and Deaths and of Marriages (General) of Anuradhapura District of the North-Central Province, with effect from October 12, 1927, vice Mr. B. F. Perera, transferred. His office will be at the Kachcheri, Anuradhapura.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 12, 1927. A. G. M. FLETCHER, Colonial Secretary.

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

Mr. Don Peter Edmund Hettiarachchi to act as Additional Registrar of Lands, Kurunegala, for five days from October 4, 1927, vice Mr. L. F. E. Fernando, transferred.

Mr. Walter Daniel Migel Perera to act as Additional Registrar of Lands, Kurunegala, on October 5, 1927, during the absence of the Acting Additional Registrar, Mr. D. P. E. HETTIARACHCHI, on other duty.

Mr. Edward Herath Seneviratna to act as Additional Registrar of Lands, Kurunegala, for two days from October 11, 1927, during the absence of the Additional Registrar, Mr. D. P. E. Hettiarachchi, on other duty.

Mr. WIJEMUNI DUBLIUS DE ZOYSA to act as Registrar of Lands, Anuradhapura, on October 8, 1927, during the absence of the Registrar, Mr. D. L. P. KARAWITA, on other duty.

Registrar-General's Office, Colombo, October 11, 1927. C. COOMARASWAMY, Registrar-General.

T is hereby notified that I have appointed LEOPOLD FRANCIS EMMANUEL FERNANDO as Registrar of Marriages (General) of Pitigal korale north division, in the Chilaw District of the North-Western Province, with effect from October 16, 1927, vice Registrar, ADRIAN ALWIS HAPUGODA, transferred. His office will be at the Land Registry Office, Chilaw.

Registrar-General's Office, Colombo, October 13, 1927.

C. COOMARASWAMY, Registrar-General IT is hereby notified that James Sinno Dassanayake; Registrar of Births and Deaths of Yatakalan pattu north division, and of Marriages (General) of Pitigal korale south division, in the Chilaw District of the North-Western Province, will, with effect from November 1, 1927, have an additional office at Kongahawatta in Mahawewa, where he will hold office on Tuesdays.

Registrar-General's Office, Colombo, October 15, 1927. C. COOMARASWAMY, Registrar-General.

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

The Assistant Provincial Registrar, Nuwara Eliya, has appointed Ekanayaka Mudiyanselage Banda to act as Registrar of Births and Deaths of Gravets division, and of Marriages (General) of Nuwara Eliya town and Grave's division, in the Nuwara Eliya District of the Central Province, for eighteen days from October 11, 1927, during the absence of the Registrar, Herat Atapattu Wasala Mudiyanselage Herat Banda Pettiyagoda, on leave. His office will be at House No. 54, Nanu-oya.

The Additional Assistant Provincial Registrar, Galle, has appointed Nikulas Jayawardena to act as Registrar of Births and Deaths of Kottawa division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for thirty days from October 11, 1927, during the absence of the Registrar, Witanaward Jeeris de Silva, suspended. His office will be at Talagahawatta in Tellambura.

The Additional Assistant Provincial Registrar, Galle, has appointed Harumanis de Silva Abeweera Gunasekera to act as Registrar of Births and Deaths of Kosgoda division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, on October 11, 1927, during the absence of the Registrar, Agampodi Don Asaneris de Zoysa Jayatilaka, on leave. His office will be at Kammalawatta in Nape.

The Additional Assistant Provincial Registrar, Galle, has appointed Don Andrayas Rubasinha Gunawardena to act as Registrar of Births and Deaths of Neluwa division, and of Marriages (General) of Hinidum pattu division, in the Galle District of the Southern Province, for fourteen days from October 12, 1927, during the absence of the Registrar, Don James Rubasinha Gunawardena, on leave. His office will be at Okandewatta at Batuwangala.

The Additional Assistant Provincial Registrar, Galle, has appointed Kariyawasan Majuwanegamage Charles DIAS to act as Registrar of Births and Deaths of Telikada division, and of Marriages (General) of Gangaboda pattu division, in the Galle District of the Southern Province, for two days from October 19, 1927, during the absence of the Registrar, Francis Dias Gunawardena Senevi-RATNE, on leave. His offices will be at Ambagahawatte Keradewala and Ambagahaowitatotupalewatta in Maiuwana.

The Additional Assistant Provincial Registrar, Galle, has appointed Louis Dias Wirasinha Gunawardena to act as Registrar of Births and Deaths of Howpe division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, on October 20, 1927, during the absence of the Registrar, HAWUPELIYANAGE FRANCIS IDIRISINHA, on leave. His offices LIYANAGE FRANCIS IDERISINHA, on leave. His offices will be at Dunwatta in Howpe for Births and Deaths and Ilangamtenna in Howpe for Marriages

The Additional Assistant Provincial Registrar, Hambantota, has appointed Andrayas Nikulas Rajapaksa to act as Registrar of Births and Deaths of Marakada Upper division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for three days from October 19, 1927, during the absence of the Registrar, DON DIONIS RAJAPAKSA, on leave. His office will be at Godawanewatta in Buddiyagama

The Assistant Provincial Registrar, Batticaloa District, has appointed Sebastian Michael Joshua to act as Registrar of Births and Deaths of Koralai pattu south division, and of Marriages (General) of Koralai pattu division, in the Batticaloa District of the Eastern Province, of the Registrar, NALLATAMBY PETER, on leave. His office will be at Koraikallimadu; stations: Santiveli and Murakkodanchenai.

The Assistant Provincial Registrar, Puttalam and Chilaw Districts, has appointed Anthony Paryari GRATIANO to act as Registrar of Births and Deaths and of Marriage (General) of Akkarai pattu north division, in the Puttalam District of the North-Western Province, for twenty days from October 12, 1927, during the absence of the Registrar, MANUELPILLAI JOACHIM CHELLIAH, discontinued. His office will be at Wattawantotam, Narakaly, with station at Etalai.

The Assistant Provincial Registrar, Puttalam-Chilaw, has appointed Dr. CHELLAPPAH MOOTTAAPPAH VANNIA-SEGARAM to act as Medical Registrar of Births and Deaths of Kalpitiya town division, in the Puttalam District of the North-Western Province, for fourteen days from October 15, 1927, during the absence of the Registrar, Dr. MARIAPPA CHELLADORE, on leave. His office will be at Outdoor Dispensary, Kalpitiya.

The Assistant Provincial Registrar, Badulla, has appointed DISANAYAKA MUDIYANSELAGE SUDUBANDA to act as Registrar of Births and Deaths of Uda palata division, and of Marriages (General) of Udukinda division, in the Badulla District of the Province of Uva, for twenty-one days. from October 15, 1927, during the absence of the Registrar, DISANAYAKA MUDIYANSELAGE PUNCHIBANDA, on leave... His office will be at Mahapelliwinnegedera in Palugama-

The Provincial Registrar, Ratnapura, has appointed HECTOR DIAS SENEVIRATNA to act as Registrar of Marriages (General) of Kuruwiti korale division, in the Ratnapura District of the Province of Sabaragamuwa, on October 12, 1927, during the absence of the Registrar, Thomas DE SILVA, ABAYAWICKRAMA, on leave. His office will be at the Land Registry, Ratnapura.

The Provincial Registrar, Ratnapura, has appointed MATTONDAGE APPUHAMI to act as Registrar of Births and Deaths of Nivitigala division, and of Marriages (General) of Nawadun korale division, in the Ratnapura District of the Province of Sabaragamuwa, for two days from October 14, 1927, during the absence of the Registrar, HIDURUPITIYE KAPUGE APPUHAMI, on leave. His office. will be at Hidurupitiyewatta in Nivitigala.

The Provincial Registrar, Ratnapura, has appointed MUDDUWEGE alias GOROGGASWATTE MOHOTTIHAMI to act as Registrar of Births and Deaths of Pelmadulla division, and of Marriages (General) of Nawadun korale division, in the Ratnapura District of the Province of Sabaragamuwa, for six days from October 24, 1927, during the absence of the Registrar, Kalinguhami Waidyasekara Gona-KUMBURA, on leave. His office will be at Annakkagala-henewatta at Pelmadulla.

Registrar-General's Office. Colombo, October 18, 1927. C. COOMARASWAMY, Registrar-General.

is hereby notified that Don Nicholas Kumasaru, Registrar of Births and Deaths of Ranchagoda division, and of Marriages (General) of Kandaboda pattu division, in the Matara District of the Southern Province will, with effect from O:tober 15, 1927, hold his office on Mondays, Tuesdays, and Wednesdays at Hikkotawatta in Ranchagoda, instead of at Munihingewatta in Ranchagoda, retaining his office at Mahagedarawatta in Horapawita which he will attend on Thursdays, Fridays, and Saturdays as notified in Government Gazette No. 7,339 of July 13, 1923.

Registrar General's Office. Colombo, October 13, 1927. C. COOMARSWAMY. Registrar General.

GOVERNMENT NOTIFICATIONS.

"THE STAMP ORDINANCE, 1909."

F 919/27

T 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 (1) (c) of the Standard Council of the Executive Council, has, by virtue of the powers by section 5 sub-section (1) (c) of the Standard Council of the Executive Council o of the powers by section 5, sub-section (1) (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.).

Colonial Secretary's Office Colombo, October 14, 1927. By His Excellency's command, A. G. M. FLETCHER,

Colonial Secretary.

COMPANY REFERRED TO. Allerton Tea Company of Ceylon, Ltd.

L 253/26

TURSUANT to the 2nd section of the Pension Minute of December 9, 1908, it is hereby notified that the holders of the offices specified below are entitled to pension:-

Survey Department.

Two Senior Technical Assistants, Colombo Observatory.

Colonial Secretary's Office, Colombo, October 18, 1927. By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

G 933/27

PPLICATIONS on form General 187 (F 2) from officers in Class II. of the Clerical Service for transfer to the post of Clerk, Badulla Kachcheri, will be considered if forwarded through the Head of the applicant's Department and received in the Secretariat on or before October 31, 1927.

By His Excellency's command,

Colonial Secretary's Office Colombo, October 19, 1927. A. G. M. FLETCHER, Colonial Secretary.

PPLICATIONS on form General 187 (F 2) from officers in the Special and First Classes of the Clerical Service for transfer to the post of Chief Clerk, Office of the Controller of Revenue, will be considered if forwarded through the Head of the applicant's Department and received in the Secretariat on or before October 31, 1927.

By His Excellency's command,

Colonial Secretary's Office Colombo, October 21, 1927. A. G. M. FLETCHER, Colonial Secretary.

ORDINANCE No. 13 of 1889.

B 149/27

IS Excellency the Governor has been pleased, in terms of section 25 of Ordinance No. 13 of 1889, to authorize the Inspector of Emigration, Mandapam Camp, to issue the certificates referred to in the said section.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 14, 1927. A. G. M. FLETCHER. Colonial Secretary.

Z 139/27

ITH reference to the Notification dated October 21, 1915, appearing in Part I. of the Government Gazette No. 6,757 of November 26, 1915, it is hereby notified that the names of the General Marriage Registration Divisions shown in the first column of the annexed schedule have been amended and altered in the manner shown in the second column thereof, with effect from October 1, 1927.

By His Excellency's command,

Colonial Secretary's Office Colombo, October 17, 1927. A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE REFERRED TO.

Central Province, Nuwara Eliya District.

Divisions as named in the Notification dated October 21, 1915.

Divisions as named by this Notification.

- Kotmale excluding the portion included in the Gravets division
- 1. Kotmale division
- Welapane excluding the portion included in the Gravets division

Walapane division

"THE MUSEUM ORDINANCE, 1873."

R 153/27

ULE made by His Excellency the Governor with the advice of the Executive Council, in terms of section 3 of "The Museum Ordinance, 1873," and published in terms of section 8 of the said Ordinance.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 14, 1927. A. G. M. FLETCHER. Colonial Secretary.

RULE REFERRED TO.

The following rule shall be substituted for rule 1 of the rules and regulations dated March 2, 1923, and published in Government Gazette No. 7,316 of March 16, 1923

The Museum shall be open to the public on Sunday, Monday, Tuesday, Wednesday, Thursday, and Saturday from 10 A.M. to 6 P.M. and on Christmas day and New Year's day from 3 P.M. to 6 P.M.

"THE CRIMINAL PROCEDURE CODE, 1898."

H 245/27

DEGULATIONS made by His Excellency the Governor in Executive Council under section 253 a of "The Criminal Procedure Code, 1898.'

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 17, 1927. A. G. M. FLETCHER, Colonial Secretary.

REGULATIONS REFERRED TO.

1. (1) Every person-

(a) Who, having been bound over by a Magistrate, attends to give evidence for the prosecution or defence, or who is called to give evidence at the instance of the Court, in a trial before the Supreme Court or a District Court; or

(b) Who attends to give evidence for the prosecution or defence at an inquiry preliminary to any such trial,

and is certified by the Magistrate to be a material witness;

shall, subject to the provisions of rules 4 and 5, be entitled to receive the payments set forth in Schedule A to these rules. (2) No such person, who attends merely as a witness to character, whether for the prosecution or defence, shall receive any such payment as aforesaid unless the Court or Magistrate shall otherwise order.

2. Jurors summoned to attend a criminal session of the Supreme Court shall, subject to the provisions of rules 4

and 5, be entitled to receive the payments set forth in Schedule B to these rules.

3. Assessors summoned to attend a criminal session of a District Court shall, subject to the provisions of rule 4, be entitled to receive the payments set forth in Schedule C to these rules.

4. (1) No travelling allowance other than the fare shall be payable under Schedules A, B, or C for any portion of the journey to the Courthouse or place where the trial or inquiry is held, which might reasonably have been performed by the railway or any regular motor, coach, steamer, or boat service.

Provided that witnesses, jurors, and assessors in Classes I. and II. of the schedules may draw mileage allowance,

instead of tram or bus fare, if they have actually travelled by private or hired car or carriage.

(2) No batta shall be drawn under Schedules A, B, or C by any witness, juror, or assessor going by steamer if

travelling in a class in which food is included in the fare payable by a passenger.

(3) Subject to any special direction by the Judge presiding at the trial, the amount payable to a witness shall be paid upon the production of a certificate from the Registrar or the Secretary of the Court that there is no reason why the said amount should be disallowed. Payment of the expenses for attendance at the preliminary inquiry in the Police Court may be made on the certificate of the Magistrate after committal.

(4) Where two or more persons entitled to charge car or carriage hire under these rules use the same car or carriage

on a journey, mileage shall be payable only to one person in respect of the conveyance used.

5. Public officers, serving as jurors, or, who attend to give evidence of facts which have come to their knowledge, or of matters with which they had to deal, in their public capacity, shall draw subsistence allowance and transport allowance in accordance with the regulations and rates laid down in Chapter VIII. of the General Orders instead of the amounts payable under Schedules $\check{\mathbf{A}}$ and \mathbf{B} .

6. (1) Payments under the schedules attached to these rules shall be made by the Fiscal at the respective stations

to which witnesses, jurors, or assessors were summoned.

(2) Such Fiscal shall prepare the necessary vouchers and head them, as also the list of payments made by him, to the votes of the respective Fiscals from whose Provinces the case was committed, such last named Fiscals being duly advised of the payments directly they have been made.

7. The full batta rates laid down in Schedules A, B, and C are payable only when the witnesses, jurors, or assessors live more than 5 miles from the Court, and in the case of those summoned to a Court in Colombo, outside the limits of the Colombo Municipality. Those living within 5 miles of the Court, or in Colombo within the limits of the Colombo

Municipality, shall be entitled to only half the above batta rates.

8. In addition to full batta, mileage may be drawn only on the first and last days of the period required for attendance, and, subject to the provisions of regulation 4, persons entitled only to half batta, may, in addition to half batta on each day of their attendance, draw tram or bus fare reasonably incurred in going to and from their homes, or—subject to regulation 4 (i.)—Rickshaw fare; provided that in no case shall the half batta plus mileage paid for any one day exceed the amount which would be payable as full batta.

When witnesses, jurors, or assessors from a distance are detained over a period which includes a Saturday and Sunday or where cases are postponed for a short interval, such witness, juror, or assessor may be paid either batta for the

intervening days on which he is so detained, or mileage to and from his home whichever is less.

10. The regulations made under section 253 A of "The Civil Procedure Code, 1898," and published by Notification dated January 28, 1922, in Government Gazette No. 7,241 of February 3, 1922, are hereby repealed.

PAYMENTS TO WITNESSES,

SCHEDULE A.

WITNESSES.

Rates (All Provinces).

Class.		•			Batta per Diem. Rs. c.			Travelling Allowance per Single Mile. Cents.	Class of Fare on Public Conveyance to which entitled.		
I.	• •	•			10	0.		50		First	
II.					6	0		50		Second	
III.					3	0		$37\frac{1}{2}$		Second	
IV.					1	50		25		Third	
v.					1	0		10		Third	

CLASSES OF WITNESSES.

Class I.

Military and Naval Officers not being in the employ of the Ceylon Government. Advocates and Proctors.

Registered Medical Practitioners. Superintendents and Assistant Superintendents of Estates drawing not less than Rs. 250 per mensem. Unofficial Police Magistrates.

Engineers and Surveyors in private practice.

Clergymen of Christian Denominations.

High Priests.

Commanders of the Mercantile Marine.

Adigars and Dissawas not being in the employ of the Ceylon Government.

Principals of non-Government recognized Secondary Schools.

Gate Mudaliyars not being in Government employ.

Persons not specially described and having annual income of Rs. 6,000 and over.

Class II.

Notaries.

Head Teachers of non-Government recognized Primary Schools.

Masters of non-Government recognized Secondary Schools.

Inquirers under the Criminal Procedure Code not in Government employ.

Mudaliyars not being in Government employ.

Priests.

Persons not specially described and having annual incomes of Rs. 3,000 and under Rs. 6,000.

Class III.

Catechists

Teachers of non-Government recognized Primary Schools.

Soldiers and Sailors not being in the employ of the Ceylon Government.

Persons not specially described and having annual incomes of R. 1,500 and under Rs. 3,000.

Class IV.

All other persons not included in any of the above classes and having annual income of Rs. 500 and under Rs, 1,500. Those in Class V. when giving evidence beyond the limits of the area which the local Police Court has jurisdiction.

Class V.

All other persons not included in any of the above classes and having an annual income of less than Rs. 500.

N.B.—Women witnesses to draw the same rates as their husbands or fathers, and children to draw the same rates as their fathers or mothers. A child accompanied by a parent or other relative summoned as a witness in the same case, if under 12 years of age, to draw half rates.

SCHEDULE B.

JURORS

Rates (All Provinces).

Class.		Batta per Diem. Rs. c.	•	Travelling Allowance p Single Mile Cent.	er Pul	Class of Fare on blic Conveyance which entitled.	to
I.	 	10 0		50	· • • • • • • • • • • • • • • • • • • •	First	
II.	 	6 0		50		Second	, ,
III.	 	3 50		$37\frac{1}{2}$	• •	Second	

CLASSES OF JURORS.

· Class I.

All those names are borne on the List of Special Jurors as prepared annually by the Fiscals of the different Provinces, in terms of section 257 (4) of "The Criminal Procedure Code, 1898," whether sitting as Special Juror or not.

 $Class\ II.$

All those whose names are borne on the List of English-speaking Jurors as prepared annually by the Fiscals of the different Provinces, in terms of section 257 (1) of "The Criminal Procedure Code, 1898."

Class III.

All those whose names are borne on the List of Jurors as prepared annually by the Fiscals of the different Provinces in terms of section 257 (2) and (3) of "The Criminal Procedure Code, 1898."

SCHEDULE C.

Assessors.

Rates (All Provinces),

Class.		Batta per Diem. Rs. c.			Travelling Allowance per Single Mile Cents.		Class of Fare on Public Conveyance to which entitled.		
I. II.		10	0 0	••	50 50		First Second		

CLASSES OF ASSESSORS.

Class I.

All those whose names are borne on the List of Special Jurors.

Class II.

All those, other than the above, who are qualified to serve as Assessors, in terms of section 254 of "The Criminal Procedure Code, 1898."

"THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920."

BY-LAW made by the Chilaw Urban District Council under sections 164 and 168 of "The Local Government Ordinance, No. 11 of 1920," approved by the Local Government Board, confirmed by the Governor in Excutive Council, and published as required by section 166 (1).

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 13, 1927. A. G. M. FLETCHER, Colonial Secretary.

By-law referred to.

1. The by-law No. 9 of the by-laws made by the Chilaw Urban District Council and published in Government Gazette No. 7,553 of October 29, 1926, is hereby repealed, and the following by-law shall be substituted therefor:—

9. Any person committing a breach of any regulation for any licensed premises or carrying on, without a licence, any of the trades referred to in by-law No. 2 of the above-mentioned by-laws shall be guilty of an offence and shall on conviction be liable to a fine not exceeding Rs. 50 (Rupees Fifty), and in the case of a continuing offence to an additional fine not exceeding Rs. 25 (Rupees Twenty-five) for every day during which the offence was committed after conviction or after written notice from the Chairman of such contravention.

"THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920."

BY-LAW made by the Chilaw Urban District Council under sections 164 and 168 of "The Local Government Ordinance, No. 11 of 1920," approved by the Local Government Board, confirmed by the Governor in Executive Council, and published as required by section 166 (1).

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 13, 1927. A. G. M. FLETCHER, Colonial Secretary.

BY-LAW REFERRED TO.

The by-law No. 1 of the by-laws made by the Chilaw Urban District Council and published in Government Gazette No. 7,553 of October 29, 1926, is hereby repealed, and the following by-law shall be substituted therefor:

- 1. In these by-laws the following expressions shall have the meanings respectively assigned to them unless there be something repugnant in the subject or context :-
 - "The Council" means the Urban District Council of Chilaw.

"Chairman" means the Chairman of the Urban District Council of Chilaw.
"Licensee" means the person holding a licence issued by the Chairman authorizing the use of any premises or place for any special purpose mentioned in the licence in pursuance of the Local Government Ordinance or any by-law made thereunder.

"Licensed premises" means the whole of the premises or place in respect of which a licence has been

issued by the Chairman.

"Licensed trade" means a trade for which a licence is necessary under the provisions of the Local Govern-

ment Ordinance or any by-law made thereunder.

"Offensive or dangerous trade" means any one of the following trades:—

Manufacturing of manure, tanning, curing arecanuts, boiling blood or offal, making or extracting fat, making soap, dyeing fibre, manufacturing or storing fibre, keeping a kraal for soaking coconut husks, storing Maldive fish in quantity over 5 cwt., storing lime, hides, bones, artificial manure, materials for the manufacture of artificial manure in quantity over one gunny bag, manufacturing or storing copra, manufacturing coconut oil by mills or chekkus, manufacturing desiccated coconuts, manufacturing of bricks or tiles, burning lime, keeping a saw pit, curing or storing plumbago.

"THE CEYLON POST OFFICE ORDINANCE, 1908."

ULE made by His Excellency the Governor in Executive Council under section 30 of "The Ceylon Post Office Ordinance, 1908."

By His Excellency's command,

Colonial Secretary's Office. Colombo, October 12, 1927.

A. G. M. FLETCHER, Colonial Secretary.

RULE REFERRED TO.

Rule 73 published by Notification dated November 25, 1926, in the Government Gazette No. 7,558 of December 3, 1926, in substitution for rule 73 of the rules published by Notification dated February 26, 1909, in the supplement to the Government Gazette of the same date, and specified in the first column of the schedule hereto, is hereby amended in the manner set forth in the second column of the said schedule.

Schedule.

73. Registration

.. In paragraph 2 after the last word "addressee" add "or to the sender if the article is opened in the Returned Letter Office.

(Continued on page 2642.)

"THE CEYLON (LEGISLATIVE COUNCIL) ORDER IN COUNCIL, 1923."

Constituencies of the European (Urban and Rural), Colombo and Negombo Districts, Ceylon Tamils, (Western Province), Muhammadan, and Indian Electorates, and Burgher Electorate (whole Island).

OTICE is hereby given that the revised registers relating to the following constituencies, viz.:-

- European (Urban) Electorate, European (Rural) Electorate,
- (2)Colombo District Electorate,
- (4) Negombo District Electorate.
- Ceylon Tamils (Western Province) Electorate,
- (6) Muhammadan Electorate.
- Indian Electorate, (7)
- (8) Burgher Electorate (whole Island)—

have been completed in terms of rule 10 (a) in Schedule No. 1 of "The Ceylon (Legislative Council) Order in Council, 1923," and that copies of such registers are open for inspection at the Colombo Kachcheri on week days between the hours of 10 A.M. and 4 P.M., and on Saturdays between the hours of 10 A.M. and 1 P.M.

Any person claiming to have his name inserted in any such registers, or, if entitled to do so, objecting to the name of any person appearing therein, should make application to the undersigned.

Such application must be made within four weeks from the date of the publication of this notice, set out the grounds of application, and give an address for the receipt of notices.

R. N. THAINE,

Registering Officer for the Colombo Electoral District of the European (Urban and Rural), Colombo and Negombo Districts, Ceylon Tamils (Western Province), Muhammadan, Indian Electorates, and Burgher Electorate (whole Island).

Colombo, October 15, 1927.

"THE CEYLON (LEGISLATIVE COUNCIL) ORDER IN COUNCIL, 1923."

Constituencies of the Central Province, Kandy District.

OTICE is hereby given that the registers of voters for the following constituencies have been completed, and that such registers are open for inspection at all reasonable hours at the Kandy Kachcheri;

- (1) European Electorate (Urban), Kandy District.
- (2) European Electorate (Rural), Kandy District.
- (3) Central Province (Urban), Kandy District.
- (4) Central Province (Rural), Kandy District.(5) Muhammadan Electorate, Kandy District.
- (6) Indian Electorate, Kandy District.

Any person claiming to have his name inserted in such registers, or, if entitled to do so, objecting to the name of any person appearing therein, should make application to the Registering Officer hereinafter mentioned.

Such application must be made within four weeks from the date of publication of this notice, and shall set out the grounds of application, and shall give an address for the receipt of notice.

> W. L. KINDERSLEY, Government Agent, Central Province, Registering Officer,

Kandy District.

October 12, 1927.

"THE CEYLON (LEGISLATIVE COUNCIL) ORDER IN COUNCIL, 1923."

Constituencies of the Central Province, Nuwara Eliya District.

OTICE is hereby given that the registers of voters of following constituencies have been completed, and that such registers are open for inspection at all reasonable hours at the Nuwara Eliya Kachcheri :-

- European Electorate (Rural), Nuwara Eliya District.
- (2) Central Province (Urban), Nuwara Eliya District.
- (3) Central Province (Rural), Nuwara Eliya District.
- (4) Muhammadan Electorate, Nuwara Eliya District.
- (5) Indian Electorate, Nuwara Eliya District.

Any person claiming to have his name inserted in such registers, or, if entitled to do so, objecting to the name of any person appearing therein, should make application to the Registering Officer hereinafter mentioned.

Such applications must be made within four weeks from the date of the publication of this notice, set out the grounds of application, and give an address for the receipt of notice.

> C. C. WOOLLEY, Assistant Government Agent, Nuwara Eliya, Registering Officer, Nuwara Eliya District.

October 15, 1927.

"THE CEYLON (LEGISLATIVE COUNCIL) ORDER IN COUNCIL, 1923."

Constituencies of the European (Rural), Indian, Muhammadan, and Northern Province (Southern Division) Electorates.

OTICE is hereby given that the registers relating to the following constituencies:—

(1) European Electorate (Rural),

(2) Indian Electorate,

(3) Muhammadan Electorate, and (4) Northern Province (Southern Division) for the Revenue District of Mannar-

have been completed, and that copies of such registers are open for inspection at the Mannar Kachcheri at all reasonable hours.

Any person claiming to have his name inserted in any such registers, or, if entitled to do so, objecting to the

name of any person appearing therein, should make application to the undersigned.

Such application must be made within four weeks from the date of the publication of this notice, set out the grounds of application, and give an address for the receipt of notices.

The Kachcheri.

Mannar, October 13, 1927.

C. E. Jones,

Registering Officer for the Revenue District of Mannar.

"THE CEYLON (LEGISLATIVE COUNCIL) ORDER IN COUNCIL, 1923."

Constituencies of the North-Central Province, European (Rural), Muhammadan, and Indian Electorates.

OTICE is hereby given that the revision of the registers of voters for the following constituencies has been completed, and such registers are open for inspection at all reasonable hours at the Anuradhapura Kachchert:

(1) North-Central Province Electorate.

(2) European (Rural) Electorate of the Anuradhapura Electoral District.

(3) Muhammadan Electorate of the Anuradhapura Electoral District.

(4) Indian Electorate of the Anuradhapura Electoral District.

Any person claiming to have his name inserted in such registers, or, if entitled to do so, objecting to the name of any person appearing therein, should make application to the Registering Officer hereinafter mentioned.

Such application must be made within four weeks from the date of the publication of this notice, set out the grounds of application, and give an address for the receipt of notices.

The Kachcheri, Anuradhapura, October 15, 1927. M. M. WEDDERBURN,

Government Agent, North-Central Province, Registering Officer.

"THE CEYLON (LEGISLATIVE COUNCIL) ORDER IN COUNCIL, 1923."

Constituencies of the Province of Uva, European (Rural), Muhammadan, and Indian Electorates.

OTICE is hereby given that the registers of voters for the following constituencies have been completed, and that such registers are open for inspection at all reasonable hours at the Badulla Kachcheri':-

(1) Province of Uva Electorate.

European (Rural) Electorate of the Province of Uva.

(3) Muhammadan Electorate of the Province of Uva.

(4) Indian Electorate of the Province of Uva.

Any person claiming to have his name inserted in such registers, or, if entitled to do so, objecting to the name of any person appearing therein, should make application to the Registering Officer hereinafter mentioned.

Such application must be made within four weeks from the date of the publication of this notice, set out the grounds of application, and give an address for the receipt of notice. H. W. CODRINGTON,

The Kachcheri, Badulla, October 11, 1927. Government Agent, Province of Uva, Registering Officer for the above-mentioned Electorates.

"THE CEYLON (LEGISLATIVE COUNCIL) ORDER IN COUNCIL, 1923."

Constituencies of the European (Rural), Indian, Muhammadan, and Kegalla Revenue District Electorates. OTICE is hereby given that the registers relating to the following constituencies, viz.:—

(1) European Electorate (Rural), Kegalla Electoral District,

(2) Indian Electorate, Kegalla Electoral District

(3) Muhammadan Electorate, Kegalla Electoral District,

(4) Kegalla Revenue District Electorate-

have been completed, and that copies of such registers are open for inspection at the Kegalla Kachcheri at all reasonable hours.

Any person claiming to have his name inserted in any such registers, or, if entitled to do so, objecting to the name of any person appearing therein, should make application to the undersigned.

Such application must be made within four weeks from the date of publication of this notice, set out the grounds of application, and give an address for the receipt of notices.

W. E. HOBDAY,

Registering Officer for the Kegalla Electoral District of the European (Rural), Indian, Muhammadan, and the Kegalla Revenue District Electorate.

October 14, 1927.

NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for the contract for the conveyance of mails from January 1, 1928, once daily each way for a period of three years, between Ja-ela, Minuwangoda, and Negombo Post Offices and intermediate

(a) By motor van or bus or car; or

(b) By motor lorry.

2. The motor conveyances, when fully equipped and loaded, should not weigh more than three tons.

The hours of arrival and departure to be fixed from

time to time by the Postmaster-General.

The contractor will be required to provide such number of motor conveyances as will in the opinion of the Postmaster-General be necessary for the service, and every such motor before being employed in the service will be subject to the approval of the Postmaster-General. The motor conveyances should also be provided at the contractor's cost with a separate locked receptacle for conveying mails. To some convenient part of every such motor shall be affixed, at the cost of the contractor and subject to the approval of the Postmaster-General, a suitable box provided with lock and key for the reception

of any letters which may be posted on the road.

5. 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, or be sent to

him through the post.

Tenders should be marked "Tender for the Conveyance of Mails between Ja-ela and Negombo' 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, November 29, 1927.

Tenders are to be made upon forms which will be supplied upon application to the Postmaster-General, and no tender will be considered unless it is on the recognized

Any alteration in the tender must bear the initials of the tenderer, otherwise the tender may be treated as

informal and rejected.

9. A deposit of Rs. 100 for the service tendered for must be made at the General Treasury or a Kachcheri, and a receipt produced for the same before a tender form is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security within ten days of receiving notice in writing from the Postmaster-General or his duly authorized representative, that his tender has been accepted, such deposits will be forfeited to All other deposits will be returned upon signature to the contract.

10. Security to the amount of one-tenth of the annual subsidy asked will be required in cash for the service.

Tenders for above service must be accompanied by a scale of the rates which it is intended to charge the public during the period of the service for the conveyance of passengers, luggage, and parcels, and the quantity of luggage per passenger allowed to be conveyed free. such scale has been accepted by Government, the contractor shall not, without the express permission of Government, increase the rates charged for the conveyance of passengers, luggage, and parcels above the amount shown in the scale, or reduce the allowance of free luggage below the amount therein stated.

12. Further particulars regarding the terms of the contract will be found in the contract form, Post Office N 10. Further information about the terms of the contract and any other information can be obtained on application

to the Postmaster-General.

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

14. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Postmaster-General, for reasons which appear to him sufficient, objects after giving due notice

of his objection in writing.

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.

Contracts may not be assigned or sublet without

the authority of the Tender Board.

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

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

General Post Office, Colombo, October 17, 1927.

M. S. SRESHTA, Postmaster-General.

CHEUDLES of rates are hereby invited for-

(a) Filling in of swampy ground, Government Training

College, Colombo;

Conveyements to University College Grounds, (b) Improvements to

The whole of the respective works to the undertaken on agreements to be entered into monthly by the District Engineer, Buildings, Colombo, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Construction Engineer, Public Works Department, Colombo.

The specifications, bills of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Buildings, Colombo, 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.).

The schedules of rates for each work must be submitted on forms to be obtained from the Office of the District Engineer, Buildings, Colombo, in duplicate duly signed and dated and forwarded in securely sealed envelopes. the originals addressed to the Construction Engineer, Public Works Department, Colombo, and the duplicates addressed to the District Engineer, Buildings, Colombo, endorsed on the outside "Schedules of Rates (a) Filling in of Swampy Ground, Government Training College, Colombo; or (b) Improvements to University College Grounds, Colombo, (as the case may be) so as to reach the offices of the foregoing officers on or before 12 noon on October 31, 1927.

The accepted tenderer or tenderers will be required to complete and hand over the works to the District Engineer, Buildings, Colombo, on or before a date to be

agreed upon.

6. 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.

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 Construction Engineer, Public Works Department, Colombo, 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 of the schedules of rates submitted, nor to give all the work included in one or both whole schemes or in any one item to any one contractor.

> R. G. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, October 18, 1927. TENDERS are hereby invited for the survey

Mahahunupitiya-Murugampola road.

All tenders must be in duplicate, the original being forwarded to the Provincial Engineer, Western Province North, Colombo, and the duplicate direct to the District Engineer, Veyangoda.

Tenders must be marked "Tender for the Survey of Mahahunupitiya-Murugampola Road," in the left hand top corner of the envelope, and should reach the Office of the Provincial Engineer, Western Province North, Colombo, and the District Engineer, Veyangoda, not later than midday, on November 14, 1927.

4. Tenders should either be deposited in the tender box in the Office of the Provincial Engineer, Western Provinces.

in the Office of the Provincial Engineer, Western Province North, Colombo, or be sent to him through the post.
5. Tenders must be on forms which may be obtained at

the Office of the District Engineer, Veyangoda, and no tender will be considered unless it is furnished on the recognized form thus obtained. Any alterations made in the tenders should bear the initials of the tenderer, and all tenders containing alterations not so initialled will be treated as informal and rejected.

6. Plans and specifications may be seen, and further information obtained on application, at the Office of the District Engineer, Veyangoda, 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.).
7. The work to be completed on or before January 15. 1928.

No contract shall be entered into with any person 8. 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, Western Province North, Colombo, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

9. Government does not bind itself to accept the lowest or any tender, and reserves to itself the right of accepting

any portion of a tender.

R. G. BARTHOLOMEW, Public Works Office, for Director of Public Works. Colombo, October 18, 1927.

SCHEDULES of rates are hereby invited for the construction of new quarters for the Storekeeper at the Experiment Station, Peradeniya.

The whole of the work to be undertaken on agreements to be entered into monthly by the District Engineer, Buildings, Kandy, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, Central Province

North, Kandy.

3. The plans, specifications, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Buildings, Kandy, 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. Schedules of rates must be submitted on forms, a specimen of which can be seen in the Office of the District Engineer, Buildings, Kandy, in duplicate duly signed and dated and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Central Province North, Kandy, and the duplicate addressed to the District Engineer, Buildings, Kandy, endorsed on the outside "Schedule of Rates for Storekeeper's Quarters at the Experiment Station, Peradeniya," so as to reach the offices of the foregoing officers on or before 12 noon on October 28, 1927.

All imported articles stated in the specification will be supplied free of charge to the contractor by the Department and the rates submitted should be exclusive of the cost of these materials for the items which necessitate their use.

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. A deposit of Rs. 50 will be required before any form of tender is issued, and should any person decline to enter into the contract and bond or fail to furnish approved security within ten days of receiving notice in writing from the District Engineer, Buildings, Kandy, that his tender has been accepted, such deposit will be forfeited to the Crown, unless the delay is satisfactorily explained; all other deposits will be returned after the contract has been signed. The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the District Engineer, Buildings, Kandy, before any form of tender is issued.

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement.

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 Provincial Engineer, Central Province North; Kandy, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

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

to any one contractor.

R. G. BARTHOLOMEW. for Director of Public Works.

Public Works Office, Colombo, October 18, 1927.

SCHEDULES of rates are hereby invited for the con-struction of the Matamita W. struction of the Maternity Ward, Gampola Hospital. The whole of the work to be undertaken on agreements to be entered into monthly by the District Engineer, Pussellawa, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, Central Province South, Nuwara Eliya.

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, Pussellawa, 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. Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Pussellawa, in duplicate duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Central Province South, Nuwara Eliya, and the duplicate addressed to the District Engineer, Pussellawa, endorsed on the outside "Schedules of Rates for Maternity Ward, Gampola Hospital," so as to reach the offices of the foregoing officers on or before 12 noon on Saturday, November 12, 1927. All imported materials such as cement, corrugated iron sheets, galvanized sheets, squatting plates, Calicut tiles, R. S. joists, cast iron joists, cast iron ventilators, iron bars, fire bricks, fire clay, water piping, latrine buckets, barbed wire, iron gate, locks, hinges, window fastenings, paint, and oil will be supplied free of charge to the contractor by the Department, and the rates. submitted should be exclusive of the costs of these materials for the items which necessitate their use.

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.

Each schedule of rates must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging, if called upon to become security, for the due fulfilment of the contract. address for the delivery of letters or notices shall be given in each schedule.

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement.
8. The successful tenderer will be required to complete

and hand over the work to the District Engineer, Pussellewa,

on or before a date to be agreed upon.

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

10. Government does not bind itself to accept the lowest or any of the schedules of rates submitted, nor to give all the work included in the whole scheme or in any one item to any one contractor.

R. G. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, October 18, 1927.

CHEDULES of rates are hereby invited for the erection of a barbed-wire fence on cement concrete posts round the Ramboda hospital premises.

2. The whole of the work to be undertaken on agree-

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

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, Pussellawa, 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. Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Pussellawa, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Central Province South, Nuwara Eliya, and the duplicate addressed to the District Engineer, Pussellawa, endorsed on the outside "Schedules of Rates for Barbed-wire Fencing round Ramboda Hospital Premises," so as to reach the Offices of the foregoing officers on or before 12 noon on Saturday, November 12, 1927. All imported articles such as cement, steel bars, barbed wire, straining bolts, and iron gate will be supplied free of charge to the contractor by the Department, and the rates submitted should be exclusive of the costs of these materials for the items which necessitate their use.
- 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. Each schedule of rates must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging, if called upon, to become security for the due fulfilment of the contract. An address for the delivery of letters or notices shall be given in each schedule.

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement.

8. The successful tenderer will be required to complete and hand over the work to the District Engineer, Pussellawa,

on or before a date to be agreed upon.

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

10. Government does not bind itself to accept the lowest or any of the schedules of rates submitted, nor to give all the work included in the whole scheme or in any

one item to any one contractor.

R. G. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, October 18, 1927. CHEDULES of rates are hereby invited for works connected with the widening of road through Tissa bazaars, Hambantota District.

The principal works are :-

(a) Earthwork in filling.

- b) Supplying and laying 9-in. rubble foundations.
- (c) Supplying and laying 2-in. road metal.
- (d) Masonry and concrete in building culverts.
- (e) Concrete in drains.
- 2. The whole of the work to be undertaken on agreements to be entered into monthly by the District Engineer. Hambantota, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, Southern Province, Galle.

3. The plans, specifications, bill of quantities, and from of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Hambantota, 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. Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Hambantota, in duplicate duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Southern Province, Galle, and the duplicate addressed to the District Engineer, Hambantota, endorsed on the outside "Schedule of Rates for Widening Road through Tissa Bazaars," so as to reach the offices of the foregoing officers on or before 12 noon on Friday, November 18, 1927. All imported articles, such as cement, steel, powder, and fuse will be supplied free of charge to the contractor by the Department, and the rate submitted should be exclusive of the costs of these materials for the items which necessitate their use.
- 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 which may be necessary in the execution of the work included in any agreement.

7. The accepted tenderer will be required to complete and hand over the works to the District Engineer, Hamban-

tota, on or before a date to be agreed upon.

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 Provincial Engineer, Southern Province, Galle, for reasons which appear to him sufficient, objects after

giving due notice of his objection in writing.

9. 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.

R. G. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, October 18, 1927.

TENDERS are hereby invited for the transport of stores, Public Works Department, in Hambantota District, from December 1, 1927, to September 30, 1928, between the Matara Railway Station and the Public Works Department Stores, Hambantota.

Quotations to be given as follows:--

- (a) Rate per cwt. of stores per mile, including loading and unloading.
- (b) Rate for small package of 56 lb. or less per mile.

Double-bullock Cart.

- (c) Rate per load of not less than 10 cwt. and not more than 20 cwt. including loading and unloading per mile.
- (d) Rate per load of stores not less than 10 cwt. and not not more than 20 cwt., including loading and unloading (minimum distance to be travelled 12 miles per day) per day.

Single-bullock Cart.

(e) Rate per load of stores of not less than 5 cwt. and not more than 10 cwt., including loading and unloading per mile.

(f) Rate per load of stores of less than 5 cwt. and not more than 10 cwt., including loading and unloading (minimum distance to be travelled 12 miles per day) per day.

Tenders must be submitted on forms to be obtained at the Office of the District Engineer, Hambantota, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Southern Province, Galle, and the duplicate addressed to the District Engineer, Hambantota, endorsed on the outside "Tender for Transport of Stores, Public Works Department, Hambantota, 1927–28," so as to reach the offices of the foregoing officers on or before 12 noon on November 21, 1927.

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

- 4. A deposit of Rs. 10 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security within ten days of receiving notice in writing from the District Engineer, Hambantota, 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.
- Any further information and conditions of contract may be obtained on application at the Office of the District
- Engineer, Hambantota.

 6. Before any tender is accepted the contractor will be required to sign a contract to execute and perform the works in accordance with the specifications and the general conditions therein set forth, and to deposit a sum of Rs. 150 for the due and faithful performance of the contract.
- 7. A Government contractor must not issue a power of attorney to a person whose name is on the list of Crown defaulting contractors authorizing him to carry on the contract.
- No tenders will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, 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, Southern Province, Galle, for reasons which appear to him sufficient, objects after

giving due notice of his objection in writing.

10. Government does not bind itself to accept the lowest or any tender, and reserves to itself the right of accepting

any portion of a tender.

R. G. BARTHOLOMEW, Public Works Office, for Director of Public Works. Colombo, October 18, 1927.

CHEDULES of rates are hereby invited for the construction of quarters for an Unmarried Medical Officer at Embilipitiya, in Pelmadulla cistrict, Province of Sabaragamuwa.

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

3. The Public Works Department specifications, drawings, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Pelmadulla, any week day between the hours of 9.30 a.m. and 4.30 p.m. (Saturdays, 9.30 A.M. and 12 noon).

Schedules of rates must be submitted in duplicate on forms to be obtained from the Office of the District

Engineer, Pelmadulla. Both copies of schedules shall be duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial sealed envelopes, the original addressed to the Provincial Engineer, Sabaragamuwa, Ratnapura, and the duplicate addressed to the District Engineer, Pelmadulla, endorsed on the outside "Schedules of Rates for the Construction of Quarters for an Unmarried Medical Officer at Embilipitiya," so as to reach the offices of the foregoing officers on or before 12 noon on Monday, October 31, 1927. All imported articles, such as cement, tiles, &c., will be supplied free of charge to the contractor by the Department, and the rates submitted should be exclusive of the costs of these materials for the items which necessitate their use.

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. Each schedule of rates must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging if called upon, to become security for the due fulfilment of the contract. An address for the delivery of letters or notices shall be given in each schedule.

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement.

The accepted tenderer will be required to complete and hand over the work to the District Engineer, Pelmadulla on or before a date to be agreed upon.

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, Sabaragamuwa, Ratnapura, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

10. Government does not bind itself to accept the lowest or any of the schedules of rates submitted, nor to give all the work included in the whole scheme or in any

one item to any one contractor.

R. G. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, October 18, 1927.

CHEDULES of rates are hereby invited for the construction of quarters for a Medical Officer at Uggalkaltota, in Pelmadulla district, Province of Sabara-

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

3. The Public Works Department specifications,

drawings, bill of quantities, and form of monthly agreement can be seen, and all other informations obtained from the Office of the District Engineer, Pelmadulla, any week day between the hours of 9.30 A.M. and 4.30 P.M. (Saturdays. 9.30 A.M. and 12 noon).

Schedules of rates must be submitted in duplicate on forms to be obtained from the Office of the District Engineer, Pelmadulla. Both copies of schedules shall be duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Sabaragamuwa, Ratnapura, and the duplicate addressed to the District Engineer, Pelmadulla, endorsed on the outside "Schedules of Rates for the Construction of Quarters for a Medical Officer at Uggalkaltota," so as to reach the offices of the foregoing officers on or before 12 moon on Monday, October 31, 1927. All imported articles such as cement, tiles &c., will be supplied free of charge to the contractor by the Department, and the rates submitted should be exclusive of the costs of these materials for the items which necessitate their use.

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. Each schedule of rates must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging if called upon, to become security for the due fulfilment of the contract. An address for the delivery of letters or notices shall be given in each schedule.

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement.

The accepted tenderer will be required to complete and hand over the work to the District Engineer, Pelmadulla, on or before a date to be agreed upon.

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

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

to any one contractor.

B. G. BARTHLOMEW. for Director of Public Works.

Public Works Office, Colombo, October 18, 1927.

TENDERS are hereby invited for the under-mentioned supply of firewood to the Jaffna Depôt during 1927-28. The work is to commence within one week of intimation of acceptance of tender. Details of work and the area of exploitation are given in the schedule below.

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

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

the post.

4. Tenders should be marked "Tender for Supply of Firewood to Jaffna Depôt, Northern Division" in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, November 8, 1927.

5. The tenders are to be made upon forms which will be supplied upon application at the Forest Office, Jaffna, which can be applied for by post or personal application. No tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tender

may be treated as informal and rejected.

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

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

contract.

8. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond and all other information can be ascertained on application to the office referred to in section 5. A further security in cash of Rs. 500 will be required of the contractor when entering into the bond.

9. A rate per ton of firewood for each service must be

quoted, both in words and figures.

- 10. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- 11. The Government reserves to itself the right, without question of rejecting any or all the tenders, and of accepting any portion of a tender, not necessarily the lowest tender.

12. The contractor's obligations and rights under this contract shall not be assigned or otherwise transferred or sublet without the consent and authority of the Conservator of Forests previously obtained in writing.

13. 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.

14. Tenderers before tendering should inspect the area of operation as shown in the schedule and forward a statement to the effect to the Divisional Ferest Officer, Northern Division, Jaffna, when applying for tender forms.

15. For further information and for inspection of the draft contracts, application should be made to the Divisional Forest Officer, Northern Division, Jaffna.

16. Tenderers, who have not previously held Government contracts, when applying for tender forms, should furnish the officer issuing the forms with a written statement giving their full names and permanent addresses, stating in which district or districts they own landed property or other interests. The extent of landed property, and the nature and extent of other interests should also be given.

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

GENERAL CONDITIONS.

(1) The firewood shall be in lengths of 3 feet to 5 feet and not less than 2 inches in diameter. Straight and sound poles or logs should be cut into the longest available lengths and not cut up into billets.
(2) Any tree pointed out by a Forest Officer, as one to

be felled for firewood, shall, without question, be felled, and any tree pointed out or marked by a Forest Officer,

as not to be felled, shall not be felled or injured.

(3) Felling must be proceed steadily and systematically in one direction straight across the area, every tree, except those marked and numbered, being cut, and area stripped clean of all firewood. If for any reason it is considered desirable by the Divisional Forest Officer, that only such trees as are stamped or marked by a Forest Officer in any coupe, shall only be felled, the contractor shall fell no tree which has not been so stamped or marked in such coupe.

(4) Trees marked as shade trees should not be felled.

(5) The contractor will be responsible for the safety of the firewood stacked on the Railway Siding, in the forest, and in transit, until delivered to the Depôt-keeper,

(6) The contractor may be required at times to increase supplies should the depôt requirements necessitate, and at times also decrease supplies, but the average output will be as described in the schedule.

(7) It must be clearly understood that for failure to deliver monthly supplies as required, a penalty of Rs. 2 for every ton short is liable to be levied.

(8) Firewood, if so required, should be weighed and delivered to wholesale purchasers from railway waggons at the Jaffna Depôt. For such firewood a rate of 25 cents per ton will be deducted from the accepted contract rate, while making payment.

(9) Payments may be made by the Divisional Forest Officer for firewood delivered at the Jaffna Depôt on production of a receipt from the Depôt-keeper showing

the amount of firewood delivered.

Note.—Arrangements with the Railway Department will be made by the Forest Department for the conveyance of the firewood to the delivery depôt. The running of of Railway Specials is in no way guaranteed, and no liability for delays, irregular service, or alteration in the system of the Specials due to the Railway requirements will be incurred by the Railway or Forest Department.

But the contractor will be liable for the demurrage charges for rolling stock delayed in loading or unloading, and will also pay cost of damage to Railway waggons. Contractors will also be held liable if waggons are not properly loaded. The contractor is required to load a minimum weight of 5 tons 10 cwts. per four wheel truck on an average on the total quantity conveyed each calendar month.

SCHEDULE.

Kilinochchi Area.

(a) To fell every tree 6 inches from the ground, except those numbered and marked by a Forest Officer, within a block of 320 acres in extent, demarcated by cut lines 80 chains by 60 chains, situated west of the Railway line between the 203½ and 205½ mileposts or in extensions of

these blocks if necessary demarcated by cut lines.

(b) To cut into firewood every tree so felled (exepting those marked) and every other dead or fallen tree whatsoever in the area, so as to yield 4,000 tons of firewood, more or less, with the least amount of wastage. wood immediately after conversion to be brought to Kilinochchi Siding, loaded into trucks, unloaded at Jaffna Depôt, weighed and delivered. Stocked at the Jaffna Depôt as the Depôt-keeper may direct, at the minimum rate of 500 tons or more per mensem. Deliveries to commence within two weeks of the notice of the acceptance of tender. Final delivery in Jaffna Depôt to be made on or before June 30, 1928, when the balance remaining, if any, out of the total quantity to be supplied should be delivered. Distance of transport of the firewood from the block to the Killinoehchi Siding is 1 to I mile.

> J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, October 12, 1927.

TENDERS are hereby invited for the under-mentioned supplies of firewood to the Jaffna Depôt during The work is to commence within one week of intimation of acceptance of tender. Details of work and the area of exploitation are given in the schedule below.

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

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

the post.

4. Tenders should be marked "Tender for Supply of Firewood to Jaffna Depôt, Northern Division" in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday

on Tuesday, November 8, 1927.

5. The tenders are to be made upon forms which will be supplied upon application at the Forest Office, Jaffna, which can be applied for by post or personal application. No tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tender

may be treated as informal and rejected.

- 6. A deposit of Rs. 20 for each service will be required to be made either at the Treasury or Kachcheri, and a receipt forwarded or produced before any form of tender is issued. Should any person decline or fail to enter into the contract and bond after he has tendered, or to furnish approved security within ten days of receiving notice 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.
- 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.
- Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond and all other information can be ascertained on

application to the office referred to in section 5. A further security in cash of Rs. 500 will be required of the contractor when entering into the bond.

9. A rate per ton of firewood must be quoted, both

in words and figures.

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

11. The Government reserves to itself the right, without

question, of rejecting any or all the tenders, and of accepting

any portion of a tender, not necessarily the lowest tender.

12. The contractor's obligations and rights under this contract shall not be assigned or otherwise transfe red or sublet without the consent and authority of the Conservator

of Forests previously obtained in writing.

13. 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.

14. Tenderers before tendering should inspect the area of operation as shown in the schedule and forward a statement to that effect to the Divisional Forest Officer, Northern Division, Jaffna, when applying for tender

forms.

For further information and for inspection of the draft contracts, application should be made to the Divisional Forest Officer, Northern Division, Jaffna.

16. Tenderers, who have not previously held Government contracts, when applying for tender forms, should furnish the officer issuing the forms with a written statement giving their full names and permanent addresses, stating in which district or districts they own landed property or other interests. The extent of landed property, and the nature and extent of other interests should also be given.

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

GENERAL CONDITIONS.

(a) The firewood shall be in lengths of 3 feet to 5 feet and not less than 2 inches in diameter. Straight and sound poles or logs should be cut into the longest available lengths and not cut up into billets.

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

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

(c) Felling will not be permitted in more than two coupes at a time. Fellings will not be permitted in the third coupe before the first is completed and so on. The contractor shall not commence fellings in a fresh coupe without the written permission of the Range Forest Officer, Jaffna.

- (d) Felling must proceed steadily and systematically in one direction straight across the area, every tree, except those marked and numbered, being cut, and area stripped clean of all firewood. If for any reason it is considered desirable by the Divisional Forest Officer, that only such trees as are stamped or marked by a Forest Officer in any coupe, shall only be felled, the contractor shall fell no tree which has not been so stamped or marked in such coupe.
- (e) The contractor will be responsible for the safety of the firewood stacked on the seashore, in the forest, and in transit, until delivered to the Depôt-keeper, Jaffna.
- (f) The contractor may be required at times to increase supplies should the depôt requirements necessitate, and at times also decrease supplies, but the average output will be as described in the schedule.
- (g) It must be clearly understood that for failure to deliver monthly supplies as required, a penalty of Rs. 2 for every ton short is liable to be levied.

(h) Payments will be made by the Divisional Forest Officer, Jaffna, for firewood delivered at the Jaffna Depôt on production of a receipt from the Depôt-keeper, Jaffna,

showing the amount of firewood delivered.

(i) Firewood, if so required, should be weighed and delivered along the parapet wall of the reclamation grounds adjoining the Forest Department Depôt or along the Jaffna Customs beach. For such firewood a rate of 25 cents per ton will be deducted from the accepted contract rate, while making payment.

(j) No boat loaded with firewood shall leave the shore without obtaining a permit from the Forest Officer stationed here. For every breach of this rule the contractor is liable

to be fined a sum not exceeding Rs. 10.

(k) Failure on the part of the contractor to carry out the work efficiently and maintain deliveries as specified above shall render him liable to have his contract closed and to be fined a sum which will not exceed the sum deposited by him as security.

SCHEDULE.

Kiranchi Area.

(a) To fell every tree 6 inches from the ground, except those numbered and marked by a Forest Officer, within a block of forest 200 acres in extent, demarcated by cut lines 25 chains by 10 chains; and bounded on the north by private land belonging to villagers of Kiranchi, south, east, and west by cut lines, or in extension of this block if

necessary.

(b) To cut into firewood every tree so felled (excepting those marked) and every other dead or fallen tree whatsoever in the area, so as to yield 3,000 tons of firewood, more or less, with the least amount of wastage. All firewood immediately after conversion to be transported to the seashore and thence by boats to the Jaffna Customs, and taken to the Jaffna Depôt, weighed and stacked in the Jaffna Depôt in such a manner as the Depôt-keeper may direct at a minimum rate of 400 tons per mensem. Deliveries to commence within two weeks of the notice of acceptance of tender. Final delivery in Jaffna Depôt to be made on or before July 31, 1928, when the balance remaining, if any, out of the total quantity to be supplied should be delivered. Distance of transport by cart to seashore is up to 2 miles, and by boats to the Jaffna Depôt 30 miles.

> J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, October 18, 1927.

SALE OF UNSERVICEABLE ARTICLES.

OTICE is hereby given that the under-mentioned unserviceable articles will be sold by public auction at the Government Training College, Colombo, on Monday, October 24, 1927, at 10 A.M. :-

- 15 basins
- 4 beds, wooden
- 2 boxes, wooden
- 2 coconut scrapers
- 7 coir matting, pieces
- 6 cups and saucers, pairs
- 3 cups, curry
- 2 dishes, rice
- 6 forks
- l frying pan, enamel
- 2 garden shears, pairs
- 2 gravy strainers 2 kettles
- 1 mammoti
- 1 meat chopper

- 1 meat safe
- I mincing machine
- 2 mirrors
- 6 padlocks
- 1 perforator 31 pictures, framed
- 2 screens
- 2 spoons
- 1 table
- 2 tables, zinc 1 tea strainer
- 1 watering can
- I weeding fork
- 1 weighing machine

Education Office, Colombo, October 14, 1927.

L. MACRAE, Director of Education.

VHE following unserviceable articles will be sold by public auction at No. 15 Wharehouse, H. M. Customs, on Tuesday, October 25, 1927, at 12 noon:

- 1 attache case
- 1 wooden bench 4 latrine buckets
- 3 galvanized iron buckets
- 4 commodes
- 1 stove

Old copies of "Madras Mail"

W. E. WAIT,

Chairman, Board of Immigration and Quarantine. Colombo, October 17, 1927.

OTICE is hereby given that the under-mentioned materials from the demolished buildings of Welikada Prison will be sold by public auction at the Welikada Prison on November 2, 1927, at 10 A.M.:—

Wall plates

Rafters

Reepers

Welikada Prison. October 18, 1927. Bricks Cabooks

Half round tiles

C. C. Schokman, Superintendent.

DHE under mentioned unserviceable articles will be sold by public auction at 1.30 P.M., on Tuesday, October 25. 1927, at the Postal Stores:-

2 almirahs

- 1 basin
- 1 camp bed
- 2 benches
- 8 cash bowls
- 1 cash box
- 2 P. O. letter boxes 6 R. O. letter boxes
- 18 travelling letter boxes
- 3 type boxes
- parcel box
- 9 bass brooms
- 4 banister brushes
- 51 armchairs
- 27 telegraph chairs 4 revolving chairs
- 3 desk pigeonholes
- 2 hammers General Post Office, Colombo, October 19, 1927.

- 22 hinges
- 2 jugs
- 8 tin lamps 2 penknives
- 1 mammoti
- 4 sorting pigeonholes
- 1 screen
- 1 stationery rack
- 3 safe stands
- 3 stools
- 2 spring balances
- 1 instrument table
- 3 stamping tables
- 1 writing table
- 17 tarpaulins
- 18 scissors 12 spear with bells
- 2 battery stands

- 2 wooden posts
- 2 iron frames
- lot table cloths
- 1 lot camp bed cloths
- 18 rat traps 30 hurricane lanterns
- 13 buckets 6 stoves
- 27 letter clips
- 12 rickshaw lamps
- telephone cell boards
- (wooden)
 3 R. O. boards (wooden)
- 1 signboard (wooden)
- 'l name board (wooden) 5 notice boards (wooden)
- 1 rubbish bin
- 41 inkstands

- 6 table lamps 16 hanging lamps
- 2 wall lamps
- 3 Seth Thomas clocks
- 4 alarm timepieces
- 6 watches
- 3 burners
- 4 Bee timepieces
- 3 ink rollers
- 2 paint barrels 1 lot empty barrels
- 1 lot empty bottles (gum)
- I lot empty ink bottles
- 1 lot lead seals, used
- 1 lot old uniforms

ARTHUR E. WIJEYAGUNEWARDENE, for Postmaster-General. OTICE is hereby given that the under-mentioned private property of long-sentenced and deceased prisoners of Welikada Prison will be sold by public auction at the Welikada Prison premises, at 11 a.m. on October 31, 1927:—

2 pencils 3 pairs of trousers vellow metal amulet 67 saronys 3 yellow metal studs 5 trouser studs 27 cloths 3 ties 2 buckles 53 banians 3 collars 8 white metal coin buttons 1 tiepin 42 belts 1 hat 2 pairs of shop links pairs of shop studs white metal stud 1 powder box (empty) 6 pairs of shoes 23 shirts 1 white metal ring 3 pairs of socks 28 handkerchiefs I brass ring 5 white metal coat buttons 2 pairs of garters 16 coats 3 shop coat buttons 1 suspender 6 towels

Welikada Prison, Colombo, October 7, 1927. C. C. Schokman, Superintendent.

A SALE by public auction of spares and accessories for motor vehicles, together with a quantity of empty iron drums, wooden barrels, packing cases, &c., will be held at the Railway Stores, Maradana, on Tuesday, October 25, 1927, at 2.30 p.m.

Buyers are kindly requested to note that rent at the rate of 50 cents per diem will be charged for all lots not removed within three days.

Railway Storekeeper's Office, Colombo, October 7, 1927. J. E. HANCOCKS, Railway Storekeeper.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended October 15, 1927.

Births.—The total births registered in the city of Colombo in the week were 172 (7 Europeans, 9 Burghers, 100 Sinhalese, 26 Tamils, 22 Moors, 1 Malay, and 7 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on July 1, 1927, viz., 261,793) was 34·3, as against 29·1 in the preceding week, 40·3 in the corresponding week of last year, and 31·1 the weekly average for last year.

Deaths.—The total deaths registered were 123 (I European, 5 Burghers, 67 Sinhalese, 19 Tamils, 20 Moors, 5 Malays, and 6 Others). The death-rate per 1,000 per annum was 24·5, as against 28·3 in the previous week, 29·6 in the corresponding week of last year, and 28·7 the weekly average for last year.

Infantile Deaths.—Of the 123 total deaths, 21 were of infants under one year of age, as against 28 in the preceding week, 26 in the corresponding week of the previous year, and 32 the average for last year.

Stillbirths.—The number of stillbirths registered during the week was 10.

Principal Causes of Death.—1. (a) Sixteen deaths from Pneumonia were registered, 9 in Maradana hospitals (including 4 deaths of non-residents), 2 in New Bazaar, and 1 each in St. Paul's, Kotahena North, Maradana North, Maradana South, and Slave Island, as against 14 in the previous week, and 18 the weekly average for last year.

- (b) Four deaths from Influenza were registered, 2 in St. Paul's, and 1 each in Kotahena South and Slave Island, same as in the previous week, and against 6 the weekly average for last year.
- (c) Two deaths from *Bronchitis* were registered, 1 each in Kotahena North and Kotahena South, as against 4 in the previous week, and 5 the weekly average for last year.
- 2. Eleven deaths from *Phthisis* were registered, 6 in Maradana hospitals (including 3 deaths of non-residents), and 1 each in St. Paul's, Kotahena North, Maradana North, Maradana South, and Kollupitiya, as against 13 in the previous week, and 11 the weekly average for last year.
- 3. (a) Five deaths from *Enteric Fever* were registered, 4 in Maradana hospitals (including 1 death of a non-resident), and 1 in Kotahena South, as against 3 in the previous week, and 3 the weekly average for last year.
- (b) One death from *Enteric Fever* of a resident of Colombo town occurred at the Infectious Diseases Hospital, Angoda, during the week.
- 4. Twelve deaths were registered from Debility, 6 from Infantile Convulsions, 5 from Enteritis, 4 from Worms, 3 from Tetanus, 2 each from Diarrhoea, Dysentery, and Puerperal Septicaemia, and 49 from Other Causes.
- 5. Five cases of *Chickenpox*, 4 of *Measles*, and 2 of *Enteric Fever* were reported during the week, as against 9, 6, and 3, respectively, of the preceding week.

State of the Weather.—The mean temperature of air was 80.9° , against 81.4° in the preceding week, and 81.9° in the corresponding week of the previous year. The mean atmospheric pressure was 29.928 in., against 29.910 in. in the preceding week, and 29.794 in. in the corresponding week of the previous year. The total rainfall in the week was 0.03 in., against 0.38 in. in the preceding week, and 5.04 in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, October 18, 1927.

P. D. RATNATUNGA, for Registrar-General.

UNOFFICIAL ANNOUNCEMENTS.

Decount Publica MEMORANDUM OF ASSOCIATION FERNANDO & SONS, LIMITED.

- THE name of the Company is "N. S. FERNANDO & SONS, LIMITED."
- The registered office of the Company is to be established in Colombo.
- The objects for which the Company is to be established are-
 - (a) To purchase or otherwise acquire and take over from Nummunidewagey Samson Fernando Wijeyesekere, as a going concern the business of printers, stationers, &c., carried on by him at No. 17, Norris road, Colombo, under the name, style, and firm of N. S. Fernando & Sons, together with all the stock-intrade, assets, effects, book debts, and the good will thereof.
 - (b) To carry on in Ceylon or in any part of the world all or any of the following businesses:-
 - Stationers, booksellers, journalists, literature agents, printers, publishers, bookbinders, engravers, photographers, lithographers, paper makers, card board manufacturers, designers, draughtsmen, ink manufacturers, type founders, die sinkers, envelope manufacturers, machine rulers, block makers, machine, letter press, copper plate, lithographic, electrotype, and other printers, and engravers, account book manufacturers, numerical printers, paper bag and account book makers, box makers, railway, tramway, and other ticket manufacturers, dealers in parchment, paper manufacturers, law stationers, type writers, type copyists, deelers in materials used in the manufacture of paper, newspaper proprietors and publishers, press correspondents, news agents, telegraphic and general agents, reporters, magazine proprietors, art journalists, book and print sellers, purchasers and sellers of copyrights, pictures, books, music, and songs, manufacturers and dealers in paper of all kinds and articles made from paper or pulp and materials used in the manufacture or treatment of paper, manufacturers and dealers in paints, varnishes, and printing inks, dealers in pictures, holders of exhibitions of pictures, makers and sellers of picture frames, artists colours, oils, paints, paint brushes, and other instruments, articles, and ingredients relating to any such business, dealers in stamps, contractors for advertisements and advertising, advertising agents, bill posters, manufacturers of posters, dealers in apparatus, plant appliances, and materials used by advertising contractors, dealers in fabrics and materials of all kinds, dealers in school stationery of every description, dealers in school books, dealers in paper decorations of every description, dealers in china, curiosities, articles of vertu, gold, silver, and plated goods, watches, clocks, chronometers, optical and scientific instruments and appliances of every description, surgical appliances, dealers in cotton, silk, woollen, linen, hemp, jute, and other yarns, and all kinds of fabrics and articles manufactured from such yarns, dealers in all kinds of leathers, imitation leathers, rubbers, waterproof goods, and articles manufactured therefrom, cloths of every description, manufacturers and dealers in saddlery, harness, trunks, travelling bags, suit cases, and every description of leather goods, tobacconists, dealers in matches, fireworks, fuses, lights, walking sticks, umbrellas, tins, canisters, cardboard and other boxes, hair and other brushes, combs, razors, seissors, soaps, sponges, and other toilet requisites, playing cards, fancy goods, and articles of every description, promoters of competitions of any description, and business of a character similar or analogous to the foregoing or any of them or connected therewith,
 - (c) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, superintendents, managers, clerks, compositors, binders, machine minders, coolies, and other labourers and servants in Ceylon or elsewhere, and to remunerate any at such rate as shall be thought fit.
 - (d) To act as directors, secretaries, consignees, and commercial agents of any company or companies carrying on business of any kind in Ceylon or elsewhere in the East, or to undertake any or all of these duties concurrently
 - (e) To act as financial adviser, and to facilitate and encourage the creation, issue, or conversion of debentures. debenture stock, bonds, obligations, shares, stocks, and securities, and to act as trustees in connection with any such securities, and to take part in the conversions of business concerns and undertakings.
 - (f) To acquire the goodwill, property, and assets, and to assume the liabilities of any other company, partnership, or person carrying on business which this Company is authorized to carry on, and undertake the winding up of any such company or partnership.
 - (g) To manufacture, buy, sell, repair, alter, improve, manipulate, treat, and deal in all kinds of goods, wares, and merchandise, plant, machinery, apparatus, appliances, tools, utensils, products, materials, substances, articles, and things necessary or useful in carrying on any of the above businesses or operations or usally dealt in by persons or companies engaged therein.
 - (h) To purchase, take on lease, or otherwise acquire and deal in immovable and movable property of all kinds, and any interests therein, including reversions, mortgages, charges, annuities, patents, licences, policies, book debts, investments, and claims of every kind.
 - (i) To apply for or acquire by purchase or otherwise for the business of the Company in any parts of the world any factories, buildings, mills, plant, engines, machinery, patents, patent rights, secret processes, or other things, British, Colonial, or foreign licences, concessions, and the like conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used fcr any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit the Company, and to use, exercise, develop, or grant licences in respect of, or otherwise turn to account the property, rights, or information so acquired, and to make, assist, or subsidize experiments, researches, investigations, expeditions, or voyages of discovery that may appear to be likely to benefit the Company.
 - (j) To acquire by purchase or otherwise or to establish periodicals, newspapers, magazines, books, journals, and other literary works or the goodwill thereof, and to undertake and carry on the same,

(k) To establish competitions in respect of contributions or information suitable for insertion in any publication of the Company, or otherwise for any of the purposes of the Company, and to offer and grant prizes, rewards, and premiums of such character and on such terms as may seem expedient.

(1) To undertake and transact all kinds of agency which an ordinary individual may legally undertake.

(m) To provide for, furnish, or secure to any Shareholders of the Company, or customers of, or to any subscribers to, or purchasers or possessors of any publication of the Company, or of any coupon or ticket issued with any publication of the Company any chattels, conveniences, advantages, benefits, or special privileges which may seem expedient, and either gratuitously or otherwise.

(n) To carry on such other business and processes in connection with the above-mentioned business as are a contemprilly or usually carried on in connection theoretic or are patterned; in clinical theoretic.

customarily or usually carried on in connection therewith or are naturally inclined thereto.

To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value or render

profitable any of the Company's property or rights.

profitable any of the Company's property or rights.

(p) To purchase or by other means acquire any properties, movable or immovable, or any other freehold, leasehold, or other property for any estate or interest whatever, and any rights, privileges, or easements over or in respect of any property and any buildings, factories, mills, offices, works, roads, machinery, engines, plant, vessels, or things, or rights whatever which may be necessary for or may be conveniently used with or may enhance the value of any other property of the Company.

(q) To acquire and undertake the whole or any part of the business, goodwill, and assets of any person, firm,

or company carrying on or proposing to carry on any of the businesses which this Company is authorized to carry on, and as part of the consideration for such acquisition to undertake all or any of the liabilities of such person, firm, or company, or to acquire an interest in, amalgamate with, or enter into any arrangement for sharing profits, union of interests, co-operation, or joint adventure, or for limiting arrangement for sharing profits, union of interests, co-operation, or joint adventure, or for limiting competition, or for mutual assistance with any such person, firm, or company, and to give or accept by way of consideration for any of the acts or things aforesaid or property acquired, any shares, debentures, or securities that may be agreed upon, and to hold and retain or sell, mortgage, and deal with any shares, debentures, or securities so received.

(r) To build, construct, maintain, alter, enlarge, pull down, and remove or replace any buildings, factories, mills, offices, works, roads, machinery, engines, walls, fences, or other works, and conveniences or to join with any person, firm, or company in doing any of the aforesaid, and to work, manage, and control the same, or join with others in so doing.

(s) To improve, manage, cultivate, develop, exchange, let on lease, or otherwise mortgage, sell, dispose of, turn to account, grant rights and privileges, in respect of, or otherwise deal with all or any part of the property and rights of the Company.

(t) 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.

(u) To lend and advance money or give credit to such persons and on such terms as may seem expedient, and in particular to customers and others having dealings with the Company, and to give guarantees or

become security for any such persons.

(v) To borrow or riase money in such manner as the Company shall think fit and in particular by mortgage and by the issue of debentures or debenture stock, perpetual or otherwise, and to secure the repayment of any money borrowed, raised, or owing by mortgage, charge, or lien upon the whole or any part of the Company's property or assets, whether present or future, including its uncalled capital and also by a similar mortgage, charge, or lien to secure and guarantee the performance by the Company of any

obligation or liability it may undertake, and to purchase, redeem, or pay off any such securities.

(w) 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.

(x) To draw, make, accept, endorse, discount, execute, and issue promisory notes, bills of exchange, bills of

lading, warrants, debentures, and other negotiable or transferable instruments.

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

(z) To subscribe for, take, purchase, or otherwise acquire, and hold shares or other interest in or securities of any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this Company.

(aa) To act as agents or brokers, and as trustees for any person, firm, or company, and to undertake and perform sub-contracts, and also to act in any of the business of the Company through or by means of agents, brokers, sub-contractors, or others, and either alone or in conjunction with others.

(bb) To remunerate any person, firm, or company rendering services to this Company, whether by cash payment or by the allotment to him or them of shares or securities of the Company credited as paid up in full or

in part or otherwise.

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

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

(ee) To procure the Company to be registered or recognized in any other country or place.

(ff) To promote any other company for the purpose of acquiring all or any of the property and undertaking

(ff) To produce any other company to be registered or recognized in any other country of place.

(ff) To promote any other company for the purpose of acquiring all or any of the property and undertaking and of the liabilities of this Company or of undertaking any business or operations which may appear likely to assist or benefit this Company or to enhance the value of any property or business of this Company, and to place or guarantee the placing or underwrite, subscribe for, or otherwise acquire all or any part of the shares or securities of any such Company as aforesaid.

(gg) To amalgamate with any other company having objects altogether or in part similar to this Company.(hh) To sell or otherwise dispose of the whole or any part of the undertaking of the Company, either to gether or in portion, for such consideration as the Company may think fit, and in particular for shares,

debentures, or securities of any company purchasing the same.

(ii) To distribute among the Shareholders of the Company in kind any property of the Company, and in particular any shares, debentures, or securities of other companies belonging to this Company or of which this Company may have the power of disposing.

(kk) To do all or any of the above things in any parts of the world, and either as principals, agents, trustees, or otherwise, and by trustees, sub-contractors, agents, or otherwise, and either alone or in conjunction with others.

(11) To do all such other things as are incidental to, or connected with any of the above objects, or conducive to the attainment thereof, or otherwise likely in any respect to be advantageous to the Company, and in case of doubt as to what shall be so incidental, connected, conducive, or advantageous as aforesaid, the decision of an Extraordinary General Meeting shall be conclusive.

And it is hereby declared that the word "Company" in this clause, except where used in reference to this Company shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated and whether domiciled in the Island of Ceylon or elsewhere; and further, that the objects specified in each paragraph in this clause shall, except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from any other paragraph or the name of the Company.

The liability of the Shareholders is limited.

The nominal capital of the Company is Five hundred thousand Rupees (Rs. 500,000), divided into Fifty thousand (50,000) shares of Ten Rupees (Rs. 10) each, with power to increase or reduce the capital. The shares forming the capital (original, increased, or reduced) of the Company may be subdivided, consolidated, or divided into such classes with any preferential, deferred, qualified, special or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being or otherwise.

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.			Number of Shares taker by each Subscriber.		
H. P. Cosmas, Colombo	••	• •			One	
J. CYRIL TENNEKOON, Colombo	• •	• •	•	•	One .	
E. V. RATNAM, Colombo	• •	• •		• •	One	
ARTHUR E. EPHRAUMS, Colombo	• •	• •	• •		One	
Joseph M. Alles, Colombo	• •	••			One	
N. Sam Wijesekere, Colombo	• •				One .	
J. A. VERNON MODDER, Colombo		• •		• •	One	
		Total number	of Shares take	n .	Seven	

Witness to the above signatures, at Colombo, this 10th day of September, 1927:

P. G. COOKE, Proctor, Supreme Court, Colombo.

ASSOCIATION OF N. S. FERNANDO SONS. LIMITED. ARTICLES OF

It is agreed as follows:-

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

(b) The sub-headings in these Articles shall not be deemed to be part of or affect the construction of these presents. 2. Power to alter the Regulations.—The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not.

3. None of the funds of the Company shall be employed in the purchase of or be lent on shares of the Company.

INTERPRETATION.

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

Company.—"The word Company" means "N. S. Fernando & Sons, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The Ordinance.—"The Ordinance" means and includes "The Joint Stock Companies Ordinances, 1861 to 1918,"

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

Special Resolution.—"Special Resolution" has the meaning assigned thereto by the Ordinance.

Extraordinary Resolution.—"Extraordinary Resolution means a resolution passed by three-fourths in number

and value of such Shareholders of the Company for the time being entitled to vete as may be present at any meeting of the Company of which notice specifying an intention to propose such resolution as an extraordinary resolution has been

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

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

Shares.-

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

""Shareholder" means a Shareholder of the Company.

""Tresent.—With regard to a Shareholder "presence or present" at a meeting means presence or present. Presence or Present.—With regard to a Shareholder personally or by proxy or by attorney duly authorized.

*Directors.**—" Directors " means the Directors for the time being of the Company or (as the case may be) the Directors.**

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

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

Office—"Office" means the registrated office for the time of the context may require the project of the time.

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

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

Month.—"Month" means a calendar month.

In writing and Written.—"In writing" and "written" include printing, lithography, and other modes of representing or reproducing words in a visible form.

"Dividend" includes bonus.

Singular and Plural Number.—Words importing the singular number only include the plural, and vice versa. Masculine and Feminine Gender.—Words importing the masculine gender only include the feminine, and vice versa.

BUSINESS.

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

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

presents.

CAPITAL.

Nominal Capital.—The nominal capital of the Company is Five hundred thousand Rupees (Rs. 500,000) divided into Fifty thousand (50,000) shares of Ten Rupees (Rs. 10) each.

SHARES.

8. (a) Issue and Allotment.—The shares, except where otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount 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 shall be first offered by the Directors to the registered Shareholders for the time being of the Company in accordance with their rights and subject in the case of preference share or shares of any particular class to any limitations as to participating in any issue of shares which may attach to such preference share or shares of such particular class, as nearly as possible, in proportion to the shares already held by them, and such shares, as shall not be accepted by the Shareholder or Shareholders to whom the shares shall have been offered within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company; provided also that the Directors may at their discretion allot any unissued shares in payment for any estates or lands or other property purchased or acquired by the Company or for services rendered or to be rendered to the Company without first offering such shares to the registered Shareholders for the time being of the Company, and may make arrangements on an issue of shares for a difference between the holders of such shares in the Company, and may make arrangements on an issue of shares for a difference between the holders of such shares in the company, and may have arrangements of any most of such calls.

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

8. (b) Commission for placing Shares.—The Directors may at any time pay a commission to any person for

subscribing or agreeing to subscribe (whether absolutely or conditionally) for any shares in the Company or procuring

or agreeing to procure subscriptions (whether absolute or conditional) for any shares in the Company.

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

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

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

may vote at a time. 13. Shares held by two or more Persons not in Partnership.—Shares may be registered in the names of two or more

persons not in partnership.

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

15. Survivor of Joint-Holders, other than a firm, only recognized.—In case of the death of any one or more of the joint-holders, other than a firm, of any shares, the survivor or survivors shall be the only person or persons recognized by the Company as having any title to, or interest in, such shares.

Liability of Joint-Holders.—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. Trusts or any Interest in Share other than that of Registered Holder or of any Person under Article 38 not recognized.—The Company shall not be bound to recognize (even though having notice of) any contingent, future, 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 Article 38 to become a Shareholder in : espect of any share.

INCREASE OF CAPITAL.

18. Increase of Capital by Creation of New Shares.—The Company in General Meeting, may by special resolution from time to time, increase the capital by creation of new shares of such amount per share and in the aggregate, and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct.

19. Issue of new Shares.—The new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, as the General Meeting resolving on the creation thereof or any other General Meeting of the Company shall direct; and in particular such shares may be issued with a preferential or qualified right to the dividends and in the distribution of assets of the Company, and with a special or without any right of voting. The Directors shall have power to add to such new shares such an amount of premium as

they may consider proper.

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

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

surrender, and otherwise.

REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

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

SHARE CERTIFICATES.

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

24. Certificates to be under Seal of Company.—The certificates of shares shall be issued under the seal of the Company.

25. Renewal of Certificate.—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 idemnity as the Directors may deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate.

A sum of fifty cents shall be payable for such new certificate.

26. Certificate to be delivered to the first named of Joint-Holders not a Firm.—The certificates of shares registered in

the names of two or more persons not a firm shall be delivered to the person first named on the register.

TRANSFER OF SHARES.

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

28. Transfer of Shares.—Subject to the restriction of these Articles, any Shareholder may transfer all or any of his

shares by instrument in writing.

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

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

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

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

33. Not bound to state Reason.—In no case shall a Shareholder or proposed transferee be entitled to require the

Directors to state the reason of their refusal to register, but their declination shall be absolute.

34. Registration of Transfer.—Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transfer, and a fee of Rs. 2 50, or such other sum as the Directors shall from time to time determine, must be paid; and thereupon the Directors, subject to the powers vested in them by Articles 32, 33, and 35, shall register the transferee as a Shareholder an retain the instrument of transfer.

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

for that purpose.

- 36. Directors not bound to Inquire as to Validity of Transfer.—In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so 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 there f, but, if at all, upon the transferee only.

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

TRANSMISSION OF SHARES.

Title to Shares of Deceased Holder.—The executors or administrators, or the heirs of a deceased Shareholder

shall be the only persons recognized by the Company as having any title to shares of such Shareholder.

39. Registration of Persons entitled to Shares otherwise than by Transfer.—Any curator of any minor Shareholder. any committee of a lunatic Shareholder, or any person becoming entitled to shares, in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any other way than by transfer, shall, upon producing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title, as the Company think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares on payment of a fee of Rs. 2.50; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

40. Failing such Registration, Shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under Article 39 shall not, from any cause whatever, within twelve calendar months after

the event on the happening of which his title shall accrue, be registered in respect of such share, or if, in the case of the death of any Shareholder, no person shall, within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell the same either by public auction or privatecontract, and give a receipt for the purchase money; and the purchaser shall be entitled to be registered in respect of such share and shall not be bound to inquire whether the events have happened which entitled the Company to sell the 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.

SURBENDER AND FORFEITURE OF SHARES.

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

may be desirous of retiring from the Company.

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

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

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

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

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

43. Surrendered or Forfeited Shares to be the Property of the Company, and may be sold, &c.—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.

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

45. (a) Certificate of Surrender or Forfeiture.—A certificate in writing, under the hands of two of two presents are expressly saved.

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

(b) Forfeiture may be remitted.—The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit as they shall think fit, not being less than 9 per cent. per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted, or otherwise disposed

of under Article 43 hereof, shall be redeemable after sale or disposal.

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

47. Lien how made available.—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 heirs 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.

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

49. Certificate of Sale.—A certificate in writing under the hands of two of the Directors and of the agent or secretary or agents or secretaries that the power of sale given by Article 47 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

50. Transfer on Sale how executed.—Upon any such sale two of the Directors may execute a transfer of such share

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

title to such shares.

PREFERENCE SHARES.

51. Preference and deferred Shares.—Any shares from time to time to be issued or created may from time to time be issued with any such right of preference whether in respect of dividend or of payment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or 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.

52. Modification of Rights and Consent thereto. - If at any time by the issue of preference shares or otherwise, the

capital is divided into shares of different classes :-

(1) The holders of any class of shares by an extraordinary resolution passed at a meeting of such holders may consent, on behalf of all the holders of shares of the class, to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or the abandonment of any preference or priority, or of any accrued dividend, or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares.

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

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

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

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

CALLS.

54. (a) Directors may make Calls.—The Directors may from time to time make such calls as they think fit upon the registered holders of shares, in respect of moneys unpaid thereon, and not by the conditions of allotment made payable at fixed times; and each Shareholder shall pay the amount of every call so made on him to the persons and at the times and places appointed by the Directors, provided that two months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call.

(b) Calls, Time when made.—A call shall be deemed to have been made at the time when the resolution authorizing

the call was passed at a Board meeting of the Directors or by resolution in writing in terms of Article 121.

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

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

fit, remit altogether or in part any sum becoming payable for interest under this clause.

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

the sum actually called up.

Borrowing Powers.

57. Power to Borrow.—The Directors shall have power to procure from time to time in the usual course of business, such temporary advances, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company, or of erecting, maintaining, improving, or extending buildings, machinery, or stocks, or otherwise. time to time at their discretion to borrow or raise from the Directors or other persons any sum or sum3 of money for the pur-Poses of the Company, but so that the amount at any one time owing in respect of moneys so borrowed or raised shall not, without the sanction of a General Meeting, exceed the sum of One hundred thousand Rupees (Rs. 100,000). The Directors shall, with the sanction of a General Meeting, be entitled to borrow or raise such further sum or sums, and at such rate of interest as such meeting shall determine. The Directors may, for the purpose of securing the repayment of any such of interest as such meeting shall determine. The Directors may, for the purpose of securing the repayment of any such sum or sums of money so borrowed or raised, create, and issue any mortgages, debentures, mortgage debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, property, and rights or assets of the Company (both present and future), including uncalled capital or unpaid calls, or give, accept, or endorse on behalf of the Company any promissory notes or bills of exchange. Provided that before the Directors execute any on behalf of the Company any promissory notes or bills of exchange. Provided that before the Directors execute any mortgage, issue any debentures, or create any debenture stock, they shall obtain the sanction thereto of the Company in General Meeting, whether Ordinary or Extraordinary, notice of the intention to obtain such sanction at such meeting having been duly given. Any such securities may be issued either at par or at a premium or discount, and may from time to time be cancelled or discharged, varied, or exchanged, as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article, and subscribed by two or more of the Directors, or by one Director and the agent or secretary or agents or secretaries to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof

in all questions between the Company and its creditors, and no such documents containing such declaration shall as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it shall be proved that such creditor was aware that it was so granted.

MEETINGS.

58. First General Meeting.—The First General Meeting of the Company shall be held at such time, not being more than twelve months after the registration of the Company, and at such place as the Directors may determine.

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

clauses shall be called Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary

General Meetings.

61. Extraordinary General Meetings.—The Directors may, whenever they think fit, call an Extraordinary General Meeting, and the Directors shall do so upon a requisition made in writing by not less than one seventh of the number of

Shareholders holding not less than one-seventh of the issued capital and entitled to vote.

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

-Any Shareholder may, on giving not less than ten days' previous notice of any resolution, 63 Notice of Resolution.—Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same to a meeting. Such notice shall be given by leaving a copy of the resolution at the registered office of the

Company.

64. (a) Seven days' notice of Meeting to be given.—Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given either by advertisement in the Ceylon Government Gazette, or by notice sent by post, or otherwise served as hereinafter provided, but an accidental omission to give such notice to any Sharekolder shall not invalidate the proceedings at any General Meeting; provided, however, that holders of preference share or shares of any particular class shall not be entitled to notice of any meeting at which by the conditions or provisions attached to such preference share or shares of such particular class they shall not be entitled to attend or vote thereat.

(b) Two Meetings convened by one Notice.—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 on the resolution being passed by the requisite majority at the first meeting.

65. Business requiring and not requiring Notification.—Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors retiring in rotation, and fix the remuneration of the Directors and Auditors; and shall also be competent to enter upon, discuss, and transact any business whatsoever of which special mention shall have been made in the notices or notices upon which the meeting was convened.

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

notices upon which it was convened.

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

or powers of attorney from Shareholders entitled to vote.

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

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

chair, then the Shareholders present shall choose one of their number to be Chairman.

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

Meeting except the election of a Chairman, whilst the chair is vacant.

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

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

VOTING AT MEETINGS.

Votes.—At any meeting every resolution shall in the first instance be decided by a show of hands. In case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the votes to which he may be entitled as a Shareholder, and unless a poll be immediately demanded in writing by some Shareholder present at the meeting and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the minute book of the Company, shall be sufficient evidence of the fact without proof of the number of votes recorded in favour of or against such resolution.

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

75. Pollhowtaken.—If at any meeting a poll be demanded by notice in writing signed by some Shareholder present at the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and in such a manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided, and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been taken shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder, and proxy and attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

76. No Poll on Election of Chairman or on Question of Adjournment.—No poll shall be demanded on the election

of a Chairman of the meeting or on any question of adjournment.

77. Voting in Person or by Proxy or Attorney.—Votes may be given either personally or by proxy or by attorney.

duly authorized.

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

79. Curator of Minor, &c., when not entitled to vote. - The parent or curator of a minor Shareholder, the committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such minor, lunatic, female, or deceased person, unless such

person shall have been registered as a Shareholder.

80. Non-Shareholder not to be appointed Proxy, but Attorney though not Shareholder may vote.—No person shall be appointed a proxy who is not a Shareholder of the Company, but the attorney of a Shareholder, even though not himself

a Shareholder of the Company, may represent and vote for his principal at any meeting of the Company.

81. Shareholder in Arrear or not Registered at least Three Months previous to the Meeting not to vote.—No Shareholder shall be entitled to vote or speak at any General Meeting unless all calls due from him on his shares, or any of them, shall share been paid; and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, or person acquiring by marriage, shall be entitled to vote or speak at any meeting held after the expiration of three months from the registration of the Company, in respect of or as the holder of any share which he has acquired by transfer, unless he has been at least three months previously to the time of holding the meeting at which he proposes to vote or speak, duly registered as the holder of the share in respect of which he claims to vote or speak.

82. Proxy to be Printed or in Writing.—The instrument appointing a proxy shall be printed or written, and

shall be signed by the appointor, or if such appointor be a corporation, it shall be under the common seal of such corporation. Provided always that an instrument appointing a proxy may be signed by the attorney of the appointor

duly authorized in writing under the hand or the common seal, as the case may be, of the appointor.

83. (a) When Proxy to be Deposited.—The instrument appointing a proxy shall be deposited at the registered office of the Company not less than twenty-four hours before the time appointed for holding the meeting or adjourned

meeting at which the person named in such instrument proposes to vote.

(b) When Power of Attorney to be Deposited.—The power of attorney under which a proxy has been signed or under which a person proposes to vote shall be deposited at the registered office of the Company for registration in the books of the Company at least twenty-four hours before the time appointed for holding the meeting or adjourned meeting at which the person named in such power of attorney or in the proxy as the case may be proposes to vote.

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

" N. S. Fernando and Sons, Limited."

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

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

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

86. No Shareholder to be prevented from Voting by being Personally interested in Result.—No Shareholder shall be

prevented from voting by reason of his being personally interested in the result of the voting.

DIRECTORS.

87. Number of Directors.—The number of Directors shall never be less than two nor more than five. In the event of the number of Directors in Ceylon ever being reduced to one, such remaining Director shall immediately cause to be convened an Extraordinary General Meeting of the Shareholders for the purpose of filling up one or more of the vacancies; but, in the event of a quorum of Shareholders not attending such meeting, the remaining Director shall himself appoint a Director to fill one of the vacancies. Any Director so appointed shall hold office until the next Ordinary General Meeting of the Company. Until such appointment the remaining Director shall not act, except for the purpose of appointing another, and, if necessary, enabling him to be placed on the register of Shareholders.

88. Their Qualification and Remuneration.—The qualification of a Director shall be his holding shares in the

88. Their Qualification and Remineration.—The qualification of a Director shall be his holding shares in the Company, whether fully paid up or partly paid up, of the total nominal value of at least Two thousand Rupees (Rs. 2,000) and upon which, in the case of partly paid up shares, all calls for the time being shall have been paid, and this qualification shall apply as well to the first Directors as to all future Directors. As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Three thousand Rupees (Rs. 3,000) annually to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration for special or extra services hereinafter referred to nor any extra remuneration to the Managing Directors of the Company.

89. Appointment of First Directors and Duration of their Office.—The first Directors shall be Arthur Edward Ephraums, Joseph Marcus Alles, and N. S. Fernando Wijeyesekere, all of Colombo, who shall hold office till the First Ordinary General Meeting of the Company, when they shall all retire but shall be eligible for re-election.

- 90. Directors may appoint Managing Director or Directors; his or their Remuneration.—One or more of the Directors may be appointed by the Directors to act as Secretary or Managing Director or Managing Directors, for such time and on such terms as the Directors may determine or fix by agreement with the person or persons appointed to the office; and they may from time to time revoke such appointment and appoint another or other Secretary, Managing Director or Managing Directors, and the Directors may impose and confer on the Managing Director or Managing Directors all or any duties and powers that might be imposed or 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 remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money as they shall think fit.
- 91. Appointment of Successors to Directors.—The General Meeting at which Directors retire or ought to retire by rotation, shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent General Meeting. No person, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other Shareholder intending to propose him, has at least seven clear days before the meeting, left, at the office, a notice in writing under his hand signifying his candidature for the appointment or the intention of such Shareholder to propose him.

signifying his candidature for the appointment or the intention of such Shareholder to propose him.

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

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

94. To retire Annually—At the Second Ordinary General Meeting and at the Ordinary G

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

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

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

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

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

99. If Election not made, Retiring Director to continue until next Meeting.—If at any meeting at which an election of a Director ought to take place, the place of the retiring Director is not filled up the retiring Director may continue in

office until the First Ordinary General Meeting in the next year, and so on, from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.

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

meeting of the Directors.

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

102. When office of Directors to be vacated.—The office of the Director shall be vacated—

- (a) If he accept or hold any office or place of profit other than Managing Director, Manager, or Secretary under the Company.
- (b) If he become bankrupt or insolvent, or suspend payment, or file a petition for the liquidation of his affairs, or compound with his creditors.

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

(d) If he cease to hold the required number of shares to qualify him for the office. (e) If he be concerned or participate in the profits of any contract with, or work done for, the Company.

(f) If he cease to ordinarily reside in Ceylon or be absent from Ceylon for a period of six consecutive months,

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

respect of any contract, work, or business in which he may be personally interested.

103. How Directors removed and Successors appointed.—The Company may, by an extraordinary resolution, remove any Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed

would have held the same if he had not been removed.

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

105. No Contribution to be required from Directors beyond Amount, if any, Unpaid on their Shares.—No contribution shall be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in

respect of which he is liable as a present or past Shareholder.

Powers of Directors.

106. The Directors shall have power to purchase or otherwise acquire the said business of printers, stationers, &c., carried on by N. S. Fernando Wijeyesekera at No. 17, Norris road, Colombo, under the name, style, and firm of N. S. Fernando and Sons, together with all the stock-in-trade, assets, effects, book debts, and the goodwill thereof.

107. To manage Business of Company and pay Preliminary Expenses, &c.—The business of the Company shall be managed by the Directors, either by themselves or through a Manging Director, or with the assistance of an agent or agents, and secretary or secretaries of the Company to be appointed by the Directors for such period and on such terms as they shall determine, and the Directors may pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in connection with the placing of the shares of the Company, and in and about the valuation, purchase, or acquisition of the said business, and the purchase, lease, or acquisition of any other lands or property, and in or about the working and business of the

To acquire Property, to appoint Officers and pay Expenses.—The Directors shall have power to purchase, take on lease or in exchange, or otherwise acquire for the Company any land or lands, property, rights, options, or privileges which the Company is authorized to acquire at such price and for such consideration and upon such title, and generally on such terms and conditions as they may think fit; and to make and they may make such regulations for the management of the business and property of the Company as they may from time to time think proper, and for that purpose may appoint such managers, agents, secretaries, treasurers, accountants, buyers, and other officers, inspectors, clerks, artisans, labourers, and other servants for such period or periods and with such remuneration and at such salaries and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, secretaries, treasurers, accountants, and other officers, inspectors, clerks, artisans, labourers, and other servants for such reasons as they may think proper and advisable, and without assigning any cause.

To appoint Proctors and Attorneys.—The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on or protecting the business of the Compay. on such terms as

they may consider proper, and from time to time to revoke such appointment.

110. To open Banking Accounts and operate thereon, &c.—The Directors shall have power to open on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signature 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 docu-

ments on behalf of and to further the interests of the Company.

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

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

Special Powers.—In futherance and not in limitation of and without prejudice to the general powers conferred or implied in the last preceding clause, and of the other powers conferred by these presents it is hereby expressly declared

that the Directors shall have the powers following (that is to say):-

(1) To institute, conduct, defend, compound, or abandon any action, suit, prosecution, or legal proceedings by and against the Company, or its officers or otherwise concerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any debts due and of any claims and demands by and against the Company.

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

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

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

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

(5) To invest any of the moneys of the Company which the Directors may consider not immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees without special powers, and from time to time to vary or release such investments.

(6) From time to time to provide for the management of the affairs of the Company abroad in such manner as

they think fit, and to establish any local boards or agencies for managing any of the affairs of the Company abroad, and to appoint any persons to be members of such local board or any managers or agents

and to fix their remuneration.

(7) From time to time and at any time to delegate to any one or more of the Directors of the Company for the time being, or any person or company for the time being, residing or carrying on business in Ceylon or elsewhere, all or any of the powers hereby made exercisable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained; and they shall have power to fix the remuneration of and at any time to remove such Director or other person or Company and to annul or vary any such delegation. They shall not however be entitled to delegate any powers of borrowing or charging the property of the Company to any agent of the Company or other person except by instrument in writing, which shall specifically state the extent to which such powers may be used by the person or persons to whom they are so delegated, and compliance therewith shall be a condition precedent to the exercise of these powers.

PROCEEDINGS OF DIRECTORS.

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

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

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

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

addition to his vote as a Director.

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

otherwise, shall have the like force and effect as if done by the Board.

119. Acts of Board of Committee valid notwithstanding Informal Appointment.—The acts of the Board or of any committee appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed,

and as if every person had been duly appointed, provided the same be done before the discovery of the defect.

120. Regulation of Proceedings of Committees.—The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committee respectively, or any regulation imposed by the Board.

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

122. Minutes of Proceedings of the Company and the Directors to be recorded .- The Directors shall cause minutes. to be made in books to be provided for the purpose of the following matters, videlicet:

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

(b) Of the names of the Directors present at each meeting of the Directors and of the members of the committee appointed by the Board present at each meeting of the committee.

Of the resolutions and proceedings of all General Meetings.

- (d) Of the resolutions and proceedings of all meetings of the Directors and of the committees appointed by the Board.
- (e) Of all orders made by the Directors.

(f) Of the use of the Company's seal.

- 123. Signature of Minutes of proceedings and effect thereof.—All such minutes shall be signed by the person or one of the persons who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting, at which the business minuted shall have been transacted, or by the person or one of the persons who shall preside as Chairman at the next ensuing General Meeting, Board Meeting, or Committee Meeting, respectively; and all minutes purporting to have been signed by the 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.
- Company's Seal.

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

to be duly executed. ACCOUNTS.

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

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

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

128. Report to accompany Statement.—Every such statement shall be accompanied by a report as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend

or bonus to the Shareholders, and the statement, report, and balance sheet shall be signed by the Directors.

129. Copy of Balance Sheet to be sent to Sharholders.—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.

DIVIDEND, BONUS, AND RESERVE FUND. 130. Where any asset is bought by the Company as from a past date (whether such date be before or after the incorporation of the Company) upon the terms that the Company shall as from that date take the profits and bear the losses thereof, such profits or losses, as the case may be, shall, at the discretion of the Directors, be credited or debited wholly or in part to revenue account, and in that case the amount so credited or debited shall for the purposes of ascertaining the fund available for dividend be treated as a profit or loss arising from the business of the Company

131: Declaration of Dividend, &c.—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.

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

Shareholder upon the footing of the value so fixed in order to adjust the rights of all parties.

132. Interim Dividend.—The Directors may, also if they think fit, from time to time and at any time, without the sanction of a General Meeting, determine on and declare an interim dividend to be paid, and (or) pay a bonus to the

Shareholders on account and in anticipation of the dividend for the then current year.

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

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

134. (b) Issue of Bonus out of Reserve. The Directors may, with the sanction of the Company in General Meeting, from time to time apply such portion of the reserve fund or any other fund representing undivided profits of the Company,

as the General Meeting sanctioning such application may direct in or towards payment of a bonus in accordance with their rights to the Shareholders or to the members of any class of Shareholders, and may with the like sanction satisfy such bonus or any part thereof by the issue and allotment in accordance with their rights to the Sharehelders, or to the members of any calss of Shareholders, or shares in the Company to be issued and allotted in accordance with their rights to the Shareholders or to the members of any class of Shareholders in such proportions and upon such terms in all respects as the General Meeting sanctioning the same may direct.

Unpaid Interest or Dividend not to bear Interest.—No unpaid interest or dividend or bonus shall ever bear 135.

interest against the Company.

136. No Shareholder to receive Dividend while Debt due to 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.

137. Directors may deduct Debt from the Dividends.—The Directors may deduct from the dividends or bonus payable to any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company,

and notwithstanding such sums shall not be payable until after the date when such dividend is payable.

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

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

140. Shares held by a Firm.—Every dividend or bonus payable in respect of any share held by a firm may be

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

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

AUDIT.

142. Accounts to be Audited .- The accounts of the Company shall from time to time be examined, and the correct-

ness of the balance sheet and profit and less account ascertained by one or more Auditor or Auditors.

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

144. Appointment and Retirement of Auditors.—The Directors shall appoint the first Auditor or Auditors of the Company and fix his or their remuneration; all future Auditors, except as is hereinafter mentioned, shall be appointed at the Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and shall hold their office only until the next Ordinary General Meeting after their respective appointment, or until otherwise ordered by a

General Meeting.

145. Retiring Auditors eligible for Re-election.—Retiring Auditors shall be eligible for re-election.

146. Remuneration of Auditors.—The remuneration of the Auditors other than the first shall be fixed by the

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

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

148. Duty of Auditor.—Every Auditor shall be supplied with a copy of the balance sheet and profit and loss account intended to be laid before the next Ordinary General Meeting, and it shall be his duty to examine the same with the accounts

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

149. Company's Accounts to be open to Auditors for Audit.—All accounts, books, and documents whatsoever of the Company shall at all times be open to the Auditors for the purpose of audit.

NOTICES.

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

Shareholders to register Address.—Every Shareholder shall furnish the Company with an address in Ceylon 151.

which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company.

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

or Secretary, or Agents or Secretaries of the Company, their own or some other address in Ceylon.

153. Notice to Joint-holders of Shares other than a Firm.—All notices directed to be given to Shareholders shall, with respect to any share to which persons other than a firm are jointly entitled, be sufficient if given to any one of such

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

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

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

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

such an address, he shall not be entitled to any notice.

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

ARBITRATION.

156. Directors may refer Disputes to Arbitration.—Whenever any question or other matter whatsoever arises in dispute between the Company and any other company or person, the same may be referred by the Directors to arbitration pursuant to and so as with regard to the mode and consequence of the reference, and in all other respects to conform to the provisions in that behalf contained in the Civil Procedure Code, 1889, and the Arbitration Ordinance, 1866, or any then subsisting statutory modification thereof.

EVIDENCE.

157. Evidence in Action by Company against Shareholders.—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.

Purchase of Company's Property by Shareholders.—Any Shareholder, whether a Director or not, or whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof, in the event of a winding up or a dissolution, or at any other time

when a sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

159. Distribution.—If the Company shall be wound up, and there shall be any surplus assets after payment of all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied, first, in repaying to the holders of the preference shares (if any) the amounts that may be due to them, whether by way of capital only or by way of capital and dividend or arrears of dividend or otherwise in accordance with the rights, privileges, and conditions attached the results and the helmes in repaying to the helmes in service and the helmes in repaying to the product of the ordinance that the helmes in the product of the ordinance that the helmes in service and the helmest in service and the helmest in service and the helmest in service and the service and the helmest in service and the service and thereto, and the balance in repaying to the holders of the ordinary shares the amounts paid up on such ordinary shares. If after such payments there shall remain any surplus assets, such surplus assets shall be divided among the ordinary Shareholders in proportion to the capital paid up, or reckened as paid up, on the shares which are held by them respectively at the commencement of the winding up, unless the conditions attached to the preference shares expressly entitle such shares to participate in such surplus assets.

160. Payment in Specie, and vesting in Trustees, Right of Contributory to Dissent, &c.—If the Company shall be wound up, the liquidator, whether voluntary or official, may, with the sanction of an extraordinary resolution, divide among the contributories in specie any part of the assets of the Company, and may, with their sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator, with like sanction, shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the Shareholders 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 shell be entitled to sell all or any of the assets of the Company in consideration of cr 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 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 section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration as in sub-section (6) of the said section, provided the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Civil Procedure Code, 1889, shall apply in place of the English and Scottish 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 hereunto set and subscribed their names,

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

at Colombo, this 10th day of September, 1927:

H. P. Cosmas.

J. CYRIL TENNEROON.

E. V. RATNAM.

ARTHUR E. EPHRAUMS.

JOSEPH M. ALLES.

N. SAM WIJESEKERE.

J. A. VERNON MODDER.

Witness to the above signatures:

Proctor, Supreme Court, Colombo.

P. G. COOKE.

PART I.—CEYLON The Kataboola Company, Limited.

NOTICE is hereby given that an Extraordinary General Meeting of the Kataboola Company, Limited, will be held at 45. Queen street, Fort, Colombo, the registered office by the Company on Thursday, November 3, 1927, at 11.30 Mack in the forencon for the purpose of considering, and, if thought fit, passing the following resolutions:—

- 1. That the hominal capital of the Company be increased from Rs. 750,000 divided into 7,500 shares of Rs. 100 each to Rs. 1,000,000 divided into 10,000 shares of Rs. 100 each by the creation of 2,500 new shares of Rs. 100 each.
- 2. That the Articles of Association of the Company be altered as follows:—
- (a) By deleting the existing Article 130 thereof and substituting therefor the following Article:—
 - (a) Declaration of Dividend.—The Company in General Meeting may declare a dividend or bonus to be paid to the Shareholders according to their rights and interests in the profits and may fix the time for payment. Provided always that if shares shall have been issued during the course of a financial year, the holder thereof shall, subject to any arrangement made by the Directors to the contrary only, be entitled to have paid to him in respect of dividends or bonus on such shares, a proportionate part of the dividends or bonus for such financial year calculated on the proportionate part of the year from the date on which such shares were allotted treating such dividends or bonus as earned rateably over the whole year. No dividend or bonus shall be payable out of the capital of the Company and the declaration of the Directors as to the amount available for dividend or bonus shall be conclusive. No dividend or bonus shall exceed the amount recommended from time to time by the Directors, but the Company in General Meeting may declare a smaller dividend or bonus.
- (b) By deleting the existing Article 130 (a) thereof and substituting therefor the following Article, namely:—
 - (b) Payment of Dividends in Specie.—Any General Meeting may direct payment of any dividend or bonus declared at such meeting or of any interim dividends or bonus which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London, or by the distribution of specific assets and in particular of paid-up shares, debentures, or debenture stock of the Company or of any other company or in any other form of specie, or in any one or more of such ways, and the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets, or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed, in order to adjust the 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 Board.
- (c) By inserting after Article 133 the following Article, namely:—

133a. Issue of Bonus out of Reserve.—The Company in General Meeting may from time to time determine that any moneys, investments, or other assets representing or forming part of its undivided profits, including those standing to the credit of any reserve fund or in the hands of the Company and available for dividend or representing premiums received on any issue of shares or loan capital, or of any profits arising from the sale of property in excess of the value at which such property stands in the capital account, or arising from any other operation creating an excess of assets on capital account and carried to reserve shall be capitalized and may resolve that the same be set free for the purpose of distribution among the Shareholders according to their rights and interests on the footing that they become entitled thereto as capital, and that all or any part of such capital fund be applied in paying up (in full-or in

part) any unissued shares of the Company or any debentures, debenture stock, bonds, or other obligations of the Company, and that the said shares, debentures, debenture stock, bonds, or other obligations fully or partly paid be distributed among the Shareholders as aforesaid and be accepted by them in full satisfaction of their interest in. the capitalized sum. For the purpose of giving effect to any resolution under this Article, the Directors may settle any difficulty which may arise in regard to the distribution as they think expedient and in particular may issue fractional certificates and may fix the value for distribution of any specific assets and may determine that cash payments shall be made to any Shareholders upon the footing of the value so fixed or that fractions of less value than Rs. 100, may be disregarded in order to adjust the rights of all parties and may vest any such cash or specific assets in trustees upon such trusts for the persons entitled to the capitalized fund as may seem expedient to the Directors. Provided that no such distribution shall be made unless recommended by the Directors.

Should the above resolutions be passed by the requisite majority, they will be submitted for confirmation as special resolutions to a further Extraordinary General Meeting, which will be subsequently convened for the purpose.

By order of the Board,

GEORGE STEUART & Co.,

Colombo, October 15, 1927. Agents and Secretaries.

The Coop, Limited.

OTICE is hereby given that the Twelfth Annual Ordinary General Meeting of the Company will be held at 3 P.M. on October 31, 1927, at the registered office of the Company, 14, Baillie street, Fort, Colombo.

1. To receive the report of the Directors and accounts for the year ended January 31, 1927.

2. To declare a dividend.

3. To elect an Auditor, and to transact any other business that may be duly brought up before the Meeting.

The Transfer Books of the Company will be closed from October 24 to 31, 1927, both days inclusive.

Colombo, October 20, 1927.

F. B. Gonsal, Manager.

6.

Auction Sale of Valuable Jewellery under Mortgage Decree.

In the District Court of Colombo.

No. 23,027.

Vs.

NDER and by virtue of the commission and decree issued to me in the above case, I shell offer for sale by public auction at 12 noon on Saturday, November 5, 1927, at our rooms, 19, Baillie street, Fort, the following jewellery, viz.

One pendant set with brilliants, a brilliant ring, one pair bangles set with brilliants, one hairpin set with brilliants, one bang'e set with brilliants, one pair earrings set with brilliants, one pair bangles set with pearls and rubies, one pair earrings set with brilliants, one attial with pendant set with brilliants, pearls and diamonds, two brilliant stones, two strings of pearls, one brilliant stone, two strings of pearls, one packet containing 39 brilliants weighing about seven carats.

On view of the day of sale,

J. G. VANDERSMAGT,

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

19, Baillie street, Fort, 'Phone 289.
Telegrams "Lions," Colombo.

Auction Sale under Mortgage Decree.

In the District Court of Colombo.

(1) Dorothy Mary Drieberg, wife of (2) Basil John Drieberg of Waga Plaintiff.

No. 24,868.

(1) Liyanage Ranmalhamy and four others, all of

BY virtue of the commission issued to me in the above case, I shall offer for sale by public auction on Monday, November 14, 1927, at 5 PM at the spot, all that property, to wit :-

All those two configuous allot ments of land called Kahatagahawatta merked As and Madanagahawatta alias Gonnagahawatta marked B with all the buildings and plantations of the street of colombo, western of Salpiti kerale, in the District of Colombo, Western Province; bounded on the north by road leading to Cotta, on the east by the other part of the same land and the property of Sellaperumage Fra cis Cook Fernando, on the south by property, formerly of Muthutantrige Bastian, now of K. I. de Silva and others, and the property now of P. David Fernando, and on the west by the properties now of Adambarage Pawlis de Alwis P. David Fernando, and a portion of the same land, the property now of Kottige Velum Fernando and others; containing in extent 2 roods and 15 06 perches according to the figure of survey No. 1,324 of August 3, 1918, by M. G. de Silva, Licensed Surveyor.

R. G. KOELMAN.

'Phone: 733.

of JENSEN & Co., Auctioneers.

Auction Sale under Mortgage Decree in Case No. 23,638, D. C., Colombo.

BY virtue of a commission issued to me in the above November 17, 1927, at 5 p.m. at the spot: All that portion of land with the buildings thereon, bearing assessment No. 20 E, situated at Cemptery street now called Mayfield road, Kotahena, to Colombo; in extent 16 47 1600 perches.

For further partiallars apply to G. E. G. Weerasinghe, Esq., Proctor and Novery, Colombo, or to me—

15, Hulftsdorp, Colombo.

A. V. PERERA, Auctioneer and Broker.

Auction Sale.

Premises called Lismere bearing Assessment Nos. 410-43C3, situated in 18th Lane, Clifford Place, Bambalapitiya, Colombo.

NDER instruction from the executor of the last will and testament and codicil of the late Fidelis Kronemberg of 51, San Sebestian Hill, Colombo, deceased, and with the leave of court in testamentary case No. 3,051 of the District Court of Colombo, I shall sell by public auction on Saturday, November 19, 1927, at the spot at 4 rates All that allotment of land with the build-

thereon, called and known as Lismere bearing assessment Nos. 410-43c3, situated at 18th lane, Clifford place, Bambalapitiya South, Colombo; and bounded on place, Bambalapitiya South, Colombo; and bounded on the north by premises known as Clergy House belonging to the Archbishop of Colombo, on the east by premises bearing assessment No. 43c2 belonging to Ellen Margaret Geddes, on the south by a roadway being the 18th lane, known as Clifford place, and on the west by premises bearing assessment No. 43 belonging to Packir Bawa Mohamado Cassim; containing in extent 25 83/100 perches according to the survey plan thereof No. 300, dated September 22, 1912, made by Mr. A. R. Savundaranayagam, Licensed Surveyer.

For further particulars and inspection of title deeds apply to C. W. de Silva, Esq., Proctor and Notary, 51, Belmont street, Colombo.

> W. D. E. ABRAHAM, Licensed Auctioneer and Broker.

1, Hulftsdorp Colombo, October 19, 1927.

Auction Sale.

In the District Court of Negombo.

Ranasinhe Aratchige Don Marthelis Appuhamy of Kaluwairippuwa Plaintiff.

No. 1,842.

Wickramaradage · Anthu Fernando of Yativana

NDER decree in the above case, and by virtue of the order to sell issued to us for the recovery of the sum of Rs. 1,854·16, with interest on Rs. 1,250 at 20 per cent. per annum from August 5, 1927, and thereafter at 3 per cent. per annum on the aggregate amount till payment in full, and costs of suit, we shall sell by public auction at the spot at 3 P.M. on Friday, November 11, 1927, the under-mentioned property mort-gaged by mortgage bond No. 204, dated March 5, 1925, attested by J. P. A. Caldera of Negombo, Notary Public, as a primary mortgage, to wit :-

The land called Kalahagahawatta, situate at Yatiniya in Yatigaha pattuwa of the Hapitigam korale, in the District of Negombo; containing in extent about 3 acres, together with the buildings and plantations standing

For further particulars please apply to J. P. A. Caldera, Esq., Proctor, Supreme Court, and Notary, Negombo, or to-

Negombo, October 18, 1927.

K. L. PEREIRA & SON,

Auction Sale.

Property at Kimbulapitiya in the District of Negombo.

NDER decree in case No. 1,613, D. C., Negombo, entered in favour of the plaintiff Seena Thana Kana Nana Sana Rawanna Mana Ramanaden Chetty of Negombo, against the defendant Mallawatantrige Anthony Negombo, against the defendant Mallawatantrige Anthony Perera Appuhamy of Kimbulapitiya, and by virtue of the order to sell issued to us for the recovery of the sum of Rs. 1,105, with interest on Rs. 850 at 24 per cent. per annum from April 14, 1927, to August 18, 1927, and thereafter at 9 per cent. Per annum on the aggregate amount till payment in full and costs of suit, we shall sell the under-mentioned property mortgaged as primary mortgage by bond No. 815 dated May 14. 1925, and attested by A. D. C. Amarthaweera, Notary, by public auction at the spot at 4 P.M. on Friday, November 18, 1927, to wit:—

A portion of the land called Polgahabutiya, situate at Kimbulapitiya in Dunagaha pattu of Alutkuru korale, in the District of Negombo, Western Province; containing

in extent about 10 acres or 9 acres and 3 roods more or less. Of this land the undivided 3/10 shares and the buildings standing thereon.

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

M. P. KURERA & Co., Auctioneers.

Negombo, October 18, 1927.

Auction Sale.

Estate Property at Trincomalee.

DY virtue of a commission issued to me in ease No. 6,077 Testamentary of the District Court of Galle of the estate of Manawaduge Arnolis de Silva of Ketalawa, deceased, I shall sell by public auction on Friday, November 4, 1927, commencing at 2 p.m. at the spot the following property belonging to the said estate, to wit:—

The boutique bearing assessment Nos. 2 and 3 situate at Division No. 8, Trincomalee.

For further particulars please apply to me or to C. E. Abeywardena, Esq., Proctor, Supreme Court, Galle.

October 10, 1927.

K. JOHN GABRIEL, Commissioner.

Auction Sale under Partition Decree in D. C., Galle, 20,879.

UNDER and by virtue of a commission issued to me in the above case, I shall offer for sale by sublication on Saturday, December 3, 1927, at 2,30 ft. as at the spot the following:

All that allotment of land called Thembiligahawatta, situated at Maha Ambalangoda in Ambalangoda, if the Wellaboda pattu of the Galle District, Southern Province; and bounded on the north by Siriyakankani Edoris Padinchiwaunwatta, east by Keerthiwatta and Bomanwatta, south by Paragahawatta, and west by Hiriketiya Maradanewatta; containing in extent proods and 2 37 perches.

The said land will be sold in two blocks, 1 and 2 (exclusive of lot 3, 8-feet road) as per plan of survey No. 1,138 made by Mr. S. Warusawitarana, Licensed Surveyor, and filed of record, first among the co-owners at the upset price at which the blocks have been valued, and if not purchased by any one of them, they will immediately thereafter be put up for sale among the public, in terms of the Partition Ordinance, No. 10 of 1863.

Further particulars, if necessary, may be obtained from Tudor G. Jayawardana, Esq., Proctor, Supreme Court, and Notary Public, or from me—

K. T. Trios. Silva, Ambalangoda, October 18, 1927. Commissioner

Auction Sale under Partition Decree. 25

Valuable Residential Land at Ambalangoda.

In the District Court of Galle.

DY. virtue of a commission issued to me in partition case No. 20,865 of the District Court of Galle, I shall sell on Saturday, December 3, 1927, commencing at 3 P.M. at the spot:—

The land called Uswatta alias Amuwatta, situated at Enderamulia in Ambalangoda in Wellsbeeds parti of Galle District, Southern Provinces; and bounded on the north by Tommanderone Welsbedawatta, south by Merennegedarawatta and Wellsbedawatta, and west by ela; and containing in extent 2 roods and 38:43 perches as per plan No. 4178 made by Mr. H. B. Gunawardane, Surveyor, Galle, and filed of record.

The saidland will be sold in four separate blocks, viz., 1,2,3, and 4 as per above recited plan. The sale will take place first among the co-owners at the appraised value, and if not

bidden for or purchased by any co-owner, the said premises will immediately thereafter be put up for sale among the public in terms of the Ordinance No. 10 of 1863.

Further particulars from the plaintiff's Proctors, Messrs. Kannangara & Abeysundera, Galle, or from me-

Ambalangoda.

UPASIRI W. KODIKARA, Auctioneer and Broker.

Auction Sale.

Land at Vannarponnai in the District of Jaffna.

NDER decree in case No. 22,611 in the District of Jaffna, entered in favour of the plaintiffs Charles Chelliah and wife, of Chundicully, against the defendant Kathirgamar Nagamuttoo of Vannarponnai East and by virtue of the order issued to me for the recovery of Rs. 3,748, with interest on Rs. 3,000 at 42 per cent. per annum from May 18, 1927, Yahall sell by public auction the under-mentioned mortgaged property on Saturday, November 18, 1927, commencing at 3 P.M.:—

All that allotment of land situated at Vannarponnai East in the District of Jaffna, called Elakady; containing in extent 6½ lachams varagu culture; and bounded on the east by road, on the north by the property of Durajah Hubert, on the west by water course, and on the south by the property of Mudali Mannikkam, together with stone-built house, two wells, spontaneous and cultivated plants, and other appurtenances.

Jaffna, October 18, 1927.

V. A. DURAYAPPAH, Commissioner.

Auction Sale

In the District Court of Kurunegela.

To 11,587.

(1) Awenna Ahamado Abdul Cader of Kurunegala, (2) S. P. A. V. Kamappa Chetty, administrator of the estate of Awenna Mohammado Ali, by his attorney Ana-Lana Wellasamy Pulle

NDER and by virtue of the decree entered in the above case, and by virtue of order issued to me for the recovery of the amount stated therein, I shall sell by public auction the following property hereinbelow declared bound and executable under the said decree on Saturday, November 5, 1927, commencing at 2 p.m. on the 6th land herein below:—

- 1. An undivided has share of Keenagahamulakotuwekumbura of 2 pelas paddy sowing extent and of its adjoining pillewa of 2 seers kurakkan sowing with everything thereon.
- 2. An undivided \(\frac{1}{4} \) share of Keenagahakotuwekumbura of 2 pelas and 5 lahas paddy sowing.
- 3. An undivided ‡ share of Keenagahamulapitiyehens, now a garden of 2 lahas kurakkan sowing, with everything thereon, all situate at Mailla in Recc pattu korale.
- 4. An undivided 1 share of Nimmale Dikhena, now a garden of about 2 lahas kurakkan sowing extent:
- 5. An undivided 1 share of Dikhena, now a garden of about 3 lakes kurakkan sowing, both situate at Yatihens.
- 6. An undivided 11/24 shares of Usgalagawahena, now a garden of 5 lahas kurakkan scwing, with the plantations and the tiled house standing thereon.
- 7. An undivided 11/24 shares of the western pillews of Weralugahakumbura, now a garden of 4 seers kurakkan sowing, both situate at Kuriepotta.
- 8. An undivided 11/48 shares of Tunpelehena, now a garden of 3 lahas kurakkan sowing, situate at Bevilgomuwa.

9. An undivided $\frac{1}{3}$ share of Medilandehena alias Medalandewatta of 6 kurunies kurakkan sowing, situate at Kuriepotta.

On Monday, November 7, 1927, commencing at 4 p.m. on the 14th land hereinbelow.

- 10. An undivided $\frac{1}{2}$ share of an allotment of land called Puwakgahakotuwa, described in plan No. 151,593 dated February 24, 1890, authenticated by Colonel F. C. H. Clarke, R.A., Surveyor-General; containing in extent 3 acres 1 rood and 11 perches.
- 11. An undivided $\frac{1}{3}$ share of Lapayapillewa, now a garden of about 1 laha kurakkan, both situate at Wettaragoda.
- 12. An undivided 2/27 shares of Kahatagahamulahena, now a garden of 2 acres and 36 perches, situate at Henemulla.
- 13. An undivided 2/27 shares of Kahatagahamulahena, now a garden of 2 acres and 7 perches, situate at Henemulla.
- 14. An undivided $\frac{1}{6}$ share of all that all timent of land bearing assessment No. 56, with the tiled buildings thereon; containing in extent 9 59/100 perches, situate in the town of Kurunegala.
- 15. An undivided $\frac{1}{6}$ share of all that allotment of land bearing assessment No. 55, with the tiled buildings thereon; containing in extent 4 92/100 perches or $\frac{1}{2}$ a chundu kurakkan sowing, situate at Bazaer street in the town of Kurunegala.
- 16. An undivided $\frac{1}{8}$ share of Eramudugahamulawatta bearing assessment No. 5, with everything thereon, of about 1 chundu kurakkan scwing extent or 39 8/100 perches in extent, situate at the Square lane in the town of Kurunegala.

Further particulars from me

T. B. AMUNUGAMA, Licensed Auctioneer.

Kurumegale, September 30, 1927.

Auction Sale.

In the District Court of Kurunegala.

No. 12,227.

Tennakoon Mudiyanselage Ranhamy, Teacher, of Wilakatupotha Defendant.

NDER and by virtue of the decree entered in the above case, and by virtue of order issued to me for the recovery of the amount stated therein, I shall sell by public addition the following preperty hereinbelow declared bound and executable under the said decree on Saturday, October 29/1927, commencing at 2 P.M. at the spot:—

An undivided ½ share of Wetiyewatta and Wewa Ihalahenyayealutwatta of about 6 pelas kurakkan sowing, situate at Wilakatupotha in Dewamedde korale.

Further particulars from me—

Kurunggala, September 30, 1927. T. B. AMUNUGAMA, Licensed Auctioneer.

Auction Sale.

In the District Court of Kurunegala.

Weesinghe Mudiyanselage Yahapathams ex Archchi of Hambare Plaintiff.

No. 12,226

Tennakoon Madiyanselag Rarhamy, Teacher, of Wilakatupoth Defendant.

NDER and by virtue of the decree entered in the above the and by virtue of order issued to me for the recovery of the amount stated therein, I shall sell by

public auction the following property hereinbelow declared bound and executable under the said decree on Saturday, October 29, 1927, commencing at 3 r.m. on the first land herein below:—

- 1. Kotuwekumburehena, now garden of about 2 pelas kurakkan sowing.
 - 2. Kumbukgahakumbura of 2 pelas paddy sowing.
 - 3. Kotuwekumburewatta of 2 lahas kurakkan sowing.
- 4. An undivided ½ share of Kumbukgahakumbura of 2 pelas, paddy sowing and thereto adjoining Asseddumekumbura of î amuham paddy sowing.
- 5. An undivided ½ share of Hitinawatta of about 3 lahas kurakkan, sowing, all situate at Wilakatupotha in Dewameddi korale.

Further particulars from me—

T. B. AMUNUGAMA, Kurunegala, September 30, 1927. Licensed Auctioneer.

34 R. 8

Auction Sale.

In the District Court of Kurunegala.

(1) Wijesinghe Aratchige Migel Naide, (2) ditto Sittie Manamalie both of Walahapitiya Plaintiffs. No. 11,628. Vs.

Adikari Mudiyanselage Kiri Mudiyanse, ex Aratchi,
 ditto Kiri Banda both of Kabalewa Defendants.

NDER and by virtue of decree entered in the above 'ease and by virtue of order issued to me for the recovery of the amounts stated therein. I shall sell by public auction the following property her inbelow declared bound and executable under the safe decree on Saturday, November 12, 1921 commencing at 2 P.M. on the third laid decree below?

The field called Diulgahakumbura alias Nindakumbura of I amunam paddy sowing extent.

- 2. The field called Ihala Udawela of about 2 pelas paddy sowing.
 - 3. Bogahamulawatta of about 2 kurunies kurakkan.
 - 4. Thalgahamulahena of about 3 kurunies kurakkan.
 - 5. Thalgaskotuwehena of about 4 kurunies kurakkan.
- 6. Another land called Thalgaskotuwehena of about 2 kurunies kurakkan.
- 7. An undivided $\frac{1}{2}$ share of Bogahamulahena of about 3 kurunies kurakkan.
- 8. Another land called Thalgaskotuwehena of about 2 pelas kurakkan.
- 9. An undivided ½ of an extent of about 3 lahas kurakkan sowing towards the north of Thalgaskotuwehena
- 10. An undivided $\frac{1}{2}$ of Bogahamulahena of about 4 kurunies kurakkan sowing, all situate at Kabalewa.

Further particulars from me-

T. B. AMUNUGAMA, Kurunegala, October 11, 1927. Licensed Auctioneer.

27/28/-

Auction Sale.

In the District Court of Kurunegala.

Amarakoon Mudiyanselage Appuhamy of Meewewa Pathiradamulla Plaintiff. Plaintiff.

No. 12,108.

Adicari Mudiyanselage, Dan Menika of Udawelawatta in Dambadeni Udukana korale west. Defendant.

NDER and by virtue of decree entered in the above coss, and by virtue of order issued to me for the erry of the amount stated therein, I shall sell by public auction the following property hereinbelow declared bound and executable under the said decree on Thursday, November 10, 1927, commencing at 4 P.M. on the first land herein below:—

- \cdot 1. The land called Manannagehena of about 3 lahas kurakkan sowing.
- 2. Elhenkanattehena, now garden of 1 acre 1 rood and 39 perches.
- 3. Elhenekanatta alias Bulugahamulawatta of 4 acres 1 rood and 37 perches.
- 4. Galagawawatta of 2 lahas kurakkan sowing extent; all the aforesaid lands, together with the plantations and buildings standing thereon, all situate at Udawelawatta aforesaid.

Further particulars from me-

* T. B. AMUNUGAMA, Kurunegala, October 11, 1927. Licensed Auctioneer. Application for Enrolment as a Notary Public.

JAYAMUNY ARON DE SILVA VALVYATIVE E of Maha Waskaduwa in Kalutara Bistrict wistern Province of hereby declare, under Schedule B 2) of section 8 of Ordinance No. 1 of 1907, that I intend to provide the Registrer General to admit me as a Notary, and that I intend to practise in the Sinhalese language in the above District.

September 14, 1927. J. A. DE S. VAIDYATHLEKE.

Application for Enrolment as a Notary Publication

TENAHANDI ALFRED MENDIS of Mahabundpitiva in the Dunagaha pattu of Alutkuru kofale, in the District of Negombo, do hereby the notice in the property of 1907 that three months hence, I shall perturb the Registrar-General to be admitted and enrolled a Notary Public to practise in the Sinhalese language in the District of Kegalla.

Mahahunupitiya, Negombo, October 7, 1927. T. A. MENDIS.

17 h S

APPLICATION FOR FOREIGN LIQUOR LICENCES, &c.

hereby give notice that I have applied on October 12, 1927, to the Government Agent, Western Province, for the licence shown in the schedule hereto annexed, for the licensing period ending September, 1928, in compliance with Excise Notification No. 75 of June 15, 1918:—

Schedule referred to.

Name and address of applicant: C. S. Antopy of C. S. Antony & Co., Chartered Bank building 18, Baillie street, Fort, Colombo.

Description of licence applied for: Restricted retail off, not to be consumed on the premises.

State whether application is for renewal of existing licence or for a new licence: New licence.

Situation of premises: Chartered Bank building, First Floor, 18, Baillie street, Fort, Colombo.

C. S. Antony of C. S. Antony & Co.

We hereby give notice that we have on October 12, 1927, applied to the Government Agent, Western Province, Colombo, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1928, in compliance with Excise Notification No. 75 of June 15, 1918:—

Schedule referred to.

Name and address of applicant: G Gomez, trading under the name and style of M. F. Gomez & Col., Main street, Colombo.

Description of licence applied for: Wholesale (for sale to ficenced dealers).

State whether application is for renewal of existing licence or for a new licence: New licence.

Situation of premises to be licensed: 129, New Moor street.

G. Gomez, for M. P. Gomez & Co.

SPECIFICATIONS UNDER "THE IRRIGATION ORDINANCE."

"The Irrigation Ordinance, No. 45 of 1917."

Order made by the Government Agent of the North-Western Province, in terms of section 9 of the above-named Ordinance, and approved by His Excellency the Governor.

THE Government Agent of the North-Western Province, in pursuance of section 9 of the above-named Ordinance,

and with the approval of His Excellency the Governor hereby declares that the provisions of Chapter II., except section 5 (1) of the above-named Ordinance, shall not be in operation in the District of Kurunegala.

The Kachcheri, Kumunegala, October 3, 1927. T. A. Hodson, Government Agent.

DEPARTMENTAL

Şale of Goods.

November 8, 1927, at 1 P.M., unless previously cleared. All goods sold, but not removed before the expiration of three clear days after the date of approval of the sale, will become liable to the payment of rent at the rates prescribed in the Customs Tariff:—

B 1 WAREHOUSE.

Entry No. and Date. 270 of April 2, 1925		Name of Steamer. K. Der Nederlander		Marks and N C. H. V.	Numbers.	Number of Packages. 26 cases gin
	•	B 14 WAE	REHOUSE.		•	
146 of July 2, 1925	— Та	mbora		I A within	a diamond	2 cases Eau-de-Cologne
H. M. Cus Colombo, Octobe				de N	fe	C. H. Collins, or Principal Collector.

English Teachers' Certificate Examination, August, 1927.

THE under-mentioned candidates have passed the examination held on August 29, 1927, and the following days:—

ENGLISH TEACHERS' CERTIFICATE EXAMINATION (ORDINARY).

Males.Index School. Name. No. Maris Stella College, Negombo C. M. S. English School, Kaithady Hindu Boys' English School, Karainagar Karadive Boys' English School English School, Kankesanturai Alaveddy Boys' English School, Chunnakam St. Andrew's English School, Batticaloa Hartley College, Point Pedro Kumarakulasinghe, S. V. 17* Changarapillai, M. S. 33* Kandiah, R. 38* Murugasu, C. K. Palanippillai, R. 40* 42* Ponnampalam, T. Rasiah, N. 43* 44* Velupillai, K. Hartley College, Point Pedro 46* Females. 49 Fernando Cecelia The Convent, Moratuwa ENGLISH TEACHERS' CERTIFICATE EXAMINATION (KINDERGARTEN). Females. **55** Perera, M. T. C. Holy Family Convent, Bambalapitiya 56* Poulier, F. St. Mary's Roman Catholic School, Dehiwala

PRELIMINARY EXAMINATION FOR ENGLISH TEACHERS' CERTIFICATE (ORDINARY).

			Male	8.
2		Abraham, N. L.		St. Mary's English School, Avissawella
5		Bogamuwa, D. B		Government Anglo-Vernacular School, Morawaka
9		De Silva, M. L		Buddhist English School, Dodanduwa
. 11		De Silva, S. Adrian		Siddhartha College, Balapitiya
12	• •	Ediraweera, M		Government Anglo-Vernacular School, Padiyapelella
13		Ekanayake, G. H. B.		Government Anglo-Vernacular School, Ruwanwella
14	• •	Fernando, A. J. S		Ampitiya English School, Kandy
17		Gonsalkorala, E	• •	Government Anglo-Vernacular School, Hikkaduwa
18	• •	Ilankoon, D. B		Buddhist English School, Kurunegala
20	• •	Jayakody, G. E	• •	C. M. S. Boys' English School, Cotta
21		Jayatilleke, F		W. M. Boys' English School, Alutgama
22	• •	Kathiravelupillai, C.		Hindu Boys' English School, Trincomalee
24	• •	Mariampillai, S. A		St. Joseph's English School, Anuradhapura
28	• •	Perera, D. P		St. Mary's Boys' English School, Chilaw
30	• •	Ponnamperuma, F. S.		All Saints College, Galle
31	• •	Ponnayah, C		Government Muslim Tamil School, Matara
35	• •	Rupesinghe, E. E. W. P.		De La Salle School, Mutwal
37	• •	Samarakoon, M. B.	• •	St. Paul's English School, Kandy
38	• •	Seneviratne, D. B	• •	Ananda Sastralaya, Kotte
39	• •	Seneviratne, J. F. N.		Government Anglo-Vernacular School, Minuwangoda
40	• •	Selladurai, K. S.	• •	St. Servatius English School, Matara
41	• •	Silva, G. P. M	• •	Government Anglo-Vernacular School, Talawakele
43	• •	Silva, W. H.	• •	St. Anna's School, Kurunegala
45	• •	Stembo, M. C. C.	• •	Boys' Industrial Home, Wellawatta
46	• •	Sugathadasa, W.	• •	Piyaratana English School, Dodanduwa
49	• •	Van Sanden, A. P. B.	• •	De La Salle Boys' English School, Mutwal
53	• •	Weerasinghe, D. M. W.	• •	C. M. S. Boys' English School, Kotte
		* Entitled to a S	Second	Class Certificate.

Index No.		Name.		School,
54		Wilson, W. W		Dewapathirage Anglo-Vernacular School, Ratgama
55		Wickremaratne, S. W.	• •	St. Thomas' College, Mount Lavinia
60		Arulanandam, T. S		St. Anthony's English School, Kayts
64		Cumarasamy, C	• •	Parameshwara College, Jaffna
68		George, K. V.		Jaffna College, Vaddukoddai
. 69		James, R. C.		St. Henry's English School, Ilawalai
70		Kanagasabai, S. R	• •	Parameshwara College, Jaffna
71		Kandappoo, S. K	•••	Vigneshwara English School
73		Molchiar, N		Sacred Heart English School, Vadiri
74		Muruguppillai, M	• • •	Chithampara Vidyalaya, Valvettiturai
77		Philip, C.	• • •	Mandativu Anglo-Verncaular School, Jaffna
78		Ponnambalam, K. P.		Hindu English School, Kankesanturai
80	• •	Ramalinga Iyer, M.	• • • • • • • • • • • • • • • • • • • •	Kantheroday English School, Chunnakam
81		Selladurai, T	• • • • • • • • • • • • • • • • • • • •	Alaveddy Boys' English School, Chunnakam
82		Soosaipillai, S. S.	•	St. Anthony's English School, Kayts
84		Rev. Brother Thomas, S. A.	••	St. Xavier's English School, Mannar
			Females.	
87		Amarasinghe, C. M. D.	, .	Holy Family Convent, Bambalapitiya
88		Abeyesinghe, M. R.		St. Mary's Convent School, Negombo
90		De La Harpe, T. St. C. E.	• • • • • • • • • • • • • • • • • • • •	Holy Family Convent, Bambalapitiya
93	• •	Fernando, W. P.		St. Sebastian's Boys' School, Kandana
96		Jayawardene, F. C. M.		Prince of Wales's College, Moratuwa
97	• •		• •	
98	• •	Jayaweera, G. L	• •	St. John's English School, Nugegoda
98 99	• •	Jayalatge, J. P.		Clodagh Mount, Kaikawala
	• •	Jayalath, L. A	• •	Holy Family Convent, Chilaw
100		Jansz, D. K.		St. John's Girls' School, Panadure
101	• •	Kurukula-aratchi, J. A.		Baptist Mission English School, Matale
103		Perera, P. H. M.		St. Michael's School, Polwatta
106	• •	Potger, M.		The Convent, Moratuwa
108	٠.	Salgadoe, P. C	• •	Holy Family Convent, Chilaw
109	• • •	Wanniaratchy, D. J.		St. Michael's School, Polwatta
110		Wanniaratchy, G. R.	• •	do.
115		Wickremaratne, M. T. H.		St. Mary's Convent School, Negombo
140	• •	Asirvatham, A. S. J.	• •	St. Patrick's College, Jaffna
	PREL	IMINARY EXAMINATION FOR E	NGLISH TEA	CHERS' CERTIFICATE (KINDERGARTEN).
			Females.	
147		Abeygoonewardene, M.		Wesleyan Boys' High School, Ambalangoda
118		Attanayake, M.		Buddhist High School, Badulla
.121		De Silva, M. A. L		The Holy Family Convent, Kurunegala
122		Gomes, M. M		St. John's English School, Mattakkuliya
124		Kannangara, J. M		Industrial School, Maradana
125		Kannangara, N. F		St. Clare's College, Wellawatta
126		Malaney, A. C. M		Good Shepherd Convent, Kotahena
127		Mudiappa, C. M. C		do.
128	••			do.
129	• •	Muller, F. B.		Presbyterian Girls' School, Colombo
. 134	• •	Paulusz, W. A. L		Good Shepherd Convent, Kotahena
134	• •	Suares, B. A. M		do.
199	• •	Young, R. M.	••	
Educati				L. MACRAE,
	- 4 - 1			

Bd/Malpota Vernacular Mixed School.

NOTICE is hereby given that an application has been received from Rev. A. S. Paynter for grant in aid of the above school, which is situated at Malpotha, Badulla District of the Province of Uva.

Observations will be received not later than November 21, 1927.

Education Office, Colombo, October 21, 1927.

Colombo, October 19, 1927.

L. MACRAE, Director of Education.

Anhettigama Vernacular Mixed School.

NOTICE is hereby given that an application has been received from Mr. H. A. Siriwardenahamy for grant in aid of the above school, which is situated in Kegalla District of the Province of Sabaragamuwa.

Observations will be received not later than November 21, 1927.

Education Office, Colombo, October 21, 1927.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that Rev. D. W. Abayaratne has been appointed Manager of the chools mentioned below in place of Rev. J. B. Radley.

Schools referred to.

 $\mathbf{R}/\mathrm{Talawitiya},\ \mathbf{R}/\mathrm{Dewalegama},\ \mathbf{R}/\mathrm{Ratnapura},\ \mathbf{R}/\mathrm{Batugedera},\ \mathbf{R}/\mathrm{Pelmadulla}$ Boys' Anglo-Vernacular, and $\mathbf{R}/\mathrm{Kirim}$ ttetenne.

Education Office, Colombo, October 4, 1927. L. MACRAE, Director of Education.

Director of Education.

Change of Managemert.

NOTICE is hereby given that Rev. J. W. Perera has been appointed Manager of the schools mentioned below in place of Rev. J. B. Radley.

School: referred to.

Ch Deekulama m, | Ch/Mugunuwatawana m, and Ch Nankadawara m.

Education Office, Colombo, October 4, 1927. L. MACRAE, Director of Education,

Change of Management.

NOTICE is hereby given that Rev. A. M. Walmsley has been appointed Manager of the Schools that were under the management of Rev. J. H. Wiekremanayake.

Education Office, Colombo, October 4, 1927.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that Mr. A. Sellamuttu of St. Edwins, Rosmead place, Colombo, has been appointed Manager of the school mentioned below in place of Gate Mudaliyar T. Karalapillai:—

School referred to.

J/Manipay Hindu College.

Education Office, Colombo, October 17, 1927.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that Rev. W. A. Peiris has been appointed Managem of the appointed Manager of the schools mentioned below in place of Rev. John A. Ewing:—

Schools referred to.

C/Biyanwila m School.

C/Karagahamuna m School.

C/Orutota m School.

Education Office, Colombo, October 11, 1927.

L. MACRAE, Director of Education.

Loss of Certificate.

TT is hereby notified for general information that Teachers' First Class Certificate (untrained) No. 54 of June 25, 1923, issued to S. Sivakolunthu of Chittankerny Vernacular Mixed School has been lost.

Managers of schools are warned against employing any person attempting to make use of this certificate.

Education Office, Colombo, October 11, 1927.

L. MACRAE. Director of Education.

Tenders for the Purchase of Grazing Rights.

OTICE is hereby given that the Government Agent, Western Province, will receive sealed tenders for the purchase of the grazing rights on the under-mentioned lands for a period of one year from January 1, 1928, subject to the following conditions.

2. The tenders, which must be in sealed envelopes, will be received at the Colombo Kachcheri until 1 P.M. on Thursday, December 8, 1927, when they will be opened. All persons making the tenders will be required to be present, or to satisfy the Government Agent by some duly accredited agent that the tender is made bona fide.

Conditions.

(1) The purchase amount be paid in full on the day of sale

(2) The purchaser is only entitled to the grazing rights. (3) The purchaser or his workmen shall not cut any trees

or interfere with any existing fence or boundary.

(4) The purchaser shall keep the land clean and in good order, and also comply with the Municipal regulations.

(5) No milch cows or she-buffaloes shall be permitted to graze on the land, and any such animals found grazing thereon will be liable to seizure by the lessor or any person duly authorized by him.

(6) All cattle kept on the land to graze should be tethered,

and should not be allowed to trespass on the public road.

(7) The purchaser shall not assign, transfer, or sublet the land without the written permission from the Government Agent, Western Province.

(8) The purchaser shall fence the land if called upon by

the Government Agent to do so.

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

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

his workmen from the land without compensation. (11) The Government Agent reserves the right to reject

any or all tenders.

The Kachcheri, Colombo, October 12, 1927.

R. N. THAINE, Government Agent.

A. R. P.

Lot 15, Gregory's road

16

Crown land behind Government bungalows in Buller's road ٠. .

21 3

(Exclusive of the portion in extent 40 by 50 feet leased. to Mrs. Alice Raffel).

Destruction of a Dangerous Elephant.

N terms of section 9 (1) of Game Protection Ordinance No. 1 of 1909, the Assistant Government Agent, Hambanteta, is prepared to issue a licence free of stamp duty for the destruction of a dangerous elephant frequenting the village of Wirawila in Magam pattu of Hambantota District.

Description of the animal may be obtained from the

Kachcheri.

C. COOMARASWAMY,

The Kachcheri, Assistant Government Agent. Hambantota, October 10, 1927.

Interruption to Traffic on Main Roads.

WESTERN PROVINCE.

Colombo District.

T is hereby notified that the speed of all vehicles should not exceed 4 miles per hour on the following bridges until further notice:

Bridges numbered 51 and 53 on the 17th mile of the Colombo-Kandy road.

Public Works Office, A. H. F. CLARKE, Colombo, October 13, 1927. for Director of Public Works.

Loss of Firearms.

KURUNEGALA DISTRICT.

(1) A single-barrelled cap gun bearing No. Q 12015 on stock and barrel, owned by H. P. M. Kiri Banda of Anukkana in Katugampola hatpattu in the Kurunegala District.

(2) A single-barrelled cap gun bearing No. Q 10814 on stock and barrel, owned by A. K. Kadirawail of Kotikapola in Weudawili hatpattu in the Kurunegala District.

The Kachcheri, W. ABEYAWARDANE, Kurunegala, October 17, 1927. for Government Agent.

ANURADHAPURA DISTRICT.

Description of Gun: Single-barrelled muzzle-loading gun

No. 32795 marked on the stock. Name and Address of Licensee: N. W. Ranhamy of Kirimetiyawa in Nuwaragam korale.

Number of Licen e: A 94212.

Remarks: Reported to have been lost.

The Kachcheri, C. B. P. PERERA, Anuradhapura, October 17 1927. for Government Agent. Sale of Ebony.

A N auction sale of the under-mentioned ebony will be held at the Central Timber Depôt, Kew road, Slave Island, Colombo, on Saturday, November 12, 1927, at 10 a.m., subject to the following conditions :-

1. The timber will be put up in lots to suit buyers at a rate per lot, and no advance of less than Re. 1 per lot will be accepted.

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

Payment of 25 per cent. of the successful bid to be made

at time of sale, if so required.

4. Buyers will be allowed to have the logs weighed at the depôt premises, if so required, the cost of reweighing to be borne by such buyers. If any difference is found between the depôt by such buyers. If any difference is found between the depot weight and the weight ascertained after reweighing, a certificate will be issued by this Department showing the actual weight at the time of reweighing, provided the buyers require such certificate for export purposes. But no allowance will be made for any shortage when making payment, the logs being sold by auction at a rate per lot and not per ton.

5. No timber shall be removed before payment of the full price bid, and all timber sold must be removed from the depit within ten days of date of notification of acceptance by the

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.

of. 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 heigh greatly and the original purchaser or bidder will be held liable auction, and the original purchaser or bidder will be neid hable for any loss to Government owing to a lower price being realized at the resale, while, if an enhanced price is realized at such resale, he shall however, have no claim to the profit, which shall accrue to Government.

7. Agents bidding for others will be required to produce a written authority from the firm or persons for whom they bid, such authority will be retained by the Assistant Conservator of Forests, and will hold good only at the particular sale at which

Forests, and will hold good only at the particular sale at which

7

to it is produced.

8. The description of the logs appearing in the remarks column of the following list is entered merely for the guidance of the intending purchasers, who, as usual, should satisfy themselves as to its correctness before purchasing the logs.

Tons ewt. qr. lb.

N	o. of Logs.		Tons	ewt.	qr.	lb.	
	85		11	- 1	2	14	
	6		2	12	2	21	
		~				-	
	91		13	14	1 -	7	
		6	85 6	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	85 11 1 2 6 2 12 2 	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

LIST OF EBONY LOGS REFERRED TO.

North-Western Division.

å.												
Divisions No.	C. T. D. No.	Lei	gth.	G	irth		Wel	ght	۱.		Rema	rks.
٩	,	Ft.	in.	Ft.	in.	Tons	owt.	qr.	ġ		100	
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Office of the Conservator of Forests. Kandy, October 18, 1927.

J. D. SARGENT, Conservator of Forests.

Sale of Standing Trees at Wanniarkulam.

N auction sale of the under-mentioned enumerated A rees in a block of forest about 50 acres in the tank bed and on the land to be irrigated under Wanniarkulam near Mengamam forests 7 miles from Muthur Out-Bay Depôt in the Trincomalee District, will be held by the Divisional Forest Officer, Eastern Division (North), Trincomalee, at his office on Thursday, November 17, 1927, at 10 A.M., subject to the following conditions :-

1. The timber will be put up in one lot and no advance

of less than Rs. 5 will be accepted.

2. The highest bid will be accepted subject to the approval 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 the lot has been knocked down to him.

The state of

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

4. The measurements of the trees enumerated can be seen in the Divisional Forest Office, Trincomalee.

5. No trees shall be felled before payment of the full price bid, and all trees must be felled and removed from the forest within three months from the date of signing the agreement. Trees not felled and removed within the time will revert to the possession of the Crown.

6. Should any person to whom the lot is knocked down 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 of the balance there of, as the case may be, 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 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 acrue to Government.

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

8. Any further particulars can be obtained from the Divisional Forest Officer, Eastern Division (North), Trin-

comalee.

Trees referred to.

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J. D. SARGENT. Conservator of Forests.

Office of the Conservator of Forests, Kandy, October 18, 1927.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has been broken out in the premises known as the Municipal land by the Slave Island Market, 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 October 4, 1927.

The Municipal Office, CHAS W. PATE. Colombo, October 10, 1927. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

HEREAS foot-and mouth disease has broken out in the premises bearing assessment No. 24, situat d at Saunders Court, 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 October 6, 1927.

The Municipal Office, CHAS. W. PATE. Colombo, October 14, 1927. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out in the premises bearing account. the premises bearing assessment No. 18, situated at Saunders Court, 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 October 8, 1927.

The Municipal Office Colombo, October 14, 1927. Municipal Veterinary Surgeon.

WHEREAS by proclanation dated September 28, 1927, published in the Government Gazette No. 7,609 of October 7, 1927, the premises bearing assessment No. 6, situated at Stewart street, Slave Island, Colombo, were prodefined an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas

foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from October 14, 1927.

The Municipal Office, Chas. W. Pate, Colombo, October 17, 1927. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 1, situated at Stock garden, Stafford place, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected

This declaration shall take effect from October 10, 1927.

CHAS W. PATE,

Municipal Veterinary Surgeon. The Municipal Office, Colombo, October 18, 1927.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at W premises No. 369, Welikada in Salpiti korale of Colombo District of the Western Province: It is hereby declared, in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected,

The area is bounded on the north by land belonging to H. P. Goonewardana, south by Dewata road, east by land belonging to P. D. Joseph, and west by Dewata road.

This declaration shall take effect from the date hereof.

October 12, 1927.

D. E. WIJESERER, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at lot 22B, Cinnamon Gardens (Welikada), in Salpiti korale of Colombo District of the Western Province: It is hereby declared, in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz :-

The area is bounded on the north by high road to Cotta, south by road.leading to the house of Mr. Silva, east by high road to Nawala, west by boundaries of premises Nos. 655 to 659 and ela.

This declaration shall take effect from the date hereof.

October 15, 1927.

D. E. WIJESEKERE, Chief Headman.

Foot-and-Mouth Disease.

W HEREAS by proclamation dated August 24, 1927, published in the Government Gazette No. 7,604 of September 2, 1927, Pussalamankada village, in Diyatilake korale of Uda Hewaheta was proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot and mouth Ordinance No. 25 of 1909; and whereas foot-and-mouth disease no longer exists in the said village, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from October 7, 1927.

C. C. WOOLLEY,

The Kachcheri, Assistant Government Agent. Nuwara Eliya, October 12, 1927.

Hoof-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Kapuliyadde, Gandahaya south korale in Pata Hewaheta of the Kandy District of the Central Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Government Gazette dated August 12, 1927, is free from hoof-and-mouth disease, and no longer an

This declaration is to take effect from this date.

J. A. RAMBUKPOTHA, Ratemahatmaya, Pata Hewaheta.

October 12, 1927.

Hoof-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Gurudeniye, Tennecumbure, Gandahaya north korale in Pata Hewaheta of the Kandy District of the Central Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Government Gazette dated July 29, 1927, is free from hoof-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

October 12, 1927.

J. A. RAMBUKPOTHA, Ratemahatmaya, Pata Hewaheta

Hoof-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Elibichchiya palata in Meda pattu korale east in Katugampola hatpattu of the Kurunegala District of the North-Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated July 22, 1927, is free from hoof-and-mouth disease, and is no longer an infected erea.

This declaration is to take effect from this date.

The Kachcheri, Kurunegala, October 17, 1927.

W. ABEYAWARDANE, for Government Agent.

Hoof-and-Mouth Disease.

TOTICE is hereby given that the area declared infected at Indulgodakanda palata in Tiragandahaye korale east in Weudawili hatpattu of the Kurunegala District of the North-Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated July 22, 1927, is free from hoof-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri, Kurunegala, October 17, 1927.

W. ABEYWWARDANE, for Government Agent.

Cattle Disease.

OTICE is hereby given that the area declared infected at Rekatwala, in Uda palata west korale of Tumpane, in Kandy District of Central Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated September 2, 1927, is free from cattle disease, and is no longer an infected area.

October 10, 1927.

W. MADAWALA, Ratemahatmaya, Tumpane.

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

Local Option regarding Arrack, Toddy, and Foreign Liquor.

TT is hereby notified for public information that the Government Agent, Western Province, in exercise of the powers vested in him by rule 6 of the Excise Notification No. 146 of August 14, 1925, as amended by Excise Notification No. 161 of May 31, 1927, has appointed the under-mentioned dates as convenient days and the places specified as convenient places for recording votes for the purpose of ascertaining whether 60 per cent. of the male residents over 18 years of age living within the area assigned to the following taverns, &c., are opposed to the existence of such taverns, &c. :Date. Place. Name

1927

.. Avissawella Board market Names of taverns, &c.

November 19 . . 7 A.M. to 7 P.M. . . Mabodale

Government Vernacular bungalow

Watinapaha arrack tavern .. Henpitagedera, Hapuwalana,

November 24

November 29 ...

at Ukwatta and Tanayan-

vetta in A vissawelle, Hotel bar at the Travellers' Hotel bar at the Travellers' Hotel Puwakpitiya Girls' School Puwakpitiya toddy tavern Puwakpitiya arrack tavern

School

Watinapaha arrack tavern
School

Henpitagedera, Hapuwalana, Mapalangedera, Alutepola, Totillagahawatta, Mabodale, Vitanan mulla, Watinapaha, Wankepumulla, Kamaragoda, Madittegama, Assenawatta, Horenpella Sanitary

Avissawella arrack tavern, Kudagama and Avissawella in two foreign liquor taverns

Watinapaha arrack tavern

Kamaragoda, Madittegama, Assenawatta, Horenpella

Colombo District and Talduwa, Wali

Maniangama, Golebokka, Weli-witiya, and Epalapitiya in Kegalla District Eswatta, Hingurala, Puwakpitiya,

Kudagama, Avissawella R. N THAINE, Government Agent.

The Kachcheri, Colombo, October 15, 1927.

Local Option, 1928-29.

WITH reference to the publication made in the Government Gazette No. 7,610 of the 14th instant, under rule 6 of the Local Option Rules referred to in Excise Notification No. 146 of August 14, 1925, as amended by Excise Notification No. 161 of May 13, 1927, notice is hereby given that the polling station in respect of Ambokka-Millawana Toddy tavern is changed to the house of John Singho at Maningamuwa.

The village Kandewatta is also added to the area of Ambokka Millawana Toddy tavern.

The Kachcheri,

Matale, October 18, 1927.

W. J. L. ROGERSON, Assistant Government Agent:

Local Option Polls for the Abolition of Arrack and Toddy Taverns, Mullaittivu District.

11TH referece to the Notification appearing in Government Gazette No. 7,608 of September 30, 1927, regarding. Local option polls in respect of Mullaittivu District, it is hereby notified for public information that the time fixed for polling should be 8 A.M. to 7 P.M. and not 7 A.M. to 7 P.M. as stated therein.

The Kachcheri,

Badulla, October 15, 1927.

Mullaittivu October 18, 1927:

P. SARAVANAMUTTU. Assistant Government Agenta

Local Option regarding Arrack, Toddy, and Foreign Liquor. Local Uption regarding Arrack, routy, and roreign Liquor.

No. 1011CE is hereby given that the Government Agent of the Province of Uva, in exercise of powers vested in him by Rule 6 of Excise Notification No. 146, published in Government Gazette No. 7,478 of August 14, 1925, and by amended Notification No. 161, published in Government Gazette No. 7,581 of May 13, 1927; has fixed the under mentioned dates and places for recording votes for the purpose of ascertaining whether 60 per cent. of the inhabitants within the area assigned to the following arrack, toddy, and foreign liquor licences are opposed to the existance of such licences:

Little of Licence Date and Time. Place of Polling.

Kind of Licence. Date and Time. 1. Bandarawela foreign liquor taverns, November 7, 1927, Bandarawela bar licences, Bandara 8 A.M. to 7 P.M. wela Beer and Porter, Kahattawela Toddy tavern

Place of Polling. Police Court building, Bandarawela

Kahathewela, Ettálapitiya, Metipimbiya, Obodella, Kabillewela, Bandarawela Bandarawela town

Haputale Arrack tavern, Haputale November 8, 1927, Toddy tavern, Haputale foreign 8 A.M. to 7 P.M. foreign liquor tavern

Resthouse, Haputale . . Haputale town, Haputalegama, Yahelebedde, Glenanore estate, Haputale estate, Kahabiliya estate, Kadurugamuwa, Hela, Kadurugamuwa, Sherwood estate, Golconda estate, Wiberegalla estate, Blackwood estate

H: W. Codrington, Government Agent.

The Kachcheri,

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.

Minutes of Proceedings of a General Meeting of the Municipal Council of Colombo held in the Town Hall on Wednesday, September 7, 1927, at 3 p.m.

The Council met this day at 3 P.M., pursuant to notice dated August 31, 1927.

Present:—Mr. H. E. Newnham, C.C.S., Chairman; the Hon. Mr. N. H. M. Abdul Cader, M.L.C.; Dr. E. V. Ratnam; Mr. R. I. Pereira; the Hon. Mr. C. H. Z. Fernando, M.L.C.; Mr. G. Adamjee Lukmanjee; Mr. W. E. V. de Rooy; Dr. E. A. Coorey; Mr. G. W. Dodds; Mr. T. G. Jayewardene, V.D., J.P.; Mr. N. R. Blande; Mr. A. H. G. Dawson; Lieut-Col. C. D. Myles, O.B.E., M.B., R.A.M.C.; Mr. M. L. M. Reyal; Dr. S. Muttiah; Mr. S. W. R. Dias Bandaranaike; Mr. G. R. Brown; Mr. F. E. Jolliffe; and Dr. V. van Langenberg.

The Minutes of the General Meeting of August 3, 1927, having been previously printed and copies thereof having been sent to each Member of Council, were taken as read.

Resolved that the Minutes of the General Meeting of August 3, 1927, be confirmed.

- 2. Pursuant to notice, Mr. M. L. M. Reyal presented a petition from the workmen of the Council belonging to the Ceylon Labour Union, praying that they be granted "their usual increments".
- 3. Pursuant to notice, Mr. T. G. Jayewardene asked the Chairman the following questions:—(1) Will the Chairman be pleased to state if he has now received a reply from Government in regard to my question of December, 1925, that as a very large area of land protected from floods is too low for building purposes and as earth for reclaiming such lands is unobtainable in the town or its vicinity except at a prohibitive cost, the Chairman be pleased to inquire if Government, unoptamable in the town or its vicinity except at a prohibitive cost, the Chairman be pleased to inquire if Government, now that a large quantity of rolling stock will soon be available on the completion of the duplication of the Main line, will consider favourably a request from this Council to transport earth from Crown land in the vicinity, of the Railway and unload same at convenient places on payment so that such earth may be sold to the public by this Council at cost price?

 (2) Will the Chairman be pleased to say what the position is in regard to the claim of this Council against Government for certain repairs to the Sewer in Norris road? (3) Will the Chairman be pleased to say if Government has decided to finance the continuation of the widening of Colombo-Galle road? If so, will he cause timely preparations to be made to commence work at both ends of the road as soon as funds are available?

 The Chairman replied as follows:—(1) Vas: the reply was sent to the questioner on receipt. (2) On Appendix 20.

The Chairman replied as follows:—(1) Yes; the reply was sent to the questioner on receipt. (2) On August 30, Government informed the Chairman that the Council's proposal that the matter be referred to arbitration was accepted. It has been suggested that Major Day of the Royal Engineers should be requested to arbitrate and it has been ascertained that he is willing to consider so doing if application for his services is made through the proper channels. Council's approval to this proposal is sought. (3) It is understood that Government has voted Rs. 700,000 for this work. Application for the survey of certain temple properties on which the final trace will, in some degree, depend was made several months ago, but has only just now been sanctioned by Government. After the survey the acquisition will be undertaken. Thereafter it will be possible to proceed to the construction, but it will probably not be practicable to begin the work simultaneously

at both ends.

With regard to the reply of the Chairman in connection with (1), at the request of Mr. Jayewardene the reply from Government referred to was read to the Meeting by the Chairman. (The reply from Government is annexed.)

With regard to item (2), the Chairman moved that the Council approve that Major A. F. Day, R.E., be requested to arbitrate. Mr. T. G. Jayewardene seconded.—Carried.

4. Pursuant to notice, Dr. S. Muttiah asked the Chairman the following questions:—(1) Is the Chairman aware of the fact that there are several pools of stagnant water still found on the site of the Motor Show held last January?

(2) Have not there been several pools of stagnant water still found on the site of the Motor Show held last January!

(2) Have not there been several complaints from residents around this site? (3) Has the Chairman taken any action in regard to this matter? (4) What does the Chairman propose to do to remove this public nuisance?

The Chairman replied as follows:—(1) There are reported to be 2 such pools. (2) The last complaint received was dated April 25, 1927. (3) The land belongs to the Crown. The appropriate Government Departments have been addressed from April 7, 1927, onwards and a certain amount of filling has been done. Meanwhile, the pools have been regularly sprayed to prevent mosquitoes breeding. (4) The Chairman proposes to continue to press the matter on the attention of Computernt.

attention of Government.

5. Pursuant to notice, Dr. E. A. Coorey asked the Chairman the following questions:—Will the Chairman be pleased to state—(1) Whether the building of the market at Wellawatta will be started in September, as stated in a reply pleased to state—(1) Whether the building of the market at Wellawatta will be started in September, as stated in a reply to a previous question of mine? (2) Whether the Works Department has taken possession of the land, if not (3) What the cause of the delay is, expecially in view of the fact that the owner offered, several months ago, to hand over the land pending settlement of other questions? (4) Whether the Chairman will take steps without any further delay to make a start with the building of this market which is very urgently required? (5) Whether the Chairman will take steps to prevent as far as possible delay in urgent and important matters affecting the rate-payers, whether such delay is due to fault of the Council's lawyers or of the Executive Officers of the Council?

The Chairman replied as follows:—(1) Yes. (2) Yes, of the actual land required for the market building. (3) There has not been any undue delay. Though the owner had offered to make the land available, it was no use taking possession of it till the Department was able to start the work of construction. It is manifestly impossible to start every work directly it is sanctioned, and works are taken up in order, as circumstances permit. The Municipal Engineer under-

work directly it is sanctioned, and works are taken up in order, as circumstances permit. The Municipal Engineer undertook to start this work in September and will fulfill his undertaking. (4) The reply to this question will be found in the preceding replies. (5) Yes, as usual. In this case the Chairman does not admit that there has been any avoidable delay.

- 6. Pursuant to notice, Mr. T. G. Jayewardene moved that the Committee now known as the Special Building Committee be in future called the Special Building and Town Improvement Committee, so that all questions of improvements and Town Planning of this city, may, in the first instance, be dealt with by that Committee. The Hon. Mr. C H. Z. Fernando seconded.
 - Dr. E. V. Ratnam and Dr. E. A. Coorey spoke to the motion.

Mr. S. W. R. Dias Bandaranaike spoke against the motion.

- Mr. R. L. Pereira moved, as an amendment, that this motion be referred to the Law Committee on the question of The Hon. Mr. N. H. M. Abdul Cader seconded.—Carried. its legality.
- 7. The Hon. Mr. N. H. M. Abdul Cader moved that, in terms of section 102 of Ordinance No. 6 of 1910, the Chair-Administration Report for the Financial Year, 1926, be as usual, submitted to His Excellency the Governor. V. Ratnam seconded.—Carried.

The Hon. Mr. N. H. M. Abdul Cader moved that the Council do go into Committee to consider items Nos. 8 to 15 (inclusive) on the Agenda. Dr. E. V. Ratnam seconded.—Carried.

The following extracts from the Minutes of the Standing and the Special Committees named were then laid before the Council in Committee :-

Extracts from the Minutes of the Special Committee regarding the Building of the New Town Hall of August 17, 1927.

(2) To consider an application from the F. R. Senanayake Memorial Committee for a site for a statue near the New Town Hall. As the Architect is of opinion that no statues should be erected within the compound of the New Town Hall, the Committee recommends that an equally prominent site should be sought elsewhere.

(4) To consider:—(a) The quotations received (through the Council's Agents) for the six pedestal lamps for the New Town Hall; (b) The recommendation of the Architect that the quotation of Messrs. J. W. Singer & Sons of Frome, be accepted.—Recommended that the quotations of Messrs. J. W. Singer & Sons, Ltd., of £281 10s. 6d. be accepted.

(6) To consider:—(a) The question of creating the post of caretaker, New Town Hall; (b) the question of pay and the duties.—Recommended that the post of caretaker, New Town Hall, be created in the Secretary's Department, on the same scale as that of Sub-Inspectors, viz., Rs. 1,200—Rs. 96—2,400, with free quarters and uniform.

(9) To consider a memorandum of the Supervising Engineer, dated July 19, 1927, forwarding plan showing proposed

boundary wall between the peons' lavatories and mosque compound.

Note.—A vote of Rs. 412 is necessary to meet the cost of the proposed boundary wall. The plan was approved.—

Recommended that supplemental provision of Rs. 412 be voted for the wall.

(12) To consider:—(a) The tenders received through the Council's Agents and locally for the supply of metal grille to balcony, New Town Hall.—(a) Considered. (b) The recommendation of the Supervising Engineer (approved by the Architect) that the tender of Messrs. Bagues, Ltd., at a cost of £217, c.i.f., (which is approximately Rs. 2,920) be accepted.—(b) Recommended.

(13) To consider an estimate of Rs. 350 from the Supervising Engineer for certain alterations to the Printing Office,

New Town Hall.—Approved and recommended that supplemental provision of Rs. 350 be voted.

(14) To consider quotations for 6 bronze vases and globes for the electric light standards at the entrances. Recommended that the quotation of Messrs. Broomsgrove Guild, Ltd., for £69 F.O.B., be accepted.

Resolutions.

With regard to item No. 2, Mr. S. W. R. Dias Bandaranaike moved that the consideration of this matter be deferred pending the correspondence between the Chairman and Mr. D. S. Senanayake on the subject. Mr. R. L. Pereira seconded.-Carried.

With regard to item No. 6, it was resolved that the matter be considered in connection with the recommendation of item No. 12 of the Finance Committee of August 31, 1927.

Resolved that the recommendations of the Special Committee with regard to the remaining items be adopted.

Extract from the Minutes of the Special Committee regarding the Building of the New Town Hall of September 5, 1927.

(3) To consider :-(a) A letter dated August 18, 1927, from Mr. S. J. Edwards, Architect, recommending that the quotations of Messrs. Walker, Sons & Co., Ltd., for wiring for the lights and fans for the New Town Hall, as per amended statement attached to papers, be accepted; (b) A memorandum of the Municipal Treasurer stating that Rs. 30,000 is provided in the sanctioned estimate for electric lights, fittings, &c., and that up to date, approximately, Rs. 19,153 has been sanctioned. Rs. 3,310 is the amount now awaiting sanction. It would seem that supplemental provision of approximately Rs. 10,000 will be necessary.—Recommended that the following quotations of Messrs. Walker, Sons & Co., Ltd., be accepted:—August 17, 1927, (a) Rs. 3,310 for wiring the Council Chamber, staircase hall, gallery, public hall, and stage; (b) Rs. 455 for 6 Keldon lamps for the public hall; September 2, 1927, Rs. 2,990 for fittings.

Resolution.

With regard to above item, it was resolved that the recommendation of the Special Committee be adopted.

Extracts from the Minutes of the Standing Committee on Sanitation and Markets of August 22, 1927.

(6) To consider:—(a) A letter dated July 14, 1927, from the All-Ceylon Malay Association forwarding an application from Inche Juhary, a qualified Muslim midwife, and requesting that she be appointed to the Council's service in order to serve the Muslim ratepayers of the City; (b) A report of the Medical Officer of Health, dated August 1, 1927, recommending the appointment of a Muslim midwife; (c) A memorandum thereon of the Chairman.—Recommended that the post of additional midwife be created and that it be filled by a Muslim.

(7) To consider a memorandum of the Chairman, dated August 22, 1927, with regard to the selection of a site for the erection of a Refuse Destructor for Colombo South.—Recommended subject to inspection by members, that the site

at Kirillapone Quarry be approved.

Resolutions. .

With regard to item No. 6, it was resolved that the recommendation of the Standing Committee be adopted. With regard to item No. 7, it was resolved that the matter be considered in connection with the recommendation of item No. 30 of the extracts from the minutes of the Standing Committees on Municipal Works and Finance (meeting together) of August 31, 1927.

Extract from the Minutes of the Standing Committee on Law and General Subjects of June 25, 1927.

(8) To consider reports from the Municipal Treasurer stating that the quondam owners of the following properties vested in the Council, have failed to obtain retransfers within the 6 months of which notice had been given them: -(1) vested in the Council, have failed to obtain retransfers within the 6 months of which notice had been given them:—(1) No. 18/2, Maligawatta, Maradana; (2) No. 127/18A, Skinner's road south; (3) No. 1737/5, Bloemendhal road; (4) No. 640/26, Peer Saibo's lane; (5) No. 4322/60, New Fisher's quarters; (6) No. 666/773, Pamankade-Bambalapitiya road; (7) No. 3285/158, Alutmawata; (8) No. 1092/69, Galkapanawatta; (9) No. 460/77D, Piachaud's lane; (10) No. 114/19, Lascoreen street; (11) No. 369/50A-50c, Layard's broadway; (12) No. 1993/50, Wasala road; (13) No. 883/97, New Moor street; (14) No. 738/19 (1-9), Fife road; (15) No. 878/235, Dematagoda; (16) No. 1402/51A, Dematagoda; (17) No. 327/8B, Piachaud's lane; (18) No. 2104/31, Kotahena street; (19) No. 761/276, Dematagoda; (20) No. 1604/12-12A, Turret road; (21) No. 1520/26. (21) No. 1538/3, Carmel road; (22) No. 1274/34, Dematagoda; (23) No. 130/13c, Skinner's road south; (24) No. 149/13c, Skinner's road south.—Recommended:—(a) That the sanction of His Excellency the Governor be obtained for the outright sale of these properties; (b) That no actual sale takes place without further authority of the Council.

Resolution of Council of July 6, 1927.

With regard to item No. 8; vide resolution of Council in connection with the recommendation of item No. 18 of the extracts from the Minutes of the Standing Committee on Finance of June 22, 1927.

Resolution of Council of August 3, 1927.

Resolved that the consideration of the matter be deferred again.

Resolution.

Resolved that the consideration of this matter be deferred pending the settlement of the new procedure based on the opinion of Mr. E. J. Samarawickrame, K.C.

Extracts from the Minutes of the Standing Committee on Law and General Subjects of August 27, 1927.

(3) To consider the question whether Short's road should be exempted from the operation of the by-law prohibit-

ing the use of this road by motor lorries.—Recommended that the road be opened to motor lorries.

(5) To consider a report of the Municipal Treasurer dated July 14, 1927, with regard to Municipal Council land at Ketawalamulla lane, stating that the Municipal Engineer recommends the land be sold outright, instead of it being leased out, as previously suggested, as he thinks there are sxisting rights of way over it.

Note.—If the land is to be sold outright, sanction of Council and that of His Excellency the Governor is Aquired.

Recommended that the land be sold by public auction.

(6) To consider:—(a) The appeal of Mr. N. D. H. Abdul Caffoor, under section 123 of Ordinance No. 6 of 1910, in connection with his application for a revision of assessment of 4th quarter, 1926, on premises No. 14, Stork place, Maradana, in view of the cancellation of the dairy licence as from January 23, 1926. (b) A report of the Municipal Treasurer dated August 16, 1927. (c) A memorandum thereon of the Chairman, referring to his memorandum, dated May 10, 1927.—Recommended that the decision of the Chairman be upheld.

(9) To recommend, in terms of paragraph 24 of the Municipal Council Pension Minute, the grant of a gratuity of Rs. 75, being 3 month's pay to the next of kin of the late peon W. D. Jacolis of the Municipal Engineer's Department,

who died on April 5, 1927.—Recommended.

Reconveyance of Properties vested in Council.

(1) To recommend reconveyance of premises No. 74/16 (new Nos. 16, 18, and 20, Ingham street), vested in Council, to Pathumuthu Zuhora, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 560 85 has been paid up to and including the 3rd quarter, 1927).—Recommended.

(2) To recommend reconveyance of premises No. 740/13 (new No. 41), Church street, vested in Council, to Panadura Acharige Don Hendrick, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. paid up to and including the 2nd quarter, 1927).—Recommended. (A sum of Rs. 429 89 has been

(3) To recommend reconveyance of premises No. 1,468A/11, Nelson place, vested in Council, to Dewenipedi Aratchige Melgina Fernando and Dewenipedi Aratchige Ellen Fernando, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested

in the Council. (A sum of Rs. 1,696.57 has been paid up to and including the 3rd quarter, 1927).—Recommended.

(4) To recommend reconveyance of premises No. 1,313/2, Dematagoda, vested in Council, to Yahiya Mohamed. Yoosoof, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 504.50 has been paid up to and

including the 1st quarter, 1927).—Recommended.

(5) To recommend reconveyance of premises No. 1,941/53, Ward place, vested in Council, to Ratnasabapathy Doresamy of No. 42a, Ward place, Colombo, on payment of all rates and costs which would have been due up to the end

Rs. 4;083 01 has been paid up to and including the 1st quarter, 1927).—Recommended.

(6) To recommend reconveyance of premises No. 324/9a and 325/9B Piachaud's lane, vested in Council to Bawa Lebbe Mohamado Haniffa, on payment of all rates and costs which would have been due up to the end of the quarter in the council to Bawa Lebbe Mohamado Haniffa, on payment of all rates and costs which would have been due up to the end of the quarter in the council. (A sum of Rs. 907 90 has been which the reconveyance may be signed, had the property not been vested in the Council. paid up to and including a part of 3rd quarter, 1927).—Recommended.

(7) To recommend reconveyance of premises No. 792/82, Pamankada-Bambalapitiya road, vested in Council, to (1) Akmiwana Acharige Don Abraham, (2) Akmiwana Acharige Don Bastian, on payment of all rates and costs which would have been due up to the end in the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 658 86 has been paid up to and including the 1st quarter, 1927).—Recommended.

(8) To recommend reconveyance of premises No. 573/133, Old Moor street, vested in Council, to Aysha Umma, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 835 77 has been paid up to and including

the 1st quarter, 1927).—Recommended.

(9) To recommend reconveyance of premises No. 1,990/49, Wasala road, vested in Council, to: (1) Belwanag Romanis Fernando, an undivided 9/15 share. (2) Rajasuriyage Sinnochi Fernando, an undivided 2/15 share. (3) Rajasuriyage Macho Fernando, an undivided 2/15 share. (4) Rajasuriyage Rosa Fernando, an undivided 2/15 share on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 404 59 has been paid up to and including the 1st quarter, 1927).—Recommended.

(10) To recommend reconveyance of premises No. 2,393/21 (new No. 11), Avondale road, vested in Council, to Totagoda Gamage Mathes Perera of Main street, Colombo, on payment of all rates and costs which would have been due

Totagoda Gamage Mathes Perera of Main street, Colombo, on payment of an rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 803 32 has been paid up to an including the 1st quarter, 1927).—Recommended.

(11) To recommend reconveyance of premises No. 387/11s (new Nos. 106 and 108), Vauxhall street, vested in Council, to James Ranhotty, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 549 50 has been paid up to and including the 1st quarter, 1927).—Recommended.

(12) To recommend reconveyance of premises No. 1,312/24; Mosque lane, vested in Council, to Swami Maria-Dassen, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 415.62 has been paid up to and

including the 1st quarter, 1927).—Recommended.

(13) To recommend reconveyance of premises No. 623A/5, Thimbirigasyaya, vested in Council, to Lexapathi Mahavidanelage Henry Lawson de Mel, on payment of all rates and costs which would have been due up to the end of

the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 31·15 has been paid up to and including the 1st quarter, 1927).—Recommended.

(14) To recommend reconveyance of premises No. 1,325/13, Mosque lane, vested in Council, to Ahamado Lebbe Umma Habibu, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 709.07 has been paid up to and including the 1st quarter, 1927).—Recommended.

(15) To recommend reconveyance of premises No. 415/98-99, Layard's Broadway, vested in Council, to Sego Emman Abdul Latiff, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 1,237.91 has been paid up to and including the 1st quarter, 1927).—Recommended.

(16) To recommend reconveyance of premises No. 1049-1051/140, Dematagoda, vested in Council, to (1) Mohamed Javath, (2) Mohamed Junaith, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 5,706·11 has been paid up to and including the 1st quarter, 1927).—Recommended.

(17) To recommend reconveyance of premises No. 1559/49, Maligakanda, vested in Council, to Wappoo Lebbe

Marikar Hadjiar Mohamado Haniffa, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Ra. 1,563·11 has been paid up to and including the 2nd quarter, 1927).—Recommended.

(18) To recommend reconveyance of premises Nos. 2299 to 2303/32, new Nos. 189 (50-67), Darley road, vested in Council to Dehiwala Liyanage Abraham de Silva, on payment of all rates and costs which would have been due up to

in Council, to Dehiwala Liyanage Abraham de Silva, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 3,077·11 has been paid up to and including the 2nd quarter, 1927).—Recommended.

(19) To recommend reconveyance of premises No. 2047B/7B, Kanatte road, vested in Council, to Samsudeen Hadjiar Mohamed Sadoon, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 1,497·48 has been paid up to and including the 2nd quarter, 1927).—Recommended.

(20) To recommend reconveyance of premises No. 1967B/28, new No. 58c (20-24), Maradana road, vested in Council to Mohamed Israel Mohamed Pathumma on navment of all rates and costs which would have been due up to

Council, to Mohamed Ismail Mohamed Pathumma, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A

sum of Rs. 426 87 has been paid up to and including the 3rd quarter, 1927).—Recommended.

(21) To recommend reconveyance of premises No. 122/66, new Nos. 65 and 67, Malay street, vested in Council, to Kosgalage Baley Fernando, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 604 33 has

been paid up to and including the 3rd quarter, 1927).—Recommended.

(22) To recommend reconveyance of premises No. 72/51, Baseline road, vested in Council, to Julian Hettige Edwin Perera, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 2,020 57 has been paid up to and including the 2nd quarter 1927).—Recommended

and including the 2nd quarter, 1927).—Recommended.

(23) To recommend reconveyance of premises No. 352/2, Piachaud's lane, vested in Council, to Mohamedo Pulle Salha Umma, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. to and including the 1st quarter, 1927).—Recommended. (A sum of Rs. 452.87 has been paid up

(24) To recommend reconveyance of premises No. 177/10, new Nos. 8 and 10, Ferry lane, vested in Council, to (1) Ummu Nafeesa, (2) Ummu Balkis, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 1,013.55

has been paid up to and including the 2nd quarter, 1927).—Recommended.

(25) To recommend reconveyance of premises No. 336/6, Piachaud's lane, vested in Council, to Othuman Hadjiar Umma Habeeba, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 1,667 98 has been paid up to and including the 2nd quarter, 1927).—Recommended.

(26) To recommend reconveyance of premises Nos. 1,464/32B and 1,467/32 (1-9) Maligakanda, vested in Council, to (2) Marikar Wappu Marikar, premises No. 1,464/32B, identical with lots A and B, in plan dated January 9, 1919, made by C. H. Frida; (b) Marikar Wappu Marikar, Wappu Marikar Moomina Umma, Wappu Marikar Abdul Hamid, premises No. 1,467/32 (1-9), identical with lots C and D, in plan dated January 9, 1919, made by C. H. Frida—the said Marikar Wappu Marikar to lot D and the said Wappu Marikar Moomina Umma and Wappu Marikar Abdul Hamid jointly to lot C, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconstruction of the property not heavy vertex of in the Council. (A sum of Rs. 2,051-52 has been paid to and veyance may be signed, had the property not been vested in the Council. (A sum of Rs. 2,051.52 has been paid to and including the 2nd quarter, 1927).—Recommended.

(27) To recommend reconveyance of premises No. 126/18, Skinners road south, vested in Council, to Mohiyadeen Tamby Mohamed Haniffa, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 496 has been paid up to and including the 1st quarter, 1927).—Recommended.

(28) To recommend reconveyance of premises No. 316/246, Colombo-Galle road, vested in Council, to Dewapurage John Fernando, on payment of all rates and costs which would have been due up to the end of the quarter in which the

reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 236.69 has been paid up to and including the 2nd quarter, 1927).—Recommended.

(29) To recommend reconveyance of premises Nos. 490/410 and 491/411, Colombo-Galle road, vested in Council, to Levena Marikar Muttu Natchia, Colenda Marikar Abdul Majeed, Colenda Marikar Mohamed Haniffa, Colenda Marikar Samsudeen, Colenda Marikar Mohamed Yusoof, Colenda Marikar Abdul Azeesz, and Levena Marikar Umma Salma, on payment of all rates and costs which would have been due up to the ord of the conster in which the reconstruction. payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 880 10 has been paid up to and including the 1st quarter, 1927).—Recommended.

(30) To recommend reconveyance of premises No. 721/11 and 722/12, Pamankada-Bambalapitiya road, vested in Council, to Dehiwala Liyanage Abraham de Silva, on payment of all rates and costs which would have been due up to

the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 399 06, has been paid up to and including the 1st quarter, 1927).—Recommended.

(31) To recommend reconveyance of premises No. 835/59, Old Moor street, vested in Council, to Nagoor Meera Mohamed Zaheed, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 304.65 has been paid up to and including the 2nd quarter, 1927).—Recommended.

(32) To recommend reconveyance of premises No. 899/112, New Moor street, vested in Council, to Wappu Marikar

Abdul Majeed, Sheik Kader Saibo Abdul Kanny Saibo Kathree, as Trustees of Salihu Thaikkia, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 1,038.76 has been paid up to and including the 1st quarter, 1927).—Recommended.

(33) To recommend reconveyance of premises No. 929/144, New Moor street, vested in Council, to Levena Marikar Idroos Lebbe Marikar, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 829.70 has been paid up to and including the 2nd quarter, 1927).—Recommended.

(34) To recommend reconveyance of premises No. 367/91, Prince street, vested in Council, to Ebrahimjee Hassanally, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 2,545 15 has been paid up to and including

the 2nd quarter, 1927).—Recommended.

(35) To recommend reconveyance of premises No. 162/39, Shoemaker's lane, vested in Council, to (1) Miskin Bawa Abdul Rahaman, (2) Miskin Bawa Abdul Majeed, (3) Miskin Bawa Meera Natchia, (4) Miskin Bawa Ajeru, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 365.24 has been paid up to and including the 4th quarter, 1926).—Recommended.

(36) To recommend reconveyance of premises No. 147/25, Shoemakers lane, vested in Council, to Ossan Kuppai Neina Mohamado, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 1,147.90 has been paid up to and including the 2nd quarter, 1927).—Recommended.

(37) To recommend reconveyance of premises No. 220/85, Wilson street, vested in Council, to Othman Lebbe Marikar Ummu Saleemah, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 643.06 has been paid up to and including the 3rd quarter, 1926).—Recommended.

(38) To recommend reconveyance of premises No. 1,250/46A, Dematagoda, vested in Council, to Sittie Wadooda,

on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 724 97 has been paid up to and including

the 2nd quarter, 1927).—Recommended.

Resolutions.

Resolved that the recommendations of the Standing Committee be adopted, including the following item of reconveyance of property vested in the Council, which was received after the meeting of the Standing Committees and

specially put to the Council by the Chairman.

(39) To recommend reconveyance of premises No 1,080/81, Galkapanawatta, vested in Council, to Telikade Palliyaguruge William Perera, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 881 52 has been paid up to and including the 1st quarter, 1926).

Extracts from the Minutes of the Standing Committee on Municipal Works of August 31, 1927.

(2) To consider a plan from the Municipal Engineer showing suggested street lines for Maligawatta road for consideration as "private" street lines.—Recommended.

(3) To consider plan No. 889 dated July 21, 1927, signed by Mr. N. M. Ingram, Municipal Engineer, showing suggested private street lines between Pamankada road and Fussel's lane, Wellawatta. If the Council approve of the suggestion, it may be declared a minor street and allowed as 30 feet wide, under section 18 (4) of Ordinance No. 19 of 1915.

Note.—In this case the Council is a "frontager" and would incur some liability along with other owners.—

Recommended.

(5) To consider plan No. 899 dated August 12, 1927, signed by Mr. N. M. Ingram, Municipal Engineer, showing suggested private street lines between section A.B, 4th lane, Kollupitiya. If the Council approve of the suggestion it may be declared a minor street and allowed as 30 feet wide, under section 18 (4) of Ordinance No. 19 of 1915.—Recommended.

(6) Formally to lay down street lines for the Galle road from Deal place to the Dehiwala bridge, under section 18 (4) of Ordinance No. 19 of 1915.—Recommended.

(7) To consider the question whether Short's road should be exempted from the operation of the by-law prohibiting the use of this road by motor lorries.—Recommended that the road be opened to motor lorries.

Resolutions.

With regard to item No. 5, Mr. T. G. Jayewardene moved that the consideration of this matter be deferred Mr. R. L. Pereira seconded.—Carried.

Resolved that the recommendations of the Standing Committee with regard to the remaining items be adopted.

Extracts from the Minutes of the Standing Committees on Municipal Works and Finance (meeting together) of August 31, 1926.

(6) With regard to the proposed engagement of the "Loyal Band" for public performances, to recommend:—
(a) That the resolution of Council of July 6, 1927, be cancelled; (b) That a sum of Rs. 800 be sanctioned for four performances from 5 to 8 P.M., as per memorandum of the Chairman dated August 9, 1927.—Recommended (a) and (b).

(7) To consider the question whether a suite of rooms in the New Town Hall could be reserved for the use of the Special Commission on Reforms, which will arrive on November 12 and will probably leave about the middle of January, 1928, and if so, on what terms.—Recommended that accommodation be made available at the New Town Hall, for the Special Commission, free of charge, provided the Council is put to no expense.

(9) To consider the question of closing of Prakrama road to bus traffic.—Recommended that Prakrama road

be closed to bus traffic.

(10) To consider a memorandum inquiring if the Committees would approve of a railing a foot high and 20 feet from the road to run along the Galle Face from near the War Memorial to the spill.—Recommended that the experiment of allowing cars to park on the grass facing the sea be given a trial.

(12) To consider a memorandum of the Chairman dated August 19, 1927, with regard to the acquisition of land

for St. Paul's Ward playground. Note.—Council on June 8, 1927, sanctioned a vote of Rs. 52,000 for a playground for St. Paul's Ward.—Recommended that the site shown as lot 2 of two acres and 9 perches be approved.

(15) To consider a plan and detailed estimate of Rs. 10,000 from the Municipal Engineer for laying out and equip-

ment of White Park as a playground.

Note.—The Council on June 8, 1927, voted a sum of Rs. 10,000 for this purpose.—Recommended that the plan

and estimate be approved, and that the portion required from the school compound be resumed by the Council,

(16) To consider a memorandum of the Municipal Engineer dated July 23, 1927, forwarding amended plans of the lines of widening for Maradana road from Symond's road to Borella junction.—Recommended that the lines by which the Maradana road from Symond's road to Borella junction be defined, under section 18(4) of Ordinance No. 19 of 1915, shall, be lines 40 feet distant from the centre of the existing tram lines.

(17) To consider the recommendation of the Municipal Engineer that the tender of Mr. M. S. Ramen of No. 29, 1st Division, Maradana, amounting to Rs. 2,163 be accepted for the aided drainage of premises Nos. 68, 70, 72, and "Victor House," Maligakanda, Maradana.—Recommended.

(18) To consider a plan and detailed estimate of Rs. 7,000 from the Municipal Engineer for the erection of the proposed public lavatory in Parson's road, near the Empire Theatre.—Recommended.

- (19) To consider:—(a) The tenders received for quarrying at "B" Quarry, Kirillapone.—(a) Considered. (b) The recommendation of the Municipal Engineer that the tender of Mr. A. Nadarajah be accepted as follows:—2-inch. metal piled, Rs. 12 · 40 per cube; hand rubble piled, Rs. 10 · 45 per cube; loading from pile to lorries, Re. 1 · 20 per cube.— (b) Recommended.
- (20) To consider:—(a) The quotations received for the supply of spares, &c., for Pumping Stations Plant, 1927.—(a) Considered. (b) The recommendation of the Municipal Engineer as follows:—(a) Through the Council's London Agents, as per schedule and details attached to papers c.i.f., for approximately £1,247 7s. 5d; (b) Through Local Agents, as per details attached to papers, including delivery for approximately Rs. 9,255 50.

Note.—The cost will be charged to advance account, stores, and debited to sanctioned votes as and when used

funds are available.—(b) Recommended.

- (21) To consider the recommendation of the Municipal Engineer that the tender of Mr. P. Joseph of No. 53, Hill street, Colombo, amounting to Rs. 1,056 be accepted for the aided drainage of premises No. 65, Dam street, San Sebastian. $-\mathbf{Recommended}$.
- (22) To consider a memorandum of the Municipal Engineer dated July 28, 1927, requesting sanction of Council to pay the maximum rates shown in the plan attached to papers for the purchase of 2-in. metal.—Recommended.
- (23) To consider a plan and detailed estimate of Rs. 9,000 from the Municipal Engineer for road improvements round the New Child Welfare Centre, Gintupitiya.—Recommended that the plan and detailed estimate be approved and that the sum of Rs. 9,000 be voted.
- (24) To consider:—(a) The quotations received for the supply of 75 tons Indian teak squares.—(a) Considered (b) The recommendation of the Municipal Engineer that the quotation of Messrs. Clark, Young & Co., at Rs. 240 per ton steel" quality delivered at Suduwella stores be accepted.

Note.—The cost Rs. 18,000 will be charged to advance account, purchase of stores, and debited to sanctioned votes

as and when the material is used.—(b) Recommended.

(26) To consider the recommendation of the Municipal Engineer that the quotation received through the Council agents for the supply of 400 tons of Anthracite beans at a cost of 53s. 9d. per ton be accepted. The material is for use at the Pumping Stations.

Note.—The present quotation is 15s. per ton less than that of the last purchase. Funds are available and the cost, in the first instance, will be charged to advance account, stores, and sanctioned votes debited in due course.—

Recommended.

(27) To consider the applications received for the post of Surveyor, Municipal Engineer's Department.—Resolved that the following names be submitted to Council:—(1) Mr. H. S. Perera, (2) Mr. M. D. S. Suriyabandara, (3) Mr. J. W. Duckworth, with the recommendation that Mr. H. S. Perere be appointed to the post.

(29) To consider:—(a) Quotations received (through the Council's Agents) for the supply of Drainage materials. (a) Considered. (b) The recommendation of the Municipal Engineer that the quotation of Messrs. Doulton & Co., Ltd.,

- amounting to £1,198 7s. 0d. C.I.F., be accepted.

 Note.—The Municipal Treasurer reports that the cost will be charged to advance account, purchase of stores, and debited to sanctioned votes in due course. The materials should be insured against breakage.—(b) Recommended and that the materials be insured against breakage.
- (30) To consider a memorandum of the Chairman dated August 22, 1927, with regard to the selection of a site for the erection of a Refuse Destructor for Colombo South.—Recommended that the site at Kirillapone quarry be approved.
- (31) To consider detailed estimates from the Municipal Engineer as follows:—(a) For proposed 9-in. soil sewer in Albion road from Baseline road junction to Dematagoda-ela, Rs. 62,000; (b) Syphon under Kolonnawa bridge, Rs. 10,000; (c) For proposed soil sewer to New Government Factory, Kolonnawa, Rs. 13,500. Total, Rs. 85,500.

Note.—Funds are provided by Government.—Recommended (a), (b), and (c).

- (32) To consider a memorandum of the Chairman dated August 17, 1927, with regard to surface drainage of Gower street and suggesting that the following resolution be adopted:—That the Council, through the Chairman, serve notices under section 25 (2) of Ordinance No. 19 of 1915, proposing to lay down on both sides of the private street, known as Gower street, running westwards from Havelock road, for approximately 1,000 feet, half-round concrete side channels, together with all the resolution of the contract of the private of the pr together with all the necessary private entrance culverts at a probable cost of Rs. 4,413 15; the plans and particulars of the said works, together with a provisional apportionment of the cost therefore the available for inspection at the of the said works, together with a provisional apportionment of the cost thereof to be available for inspection at the Office of the Municipal Engineer at Maligakanda in order to afford an opportunity for the hearing by the Chairman, for submission to the Council, of objections to the proposed work or apportionment; provided that such objection is received by the Chairman within 14 days of the service of such notices.—Recommended.

 (33) To consider an application from the Municipal Engineer for supplemental provision of Rs. 1,000 for clearing
- of land required for the Old Moor street Back Lane Scheme in connection with any work that may arise in the early stages.

-Recommended that supplemental provision of Rs. 1,000 be voted.

(34) To consider an application from the Municipal Engineer for sanction to purchase direct 180 tons Trinidad

Asphalt and 25 tons Flux oil at £8. 3s. 8d. and £9. 15s. 10d., per ton respectively, c.i.f., Colombo.

Note.—The material is required for road works and mainly for the Galle road widening on which account Government have allotted a large sum for 1927-28. The total cost is about Rs. 23,000 c.i.f., which will be charged to advance account, stores, and debited to sanctioned votes in due course. Funds are available.—Recommended.

(35) To consider a report of the Municipal Treasurer dated July 14, 1927, with regard to aided drainage of premises No. 47, New Moor street, stating that the owner, who agreed to repay the amount by quarterly instalments spread over a period of 4 years, requests that the period be extended to 8 years. The Municipal Treasurer recommends this, in view of the poor circumstances of the owner.—Recommended that the period be extended to 8 years.

(36) To consider a memorandum of the Municipal Treasurer dated August 8, 1927, with regard to the purchase of Milla logs recommending that the sanction of Council be obtained for the extension of the contract for the supply of Milla logs to December 31, 1927, as it is anticipated that a further 750 cubic feet of Milla logs would be required during

the course of the year.

-The tenderer is V. Simon Perera of 19, Nagalagam street, and the rate is Rs. 3.90 per cubic foot.-Note. Recommended. B.F

(39) (1) To adopt the valuation of properties in the following wards, subject to such alteration as the Chairman may from time to time find necessary to make, for the purpose of rating for the calendar year, 1928:-

		Valuation	***	1			Net Valua proposed	tion for
$\mathbf{Ward}.$	pro	posed for p	Ward	1.				IOI
		1928.					1928.	
		Rs.					$\mathbf{R}\mathbf{s}.$	
Fort	 	2,366,294	Slave Island	ı			1,307,23	
Pettah	 	1,609,621	Colpetty			• •	2,742,48	4
San Sebastian	 	488,837	Chalmers	Granary	and	Manning		
St. Paul's	 	1,014,819	Markets				271,27	8
Kotahena	 	1,553,594						
New Bazaar	 	857,495	*			Total	14,535,60	7
Maradana	 	2,323,954	-		** •			

(2) To make and assess for the calendar year, 1928, a rate of 20 per cent. of the annual value of all houses and buildings of every description and of all lands and tenements whatsoever within the Municipal limits of Colombo as required

by section 115 of Ordinance No. 6 of 1910.—Recommended (1) and (2).

(40) To consider a report of the Waterworks Engineer dated July 18, 1927, that a cablegram has been received from the Council's Agents stating that Messrs. Glenfield and Kennedy have tendered for the supply of special castings required in connection with the fixing of Deacon Waste Meters, as per list attached to papers, for the sum of £706 c.i.f., Colombo

Note.—The total cost including Agents' Commission will be approximately Rs. 9,700, which will be charged to the sanctioned estimate, K 30. The Waterworks Engineer recommends that the tender be accepted.—Recommended.

(41) To consider an application from the Waterworks Engineer for supplemental provision of Rs. 2,000 under Vote K 26, 8-in. high service water main to Wolfendhal, owing to the considerable rise in the price of cast iron pipes since June, 1926, when the original estimate was made. Funds are available.—Recommended.

(42) To consider an application from the Waterworks Engineer stating that the work of installing two additional

filters at Labugama is about to be started and requesting that he be granted batta in order to give proper supervision to the work of rivetting, &c.—Recommended that the batta at Rs. 8 a night be allowed to a total of Rs. 200 in all.

(43) To consider:—(a) A petition signed by certain residents of Fishers quarters, Mutwal, praying that a water main be laid along the road, marked red in sketch attached to papers.—(a) Considered. (b) A plan and an estimate of Rs. 1,350 from the Waterworks Engineer for laying a 3-in, diameter main in the lane.

Note.—The lane is a private lane.—(b) Recommended.

Note.—The lane is a private lane.—(b) Recommended.

(44) To consider:—(a) An application from Mr. J. A. Martensz, for water service to his premises situated in the lane leading to No. 71A, Galle road.—(a) Considered; (b) A plan and an estimate of Rs. 1,200 from the Waterworks Engineer for laying a 3-in, diameter water main for a distance of 142 yards in the lane. The lane being a private lane, the application will have to be dealt with under Ordinance No. 9 of 1916. The applicant and Messrs. M. S. Hebutlabhoy & Co., have agreed to pay their shares in respect of blocks "A" and "D" marked in plan, amounting to Rs. 600.

Note.—The Waterworks Engineer recommends the laying of the main for a distance of 97 yards at a cost of Rs. 889 until the proportions of cost payable in respect of the other two blocks "B" and "C" are deposited.—(b) Recommended.

(45) To consider:—(a) An application from Mr. K. D. Silva for water service to his block of land, situated in a private lane off Thimbirigasyaya road—(a) Considered. (b) A plan and an estimate of Rs. 1.687 for laying a 3-in diameter.

private lane off Thimbirigasyaya road.—(a) Considered; (b) A plan and an estimate of Rs. 1,687 for laying a 3-in diameter cast iron main for a distance of 211 yards in the lane. The lane being a private lane, the application will have to be dealt with under Ordinance No. 9 of 1916. The applicant has expressed his willingness to contribute half the total cost of the main as follows:—Rs. 300 at once, and the balance by monthly instalments within one year, with interest at 6 per cent. a year, provided the surplus payment to be refunded to him when recovered from the other owners.

Note.—The Waterworks Engineer recommends that the application be allowed.—(b) Recommended, but the main should not be laid beyond the point at present required.

(46) To consider a memorandum of the Chairman dated July 16, 1927, with regard to the Fire Brigade car, inquiring whether a vote of about Rs. 5,000 be passed to purchase a new car, in view of the fact that the Engineer Mechanical estimates the cost of overhauling the old car at Rs. 1,400 to run another year.—Recommended that a sum of Rs. 5,000 be voted to buy a new car, and that, on purchase of the new car, the old car be sold.

Resolutions.

With regard to item No. 16, Mr. R. L. Pereira moved that the consideration of the matter be deferred. Dr. E. A. Coorey seconded.—Lost.

It was resolved, on the motion of the Chairman, that the recommendation of the Standing Committees be adopted. With regard to item No. 30 (corresponding to item No. 7 of the extracts from the minutes of the Sanitation Committee of August 22, 1927), Dr. E. A. Coorey moved that the consideration of this matter be deferred pending inquiries about other suitable sites. Dr. S. Muttiah seconded.

Mr. R. L. Pereira supported the motion.

The motion was put to the meeting.--Carried.

(Mr. N. R. Blande and Mr. S. W. R. Dias Bandaranaike left the meeting at this stage.)

Resolved that the recommendations of the Standing Committees with regard to the remaining items be adopted.

Extract from the Minutes of the Standing Committee on Finance of June 22, 1927.

(18) To consider reports from the Municipal Treasurer stating that the quondam owners of the following properties, vested in the Council have failed to obtain retransfers within the 6 months of which notice had been given them :vested in the Council have failed to obtain retransfers within the 6 months of which notice had been given them:—(1) No. 18/2; Maligawatta, Maradana; (2) No. 127/18A, Skinner's road south; (3) No. 1737/5, Bloemendhal road; (4) No. 640/26, Peer Saibo's lane; (5) No. 4322/60, New Fishers quarters; (6) No. 666/773, Pamankade-Bambalapitiya road; (7) No. 3285/158, Alutmawata; (8) No. 1092/69, Galkapanawatta; (9) No. 460/77D, Piachaud's lane; (10) No. 114/19, Lascoreen street; (11) No. 369/50A-50c, Layard's broadway; (12) No. 1993/50, Wasala road; (13) No. 883/97, New Moor street; (14) No. 738/19 (1-9), Fife road; (15) No. 878/235, Dematagoda; (16) No. 1402/51A, Dematagoda; (17) No. 327/8B, Piachaud's lane; (18) No. 2104/31, Kotahena street; (19) No. 761/276, Dematagoda; (20) No. 1604/12-12A, Turret road; (21) No. 1538/3, Carmel road; (22) No. 1274/34, Dematagoda; (23) No. 150/13c, Skipper's road south; (24) No. 149/13c (21) No. 1538/3, Carmel road; (22) No. 1274/34, Dematagoda; (23) No. 150/13c, Skinner's road south; (24) No. 149/13c, Skinner's road south.—Recommended—(a) That the sanction of His Excellency the Governor be obtained for the outright sale of these properties; (b) That no actual sale takes place without further authority of the Council.

Resolution of Council of July 6, 1927.

With regard to item No. 18, the Hon. Mr. N. H. M. Abdul Cader moved that the consideration of the matter be deferred and that the papers be circulated to the members of the Council. Mr. M. L. M. Reyal seconded.

The Chairman explained that the matter had been put forward merely to save time in the procedure and, as stated in the recommendation, no actual sale would take place without further authority of the Council.

The motion was put to the meeting and carried.

Resolution of Council of August 3, 1927.

The papers having been circulated to Members of Council, in compliance with the resolution of Council of July 6, 1927, the matter was submitted for consideration.

Resolved that the consideration of the matter be deferred again.

Resolution.

Resolved that the consideration of this matter be deferred pending the settlement of the new procedure based on the opinion of Mr. E. J. Samarawickreme, K.C.

Extracts from the Minutes of the Standing Committee on Finance of August 31, 1927.

(2) To consider :--(a) A petition from officers who have completed 3 years in Division II. of the Clerical Service regarding the reduction of the percentage of marks to be obtained in certain subjects of the qualifying part of the Government Clerical Examination (Municipal Section); (b) A memorandum thereon of the Chairman suggesting that the standard of the Gazette of October 15, 1926, be adopted throughout, as it appears to supersede the General Orders on which Council's rules for promotion to Division I. were framed.—Recommended that paragraph 2 of Annexure A of the Finance Committee minutes approved by Council on July 6, 1927, be amended to read: "Provided they obtain a minimum of 66 per cent., in handwriting and spelling, 33 per cent. in Annexure A of the Finance Committee minutes approved by Council on July 6, 1927, be amended to read: "Provided they obtain a minimum of 66 per cent., in handwriting and spelling, 33 per cent. in Annexure A 1927.

(5) To consider a memorandum of the Municipal Treasurer, dated August 6, 1927, with regard to security to be furnished by the two newly appointed Assistant Engineers, Messrs. C. E. M. Herft and C. M. Jennings, recommending

that guarantee policies to the extent of Rs. 25,000 each be taken and that the premium be paid by the Council.

Note.—The cost will not exceed Rs. 125 for the rest of the year and funds are available on Vote D 15—Premium

on Guarantee Policies.—Recommended.

(6) To consider a report of the Municipal Treasurer, dated July 14, 1927, with regard to M. C. land at Ketawalamulla lane, stating that the Municipal Engineer recommends the land be sold outright, instead of it being leased out, as previously suggested, as he thinks there are existing rights of way over it.

Note.—If the land is to be sold outright, sanction of Council and that of His Excellency the Governor is necessary.—

Recommended that the land be sold by public auction.

(7) To consider :—(a) The appeal of Mr. N. D. H. Abdul Caffoor, under section 123 of Ordinance No. 6 of 1910, in connection with his application for a revision of assessment of 4th quarter, 1926, on premises No. 14, Stork place, Maradana, in view of the cancellation of the dairy licence as from January 23, 1926; (b) A report thereon of the Municipal Treasurer, dated August 16, 1927; (c) A memorandum thereon of the Chairman referring to his memorandum, dated May 20, 1927.— Recommended that the decision of the Chairman be upheld.

(8) To consider a report of the Municipal Treasurer, dated August 23, 1927, with regard to aided drainage of premises No. 27, Grandpass road, recommending that the request of the owner for the repayment of the cost, which he agreed to pay in quarterly instalments within a period of 4 years, be extended to 8 years.—Recommended that the extension

(9) To consider a report of the Municipal Treasurer, dated August 26, 1927, with regard to the purchase of 200 tons of Asphaltum from the Standard Oil Co. of New York, requesting sanction of Council for the purchase of 11 267 tons,

in excess of 200 tons, amounting to Rs. 1,408 37 at Rs. 125 per ton.—Recommended.

(11) To consider an application from the Secretary, Municipal Council, for supplementary provision of Rs. 125, under Vote C 13—Uniforms, owing to (1) issue of additional belts and badges to messengers in addition to peons; (2) issue

of 12 coats to two new peons.—Recommended.

(12) To consider:—(a) The question of creating the post of Caretaker, New Town Hall; (b) The question of pay and the duties; (c) A memorandum of the Chairman regarding quarters.—Recommended that the post of Caretaker, New Town Hall, be created, in the Secretary's Department, on the same scale as that of Sub-Inspectors, viz., Rs. 1,200—

Rs. 96—Rs. 2,400 a year, with free uniform, but that he should pay Rs. 15 a month, as house rent, for quarters provided.

(13) To consider:—(a) A letter, dated July 14, 1927, from the All-Ceylon Malay Association forwarding an application from Inche Juhary, a qualified Muslim midwife, and requesting that she be appointed to the Council's Service in order to serve the Muslim ratepayers of the City; (b) A report of the Medical Officer of Health, dated August 1, 1927, recommending the appointment of a Muslim mid-wife; (c) A memorandum thereon of the Chairman.—Recommended that the post of additional midwife be created and that it be filled by a Muslim.

(14) To consider:—(a) An application from Mr. J. L. Perera, Sub-Inspector, Public Health Department, for an advance of Rs. 300 in order to enable him to purchase a motor cycle for official duties.—(a) Considered; (b) The recommendation of the Municipal Treasurer that the advance be granted on the usual terms, viz., that the amount be repaid in 12 equal monthly instalments together with interest at 5 per cent. a year on the balance outstanding from time

to time.—(b) Recommended.

(15) To consider:—(a) An application from Dr. (Mrs.) M. C. Barclay, Assistant Medical Officer of Health (Child Welfare), for an advance of Rs. 500 in order to enable her to purchase a motor car for official duties.—(a) Considered; (b) The recommendation of the Municipal Treasurer that the advance be granted on the usual terms, viz., that the amount be repaid in 12 equal monthly instalments together with interest at 5 per cent. a year on the balance outstanding from time to time.—(b) Recommended.

(16) To consider :—(a) An application from Mr. T. F. Munasinghe, Revenue Inspector, for an advance of Rs. 840 in order to enable him to purchase a motor vehicle for official duties.—(a) Considered; (b) The recommendation of the Municipal Treasurer that the advance be granted on the usual terms, viz., that the amount be repaid in 12 equal monthly instalments together with intere t at 5 per cent a year on the balance outstanding from time to time.—(b) Recommended.

(17) To consider:—(a) An application from Inspector A. M. H. Dias of the Veterinary Department, for an advance of Rs. 600 in order to enable him to purchase a motor cycle for official duties.—(a) Considered; (b) The recommendation of the Municipal Treasurer that the advance be granted on the usual terms, viz., that the amount be repaid in 12 equal monthly instalments and that 5 per cent. a year be charged as interest on the balance outstanding from time to time. (b) Recommended.

(19) To recommend, in terms of paragraph 24 of the Municipal Council Pension Minute, the grant of a gratuity of Rs. 75, being 3 months' pay, to the next of kin of the late peon W. D. Jacolis, of the Municipal Engineer's Department, who died on April 5, 1927.—Recommended.

(20) To recommend, under section 21 of the Municipal Council Pension Minute, the grant of a gratuity of Rs. 223 · 64 to cooly Muttu of the Municipal Engineer's Department, who is found unfit by a Medical Board for further service. The gratuity is based on his service of 194 months and his average monthly pay of Rs. 20 75.—Recommended.

(21) To recommend, under sections 2 and 12 of the Municipal Council Pension Minute, the grant of a pension with effect from August 1, 1927, of Rs. 244 a year to J. U. S. Dasanayake, Binder, Secretariat, who is found unfit by a Medical Board for further service. The pension is based on his service of 305 months (inclusive of climatic allowance) and

Board for further service. The pension is based on his service of 305 months (inclusive of climatic allowance) and his salary of Rs. 576 a year.—Recommended.

(22) To recommend, under section (iv.) (b) of Rule 2 of the Municipal Council Pension Minute, the grant of a gratuity of Rs. 370 50 to Rahim Amja, Fireman No. 24 of the Fire Brigade, who is found unfit by a Medical Board for further service. The gratuity is based on his service of 78 months and his pay of Rs. 57 a month.—Recommended.

(23) To recommend, under section 21 of the Municipal Council Pension Minute, the grant of a gratuity of Rs. 127 12 to Kitta Valliamai, widow of Fireman Raman, who died on June 8, 1925, whilst in the Council's service. The gratuity is based on his service of 135 months and his average monthly pay of Rs. 33 90.—Recommended.

(24) To recommend, under section 21 of the Municipal Council Pension Minute, the grant of a gratuity of Rs. 116 23 to Pesona Hamy, cooly woman, Municipal Engineer's Department, who is found unfit by a Medical Board for further service. The gratuity is based on her service of 169 months and her average monthly pay of Rs. 12 38. for further service. The gratuity is based on her service of 169 months and her average monthly pay of Rs. 12.38. Recommended.

(25) To recommend, under section 21 of the Municipal Council Pension Minute, the grant of a gratuity of Rs. 193·53 to Caruppen, cooly, Municipal Engineer's Department, who is found unfit by a Medical Board for further service. The gratuity is based on his service of 167 months and his average monthly pay of Rs. 20·86.—Recommended.

(26) To recommend, under section 21 of the Municipal Council Pension Minute, the grant of a gratuity of Rs. 571·20

to Kangany Arulandu of the Muni ipal Engineer's Department, who is found unfit by a Medical Board for further service. The gratuity is based on his service of 336 months and his average monthly pay of Rs. 30 · 60.—Recommended. (27) To recommend, under section 21 of the Municipal Council Pension Minute, the grant of a gratuity of Rs. 338.39

to Suppen, cooly, Municipal Engineer's Department, who is found unfit by a Medical Board for further service. The gratu ty is based on his service of 292 months and his average monthly pay of Rs. 20 86.—Recommended.

(28) To recommend, under section 21 of the Municipal Council Pension Minute, the grant of a gratuity of Rs. 241 08 to Paitchie, cooly woman (wife of Sollamuttu), Muni ipal Engineer's Department, who is found unfit by a Medical Board for further service. The gratuity is based on her service of 275 months and her average monthly pay of Rs. 15.78.—

(29) To recommend, under sec ion 21 of the Municipal Council Pension Minute, the grant of a gratuity of Rs. 162 40 to Nagamma, cooly woman, Muni ipal Engineer's Department, who is found unfit by a Medical Board for further service.

The gratuity is based on her service of 180 months and her average monthly pay of Rs. 16·24.—Recommended.

(30) To recommend; under section 21 of the Municipal Council Pension Minute, the grant of a gratuity of Rs. 433·42 to Odayan, cooly, Municipal Engineer's Department, who is found unfit by a Medical Board for further service. The gratuity is based on his service of 374 months and his average monthly pay of Rs. 20·86.—Recommended.

(31) To recommend, under section 21 of the Municipal Council Pension Minute, the grant of a gratuity of Rs. 336·07 to Weeran, cooly, Municipal Engineer's Department, who is found unfit by a Medcial Board for further service. The gratuity is based on his service of 290 months and his average monthly pay of Rs. 20·86.—Recommended.

(32) To recommend, under section 21 of the Municipal Council Pension Minute, the grant of a gratuity of Rs. 119·37

(32) To recommend, under section 21 of the Municipal Council Pension Minute, the grant of a gratuity of 188, 110 of the Sollamuttu, sledger, Municipal Engineer's Department, who is found unfit by a Medical Board for further service. The gratuity is based on his service of 151 months and his average monthly pay of Rs. 28 · 46.—Recommended.

(33) To recommend: (a) Under section 15 of the Municipal Council Pension Minute, the grant of a pension, with effect from October 5, 1927, of Rs. 360 a year, to Deonis Perera, watcher, Secretariat, who is over 55 years of age. The pension is based on his service of 489 months (including climatic allowance) and his salary of 540 a year. (b) That Deonis Perera be granted one month's leave, on full pay, from September 4 to October 4, 1927, perparatory to retirement. (c) That a substitute be engaged at Re. 1 a day as salary and Re. 1 a day as allowance on Sundays and holidays, when he will have to be on duty both night and day.—Recommended (a), (b), and (c).

(34) To consider a memorandum of the Municipal Treasurer, dated August 3, 1927, with regard to leave to Mr. K. C. Perera, Clerk, Division II. of his Department, recommending as follows:—(a) That excess leave of 105 days over 42 days granted to him be sanctioned, in terms of section 6 of the Municipal Council Leave Minute. (b) That 91 days accumulated vacation leave in respect of 1926 and 1927, be granted, in terms of section 10 (i.) of the Municipal Council Leave Minute. (c) That the balance of 68 days leave be set off against the lapsed leave available of 88 days in respect of 1921 and 1922.—Recommended (a), (b), and (c).

(35) To consider a memorandum of the Municipal Treasurer regarding an application for 26 days' leave, supported

by medical certificate, from Mr. V. L. de Zoysa, Assessing Inspector, recommending as follows:—(a) 22 days full pay leave from August 22 to September 15, 1927, to be met out of the accumulated lapsed leave still available of the years 1924—1925 and 1922—1923, under section 10 (iii.) of the Municipal Council Leave Minute. (b) 4 days half-pay leave from September 15 to September 20, 1927.—Recommended that the 22 days full pay leave be allowed, and that he thereafter be at once sent before a medical board.

(36) To consider a report of the Municipal Treasurer, dated August 8, 1927, forwarding a statement of rates amounting to Rs. 103 59 to be written off (5 cases, 2 on grounds of poverty and the other 3 irrecoverable).—Recommended.

Reconveyance of Properties vested in Council.

(1) To recommend reconveyance of premises No. 74/16 (new Nos. 16, 18, and 20, Ingham street), vested in Council, to Pathumuthu Zuhora, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 560·85 has been paid up to and including the 3rd quarter, 1927.)—Recommended.

(2) To recommend reconveyance of premises No. 740/13 (new No. 41), Church street, vested in Council, to Panadura Acharige Don Hendrick, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be sized had been declared.

which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 429 89 has been paid up to and including the 2nd quarter, 1927.)—Recommended.

(3) To recommend reconveyance of premises No. 1468a/11, Nelson place, vested in Council, to Dewenipedi Aratchige Melgina Fernando and Dewenipedi Aratchige Ellen Fernando, on payment of all rates and costs which would have been destroyed to the control of the co

Aratchige Meigina Fernando and Dewenipedi Aratchige Ellen Fernando, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 1,696.57 has been paid up to and including the 3rd quarter, 1927.)—Recommended.

(4) To recommend reconveyance of premises No. 1313/2, Dematagoda, vested in Council, to Yahiya Mohamed Yoosoof, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 504.50 has been paid up to and including the 1st quarter, 1927.)—Recommended.

(5) To recommend reconveyance of premises No. 1941/53, Ward place, vested in Council, to Ratnasabapathy Doresamy of No. 42a, Ward place, Colombo, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 4,083·01 has been paid up to and including the 1st quarter, 1927.)—Recommended.

(6) To recommend reconveyance of premises No. 324/9A and 325/9B, Piachaud's lane, vested in Council, to Bawa Lebbe Mohamado Haniffa, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 907.90 has been paid up to and including a part of 3rd quarter, 1927.)—Recommended.

(7) To recommend reconveyance of premises No. 792/82, Pamankade-Bambalapitiya road, vested in Council, to

(1) Akmiwana Acharge Don Abraham, (2) Akmiwana Acharige Don Bastian, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 658 86 has been paid up to and including the 1st quarter, 1927.)—Recommended.

(8) To recommend reconveyance of premises No. 573/133, Old Moor street, vested in Council, to Aysha Umma, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 835.77 has been paid up to and including the 1st

quarter, 1927.) - Recommended.

(9) To recommend reconveyance of premises No. 1990/49, Wasala road, vested in Council to (1) Belwanage Romanis Fernando, an undivided 2/15ths share; (2) Rajasuriyage Sinnochi Fernando, an undivided 2/15ths share; (3) Rajasuriyage Macho Fernando, an undivided 2/15ths share; (4) Rajasuriyage Rosa Fernando, an undivided 2/15ths share; on payment of all rates and costs which whose been due up to the end of the quarter in which the reconveyance may be signed, and the property not been vested in the Council. may be signed, had the property not been vested in the Council. (A sum of Rs. 404 59 has been paid up to and including the 1st quarter, 1927.)—Recommended.

(10) To recommend reconveyance of premises No. 2393/21 (new No. 11), Avondale road, vested in Council, to Totagoda Gamage Mathes Perera of Main street, Colombo, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council.

(A sum of Rs. 803 32 has been paid up to and including the 1st quarter, 1927.)—Recommended.

(11) To recommend reconveyance of premises No. 387/11s (new Nos. 106 and 108), Vauxhall street, vested in Council, to James Ranhotty, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 549 50 has been paid up to and including the 1st quarter, 1927.)—Recommended.

(12) To recommend reconveyance of premises No. 1312/24, Mosque lane, vested in Council, to Swami Maria Dassen,

on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 415.62 has been paid up to and including the

1st quarter, 1927.)—Recommended.

(13) To recommend reconveyance of premises No. 623A/5, Thimbirigasyaya, vested in Council, to Lexapathi Mahavidauelage Henry Lawson de Mel, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 31·15 has been paid up to and including the 1st quarter, 1927.)—Recommended.

(14) To recommend reconveyance of premises No. 1325/13, Mosque lane, vested in Council, to Ahamado Lebbe Umma Habibu, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (As m of Rs. 709.07 has been paid up to and including the 1st quarter, 1927).—Recommended.

(15) To recommend reconveyance of premises No. 415/98-99, Layards Broadway, vested in Council, to Sego Emman Abdul Latiff, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 1,237.91 has been paid up to and including the 1st quarter, 1927.)—Recommended.

(16) To recommend reconveyance of premises Nos. 1049-1051/140, Dem. tagoda, vested in Council, to (1) Mohamed Javath, (2) Mohamed Junaith, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 5,706.11 has

been paid up to and including the 1st quarter, 1927.)—Recommended.

(17) To recommend reconveyance of premises No. 1559/49, Maligakanda, vested in Council, to Wappoo Lebbe Marikar Hadjiar Mohamado Haniffa, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 1,563 11 has been paid up to and including the 2nd quarter, 1927.)—Recommended.

(18) To recommend reconveyance of premises Nos. 2299 to 2303/32, new Nos. 189 (50-67), Darley road, vested in Council, to Dehiwala Liyanage Abraham de Silva, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council.

Rs. 3,077 11 has been paid up to and including the 2nd quarter, 1927.)—Recommended.

(19) To recommend reconveyance of premises No. 2047B/7B, Kanattz road, vested in Council, to Samsudeen Hadjiar Mohamed Sadoon, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. paid up to and including the 2nd quarter, 1927.)—Recommended. (A sum of Rs. 1,497:48 has been

(20) To recommend reconveyance of premises No. 1967B/28, new No. 58c (20-24), Maradana road, vested in Council, to Mohamed Ismail Mohamed Pathumma, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council.

of Rs. 426 87 has been paid up to and including the 3rd quarter, 1927.—Recommended.

(21) To recommend reconveyance of premises No. 122/66 (new Nos. 65 and 67), Malay street, vested in Council, to Kosgalage Baly Fernando, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 604.33 has

been paid up to and including the 3rd quarter, 1927.)—Recommended.

(22) To recommend reconveyance of premises No. 72/51, Baseline road, vested in Council, to Julian Hettige Edwin Perera, on payment of all rates and costs which would have been due up to end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 2,020 57 has been paid up to and including

the 2nd quarter, 1927.)—Recommended.

(23) To recommend reconveyance of premises No. 352/2, Piachaud's lane, vested in Council, to Mohamedo Pulle Salha Umma, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyace may be signed, had the property not been vested in the Council. (A sum of Rs. 452 87 has been paid up to and including the 1st quarter, 1927.)—Recommended.

(24) To recommend reconveyance of premises No. 177/10 (new Nos. 8 and 10), Ferry lane, vested in Council, to (1) Ummu Nafeesa, (2) Ummu Balkis, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum Rs. 1,013.55 has been paid up to and including the 2nd quarter, 1927.)—Recommended.

(25) To recommend reconveyance of premises No. 336/6, Piachaud's lane, vested in Council, to Othuman Hadjiar Umma Habeeba, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 1,667.98 has been paid up to and including the 2nd quarter, 1927.)—Recommended.

(26) To recommend reconveyance of premises Nos. 1464/32B and 1467/32 (1-9), Maligakanda, vested in Council, to (a) Marikar Wappu Marikar, premises No. 1464/32B, identical with lots A and B, in plan dated January 9, 1919, made by C. H. Frida; (b) Marikar Wappu Marikar, Wappu Marikar Moomina Umma, Wappu Marikar Abdul Hamid, premises No. 1467/32 (1-9), identical with lots C and D, in plan dated January 9, 1919, made by C. H. Frida; the said Marikar Wappu Marikar to lot D, and the said Wappu Marikar Moomina Umma and Wappu Marikar Abdul Hamid, jointly Marikar wappu marikar to lot B, and the said wappu marikar reconveyance may be signed, had the property not been vested in the Council. and including the 2nd quarter, 1927.)—Recommended.

(27) To recommend reconveyance of premises No. 126/18, Skinner's road south, vested in Council, to Mohiyadeen Tamby Mohamed Haniffa, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. paid up to and including the 1st quarter, 1927.)—Recommended. (A sum of Rs. 496 has been

(28) To recommend reconveyance of premises No. 316/246, Colombo-Galle road, vested in Council, to Dewapurage John Fernando, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 236.69 has been paid up to

and including the 2nd quarter, 1927).—Recommended.

(29) To recommend reconveyance of premises Nos. 490/410 and 491/411, Colombo-Galle road, vested in Council. to Levena Marikar Muttu Natchia, Colenda Marikar Abdul Majeed, Colenda Marikar Mohamed Haniffa, Colenda Marikar Samsudeen, Colenda Marikar Mohamed Yusoof, Colenda Marikar Abdul Azeez, and Levena Marikar Umma Salma, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 880 10 has been paid up to and including the 1st quarter, 1927.)—Recommended.

(30) To recommend reconveyance of premises Nos. 721/11 and 722/12, Pamankada-Bambalapitiya road, vested in Council, to Dehiwala Liyanage Abraham de Silva, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 399.06 has been paid up to and including the 1st quarter, 1927.)—Recommended.

(31) To recommend reconveyance of premises No. 835/59, Old Moor street, vested in Council, to Nagoor Meera Mohamed Zaheed, on payment of all rates and costs which would have been due up to the end of the quarter in which

the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 304 65 has been paid up to and including the 2nd quarter, 1927.)—Recommended.

(32) To recommend reconveyance of premises No. 899/112, New Moor street, vested in Council, to Wappu Marikar Abdul Majeed, Sheik Kader Saibo Abdul Kanny Saibo Katheree, as trustees of Salihu Thaikkia, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 1,038.76 has been paid up to and including the 1st quarter, -Recommended.

(33) To recommend reconveyance of premises No. 929/144, New Moor street, vested in Council, to Levena Marikar Idroos Lebbe Marikar, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 829 70 has been paid up to and including the 2nd quarter, 1927.)—Recommended.

(34) To recommend reconveyance of premises No. 367/91, Prince street, vested in Council, to Ebrahimjee Hassanally,

on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 2,545·15 has been paid up to and including the 2nd quarter, 1927.)—Recommended.

(35) To recommend reconveyance of premises No. 162/39, Shoemaker's lane, vested in Council, to (1) Miskin Bawa Abdul Rahaman, (2) Miskin Bawa Abdul Majeed, (3) Miskin Bawa Meera Natchia, (4) Miskin Bawa Ajeru, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 365.24 has been paid up to and including the 4th quarter, -Recommended.

(36) To recommend reconveyance of premises No. 147/25, Shoemaker's lane, vested in Council, to Ossan Kuppai Neina Mohamado, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 1,147 90 has been paid up to and including the 2nd quarter, 1927.)—Recommended.

(37) To recommend reconveyance of premises No. 220/85, Wilson street, vested in Council to Othman Lebbe Marikar Ummu Saleemah, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 643.06 has been paid up to and including the 3rd quarter, 1926.)—Recommended.

(38) To recommend reconveyance of premises No. 1250/46A, Dematagoda, vested in Council, to Sittie Wadooda, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 724 97 has been paid up to and including the 2nd quarter, 1927.)—Recommended.

Resolutions.

With regard to item No. 12 (corresponding to item No. 6 of the extracts from the minutes of the Special Committee regarding the building of the New Town Hall of August 17, 1927), Mr. R. L. Pereira moved that the salary of the caretaker be fixed on the scale 13, i.e., Rs. 540—48—Rs. 1,200 a year. Dr. E. A. Coorey seconded.

The Hon. Mr. C. H. Z. Fernando opposed the motion, and moved as an amendment that the salary be fixed on the

scale 10, i.e., Rs. 900—60—Rs. 1,500 a year, and that he be required to pay Rs. 10 a month as house rent for quarters provided. Mr. W. E. V. de Rooy seconded. Lost.

Mr. R. L. Pereira called for a division and the Council divided as follows:—Ayes.—(1) The Hon. Mr. N. H. M. Abdul Cader, (2) Dr. E. V. Ratnam, (3) Mr. R. L. Pereira, (4) the Hon. Mr. C. H. Z. Fernando, (5) Mr. G. Adamjee Lukmanjee, (6) Mr. W. E. V. de Rooy, (7) Dr. E. A. Coorey, (8) Mr. M. L. M. Reyal. Noes.—(1) The Chairman, (2) Mr. G. W. Dodds, (3) Mr. T. G. Jayewardene, (4) Mr. A. H. G. Dawson, (5) Lieut.-Col. C. D. Myles, (6) Dr. S. Muttiah, (7) Mr. G. R. Brown, (8) Mr. F. E. Jolliffe, (9) Dr. V. Van Langenberg. The motion of Mr. R. L. Pereira was then put to the Council and declared last and declared lost.

It was resolved on the motion of the Chairman that the recommendation of the Standing Committee on Finance be adopted.

It was resolved that the recommendations of the Standing Committee with regard to the remaining items be adopted, including the following item of reconveyance of property vested in the Council, which was received after the meeting of the Standing Committees, and specially put to the Council by the Chairman :-

(39) To recommend reconveyance of premises No. 1080/81, Galkapanawatte, vested in Council, to Telikade Palilyaguruge William Perera, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 881.52 has been paid up to and including the 1st quarter, 1926.)

Extract from the Minutes of the Four Standing Committees (meeting together) of September 1, 1927.

(2) To consider the proposal to add a sub-section to section 28 of the Motor By-laws framed under section 22 of Ordinance No. 4 of 1916.—Recommended that the sounding of horns be not prohibited in Regent street.

Resolution.

Resolved that the above recommendation of the Standing Committee be adopted.

Extract from the Minutes of the Special Committee, regarding the Regulation of Motor Traffic in

the City, of September 2, 1927.

(1) To go into the question of the regulation of motor traffic in the city, especially of motor buses, and to suggest to this Council means whereby danger to life by these motor vehicles may be prevented as far as possible. Recommended :-

Section 4 (3).—That provision should be made restricting the load overhanging the back or the front of motor vehicles.

Section 7.—That provision should be made for painting the maximum loads on omnibuses and trailers.

Section 14.—That provision should be made to ensure that the lights in the front of a motor car should be

Chapter VI.—That the attention of the examiners should be called to the test of eyesight, especially by night.

Chapter VII. Section 44 (8).—That this section should be deleted as being unreasonable and unworkable.

Chapter VIII. 59 (1).—That provision should be made compelling local authorities to erect notices of a

standard pattern with regard to speed limits at each end of the road which such speed limit applies.

Chapter IX.—In order to make provisions of this chapter applicable to tractors that the definition of lorry in Chapter I, should be amended to include the words "or hauling" after the word "carrying."

Fourth Schedule. Part I. Rule 14.—The driver's seat should be entirely divided off from the seat on his

left by a screen.

Resolution.

Resolved that the above recommendation of the Standing Committee be adopted.

The Hon. Mr. N. H. M. Abdul Cader moved that the Council do resume and that the resolutions of Council in

Committee, as amended, be adopted. Dr. E. V. Ratnam seconded.—Carried.

The Chairman formally moved in Council that the resolutions of Council in Committee and the recommendations of the various Committees, subject to any amendments of such recommendations by the Council in Committee, be adopted: The Hon. Mr. N. H. M. Abdul Cader seconded.—Carried.

16. The following documents were laid on the table:—

(1) The quarterly report of the Medical Officer of Health for the 2nd quarter, 1927.

(2) Statements of receipts and disbursements from January 1 to July 31, 1927, and progress reports showing expenditure for July, 1927.

(3) Weekly statements re plague.

(4) Attendance Return of Committees of the Municipal Council for 1927.

(5) C. L. I. Band Programme for September, 1927.

(6) Return of average daily supply and consumption of water for July, 1927.
(7) The Municipal Engineer's Report for September, 1927, on the condition of tramway routes.
(8) Diaries of the following officers for the month of August, 1927, with a statement of out-door work done:-

Municipal Engineer's Department.—The Municipal Engineer; the Works Engineer; the Assistant Works Engineer; the Drainage Engineer; the Assistant Drainage Engineer, Roads; the Engineer, Buildings; the Engineer, Sanitation; the Mechanical Engineer; the Engineer, House Drainage; and Maintenance Inspectors (four) and the Chief Playground Instructor.

Waterworks Department.—The Waterworks Engineer; the Chief Assistant Waterworks Engineer; and the Assistant Engineer.

-The Medical Officer of Health; Chief Assistant to the Medical Officer of Health; Public Health Department .-2nd Assistant to the Medical Officer of Health; the Assistant Medical Officer of Health (Child Welfare); and the Acting City Microbiologist.

Veterinary Department.—Veterinary Surgeon and Veterinary Inspectors (four).

Municipal Treasurer's Department:—The Municipal Treasurer; the Assistant Municipal Treasurer; and Revenue Inspectors (twelve).

Municipal Assessor's Department.—The Municipal Assessor and the Assistant Municipal Assoessor.

(9) Monthly report of work done by the following officers for-

(a) The month of July, 1927-

Works Engineer; the Drainage Engineer; the Mechanical Engineer; the Engineer, Roads; the Engineer, Buildings; and the Engineer, Sanitation.

(b) The month of August, 1927-

The City Analyst and the Acting City Microbiologist.

H. E. NEWNHAM,

Confirmed on October 5, 1927:

Chairman, Municipal Council, and Mayor of Colombo.

H. E. NEWNHAM, Chairman, Municipal Council, and Mayor of Colombo.

(The reply from Government referred to in answer to Question No. 3 (1) on page 107 of these Minutes.) No. U 228/27. Colonial Secretary's Office,

Colombo, August 10, 1927.

The COLONIAL SECRETARY to the CHAIRMAN, Municipal Council, and Mayor of Colombo.

Provision of Filling for the Lowlying Land of the City.

Sir,—With reference to your letter No. 291/05277 of November 13, 1925, regarding the above subject, I am directed to inform you that the General Manager of the Railway reports that his department has no filling available for this purpose, but that if filling is available from other sources he desires to be informed where these sources are, the quantities to be conveyed, and the period over which the transport would be spread. He adds that his department has neither the engine power nor wagons available at present to enable it to handle any large work of this nature.

> GEORGE PHŒBUS, for Colonial Secretary.

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i	in and sident eme under- prove- ipality onnec	Cost of drainage works and process and pro	Cost of drainage works and public lavatories, &c., o Labugama reservoir dam; (3) construction of Town Payments to December 31, 1926.	Total . 24,339,695 36

Balance Sheet, August 31, 1927.									
LIABILITIES.	Rs.	c.]	Rs. c.	Assets.	Rs.	c.	Rs.	o.	
1. Loans outstanding:				1. Capital expenditure :					
(a) Government of Ceylon,				(a) Duplication of 30-inch			•	1	
duplication of 30-inch				water main, and filtration works	3,478,262	91			
	3,000,000			(b) Colombo Drainage Works:		21			
Less redemption of loan	187,251	97 2,812,	7 4 8 3	(1) Works carried out by	•		1		
(b) Government of Ceylon,		- ,01-,		Resident Engineer as	•				
Colombo Drainage				per modified scheme 1	7,830,564	12			
	11,072,980 691,1 4 5	0 .		(2) Extensions of sewers and underground drains					
Less redemption of loan	091,140	10,381,	834 16	and other improve-	•				
2. Grant in aid:—				ments carried out by					
Government of Ceylon, Co-				Municipality since 1922	8 61,13 8	45			
lombo Drainage Works		7,100,0	000	(3) Public lavatories and house connections	696,309	40			
3. Sinking Fund Suspense	•			(c) Raising of Labugama	000,000	-0			
Account :				reservoir dam	319,293	76			
(a) Waterworks loan	187,251	97		(d) Town Hall at Victoria	-				
(b) Colombo Drainage Works loan	691,145	9.4			1 ,323,4 91	61	*		
IOSH	001,110		97 81	(e) Child Welfare Centre : (i.) Land	52,5 00	0			
4. Permanent works executed				(ii.) Buildings	59,800				
out of revenue:—				_			,621,359	55	
(a) Waterworks	478,262	21		2. Amounts advanced to Municipal Council officials for					
(b) Colombo Drainage Works				purchase of vehicles			9,569	78	
(extensions to scheme) (c) Town Hall at Victoria Park	722,035			3. Trunk road improvments			14,149		
(c) Town Han at victoria Park	25,700	1,225,9	98 27	4. Advance accounts :—					
5. Amount received on realiza-		-,,	,,,,,	(a) Miscellaneous	6,027				
tion of sinking funds				(b) Municipal quarries	2,385				
and interest thereon		2,105,9	78 39	(c) Works pending recovery (d) Making articles for stock	6, 5 85 1,162				
6. Insurance Fund and interest thereon			09 29	(", """""""""""""""""""""""""""""""""""			13,836	49	
		0,3	105 25	5. Expenditure on laying					
7. Child Welfare Centre:—				water mains in private streets	118 087	25			
(a) Contribution from War				Less recoveries from land	116,967	00			
Memorial Fund and interest	92,795	11 .		owners	74,382	19			
(b) Revenue contributions	52,500			C There are different for added because		—	42,5 85	16	
· · ·			295 11	6. Expenditure on aided house drainage	177,937	57			
8. Pettah Library Bequest and		9.4	99 9E	Less recoveries from owners	65,148			. ,	
interest thereon		3,6	337 3 5				112,789	17	
9. Deposits :—				7. Stores on hand:	****				
(a) Pending execution of works	64.814	32		(a) General	602,957		• 1		
works (b) Miscellaneous	236,160			(b) Waterworks	326,501		929,459	8	
		3 00,9	974 5 8	8. Investments:—		_	•-		
10. Securities :—				Ceylon Government 4 per cent.					
(a) Tenders	100	0		inscribed stock	930	0			
(b) Contractors(c) Water Supply to Shipping	27,335 35,000	0		Indian Government five-year 6 per cent. bonds					
(d) Municipal Council officials	34,36 0	51		Ceylon Savings Bank	7,448	19			
(e) Lands	23,211			Fixed deposit at :—	•				
(f) Miscellaneous (g) Upkeep of graves	61,150 2,565			Mercantile Bank of India	500	0			
(h) Public Library	1,542			National Bank of India	10,000	0			
	···		265 2 2	Chartered Bank of India, Australia, and China	9,000	0			
11. Gratuities to minors held		_		Imperial Bank of India					
in trust	_		16 44	-		1	,578,776	77	
12. Suspense account13. Receipts in advance		_	69 30 41 97	9. Cash:—					
13. Receipts in advance 14. Excess of assets over		0,0		(a) At Imperial Bank of India on current account	157 104	.00			
Liabilities:—				(b) In hand:—	175,164	82	•		
(a) Brought forward from				(1) With Shroff, Municipal					
1926	1,995,791	43		Council	1,350	0	,		
(b) Excess of revenue over expenditure up to				(2) With Municipal Council	·				
expenditure up to August 31, 1927, as per				officials (3) With Medical Officer,	285	0			
summary of revenue and	_,			Infectious Diseases					
expenditure	344,769			Hospital	501	50			
-		2,340,5	60 . 45	-			177,301	32	
Total	 .	27,499,8	326 37	Total			7 400 000	9.7	
T.O. COT				10081		Z'(7,499,826	37	
The Town Hall	•				A TT	- ~		·	

The Town Hall, Colombo, September 20, 1927.

G. H N. SAUNDERS, Municipal Treasurer.

Sale of Land.

IT is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 23 dated June 22, 1925, will be sold by public auction for outright possession at 2.30 P.M. on Wednesday, November 23, 1927, at the Town Hall.

Conditions of sale will be made known at the time of sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 766/87, Barber street, situated in the New Bazaar Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:

North by Barber street and property of Sellappa Appucutty, bearing assessment No. 767/86.

by property of Sellappa Appucutty, assessment No. 767/86.

South by properties of Levena Marikar Idroos Lebbe Marikar, Mame Natchia, C. M. Wappu Marikar, and I. L. Ahamado Lebbe, bearing assessment Nos. 721/22, 722/21, 723/20, and 724/19.

West by property of Miss C. D. Silva, bearing assessment

No. 765/88 (1-2).

Containing in extent 2 roods and 18 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, October 18, 1927.

Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by vitue of certificate of title No. 224 dated August 23, 1917, will be sold by public auction for outright possession at 2.30 P.M. on Wednesday, November 23, 1927, at the Town Hall.

Conditions of sale will be made known at the time of sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 895/701, Pamankada-Cotta road, situated in the Wellawatta Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:—

North by properties of B. D. Louisa and K. G. Dias, bearing assessment Nos. 877/706 and 876/700.

bearing assessment Nos. 871/706 and 876/700.

East by properties of M. K. A. Cader and T. J. Peiris, bearing assessment Nos. 882/704 and 883/702.

South by properties of Y. C. Silva, T. J. Peiris, T. H. Peiris, K. D. Pereira, W. W. Silva, and W. J. Silva, bearing assessment Nos. 892/495, 893-894, 896, 898, 899, and 900.

West by property of S. P. Fonseka, bearing assessment No. 901-902.

Containing in extent 1 agre 2 roads and 20.68/100 acres.

Containing in extent 1 acre 2 roods and 30 68/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, October 18, 1927.

Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 401 dated April 16, 1920, will be sold by public auction for outright possession at 2.30 P.M. on Wednesday, November 23, 1927, at the

Conditions of sale will be made known at the time of sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 683/769, Pamankada-Bambalapitiya road, situated in the Wellawatta Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:

North by footpath. East by Pamankada-Bambalapitiya road. South by property of D. C. Saparamadu, bearing assessment No. 684/768, Pamankada-Bambalapitiya road.

West by property of W. Helena Perera, bearing assessment No. 682/765, Pamankada-Bambalapitiya road.

Containing in extent 32.7 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, October 18, 1927.

Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 480 dated July 28, 1920, will be sold by public auction for outright possession at 2.30 P.M. on Wednesday, November 23, 1927, at the Town Hall.

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing ssessment No. 114/622, Messenger street, situated in the New Bazaar Ward, within the Municipal limits of Colombo, Western Province, bounded as follows :-

North by Messenger street.

East by the property of Yahiya Mohamed Yoosoof, bearing assessment No. 623/113.

South by the property of Ibrahim Lebbe and O. Colenda Natchia, bearing No. 610-610A/74-74A, Hulfts- \mathbf{dorp} street.

West by the property of C. S. Abdul Majeed, bearing assessment No. 621/115.
Containing in extent 8 75/100 perches.

G. H. N. SAUNDERS. Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, October 18, 1927.

Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 758 dated November 10, 1921, will be sold by public auction for outright possession at 2.30 P.M. on Wednesday, November 23, 1927, at the Town Hall.

Conditions of sale will be made known at the time of sale

or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 2954/320, Alutmawata road, situated in the Kotahena Ward, within the Municipel limits of Colombo, Western Province, bounded as follows:

North by Alutmawata road and property of John Perera, bearing assessment No. 2955/319 (1).

East by property of John Perera, bearing assessment No. 2955/319 (1) and waste land.

South by waste land and property of John Perera, bearing assessment No. 2953/320 (1).

West by property of John Perera, bearing assessment No. 2953/320 (1) and Alutmawata road.

Containing in extent 19:55 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, October 18, 1927.

Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 920 dated July 18, 1922, will be sold by public auction for outright possession at 2.30 r.m. on Wednesday November 23, 1927, at the Town Hall.

Conditions of sale will be made known at the time of sale or earlier on application to the undersigned,

A block of land with the buildings thereon, bearing assessment No. 1080/81 (1-12), Galkapanawatta, situated in the New Bazaar Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:—

North by properties of Ahamado Lebbe Marikar and Punchina Fernando, bearing Nos. 1073/87 and 1079/82 (1-2).

East by property of Punchina Fernando, bearing No. 1079/82 (1-2) and footpath.

South by footpath and property of S. C. Kalimuttu Chetty, bearing No. 1043/93-94 (1-4), Grandpass.

West by properties of S. C. Kalimuttu Chetty and Ahamado Lebbe Marikar, bearing No. 1043/93-94 (1-4), Grandpass, and No. 1073/87.

Containing in extent 18.20 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, October 18, 1927.

MUNICIPALITY OF GALLE.

Minutes of Proceedings of a General Meeting of the Municipal Council of Galle, held in the Municipal Office on Saturday, September 10, 1927, at 1.15 p.m., pursuant to Notice dated September 5, 1927.

Present:—Mr. L. W. C. Schrader, Chairman; Mr. D. W. Subasinghe; Mr. C. E. de Vos; Mr. C. L. Wickramasinghe; Dr. E. P. Aserappa; and Mr. F. W. Sproule.

1. The Minutes of the General Meeting of August 20, 1927, a copy thereof having been furnished to each Member, were taken as read and confirmed.

With the leave of Council the Chairman referred to the great loss sustained by this Council and the town through the death of Mr. D. G. Goonewardene, who had, for over thirty years, been a steadfast Member of the Council, and showed complete ability in ministering to the needs of the Municipality, and grasp of the Council's business; and moved—"That a minute of the Council's deep appreciation of his services as a Member of the Council, and sense of the great loss sustained by his death be placed on record; and that Council do tender to his family its sincere sympathy and condolence."

- Mr. D. W. Subasinghe seconded the motion, which was passed in silence, all standing.
- 2. Mr. D. W. Subasinghe asked leave of Council to defer the motion standing in his name to the next meeting, and he was not well enough to move it at this meeting. The Council allowed the motion to stand over to the next meeting.
- 3. The motion standing in Mr. J. E. Perera's name was, with the leave of Council, allowed to stand over to the next meeting, as Mr. Perera was ill and could not attend the meeting.
- 4. Pursuant to notice, Mr. C. L. Wickramssinghe moved—That steps be taken, without further dealy, to obtain a report from an Electrical Engineer, as resolved by this Council on April 9, 1927. Mr. C. E. de Vos seconded.
- Mr. D. W. Subasinghe suggested that consideration be deferred until the Special Committee, to whom the matter had been referred, had reported to the Council.
- Mr. Wickramasinghe, with the leave of Council, withdrew the motion for the present, and requested the Chairman to bring the matter to the notice of the Special Committee.
- 5. Ballot to fill a vacancy on each of the following Standing Committees:—(a) Municipal Works; (b) Finance and Assessment—Mr. D. W. Subasinghe was elected to (a) and Mr. J. E. Perera to (b).
- 6. To fill up a vacancy on the Special Committee for Electric Lighting. Mr. D. W. Subasinghe moved that Mr. C. L. Wickramasinghe be appointed. Mr. F. W. Sproule seconded.—Carried.
- 7. Papers re duplication of the main. The Chairman moved that Council do go into Committee. Mr. D. W. Subasinghe seconded.—Carried.

Considered letter No. U 3/26 of August 31, 1927, from the Hon. the Colonial Secretary, forwarding correspondence on the subject.

Recommended (1) that the existing 8-in. main be duplicated throughout its entire length by a new 12-in. main from Hiyare to Galle at an estimated cost of Rs. 613,470; (2) that Mr. Thyne be asked to carry out the work if his services are avilable; (3) that the Council do undertake to adopt such measures as to make the water scheme, when completed, remunerative; (4) to inquire whether, and if so on what terms, Government would be prepared to grant a loan for the balance—say Rs. 150,000—necessary to make up the estimated cost.

Council having resumed, Mr. D. W. Subasinghe moved that the recommendations of Council in Committee be adopted. Mr. C. L. Wickramasinghe seconded.—Carried.

- 8. Application for a gratuity from the widow of scavenging cooly, M. Juwanis.—Resolved that in terms of Rule 24 of the Municipal Pension Minute, a gratuity of Rs. 19 50, being one month's pay of the deceased cooly, be granted to his minor child.
- 9. Application from the Medical Officer of Health for an increase of salary.—Resolved that the salary of the Medical Officer of Health be increased to Rs. 4,000 per annum, with effect from September 1, 1927.

The following extracts from the Minutes of the Standing Committees on Municipal Works and Finance and Assessment were laid before the Council:—

- 10. Extracts from the Minutes of the Standing Committee on Municipal Works of August 20, 1927.
- (3) Papers re lighting of Elliott road.—Recommended that Rs. 15 per mensem, inclusive of the cost of kerosine oil, be paid for the lighting of three lamps on Elliott road.
- (4) Estimate of (a) Rs. 110 for repairing buildings at the Infectious Diseases Hospital.—Recommended. (b) Rs. 30 for a barbed wire fence between the Fort market and the office of the Health Department.—Recommended.

Resolution.

Resolved that the recommendations of the Standing Committee be adopted.

11. Extracts from the Minutes of the Standing Committee on Finance and Assessment of August 20, 1927.

(2) Application from the Collectors for payment for the loss of commission on the abolition of the poll tax.—

Recommended that Rs. 670, being approximately half the commission earned in 1926, be paid to the Collectors for 1927.

(3) Demolished buildings in wards 2, 3, and 5.—Recommended that the rates on the demolished buildings referred

to be struck off.

(4) Exemption from rates of an untenanted building, No. 152, Galwadugoda.—Recommended that the rates from 2nd quarter, 1926, to 2nd quarter, 1927, be struck off for non-tenancy.

Resolution.

Resolved that the recommendations of the Standing Committee be adopted.

12. The following documents were laid on the table:-

 Statement of receipts and disbursements to end of August, 1927.
 Progress report of works done on estimates during August, 1927.
 Report of the Inspector of Vehicles on carriages plying for hire during August, 1927.
 Diaries of (a) the Medical Officer of Health; (b) the Superintendent of Works; (c) the Inspector of Works; and (d) the Manager, Health Department.

Confirmed:

The Municipal Office, Galle, October 8, 1927. L. W. C. Schrader, Chairman.

Secretary.

A.—Statement sho	wing the Total Recei	ts and Disbursements to end of Sep	tember, 1927.	
	Amount Actua		Amount	Actual Dis-
REVENUE. E	Estimated. Receip	4	Estimated.	bursements.
	Rs. c. Rs.	C. Non effection there	Rs. c.	Rs. c.
	19,575 0 22,050	1	22,202 14	12,981 65
T.i.	16,600 0 96,986 16,000 0 17,436	1	68,021 0	52,338 80
Judicial fines	16,000 0 17,436 4,000 0 4,259	- Jacobson Dopout Carrotte .	0.1.0	1,000 84
Slaughter-house	4,6 00 0 3,9 09		2,150 0	1,273 54
	26,000 0 20,261	Common various	27,689 0	22,117 73
	26,963 0 23,131	2	22,581 0	17,035 66
Rents	6,352 0 6,215	works Department:		
Cemetery	300 0 226	Annually recurrent Extraordinary	48,400 0	31,562 33
Water	2,850 0 2,235	Notonworks	17,000 0	8,590 3
Miscellaneous 6	88,033 0 24,704	8 Waterworks Municipal Court	4,200 0 2,250 0	5,490 · 63 1,125 0
		Markets	830 0	1,757 11
		Slaughter-house	1,723 0	1,334 32
		Cemetery	350 0	225 0
		Street lighting	13,176 0	8,058 72
•		Miscellaneous	45,830 0	12,443 41
Total Payranus 90	1 979 0 991 410	0		
Total Revenue 29	01,273 0 221,418		276,402 14	176,333 93
Advance repaid by Electricity		Advance to Electricity Dep		
Department	- 38,044	ment revenue account Deposits repaid	–	32,121 90
Deposits	- 4,634		·· —	4,536 55
Advance repaid	- · 1,208			10 916 95
		- Compression decountry	·· <u> </u>	19,316 25
Total receipts	265,305			232,308 63
Cash balance on January 1, 1927	162,569	7 Cash balance on September 30, 1	927 —	195,566 1
Total	405.054	-		
Idial	427,874	Total	· . —	427,874 64
		nd Deficit Account.		
	Amour	•		Amount.
Expenditure from January 1 to Septe	Rs.	c.		Rs. c.
1927	1	Surplus on January 1, 1927		220,598 66
Surplus on September 30, 1927	176,333 (Bevenue from Tonson to Cont	mber 30, 1927	221,418 15
		2		
. T	otal . 442,016 8	1	Total	442,016 81
ı	**************************************	– I _.	10001	442,010 01
	C.—Balance Sheet a	s at September 30, 1927.		
	Amoun	peominor 90, 1927.		
Liabilities.				Amount.
Deposite	9,196 1			Rs. c.
Surplus	265,682 8			1 FO OFF 6
	. •	- Linear deposits	Rs. c.	152,275 0
·		Current account 4	3,333 96	
		Less uncashed cheques	242 95	
				43,091 1
		Cash in hand of Shroff		200 0
		Advance to Electricity Depar	tment capital	_00 -
		account		79,243 1
		Advances	• •	70 0.
	Total 274,879	- 2	Total	274,879 2
	212,018	<u>~</u>	10001	414,018 4
The Municipal Office,			ARTHUR	ARNDT.
Galle, October 6, 1927.				Secretary.

B 1.—ELECTRICITY REVENUE ACCOUNT.

			_			
Statement showing t	the	Receints	and	Dichurcamente	ťΛ	Santambar 20 1027
MANAGEMENT ATTAILTING		Trocorbes	OUT 05	TO MATO ATTO PART	w	Dobacimpor On' Tomi'

No. Voi		Estimate penditure 1927.	o for	fanuary to September 30, 1927. xpenditure. Rs. c.	No. of Vote. RECEIPTS.	Estimated Revenue for 1927. Rs. c.	January to September 30, 1927. Receipts.
1. 2. 3. 4.	Fuel Oil, waste, &c. Salaries and wages at works Repairs and maintenance of buildings	6,000 4,400	0 0 0	839 58 365 78 1,879 6	3. Municipal Departments 4. Rent of meters 5. Sundry receipts	. 20,000 0 . 13,176 0 . 432 0 . 1,200 0	Rs. c. 26,903 55 7,800 0 410 50 2,575 0 355 0
5. 6.	Repairs and maintenance of machinery Salaries and wages, outdoor				6. Refund of Customs Duty	· –	_
7. 8.	staff	1,560	0	655 70 0 7			,
9. 10. 11.	Public lamps repairs and maintenance Management salaries Printing and stationery	2,004	0 0	996 86 2,241 8 293 52		ŧ	
12. 13. 14.	Legal expenses Telephone Fire insurance	180	0	1 25			
15. 16. 17.	Sundry charges Services Interest Profit carried to Nett	2,000	0 0 0	1,126 20 6,435 25 2,287 55			
	revenue account		••	20,922 15			90.044
			-	38,044 5			38,044 5
Tonu	2NETT			ACCOUNT Rs. c.	ON SEPTEMBER 30, 1 Profit (vide General Revenue	927.	Rs. c.
19	ery 3, 1927, deposit brough 26 ember 30, 1927, Balance	ii iorward		1,924 24 18,997 91	Trong (own Ganeral Revenue	Accounty	
	*.		-	20,922 15			20,922 15
	3	BALAN	CE S	SHEET ON	SEPTEMBER 30, 1927.	••	·· <u>·</u>
_	LIABILITIES.			Rs. c.	Assets.		Rs. 6
Fu		_		35,000 0	Capital outlay Capital meters		198,924 67 4,818 66
Ca	nces from Municipal Fund—pital account	•		91,467 48	Capital buildings Capital mains Interest pending construction		2,724 17 123 42 12,224 47
	venue account tt revenue account balance a	t credit		18,997 91	Advance to D. P. W.	••	26,650 0
			2	45,465 39	:•		245,465 39
	e Municipal Office, Salle, October 6, 1927.			•		ARTHUR A	Arndt, Secretary,

Budget containing (a) an Estimate of the available Municipal Income, (b) Details of proposed Expenditure for 1928, approved by the Joint Standing Committees on Law, Sanitation, Finance, and Works on October 8, 1927.

Statement showing Estimated Income and Expenditure for Twelve Months ending December 31, 1928. Rs. EXPENDITURE. Rs. Rs. INCOME. c. c. Estimated unappropriated surplus at January 1, 1928 Estimated Expenditure:-225,000 General revenue account .. 298,316 B.—Electricity account Estimated revenue: 65,827 0 .. 301,638 A.—General revenue account 364,143 66,500 Estimated surplus on December 31, -Electricity account 368,138 0 1928 228,995 . 593,138 Total 0 Total .. 593,138

Estimate of Available Municipal Income for 1928.

Abstract of the Estimated Revenue for Twelve Months from January 1 to December 31, 1928.

$\mathcal{C}_{i} = \{ i, j \in \mathcal{C}_{i} \mid i \in \mathcal{C}_{i} \} $		A.—GEN	ERAL RE	VENUE ACCOUNT.		
HEAD OF REVENUE A.—Taxes B.—Rates C.—Licences D.—Judicial fines E.—Slaughter-house fees F.—Conservancy fees	E	••	Estimated Revenue for 1928. Rs. c: 22,025 0 120,000 0 17,540 0 5,000 0 4,600 0 26,250 0	HEAD OF REVENUE. H.—Rents I.—Cemetery fees J.—Water K.—Miscellaneous	Total	Estimated Revenue for 1928. Rs. c. 7,380 0 0 2,780 0 67,983 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
G.—Markets	• • 1.	A.—		 Detailed. EVENUE ACCOUNT.		
HEAD OF REVENUE.			Estimated Revenue	HEAD OF REVENUE.		Estimated Revenue

Revenue Detailed.	G.—Markets		27,780	U				,	
Head of Revenue			Rever	iuė l	Detai	iled.	· ·		
Head of Revenue. Revenue For 1928. R		AC	ENERAL	$\mathbf{R}_{\mathbf{E}}$	EVEN	UE ACCOUNT.			
Head of Revenue. Revenue For 1928. R		7	Estimate	l be					Estimated .
For 1928	HEAD OF REVENUE.					HEAD OF REVENUE.			
Vehicles and animals	TIESD OF THE THOUSA								
Vehicles and animals	A.—TAXES.					. GM	ARKETS.		
A Mechanically propelled vehicies					91				
2 Costs on recoveries of No. 1				- 1			• •	• •	
B.—RATES	2 Costs on recoveries of No. 1						• •	• •	
B.—Rates	# 000m 0111000101110 01 1101 0	· · · -		_				• •	7 100 0
3 Assessment		· _	22,025	_'				• •	
3 Assessment	B.—RATES.		`				• •	• •	
A Lighting							• •	•• ,	
Second	4 Lighting			- 1		2		• •	
Consolinate Page 1,500 120,000 0 1	5 Water			- 1			• •	٠.	
Costs on recoveries	6 Consolidated rate			- 1	39		• •	٠٠_	
C.—LICENCES.	7 Costs on recoveries		2,500	0 -					27,780 0
C.—LICENCES.		ī	20 000	<u> </u>		H	Rantme	_	
8 Auctioneers and brokers	C T			<u> </u>	4.0		PARTITUD.		00 0
9 Petroleum			050				• •	• •	-
1,500		• •						• •	-,
11 Tea boutiques and eating houses		• •						• •	
12 Private markets	10 Trades	•		- 1				• •	
13 Special licenses, slaughter of animals 30 0 14 Carriages 500 0 0 14 Carriages 500 0 0 15 Hackeries 950 0 0 16 Jinrickshaws and bicycles 800 0 17 Carts 1,700 0 18 Motor vehicles 3,500 0 19 Boats 300 0 20 Firearms 1,100 0 21 Foreign liquor shops 2,500 0 22 Butchers 400 0 23 Proctors 1,425 0 24 Notaries 400 0 25 Poisons 17,540 0 26 Municipal Court fines 5,000 0 27 Slaughtering fees 1,800 0 28 Pounding and feeding fees 2,800 0 29 Conservancy fees 26,000 0 30 Costs on recoveries 250 0 46 Burial fees 300 0 1.—Cemetery 1.—Cemetery 300 0 1.—Cemetery 1.—Cemetery 300 0 2.—Water 300 0 48 Sale of water 300 0 49 Rent of meters 300 0 50 Government compensation in lieu of tolls 17,945 0 51 Government grant in aid for police 25,000 0 52 Government grant in aid for police 25,000 0 53 Intérest 300 0 54 Sale of street sweepings 300 0 55 Registration of dogs 500 0 56 Sundries 300 0 57 Salughtering 300 0 58 Sale of water 300 0 59 Salughtering 300 0 50 Salu				- 1			• •	• •	
14 Carriages 500 0 1.—Cemeters 500 0 5.—Cemeters 500 0		• •		1	45	Sundries	• •	• •	
15 Hackeries 950 0 0 0 0 0 0 0 0 0		7 · •							7,380 0
16 Jinrickshaws and bicycles					٠.	ICEMES	D'D W	-	
17 Cârts					۱.,		eivi.		bóó h
18 Motor vehicles	- L Grant				46	Burial fees	••	• • '	300 0
19 Boats 300 0 1,100 0 2,500 0 2,500 0 2,500 0 2,780 0 0 0 0 0 0 0 0 0								-	
1,100 0 47 Service connections 100 0 48 Sale of water 2,400 0 49 Rent of meters 280 0 2,780 0					1	J .— $W_{A'}$	ER.		
21 Foreign liquor shops		• •			47	Service connections			100 0
22 Butchers				-			• •		_
23 Proctors				-					
24 Notaries		• •		-	70	item of meters	• •	• •	200
25 Poisons		,• •							2 780 ' (
Total Personner Total Pers		• •			1				2,100
D.—JUDICIAL FINES. 26 Municipal Court fines 5,000 0 E.—SLAUGHTER-HOUSE. 27 Slaughtering fees 28 Pounding and feeding fees F.—Conservancy. 29 Conservancy fees 20 Costs on recoveries 20 Municipal Court fines 50 Government compensation in lieu of tolls 17,945 0 51 Government grant in aid for police 25,000 0 52 Government grant in aid for police 25,000 0 54 Sale of street sweepings 55 Registration of dogs 56 Sundries 67,983 0 70 Costs on recoveries 70 Government compensation in lieu of tolls 17,945 0 51 Government grant in aid for police 52 Government grant in aid for police 53 Interest 54 Sale of street sweepings 55 Registration of dogs 56 Sundries 70 Conservancy 70 Conservancy 70 Conservancy 70 Conservancy 71 Cotal Personne 72 Conservancy 73 Conservancy 74 Conservancy 75 Registration in lieu of tolls 75 Government compensation in lieu of tolls 75 Covernment grant in aid for police 75 Sale of street sweepings 75 Registration of dogs	25 Poisons	• •	** *****						
D.—JUDICIAL FINES. 26 Municipal Court fines 5,000 0 E.—SLAUGHTER-HOUSE. 27 Slaughtering fees 1,800 0 28 Pounding and feeding fees 1,800 0 4,600 0 F.—Conservancy. 29 Conservancy fees 26,000 0 30 Costs on recoveries 50 Government compensation in lieu of tolls 17,945 0 51 Government grant in aid for police 25,000 0 52 Government grant in aid for police 25,000 0 53 Intérest 54 Sale of street sweepings 55 Registration of dogs 56 Sundries 67,983 0 67,983 0		**	17,540	0.		KMream	TANDOTTO		, in
26 Municipal Court fines . 5,000 0 50 Government compensation in fieu of tolls . 17,945 0 51 Government grant in aid for police . 25,000 0 52 Government grant in aid for police . 25,000 0 53 Interest	D.—Judicial Fines.	-							0 a ir (
E.—SLAUGHTER-HOUSE. 27 Slaughtering fees			5.000	0	50	Government compensati	on in lieu of tolls		
27 Slaughtering fees 1,800 0 28 Pounding and feeding fees 2,800 0 4,600 0 54 Sale of street sweepings 255 0 0 55 Registration of dogs 56 Sundries 2,000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		•			51	Government grant in aid	for police		
27 Slaughtering fees	E.—Staughter-house				52	Government grant in aid	i for poll tax		~ ~ ~ ~ (
28 Pounding and feeding fees	D. Olifoditili 11000l		1.800	0					0,000
4,600 0 56 Sundries		• • •							
F.—Conservancy. 29 Conservancy fees	TO T CONTINUES ONTO TOO TOO	•							
29 Conservancy fees			4,600	-0	 56	Sundries	• •	. :	2,000
29 Conservancy fees	F.—Conservancy.				1				27.226
30 Costs on recoveries	29 Conservancy fees	٠	26,000	0					67,983
26,250 0 Total Revenue 301,638 0	30 Costs on recoveries								207 200
200000	* · · · · · · · · · · · · · · · · · · ·		26 250	0	1		Total Revenue	• •	301,638
	:					ъ .			

Details of Proposed Expenditure for 1928.

Abstract of the Estimated Expenditure for Twelve Months from January 1 to December 31, 1928.

A.—GENERAL REVENUE ACCOUNT.

•		AG	CITA EN	ral I	A Para	ENUE ACCOUNT.	•			
HEAD OF EXPENDITURE.		Estimated Expenditure for 1928.			ure	HEAD OF EXI	E	d ire 3.		
A.—Non-effective charges B.—Administrative charges	••			Rs. 29,428 72,406		E.—Waterworks F.—Municipal Court			Rs. 7,500 2,250	
C.—Health Department:— (a) Sanitation (b) Conservancy		-		2,250 30,380	0	G.—Markets H.—Slaughter house I.—Cemetery J.—Public lighting		• • •		0
(c) Scavenging D.—Works Department:— (a) Recurrent (b) Extraordinary				23,250 50,500 20,700		K.—Miscellaneous	Total Expenditure	-	44,280 298,315	0
1 . ,										

Expenditure Detailed.

*	A	_G1	ENERAL	Rev	VEN	UE ACCOUNT.			•
			stimate		A TOTA	0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	. 1	Estimate	.a
	HEAD OF EXPENDITURE.		penditu			HEAD OF EXPENDITURE.		xpendit	
	HEAD OF PATERDITUME.		for 1928			HEAD OF HAIRMHIOME.		for 192	
	A.—Non-effective Charges.		Rs.			(b) Extraordinary.		Rs.	
1	Pensions		6,679		49	Rubble barrier, Keppu-ela			
			494			New carts	• •	2,000	
	011	• •		0		Improvements, Hume road	• •	1,000	
	Sanitary improvement loan:—		-,,,	1	45	Widening roads for metal depôts (part)		1,000	0-
	Rs.	c.		- 1		New drainage		10,000	0
	(a) Interest 1,324	42			47	Alteration to meat market		3,700	
,	(b) Sinking fund 930	58			48	Sea wall, Sea street	· • •	2,000	• 0
_			2,255	0	,		-	90 500	
-5	New waterworks loan:—	^	. :					20,700	0
	(a) Interest 7,000 (b) Sinking fund 2,000		•				-		٠.
	(b) Sinking fund 2,000		9,000	0		E.—Waterworks.		100	o.
6	Interest on loan for dupli-		0, 000	· F		Service connections	• •	100	
·	cation of water main —		7,500	0	5U	Maintenance of service roads Maintenance of buildings	• •	2,000 250	
						Maintenance of reservoir	• •	1,500	
			29,428	77		Maintenance of mains		1,500	0
						Maintenance of meters and valves		1,500	0
	B.—Administrative Charges.				55	Tools		150	0
7	Personal emoluments		49,132	66	56	Contingencies		500	0
8	Allowances	٠.	6,683	0		•	-		
		• •	7,800	ó				7,500	0
		• •	720	Ò			-	····	
	Audit fee	• •	1,600 810	0		F.—MUNICIPAL COURT.			_
12	D. S. at S.	• •		0	57	Municipal Magistrate	• •	500	
14		• •	360	ŏ		Council's lawyer	• •	1,500 250	0
	Uniforms		300	ŏ	99	Legal expenses	••	200	
	75 17		1,500	0		. :		2,250	0.
	Contingencies		1,000	0			-		
						G.—MARKETS.		-	
	•		72,406	16		Coolies		198	0
	C D D					Electric lighting	. • •		0
	C.—HEALTH DEPARTMENT.		end i	*	162	Contingencies	• •	300	0
	(a) Sanitation.		500			•	-	1,098	
	Infectious diseases	• •	500 1,500	0			_	1,000	-
		• •	250	ő		H.—Slaughter-house.		-	
40	Contingencles	••-			63	Cooly		198	0
			2,250	0		Grass		1,500	0
			· ·		65	Contingencies	• •	25	0
	(b) Conservancy.		2.7	. 1			-	1 700	~
	Coolies	• •	18,300				_	1,723	0
	Hire of bulls	• •	7,830 1,500	0		I.—CEMETERY.			
	Buckets Disinfectants and coir dust	••	2,000	ŏ	66	Coolies		300	0
~-	Upkeep of night soil depôt		250	ŏ		Upkeep of cemetery	٠.	50	0
	Contingencies		50 0	0		• •	_		
		_						350	0
			30,380	0		T 0 T	-		
					80	J.—STREET LIGHTING.		200	0
0=	(c) Scavenging.		12,500	0		Oil, lamps, &c. (Elliott road) Electric lights	•	12,000	· 0·
	Coolies Hire of bulls	• •	10,450	0	55.		_	,	<u> </u>
	Contingencies	• •	300	ŏ		the state of the s		12,200	0
-0	Contingencies	``_					-		
			23,250	0		K.—MISCELLANEOUS.			
	:				70	Inspector of vehicles		180	0 *
	D.—Works DEPARTMENT.			1	71	Upkeep of town clock		300	0
	(a) Recurrent.			-		Destruction of stray dogs		750	
30	Maintenance of roads		32,000	0		Seizure of stray cattle	. • •	350	
	Maintenance of culverts and drains	• •	3,000	0		Vagrants	•	250	
32	Maintenance of bridges	• •	2,000	0		Refunds	. • •	500	
33 94		 Ab	2,000 1,500	0		Cart plates, &c. Contribution to maintenance of police	••	450 25, 000	
	Maintenance of Victoria Park and esplanae	u o .	2,000	0		Contribution to Galle Friend-in-Need Soc	iet v		
36	Improvements to Victoria Park Improvements to the esplanade	• •	1,000	ŏ		Contribution to Galle police band	TÖÜY		0
37	Clearing canals		2,000	0.		Minimax fire engine	4		ŏ
38	Watering streets		1,500	0	81	Acquisition of lands, bazaar		14,500	
39	Carts, unkeep	••	2,000	0		Contingencies		1,000	0
40	Tools	٠.	500	0					
41	Contingencies	• •	1,000	0				44,280	0
			50,500	0		Total Expenditure		298,315	02
	·		<i>ა</i> ∘, <u>ა</u> ,υ			roun expendidire		200,310	J3
	•			- 1		and the state of			-

B.—ELECTRICITY ACCOUNT.

Abstract of Estimated Revenue for Twelve Months from January 1 to December 31. I	ne for Twelve Months from January 1 to December 31. 1928.
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HEAD OF REV	ENUE.			Reven for 199 Rs.	ue 27.
A.—Sale of Electricity			 • •	60,600	0
B.—Rent of meters			 	5,100	0
C.—Sundry revenue			 	300	0
D.—Refund of Customs du	ıty		 	500	0
		•		66,500	0

Revenue Detailed.

	Kev	enue Detailed.		•			
HEAD OF	Revenue.			Estima Revent for 192 Rs.	ле 28.	Tot	al.
A -Sale of Electricity :-				IVS.	٠.	Tre.	٥.
 Private lighting Public lighting Municipal department 	 68	 	••	48,000 12,000 600	0 0 0	60,600	0
B.—Rent of Meters :	••					00,000	U
4. Meter rent	•	••	• •	5,100	0	5,100	0
C.—Sundry Revenue:—						,	
5. Miscellaneous receipts	• •	• •	• •	300	0	300	0
D.—Refund of Customs Duty	7 :						
6. Refunds	• •	••	. ••	500	0	500	0
						66,500	0

Abstract of Estimated Expenditure for Twelve Months from January 1 to December 31, 1928.

HEAD OF EXPENDITURE.		Expend for 19 Rs.	liture
A.—Generation of electricity		29,400	0
B.—Repairs and maintenance		840	Ŏ
C.—Distribution of electricity		3,120	Õ
D.—Public lamps		1,620	0
E.—Management and general expenses		7,947	0
Total working expenses	• •	42,9 2 7	0
F.—Interest and depreciation		22,900	0 -
Tot	al	65,827	0

Expenditure Detailed.

	HEAD OF EXPENDI	Estima Expend for 19	Tota	al.				
A .—G	eneration of electricity :-	_			Rs.	c.	Rs.	c.
1. 2. 3.	Fuel Oil, waste, and engine re Wages at works		°	••	14,400 5,400 9,600	0 0 0		
BR	epairs and maintenance :		•	-			29,400	0
4. 5.	Buildings Engines and machinery	• •			60 780	0		
$\mathbf{C} - \mathbf{D}$	istribution of electricity	:		-			840	0
6. 7.	Salaries of outdoor staf Repairs and maintens		meters, wi	tches, and	2,40 0	0	•	
	other apparatus		• •	••	720	0	3,120	0
D.—P	ublic lamps :						0,120	v
	Wages Maintenance and repai	rs	••		900 720	0	1,620	0

	Head of Rexe	Estima Expend for 19	iture	Total.				
Е.—Ма	nagement and genera	l expenses :—	•		$\mathbf{R}\mathbf{s}$.	c.	Rs.	c.
10. F1. 12. 13. 14.	Salaries and wages Allowance Printing and station Audit fee Telephone Sundry charges	ery		.,	4.912 900 300 150 185 1,500	0 0 0 0 0		
		•					7,947	0
F.—Int	erest and sinking fund	i :	T	otal working	e xp enses		42,927	0
16. 17. 18.	Interest Instalment of loan Depreciation	••	••	•	10,000 5, 40 0 7,500	0 0	22,900	0
	1			•	Total	•••	65,825	0

Details of Pensions.

Name of Pensioner.	Post held.	Date of Commencement of Pension.			Annual Pension.		Temporary Increase.		Total	i.
A. B. Wittensleger O. S. Marikar J. G. Paranavitana. D. G. Johannes F. R. E. Nicholas O. L. Jansz L. L. Ludowyk Mrs. G. C. Anthonisz, widow of C. A. An-	Head Clerk and Accountant Clerk Inspector Superintendent of Works Inspector	February April May January November	24, 1913 1, 1913 1, 1913 1, 1914	•••	Rs. c. 500 0 1,283 33 210 43 387 50 2,080 0 301 60 1,766 66	•••	Rs. c. 75 0 128 33 31 56 58 12 156 0 45 24	•••	Rs. 575 1,411 241 445 445 2,236 346 1,766	0 66 99 62 0 84
thonisz	Inspector	August	1, 1926		6,679 52		494 25		7,173 7	

Taxes proposed to be levied for 1928.

•	Mε	ximum		Amount		\mathbf{A} mount	•
Description of Tax.	levia	ble under		at present	pr	oposed to 1	be Authority.
1	the C	rdinanc	e.	levied.	Ìе	vied in 192	
		Rs. c.		Rs. c.		Rs. c.	•
For every vehicle other than a motor car,		-					
tricar, motor lorry, motor bicycle, cart,		5 0		. 50		5 0	•
cart, jinricksha, bicycle or tricycle For every bicycle or tricycle, or bicycle		5 0	•	. 50	• •	5 0	••
cart, or tricycle car or cart	car or	3 0		. 3 0		3 0	
For every cart	• • •	4 0		. 4 0	• •	4 0	Sections 127 and 132 of Ordi-
For every handcart	• • •	4 0	•	4 0	•	4 0	nance No. 6 of 1910.
For every jinricksha		2 50		2 -2		$\tilde{2}$ $\tilde{50}$	
For every horse, pony, or mule		2 50		2 ~2		2 50	
For every bullock or ass		1 0		. 10		1 0	
Children's vehicles, the wheels of which of exceed 26 inches in diameter, wheel be	rrows						
and handcarts not used for trade purpos exempted from payment.	es are	•					
Registration fee on every dog	••	1 50	• •	. 1 50	• •	1 50	Section 5 of Ordinance No. 25 of 1901.
Assessment rate within the Police limits		:	٦.	. 8½ per cer	1t	.8½ per cen	at.
•				on annua	al	on annua	al [
			٠	value		value	
Lighting rate within the Police limits	• •		•	. 3½ per cen	ıt	.3¼ per cer	nt.
						on annual	
Water-rate within the Police limits				value . 6 per cent		value	Section 115 of Ordinance
Water-rate within the ronce minus	• •		•	on annua		.6 per cent	
				value		value	
Consolidated rate outside the Police limit	s. but			Value		value	
within Municipal limits				. 7 per cent	· .	.7 per cent	t
•				on annua		on annual	
•				value		value	
					•		

Detailed Statement of the Municipal Staff, showing Salaries, Increments, and Allowances.

**		Date of First	,	Salary	Date of	Salary	Allow			
Name of Officer.	Present Post.	Appoint- ment.	ooint-		Maximum.	on Dec. 31, 1927.	Incre- ment.	for 1928.	ance,	
			Rs. c	Rs.	Rs. c.	Rs. c.		Rs. c.	Rs. c	
SECRETARIAT. Arthur Arndt	Secretary	1-8-17	3,525		6,000 0	6,000 0		6,000 0	480	
F. D. S. Abeyratne	Head Clerk and Accountant	14-12-08			2,400 0	1,890 0		1,980 0	_	
S. G. E. de Alwis K. S. Mohideen Lebbe .	Second Clerk Shroff	1-1-05 1-10-15	1,200	90	1,800 0 1,800 0	1,290 0 1.200 0	1-1-28	$\begin{array}{ccc} 1,380 & 0 \\ 1,290 & 0 \end{array}$	120	
M. A. Marikar	Third Clerk	22-5-16 1-4-17		48	1,200 0 1,200 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		$\begin{array}{ccc} 960 & 0 \\ 768 & 0 \end{array}$		
W. Jayalath M. K. M. Meedin	Fourth Clerk Fifth Clerk	23-4-17	480	48	1,200 0	720 0	1-1-28	768 0	_	
K. L. J. Dias N. V. Francis	Sixth Clerk Seventh Clerk	15-9-23 7-6-26	1 711	48	$\begin{array}{cccc} 1,200 & 0 \\ 1,200 & 0 \end{array}$	576 0 480 0		624 0 528 0		
W. W. J. Wijesinghe	Peon Arachchi	1.1.04		18*	423 0 420 0	423 0 372 0		$\begin{array}{cccc} 423 & 0 \\ 372 & 0 \end{array}$		
W. T. Hinnie Appu W. T. Endris Appu	Peon	6-6-07	240	18*	420 0	312 0	1-1-29	312 0	30	
N. A. Charles Appu G. H. G. Hinni Appu	do	21-5-08 11-2-19) 18*) 18*	420 0 420 0	312 0 294 0		312 0 294 0		
M. J. Don Alexander	do do.	1-9-27		18*	420 0	240 0		240 0		
PUBLIC HEALTH DEPARTMENT.								16,251 0	777	
(a) Sunitation Branch.										
Edwin Lodovici	Medical Officer of Health	1-10-23	3,000	o	4,000 0	4,000 0	·	4,000 0	1.200	
	Clerk	22-2-14 24-4-99		0 48 0 120	1,200 0 1,500 0	768 0 1.260 0		810 0	200	
A. H. Nallawangsa C. G. E. Ferreira		13-5-13		60	1,500 0	960 0				
A. D. Haniffa	do.	10-1-21	600	60	1,500 0	780 0	. 1–1–28	;	(260	
N. P. B. Wijesekera .	do	1-12-20		60	1,500 0	720 0			360	
H. K. G. M. Rajapaksa T. D. Abeywardena	do	27-10-21 1-11-22		0 60 0 51	1,500 0 1,500 0	705 0 669 0		765 0 720 0		
W. G. Alice	Midwife	1-3-24 1-4-14		0 -	480 0	480 0 294 0		480 0 294 0		
M. A. Diashamy A. Samelis	Peon Caretaker, Segre-									
•	gation Camp	1-6-17	198	0 -	198 0	198 0	<u> </u>	198 0		
(b) Conservancy Branch.		,] :					11,293 0	3,626	
V. C. de Alwis	Manager, H. D	1-4-27		4.8	960 0	576 0				
D. A. A. Jayawardena C. Wijewardena	Overseer	1-4-18 15-5-18	420	0 12 0 12	600 0	456 0 444 0	1 2 2	468 0 456 0		
G. E. Ludowyke	√- do	1-10-23		0 12 0 18*	600 0 420 0	330 0		456 0 330 0		
K. V. G. A. Ranis Appu N. B. Stephen	do	1-10-19	240	18*	420 0	330 0	1-1-29	.330 0		
W. G. Ratnaike	do	1-1-21	240	18*	420 0	330 0	1-1-29	330 0		
(c) Scavenging Branch.		1901	420	0 12	600 0	540 0	1-1-28	2,994 0 552 0		
J. Bultjens	Overseer	1-1-18	420	12	600 0 600 0	480 0	1-1-28	492 0		
D. Rahaman H. Wijetunge	1	13-1-16 16-8-19		$egin{array}{ccc} 12 & 12 & 12 \\ \hline 0 & 12 & 12 \\ \hline \end{array}$	600 0	468 0 456 0				
WORKS DEPARTMENT.								1,992 0	<u> </u>	
	Superintendent of	10-4-18	3 525	0 235	5 0 m = 0	5 405 0	1 1 00	ļ	<u> </u>	
. Hamilton S lva .	Works Inspector of Works	1-9-2'	846	0 56	5,875 0 1,410 0	5,405 C	1-9-28	864 66		
E. G. D. William	Cart Shed Overseer Park-keeper	1-11-1		0 18* 0 60*	420 0 600 0	312 0 375 0	1-1-29	312 0	_	
	ark-acoper	1			000 0	0.00	1-10-29	l		
WATERWORKS DEPARTMENT.						· .		7,191 66	1,800	
. E. Nanayakkara .	Clerk and Store keeper	1	400	10	1 000					
. K. P. Edwin .	. Peon		9 240	0 48 0 18*	1,200 0 420 0	768 (
	Town Overseer . Fitter	. 1-9-1 . 14-10-1		0 24 0 24	960 0	720 (1-1-28	744 0) —	
S. W. Charles Appu D. James	. Overseer, Hiyare .	. 1-9-1	1 240	0 12	480 0		$\begin{vmatrix} 1 - 1 - 28 \\ 1 - 1 - 28 \end{vmatrix}$			
G. James .	Turncock do.			$\begin{array}{c c}0&12\\0&12\end{array}$	480 0 480 0	312 (300 (1-1-28	324 () —	
Ahaaham Ammi	do.	. 1-6-1	9 240	0 12	480 0	300 (1-1-28	312		
. A. G. Charles .	do.	. 1-12-2	0 240	0 12 0 12	480 0 480 0	300 (276 (0 1-1-28 0 1-1-28		1	
P. V. Richard A. K. Harmanis	do Extra Turncock	6-1-2		0 12	480 0 300 0	276	0 1-1-28	288 ()	
		1 332		Ĭ -	300 0	300	O	300 (<u>'</u>	
	•	1		1	1	1	1	5,274	180	

a Commuted.
b Personal (non-pensionable).

c Personal (pensionable).
d Motor car.

e House and bicycle. f Bicycle.

Detailed Statement of the Municipal Staff Showing Salaries, Increments, and Allowances--contd.

	(Date of		Salary.		Salary	Date of	Salary	
Name of Officer.	Present Post.	First Appoint- ment.	Com- mencing.	Annual Incre- ment.	Maximum.	lam Dag	Incre- ment.	for 1928.	Allow- ance.
			Rs. c.	Rs.	Rs. c.	Rs. c.		Rs. c.	Rs. c.
	Clerk Process Server do	1 1 04	60 () —	1,200 0	672 0 60 0 60 0		60 0 60 0	
MARKETS. 57. K. A. Sadris	Market Master	1-4-15	360	24	648 (456 0	1–1–28	840 0 480 0	
SLAUGHTER-HOUSE. 58. M. M. Hassen	Slaughter-house keeper	. 1-10-10	360	0 24	648 (600 0	1-1-28	624 . 0	
FISH AUCTION SHED. 59. A. J. Bultjens 60. B. F. Wickramasinghe 61. W. W. D. Wijesinghe 62. K. L. A. Dias	Crier	5-4-2	600 6 3 240	$\begin{bmatrix} 0 \\ 0 \\ 0 \end{bmatrix} = 0$	600 (600 (420 (420 (600 0			=
•								1,770 0	
COMETERY. 63. O. L. Jansz	Cemetery-keeper	1-5-20	423 0	_	423 0	423 0	<u> </u>	423 0	

^{*} Biennial.

Summary of Personal Emoluments and Allowances.

	Allo	W&1 人	wance			
-						

		Salar	у.		Commu	ted.		Perso	ņal.		Vehi	cle.		Hous	е.	A	Total llowance	es.
		Rs.	c.		$\mathbf{Rs.}$	c.		Rs.	c.		$\mathbf{Rs.}$, c.		Rs.	. c.		$\mathbf{Rs.}$	c.
Secretariat		16,251	0	••	480	0	••	297	0		· .—					٠.	777	. 0
Health Department :								200	_			_			•			
(a) Sanitation	• •	11,293					• •	266	0	٠.	1,800			1,560	- 0,		3,626	
(b) Conservancy		2,994	0		120	0					180	0					300	0
(c) Scavenging		1,992	0						-								· —	
Works Department		7,191	66					:			1,680	0		120	0	٠	1,800	0
Waterworks Department		5,274	0	· .·.	,			180	0							٠	180	0
Municipal Court	• • •	840	. 0															
Markets		480	0				• •											
Fish auction shed	• •	1,770	0															
Slaughter-house		624	0											·		٠		
Cemetery		. 423	0	. • •			• •			• •	. —		• •			.••		
	_	49,132	66		600	-0		743	0	æ	3,660	0		1,680	0		6,68	3 0

Electricity Department.

				·	Salary.				
Name of Officer.	Present Post.	Date of Fir Appointmen		Annual Incre- ments.		alary on ecember , 1927.	Date of	f Salary. t. for 1928.	
		1927.	$\mathbf{R}\mathbf{s}.$	$\mathbf{R}\mathbf{s}.$	$\mathbf{Rs.}$	$\mathbf{Rs.}$	1928.	Rs.	$\mathbf{Rs.}$
E. H. Jansen .	. Superintendent	May 1 1926.	3,000	240	6,000	3,000	May 1	3,160	900*
C. L. V. Perera .	. Clerk	Nov. 1 1927.	540	36	1,000	576	Nov. 1	582	
T. L. S. Wijesinghe	Storekeeper	July 1	540		540	54 0	<u> </u>	540	-
D. G. Dias .	Peon	July 15	210		210	210		210	
P. V. Charles .	. Watcher	July 1	210		210.	210	1	210	
S. Wijesekera .	. do.	do.	210	<u> </u>	210	210		210	
								4.912	990

^{*} Motor car.

NOTICE TO MARINERS.

No. 10 of 1927.

COLOMBO HARBOUR.

Patent Slip unavailable.

THE Patent Slip will not be available for the use of shipping from about January 3, 1928, to about the end of April, 1928, as it is required for special repairs to the Harbour Tug "Samson."

Master Attendant's Office, Colombo, October 11, 1927. E. C. STUBBS, Captain, R.N., Retired Master Attendant.

NOTIFICATION UNDER "THE PATENTS ORDINANCE, 1906."

THE following Specifications have been accepted:—

No. 2,261 of July 21, 1927 (Date applied for under Section 48 of the Ordinance, April 8, 1924.)

. Colas Products, Limited.

Improvements in or relating to bituminous emulsions.

Abstract.—Molten or liquid bituminous material is mixed with from 2 to 10 per cent. of an emulsifying agent consisting of one more sulphonated fatty oils, and hot water or hot dilute alkali is added.

The claims are :--

- 1. A process for producing an aqueous bituminous emulsion which consists in mixing together molten or liquid bituminous material and a small proportion (about 2–10 per cent.) of an emulsifying agent comprising a sulphonated fatty oil or a mixture of sulphonated fatty oils and adding hot water or a hot dilute solution of alkali or both to this mixture.
- 2. A process according to claim 1 wherein the emulsifying agent consists of or comprises sulphonated cod oil, sulphonated castor oil, or alizarine oil.
- 3. A process according to claim 1 or claim 2 wherein the sulphonated oil employed as the emulsifying agent is acid in reaction.
- 4. A process according to any one of the foregoing claims wherein in place of a portion of the aforesaid sulphonated emulsifying agent, a fatty acid such as oleic acid or other known emulsifier such as casein is employed.
- 5. A process for producing an aqueous bituminous emulsion which consists in melting bitumen of the type artificially prepared from petroleum (e.g., Mexican asphalt), adding thereto with agitation first a small proportion (2–10 per cent.) of a sulphonated fatty oil or a mixture of sulphonated fatty oils, and then a hot dilute solution of alkali (say, a 1–2 per cent. aqueous solution), with or without a final addition of hot water, and maintaining the heating and agitation of the mixture until emulsification has taken place.
 - 6. A process for producing an aqueous bituminous emulsion substantially as herein described.
 - 7. A bituminous emulsion when prepared according to the process set out in any one of the foregoing claims. No drawings.

No. 2,262 of July 21, 1927 (Date applied for under Section 48 of the Ordinance, February 24, 1925.) Colas Products, Limited.

Improvements in or relating to bituminous emulsions.

Abstract.—Solid bitumen is melted and mixed with a dilute aqueous solution of alkali and up to 10 per cent. of an emulsifying agent comprising a resin, resin acid, or resin oil.

The claims are :--

- 1. A process for producing an aqueous bituminous emulsion which consists in melting solid bitumen of the type artificially prepared from petroleum (e.g., Mexican asphalt) and mixing together the molten bitumen, a dilute aqueous solution of alkali, and a proportion up to about 10 per cent. (reckoned by weight on the bitumen) of an emulsifying agent comprising a resin, resin acid, or resin oil.
- 2. A process for producing an aqueous bituminous emulsion which consists in melting solid bitumen of the type artificially prepared from petroleum (e.g., Mexican asphalt), adding thereto with agitation first a proportion up to about 10 per cent. (reckoned by weight on the bitumen) of an emulsifying agent comprising a resin, resin acid, or resin oil, and then a dilute (and preferably hot) aqueous solution of alkali, and maintaining the heating and agitation of the mixture until emulsification has been effected.
- 3. A form of the process according to claim 1, wherein the molten bitumen is first mixed with a dilute aqueous solution of alkali (the alkali being poured into the bitumen or the bitumen into the alkali) and the emulsifying agent, with or without further alkali and/or water thereafter incorporated.

- 4. A process according to any of the foregoing claims wherein the emulsifying agent consists of a mixture of a resin, resin acid, or resin oil and a fatty acid or other known emulsifier such as casein.
- 5. A process according to any of the foregoing claims wherein the emulsifying agent consists of or comprises the sulphite-liquor by-product referred to herein.
- 6. A form of the process according to claim 1, wherein the emulsifying agent (e.g., Shellac) is first mixed with the alkali solution and this mixture then incorporated with the molten bitumen.
- 7. A modification in the process according to claim 1, wherein the emulsifying agent consists of a resin (e.g., copal resin) which is first dissolved in a solvent (e.g., turpentine) and this solution then mixed with the molten bitumen, the addition of alkali being omitted according to this modification.
- 8. A process for producing an aqueous bitumenous emulsion substantially as described in any one of the examples given herein.
 - 9. Bituminous emulsions when prepared by special processes described and claimed herein.

No drawings.

No. 2,267 of September 21, 1927.

George Edward Heyl.

Improvements relating to fibrous paint material.

Abstract.—Fibrous material is subjected to an initial disintegration and then to further disintegration in a high speed colloidal grinding machine or in a high speed impact beater and incorporated therewith is a binding medium or a mineral lubricant-filler which is added prior to or during either stage of the process.

The claims are :---

- 1. A method of producing finely disintegrated fibrous paint material, especially a mixture containing finely disintegrated paper consisting in subjecting said material first to an initial disintegration and subsequently to further disintegration in a high speed colloidal grinding machine or in a high speed impact beater and incorporated therewith of a binding medium and a mineral lubricant-filler until the fibres of said material are so broken and said broken fibres are so separated by said mineral lubricant-filler as to produce a finely spreading non-felting mixture, the binding medium and filler being added prior to or during either disintegration stage.
- 2. A method of producing finely disintegrated fibrous paint material, especially a mixture containing finely disintegrated paper, consisting in subjecting said material first to an initial disintegration in the wet condition and subsequently to further disintegration in a high speed colloidal grinding machine or in a high speed impact beater and incorporation therewith of a binding medium and a mineral lubricant-filler until the fibres of said material are so broken and said broken fibres are so separated by said mineral lubricant-filler as to produce a finely spreading non-felting mixture, the binding medium and filler being added prior to or during either disintegration stage.
- 3. A method of producing finely disintegrated fibrous paint material especially a mixture containing finely disintegrated paper, as set forth in claim 2, consisting in beating said material in a liquid, and subsequently wet grinding and incorporating with said beaten material a binding medium and a mineral lubricant-filler in a high speed colloidal grinding machine.
- 4. A method of producing finely disintegrated fibrous paint material as set forth in claim 3, in which the material is beaten in water.
- 5. A method of producing finely disintegrated fibrous paint materials as set forth in claim 3, in which the material is beaten in oil.
- 6. A method of producing finely disintegrated fibrous paint material, especially a mixture containing finely disintegrated paper, as set forth in claim 2, consisting in beating said material in a liquid, pressing and drying said beaten material, and subsequently dry grinding and incorporating with said pressed and dried material a dry binding medium and a mineral lubricant-filler in a high speed impact beater.
- 7. A method of producing finely disintegrated fibrous paint material as set forth in claim 6, in which the material is initially beaten in water.
- 8. A method of producing finely disintegrated fibrous paint material, especially a mixture containing finely disintegrated paper, as set forth in claim 2, consisting in beating said material in oil and water, drying out said water, and subsequently wet grinding and incorporating with said beaten material said oil and a mineral lubricant-filler in a high speed colloidal grinding machine.
- 9. A method of producing finely disintegrated fibrous paint material, especially a mixture containing finely disintegrated paper, as set forth in claim 1, consisting in dry grinding said material by high speed impact, and subsequently wet grinding and incorporating with said dry ground material a binding medium and a mineral lubricant-filler by high speed impact.
- 10. A method of producing finely disintegrated fibrous paint material as set forth in any of the preceding claims, in which colouring matter is incorporated with the fibrous material.
 - 11. The improved methods of producing finely disintegrated fibrous paint material, substantially as described, No drawings.

No. 2, 70 of September 7, 1927 (Date applied for under Section 48 of the Ordinance, July 24, 1926.) Sir Malcolm Watson, M.D., L.L.D.

Improvements in or relating to the collection of latex from rubber trees.

Abstract.—A water repelling substance such as vaseline is applied to the bark of the tree so as to prevent latex flowing over the bark of the tree and to prevent water flowing into the tapping cut.

The claims are :-

1. A process for improving the yield of latex collected from tapped rubber trees wetted by rain, which consists in so applying a wet-repelling substance to the bark of the tree adjacent to the tapping cut !hat the latex is prevented from flowing wastefully over the bark and the tapping cut thereby made effective to guide the latex into its collecting receptacle.

- A process for improving the yield of latex collected from tapped rubber trees wetted by rain, in which the bark immediately below the tapping cut is treated with a wet-repelling substance, whereby the latex is checked from leaving the cut at the edge.
- 3. A process for improving the yield of latex collected from tapped rubber trees wetted by rain in which rain water flowing down the bark above the tapping cut is prevented from reaching the latex being tapped by so applying a wet-repelling substance to the bark above the tapping cut that the rain water is deflected away from the cut which is thereby made effective to guide the latex into its collecting receptacle.
- 4. A process for improving the yield of latex collected from tapped rubber trees wetted by rain, in which the rain water flowing down the bark above the tapping cut is deflected away from the tapping cut by the aid of a deflecting cut in the bark, at the lower edge of which cut a wet-repelling substance is applied to the bark, and the tapping is thereby made effective to guide the latex into its collecting receptacle.

One sheet of drawings.

NORMAN RAE, Registrar of Patents.

TRADE MARKS NOTICES

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit, and upon such terms as he may direct.

- (1) Trade Mark No. 3,935.
- (2) Date of Receipt: August 18, 1927.
- (3) Applicant (Proprietor of the Trade Mark): THE DISTILLERS AGENCY, LIMITED (a Company registered under the English Companies' Acts), 6, Torpichen street, Edinburgh, Scotland; Distillers.
- (4) Address for service in the Island: F. J. & G. de Saram, Colombo.
 - (5) Class: Forty-three.
 - (6) Goods: Spirits (beverages).
 - (7) Representation of the Trade Mark:

KING GEORGE IV

This Trade Mark is to be associated with the Trade Mark No. 468 under Section 24.

Registrar-General's Office, C. COOMARASWAMY. Colombo, October 19, 1927. Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two mouths date of this Gazette, lodge Notice of Opposition T. M. No. 7 with an uncancelled stamp of the. Form affixed

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit, and upon such terms as he may direct.

- (1) Trade Mark No. 3,976.
- (2) Date of Receipt: September 19, 1927
- 3) Applicant (Proprietor of the Trade Mark): HERMAN BICK & KARL WEYERSBELG, trading as "FRIEDR. HERDER ABR. SOHN," z., Grunewalder Strasse, Solingen, Germany; Manufacturers.

- (4) Address for service in the Island: Wilson & Kadirgamar, National bank Buildings, Fort, Colombo.
 - (5) Class: Twelve.
 - (6) Goods: Cutlery and edge tools made of steel.
 - (7) Representation of the Trade Mark:



Registrar-General's Office,

C. COOMARASWAMY, Colombo, October 12, 1927. Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection for the registration of the following Trade Mark that, within two months from the date of this Gazeti, lodge Notice of Opposition on Form T. M. No. 7 within meancelled stamp of Rs. 20 affixed theret

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit, and upon such she may direct:

- (1) Trade Mark No. 3,978. / h &
- (2) Date of Receipt : September 19, 1927.
- (3) Applicant (Proprietor of the Trade Mark): DARLEY BUTLER AND COMPANY, LIMITED (a Company duly registered under the Ceylon Joint Stock Companies Ordinance), Queen street, Fort, Colombo; Merchants.
 - (4) Address for service in the Island, if any :
 - (5) Class: Forty-two.
 - (6) Goods: Flour and tea.
 - (7) Representation of the Trade Mark:



Registrar General's Office. Colombo, October 12, 1927.

C. COOMARASWAMY Registrar of Trade Marks NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,979.
- (2) Date of Receipt: September 20, 1927,
- (3) Applicant (Proprietor of the Trade Mark): DONTY BHEEMAIAH CHETTY, trading as "THE KING TEA COMPANY," No. 53, Third Cross street, Pettah, Colombo; Merchant.
 - (4) Address for service in the Island, if any:
 - (5) Class: Forty-two.
 - (6) Goods: Tea, coffee, cocoa, desiccated coconut.
 - (7) Representation of the Trade Mark:



Registrar-General's Office, Colombo, October 12, 1927. C. Coomaraswamy, Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,980.
- (2) Date of Receipt: September 20, 1927
- (3) Applicant (Proprietor of the Trade Mark): WEST-FALISCHE DRAHTINDUSTRIE (a Company organized and existing under the laws of the German Republic), Hamm, Westfalia, Germany; Manufacturers of wire goods.
- (4) Address for service in the Island: Wilson & Kadirgamar, National Bank buildings, Fort, Colombo.
 - (5) Class: Thirteen.

- (6) Goods: Barbed wire, wire netting, and fencing wire ropes, wire metal cordage, nails, tacks, metal screws, wire chains, metal staples, clamps, and cramps.
 - (7) Representation of the Trade Mark:



Registrar-General's Office, Colombo, October 12, 1927.

C. COOMARASWAMY, Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Bs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,981.
- (2) Date of Receipt: September 20, 1/27.
- (3) Applicant (Proprietor of the Trade Mark): WEST-FALISCHE DRAHTINDUSTRIE (a Company organized and existing under the laws of the German Republic), Hamm, Westfalia, Germany; Manufacturers of wire goods.
- (4) Address for service in the Island: Wilson & Kadirgamar, National Bank buildings, Fort, Colombo.
 - (5) Class: Five.
 - (6) Goods: Wire and wire springs.
 - (7) Representation of the Trade Mark.



Registrar-General's Office, Colombo, October 12, 1927.

C. COOMARASWAMY, Registrar of Trade Marks. OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,982.
- (2) Date of Receipt: September 27, 1927.
- (3) Applicant (Proprietor of the Trade Mark): MAY-POLE DAIRY COMPANY, LIMITED (a Company-incorporated under the English Companies' Acts), Maypole House, Finsbury Square, London E. C., England; Provision Marghants
- (4) Address for service in the Island: Julius & Creasy, Colombo.
 - (5) Class: Forty-two.
- (6) Goods: Substances used as food or as ingredients in food.
 - (7) Representation of the Trade Mark:

MAYPOLE

Registrar-General's Office, Colombo, October 19, 1927. C. COOMARASWAMY, Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,983.
- (2) Date of Receipt: September 27, 1927.
- (3) Applicant (Proprietor of the Trade Mark): WILLIAM GOSSAGE & SONS, LIMITED (a Company incorporated under the English Companies' Acts), Widnes, Lancashire, England; Soap Manufacturers.
- (4) Address for service in the Island : Julius & Creasy, Colombo.
 - (5) Class: Two.
- (6) Goods: Soap for veterinary and horticultural purposes.
 - (7) Representation of the Trade Mark:



MAGICAL

Registrar-General's Office, Colombo, October 19, 1927.

C. COOMARASWAMY, Registrar of Trade Marks. NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, longe Notice of Opposition on Form T. M. No. 7 with an incancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,984.
- (2) Date of Receipt: September 27, 1927.
- (3) Applicant (Proprietor of the Trade Mark): WILLIAM GOSSAGE & SONS, LIMITED (a Company incorporated under the English Companies' Acts), Widnes, Lancashire, England; Soap Manufacturers.
- (4) Address for service in the Island : Julius & Creasy Colombo.
- (5) Class: Three.
- (6) Goods: Medicated soap for human use.
- (7) Representation of the Trade Mark:



Registrar-General's Office, Colombo, October 19, 1927.

C. COOMARASWAMY, Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,989.
- (2) Date of Receipt: October 6, 1927.
- (3) Applicant (Proprietor of the Trade Mark): YOOSUB SON OF MOHAMED MEERA MOHIDEEN, MOHAMED GHANI SON OF YOOSUB, SHAHUL HAMEED SON OF ALLIPULLAI, SHAHUL HAMEED SON OF YOOSUB, trading as M. U. M. S. SHAHUL HAMEED & COMPANY, No. 48, 3rd Cross street, Petrah, Colombo; Coth Merchants and Agents.
 - (4) Address for service in the Island, if any :----
 - (5) Class: Thirty-eight.
 - (6) Goods: Sarongs.
 - (7) Representation of the Trade Mark:



No claim is made to the exclusive use of the letters "M. P."

Registrar-General's Office, Colombo October 19, 1927.

C. COOMARASWAMY, Registrar of Trade Marks.

LOCAL BOARD NOTICES.

Local Board, Gampola.

NOTICE is hereby given that the houses, &c., at Gampola, mentioned in the annexed schedule, having being seized for default in payment of Police, Local Board, and water rates, Gampola, for the 2nd quarter, 1927, will be sold by public auction on November 1, 2, 3, 4, 5, and 7, 1927, on the spot at Gampola, at 8 A.M., in conformity with the Local Boards Ordinance, No. 19 of 1905, unless in the meantime the amounts owing in respect of rates, together with lawful costs of seizure and sale, are duly paid.

Further particulars can be obtained from the Local Board Office, Gampola.

The Kachcheri, Kandy, October 17, 1927.

E. R. SUDBURY, for Government Agent.

SCHEDULE.

Ambagamuwa street: Nos. 37, 38, 41, 42, 56, 58, 63, 83, 89, 98, 137, 139, 139A, 150, 151, 152, 153, 154, 155, 157, 167, 172, 173, 175, 188, 189, 190, 191, 192, 193, 194, 195, 198, 207–208, and 211.

Hospital street: Nos. 4, 5, 22, 23, 24, 25, 26, 27, 33, 40,

41, 44, and 46-47.

Kandy street: Nos. 13, 20, 21, 22, 38, 43, 68, 86, 87, 87A, 87B, 88, 96, 98, 100, 105, 107, 109, 112, 114, 128, 129, 130, 131, 132, 134, 136, 142, 143, 144, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 168, 169, and 175.

Nuwara Eliya street: Nos. 6, 20, 22, 29A, 32, 37, 40,

41-42, 45, 76,

Station road: Nos. 2, 9, 34, 41, 42, and 50.

Malabar street: Nos. 7, 8, 15, 22, 23, 24A, 32, 76, 77, 78, 81, 85, 86, 90, 92, 102–103, 106, 108, 111, 112, 114, 119, 120, 122, 124, 125, 130, 133.

Kadugannawa street: Nos. 14, 29, and 34. Moulton street: Nos. 4, 4A, 16, and 22.

Hill street: No. 28.

New Kandy street: Nos. 4, 10, 11, 12, and 20.

Hlawatura: Nos. 22, 28, 30, 31, 32, 33, 34, 37, 38, 39, 40, 43, 44, 45, 46, 55, 56, 58, 62, 64, 67, 70, 71, 72, 74, 82A, 84, 85, 88, 89, 90, 94, 95, 96, 97, 102, 103, 105, 110, 113, 114, 115, 116, 119, 128, 129, 133, 138, 139, 142, 143, 149, and 150.

and 150.

Mahara: Nos. 4, 7, 8-9, 10-11, 12, 14-15, and 67.

Unamboowe: Nos. 1, 3, 14a, 16, 20-21, 34, and 56.

Kahatapitiya: Nos. 4, 9, 10, 12, 13, 21, 22, 28B, 29, 33, 39, 41, 42, 43, 44, 48, 49, 52, 53, 55, 63, 63a, 65, 67, 68, 78, 81, 84, 85, 86, 87, 88, 90, 91, 99, 106, 107, 108, 114, 116, 122, 123, 125, 128, 130, 131, 132, 133, 134, 135, 136, 137, 145, 145a, 147, 148, 149, 150, 152, 156, 164, 165, 166, 167, 168, 170, 171a, 172, 174, 177, 185, 186, 147a.

By galactreat: Nos. 1, 4, 19, 21, 24, 31, 32, 33, 36, 59

Byrde street: Nos. 1, 4, 19, 21, 24, 31, 32, 33, 36, 59,

81, 94, 95, 96, 107.

Keerapone: Nos. 7, 11a, 17, 19, 20, 23, 32, 35, 36, 37, 38, 39, 40, 46, 51, 52, 54, 58, 59, 66, 69, 73, 74, and 81.

Vehicles and Animals Tax, Board of Improvement, Nuwara Eliya.

T is hereby notified that the Board of Improvement, Nuwara Eliya, has fixed the following rates for 1928. In terms of section 19 of Ordinance No. 20 of 1896, as amended by section 8 of Ordinance No. 15 of 1916, taxes on carriages, &c., now plying for hire, kept, or used within the town of Nuwara Eliya, shall be as follows:—

Rs. c. For every carriage or whatever description other than a cart, hackery, or rickshaw... For every cart or hackery of whatever description . . For every jinricksha
For every horse, pony, or mule 2 50 2 50 For every bullock or ass ... 1 0

save such vehicles and animals as are exempted from taxation under the said Ordinance.

Board of Improvement Office, C. C. WOOLLEY, Nuwara Eliya, October 11, 1927. Chairman.

Assessment and Water Taxes, Board of Improvement, Nuwara Éliya.

T is hereby notified that the Board of Improvement, Nuwara Eliya, has fixed the following rates for 1928 -

In terms of section 15 of Ordinance No. 20 of 1896, as amended by section 2, sub-section (4), of Ordinance No. 13 of 1905, assessment rate of 6 per cent. on the annual value of all houses and buildings of every description, and all tenements and lands whatsoever within the limits of the Board of Improvement, Nuwara Eliya, save such as are by the Ordinance aforesaid exempted from the payment of such rates.

In terms of section 38 of Ordinance No. 20 of 1896, as amended by section 2, sub-section (4), of Ordinance No. 13 of 1905, and section 13 of Ordinance No. 15 of 1916, water rate of 6 per cent. on the annual value of all houses and buildings of every description, and all tenements and lands whatsoever within the limits of the Board of Improvement, Nuwara Eliya, save such as are by the Ordinance aforesaid exempted from the payment of such rates.

Board of Improvement Office, Nuwara Eliya, October 11, 1927.

C. C. WOOLLEY, Chairman.

Auctioneer and Broker's Licence.

T is hereby notified that the under-mentioned has been Broker, within the Local Board limits of Badulla, during the year 1927, under section 13 of Ordinance No. 15 of 1889:—

D. J. Samaratunga.

Local Board Office, Badulla, October 14, 1927. G. R. SAMARAKOON, for Chairman.

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

Election of Members, Ratnapura Urban District Council.

NOTICE is hereby given that it is intended to hold an election of members of the Ratnapura Urban District Council on Monday, November 28, 1927. Every candidate must be nominated in writing and the nomination paper must be subscribed by at least two persons whose names appear in the Electoral Roll of the electoral division for which each candidate offers himself for election, and the nomination paper must be delivered at the Office of the nomination paper must be delivered at the Office of the Ratnapura Urban District Council on or before 2 P.M. on November 28, 1927, which day has been fixed for that purpose.

If more than one candidate is nominated for any one division, a poll will be taken on December 12, 1927, at the polling place provided for that division as shown below. The poll shall open at 8 A.M. and close at 1 P.M.:—

Polling Places.

For Bazaar Division: Wace Memorial Hall.

For Godigomuwa Division: Sivali School.

For Weralupe, Mudduwa, and Muwagama Division: Ratnapura Kachcheri.

For Batugedera Division: Batugedera Baptist Mission School.

The Kachcheri, Ratnapura, October 17, 1927.

E. T. MILLINGTON, Government Agent.

ROAD COMMITTEE NOTICES.

Alawatugoda Aneoombra Estate Cart Road.

NOTICE is hereby given that in terms of the Estate Roads Ordinance, No. 12 of 1902, a meeting of the Local Committee of the above road will be held at Ancoombra Bungalow, on Thursday, November 3, 1927, at 10 A.M.

Business.

1. To review the expenditure of 1926-27.

2. To frame and pass estimate for 1927-28.

- 3. To report to the Provincial Road Committee with regard to—
 - (a) The name of estates (with their acreages) which are interested in and which use the road.

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

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

For the assessment of the cost of maintenance for the year ending September 30, 1928.

Provincial Road Committee's Office, E. R. SUDBURY, Kandy, October 17, 1927. for Chairman.

Rassagala-Chetnole Estate Cart Road

REFERBING to the notice dated September 14, 1927, and published in the Government Gazettes Nos. 7,607 and 7,608 of September 23 and 30, 1927, respectively, notice is hereby given that under section 34 of "The Estate Roads

Ordinance, No. 12 of 1902," the undermentioned gentlemen have been elected to form the Local Committee to perform the duties imposed upon such Committee by the said Ordinance in respect of the above road for two years, namely, from October 21, 1927, to October 21, 1929:—

(1) Messrs. L. F. Watkins Baker (Chairman), (2) H. G. Inglish, and (3) B. N. Wamsely.

J. M. DE SILVA,

Provincial Road Committee's Office, for Chairman. Ratnapura, October 11, 1927.

Polatagama-Halgolla Cart Road.

PEFERRING to the notice dated September 14, 1927, and published in the Government Gazettes Nos. 7,607 and 7,608 of September 23 and 30, 1927, respectively, notice is hereby given that under section 14 of "The Estate Roads Ordinance, No. 12 of 1902," the under-mentioned gentlemen have been elected to form the Local Committee to perform the duties imposed upon such Committee by the said Ordinance, in respect of the above road for two years, namely, from October 21, 1927, to October 21, 1929:—

(1) Messrs. R. B. Gillespie (Chairman), (2) H. A. F. Simpson, and (3) W. C. Montgomery.

Provincial Road Committee, Ratnapura, October 18, 1927. J. M. DE SILVA, for Chairman.

GOVERNMENT NOTIFICATIONS.

Continued from page 2576.)

N 318/27

T is notified for information that all previous regulations regarding the issue, surrender, and restoration of the Colonial Auxiliary Forces Officers' Decoration are hereby cancelled, and the following substituted:—

Regulations as to Issue, Surrender, and Restoration of "The Colonial Auxiliary Forces Officers' Decoration" under Royal Warrants of June 9, 1921, and June 22, 1927.

COLONIAL AUXILIARY FORCES OFFICERS' DECORATIONS.

Persons Eligible.

- 1. (a) Duly qualified Commissioned Officers.
- (b) Honorary Colonels and Chaplains who have the qualifying service of 20 years.
- (c) Officers who have retired and have the qualifying service.

Qualifying Service.

- 2. (a) Service requisite to qualify for the Decoration shall be 20 years' commissioned service; that half the time served in the ranks of the aforesaid Auxiliary Military Forces (including India) or in the ranks of the Territorial Forces (Great Britain or Volunteer Force which existed before April 1, 1908, shall be reckoned as qualifying service; and the service on the West Coast of Africa shall reckon two-fold as qualifying service.
- (b) Service rendered wholly in the Auxiliary Forces of one or more Dominion, Colony or Protectorate; or partly, in the Auxiliary Forces of one or more Dominion, Colony or Protectorate, partly in the Territoral Force of Great Britain or partly in any Naval or Military Volunteer Forces of any part of the Empire (except service since August 4, 1914, it the Volunteer Forces of Great Britain raised under the Volunteer Acts, 1863–1916), shall be reckoned as qualifying services.

- (c) Officers, who were serving in the Ceylon Defence Force or other Auxiliary Forces at the outbreak of the war 1914-1918 did, before November 11, 1918, actually serve beyond the boundaries of the Dominion, Colony, Dependency, or Protectorate shall reckon all embodied service as an officer on the Active List two-fold as qualifying service towards the requisite 20 years embodied service in the ranks on the Active List as full qualifying service towards the requisite 20 years, whether such service was in the Naval, Military, or Air Forces.
 - (d) Service on the Permanent Staff shall not reckon as qualifying service for the Decoration.
- (e) Service qualifying for the Decoration shall also count towards the qualifying service necessary for "The Territorial Officers' Decoration," and $vice\ vers \hat{a}$.
- (f) A recipient of the Decoration shall be permitted to wear with it any "Colonial Auxiliary Forces Long Service Medal" which may have been awarded to him, provided that he has completed the full qualifying service required for both the Medal and the Decoration.

Application.

- 3. Application for the Decoration will be made in writing by the Commanding Officer of each Corps, and will in each case be supported by a statement of the applicant's service on Form A. Commanding Officers will forward their recommendation through the usual channels of correspondence to the Governor, together with the certificate marked B or the certificate marked C.
- 4. The Decoration being granted as a reward for good and long service, Commanding Officers should in each case state in general terms the reason which, in their opinion, gives the applicant a claim to receive the Decoration.

Publication.

- 5. The grant of the Decoration will be published in the Government Gazette.
- 6. The letters V.D. will be inserted in the Army List against the name of the officer to whom the Decoration is given.

Forfeiture.

7. When the conduct of an officer after he has been awarded the Colonial Auxiliary Forces Officers' Decoration has been such as to disqualify him for wearing it, he may be deprived of it by the Governor.

Restoration.

8. A Decoration forfeited by an officer under the provisions of paragraph 7 may be restored to him by the Governor.

Loss.

9. When a Decoration has been lost, and it is desired to replace it, a declaration must be made before a Magistrate stating the circumstances under which the loss occurred, and the rank, name, and Corps of the officer to whom the Decoration belonged. This declaration will be forwarded to the Governor through the usual channel of correspondence in the case of an officer who is still serving, and direct in the case of one who has retired. The Decoration will be replaced on payment if the explanation as to the loss is considered satisfactory.

Method of Wearing Decoration.

10. The Decoration shall be suspended from the left breast by a green riband of one inch and a quarter in width from a silver brooch and shall be worn after all British War Medals.

The Miniature Decoration shall be one-half the size of the Colonial Auxiliary Forces Officers' Decoration.

Colonial Auxiliary Forces Officers' Decoration.

Form A.

Statement of the commissioned services of ———— of the ———— Regiment.

N.B.—Service in the ranks should be shown in full, but only its equivalent (under the regulations) should be carried forward as commissioned service into the last column.

Branch of Service.	Rank.		Dates of each ission.	Total Service in each Rank.	Remarks.
Service.		From	То	in each Nank.	<i>f</i>
				Y. M. D.	
			•		*
Ġ		Total Commis	sioned Service		

	bove is a correct statement			
that his total commissioned	service amounts to ——	— years ———	months -	- days.
market a				

Countersigned:
Commanding Office

Colonial Auxiliary Forces Officers' Decoration. Certificate B.—For Officers still Serving. We hereby certify that _____ holds a commission in the _____ Force, that he has completed the qualifying speriod of twenty years' service, that he is an efficient and thoroughly capable officer, and that he is in every way deserving of the Colonial Auxiliary Forces Officers' Decoration. - holds a commission in the -- Force, that he has completed the qualifying Adjutant. Countersigned: Commanding Officer. Colonial Auxiliary Forces Officers' Decoration Certificate C .- For Retired Officers. We hereby certify that ——— has completed the qualifying period of twenty years' service, that he was granted the usual privilege of honorary rank on retirement in the ———— Gazette dated ————, and that he is to the best of our belief in every way deserving of the Colonial Auxiliary Forces Officers' Decoration. Adjutant. Counter signed:Commanding Officer. Note.—Certificate C will be signed by the Commanding Officer and Adjutant of the Regiment or Corps in which officer was last serving. By His Excellency's command, Colonial Secretary's Office, Colombo, October 19, 1927. A. G. M. FLETCHER,

Colonial Secretary.

CHEDULES of rates are hereby invited for the removal of silt and sand at Naragalla Ferry on the 33rd mile, Kalawellawa-Bellapitiya road, from December 1, 1927, to

September 30, 1928.

The whole of the work to be undertaken on agreements to be entered into monthly by the District Engineer, pted Panadure, and the contractor on the basis of his tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, Western Province (South), Colombo.

The plans, specifications, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Panadure, 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. Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Panadure, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province (South), Colombo, and the duplicate addressed to the District Engineer, Panadure, endorsed on the outside "Schedules of Rates for Removal of Silt and Sand at Naragalla Ferry," so as to reach the offices of the foregoing officers on or before 12 noon on November 8, 1927. All materials to be supplied by the contractor.
- The accepted tenderer will be required to keep the ferry at all times sufficiently clear of silt for the use of the ferry boat during 10 months commencing from December 1,
- Any alterations made in the quotations should bear the initials of the cenderer, and all quotations containing alterations not so initialled will be treated as informal and rejected.

7. Government reserves to itself the right to supply the contractor with any material which may be necessary in the execution of the work included in any agreement.

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 Provincial Engineer, Western Province (South), Colombo, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

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

to any one contractor.

R. G. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, October 25, 1927.

TENDERS are hereby invited for the supply of best (Milchar No. 1) rice for the use of the Public Works Department in Kandy District for a period of six months agmencing from December 1, 1927.

9. -Rate for delivery in Kandy District.

or at Rate for delivery at the following Overseer's the was:

^tPeradeniya Deltota Rikiligasgoda road at miles 5, 19, and 27.

Kandy-Haragama-Kurundu-oya road, miles 4, 15, 22, and 27.

Kadugannawa-Peradeniya road, mile 65.

Kadugannawa to Alagalla, mile 4.

(An average flat rate for places mentioned under (B) must be tendered.)

(An average of 400 bushels of rice per month will be required for Kandy District, but no guarantee is given that this or any other quantity will be ordered each month.)

The bags supplied with rice will not be returned to the

contractor.

- All tenders must be in duplicate, both copies being sealed in the same envelope, and addressed to the Chairman of the Tender Board, Office of the Controller of Revenue.
- Tenders must be marked "Tender for the Supply of Rice, Public Works Department, Kandy District, 1927-28. in the left hand top corner of the envelope, and should

reach the Office of the Controller of Revenue not later than 12 noon on November 15, 1927.
4. Tenders should either be deposited in the tender box

in the Office of the Controller of Revenue, or be sent to him through the post.

The sample of rice, not less than a measure, should be deposited in sealed packets or bottles at the Office of the Provincial Engineer, Central Province North, Kandy, not later than 12 noon on November 15, 1927.

To each sample must be firmly attached a label on which is stated the name of the tenderer, the Gazette number of the notice calling for the tender, and the description of

the rict adopted in his tender.
7. Tenders must be on forms which may be obtained at 7. Tenders must be on torms which may we be the Office of the Provincial Engineer, Central Province North, Kandy, and no tender will be considered unless it is furnished on the recognized form thus obtained. Any alterations made in tenders should bear the initials of the tenderer, and all tenders containing alterations not so initialled will be treated as informal and rejected.

8. A deposit of Rs. 50 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. person decline to enter into the contract and bond, or fail to furnish approved security within ten days of receiving notice in writing from the Provincial Engineer, Central Province North, Kandy, 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.

9. Further information may be obtained on application at the Office of the Provincial Engineer, Central Province

North, Kandy.

10. Before any tender is accepted the contractor will be required to sign a contract to make due delivery in accordance with the description and the quantity of rice tendered by him and as per approved samples submitted. In order to secure the due and punctual performance of the contract the successful tenderer will be required to deposit a sum of Rs. 350 in respect of the particular contract entered into by him.

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

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

13. 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, Central Province North, Kandy, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

14. Tenderers, who have not previously held Government contracts, when applying for tender forms, should furnish the officer issuing the forms with a written statement giving their full names and permanent addresses, stating in which district or districts they own landed property or other interests. The extent of landed property and the nature and extent of other interests should also be given.

In the case of p rsons who have carried out contracts. with the Public Works 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.

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

Contracts may not be assigned or sublet without

the authority of the Tender Board.

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

19. The Government does not bind itself to accept the lowest or any tender, and reserves to itself the right of accepting any portion of a tender.

R. G. BARTHOLOMEW,
Public Works Office, for Director of Public Works.
Colombo, October 25, 1927.

SCHEDULES of rates are hereby invited for building a new dispensary and apothecary's quarters, Weeraketiya, in the Hambantota District.

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

3. The plans, specifications, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Hambantota, 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. Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Hambantota, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Southern Province, Galle, and the duplicate addressed to the District Engineer, Hambantota, endorsed on the outside "Schedules of Rates for New Dispensary and Apothecary's Quarters, Weeraketiya," so as to reach the offices of the foregoing officers on or before 12 noon on Friday, November 18, 1927. All imported articles, such as cement, Calicut tiles, fittings for doors and windows, paint, guttering, &c., will be supplied free of charge to the contractor by the Department, and the rate submitted should be exclusive of the costs of these materials for the items which necessitate their use.
- 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 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, Southern Province, Galle, 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.

R. G. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, October 25, 1927.

SCHEDULES of rates are hereby invited for extensions to the Police Court, Chilaw.

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

3. The plans, specifications, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Chilaw, 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. Schedules of rates must be submitted on forms (a specimen of which can be seen in the Office of the District Engineer, Chilaw) in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, North-Western Province,

Kurunegala, and the duplicate addressed to the District Engineer, Chilaw, endorsed on the outside "Schedules of Rates for Extensions to the Police Court, Chilaw," so as to reach the offices of the foregoing officers on or before 12 noon on November 8, 1927. All imported articles stated in the specification will be supplied free of charge to the contractor by the Department, and the rates submitted should be exclusive of the cost of these materials for the items which necessitate their use.

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 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, North-Western Province, Kurunegala, 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 of the schedules of rates submitted, nor to give all the work included in the whole scheme or in any one item to any one contractor.

Public Works Office, R. G. BARTHOLOMEW, Colombo, October 25, 1927. for Director of Public Works.

SCHEDULES of rates are hereby invited for the construction of quarters for the Police Magistrate, Ratnapura, in the Province of Sabaragamuwa.

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

3. The Public Works Department specifications, drawings, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Ratnapura, any week day between the hours of 9.30 A.M. and 4.30 P.M. (Saturdays, 9.30 A.M. and 12 noon).

4. Schedules of rates must be submitted in duplicate on forms to be obtained from the Office of the District Engineer, Ratnapura. Both copies of schedules shall be duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Sabaraga-gamuwa, Ratnapura, and the duplicate addressed to the District Engineer, Ratnapura, endorsed on the outside "Schedules of Rates for the Construction of Quarters for the Police Magistrate, Ratnapura," so as to reach the offices of the foregoing officers on or before 12 noon on Monday, November 14, 1927. All imported articles, sugar as cement, tiles, &c., will be supplied free of charge to contractor by the Department, and the rates submishould be exclusive of the costs of these materials for items which necessitate their use.

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. Each schedule of rates must be accompanied by a letter signed by two responsible persons, whose addresses must be given engaging, if called upon, to become security for the due fulfilment of the contract. An address for the delivery of letters or notices shall be given in each schedule.

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement.

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 Provincial Engineer, Sabaragamuwa, Ratnapura, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

9. Government does not bind itself to accept the lowest or any of the schedules of rates submitted, nor to give all the work included in the whole scheme or in any one item to any one contractor.

R. G. BARTHOLOMEW, Public Works Office, for Director of Public Works. Colombo, October 25, 1927.

CHEDULES of rates are hereby invited for the construction of a Maternity Ward in Karawanella Hospital in the Province of Sabaragamuwa.

2. The whole of the work to be undertaken on agreements to be entered into monthly by the District Engineer, Avissawella, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the appro-

val of the Provincial Engineer, Sabaragamuwa.

3. The Public Works Department specifications, drawings, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Avissawella, any week day between the hours of 9.30 A.M. and 4.30 P.M. (Saturdays, 9.30 A.M. and 12 noon).

- 4. Schedules of rates must be submitted in duplicate on forms to be obtained from the Office of the District Engineer, Avissawella. Both copies of schedules shall be duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Sabaragamuwa, Ratnapura, and the duplicate addressed to the District Engineer, Avissawella, endorsed on the outside "Schedules of Rates for the Construction of a Maternity Ward, Karawanella Hospital," so as to reach the offices of the foregoing officers on or before 12 noon on Monday, November 14, 1927. All imported articles, such as cement, tiles, &c., will be supplied free of charge to the contractor by the Department, and the rates submitted should be exclusive of the costs of these materials for the items which necessitate their use.
- 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. Each schedule of rates must be accompanied by a letter signed by two responsible persons, whose addresses must be given engaging, if called upon, to become security for the due fulfilment of the contract. An address for the delivery of letters or notices shall be given in each schedule.

Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement.
 No contract shall be entered into with any person

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 Provincial Engineer, Sabaragamuwa, Ratnapura, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

9. Government does not bind itself to accept the lowest

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

to any one contractor.

Public Works Office, For Director of Public Works. Colombo, October 25, 1927.

SCHEDULES of rates are hereby invited for the construction of a new office for the Superintendent of Police, Badulla.

- 2. The whole of the work to be undertaken on agreements to be entered into monthly by the District Engineer, Badulla, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, Province of Uva, Badulla.
- 3. The plans, specifications, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the Provincial Engineer, Province of Uva, Badulla, any week day between the hours of 9 A.M. and 4 P.M. (Saturdays, 9 A.M. and 12 noon).

4. Schedules of rates must be submitted on forms to be obtained from the Office of the Provincial Engineer, Province of Uva, Badulla, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Province of Uva, Badulla, and the duplicate addressed to the District Engineer, Badulla, endorsed on the outside "Schedule of Rates for the Construction of a New Office for the Superintendent of Police, Badulla," so as to reach the offices of the foregoing officers on or before 12 noon on November 10, 1927. The following imported materials will be supplied by Government:—Calicut tiles, cement, doors and window fittings, paint, glass, E. C. bucket, G. I. sheets, and iron bars. The rates submitted should be exclusive of the cost of these materials for the items which necessitate their use.

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 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, Province of Uva, Badulla, 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 of the schedules of rates submitted, nor to give all the work included in the whole scheme or in any one item

to any one contractor.

R. G. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, October 25, 1927.

ENDERS are invited for the purchase of all timber standing or fallen within the boundaries of the demarcated block of 100 acres described in the annexed schedule. Forms part of lot 591 in Kolapala village.

Tenders should be in duplicate, sealed under one cover and addressed to the Conservator of Forests, Kandy.

3. Tenders should either be deposited in the tender box in the Office of the Conservator of Forests, Kandy, or be sent by registered post.

4. Tenders should be marked "Tender for the Purchase of Timber, Southern Division East," in the left hand top corner of the envelope, and should reach the office of the Conservator of Forests, Kandy, not later than midday on Friday, November 18, 1927.

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

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

issued.

- 7. Tenderers should satisfy themselves by inspection before tendering as to the acreage and contents of the demarcated block referred to in the annexed schedule, as the figures given therein are estimated only and their correctness is in no way guaranteed. The boundaries of the block will be pointed out by the Range Forest Officer, Morawaka.
- 8. The successful tenderer will be required to execute a purchase agreement and all tenderers should read and initial a copy of this agreement at the Office of the Divisional Forest Officer, Southern Division East, Matara, at the time of obtaining forms for tendering.

9. Before execution of the agreement the purchaser will be required (a) to pay either the full purchase amount, or if payments by instalments 40 per cent. thereof; (b) to deposit as security for efficient and punctual fulfilment of the agreement 25 per cent. of the full purchase amount tendered by him or Rs. 250 whichever is greater. If paying

by instalments the balance 60 per cent, of the full purchase price shall be paid by the purchaser in two equal instalments in accordance with clause 2 and 3 of the special conditions

set out below in this notice.

10. After payment of the first instalment of the purchase price, deposit of the security and execution of the agreement, the purchaser will be entitled on application to a refund of the sum of Rs. 20 deposited by him prior to tendering.

11. Tenderers should make an offer written both in words and figures for the timber contained in the block

described in the annexed schedule.

12. No tender will be considered unless the procedure laid down above has been strictly complied with. The Conservator of Forests reserves to himself the right, without question of rejecting any or all tenders and of accepting

any tender not necessarily the highest tender.

13. The special rules for felling, conversion, and removal, which the purchaser will be required to observe are specified in the special conditions advertised below. Nothing in these special conditions shall render the purchaser in anyway exempt from liability for punishment, under the Forest Ordinance of 1907, should he or any of the workmen in his employ be responsible for the commission of a forest offence outside the boundaries of his purchased block.

SPECIAL CONDITIONS.

(1) On payment of the full purchase amount the purchaser shall be entitled to fell and remove on or before August 30, 1928, in the manner specified below, all the timber (enumerated and unenumerated trees) contained in the purchased block. No extension of the time limit fixed for felling and removal under any circumstances will be granted, and all timber not removed by the date of expiry of agreement i.e., August 30, 1928, shall ipso facto revert to the Crown.

(2) If the purchaser desires to pay by instalments, payment of a first instalment of 40 per cent. of the full purchase price of the block shall entitle him to fell and remove all the trees in an area not exceeding one-third of the total area of the block, or one-third of the total number of trees enumerated. Payment of 70 per cent. of the full purchase price by means of a second instalment of 30 per cent. shall entitle the purchaser to fell and remove all the trees in an area not exceeding two-thirds of the total area of the block or two-third of the total number of

trees enumerated.

(3) If paying by instalments, the purchaser shall pay the second instalment or in all 70 per cent. of the full purchase price, within three months, and the third and final instalment within five months of the date of execution of the agreement. Should the purchaser fail to pay either instalment when due, it shall be within the discretion of the Divisional Forest Officer to cancel the agreement as from the date of such default and to declare same to be null and void. Any unremoved or unfelled timber lying or standing in the block shall unconditionally revert to the Crown as from the date of such cancellation, and the purchaser shall have no further claim thereto. On no account shall any postponement of the date of such payment be made.

(4) Should the purchaser fell or remove trees from any area he has not paid for or from any area or forest outside the demarcated boundaries of his block, nothing in the agreement shall exempt him from liability to punishment for illicit felling and removal under the provisions of the Forest Ordinance, No. 16 of 1907, and the rules framed

thereunder.

(5) The purchaser shall further agree to compensate the Crown for any damage to produce caused by himself, his employees, his animals, his machinery, or his material in transit over any area of forest not paid for by him at rates to be assessed by the Divisional Forest Officer, Matara.

(6) Daily removal notes must be obtained from the Overseer in charge of timber exploitation, in respect of all forest produce before removal of any such produce to depôts outside the area of the block and any removal of any forest produce without the authority of such notes will be considered an infringement of this rule and punished as provided hereunder. All such notes must be retained to be produced before Range Forest Officer concerned, before removal permits can be issued for removal of such produce from such depôt to any final destination. For the purpose of this clause the purchaser shall select for

his purpose, with the approval of the Range Forest Officer concerned, a plot of ground outside the limits of the block for a depôt. The site of such depôt shall not be changed without permission.

(7) In the depôt selected above the timber and other forest produce shall be stacked separately, in order to

facilitate check

(8) The purchaser shall agree that for each and every infringement of the above conditions he shall become liable to a fine of an amount not exceeding Rs. 50, to be imposed in writing by and at the discretion of the Divisional Forest Officer, Matara, and that this fine should be paid within 7 days, otherwise the agreement will be cancelled.

(9) The purchaser shall have the right of appeal to the Conservator of Forests in the event of the enforcement on any of the penalties specified in these conditions, and the purchaser shall agree to accept the Conservator's decision

as final and binding.

(10) The purchaser will be required to spread the branchwood evenly over the block immediately after conversion so as to leave no bare patches exposed to soil erosion.

Schedule

To purchase all timber trees standing or fallen within the demarcated boundaries of the block of 100 acres in the Kolapala village, situated in the Matara District. The block is estimated to contain the following trees enumerated and numbered in tar:—

				Tree	s	Tree	ŝ			
		Tree	es	froi	n	fror	n,	Tree	s ·	
* * *		ove	r	4 ft.	to	3 ft.	to	unde	r	
Species.		6 ft.		6 ft.		4 ft.		3 ft. i		Total
		Girt	h.	Girt	h	Girtl	1.	Girth	l. '	
Alubo		. 1	٠	. 2		10	٠.			13
Bomi				. 3	٠.	_				3
Del	٠.	. 3		13	٠.	20				36
Godapora					٠.	8				8
Hora		40		28		21		_	٠	89
Hedawaka			• • •	. —		4				4
Kirihembilia.		6		. 5		6		. —		17
Kiripedda		. 10		20		11				41
Keena		. 10		26		79				115
Kududawala		4		13		12		-		29
Kohomba						3		. —		3
Katuk nda	١.					2				2
Ligan						.1				- 7.
Milla				2		22				$2\overline{4}$
Mendora		2		· 1		1				4
Molpedda		1		8		14				23
Na		2		5		5				12
Panukera		ĩ		20		45				66
Tawenna		18		39		40				97
Ubberiya		ĩ	•	14		28			•	43
Urukanu .		_		27		76			•	103
Wanami	•	4	•	-19		44	• •		• •	67
	• •		• •		• •		• •		• •	. 07
	,									800
										300

Distance of transport about 36 miles by Public Works Department road from Matara to Deniyaya and about 3 miles by jungle path.

The above is only an estimate of the standing timber, and if found to be incorrect the purchaser will not be granted any refund or compensation. Intending purchasers should therefore satisfy themselves before tendering as to the contents of the block and the area demarcated.

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forest, Kandy, October 20, 1927.

SEALED tenders marked on the envelopes "Tender for Transporting and Weighing Salt into Government Stores at Nachchikali" will be received by the Assistant Government Agent of Puttalam up to noon on November 28, 1927, from persons willing to contract for the service of transporting from the Nachchikali salterns, the salt collected in them during the maha manufacture of 1927, and weighing and storing the same in the salt stores at Nachchikali.

Tenderers will note the following requirements:-

They should specify the rate for 1,000 cwt. for transporting, weighing, and storing-

Tenderers should be prepared to bring in and weigh

and deliver 1,000 cwt. daily.

Each tenderer must deposit a sum of Rs. 25 in any Kachcheri before tendering. No tender will receive any consideration where no such deposit has been made. This deposit will be confiscated if the tenderer is not prepared to enter into contract, or is unable to furnish certifed security in Rs. 500 for the due fulfilment of the contract. forfeited deposits will be returned to the tenderers.

Tenderer must name an address in Puttalam, where

letters or notices may be served on or left for him.

A letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract, should accompany the tender.

Every alteration in the rates of tender should be

initialled by the tenderer.

A duplicate of the tender should be forwarded by the tenderer by post to the Hon. the Controller of Revenue, Colombo, at the same time he forwards the original to the Assistant Government Agent of Puttalam.

The tenderers should be at hand at the Kachcheri on the day of the opening of tenders, so that they or any of them may be spoken to if it is found necessary to do so.

Crown Counsel's fees for settling bond and contract should be paid by the sue essful tenderer.

O. S. EDERISINGHE SILVA, The Kachcheri, for Assistant Government Agent. Puttalam, October 24, 1927.

EALED tenders marked on the envelopes "Tender of or Transporting, Weighing, and Delivering Salt, Puttalam," will be received by the Assistant Government Agent, Puttalam, up to 12 noon on November 28, 1927, from persons willing to contract.

For the service of transporting salt collected at the Maha Manufacture, 1927, from the salt pans at Western and Eastern Salterns, to the storage platform at the Eastern Saltern, Puttalam, weighing and delivering same into trolleys.

Tenderers will note the following requirements:-

(1) They should specify rate per 1,000 ewt. for transporting the salt in sacks with mouths tied, and delivering

the same into trolleys at the platform gates.

(2) The tenderer must bring in, weigh, and deliver at the storage platform 1,000 cwt. per diem. The tenderer will be liable in case of failure to a fine not exceeding Rs. 5 for each day of failure to be imposed at the discretion of the Assistant Government Agent. (3) Work to commence as early as possible.

(4) Each tenderer must deposit a sum of Rs. 100 either at the Treasury or at any Kachcheri before tendering, and the receipt must be attached to his tender. No tender will receive any consideration where no such deposit has been made. This deposit will be forfeited to Government if the tenderer is not prepared to enter into contract, or is unable to furnish certified security in Rs. 500 for the Unforfeited deposits will due fulfilment of the contract. be returned to the tenderers.

(5) Each tenderer must name an address in Puttalam, where all letters or notices may be served on or left for him.

(6) A letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract, should accompany the tender.

(7) Every alteration in the rates of tender should be

initialled by the tenderer.

(8) A duplicate of the tender should be forwarded by the tenderer by post to the Hon. the Controller of Revenue, Colombo, at the same time that he forwards the original to the Assistant Government Agent of Puttalam.
(9) The tenderers should be present at the Kachcheri

on the day of the opening of tenders.

(10) Crown Counsel's fees for settling bond and contract should be paid by the successful tenderer.

(11) The mouths of the salt bags should be tied up at

the kottus before loading into carts.

(12) The tender of any person whose name is on the list of Crown defaulting contractors, either individually or iointly with any other person, will not be accepted. The jointly with any other person, will not be accepted. tenderer shall neither issue a power of attorney to any person, nor employ him, if the name of such person is on the list of defaulting contractors, nor any other person to whom the Assistant Government Agent, Puttalam, for reasons which appear to him suffi ient, objects after giving due notice of his objection in writing.

(13) Further information as to the details of procedure may be obtained by intending tenderers on application

to the Salt Superintendent, Puttalam.

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

(15) Contracts may not be assigned or sublet without the authority of the Assistant Government Agent, Puttalam.

(16) 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.

> O. S. EDERISINGHE SILVA. for Assistant Government Agent.

The Kachcheri. Puttalam, October 24, 1927.

UNSERVICEABLE ARTICLES, SALE OF &c.

OTICE is hereby given that the under-mentioned confiscated article will be sold by public auction at the Municipal Court of Colombo on Wednesday, November 2, 1927, at 3.30 P.M. :-

1 lot scrape brass.

Municipal Court, Colombo, October 21, 1927.

MERVYN JOSEPH, Municipal Magistrate.

THE following unserviceable articles will be sold by public auction on Thursday, November 10, 1927, at 2 P.M., at the Master Attendant's Boathouse:—

30 tins cabin biscuits 9 tins corned beef

8 tins vegetables

4 tins corned beef (Hunters)

9 tins sausages

5 tins milk

5 lb. sugar 1 packet tea

E. C. STUBBS, Captain, R.N. Master Attendant.

Masters Attendant's Office. Colombo, October 25, 1927. THE following unserviceable articles will be sold by public auction at the Colombo Museum at 9 A.M. on Tuesday, November 1, 1927:

1 lot scrapped iron

1 lot scrap planks

1 lot wire netting (pieces)

3 spirit drums, empty

The Museum. Colombo, October 26, 1927. 1 lot broken frames 1 lot rattan matting 1 lot linoleum

1 screen JOSEPH PEARSON,

Director of Colombo Museum.

OTICE is hereby given that the following private properties of long-sentenced prisoners of Jaffna Jail will be sold by public auction at the Jaffna Jail gate at 11 A.M. on November 5, 1927:

18 old cloths

15 old shawls

2 old banians

.3 old handkerchiefs

1 old shirt ·1 old sarong 1 piece of rag

Walter H. Robinson, Major, Superintendent.

Jaffna Jail. October 24, 1927.

OTICE is hereby given that the under-mentioned unclaimed effects will be sold by public auction at the District Court, Trincomalee, on Wednesday, November 9, 1927, at 10 A.M. :-

No. Iten		Description of Articles.	Quantity.
1		Rings, copper	2
2		Earrings, gold	2
3		Earrings, gold	3
4		Watch	1
5		Spectacles	l pair
6		Rings, gold	1
7		Key, iron	1
8		Earrings, gold	2
9		Rings, brass	4
10		Thali, gold	1
11		Case, silver (Adsarakkoodu)	1
12		Chain of red beads	1
13		Nosestud, gold	1
14		Earrings, gold	2
15		Necklace, gold (Saradu)	1
16		Trunk, steel	1
17		Valaicel, horn mounted with gold	8
18		Karanai, silver	2
19		String, silver waist	2
20		Murugu (earstud, gold set with ston	$_{ m les})$ 2
21		Mookutties (nosestud)	2
22		Gold piece (said to be 1 pagoda	in
		weight)	1
23		Case, silver, with gold chain	1
24			1
25		String, waist silver	1
26	• •	Kadukkan (earrings gold)	4
27		Necklace (ruthiradcham gold)	1
28		Cloth, silk	3 pieces
29		Shawl, old	1
30		Stone, red, imitation	1
Tri	ncon		RAMANIAM, istrict Judge.

OTICE is hereby given that the following confiscated and unclaimed productions lying in this court, will be sold by public auction at the court premises, on November 7, 1927, at 11 A.M.:—

8,935	٠.	Bottle, glass
9,014		Bottles, two glass
9,114		Cinnamon sticks, katty, tools
9,128		Katty
9,129		Ropes (2)
9,273		Clasp knife
9,334		Camboys (2)
9,358		Knife
9,379		Empty bottles (3)
9,400		Chisel
9,422		Table knife
9,436		Clasp knife
9,444		Buckets with latex
9,477		Begging bowl with lid
9,482	:.	File, plane
9,484		Torch
9,497		Clasp knife
9,502		Katty
9,584		Baskets, coral stones
9,529	• •	Glass
Bal	apiti	Police Court, E. W. KANNANGARA, ya, October 25, 1927. Police Magistrate.
-		
L a	rticl or sa	reby notified that the following unserviceable es belonging to Anuradhapura Prison will be le by public auction at 2 P.M. on November 12 ne Anuradhapura Prison premises, viz.:—

3 trays, rice, wooden 3 cots, wooden 1 hospital stand, wooden

Anuradhapura Prison, October 21, 1927.

C. B. P. PERERA, for Superintendent.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended October 22, 1927.

Births.—The total births registered in the city of Colombo in the week were 162 (2 Europeans, 16 Burghers, 94 Sinhalese, 16 Tamils, 19 Moors, 6 Malays, and 9 Others). The birth rate per 1,000 per annum (calculated on the estimated population on July 1, 1927, viz., 261,793) was 32·3, as against 34·3 in the preceding week, 34·4 in the corresponding week of last year, and 31·1 the weekly average for last year.

Deaths.—The total deaths registered were 128 (8 Burghers, 66 Sinhalese, 24 Tamils, 19 Moors, 5 Malays, and 6 Others). The death rate per 1,000 per annum was 25.5, as against 24.5 in the previous week, 26.6 in the corresponding week of

last year, and 28 7 the weekly average for last year.

Infantile Deaths.—Of the 128 total deaths, 29 were of infants under one year of age, as against 21 in the preceding week, 34 in the corresponding week of the previous year, and 32 the average for last year.

Stillbirths.—The number of stillbirths registered during the week was 16.

Principal Causes of Death.—1. Twelve deaths from Phthisis were registered, 5 in Maradana hospitals (including 3 deaths of non-residents), 4 in Kotahena South, and 1 each in Maradana North, Slave Island, and Wellawatta North, as against 11 in the previous week and 11 the weekly average for last year.

2. (a) Ten deaths from Pneumonia were registered, 5 in Maradana hospitals (including 1 death of a non-resident). 2 in Kotahena South, and 1 each in San Sebastian, Slave Island, and Wellawatta South, as against 16 in the previous

week, and 18 the weekly average for last year.

(b) Seven deaths from Influenza were registered, 3 each in St. Paul's and New Bazaar, and 1 in San Sebastian. as against 4 in the previous week and 6 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 Slave Island, as against 2 in the previous week and 5 the weekly average for last year.

3. One death from Enteric Fever was registered in Maradana hospital (of a non-resident), as against 5 in the previous week and 3 the weekly average for last year.

4. Eleven deaths were registered from Infantile Convulsions, 9 from Debility, 8 from Enteritis, 5 from Diarrhoea, 4 from Dysentery, 1 each from Worms and Puerperal Septicaemia, and 56 from Other Causes.
5. Eleven cases of Chickenpox, 7 of Enteric Fever, 2 of Measles, and 1 of Plague were reported during the week,

as against 5, 2, 4, and nil, respectively, of the preceding week. State of the Weather.—The mean temperature of air was 80·2°, against 80·9° in the preceding week and 80·4° in the corresponding week of the previous year. The mean atmospheric pressure was 29·972 in., against 29·928 in. in the preceding week, and 29 878 in. in the corresponding week of the previous year. The total rainfall in the week was 4 57 in., against 0 03 in., in the preceding week, and 2 31 in. in the corresponding week of the previous year.

Registrar-General's Office. Colombo, October 25, 1927.

UNOFFICIAL ANNOUNCEMENTS.

& sons, Lynyrephestern N. S. FERNANDO & MEMORANDUM OF ASSOCIATION OF

- THE name of the Company is "N. S. FERNANDO & SONS, LIMITED."
- The registered office of the Company is to be established in Colombo.
- The objects for which the Company is to be established are—
 - (a) To purchase or otherwise acquire and take over from Nummunidewagey Samson Fernando Wijeyesekere, as a going concern the business of printers, stationers, &c., carried on by him at No. 17, Norris road, Cclombo, under the name, style, and firm of N. S. Fernando & Sons, together with all the stock-intrade, assets, effects, book debts, and the good will thereof.
 - (b) To carry on in Ceylon or in any part of the world all or any of the following businesses:-
 - Stationers, booksellers, journalists, literature agents, printers, publishers, bookbinders, engravers, photographers, lithographers, paper makers, card board manufacturers, designers, draughtsmen, ink manufacturers, type founders, die sinkers, envelope manufacturers, machine rulers, block makers, machine, letter press, copper plate, lithographic, electrotype, and other printers, and engravers, account book manufacturers, numerical printers, paper bag and account book makers, box makers, railway, tramway, and other ticket manufacturers, dealers in parchment, paper manufacturers, law stationers, type writers, type copyists, deelers in materials used in the manufacture of paper, newspaper proprietors and publishers, press correspondents, news agents, telegraphic and general agents, reporters, magazine proprietors, art journalists, book and print sellers, purchasers and sellers of copyrights, pictures, books, music, and songs, manufacturers and dealers in paper of all kinds and articles made from paper or pulp and materials used in the manufacture or treatment of paper, manufacturers and dealers in paints, varnishes, and printing inks, dealers in pictures, holders of exhibitions of pictures, makers and sellers of picture frames, artists colours, oils, paints, paint brushes, and other instruments, articles, and ingredients relating to any such business, dealers in stamps, contractors for advertisements and advertising, advertising agents, bill posters, manufacturers of posters, dealers in apparatus, plant appliances, and materials used by advertising contractors, dealers in fabrics and materials of all kinds, dealers in school stationery of every description, dealers in school books, dealers in paper decorations of every description, dealers in china, curiosities, articles of vertu, gold, silver, and plated goods, watches, clocks, chronometers, optical and scientific instruments and appliances of every description, surgical appliances, dealers in cotton, silk, woollen, linen, hemp, jute, and other yarns, and all kinds of fabrics and articles manufactured from such yarns, dealers in all kinds of leathers, imitation leathers, rubbers, waterproof goods, and articles manufactured therefrom, cloths of every description, manufacturers and dealers in saddlery, harness, trunks, travelling bags, suit cases, and every description of leather goods, tobacconists, dealers in matches, fireworks, fuses, lights, walking sticks, umbrellas, tins, canisters, cardboard and other boxes, hair and other brushes, combs, razors, scissors, soaps, sponges, and other toilet requisites, playing cards, fancy goods, and articles of every description, promoters of competitions of any description, and business of a character similar or analogous to the foregoing or any of them or connected therewith.
 - (c) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, superintendents, managers, clerks, compositors, binders, machine minders, coolies, and other labourers and servants in Ceylon or elsewhere, and to remunerate any at such rate as shall be thought fit.
 - (d) To act as directors, secretaries, consignees, and commercial agents of any company or companies carrying on business of any kind in Ceylon or elsewhere in the East, or to undertake any or all of these duties
 - (e) To act as financial adviser, and to facilitate and encourage the creation, issue, or conversion of debentures, debenture stock, bonds, obligations, shares, stocks, and securities, and to act as trustees in connection with any such securities, and to take part in the conversions of business concerns and undertakings.
 - (f) To acquire the goodwill, property, and assets, and to assume the liabilities of any other company, partnership, or person carrying on business which this Company is authorized to carry on, and undertake the winding up of any such company or partnership.
 - (g) To manufacture, buy, sell, repair, alter, improve, manipulate, treat, and deal in all kinds of goods, wares, and merchandise, plant, machinery, apparatus, appliances, tools, utensils, products, materials, substances, articles, and things necessary or useful incarrying on any of the above businesses or operations or usally dealt in by persons or companies engaged therein.
 - (h) To purchase, take on lease, or otherwise acquire and deal in immovable and movable property of all kinds, and any interests therein, including reversions, mortgages, charges, annuities, patents, licences, policies, book debts, investments, and claims of every kind.
 - (i) To apply for or acquire by purchase or otherwise for the business of the Company in any parts of the world apply for or acquire by publish, plant, engines, machinery, patents, patent rights, secret processes, or other things, British, Colonial, or foreign licences, concessions, and the like conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit the Company, and to use, exercise, develop, or grant licences in respect of, or otherwise turn to account the property, rights, or information so acquired, and to make, assist, or subsidize experiments, researches, investigations, expeditions, or voyages of discovery that may appear to be likely to benefit the Company.
 - (j) To acquire by purchase or otherwise or to establish periodicals, newspapers, magazines, books, journals, and other literary works or the goodwill thereof, and to undertake and carry on the same.

(k) To establish competitions in respect of contributions or information suitable for insertion in any publication of the Company, or otherwise for any of the purposes of the Company, and to offer and grant prizes, rewards, and premiums of such character and on such terms as may seem expedient.

(1) To undertake and transact all kinds of agency which an ordinary individual may legally undertake.

(m) To provide for, furnish, or secure to any Shareholders of the Company, or customers of, or to any subscribers to, or purchasers or possessors of any publication of the Company, or of any coupon or ticket issued with any publication of the Company any chattels, conveniences, advantages, benefits, or special privileges which may seem expedient, and either gratuitously or otherwise.

(n) To carry on such other business and processes in connection with the above-mentioned business as are customarily grausually carried on in connection therewith or are naturally inclined thereto.

(o) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value or render

profitable any of the Company's property or rights.

(p) To purchase or by other means acquire any properties, movable or immovable, or any other freehold, leasehold, or other property for any estate or interest whatever, and any rights, privileges, or easements over or in respect of any property and any buildings, factories, mills, offices, works, roads, machinery, engines, plant, vessels, or things, or rights whatever which may be necessary for or may be conveniently

used with or may enhance the value of any other property of the Company.

(q) To acquire and undertake the whole or any part of the business, goodwill, and assets of any person, firm, or company carrying on or proposing to carry on any of the businesses which this Company is authorized to carry on, and as part of the consideration for such acquisition to undertake all or any of the liabilities of such person, firm, or company, or to acquire an interest in, amalgamate with, or enter into any arrangement for sharing profits, union of interests, co-operation, or joint adventure, or for limiting competition, or for mutual assistance with any such person, firm, or company, and to give or accept by way of consideration for any of the acts or things aforesaid or property acquired, any shares, debentures, or securities that may be agreed upon, and to hold and retain or sell, mortgage, and deal with any shares, debentures, or securities so received.

(r) To build, construct, maintain, alter, enlarge, pull down, and remove or replace any buildings, factories, mills, offices, works, roads, machinery, engines, walls, fences, or other works, and conveniences or to join with any person, firm, or company in doing any of the aforesaid, and to work, manage, and control

the same, or join with others in so doing.

(s) To improve, manage, cultivate, develop, exchange, let on lease, or otherwise mortgage, sell, dispose of, turn to account, grant rights and privileges, in respect of, or otherwise deal with all cr any part of the property and rights of the Company.

:(t) 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.

(u) To lend and advance money or give credit to such persons and on such terms as may seem expedient, and in particular to customers and others having dealings with the Company, and to give guarantees or

become security for any such persons.

(v) To borrow or riase money in such manner as the Company shall think fit and in particular by mortgage and by the issue of debentures or debenture stock, perpetual or otherwise, and to secure the repayment of any money borrowed, raised, or owing by mortgage, charge, or lien upon the whole or any part of the Company's property or assets, whether present or future, including its uncalled capital and also by a similar mortgage, charge, or lien to secure and guarantee the performance by the Company of any obligation or liability it may undertake, and to purchase, redeem, or pay off any such securities.

(w) 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.

(x) To draw, make, accept, endorse, discount, execute, and issue promisory notes, bills of exchange, bills of

lading, warrants, debentures, and other negotiable or transferable instruments.

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

(z) To subscribe for, take, purchase, or otherwise acquire, and hold shares or other interest in or securities of any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this Company

(aa) To act as agents or brokers, and as trustees for any person, firm, or company, and to undertake and perform sub-contracts, and also to act in any of the business of the Company through or by means of agents, brokers, sub-contractors, or others, and either alone or in conjunction with others.

(bb) To remunerate any person, firm, or company rendering services to this Company, whether by cash payment or by the allotment to him or them of shares or securities of the Company credited as paid up in full or

in part or otherwise.

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

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

(ee) To procure the Company to be registered or recognized in any other country or place.

(ff) To promote any other company for the purpose of acquiring all or any of the property and undertaking and of the liabilities of this Company or of undertaking any business or operations which may appear likely to assist or benefit this Company or to enhance the value of any property or business of this Company, and to place or guarantee the placing or underwrite, subscribe for, or otherwise acquire all or any part of the shares or securities of any such Company as aforesaid.

(gg) To amalgamate with any other company having objects altogether or in part similar to this Company.
(hh) To sell or otherwise dispose of the whole or any part of the undertaking of the Company, either to gether or in portion, for such consideration as the Company may think fit, and in particular for shares,

debentures, or securities of any company purchasing the same.

(ii) To distribute among the Shareholders of the Company in kind any property of the Company, and in particular any shares, debentures, or securities of other companies belonging to this Company or of which this Company may have the power of disposing.

(kk) To do all or any of the above things in any parts of the world, and either as principals, agents, trustees,

or otherwise, and by trustees, sub-contractors, agents, or otherwise, and either alone or in conjunction

(11) To do all such other things as are incidental to, or connected with any of the above objects, or conducive to the attainment thereof, or otherwise likely in any respect to be advantageous to the Company, and in case of doubt as to what shall be so incidental, connected, conducive, or advantageous as aforesaid, the decision of an Extraordinary General Meeting shall be conclusive.

And it is hereby declared that the word "Company" in this clause, except where used in reference to this Company shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated and whether domiciled in the Island of Ceylon or elsewhere; and further, that the objects specified in each paragraph in this clause shall, except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from any other paragraph or the name of the Company.

The liability of the Shareholders is limited.

The nominal capital of the Company is Five hundred thousand Rupees (Rs. 500,000), divided into Fifty thousand (50,000) shares of Ten Rupees (Rs. 10) each, with power to increase or reduce the capital. The shares forming the capital (original, increased, or reduced) of the Company may be subdivided, consolidated, or divided into such classes with any preferential, deferred, qualified, special or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being or otherwise.

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		•			of Shares taken ch Subscriber.
H. P. Cosmas, Colombo	•••				One
J. CYRIL TENNEKOON, Colombo	• •	•	• •	••	One
E. V. RATNAM, Colombo					One
ARTHUR E. EPHRAUMS, Colombo	• •		• • .		One ,
JOSEPH M. ALLES, Colombo	• •	• •		• •	One
N. Sam Wijesekere, Colombo				• •	One
J. A. VERNON MODDER, Colombo					One
		Total number	of Shares ta	ken	Seven

Witness to the above signatures, at Colombo, this 10th day of September, 1927:

P. G. COOKE, Proctor, Supreme Court, Colombo.

ASSOCIATION OF N. S. FERNANDO SONS,

Ir is agreed as follows:---

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

(b) The sub-headings in these Articles shall not be deemed to be part of or affect the construction of these presents. 2. Power to alter the Regulations.—The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not.

None of the funds of the Company shall be employed in the purchase of or be lent on shares of the Company,

INTERPRETATION.

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

Company.—"The word Company" means "N. S. Fernando & Sons, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The Ordinance.—"The Ordinance" means and includes "The Joint Stock Companies Ordinances, 1861 to 1918," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

Special Resolution.—"Special Resolution" has the meaning assigned thereto by the Ordinance.

Extraordinary Resolution.—"Extraordinary Resolution" means a resclution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present at any meeting of the Company of which notice specifying an intention to propose such resolution as an extraordinary resolution has been

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

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

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

Shareholder.—"Shareholder" means a Shareholder of the Company.

Presence or Present.—With regard to a Shareholder "presence or present" at a meeting means presence or present personally or by proxy or by attorney duly authorized.

Directors.—" Directors" means the Directors for the time being of the Company or (as the case may be) the Directors

assembled at a Board.

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

Persons.—"Persons" means partnerships, associations, corporations, companies, unincorporated or incorporated

by Ordinance and registration, as well as individuals.

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

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

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

Month.—"Month" means a calendar month.

In writing and Written.—"In writing" and "written" include printing, tithography, and other modes of representing or reproducing words in a visible form.

*Dividend.—"Dividend" includes bonus.

Singular and Plural Number.—Words importing the singular number only include the plural, and vice versa.

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

BUSINESS.

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

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

presents.

CAPITAL.

7. Nominal Capital.—The nominal capital of the Company is Five hundred thousand Rupees (Rs. 500,000) divided into Fifty thousand (50,000) shares of Ten Rupees (Rs. 10) each.

SHARES.

8. (a) Issue and Allotment.—The shares, except where otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they consider proper, provided that such unissued shares shall be first offered by the Directors to the registered Shareholders for the time being of the Company in accordance with their rights and subject in the case of preference share or shares of any particular class to any limitations as to participating in any issue of shares which may attach to such preference share or shares of such particular class, as nearly as possible, in proportion to the shares already held by them, and such shares, as shall not be accepted by the Shareholder or Shareholders to whom the shares shall have been offered within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company; provided also that the Directors may at their discretion allot any unissued shares in payment for any estates or lands or other property purchased or acquired by the Company or for services rendered or to be rendered to the Company without first offering such shares to the registered Shareholders for the time being of the Company, and may make arrangements on an issue of shares for a difference between the holders of such shares in the amount of calls to be paid, and the time of payment of such calls.

8. (b) Commission for placing Shares.—The Directors may at any time pay a commission to any person for subscribing or agreeing to subscribe (whether absolutely or conditionally) for any shares in the Company or procuring

or agreeing to procure subscriptions (whether absolute or conditional) for any shares in the Company.

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

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

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

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

Shares held by a Firm.—Shares may be registered in the name of a firm, and any partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to-give proxies, but not more than one partner may vote at a time. 13. Shares held by two or more Persons not in Partnership.—Shares may be registered in the names of two or more

persons not in partnership

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

15. Survivor of Joint-Holders, other than a firm, only recognized.—In case of the death of any one or more of the joint-holders, other than a firm, of any shares, the survivor or survivors shall be the only person or persons recognized

by the Company as having any title to, or interest in, such shares.

16. Liability of Joint-Holders.—The joint-holders of a share shall be severally, as well as jointly, liable for the

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

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

INCREASE OF CAPITAL.

18. Increase of Capital by Creation of New Shares.—The Company in General Meeting, may by special resolution from time to time, increase the capital by creation of new shares of such amount per share and in the aggregate, and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct.

19. Issue of new Shares.—The new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, as the General Meeting resolving on the creation thereof or any other General Meeting of the Company shall direct; and in particular such shares may be issued with a preferential or qualified right to the dividends and in the distribution of assets of the Company, and with a special or without any right of voting. The Directors shall have power to add to such new shares such an amount of premium as

they may consider proper.

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

such shares to the registered Shareholders for the time being of the Company.

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

surrender, and otherwise.

REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

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

SHARE CERTIFICATES.

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

Certificates to be under Seal of Company.—The certificates of shares shall be issued under the seal of the Company. 24.

Renewal of Certificate. —If any certificate be worn out or defaced, then, upon production thereof to the Directors, 25. they may order the same to be cancelled, and may issue a new certificate in lieu thereof; and if any certificate be lost ordestroyed, then, upon proof thereof to the satisfaction of the Directors, and on such idemnity as the Directors may deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed A sum of fifty cents shall be payable for such new certificate. certificate.

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

TRANSFER OF SHARES.

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

Transfer of Shares.—Subject to the restriction of these Articles, any Shareholder may transfer all or any of his

shares by instrument in writing.

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

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

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

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

33. Not bound to state Reason.—In no case shall a Shareholder or proposed transferee be entitled to require the

Directors to state the reason of their refusal to register, but their declination shall be absolute.

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

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

for that purpose.

36. Directors not bound to Inquire as to Validity of Transfer.—In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so 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 there f, but, if at all, upon the transferee only.

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

twenty one days in any one year.

TRANSMISSION OF SHARES.

38. Title to Shares of Deceased Holder.—The executors or administrators, or the heirs of a deceased Shareholder

shall be the only persons recognized by the Company as having any title to shares of such Shareholder.

Registration of Persons entitled to Shares otherwise than by Transfer.—Any curator of any minor Shareholder, any committee of a lunatic Shareholder, or any person becoming entitled to shares, in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any other way than by transfer, shall, upon producing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title, as the Company think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares on payment of a fee of Rs. 2·50; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

40. Failing such Registration, Shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under Article 39 shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if, in the case of the death of any Shareholder, no person shall, within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell the same either by public auction or private contract, and give a receipt for the purchase money; and the purchaser shall be entitled to be registered in respect of such share and shall not be bound to inquire whether the events have happened which entitled the Company to sell the 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.

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

may be desirous of retiring from the Company.

may be desirous of reuring from the company.

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

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

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

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

43. Surrendered or Forfeited Shares to be the Property of the Company, and may be sold, &c. - 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.

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

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

(b) Forfeiture may be remitted.—The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit as they shall think fit, not being less than 9 per cent. per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted, or otherwise disposed

of under Article 43 hereof, shall be redeemable after sale or disposal.

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

47. Lien how made available.—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 heirs or the assignee or writing shall have been given to the independent of his executors or administrators or heirs 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.

48. Proceeds how applied.—The nett proceeds of any such sale as aforesaid under the provisions of Articles 43 and 48. Proceeds now approach—The new proceeds of any such seasons as allowed and the provisions of an units to and 47 hereof, shall be applied in or towards satisfaction of such debts, liabilities, or engagements, and the residue (if any)

Certificate of Sale.—A certificate in writing under the hands of two of the Directors and of the agent or secretary or agents or secretaries that the power of sale given by Article 47 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

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

PREFERENCE SHARES.

51. Preference and deferred Shares.—Any shares from time to time to be issued or created may from time to time be issued with any such right of preference whether in respect of dividend or of payment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or 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.

52. Modification of Rights and Consent thereto.—If at any time by the issue of preference shares or otherwise, the

capital is divided into shares of different classes:

holders.

(1) The holders of any class of shares by an extraordinary resolution passed at a meeting of such holders may consent, on behalf of all the holders of shares of the class, to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or the abandonment of any preference cr priority, or of any accrued dividend, or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares.

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

Any extraordinary resolution passed under the provisions of this Article shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity for such consent as aforesaid in any case in which but for this Article the object of the resolution could have been effected without it.

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

CALLS.

54. (a) Directors may make Calls.—The Directors may from time to time make such calls as they think fit upon the registered holders of shares, in respect of moneys unpaid thereon, and not by the conditions of allotment made payable at fixed times; and each Shareholder shall pay the amount of every call so made on him to the persons and at the times and places appointed by the Directors, provided that two months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call.

(b) Calls, Time when made.—A call shall be deemed to have been made at the time when the resolution authorizing

the call was passed at a Board meeting of the Directors or by resolution in writing in terms of Article 121.

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

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

fit, remit altogether or in part any sum becoming payable for interest under this clause.

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

the sum actually called up.

Borrowing Powers.

57. Power to Borrow.—The Directors shall have power to procure from time to time in the usual course of business, such temporary advances, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company, or of erecting, maintaining, improving, or extending buildings, machinery, or stocks, or otherwise. 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, but so that the amount at any one time owing in respect of moneys so borrowed or raised shall not, without the sanction of a General Meeting, exceed the sum of One hundred thousand Rupees (Rs. 100,000). The Directors shall, with the sanction of a General Meeting, be entitled to borrow or raise such further sum or sums, and at such rate of interest as such meeting shall determine. The Directors may, for the purpose of securing the repayment of any such sum or sums of money so borrowed or raised, create, and issue any mortgages, debentures, mortgage debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, property, and rights or assets of the Company (both present and future), including uncalled capital or unpaid calls, or give, accept, or endorse on behalf of the Company any promissory notes or bills of exchange. Provided that before the Directors execute any mortgage, issue any debentures, or create any debenture stock, they shall obtain the sanction thereto of the Company mortgage, issue any depending, or create any depending stock, they shall obtain the sanction thereto of the company in General Meeting, whether Ordinary or Extraordinary, notice of the intention to obtain such sanction at such meeting having been duly given. Any such securities may be issued either at par or at a premium or discount, and may from time to time be cancelled or discharged, varied, or exchanged, as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article, and subscribed by two or more of the Directors, or by one Director and the agent or secretary or agents or secretaries to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof

in all questions between the Company and its creditors, and no such documents containing such declaration shall as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it shall be proved that such creditor was aware that it was so granted.

MEETINGS.

58. First General Meeting.—The First General Meeting of the Company shall be held at such time, not being more

58. First General Meeting.—The First ceneral Meeting of the Company and it is child at such time, not being more than twelve months after the registration of the Company, and at such place as the Directors may determine.

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

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

General Meetings.

61. Extraordinary General Meetings.—The Directors may, whenever they think fit, call an Extraordinary General Meeting, and the Directors shall do so upon a requisition made in writing by not less than one seventh of the number of

Shareholders holding not less than one-seventh of the issued capital and entitled to vote.

62. Requisition of Shareholders to state Object of Meeting: on Receipt of Requisition, Directors to call Meeting, and in default Shareholders may do so.—Any requisition so made shall express the object of the meeting proposed to be called shall be addressed to the Directors, and shall be sent to the registered office of the Company. Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to he held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place

and at such time as the Shareholders convening the meeting may themselves fix.

63 Notice of Resolution.—Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same to a meeting. Such notice shall be given by leaving a copy of the resolution at the registered office of the

Company.

(a) Seven days' notice of Meeting to be given .- Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given either by advertisement in the Ceylon Government Gazette, or by notice sent by post, or otherwise served as hereinafter provided, but an accidental omission to give such notice to any Sharel older shall not invalidate the proceedings at any General Meeting; provided, however, that holders of preference share or shares of any particular class shall not be entitled to notice of any meeting at which by the conditions or provisions attached to such preference share or shares of such particular class they shall not be entitled to attend or vote thereat.

(b) Two Meetings convened by one Notice.—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 on the resolution being passed by the requisite majority at the first meeting.

65. Business requiring and not requiring Notification.—Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented therete by the Directors, and to pass resclutions in approval or disapproval thereof, and to declare dividends and to elect Directors and Auditors retiring in rotation, and fix the remuneration of the Directors and Auditors; and shall also be competent to enter upon, discuss, and transact any business whatsoever of which special mention shall have been made in the notice or notices upon which the meeting was convened.

66 Notice of other Remines to be given.

66. Notice of other Business to be given.—With the exceptions mentioned in the foregoing Articles, as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to onter upon, discuss, o transact any business which has not been specially mentioned in the notice or

notices upon which it was convened.

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

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

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

70. Business confined to Election of Chairman while Chair Vacant.—No business shall be discussed at any General Meeting except the election of a Chairman, whilst the chair is vacant.

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

Minutes of General Meetings .-- Minutes of the proceedings of overy 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.

Votes .-- At any meeting every resolution shall in the first instance be decided by a show of hands. In case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the votes to which he may be entitled as a Shareholder, and unless a poll be immediately demanded in writing by some Shareholder present at the meeting and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the minute book of the Company, shall be sufficient evidence of the fact without proof of the number of votes recorded in favour of or against such resolution.

-If a poll be duly demanded, the same shall be taken in such manner, and at such time and place as the Chairman shall direct, and the result of the poll shall be deemed to be the resolution of the meeting at which the The demand of a poll shall not prevent the continuance of a meeting for the transaction of any poll was demanded.

business other than the question on which a poll has been demanded.

75. Pollhowtaken.—If at any meeting a poll be demanded by notice in writing signed by some Shareholder present at the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and in such a manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided, and in ease at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been taken shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder, and proxy and attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

76. No Poll on Election of Chairman or on Question of Adjournment.—No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.

Voting in Person or by Proxy or Attorney.—Votes may be given either personally or by proxy or by attorney 77.

duly authorized.

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

79. Curator of Minor, &c., when not entitled to vote.—The parent or curator of a minor Shareholder, the committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such minor, lunatic, female, or deceased person, unless such

person shall have been registered as a Shareholder.

Non-Shareholder not to be appointed Proxy, but Attorney though not Shareholder may vote.—No person shall be appointed a proxy who is not a Shareholder of the Company, but the attorney of a Shareholder, even though not himself a Shareholder of the Company, may represent and vote for his principal at any meeting of the Company.

81. Shareholder in Arrear or not Registered at least Three Months previous to the Meeting not to vote.—No Shareholder shall be entitled to vote or speak at any General Meeting unless all calls due from him on his shares, or any of them, shall have been paid; and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, or person acquiring by marriage, shall be entitled to vote or speak at any meeting held after the expiration of three months from the registration of the Company, in respect of or as the holder of any share which he has acquired by transfer, unless he has been at least three months previously to the time of holding the meeting at which he proposes to vote or speak, duly registered as the holder of the share in respect of which he claims to vote or speak.

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

duly authorized in writing under the hand or the common seal, as the case may be, of the appointor.

83. (a) When Proxy to be Deposited.—The instrument appointing a proxy shall be deposited at the registered office of the Company not less than twenty-four hours before the time appointed for holding the meeting or adjourned

meeting at which the person named in such instrument proposes to vote.

(b) When Power of Attorney to be Deposited.—The power of attorney under which a proxy has been signed or under which a person proposes to vote shall be deposited at the registered office of the Company for registration in the books of the Company at least twenty-four hours before the time appointed for holding the meeting or adjourned meeting at which the person named in such power of attorney or in the proxy as the case may be proposes to vote.

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

" N. S. Fernando and Sons, Limited."

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

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

86. No Shareholder to be prevented from Voting by being Personally interested in Result.—No Shareholder shall be prevented from voting by reason of his being personally interested in the result of the voting.

DIRECTORS.

87. Number of Directors.—The number of Directors shall never be less than two nor more than five. In the event of the number of Directors in Ceylon ever being reduced to one, such remaining Director shall immediately cause to be convened an Extraordinary General Meeting of the Shareholders for the purpose of filling up one or more of the vacancies; but, in the event of a quorum of Shareholders not attending such meeting, the remaining Director shall himself appoint a Director to fill one of the vacancies. Any Director so appointed shall hold office until the next Ordinary General Meeting of the Company. Until such appointment the remaining Director shall not act, except for the purpose of appointing another, and, if necessary, enabling him to be placed on the register of Shareholders.

88. Their Qualification and Remuneration.—The qualification of a Director shall be his holding shares in the Company, whether fully paid up or partly paid up, of the total nominal value of at least Two thousand Rupees (Rs. 2,000) and upon which, in the case of partly paid up shares, all calls for the time being shall have been paid, and this qualification shall apply as well to the first Directors as to all future Directors. As remuneration for their services the Directors eation shall apply as well to the first Directors as to all future Directors. As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Three thousand Rupees (Rs. 3,000) annually to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration for special or extra services hereinafter referred to nor any extra remuneration to the Managing Directors of the Company.

89. Appointment of First Directors and Duration of their Office.—The first Directors shall be Arthur Edward Ephraums, Joseph Marcus Alles, and N. S. Fernando Wijeyesekere, all of Colombo, who shall hold office till the First Ordinary General Meeting of the Company, when they shall all retire, but shall be eligible for re-election.

- 90. Directors may appoint Managing Director or Directors; his or their Remuneration.—One or more of the Directors may be appointed by the Directors to act as Secretary or Managing Director or Managing Directors, for such time and on such terms as the Directors may determine or fix by agreement with the person or persons appointed to the office; and they may from time to time revoke such appointment and appoint another or other Secretary, Managing Director or Managing Directors, and the Directors may impose and confer on the Managing Director or Managing Director or Managing Directors all or any duties and powers that might be imposed or 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.
- 91. Appointment of Successors to Directors.—The General Meeting at which Directors retire or ought to retire by rotation, shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent General Meeting. No person, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other Shareholder intending to propose him, has at least seven clear days before the meeting, left, at the office, a notice in writing under his hand signifying his candidature for the appointment or the intention of such Shareholder to propose him.

signifying his candidature for the appointment or the intention of such Shareholder to propose him.

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

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

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

95. Retiring Directors how determined.—The Director to retire from office at the Second and Third General

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

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

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

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

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

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

meeting of the Directors.

- 101. No contract, arrangement, or transaction entered into by or on behalf of the Company with any Director, or with any company or co-partnership of which a Director is a partner, or of which he is a Director, Managing Director, or Manager, shall be void or voidable, nor shall such Director he liable to account to the Company for any profit realized by such contract, arrangement, or transaction by reason only of such Director holding that office, or of the fiduciary relation thereby established, provided that the fact of his interest or connection therewith be fully disclosed to the Company or its Directors.
 - 102. When office of Directors to be vacated.—The office of the Director shall be vacated—
 - (a) If he accept or hold any office or place of profit other than Managing Director, Manager, or Secretary
 - under the Company.

 (b) If he become bankrupt or insolvent, or suspend payment, or file a petition for the liquidation of his affairs, or compound with his creditors.

(c) If by reason of mental or bodily infirmity he become incapable of acting.

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

(e) If he be concerned or participate in the profits of any contract with, or work done for, the Company. (f) If he cease to ordinarily reside in Ceylon or be absent from Ceylon for a period of six consecutive months,

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

respect of any contract, work, or business in which he may be personally interested.

103. How Directors removed and Successors appointed.—The Company may, by an extraordinary resolution, remove any Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed

would have held the same if he had not been removed.

104. Indemnity to Directors and Others for their own Acts and for the Acts of Others.—Every Director or officer, and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him respectively, in or about the discharge of his respective duties, except such as happen from his respective wilful acts or defaults; and no Director or officer, nor the heirs, executors, or administrators of any Director or officer shall be liable for any other Director or officer, or for joining in any receipt or other acts of conformity, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the money 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.

105. No Contribution to be required from Directors beyond Amount, if any, Unpaid on their Shares.—No contribution shall be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

Powers of Directors.

106. The Directors shall have power to purchase or otherwise acquire the said business of printers, stationers, &c., carried on by N. S. Fernando Wijeyesekera at No. 17, Norris road, Colombo, under the name, style, and firm of N. S. Fernando and Sons, together with all the stock-in-trade, assets, effects, book debts, and the goodwill thereof.

107. To manage Business of Company and pay Preliminary Expenses, &c.—The business of the Company shall be managed by the Directors, either by themselves or through a Manging Director, or with the assistance of an agent or agents, and secretary or secretaries of the Company to be appointed by the Directors for such period and on such terms as they shall determine, and the Directors may pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in connection with the placing of the shares of the Company, and in and about the valuation, purchase, or acquisition of the said business, and the said business of the said business. and the purchase, lease, or acquisition of any other lands or property, and in or about the working and business of the

108. To acquire Property, to appoint Officers and pay Expenses.—The Directors shall have power to purchase, take on lease or in exchange, or otherwise acquire for the Company any land or lands, property, rights, options, or privileges which the Company is authorized to acquire at such price and for such consideration and upon such title, and generally on such terms and conditions as they may think fit; and to make and they may make such regulations for the management of the business and property of the Company as they may from time to time think proper, and for that purpose may appoint such managers, agents, secretaries, treasurers, accountants, buyers, and other officers, inspectors, clerks, artisans, labourers, and other servants for such period or periods and with such remuneration and at such salaries and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, secretaries, treasurers, accountants, and other officers, inspectors, clerks, artisans, labourers, and other servants for such reasons as they may

think proper and advisable, and without assigning any cause.

109. To appoint Proctors and Attorneys.—The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on or protecting the business of the Compay. on such terms as

they may consider proper, and from time to time to revoke such appointment.

To open Banking Accounts and operate thereon, &c.—The Directors shall have power to open on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signature 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 docu-

ments on behalf of and to further the interests of the Company.

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

Company, the Company shall be dissolved to that end.

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

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

(1) To institute, conduct, defend, compound, or abandon any action, suit, prosecution, or legal proceedings by and against the Company, or its officers or otherwise concerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any debts due and of any claims and demands by and against the Company.

(2) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards. (3) To make and give receipts, releases, and other discharges for money payable to the Company and for claims and demands of the Company.

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

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

(5) To invest any of the moneys of the Company which the Directors may consider not immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees without special powers, and from time to time to vary or release such investments.

(6) From time to time to provide for the management of the affairs of the Company abroad in such manner as they think fit, and to establish any local boards or agencies for managing any of the affairs of the Company abroad, and to appoint any persons to be members of such local board or any managers or agents

and to fix their remuneration.

(7) From time to time and at any time to delegate to any one or more of the Directors of the Company for the time being, or any person or company for the time being, residing or carrying on business in Ceylon or elsewhere, all or any of the powers hereby made exercisable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained; and they shall have power to fix the remuneration of and at any time to remove such Director or other person or Company and to annul or vary any such delegation. They shall not however be entitled to delegate any powers of borrowing or charging the property of the Company to any agent of the Company or other person except by instrument in writing, which shall specifically state the extent to which such powers may be used by the person or persons to whom they are so delegated, and compliance therewith shall be a condition precedent to the exercise of these powers.

PROCEEDINGS OF DIRECTORS.

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

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

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

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

addition to his vote as a Director.

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

119. Acts of Board of Committee valid notwithstanding Informal Appointment.—The acts of the Board or of any committee appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed,

and as if every person had been duly appointed, provided the same be done before the discovery of the defect.

120. Regulation of Proceedings of Committees.—The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committee respectively, or any regulation imposed by the Board.

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

122. Minutes of Proceedings of the Company and the Directors to be recorded.—The Directors shall cause minutes to be made in books to be provided for the purpose of the following matters, videlicet:

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

(b) Of the names of the Directors present at each meeting of the Directors and of the members of the committee appointed by the Board present at each meeting of the committee.

Of the resolutions and proceedings of all General Meetings.

- Of the resolutions and proceedings of all meetings of the Directors and of the committees appointed by
- Of all orders made by the Directors. (f) Of the use of the Company's seal.

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

COMPANY'S SEAL.

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

ACCOUNTS.

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

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

Directors or by a resolution of the Company in General Meeting.

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

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

129. Copy of Balance Sheet to be sent to Sharholders.—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.

DIVIDEND, BONUS, AND RESERVE FUND.

130. Where any asset is bought by the Company as from a past date (whether such date be before or after the incorporation of the Company) upon the terms that the Company shall as from that date take the profits and bear the losses thereof, such profits or losses, as the case may be, shall, at the discretion of the Directors, be credited or debited

wholly or in part to revenue account, and in that case the amount so credited or debited shall for the purposes of ascertaining the fund available for dividend be treated as a profit or loss arising from the business of the Company.

131. Declaration of Dividend, &c.—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.

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

Shareholder upon the footing of the value so fixed in order to adjust the rights of all parties.

132. Interim Dividend.—The Directors may, also if they think fit, from time to time and at any time, without the sanction of a General Meeting, determine on and declare an interim dividend to be paid, and (or) pay a bonus to the

Shareholders on account and in anticipation of the dividend for the then current year.

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

invest the same in such securities as they shall think it, or place the same on fixed deposit in any Bank of Banks.

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

134. (b) Issue of Bonus out of Reserve.—The Directors may, with the sanction of the Company in General Meeting,

from time to time apply such portion of the reserve fund or any other fund representing undivided profits of the Company, as the General Meeting sanctioning such application may direct in or towards payment of a bonus in accordance with their rights to the Shareholders or to the members of any class of Shareholders, and may with the like sanction satisfy such bonus or any part thereof by the issue and allotment in accordance with their rights to the Shareholders, or to the members of any calss of Shareholders, or shares in the Company to be issued and allotted in accordance with their rights to the Shareholders or to the members of any class of Shareholders in such proportions and upon such terms in all respects as the General Meeting sanctioning the same may direct.

Unpaid Interest or Dividend not to bear Interest.—No unpaid interest or dividend or bonus shall ever bear 135.

interest against the Company.

136. No Shareholder to receive Dividend while Debt due to 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.

137. Directors may deduct Debt from the Dividends.—The Directors may deduct from the dividends or bonus payable

to any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company, and notwithstanding such sums shall not be payable until after the date when such dividend is payable.

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

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

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

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

AUDIT.

Accounts to be Audited .- The accounts of the Company shall from time to time be examined, and the correct-

ness of the balance sheet and profit and less account ascertained by one or more Auditor or Auditors.

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

144. Appointment and Retirement of Auditors.—The Directors shall appoint the first Auditor or Auditors of the Company and fix his or their remuneration; all future Auditors, except as is hereinafter mentioned, shall be appointed at the Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and shall hold their office only until the next Ordinary General Meeting after their respective appointment, or until otherwise ordered by a

General Meeting.

Retiring Auditors eligible for Re-election.—Retiring Auditors shall be eligible for re-election.

146. Remuneration of Auditors.—The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting, and this remuneration may from time to time be varied by a General Meeting.

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

148. Duty of Auditor.—Every Auditor shall be supplied with a copy of the balance sheet and profit and loss account intended to be laid before the next Ordinary General Meeting, and it shall be his duty to examine the same with the accounts and vouchers relating thereto, and to report thereon to the meeting generally or specially as he may think fit.

149. Company's Accounts to be open to Auditors for Audit.—All accounts, books, and documents whatsoever of the Company shall at all times be open to the Auditors for the purpose of audit.

Notices.

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

Shareholders to register Address.—Every Shareholder shall furnish the Company with an address in Ceylon

which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company.

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

153. Notice to Joint-holders of Shares other than a Firm.—All notices directed to be given to Shareholders shall, with respect to any share to which persons other than a firm are jointly entitled, be sufficient if given to any one of such

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

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

155. Non-resident Shareholders must register Addresses in Ceylon.—Every Shareholder resident out of Ceylon shall name and register in the books of the Company an address within Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served.

If he shall not have named and registered

him, and all notices served at such address shall be deemed to be well served. If he shall not have named and registered

such an address, he shall not be entitled to any notice.

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

ARBITRATION.

156. Directors may refer Disputes to Arbitration.—Whenever any question or other matter whatsoever arises in dispute between the Company and any other company or person, the same may be referred by the Directors to arbitration pursuant to and so as with regard to the mode and consequence of the reference, and in all other respects to conform to the provisions in that behalf contained in the Civil Procedure Code, 1889, and the Arbitration Ordinance, 1866, or any then subsisting statutory modification thereof.

EVIDENCE.

157. Evidence in Action by Company against Shareholders.—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.

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

hereby or under the Ordinance conferred upon them.

159. Distribution.—If the Company shall be wound up, and there shall be any surplus assets after payment of all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied, first, in repaying to the holders of the preference shares (if any) the amounts that may be due to them, whether by way of capital only or by way of capital and dividend or arrears of dividend or otherwise in accordance with the rights, privileges, and conditions attached thereto, and the balance in repaying to the holders of the ordinary shares the amounts paid up or reckoned as paid up on such ordinary shares. If after such payments there shall remain any surplus assets, such surplus assets shall be divided among the ordinary Shareholders in proportion to the capital paid up, or reckened as paid up, on the shares which are held by them respectively at the commencement of the winding up, unless the conditions attached to the preference shares

expressly entitle such shares to participate in such surplus assets.

160. Payment in Specie, and vesting in Trustees, Right of Contributory to Dissent, &c.—If the Company shall be wound up, the liquidator, whether voluntary or official, may, with the sanction of an extraordinary resolution, divide among the contributories in specie any part of the assets of the Company, and may, with their sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator, with like sanction, shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the Shareholders 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 shell 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 essets 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 section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration as in sub-section (6) of the said section, provided the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Civil Procedure Code, 1889, shall apply in place of the English and Scottish 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 hereunto set and subscribed their names,

at Colombo, this 10th day of September, 1927:

H. P. COSMAS. J. CYRIL TENNEROON. E. V. RATNAM. ARTHUR E. EPHRAUMS. JOSEPH M. ALLES. N. SAM WIJESEKERE. J. A. VERNON MODDER:

Witness to the above signatures:

P. G. COOKE. Proctor, Supreme Court, Colombo. · Mann, Little & Company (Ceylon), Limited 20168 (In Liquidation.)

OTICE is hereby given that the creditors of the above named Company are required on or before January 31 1928, to send their names and addresses and particulars of their debts or claims to Messrs. R. D. Banks and A. Duncum, Lloyd's buildings, Colombo, the Liquidators of the said Company, and if of required by notice in writing from the said Liquidators to dome and prove their said debts or claims at such time and place as that the said the specific in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts or claims are proved.

All persons owing money to or in the possession of property belonging to Mann, Little & Co. (Ceylin), Limited, are hereby required to pay to us such money or to hand to

us such property forthwith.

R. D. Banks, A. DUNCUM, Joint Liquidators.

Colombo, October 20, 1927.

Mann, Little & Company (Ceylon), Limited (In Liquidation.)

T an Extraordinary General Meeting of the Member of the above-named Company duly convened and held at the registered office of the Company, Union place, Colombo, on October 3, 1927 at 3 P.M. the following resolutions were duly passed :-

1. That the Exapany be wound up voluntarily;
2. That Mr. R. D. Banks and Mr. A. Dincum both of Colombo be and are hereby appointed Liquidators to conduct the winding up.

and at a Second Extraordinary General Meeting, duly convened and held at the same time and place on October 18, 1927, the same were duly confirmed as special resolutions.

Colombo, October 20, 1927.

R. D. BANKS, Chairman.

The Parkside (Neilgherry Hills) Estate Company, Limited.

OTICE is hereby given that an Extraordinary General Meeting of the Parkside (Neilgherry Hills) Estate Company, Limited, will be held at the registered office of the Company, Prince building, Prince street, Fort, the Company, Prince building, Prince street, Fort, Colombo, on Monday, November 7, 1927, at 3 o clock in the afternoon.

Business.

To appoint an additional Director.

2. To increase the Directors' remuneration from Rupees One thousand per annum to Rupees Fifteen hundred per annum.

By order of the Board,

LEWIS BROWN & Co., LTD.,

Colombo, October 24, 1927. Agents and Secretaries.

Low-country Food Products, Limited. *

OTICE is hereby given that the Annual Ordinary General Meeting of the Shareholders of the Company, it e held at the registered office of the Company, 54, keyzer street Probab Colombo, on Fiday November 11, 927, at 4 15 cm.

Business.

21/20

1. To confirm the resolution That the Trianced Year of the Company competition from Junuary 1926, be extended to Machine 1, 1927, to give effect to the terms of the resolution No. 2 adopted.

2. To receive the report and accounts for the period ended March 31, 1927.

To elect Directors.

- To elect a Managing Director.
- To elect an Auditor.
- To transact any other business that may be duly brought before the Meeting.

By order of the Board of Directors,

H. Don Carolis & Sons, Lerd. Agents and Secretaries. Colombo, October 10, 1927.

Allerton Tea Company of Capion, Limited.

OTICE is hereby given that an Extraordinary General Meeting of the thove Company will be held at the egistered difference 59, Queen street, on Saturday November 5, 1927, at 10 o'clock in the forence for the propose of considering, and, I'thought fit, passing the oldering resolution with a view to the subsequent confirmation thereof as a special resolution, viz registered of

That the Article of Association be altered in manner following:

(a) The following Article shall be substituted for

- Article 26:
 - 26. Subject to the restrictions contained in these Articles, any Shareholder may transfer all or any of his shares by instrument in writing.
- (b) The following Article shall be substituted for Article 30:
 - Every instrument of transfer must be left at the office of the Company to be registered, accompanied by the 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 power vested in them by Article 29, shall register the transferee as a Shareholder and retain the instrument of transfer.
- (c) The following words be deleted from the end of Article 101 (f):-

Without having appointed an alternative Director in his place and stead.

(d) The following Article shall be substituted for Article 105 :-

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

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

(e) The following Article shall be inserted after Article 108:-

108A. It shall be lawful for the Directors, if authorized. so to do by an extraordinary 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, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

Should the above resolution be passed by the requisite majority, it will be submitted to a subsequent General Meeting of the Company which will be held at the registered office, 59, Queen street, on Monday, November 21, 1927, at 10 o clock in the forenoon for confirmation as a special resolution. special resolution.

By trder of the Board,

October 25, 1927.

Bois Brothers & Co., Ltd., Agents and Secretaries.

Auction Sale.

Lands at Hendala.

Y virtue of the commission issued to me, and the decree entered in case No. 21,499, District Court, Colombo, I shall sell by public auction on November 19, 1927, at the respective spots, viz. :-

At 3 P.M.

1. Undivided 4/5 parts or shares from and out of that defined portion of Dalukgahawatta towards the north, situated at Kirawelapitiya in the Ragam pattu of Alukkuru korale, in the District of Colomby Western Province; and bounded on the north by the property of Kirindaliyanage Don Denis Appu and by the property of the late Don Torensu Amaraseks a, now belonging to Ranawaka Achelika Bartholomeusz de Alwis, on the east by the paddy Achenice Bartholomeusz de Alwis, on the east by the paddy field of Hendrick Officer, and by the property of Allis Appu and belonging to Ranawaka Achenige Johannes de Alwis, south by the portion of Dalukgahawatta of Belichedoru Perera, Mudaliyar, now belonging to Sattambege Gegoris, and by the portion of Dalukgahawatta of Welisarage Thomas Fernando, now belonging to Ranawaka Achchige Bartholomeusz de Alwis, and on the west by the garden of Mr. Schokman, now belonging to R. A. Bartholomeusz de Alwis; containing in extent 1 acre 1 rood and 6 perches.

At 4 P.M.

2. Undivided 4/5 parts or shares from and out of all that defined portion of Dalugahawatta towards the south of the adjoining field, and of the buildings standing thereon, situated at Kirawelapitiya aforesaid; and bounded on the north by the property of Belichchori Perera, Mudaliyar, now belonging to Ranawaka Achchige Bartholomeusz de Alwis and Settambage Gregoris, by the field of R. A. Johannes de Alwis, and by the field of Degalage Gregoris Appu, on the east by the old canal leading from Colombo to Negombo, on the south by a cross canal called Heen ela, and the property of Kirindiliyanage Allis Appu, now belonging to Ranawaka Achehige Johannes de Alwis, and on the west by Peragaslanda, the property of Welirange Thomis Fernando, now belonging to Ranawaka Achchige Bartholomeusz de Alwis, the property of Belichchara Perera, Mudaliyar, now belonging to Settambage Gregoris, by the field of R. A. Johannes de Alwis, by the property of Kirindiliyanage Allis Appu, now belonging to R. A. Johannes de Alwis, and by the field of Hendrick, Officer, now belonging to R. A. Bartholomeusz de Alwis; containing in extent 10 acres 3 roods and 28 perches.

> A. C. KOELMEYER, Auctioneer and Broker.

Auction Sale.

In the District Court of Negombo.

Kawanna Kana Nana Thena Natchiyappa Chetty alias Krisnan Chetty of Negombo

Vs.

Vs.

Vs.

Kelaniyage Pedro Pernando of Hunumulla, (2)
Kelaniyage Velun Siva, and (3) Kelaniyage Emali
ano both of Humanulla

MOBR decreein (1) Kelaniyage Pedro . Defendants.

Defendants.

Defendants.

Defendants.

Order to sell issued to us for the recovery of the sum of Rs. 1213 82, with interest on Rs. 250 22 10 sum of Rs. 1,213 82, with interest on Rs. 850 at 18 per cent. per and um from October 29, 1926, till July 22, 1927, herearter at 9 per cent, per annum on the aggregate int till payment in full and costs of suit, we shall sell by public auction at the spot at 10 A.M. on November 19, 1927, the under-mentioned property mortgaged by bond No. 289 dated November 1, 1916, attested by Tudor Ranasinghe, Notary Public, as a primary mortgaged, to

The undivided one-fourth share of the land called familiandagahawatta, situate at Hunumulla in Dunagakarbattuwa of the Alutkuru korale in the District of Neyombo, the entire land being bounded on the northwest and north by land appearing in plan No. 55,347 and south-east by lands said to belong to P. Peter Perera, and south-west by land of K. Bastian Fernando; containing in extent 7 acres 3 roods and 35 perches, with the buildings thereon.

For further particulars please apply to H. P. de Silva, Esq., Proctor and Notary, Negombo, or to us

Negombo, October 27, 1927.

K. L. PEREIRA & SON, Auctioneers.

Auction Sale under Partition Decree in D. C.,
Galle, No. 21 642

NDER and by virtue of a commission issued to me in the above case, I shall offer for sale by public auction on December 10, 1927, commending at 1.30 P.M. at the spot the following:-

All that allotment of land called Hayahaulwatta alias Gorakagahawatta alias Pelawatta, situated at Batapola in the Wellaboda pattu of the Galle District, Southern Province; and bounder on the north by Kandaudawatta and Ranattewatta alias Pelawatta, east by Maragahawatta alias Pelawatta, east by Maragahawatta alias Pelawatta, and on the west by Peduruhewa Amis padinghiwanawatta, and containing in extent 1 are 3 roods. chiwaunwatte; and containing in extent 1 acre 3 roods and 1 perches.

The said will be sold in 18 blocks marked A to R as per plan of survey No. 1,098 made by Mr. R. B. de Zoysa, Licensed Surveyor, first among the co-owners at the upset value threreof and if not bid over and purchased by any one of them, they will immediately thereafter be put up for sale among the public in terms of the Partition Ordinance No. 10 of 1863.

Further particulars if necessary, may be obtained from A. D. de Silva, Esq., Proctor, Supreme Court, and Notary, or frcm me-

Ambalangoda, Cetober 22, 1927.

K. T. THOS SILVA, Commissioner.

Augustion Sale under Mortgage Decree in Case

Mahagodage Jinadasa of Maradana, combo ... Plaintiff. Vidanagan

ficer of Narlugala, Matara the above case, and by virtue of the DER decree in the above case, and by virtue of the order to sell issued to me for the recovery of the res. 837 50 with interest on Rs. 837 50 at 9 per sum of K

Belmont street, Hulftsdorp,

cent. per annum from date of decree till payment in full, and costs of this action Rs. 104 44, I shall sell by public auction at the office of J. S. Wirasinha, Esq., Proctor, Supreme Court, Fort, Matara, on Saturday, November 12, 1927, commencing at 2.30 P.M. the mortgaged under-

mentioned property, to wit:—
An undivided ‡ part of the soil and plantations and the buildings standing thereon belonging to the defendant of the land called Medawatta alias Sapugahawatta, situated at Nadugala in Gangaboda pattu, Matara; containing in extent 3 roods and 4 perches; and bounded on the north by Aluketiye Addarakumbura, east by Bulegodagewatta and Galagodagewatta, south by Nakethigehena alias Tennehena, and on the west by Gamagewatta.

For further particulars please apply to J. S. Wirasinha, Esq., Proctor, or to me-

Matara, October 20, 1927.

N. W. JAYAWARDENE, Commissioner.

Sale of Mortgage Property. 28

In the District Court of Matara.

Thomas de Silva Abeyawickrama of Matara Plaintiff:

No. 2.507. Against.

Samaratunga Vidana Aratchige Salman, Fiscal Aratchi of Tudawa, Matara

OTICE is hereby given that on Saturday, November 19, 1927, commencing at 10 km, will be sold by public auction at the office of Messrs, E.Y. & T. R.D. Areyagunawardena Prostors, the right, the and interest of the said defendant to the following property for the recovery of Rs. 1,200 with interest on the said amount at 14 per cent. per annum from November 26, 1922, till June 30, 1927, and thereafter with legal interest of the aggregate amount and thereafter with legal interest of the aggregate amount from June 30, 1927, till payment in full, and cost of the action Rs. 154.65:-

- (a) All that undivided 19/84 parts of the soil fruit trees of the land called Welapaulawatta alias Kitulawalawatta, situated at Gabadaweediya; and bounded on the north by Kitulawalawatta, east by high road, south by Dissawage-watta, and west by Dalawattagewatta alias deniya; in extent about 4 acres.
- (b) All that land called Asegewatta at Tudawa; and bounded or the north by Gamagahawatta, east by old road, south by Olokkupara, and west by Kobbabbadawatta; in extent about 3 roods.

K. M. Thorolis Silva Commissioner.

Auction Sale under Mortgage Decree.

In the District Court of Jaffna.

(1) Sabapathy Albert Thiyagarajah and wife (2) Sivak-

No. 22,395.

(1) Sittampalam Vaitilingam and wife (2) Rasammah,

of the sum of Rs. 5,515 and interest on Rs. 4,500 at 10 per. cent. per annum from February 21, 1927, and costs Rs. 199 77, the following property will be sold by public auction at the spot on Saturday, November 19, 1927,

commencing at 3 P.M. :-A piece of land called Thamilparankitharai in extent 7 lachams varagu culture and 61 kulies, with stone-built house, well, and other appurtenances belonging thereto, situated at Vannarponnai East, Jaffna; and bounded on the east by the property of Murugesar Rasasooriar, north by the property of Kanapathy Kandar and others, west by the property of Murukesar Saravanamuttu, and on the south by road.

J. P. KANTHYAH, Deputy Fiscal, Fiscal's Office, Commissioner. Jaffna, October 13, 1927.

Auction Sale under Mortgage Decree.

In the District Court of Jaffna.

S. Arumugam Thambimuttu of Araly East..... Plaintiff.

No. 22,092.

 $\mathbf{v}_{\mathbf{s}}$.

Kathiramar Veluppillai and wife Valliammai, both of

NDER and by irtue of a commission issued by the District Court of Jaffna to recover the sum of Rs. 3,246.81, with further interest on Rs. 2,300 at 10 per cent. per annum from November 1, 1925, antil day of payment, and cost of this action Rs. 195.04, I shall sell by public arction on Epiday, November 18, 1927, at 3 P.M. at the spot the following decreed property:—

All that piece of land called Kampanpulam and Pavddamkadu made up of several parcels of land by the same name of the total extent of 11 lachams varagu culture and 24 kulies, with its appurtenances, including lane leading to the sand road, situated at Vannarponnai East, in the Parish of Vannarponnai, in the division and District of Jaffna. Northern Province; and bounded on the east by property of Kanthar Karthikesu, north by above-said sand road and by property of Muttu, wife of Arumugam Marimuttu, on the west by water tank, and on the south by properties of Chellachehy, widow of Valiburam, and Chinnathankam, wife of Elaiyathamby, and others.

J. P. KANTHYAH, Deputy Fiscal, Fiscal's Office, Commissioner.. Jaffna, October 19, 1927.

Application for Enrolment as a Notary Public.

TENAHANDI ALFRED MENDIS of Mahahunupitiya in the Dunagaha pattu of Alutkuru korale, in the District of Moral do harely are notice in terms of rule 2007 that, three months hence, I shall apply to the Registrar Generate be admitted and enrelled a Notary Public to practise to be admitted and enrelled a Notary Public to practise to be admitted and enrelled a Notary Public to practise to be admitted and enrelled a Notary Public to practise to be admitted and enrelled a Notary Public to practise to the Company of the the Sinhalese language in the District of Kegalla.

Mahahunupitiya, Negombo, October 7, 1927.

T. A. MENDIS.

The Lanka Commercial Company.

OTICE is hereby given that the term of partnership created by indenture No. 41, dated November 2, 1926, attested by S. M., C. de Soyza of Colombo, Notary Public, attested by S. W. C. de Soyza of Colombo, Notary Public, whereby dayasuriya aratchigey Thomas de Saram of Colombo was admitted as a partner in the business of "The Lanka Commercial Co." explies on October 31, 1997, and that the bod Jayasuriya aratchige. The pass de Saram ceates to be a partner in the said business as from November 1, 1927.

123, Dam street, Colombo, October 26, 1927. D. S. SENARATNA, Manager.

SPECIFICATIONS UNDER "THE IRRIGATION ORDINANCE."

SPECIFICATION .- Irrigation Works, Southern Province.

EVISED specification showing lands found to be capable of irrigation by Kirinde-oya Left Bank Scheme, in the Hambantota District, the names of proprietors, and the contributions payable in respect of each land. All previous specifications, including those published in Government Gazettes Nos. 7,302 of December 22, 1912, and 7,494 of October 30, 1925, are hereby cancelled.

Lands which have to pay a Maintenance Rate of Re. 1.92 per Acre per Annum for Five Years from January 1, 1927, 'This Rate must be re-assessed in 1932. Lands sold prior to January 1, 1894, subject to a Maintenance Rate, with the Exception of Magama Lands.

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161		7953			do		5	0 30.		96.					.		96
162	٠.	7954	٠.		do	•	4	3 25	9	42.					• • •	. 9	42
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163		7962				S. S. Devasagayan								· · · —	- `		82
164	٠.	7963	٠.		do	•	. 4	3 28	9	46.						. 9	46
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165		7910			G. H. Pu			3 16								. 18	
166		7911	٠.		Don Andı	ris Gunawardena	9	3 4.	18	77.	. 4	0 0.	. 7 68	• • •	· · ·	. 11	9
				Prelin	inary plan No.	1,075.—Tihawa v	illage	. Date	of S	ale:	May	8, 18	82.			,	
167		8473		****	K. Neelad	chchi	8	3 35	. , 17	2 2 .	. 4	0 0.	. 7 68			. 9	54
168		8475	٠.		Heirs of I	M. B. Bastian Silv	va 13	0 22	25	22.	. 4	0 0.	7 68		• • •	. 17	54
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169		8476			Heirs of I	M. B. Bastian Silv	va 10	0 0	19	20.						. 19	20
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170		8477			TIMO	C. Lebbe Marikar				20	4	0 0.	. 7 68		_	11	52
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172		8479				e Endris Appu			. 8	36	1	1 17.	. 2 60				76
173		8481			Heirs of I	M. B. Bastian Silv	va 9 10							. =	· ••	18 19	
174	• •	8482	• •	 -		Date of Sale : Oc				20.			•	—	• •	19	40
175		0409				I. M. M. C. Lepi			, .							.C.3.	. •
175	• •	8483	• •	•	Marikk		10	0 0.	. 19	20.	. –					19	20
176	٠.	8484			do		9	2 20.	. 18	48	. –					18	
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177		8485		· +	K. B. Ab	dul Latiff	15	2 35.	. 30	18			. —			30	
178		8487 8488			Heirs of A	M. B. Bastian Silv	7a. 9 10	3 U. 0 O.	. 18	72 20	_					18	
110	• •	0400	• •	•		Date of Sale : Oct						•	•		•	11)	20
190		0400			and the second second			0 0.								10	AG
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182		8491			Heirs of I.	. L. M. M. H. Ismail	lof				•				r , 2		
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187		8497		·	. Heirs of I	L. M. M. Ismail o	-	, 2000.									
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234	•	٠.			K. B. Abdul Latiff	7.4		1)		n								
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^{*} A seepage rate of 96 cents per acre is charged on 12 acres 2 roods 21 perches of this lot. This rate should be revised every five years (vide E. A. No. 189/E 113 of August 25, 1925).

No.		or S	of Lo survey erence	,	Name of Allotment of Land or Field.	Na	ime of Owner.	1	Exte	nt.	Char for M tenar	lain-	Area exempt		Amour xempte	nt I ed.	No. and Dolonial Secretter author Exemption, Period of Extra tion gran	retary' orizing , and A xemp-	To mo	unt
A. R. P. Rs. c. A. R. P. Rs. c. Preliminary plan No. 1,378.—Tihawa village. Date of Sale: May 31, 1890.																				
241		16	0854		·	Heirs of N.	D. B. Gune	ı-												•
949		10	0055		•	wardena		15			30								30	
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944		14)857			., do.	-	15	9	0	. 30	25					Aug. 6, 1			
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241	• •	1,	0870	• •	- Control of the Cont	~ ~ ~	b. Don Caron	3	2	0	6	72							6	72
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248		10	872			A. Abdul Ca					315	36			_		-	3	15	36
-10	• •	- (,	• •			Date of Sale:							• •		• •			10	00
240		16	0880		_	K. G. Caroli		4			Q	56					*		9	56
			946	_										• •		• •		• •		
251		10)497	J		Heirs of M.	D. Dashan of	IV8. 22		ð	42	70		• •		• •		• •	42	76
					Preliminar	y plan No. 4,5	61.—Tihawa	village.	. I	Date (of Sa	le: N	lay 5,	1890						
252		12	2576			K. Don Care	olis	16	2	3	31	72							31	72
					Preliminary p	olan No. 2,591	.—Tihawa vil	lage.	Da	te of	Sale	: D ec	cember	4, 1	889.					
253		4	1746			. Heirs of C.	F. S. Jayawic	k-					-					•		
0~.							••	1		14.		5 14						٠.		5
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256	• •		1750		_	do.		5		14	. 9	77		• • •	_				9	
257		4	1751			do.		20			38			٠٠.					38	40
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260			1755			do.		4		34.		5	_	• •				• •	9	აა 5
261		4	1756			do.		4	3	34	. 9	53			******		-		9	
	٠.		1757			do.	Databan dina T	4	2	22	. 8	90		• •		• •			8	90
263	٠.	4	1753	• •	_	Jayaweera l			2	24.	. 12	77	'						12	77
264	٠.,	4	₹758 [~])			D. B. Gunawa	`						• •		• •		• •	14	••
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			215			Heirs of Hanif Bawa. Harry Dias	10							• •			•				50 20
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Magama Lands sold prior to January 1, 1894, subject to a rate in Perpetuity by Special Agreement from January 1, 1905.

Rate in Perpetuity, Re. 1 per acre.

Preliminary plan No. 390. Date of Sale: October 2, 1867. No. and Date of Colonial Secretary's Area Amount Letter authorizing Total exempted, exempted, Exemption, and Amount Period of Exemption granted. No. of Lot or Survey Name of Allotment of Land or Field. Amount No. Name of Owner. Extent. or Survey Reference. Rs. c. A. R. P. Rs. c. Rs. 355 ... 3062 .. Dimbulegederalanga-..T. W. Doole kumbura 1 36.. 3 48 ..Bundalaralagekumbura Heirs of Gate Mudaliyar B. T. 356 .. 3: 2 15.. ... 2: 3 16... A. Doole 3 59.. 59 do. Do. 357 3065 2 85: . 2 85 0.. 358 ٠. . 3066 ...Potanaralagekumbura do. 5 0 0.. 5 3085Mudaliyar B. J. H. Bahar ..13 0 34.. 13 21.. 13 21 Date of Sale: June 30, 1867. 69 . Potanaralagekumbura D. A. W. Dissanayake 69 . . — B. T. A. Cassim .. 5 2 11.. 361 ...U 362 ...V 363 ...W 5 2 39... 7 2 29... 5 74 7 68 4 26 5 74.. 7 68.. **69** 69H. de Silva 69 .. do. 4 26 ... 364 . . X 69 do. 3 3 13.. 3.83... 3 83 . . 69 ..Wewgilma 69 ..Topupalakumbura ..17 1 33.. 17 46.. ..13 2 6.. 13 54.. 365 . Y ..B. T. A. Cassim 17 46 . . Z 13 54 366 ... do. ..D. S. E. Wijesuriya 367 .. 6 3 25... 6 ٠. ٠. ..В 368 70 do. ... 4. 1.31... 4 44 Date of Sale: Nil. 2 61. 369 ..C 70D. S. E. Wijesuriya .. 2 2 18.. 2 61 Date of Sale: June 30, 1867. ...B. T. A. Cassim 370 ..D R R . .Pitche Tachchoa $\tilde{\mathbf{2}}$ 2 79... 79 371 ..E 70M. M. Alice Nona .. 1' 0 23:. Date of Sale: Nil. .. 5 2 15.. ..M. M. Alice Nona ...G ...**H** 3 95.. ... Usuph Carim 3 95 6: 3 26.. do. 375 6 91: . . 6 91 Date of Sale: June 30, 1867. ..B. T. A. Cassim .. 1 376 ..J 70 .. Tumpela 0 5... 1 3 Date of Sale : Nil. 70 ..Kankanageirikonda ..B. T. A. Cassim .. 4 1 30 .. 4 44 4 44 Date of Sale: January 28, 1868. 70 .. Mahamadakumbura .. M. M. Alice Nona and B. 378 ..N ..14 0 14.. 14 9:... 8 3 4!. 8 78!... 7 2 25:. 7 66!. 9 Luwishamy. 14 8 78 7 66 379 ..O 70 ...Dahayakattiya . . B. T. A. Cassim ٠. 380 ..P do. 70 .. Dahavakattivakele 381 ..Q ..Pattimuttuwewa .. 8 . 2 13:. 8 58 8 58 382 ..R 70 ..Sandarabandage-do. kumbura 70 ..Pattiyekumbura 12 8 do. Lands sold after January 1, 1894, subject to a Rate in Perpetuity. Rate in Perpetuity Re. 1 per acre Preliminary plan No. 997.—Tihawa village. Date of Sale: May 18, 1894.

...Heirs of M. P. Andappu ... 6 2 18... 6 61... — ... 6 61 7733 .. Preliminary plan No. 1,378.—Tihawa village. Date of Sale: November 3, 1899. ..Lokumadihennedige Davith 385 .. 10971 9 2 13.. 9 58. 9 58 Sinno Date of Sale: October 15, 1902. ..19 3 8.. 19 80.. ..15 2 -7.. 15 541. 19 80 386 .. 10862 15 10886 .. 387 2 18.. 9 61.. 9 61 10887 389 26 66... .. 26 66 do. ... Estate of D. B. Carolis Silva. 8 0 0... 8 0... 8 0... 20 23... 390 10889 8 391 10891 .. 20 23 .. 10892 Date of Sale: May 27, 1903. . Mudaliyar B. J. H. Bahar . . 20 0 0 . . . 20 0 D. T. Abeywardena . . 19 3 28 . . 19 93 20 G 393 .. 10893 19 93 394 .. 10894 .. :: .. Heirs of S. S. Dewasagayam 18 0.. 18 25:. 18 25 395 10895 . . $\vec{1}$ $\vec{1}$ $\vec{2}$ $\vec{1}$ $\vec{2}$ $\vec{1}$ $\vec{4}$ $\vec{2}$ $\vec{1}$ $\vec{4}$ $\vec{2}$ $\vec{1}$ 17 42 396 ... 10896 Date of Sale: October 15, 1902. .. Anora Jayasinhe and others 20 2 15.. 20 59.. 397 .. 10899 20 59 Date of Sale: May 27, 1903. ..22 ..22 3 4.. 22 78.. ..23 2 6.. 23 54.. ..D. T. Abeywardena 22 78 **3**98 ... 10901 M. A. de Silva . M. L. Pedris 23 54 10902 0 27.. 8 17 400 10905 9 98.. .. Anora Jayasinghe and others 9 3 36.. 9.98 401 10906A1 . . 3 35.. 9 97.. 1 7.. 17 72.. . . E. K. Sedorishamy .. 9 3 35.. 402 10906BL . .S. H. Moulana ..18 403 1090717 72* ..D. S. Amarasinghe ..M. M. Davith Sinno ..17 2 38.. 17 74... 10909 17 74 404 405 10912 8 9 . .D. D. Senanayake ..20: 0 34:. 20 21.. 406 .. 10913 .. 20 21 Date of Sale: September 30, 1907. 407 .. 10914 ..Ranakeliya ... Heirs of D. C. A. Wickrama ..20 1 13.. 20 33.. ..21 0 36.. 21 23.. suriya 20 33 408 .. 109155... do. .. -.. 21 23 Do. *-Seepage rate of 50 cents per acre on 1 acre and 23 perches (vide:C. S. E. No. 5 of January 6, 1926).

No.	0	r Su	C Lot rvey ence.		Name of Land	Allotm or Fiel			Name o	f Owner.		Ex	tent.		ount lue.	exe	Area mpte	A. ex	moun empte	t I d. P	Vo. and lonial S etter av Exempteriod of tion-gr	ecreta uthoria tion, a Exem	ry's zing nd A	Tota	al Int
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			0900			_		Est	ate of	Don A	Sopino:	aya-	1 00	> 21	75.	. 2	0	0	2	0.	•	_	• •	₹	94
			-					នេ	•	••			1 30											(4	94
											Sale: J	-	6, 1908	B.									,		
426	٠.	. 10	9908	T i	ihawab	edda			rs of D uriya		Wickra	ma- 18	1 2.	. 18	3 26.							_		10	
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427		. 10	917					P. 8			id and	-	,											•	
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			092 6 0928			_		Adv	rocate a	s. S. Jaj	yawickr	ama 7	3 24. 0 24.	. 19	90. 15.			• •	_	٠		_	٠.	7	90
430	١.	. 10	929					Adv	ocate S	S. S. Jay	yawickr	ama19	1 11.	. 19	32.	•			_					19 19	
431	•	. 10	930	• •		-		Don		a Ediris	•		3 31		8 94.	•		••		•	•	_			94
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			0879 0884			_				on San bevsuri	nei ya and l		2 13.	. 16	9 98.	•		••		•	•	 .	٠.	15	58
			v						. Carol	is Šilva			1 29.	. 24	4 43.				_	•		<u> </u>	٠,	24	43
434	١.	. 10	0885	• •.				••	do.	-		J	•				_			•		-			
495	×.	,	Λο ρη					TTo	f D		ate of S		и.	-	•										
496	٠.	. 1	0867	••		_	:		rs of D ilva	. B. Do	n Carol		1 0	. 1	1 25.		<u>.</u>							11	0=
								~			Sale : I												• •	11	25
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			.0881 .0860				•				chiham	y17	0 30	1	7 19.	• •		• •	· -		•		• .	. 17	7 19
*0		1						1418.	, randa	Mudala Date o	an of Sale :		0 0 1804		, v.	• •		•		•	• •		•	. 19	0
43	9	1	10859	·				, <u>, , , , , , , , , , , , , , , , , , </u>	L. M. U		. Naio:		2 14		5 59		3 0	14.	. 3	9.					_
44	0]	1086	3		 .		He	irs of N	I. Ĺ. M.	Saibo	6	2 0		6 50.	:	32	0.	. 3	50		_			2 50 3 0
			10869 10869			_		••	do. do.			B	0 12 0 19	• •	6 8: 6 12		z 2 1 0	0. 19	. 2	50 12		_		• . :	3 58
44	3	;	1086	5		_		•••	do.			6	1 33		6 46	• •			. –		• •		•	. ;	2 0
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						Pre	limina				l'ihawa						rch l	12, 18	394.				•	• 1	8 81
44	L 7		755	0				Не	irs of I		on Caro	lis de		-											
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44	to		QE P	.4	-		. 1				778. I								_	· ·					
44	±Ö.	••	000	4				н.	υ. B.	de Silva		10	3 8	1	10 80	• •	1 3	ა ა.	. 1	80					_
4.4	49		660	3	•			s.	Terunz	anse		7	1 0) ,	7 25				. –	-	· ·	1909	, .		9 0
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		,		Preliminar	y plan No. 2,591.—Tihawa village.	D	ate of	Sal	э: Ма	arch 12,	189	94.	37-	49			_
No.	or S	of Lot Survey erence.		Name of Allotment of Land or Field.	Name of Owner.	Ex	ten t.		ount ue.	Area exempted	A l. ex	mount empted	Colon Lette L. Ex Perio	and Dat ial Secret er author emption, od of Exe ion grant	tary's izing and . emp-	Tot Amo due	unt
150		4760			Heirs of N. D. B. Gunawar	. R.	. Р.	$\mathbf{R}\mathbf{s}$	c.	A. R. P.		Rs. c		on grant	œu.	Rs	c.
				. —	dena (-
151		4761				13 2	35	13	72		• •	_	• •			13	72
152 153		4762 4775			do.)	4 3	9	4	81							₽	81
154		4768		****	Heirs of C. F. S. Jaya-												
							36		23		••	_	••	_	٠.		23
		a= . •			ry plan No. 777.—Tihawa village.	Da	te of	Sale	: Ma	rch 12,	189	4.				•	•
155 156 157 158	• • •	6543 6544 6545 6546	• •	} _	Heirs of C. F. S. Jayawickrama and D. B. Gunawardena on I behalf of Yatala Menik Vihares	7 1	3	17	27	_ ·	• •		••			17	27
			•		Date of Sale: May 1	18, 1	894.										
4 59		6550	٠.		Heirs of N. D. B. Guna- wardena	5 2	0	5	50			_				5	50
				.]	Preliminary plan No. 4,497. Date	of S	ale : 1	Nov	ember	3, 1899	€.						
		12249			U. L. A. Carim	1 3	31		94							1	94
4 61	• •	12250	٠.	→		0 1		0	28	. —	٠.		• •			0	28
					Date of Sale: Jul					•							
		$12154 \\ 12156$			Heirs of D. Jayasinghe		20 16		63 85		• •		• •				63 85
		12164			. Advocate S. S. Jayawickrama		14		59		• •			_	• •		59
		12165		_	do	9 3	0	9	75			_			.,	9	75
		12166		_	Don Cottan Edirisuriya		24		65		٠.	_	• •				65
		$12167 \\ 12168$		<u> </u>	do		14		84 70	_	• •	_	• •		••		84 70
		12170		_	do !	9 2	32		70						• • •		70
70	• •	12171	٠.	· —	do	9 3	32	9	95	_	• •		• •	_	٠.	9	95
					Date of Sale: March	20,	1908.										. *
71		12173	٠.		Heirs of K. H. A. Elias Appu-		- 00	10									
					v		29		18		••	•	• •	_	• •	16	18
~					Date of Sale : J	-											
		12174			S. J. Saiman Appu Mudaliyar R. S. Gunasekera		31 30)	9	69		• •	_	• •	-	••	9	69
		12175 12176			do	9 2	36 >	29	48					_		29	48
		12177			do1	0 0	0)						• •		• •	-,	
		12178		•	S. A. Moulana		33		71		• •		• •	_	• •		71
		12179 12180			T. B. K. Amath N. Karonchihamy of Dikwella		25 38		91		• •		• •	_	••	_	91 74
		12181					30		94	-			• • •				94
					Date of Sale: March	20,	1908.										
80		12183			Heirs of K. H. A. Elias Appu-	•							**				
					•		11	17	57	_	٠.		• •	_	• •	17	57
					Date of Sale: July												
		12184			A. L. M. Jamlath Umma		33 13		46 83		• •		••		٠.		46
		$12185 \\ 12186$					5			=	• •	_	• • •		• •		· 83 · 78
		12187			J. G. Thenale	0 0	0	10	0								0
		12188			M. L. Marikkar		38 31		74		• •		• •				74
		12189 12190			do s N. E. Daniel		24)		94		•••		• •		• •		94
		12191			do10	0 0	7)		94	 .	• •		• •	_	• •		.94
		12192		. —	M. D. S. de Silva		6		79		٠.		• •		•.•		79
		12193 12194			I. L. M. Usuphl. U. L. M. A. Mansoorle		25				• •		• •	_		15	
		12195			D. Jayawardena		6		79		• •	_	• • •		• • •	10	75
٠.					Date of Sale: September	r 13,	1906										
93		12196		Loluwetiyekele			25	9	91							•	93
					Date of Sale: July 7	7, 190	02.										
94	• •	12197	• •		D. D. R. Palihakkara and others		0		75		٠.				•		9 7
		12198			Balamanage Arnolis Appu		22		89		• • •	_	••		•	٠.	9 8
		$12199 \\ 12200$			D. B. Patiratne and others				83 94		• •		• •	-	-		9,8
		12201			do	9 2	36	9	73		• •		•		• •		99 97
		12202		_	I. B. Noppeharmy and H. E.	4 2	35	14	72		٠.		• •	_	•		47
υŲ	• •	12204	• •		Daniel	2 1	13	12	33	10 0	a	10	0 Tr	2 41 <u>.0</u> of			
_										-0 0	u		V E	6, 1907			2 3
		12205 12207			do Heirs of A. M. A. Caffoor 10		28	9	93	_	• •				•		$\frac{2}{9}$
		12207					$\begin{pmatrix} 0 \\ 14 \end{pmatrix}$. 20	95								
04		12209 12210			do 1 Heirs of Jayaratne Gamage	0 0	17)				• •		••		•	. 29	99
							0	9	75	_	• •	. —	••	·			9 7
0.0		10017			Date of Sale: March												
r.Q	••	12211	• •		A. L. Yakoris1	5 2	33.,	15	71	—	•			شند	-	. 14	5 7

No.	or St	of Lot urvey rence.	<u>~</u>	Name of Allotment of Land or Field.	Name of Owner.	Е	xtent.	Am d	ouut ue.					Colo t Let l. Ex Per	o. and Da nial Secre ter author cemption, iod of Ex tion gran	tary's rizing and emp-	Amo du	unt e.
				•	,		R. P.	Rs	с.	A. :	R. P.	Rs	. с.				Rs	· C-
507	12	2212			Date of Sale Edirisuriya Patabendige	: July 7, None 9	1902. · 2, 35	9	72	7 (0.	. 1	7 (00	rder of C	Octo.	2	72
	12				. Heirs of Balamanage	Sinno	2 5	. 0	53		_	_		ı.	er 31, 1	1907		53
,	¢.			•	Appu Date of Sale : I	March 20					•	•		••		••		
50 9	15	2214	••	Loluwetiyakele	Heirs of Konkaduwe Ga Dionis Date of Sale : Se	9	3 19 13: 190		87					• •	-		9	87
5 10	15	2215		Loluwetiyakele	Heirs of Jayaratne Ga	mage	3, 8		80				_				9	80
511	12	2216		_	Date of SaleT. J. Sehno		1902. 0 21	10-1	.3	_						•	10	13
				Loluwetiyakele	Date of Sale:D. D. Senanayake		9, 1907. 2 38	9	74								. 9	74
012	12		• •	nota we only untere	Date of Sale	: July 7,	1902:											
	12				H. A. Singhawansa Heirs of D. S. Jayasingh		2 15				·			• •	_	• •	15	59 ⁶ 48
	12			_	B. J. C. Burah	10	0 0	10	0	2 3	7.	. 2	2 79		. A., S.		•	10
						•), 1926, over	for	7	21
	15			. –	do.	9	3 15		84		٠.						9	84
	15			*****	do. do.	10.	0·26 2 35		72	_	•	· -		· ·			10,	72
519	19	2224		•	dp.	13	2 10	13,			٠.						13	
	19			_ ·	H. E. Daniel Don Cottan Edirisuriya	9	2 35 0. 0		72				_	• •		• •	9 11	72
	13			_	. A. L. N. P. Saibo	3	3 9	3	81	_	- :	: 		· ·				81
	15				D. D. Amarasinhe		3 28 0 9		93		٠					• •		93
	12			_	W. G. Alwis G. W. Lourensz		2.31				•		_	• •		• •	10	
526	15	2234	٠.	·	do.	11			48		•	•		• •			21	48
527	15	2235		Loluwetiyakele	Date of Sale : Se S. Warnakulaşuriya, Date of Sale	6	0 0		0				_		_		6	0
528	13	2236	:.		Advocate S. S. Jayawick			11;	68								11	68
52 9	15	2237	٠.	_	do.	11	0 10	11	6				_				11,	6
	19				M. M. Alice Nona Advocate S. S. Jayawick	rama II					- ·			• •				71
532	15	2240	٠.		.: do.	10	0.32	10	20.		- :			• •	<u> </u>	• •	11.	20
	13				T. J. Sehno Mrs. C. Z. Jayman	9	2, 26		66.									- 66
	13				Mrs. R. Wijesuriya		1 36	10	21.		- :	: :		• •		• •	23 10	48 21
536	15	2244		-	U. L. M. Haniffa and S.	Bawa 9	2 26	9	66.							• •		66
53 8	13	2246			Heirs of D. S. Jayasinhe Heirs of G. M. Eramanis	12	$\begin{array}{ccc} 0.16 \\ 0.0 \end{array}$	12	0		 					• •	$\begin{array}{c} 4 \\ 12 \end{array}$	10
539	19	2247	• •	.	S. Y. Moulana	,	1 11:		32		-			••		• •	· 4	32
540	1	2251		- .	Date of Sale:Heirs of S. M. I. S. Moulana	A. R.	1 22 .		, 39	. 					***************************************		13	3 9:
541	1:	2252		_	Date of Sale Mudaliyar B. J. H. Bah	: July 7	. 1902.				_					••		
542	1	2253		,	A. Warnakulasuriya	15	0 30	. 15	19.				_			• •		90 16
	1			_	N. A. Wickramasuriya do.		0 27. 3 8.				_			• •	•	• •	17	19
					Date of	Sale: N	il.			•				••		• •	U	87
	1				O. P. Carolis de Silva	24	2 0	. 27	88.		_							
	1 1			Lolugaswalepatana	do. M. B. Saimon de Silva	.,11	1 20 J 1 15.				_				_	• •		88 34
	1				Date of SaleM. M. K. BabahamyHeirs of M. P. Andappu	6	3 10.	. 6	81. 25.		_				_			81
550	1	2301		·		Sale: N					3 1	••	K =	, . 70 1		•••		25
	1				do.		3 18.					• •	<i>5</i>	101	E 437 of 12, 1		. 8	3 47
552	2 1	12305		. Karijjawela	Date of Sale: SE. M. W. Jayasuriya	eptembe	r 13, 19 0 16.	06.			_	·· ·	_	••		• •		86
	3]				E. M. W. Jayasuriya	Sale: 1	Vil. 2 30.									• •		10
	1			*	do. Date of Sale: S	10) 0 0.	. 10	Õ.			• •				• •		l 69) O
	5 6			.Karijjawela . Do.	do.	10	0 26.	. 10) 16.) 0	-	_				-			0 16
55	7	1231	3.	– ·	Date of Sale Mudaliyar H. E. Amer	: March esekere	20, 1908 7 3 28). 	7 93				_	••		•		0 0
58	58	1231	9	•• . • . •	Date of Sal B. J. C. Burah	θ: July	7, 1902. 4 0 20				_	•••	_	••		•		7 93
4					۵							-		••		•	. 2	4 13

									•				No	. and da	te of		
No.	•	No. of I or Surve Reference	e y	Name of Allotment of Land or Field.	Name of Owner.	Ex	tent.		ount due.	Area exemp	ted. e	Amount xempte	l. Exe	er auth	orizing	To Am	otal ount ue.
						۸.	R. P.	Rs	. c.	A. R.	P.	Rs. c	tio	n grant	ed.		s. o.
					Date of Sale:	May 27,	1903.						•				
		12206			A. I. M. Saibo Dore	9	2 38		74					_		9	74
		12226			T. Y. Doole do.	8	3 11 3 24		82 90	_			• •		• •		82 90
-562		12227	7.		B. T. A. Cassim	10	0 19	10	12			<u> </u>	• •	_	• •	10	12
-563	٠.	12325	• .	. —	Mudaliyar B. J. H. Bahar				75	. —	• •		• •			78	75
:5 G A		1990			Date of Sale : No			4.	06							10	0.0
-30 4	• •	12285	•		Heirs of L. L. Marikkar Us Date of Sale: 0	_		10	90		• •		••		• • •	10	96
:565		12287	,		Heirs of L. L. Marikar Us		•	2	14							2	14
000				•	Date of Sale: A	-						-				_	
		12352				10				_		_					52
567	• •	12353	<i>b</i>		Heirs of A. L. Dingi Appt					 1			• •		• •	10	52
569		19570		Preliminary j . Palugahawela	plan No. 4,561.—Tihawa vill K. Don Carolis	-	3 0			vembei 	. 3, 1	899.				3	75
-000	• •	12016		. I aluganaweia	Date of Sale: Fe						• •		••		•••	•	70
-569	٠.	12575			Mudaliyar H. E. Ameresel	•			97							3	97
				P	reliminary plan No. 1,012.	Date of	Sale: M	ay	18, 1	894.				•			
-570		7922		. 	Kiridena Mohottige Kapu		9 0	,	75	•				٠.,			- -
					hamy Date of Sale: No	4 wember		4	75		• •		• •	, -	• • •	4	75
.571		7933	1		Mrs. R. Wijesuriya		1 15	4	34						_	4	34
-011	• •	1000			Date of Sale: Nov						••				• •		
572		7956			Heirs of S. S. Dewasagaya	am 4	0 387	าล	39							α	39
573 574					do. T. Y. Doole	$ \begin{array}{ccc} & 5 \\ & 4 \end{array} $	$\begin{array}{cccccccccccccccccccccccccccccccccccc$,	78		••		••		• • •		78
575		7966			do.	4	3 36	4	98		• • •					4	98
576	٠.	7987	• •		P. H. Mendis de Silva		1 2	3	26		• •	~ 	••		:'••.	3	26
57 7		7943			Date of Sale: M.P. H. Mendis de Silva		3 23	4	89							4	89
578		7906			Koggala Liyanage Bach	cho			_							•	
					Appu	8	1 0	8	25	1 1	15	1 34		39 of }, 1914		6	91
579		7939			T. Y. Doole	9	0 0	9	0			<u> </u>				9	0
.580	• •	7950	ارا	Prel	iminary plan No. 4,749. De	ate of Sa	ıle : Dec	emi	ber 9.	1901.			٠,٠				
581		13443			G. D. Don Samel	0	3 7	0	79		٠						79
582		13446	٠.		N. V. Suwaris	$\begin{array}{ccc} \dots & 1 \\ \dots & 0 \end{array}$	0 9 3 8		6 80		• •	_	• •		••		6 80
		13447 13448			D. B. Patiratne do.	0	1 10	1	31	<u> </u>				_		1	31
585	٠.	13450	٠.		H. Babunhamy	1	0 33		21			 1001	••,		• •	1	21
E00		13805	,		an No. 5,337.—Ranakeliya v K. S. Dowanhamy						er 9,	1901.				0	61
.980	• •	11797	<u> </u>		an No. 5,338.—Magama villa						22, 1	907.	• •		••	•	0.
587		11798			Mudaliyar H. E. Ameresel					_						9	59
					ary plan 5,339.—Magama vill					y 28, 1	90 2 .		•				
				Karigahawelakumbur	a T. B. K. Amath		0 32					-	• •	,—		_	20
		-11800 -11801			Heirs of Z. A. Cassim D. J. W. Dissanayaka &		1 25	0 '	41		.**	. —	• •	_	• • •	U	41
				•	another	0			2 4.						• •		24 3
		$\frac{11802}{11804}$			do. . A. G. Babanisa	0	1 19	0 3	37						• • •	Ò	37
		11805		 ,	S. G. Sobihamy D. J. W. Dissanayaka	5	3 30	5 9)4		• •	-	• •		* • •,	5	94
		11806		•	another	0	1 18	0	36				••			0	36
		11807 11808		·	Usuph Careem do.	0	1 38) 0 18										
	• •	11000	••		Date of Sale: Nove	mber 30	, 1908· }	-2	71					·—	••	2	71
597		11809		- · .	.Usuph Careem	0									*		
					Date of Sale: M	-											
598 .	•	11810		Julgahamulana .	. B. T. A. Cassim			6 9)4				••	· · · <u>· ·</u>	٠.	6	94
* 00		11011			Date of Sale : Fel .T. B. K. Amath	.*	-	Λ () E							_	
999 .	٠	11811	• •		Date of Sale: M			v	35	_	• •		• •		• •	e	85
600 .		11812		-	.T. B. K. Amath	1 (1 2	21	. —						1	21
					Date of Sale: Nove					-					• • •	-	
601 .	•	11813			.B, T A. Cassim		2 20	0 6	3	 .	,	_			. :	0	63
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605	1	2354	• •				• •	do. do.	10													
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Preliminary plan No. 5,544.—Tihawa village. Date of Sale : December 9, 1901. *	due.	izing nd A np-	and Date il Secreta authorization, an of Exem granted	Exem Period	ount pted.	exem	mpted.	exen	Amount due.	511 b.		Name of Owner.	llotment of r Field.	. Name o Land	of Lot irvey rence.	or Su	о.	N
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128. 1986 Godawanamaman R. Don Pedris 1 3 4. 1 78. 784 1996 Wattagawanulana D. A. A. Gunawardona 0 2 22. 0 64.					1907	91	omboi	Nove	Salo.									
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Preliminary plan No. 7,371 Anahachiya village. Date of Sale: August 14, 1908. Preliminary plan No. 7,371 Anahachiya village. Date of Sale: August 14, 1908. Preliminary plan No. 7,371 Abeysariya						: -							MIIUMIIA	. wantage	900	. ZI	4.	12
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	(b) (c) (d	Area b I I I I I I I I I I I I I I I I I I	a of lands present a of lands present a flands present a of lands present a of lands see a of lands see a of lands see a of lands see a of lands are annum, reduced to Deduct are area in spect total are	exempted as a ex	ears frod rate in ed ed et to in ect to in	om Janu a perpetu Rs. 2 per an irriga Govern Govern b), (c), (d der (a), (ary 1, 1: inty of R acre per tion ratement at tion rate ment at l), and (c)	e. 1 92 p 927 e. 1 per s e of Rs. 3 c any tin of Rs. 4 any tin d), and (6	evisable per acre ne, now	173 2,882 3,880 66 3,814 7 0 6 202 7 194 117 7,266 251 7,015	3 14 2 7 1 7 2 12 1 29 0 23 0 17 2 5 2 12 0 4 0 18 3 26 1 15 3 3) 2 28	Amo	ount reco	verable overable overable	erable	5,521 3,813 12 38	84 3 56 2 47 7 10	3, -
	(b) (c) (d) (e)	Area b I I I I I I I I I I I I I I I I I I	a of lands pannum	exempted aying a recent at a exempted aying a recent at a exempted aying a recent at a exempted a e	ears frad rate in ed ate of I ny timed ect to i le by acre ced cet to are frage ar	om Janu a perpetu Rs. 2 per an irriga Govern Govern b), (c), (d der (a), (ary 1, 1: inty of R acre per tion ratement at tion rate ment at l), and (c)	e. 1 92 p 927 e. 1 per s e of Rs. 3 c any tin of Rs. 4 any tin d), and (6	evisable per acre ne, now	173 2,882 3,880 66 3,814 7 0 6 202 7 194 117 7,266 251 7,015	3 14 2 7 1 7 2 12 1 29 0 23 0 17 2 5 2 12 0 4 0 18 3 26 1 15 3 3) 2 28	Amo	ount reco	overable overable overable overable overable	782, s	5,521 3,813 12 38	84 3 56 2 47 7 10 3 90 3 hav] - ve

MISCELLANEOUS DEPARTMENTAL NOTICES.

Sale of Goods.

OTICE is hereby given that the under-mentioned packages, which have been lying at the No. 15 Warehouse beyond the time allowed by law, will be sold by public auction on Tuesday, November 15, 1927, unless previously cleared. Goods sold must be cleared on or before Friday, November 18, 1927:—

cleared.	Goods sold must be clear	\mathbf{ared}	on or before Friday, Novem	ber 18, 1927 :	,	
Serial	Vessel.		Ma	rks.	Nur	mber and Description
No.				-		of Packages.
1819 .			J & B	••	l jar	acid (broken)
1839 .		• •		••		bicycle accessories
1866 .		• •	CTP within a diamond	• •		tea lead
1848 .		· •.	VIM	• •		apples
1851 .	. ss. Vinimala	• •	TIFS	• •		es bentwood chairs
			SMCH&Co	• •		bentwood chairs
1853 .	. ss. Rabenfels	• •	Pettah Stores or nil	1 C 36 36 TT		merchandise
	•		1912 within a diamond and			nijohn acid
	. ss. Khiva	• •	Nil	••		dle tea shook
	. ss. Clan Urquart	• •	C C C or B. O. L. or nil		1 Dag	bolts and nuts cel soap
	. ss. Manela	• •	C C & T. A. 1	• •	2 ban	s bolts and nuts
	. —	• •	Nil	• •	l bag	
		• •	Nil CAC upon 638 within a dis	· · · · · · · · · · · · · · · · · · ·		ks drugs
	. ss. Merkara	• •	Deli	intond :		shooks
	ss. Idrapore ss. Stermfels	• •	89 within a triangle and A	B outside, or nil		sulphur phospate
1881 .	. ss. Stermels . ss. Schiekerk	• •	683 within a diamond	D outside, of im		
		• • •	H. B.		3 jars	
•	· · —	• •	7613		I pacl	kage merchandise
	· —		CAC within a diamond		1 case	e vermouth (empty)
1885			CY upon 002 within a cres			old news papers
	337		Nil · · · ·		1 case	confectionery
<u> </u>	Describert Wilson		12/13/20 within an oval ma	ark and E D B outside	· 3 case	es salmon
			Nil		4 tins	musket grapes
			E A S upon Co within a di	amond	1 case	e evaporated apples
	C C.1.1		C Y & Co		1 case	empty
			G S D	• •	1 case	merchandise
	<u> </u>		CAC upon 6138 within a di	iamond .	l case	e drugs (empty)
1885 .	. ss. Cranfield		CAC within a diamond		l case	sardines
			Nil	•		dle pickaxe
	•		Nil	••		e cement
	· <u>-</u>		Nil	• •	1 case	
		• •	Nil	• • • •		e salmon
	. Unknown		Nil	• • • • •		earthenware pipes
1896 .		• •	Nil	••	I bale	shirting
	. ss. Vav	• •	B. B. T. Ch. or nil	• •	6 bun	dles shirgles (scantlings)
1909 .		• •	CAC within a diamond			whisky (empty)
1916 .		• •	Nil	• •	8 Dun	dles hoop iron kage coach roofing bolts
	ss. Mirzapore	• •	Nil	••	1 paci	bush.
1918 .		• •	Nil	•••		s saw dust
7000			3.743	••		le iron
	. Unknown	• •	Nil			nd iron
1925 .			982 within a diamond		1 keg	
2000	ss. City of Perth		A. P. upon Cardiff			oty drums
*	. ss. Wildenfels		WC. upon 3711		1 case	
* *	. ss. Cranfield		Gajee		2 jota	s gum benjamim
1944 .	-		CAC within a diamond			merchandise (empty)
· — .			R. F. H			printed matters
1949 .	. ss. Cranfield		DR within a diamond		1 case	
- .			S. K. H	•• .		e merchandise
— .	. —		A. M	• •		e merchandise
			Nil	••		s merchandise
	•		Nil			merchandise
	•	• •	Nil			m merchandise
		• •	Nil	• •		dles galvanized roofing
1965 .	. ss. Meerkerk	• •	C C C upon or B. A. S. F. 4486 within a diamond and	I TO D D C amount		dle empty bags
1005		• •	TTT 4 375 13			acid (broken)
1965 . 1969 .		• •	WABornii	• •	l jar	
10-1	- i aı	• •	W & G within a rectangle	imon triangle		idle wire rope e glassware
1971 .		• •	P. Ltd. within a rectangle	upon triangle .		
1978 .			S within a triangle and N I	M C C around		distemper toys
1988	Cre. m 1		350–352			es plaster figures
			101 upon T H N within a	diamond		es plaster ngures e gablezz articles
199 2 .	. Unknown		Nil			e gablezz articles e (single)
- .	· .		·-	•		e (single) e screens
1993	· · · ·		E. L. within a rectangle	•		k lubricant
1996 .	TO 43 . TY TO		Nil	• • • • • • • • • • • • • • • • • • • •		e sardines
2015 .	** .		Nil	• • • • • • • • • • • • • • • • • • • •		rdle tea shooks
2019 .	TTT 1 3 3 1 .		W & G	•		m paint (empty)
2020 .	. ss. Leicestershire		W & G	•		tes hardware (empty)
2021 .	. ss. President Monroe		Lipton	•		e fruits (empty)
	•		•	•	Loas	a reares (ourbol)

erial No.	Vessel.		Marks.	Number and Description of Packages.
022	ss. Jeypore	J. C. G		l case merchandise
027	ss. Morvada	C. C. & W. Co. upon		l case merchandise
038	ss. Angers	A. I.	fand D D 09 95 amound	10 ventilators
039	ss. Formosa		i and PP 83 25 around	l case cotton lace (empty l case
041	ss. Clan Morrison ss. Yselkerk	BPC within a triangl HB upon Colombo	e	1 case
2044 206	ss. Yorkshire	P. Ltd. within a recta	_	1 case advertising matter
Ĝ.1	H. M. Customs,	.07		C. H. COLLINS, for Principal Collector,
	abo, October 19, 19			
Vernacu	ular Training Schools SUPPLEMENTARY	Examinations, August, 1927. LIST OF PASSES.	Index No. Name of Candid	late. Name of Manager P. Ramanathan
ndex No.	Name of Candidat		410 Sethupillai, A.	do.
ndex Mo.		•	413 Chinnapillai, V.	do.
		SSION.	416 Mankoyatkaasi, M.	d o.
99 170		s—Females Peter de Abrew	417 . Lakshmiamma, A.	do. do.
32 Ka		Year.	418 Paruvathi, V.	do.
			1	
		uva—Males.	SECO	ND YEAR.
12 Piy	yadasa, Y. M.	General Manager, Buddhist Schools		na—Males.
23 Nil	loris Sinno	., do.	424 Fernando, S.	General Manager, Romai
	ijesingha, D. R.	do.		Catholie Schools
	yakodi, D. T. D.	, do.	Nittambi	uwaMales.
		ya—Males.	442 Gunawardana, G. D. J	 General Manager, Buddhis
	najamin, D.	Rev. J. P. S. R. Gibson	446 Weerasingha, G. K. P	Schools · · · do.
42 Ka	runanayaka, K. B.	do.	448 . Gajanayaka, E.	do. do.
		—Females.	449 Dassanayaka, W. A.	do.
	ıruppu, A.	Peter de Abrew	451 Karunasingha, A.	do.
	indawathie, Y. A.	do.	452 Amarapathie, J. S.	do.
	rera, K. C. iris, P. C.	do. do.	454 Fernando, C.	do.
	riarachchi, E.	do.	458 . Dhanapala, L. 459 . Jayawardana, G.	do. d o.
	eerasingha, G.	do.	460 Ariyasinhe, P. M. T.	do.
	-	-Females.	1	iya—Males.
284 Ma	ery, J	General Manager, Roman	472 Gamage, S. P.	. Rev. J. P. S. R. Gibson
		Catholic Schools	475 Mallikahewa, S.	do.
90 Siy	yadosia	do.	Musaeu	s—Females.
		a—Females.	476 Atukorala, D. I.	Peter de Abrew
	rnando, S. L.	Rev. J. P. S. R. Gibson	481 Jayasingha, D. P.	do.
ю Ма	itilda, A. L.	do.	483 Jayasundara, H. S.	do.
		-Females.	493 Perera, M. P. S. 494 Perera, W. B.	do.
14 . Ali	icenona, M.	General Manager, Buddhist	501 . De Silva, D. H. S.	do. do.
15. Ru	pasingha, D. D.	Şchool do.	503 Siriwardena, P.	• do.
	nasingha, J.	do.	506 Suriyapperuma, R. P.	
323 Fei	rnando, D. C.	do.	509 Ukkuamma, B. G.	dó.
	Silva, N. W. G. B.	do.	Negomb	o—Females.
	iris, H. A.	do.	520 Magdaline, M.	General Manager, Roma
29 Ro	drigo, P. E.		<u> </u>	Catholic Schools
99 Tr.	wennapput	wa—Females General Manager, Roman	Peradeni,	ya—Females.
332 Fe	rnando, P. R. M.	Catholic Schools	524 Esline, P 525 Perera, W. P.	Rev. J. P. S. R. Gibson
	Arasadi	i—Males.	528 Suwaris, M. L. M.	do.
53 Arı		Rev. E. T. Selby	529 Vandabona, A.	· · do. · · do.
554 . Na	varednarasah, P.	do.	530 Goonawardana, V. S.	do.
857 San	ndirasegaram, V.	do.	531 . Alice, K. K. M.	· · do.
		ivu—Males.	600 Fernando, A. J.	· · do.
	andiah, K. T.	Rev. Fr. F. Bonnel		-Females.
360 Lo	o, B bamalei, S. T.	do ., do.	536 . Babynona, K. D.	General Manager, Buddhis
909 56			597 Danona II A	Schools
265 A	Colombogo ndrew, S. K. S.	am—Males.	537 Perera, H. A. 539 Subasingha, D. W.	·· do.
	ovasahayam, S.	Rev. Fr. F. M. Bizien do.	540 Silva, D. M. G. A.	do. do.
	seervatham, P.	do.	542 . Roslinnona	·· do.
		amil—Males.	544 . Wijesuriya, I.	do.
380 W	ijesingha, W.	General Manager, Roman	545 Perera, B. E. H.	do.
	-	Catholic Schools	547 Carlina, D. D. 548 Nesilinahamy, K. D.	do.
	issera, S.	do.	550 . Perera, H. J.	·· do.
		onvent—Females.		do,
381 Ti			1 wennapp	uwa — Females.
381 Ti	Jaffna Co nthonipillai, M. J.	Rev. Fr. F. M. Bizien	I bbb Waria W	
381 Ti 386 Ai	nthonipillai, M. J. Vembadi		555 . Maria, M	General Manager, Roma
381 Ti 386 Ai	nthonipillai, M. J. Vembadi nnammah, S.	Rev. Fr. F. M. Bizien i—Females Rev. A. Lockwood	558 . Mendis, M. E.	Catholic Schools
381 Ti 386 Ai 388 Ai 390 Se	nthonipillai, M. J. Vembada nnammah, S. Makandu, V.	Rev. Fr. F. M. Bizien i—Females Rev. A. Lockwood do.	558 Mendis, M. E.	do.
381 Ti 386 Ai 388 Ai 390 Se 395 Re	nthonipillai, M. J. Vembada nnammah, S. Slakandu, V. atnam, M.	Rev. Fr. F. M. Bizien i—Females Rev. A. Lockwood do do.	558 Mendis, M. E.	do. di-Males.
381 Ti 386 Ai 388 Ai 390 Se 395 Re	nthonipillai, M. J. Vembada nnammah, S. Slakandu, V. atnam, M. hevamanie, N.	Rev. Fr. F. M. Bizien i—Females Rev. A. Lockwood do do do.	558 Mendis, M. E. Arasa 569 Seenitamby, K.	do. di—Males. Rev. E. T. Selby
381 Ti 386 Ar 388 Ar 390 Se 395 Re 397 Th	nthonipillai, M. J. Vembada nnammah, S. sillakandu, V. atnam, M. hevamanie, N. Negombo To	Rev. Fr. F. M. Bizien i—Females Rev. A. Lockwood do do do. amil—Females.	558 Mendis, M. E. Arasa 569 Seenitamby, K. Puliyan	di—Males Rev. E. T. Selby
381 Ti 386 Ar 388 Ar 390 Se 395 Ra 397 Th	nthonipillai, M. J. Vembada nnammah, S. bllakandu, V. atnam, M. hevamanie, N.	Rev. Fr. F. M. Bizien i—Females Rev. A. Lockwood do do do do do do General Manager, Roman	558 Mendis, M. E. Arasa 569 Seenitamby, K. Puliyan 570 Nagamani, N. S. 571 Vannamani, K. S.	di—Males Rev. E. T. Selby tivu—Males Rev. Fr. F. Bonnel
381 Ti 386 Ar 388 Ar 390 Se 395 Ra 397 Th	nthonipillai, M. J. Vembada nnammah, S. sallakandu, V. atnam, M. hevamanie, N. Negombo To ernando, M.	Rev. Fr. F. M. Bizien i—Females Rev. A. Lockwood do do do do do do do. amil—Females General Manager, Roman Catholic Schools	558 Mendis, M. E. Arasa 569 Seenitamby, K. Puliyan 570 Nagamani, N. S.	do. di—Males Rev. E. T. Selby tivu—Males Rev. Fr. F. Bonnel do.
381 Ti 386 Ar 388 Ar 390 Se 395 Re 397 Tr 406 Fe	nthonipillai, M. J. Vembada nnammah, S. Illakandu, V. atnam, M. hevamanie, N. Pernando, M. Ramanathan G	Rev. Fr. F. M. Bizien i—Females Rev. A. Lockwood do do do do do do amil—Females General Manager, Roman Catholic Schools Colleye—Females.	558 Mendis, M. E. Arasa 569 Seenitamby, K. Puliyan 570 Nagamani, N. S. 571 Vannamani, K. S. 572 Anthony, S. P.	di-Males Rev. E. T. Selby tivu-Males Rev. Fr. F. Bonnel do do.
381 Ti 386 Ar 388 Ar 390 Se 395 Re 397 Th	nthonipillai, M. J. Vembada nnammah, S. sallakandu, V. atnam, M. hevamanie, N. Negombo To ernando, M.	Rev. Fr. F. M. Bizien i—Females Rev. A. Lockwood do do do do do do do. amil—Females General Manager, Roman Catholic Schools	558 Mendis, M. E. Arasa 569 Seenitamby, K. Puliyan 570 Nagamani, N. S. 571 Vannamani, K. S. 572 Anthony, S. P.	do. di—Males Rev. E. T. Selby divu—Males Rev. Fr. F. Bonnel do.

Jaffna Convent—Females.	Sinhalese-	
Index No. Name of Candidate. Name of Manager.	Index No. Name of Candidat	e. Name of Manager.
	479 Fonseka, S.	Peter de Abrew
582 Mariampillai, M. J Rev. Fr. F. M. Bizien	480 Hettiarachchi, D. C.	do.
583 . Nagamuttu, B do.	486 Louina, M. A.	do.
585 . Arulpragasam, E. P. do.	500 Senaratna, D. M.	do.
586 Savorimuttu, J do.	505 Sumanawathie, K. G.	do.
Vembadi— $Females$.	507 Tennakoon, S. P.	do.
589 Sellamuttu, V Rev. A. Lockwood	513 Poiris, A	Goneral Manager, Roma
590 . Theyanasam, M do.		Catholic Schools
591 . Nannyachy, S do.	526 Perera, P. P.	Rev. J. P. S. R. Gibson
593 . Annamma, R do.	527 Martha, A. D.	do.
594 Pakavathipillai, S. do.	532 . Rodrigo, W. L.	do.
Negombo Tamil—Females	533 . Woorasingha, A. J. P.	do.
595 Fernando, S General Manager, Roman	551 Silva, S. P. C.	General Managor, Buddhis Schools
Catholic Schools	556 . Eslin, D	General Manager, Roma
597 Fernando, M. C. do.		Catholic Schools
599 Fernando, A. M do.	Tamil-	Males.
	566 Suppramaniam, P.	Rev. E. T. Selby
The following candidates are awarded Trained Teachers'	568 Thampimuttu, C.	do.
Second Class Provisional Certificates:—	573 Sebastian, G. P.	Rev. Fr. F. Bonnel
	574 Eliyatamby, N.	Rev. Fr. F. M. Bizien
Sinhalese-Males.	575 Kumaresu, K.	do.
Index No. Name of Candidate. Name of Manager.	577 Roman, J.	do.
437 Fernando, W. B. R General Manager, Roman	578 . Philippupillai, B.	do.
Catholic Schools	· Tamil—F	remales.
453 Jeerisappu, K. G General Manager, Buddhist	584 Veluppillai, A.	Rev. Fr. F. M. Bizien
Schools	588 Arulpiragasam, A.	do.
457 Senadiri, S do.	1 3 4 7 5	
470 Wickramatunga-Arachchi, P. Rev. J. P. S. R. Gibson	Education Office,	L. MACRAE,
474 Ranatunga, T. B do.	Colombo, October 25, 1927.	Director of Education.

Vernacular Training Schools Examinations, August, 1927.

THE following are the index numbers of the candidates who failed to pass the above examination held on August 9, 1927, and the following days. The letter "p" denotes pass, horizontal line "—" failure, and "a" absonce:—

the following days. The letter "p"	denotes pass, horizontal line "—" failure,	and "a" absence :-
Index No. Reading. Writing. Arithmetic. Geography. School Manage. ment. Class Teaching. Needlework. Total.	Index No. Reading. By Writing. Arithmetic. Caparaphy. School Manage. Inent. Class Teaching. Needlework.	Index No. Reading. Writing. Arithmetic. Geography. School Manage. ment. Class Teaching. Needlework.
Sinhalese—Males. 8	150 p. p. p. p. 155 p. <	*311
48 p p p p	171 p. p p	*344 . p. p. p. p. p. p. p
50 p., p., p., p.,	184 p p p	346 p. p. p. — p
56 p p p p	*195 p p p p p p— 216 Absent. *230 p p——. p p—	356 Absent.
60 p p p p	*231 p p p p p p	362 . p. p p. p. p
67 p p	*244 p p p p p	*369 p. p. p. p. p. p. p
75 . Absent. 77 . Absent 80 . p— p	*248 p p— p p p p— *249 p p— p p p p— 250 Absent.	373 p. — . — . p. p. p — . — —
82 p p	*259 p. p. —. p. p. p. p. p. — *260 p. p. —. p. p. p. p. p. —. *260 p. p. —. p. p. p. p. p. —.	*380 p. p. — . — . p — — . *382 p. p. — . p. p. p. p — —
87 p p	268 . p. p. p. — p. p. p. p. p. — 270 . p. p. — p. p. p. p. p. — 278 . p. p. — p. p. p. p. — . — *280 . p. p. p. p. p. p. p. p. —	*394 · p. p. — · p. p. p. p. — *398 · p. p. — · p. — · p. p. — *401 · p. p. — · p. p. p. — · —
98 . p. p. p. p	*286 . p. p. — . p. p. p. p. p *286 . p. p. — . p. p. p. p. p	*404 . p. p p. p. p. p. p
Tamil—Males. 115 Absent. 116 p. p. — p p 117 p. p. — p p 124 p. p. — p p	*296 . p. p. — p. p. p. p. — *296 . p. p. — p. p. p. p. p. — *299 . p. p. — p. p. p. p. p. — *303 . p. p. p. p. p. p. p. — —	SECOND YEAR. Sinhalese—Females. 512 p. p. — p. — p —
Education Office,	*310 . p. p. p. p. p. p. p	587 p. p

Education Office, Colombo, October 25, 1927.

L. MACRAE, Director of Education.

Debarring Student entering Public Examination.

T is hereby notified that Miss Marjorie Leelawathi Ratnam of C. M. S. Girls' College, Chundiculy, is debarred from entering any public examination conducted by this Department for a period of one year, for inaccuracy with regard to the date of her birth in connection with the Cambridge School Certificate Examination, 1927.

2. The Notification on this subject which appeared in Government Gazette No. 7,608 of September 30, 1927, is hereby cancelled.

Education Office, Colombo, October 20, 1927.

L. MACRAE, Director of Education.

G/Halpatota Girls' School.

NOTICE is hereby given that an application has been received from Rev. A. M. Walmsley for the conversion of his G/Halpatota Girls' Vernacular School into a Mixed School.

Observations will be received not later than November 19,

Education Office, Colombo, October 21, 1927.

L. MACRAE, Director of Education.

G/Wellatota Vernacular Mixed School.

NOTICE is hereby given that an application has been received from the General Manager, Buddhist Schools, Colombo, for grant in aid of the above school, which is situated at Wellatota, in Talpe pattu, Galle District of the Southern Province.

Observations will be received not later than November 21, 1927.

Education Office, Colombo, October 21, 1927.

L. MACRAE. Director of Education.

Kopay Training College, Final Examination, 1927.

LIST OF SUCCESSFUL CANDIDATES.

Chelliah, M. Joseph, D. Canagasabai, V. Kanapathipillai, K. Kandaswamy Iyer, N. Muhamed Ismail, A. Muhamed Ismail, M. K. Murugesu, A. ... Nallathamby, K.

Sabapathy, A. Samithamby, V. Sanmugam, K. Seenitamby, S. Sinnathamby, R. Sivasubramania Iyer, S. Suppiahpillai, N. Velayuthapillai, M.

are awarded provisional The following candidates certificates :-

Chelvathurai, V.

| Ponnambalam, S.

Education Office, Colombo, October 25, 1927.

L. Macrae, Director of Education.

J/Kopay North (Saravanapavanantha) Vernacular Mixed School.

NOTICE is hereby given that the above school situated at Kopay North, in Jaffna District of the Northern Province, under the management of Hon. Mr. W. Duraiswamy, has been registered as a grant-in-aid school, with effect from February 1, 1927.

Education Office, Colombo, October 28, 1927.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that Rev. R. M. Wheelam has been appointed Manager of the school mentioned below, in place of Rev. T. S. Johnson :-

School referred to.

Midlands Estate School (Tamil).

Education Office, Colombo, October 11, 1927.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that Rev. John A. Ewing has been appointed Manager of the schools mentioned below, in place of Rev. D. W. Abayaratna:—

Schools referred to.

Kg/Beligodapitiya m School.Kg/Warakapola g School. Ng/Ganegoda g Šchool. Ng/Halugama m School (recognized).

Education Office, Colombo, October 13, 1927.

L. MACRAE. Director of Education.

Change of Management.

NOTICE is hereby given that Mr. A. W. D. de Silva has been appointed Manager of the school mentioned below, in place of Mr. C. A. Andris de Silva.

School referred to.

Paramananda Buddhist Mixed School, Galle.

Education Office, Colombo, October 14, 1927.

L. MACRAE, Director of Education.

Interruption to Traffic on Main Roads, Southern Province, Matara District.

T is hereby notified that the Denepitiva bridge on the 3rd mile, Weligama-Telijjawela Public Works Department road, will be closed to traffic for 10 days from October 29, 1927, to admit of repeirs being carried out.

Traffic can proceed through Polwatumodera or Kovil-

A. H. F. CLARKE, Public Works Office, for Director of Public Works. Colombo, October 25, 1927.

The Plant Protection Ordinance, No. 10 of 1924.

IN accordance with regulation 9 of the regulations set forth in the schedule to "The Plant Protection Ordinance, No. 10 of 1924," it is hereby declared that the areas enumerated in the annexed list are infested areas for the purpose of the regulations relating to the Shot-hole Borer of Tea (Xyleborus fornicatus Eich.), published in Government Gazette No. 7,413 of September 5, 1924.

> F. A. STOCKDALE, Director of Agriculture.

Office of the Director of Agriculture, Peradeniya, October 24, 1927.

List referred to.

TEA ESTATE. Southern Province.

GALLE DISTRICT.

Pillagoda Valley.

Baddegama P. O.

Stamp Duty of Gun Licences in Iluppaikkadavai Pattu Division.

T. B. RUSSELL, Government Agent of the Northern Province, by virtue of the powers in me vested by section 24 of Ordinance No. 33 of 1916, do hereby order, with the approval of His Excellency the Governor, that the annual stamp duty leviable in respect of any licence issued in Iluppaikkadavai pattu division of Mannar District for the possession and use of a single-barrel muzzle-load gun shall be cents fifty per year from 1928, until further orders.

The Kachcheri, Jaffna, October 19, 1927.

T. B. Russell, 🗽 Government Agent.

Right to cultivate Grass and Vegetables on Crown Lands situated at Welikada.

OTICE is hereby given that the Government Agent, Western Province, will sell by public auction at his office in Colombo, at 1 P.M. on Friday, November 18, 1927, the right to cultivate grass and vegetables for five years from January 16, 1928, on the under-mentioned portions of Crown lands, subject to the following conditions :-

The purchaser shall pay rent annually in advance:

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

The purchaser shall be bound to fence the land leased to him if called on by the Government Agent to do so.

The purchaser shall not assign or sublet the land or any portion of the land to any other person without the permission previously obtained in writing from the Government Agent.

5. All cattle kept on the land to graze should be tethered, and should not be allowed to trespass on the

public road.

6. No milch cows or she-buffaloes shall be permitted to graze on the land, and any such animals found grazing thereon will be liable to seizure by the lessor or any person duly authorized by him.

7. The purchaser shall keep the premises clean and in good order, pay all rates and taxes, and also comply with

the Municipal regulations.

The purchaser shall not sell or remove gravel, sand, &c., from the demised premises, and he is further warned not to spoil or damage any portion of the said premises.

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

In the event of any breach of the foregoing condi-10. In the event of any breach of the foregoing conditions, the Government Agent shall have the power to resume possession of the land and eject the purchaser and his workmen from the land without compensation.

The Government Agent reserves the right to accept

or reject any bid.

The Kachcheri, Colombo, October 20, 1927.

R. N. THAINE, Government Agent.

Lands referred to.

Lot.		Situation.	Description	Extent.			
			-		Α.	R.	Р.
10		Welikada			1	0	6
2		Prelimin Welikada	ary plan No. 1	7,990.	.0	3	1.8

Teak Garden at Hanwella.

OTICE is hereby given that the Government Agent of the Western Province, will receive sealed tenders for the purchase of the lease of the Teak Garden at Hanwella, in extent about 3½ acres, for a period of one year and one month from December 1, 1927, for the purpose of

growing vegetables, &c.
2. The tenders, which must be in sealed envelopes, will be received at the Colombo Kachcheri until 1 P.M. on Friday, November 25, 1927, when they will be opened. All persons making the tenders will be required to be present, or to satisfy the Government Agent by some duly accredited agent that the tender is made bona fide.

The purchase amount should be paid in full on the

day of sale.

4. The purchaser or his workmen shall not cut any tree,

or interfere with any existing fence or boundary.

5. The purchaser shall be bound to fence the lands leased to him, if called upon by the Government Agent

6. The purchaser shall not assign, transfer, or sublet without permission previously obtained in writing from

the Government Agent.

7. The Government Agent or anyone acting under his authority, will be entitled to re-enter into occupation at any time on giving one month's notice to the lessee.

The purchaser shall keep the premises clean and in

9. The Government Agent shall have the liberty to cut as many trees as are found to be necessary, for which

proportionate refunds will be made to the lessee.

10. If the whole or any portion of the premises is required by Government before the expiry of the lease, such whole or portion thereof shall be surrendered en one month's notice being given in which case a proportionate refund or deduction in the rental will be made for the unexpired period for which rent has been paid.

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

and his workmen therefrom without compensation.

12. The Government Agent reserves the right to reject any or all the tenders.

The Kachcheri, Colombo, October 24, 1927.

R. N. THAINE, Government Agent.

Purchase of Lease of Crown Land.

OTICE is hereby given that the Government Agent of the Western Province of the Western Province, will receive tenders for the purchase of the lease of the under-mentioned Crown land

for a period of one year f om January 1, 1928.

The tenders, which must be in sealed envelopes, will be received at the Colombo Kachcheri until 1 P.M. on Thursday, December 8, 1927, when they will be opened. All persons making the tenders will be required to be present, or to satisfy the Government Agent by some duly accredited agent that the tender is made bona fide.

CONDITIONS.

1. One-fourth of the purchase amount shall be deposited in cash as security on the day of sale, and the rent shall be paid by the lessee on the 1st of each month in advance.

The purchaser is only entitled to the produce of the land.

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

4. The purchaser shall be bound to fence the land leased to him, if called on by the Government Agent to

5. No mileh cows or she-buffaloes shall be permitted to graze on the land, and any such animals found grazing thereon will be liable to seizure by the lessor or any person duly authorized by him.

6. The purchaser shall keep the land clean and in good order, pay all rates and taxes, and comply with Municipal

regulations.

The Government Agent or any one acting under his authority will be entitled to re-enter into occupation at any time on giving one months' notice to the lessee.

8. The purchaser shall not assign, transfer, or sublet the land without the written permission from the Government

Agent, Western Province, to do so.

9. If the whole or any portion of the land is required by Government before the expiry of the lease, such land or portion shall be surrendered on a month's notice being given; a proportionate reduction in the rental will be made for the unexpired period of the lease respecting the land or portion thereof resumed by the Crown.

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

his workmen from the land without compensation. 11. The Government Agent reserves the right to reject any tender or all tenders.

The Kachcheri, Colombo, October 19, 1927.

R. N. THAINE, Government Agent.

Land referred to.

Preliminary plan No. 14,349.

Lot. Situation. Description. Extent. 886 Grass land Kanatta 0 17.25

A 10

Lease of Building Lots.

OTICE is hereby given that the Government Agent, Western Province, will receive sealed tenders up to 1 P.M., on Monday, January 16, 1928, for the lease of the following three building lots reclaimed from the Beira Lake, Colombo, shown and delineated in preliminary plans Nos. 17,502 and 18,339, viz. :—

Preliminary	Lot.		Extent.	Boundaries.		
Plan.	LOU.	•	A. R. P.			
17,502	. 4	• •	1 0 25.08	North by pavement along McCallum road, south by road reservation along lake, east by road reservation, and west by road reservation		
17,502	5		0 2 34.99	North by pavement along McCallum road, south by road reservation along lake, east by road reservation along canal, and west by road		
18,339	4	••	1 0 21 37	reservation North by pavement along McCallum road, south by reservation for the lake, east by lot 5 in preliminary plan 18,339, and west by road reserva-		

for a period of 99 years commencing from a date to be specified in the lease to be signed upon acceptance of the tender.

2. A separate tender shall be made in respect of each of the said lots hereinbefore referred to, and the tender shall state therein-

(a) The purpose or purposes for which he proposes to use the said lots.

(b) The nature and class of the building which he proposes to erect thereon and the amount he is prepared to

expend in erecting the buildings.

(c) The annual rent which he is prepared to pay for the lease of the said lot. There shall be annexed to every such tender a rough sketch of the lot showing the disposition of the buildings it is proposed to erect thereon, and a plan and specification of such buildings.

The person whose tender is accepted shall within 14 days of the acceptance of his tender pay and deposit to and with the Government Agent of the Western Province in cash a sum equivalent to ten per centum of the rent of such lot for one year.

4. Upon failure to make the said deposit the offer to lease the said premises shall be deemed to be cancelled and

Government shall be at liberty to sell, lease, or dispose of the said land as if no tender had been made or accepted.

5. The person whose tender is accepted shall, within one month of the acceptance of the tender, enter into and execute a lease as nearly as possible in the form hereinunto annexed subject to such modifications as may be agreed upon, and on his failure, neglect, or refusal to enter into and execute such lease the amount of the deposit hereinbefore referred to shall be forfeited to His Majesty.

6. Government reserves to itself full power to reject all or any of the tenders which may be made in pursuance of this notice, and to accept any tender or tenders, whether such tender or tenders be made by the highest bidder or not.

The Kachcheri, Colombo, October 25, 1927.

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R. N. THAINE, Government Agent.

Lakeside Block's.

- One thousand Nine hundred and Twenty -This Indenture made the ---- day of -Excellency ------, Governor of Ceylon (hereinafter referred to as the lessor, which expression shall include his successors in office for the time being as Governor of Ceylon) acting herein for and on behalf of His Majesty King George the Fifth, His heirs and Successors, of the one part, and --- of ---——— (hereinafter referred to as the lessee, which expression shall, where the context so requires or admits, mean and include --) of the other part. Witnesseth as follows:-

1. In consideration of the expense to be incurred by the lessee in the erection of the buildings hereinafter mentioned and of the rents and lessee's covenants hereinafter reserved and contained the lessor doth hereby demise unto the lessee all that allotment of reclaimed land situated in ---- within the Municipal limits of Colombo, in the District of Colombo, Western Province; bounded on the north -, south \cdot east west– dated the -, according to Lease plan bearing No. day of , authenticated -, Surveyor-General, hereto annexed, to hold to the lessee from the day of term of Ninety-nine years yielding and paying therefor in advance on the -- day of --- in each year, a yearly — free from all deductions, to the Government Agent of the Western Province, at the Colombo Kachcheri. The lessee for himself and his permitted assigns and to the intent that the obligations may continue throughout, the term hereby created covenants with the lessor, as follows:-

(1) To pay the reserved rent on the days and in the manner aforesaid.

(2) To bear, pay, and discharge all existing and future rates and assessments, assessed, charged, or imposed, or which may hereafter be assessed, charged, or imposed upon the demised premises or upon the owner or occupier in respect

thereof or payable by either in respect thereof.

(3) At his own cost to erect upon the premises hereby demised in a substantial and workmanlike manner with the best material of their several kinds and in accordance with the specifications, plans, elevations, sections, and drawings to be approved and signed by the Director of Public Works for the time being for and on behalf of the lessor and under the inspection and to the satisfaction of the said Director of Public Works a building — with all the necessary waterclosets, lavatories, sewers, and drains. And to complete the same in all respects fit for immediate occupation by the date as is practicable). And to expend upon such works the sum of Rupees — at the lesst in the cost price of date as is, practicable). And to expend upon such works the sum of Rupees -- at the least in the cost price of materials, and labour, such expenditure if required to be verified to the satisfaction of the said Director of Public Works by the production of proper vouchers.

(4) To execute the works hereinbefore covenanted to be executed in accordance with any Ordinance applicable thereto and with the by-laws, rules, and regulations of the local authorities, and to pay all fees and charges properly payable

to such authorities in relation to the said works.

(5) To keep the exterior and interior of the buildings so to be erected as aforesaid, and all other buildings and erections which may at any time during the said term be erected on the land hereby demised, and all additions to such buildings and the fixtures therein, and the drains and appurtenances thereof in good and substantial repair and condition.

(6) Not to cut or damage any of the principal walls or timbers of the buildings for the time being on the demised

premises, nor to make any alteration in the external elevation or architectural design thereof without first obtaining the

consent in writing of the lessor.

(7) To permit the lessor and his agents at all reasonable times, both during the erection of the buildings and after, to enter upon the demised premises to view the condition of the buildings for the time being erected or in course of erection thereon and for all other reasonable purposes.

(8) To forthwith insure and keep insured in the joint name of the lessor and the lessee all buildings, erections, and fixtures of an insurable nature from time to time erected or standing upon or affixed to the demised land against loss or damage by fire in some insurance office, to be approved in writing by the lessor, to the full value thereof as determined from time to time by the said Director of Public Works for the time being, and to pay all premiums necessary for that purpose as the same shall become due, and whenever required so to do to produce to the Government Agent for the time being of the Western Province, the policy or policies of insurance and the receipt of the current year's premium or premiums. And in case of fire forthwith out of the moneys received by virtue of any insurance and out of his own private moneys, if necessary, to rebuild, repair, or otherwise reinstate in a good and substantial manner under the direction and to the satisfaction of the Director of Public Works for the time being any premises destroyed or damaged. And that if the lessee shall at any time fail to insure or keep insured the said premises or to produce the receipt for any premium upon request, the lessor may do all things necessary to effect or maintain such insurance and all moneys expended by him for such purpose shall be repaid by the lessee on demand.

(9) Not to cause, permit, or suffer upon the demised premises anything which may be or become a nuisance or annoyance or may cause damage to the lessor or the occupiers of neighbouring houses.

- (10) Nor to assign his lease or create or transfer any interest therein nor mortgage his interest in this lease or create any charge in or over the said interests without the consent of the lessor first had and obtained in writing: Provided that such consent shall not be unreasonably withheld.
- (11) At the expiration or sooner determination of the said term the lessee shall deliver up the said leased premises and all buildings, fixtures, and additions thereto in good condition, and in all respects in such state and condition as shall be consistent with the due performance of the agreements and stipulations herein contained, but shall not be entitled to receive any compensation from the Crown in respect of any buildings erected by him or in respect of any other alleged improvements effected by him or in respect of any alleged expenses incurred by him or on any account whatsoever.

The lessor hereby covenants with the lessee as follows:-

That the lessee paying the rent hereby reserved and observing and performing the several covenants and stipula-

tions herein on his part contained shall peaceably hold and enjoy the demised premises during the said term without any interruption by the lessor or any person rightfully claiming under him.

4. Provided always and it is hereby expressly agreed between the lessor and the lessee that if any rent hereby reserved shall remain unpaid and in arrear for the space of more than one month after the time hereby appointed for payment thereof, whether the same shall have been lawfully demanded or not, or if any breach shall be committed by the lessee and his aforewritten of any of the covenants herein on the lessee's part contained, or if the lessee and his aforewritten shall become bankrupt or compound with his creditors, or if the said land or the interests of the lessee and his aforewritten be sold in execution of a decree against him and his aforewritten, then, and in any of the said cases this demise and the privileges hereby reserved, together with these presents shall forthwith cease and determine and the lessor, his agent or agents, may thereupon enter into and upon the said land and premises or any part thereof in the name of the whole, and the same have, re-possess and enjoy as of his former estate, and the said land and premises shall forthwith revert to the Crown, without any claim on the part of the lessee and his aforewritten against the lessor for compensation on account of any improvements or otherwise howsoever.

Sale of Timber.

THE under-mentioned timber lying at Trincomalee and Tamblegam Dep ts will be sold by public auction on the spot by the Divisional Forest Officer, Eastern Division (North), Trincomalee, on the dates noted below, subject to the following conditions:

- The timber will be put up either singly or in lots to suit buyers at a rate per cubic foot, and no advance of less than 10 cents per cubic foot will be accepted.
- The highest bid will be accepted subject to the approval of the Conservator of Forests. The highest bidder will be declared the purchaser, and on being so The highest declared shall sign his name in the register of sale, in admission of such purpose and deposit the necessary amount.
- 4. Twenty-five per cent. of the bids to be deposited on conclusion of the sale. The balance should be paid within ten days of the intimation of the approval of sale by the Conservator of Forests, when a permit for removal will be issued.
- 5. Measurements as recorded by the Divisional Forest Officer, Eastern Division (North), Trincomalee, must be accepted, but previous to date of auction any prospective bidder is at liberty to cheek the measurements and to represent any discrepency to the Divisional Forest Officer.
- No timber shall be removed before the payment of the full price bid, and all timbers, &c., sold must be removed from the depits within one month from the date of notification of acceptance by the Conservator of Forests of such bid, and will be at the risk of the purchaser until
- 7. 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, and refuse or fail to remove the timber, &c., within the time specified in clause 6 above, the lot will again be put up for auction, and the original purchaser of bidder will be held liable for any loss to Government owing to lower price being realized at the re-sale, while,

if an enhanced price is realized at such re-sale, he shall, however, have no claim to the profit which shall accrue to Government.

- 8. Further particulars of the timber are available for inspection at the Divisional Forest Office, Trincomalee.
- Agents bidding for others will be required to produce written authority from the firm or person for whom they bid; such authority will be retained by the Divisional Forest Officer, and will hold good only at the particular sale at which it is produced.
- 10. Further particulars can be obtained from the Divisional Forest Office, Trincomalee.

TIMBER REFERRED TO. Trincomalee Depôt.

Date of sale: On Monday, November 14, 1927, at 11 A.M.

		., (Cubic feet
12	Palu	 	237
10	Ranai	 • •	204
2	Milla	 	34
24			475

Tamblegam Depôt.

				Cubic feet
20	Palu			 435
	Hulanhik			 196
	Milla		. 5	 126
	Ranai			 343
38	Satin			 732
	•			
88			•	1,832

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, October 25, 1927.

Sale of Satinwood.

N auction sale of the under mentioned satinwood will be held at the Central Timber Depôt, Kew road, Slave Island, Colombo, on Saturday, November 19, 1927, 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.

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

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

Conservator of Forests of such bid, and will be at the risk of the purchasers until removed.

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

7. Flowered logs, if not so advertised, shall be excluded from the lots advertised in the list, and shall be put up separately, at the discretion of the Assistant Conservator of Forests, after consulting the wishes of prospective purchasers.

8. Agents bidding for others will be required to produce a written authority from the firm or person for whom they bid.

written authority from the firm or person for whom they bid, such authority will be retained by the Assistant Conservator of Forests, and will hold good only at the particular sale at which

it is produced.

9. Fractions of a cubic foot less than 5 will be ignored, and anything over will be counted as one cubic foot in calculation of

value of each log.

10. The description of the logs appearing in the remarks column of the following list is entered merely for the guidance of the intending purchasers who, as usual, should satisfy themselves as to its correctness before purchasing the logs.

> Division. No. of Logs. Cubic Feet. 1929 Eastern (south) 45

LIST OF SATINWOOD LOGS REFERRED TO.

Eastern Division (South).

Div.		C. T. I).	Len	gth.		Gir	th.		Cubic		Remark
No.		No.		Ft.	in.		Ft.	in.		Feet.		Remark
125		147		19	3	٠.,	5	8		39		Sound*
110		148		20	6		5	5		38		Partly un
												sound †
121		149		15	6		7	2		50		Sound !
142		150		17	9		6	0		40		do.†
140		151		15	3		6	4		38		do.†
113		152		17	3		5	11		38		do.*
105		153		17	6		6	3	٠.	43	. :	do,†
127		154		20	3		6	4		51		do.†
114		155		21	6		5	11		47		do.†
123		156		11	6		5	10		24		do.*
132		157.		18	3		6	4		46		do.†
111		158		15	0		6	2		36		do.†
135		159		14	9		6	3		36		do.†
128		160		7.8	6		6	0		42		do.†
126		161		15	3		6	9		43		do.†
118		162		20	6		5	3	٠.	35		do.
139		163	• •,	14	6		·6	11		43		do.
115		164		15			6	3	٠.	38		do.
137		165		15	\6	• •	6	9	٠.	44	٠.	do.†
107		166		15	3		5	3	٠.	26	٠.	do.†
119		167		16	ø		6	3	٠.	39		do.†
109	٠.	168		22	3	• •	- 5	6		42		do.†
122		169		17			6	8	٠.	48		do.
130		170		21	3)		6	9	٠.	61	٠.	do.
133		171	•	16	3	• •	6	10	٠.	47	٠.	do.‡
131	• •	172		15	6		6	1		36	٠.	do.∳
120		173		14	-0 }		7	5	٠.	48		do.*
112		174	• •	19	9		6	0		44		$\mathbf{do.t}$
116	••	175	• •	19	3 }	• •	6	0	٠.	43		do.
141	• •	176	••	12	9	• •	6	10	٠.	37		do.t

Div. No.	(C. T. I No.).	Len Ft.	gth. in.			th. in.		Cubic Feet.		Remarks.
108		177		15	3		5	11		33		Soundt
134		178		19	6		- 6	8		54		do. †
129		179		17	3		6	7		47	٠	do.†
124		180		12	3		6	4		31		do.*
106		181		17	6		6	8		49		do.†
117		182		22	3		6	4		56		do.†
152		183		22	6		5	10		48		do.†
165		184		22	0		6	3		54		do.†
167		185		20	3		6	2 ~		48		do.†
150		186		18	9		6	3		46		do.†
153		187		19	6		6	5		5 0		do.†
162		188		22	3		6	6		59		do.‡
166		189		22	9		6	3	٠.	56		do.‡
161		190		14	0	• •	5	9		2 9		Partly un-
149	••	191		12	6		5	10		27		sound† Sound*
		45						•]	,929	:	

* Flowered.

† Plain.

I Streaked.

Office of the Conservator of Forests, Kandy, Oct ber 22, 1927.

J. D. SARGENT. Conservator of Forests.

Loss of Firearms.

PUTTALAM DISTRICT.

A double-barrelled muzzle-loading gun belonging to Mr. A. J. Seneviratne of Britannia Mills, Negombo, has been lost from his estate bungalow at Karativu, on February 5, 1927.

O. S. Edirisinghe Silva, for Assistant Government Agent. Puttalam, October 25, 1927.

ANURADHAPURA DISTRICT.

Description of gun: Single-barrelled muzzle-loading gun, No. 88344 marked on the stock.

Name and address of licensee: Naidurala Vel-Vidanege-Sellawannihamy of Palugollegama in Kadawat korale.

Number of licence: B68795 renewed for 1926. Remarks: Reported to have been stolen.

The Kachcheri, C. B. P. PERERA, Anuradhapura, October 20, 1927. for Government Agent.

RATNAPURA DISTRICT.

(1) Description of property: One single-barrelled cap gun, No. 837 on stock.

Licence number: 433/KR.

Licensee: Wadduwage Hendricksinno of Erepola. Remarks: The gun is reported to have been lost.

(2) Description of property: One single-barrelled cap gun, No. 801 on stock.

Licence number: 411/KR

Licensee: Suriya Arachchillaye Mudiyanse of Kiriella. Remarks: The gun is reported to have been lost.

The Kachcheri J. M. DE SILVA. Ratnapura, October 20, 1927. for Government Agent.

Tenders for the Lease of the Right to Gem in Crown Lands.

OTICE is hereby given that the Government Agent of the Province of Sabaragamuwa will receive sealed tenders for the lease of the right to gem for a period of one year in the under-mentioned Crown lands situated in the District of Ratnapura of the Province of Sabaragamuwa

2. The tenders, which must be enclosed in sealed 2. The tenders, which must be enclosed in sealed envelopes, superscribed "Tender for Gemming Lease," will be received at the Ratnapura Kachcheri until 10 a.m. on Monday, November 28, 1927, when they will be opened, and all persons making tenders will be required to be present or setisfy the Government Accept by some duly and satisfy the Government Agent by some duly ac agent or agents that the tender is bona fide.

The person whose tender is selected by the Government Agent for submission to the Hon. the Controller of Revenue will be required to deposit the full amount of his tender at once in cash, and, should his tender be accepted by the Hon. the Controller of Revenue, to enter into a lease bond for the fulfilment of the conditions on which the tender is accepted.

The Government Agent, Province of Sabaragamuwa, reserves to himself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of

a tender.

- The tenderer whose tender is accepted should deposit a sum of Rs. 100 for each land as security for filling up pits.
- Tenders must be made for each land separately 7. Further information can be obtained from the Government Agent, Province of Sabaragamuwa.

Lands referred to:

The bed of the stream called Walawe-ganga, situated at Hatarabage in Kadawata korale, a length of approximately 100 fathoms, within the following boundaries:

North by talawa and mukalana.

East by Tunkinda-ara and Elaheraliyagahawala.

South by ara and mukalana.

West by talawa.

The bed of the stream called Nagaha-ela, situated in the village of Mitipola in the Meda pattu of Kuruwiti korale, a length of approximately half a mile, within the following boundaries:

North by Napawala village boundary.

East by Mitipola tea estate. South by Pathalagawakumbura.

West by Mitipola tea estate.
3. The bed of the stream called Herapola-oya, situated in the village of Talawitiya in the Uda pattu North of Kuruwiti korale, a length of about 8 chains, within the following boundaries:

North by Asweddumeowita.

East by Indigahawatteaswedduma and Herapolamukalana.

South by Herapolamukalana.

West by Kekunagahamankandegamima.

The bed of the stream called Mahahandunmal-dola, situated in the village of Pannila in Pannil pattu of Atakalan korale, for a length of about 35 chains between its confluence with the Heenhandunmaldola and its confluence with the Hin-dola within the following boundaries:

North by Nahitimukalana.

East by Nahitimukalana and footpath to Pannilla. South by Nahitimukalana.

West by Nahitimukalana and Hindola.

The bed of the stream called Mitihel-ela, for a length of about 3 mile, situated in the village of Iddamalgoda, in the Pallepattu of Kuruwiti korale within the undermentioned boundaries :-

North by Udumullekumbura.

East by Rubber estate.

South by Pothdeniya and Deniya.

West by Rubber estate.

The Crown land called Tennapitahenyaya, lot 14c17 in F. V. P. 82, s'tuated in the village of Etoya in Nawadun korale, and bounded as follows:

North by lots 14, 14c11, 14c4, 14c5, and 14c6 in F. V. P. 82.

East by 10t 14c1 in F. V. P. 82.

South and West by Etoya-ela.
7. The bed of the stream called Karawita-ganga, situated in the village of Karawita in Nawadun korale, for a length of about 32 chains, within the following boundaries :-

North by the confluence of the Gurudiyawaladola with the Karawita-ganga.

East by lot 3D, 3B1, and 3B2 in F. V. P. 39.

South by the confluence of the Dammagedola with the Karawita-ganga. West by lot 6 in F. V. P. 39.

The Kachcheri, W. D. GODSALL, Ratnapura, October 24, 1927. for Government Agent. Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 70/3, situated at Temple lane, Maradana, 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 October 20, 1927.

CHAS. W. PATE,

Municipal Veterinary Surgeon. The Municipal Office, Colombo, October 21, 1927.

Foot-and-Mouth Disease.

WHEREAS foot and mouth disease has broken out at Depanama, in Colombo Mudaliyar's Division, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by Bogahalanda and field, south by the village boundary of Pannipitiya, east by Heenpanwilakumbura, west by Kandehenawatta.

This declaration shall take effect from the date hereof.

October 20, 1927.

D. E. WIJESEKERE, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Pita Kotte in Colomba Maria in State in Colomba Maria in State in Colomba Maria in Colomba in Colomba Maria in Pita Kotte, in Colombo Mudaliyar's Division, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by field, south by Belikotuwa, east by Maha Agala ditch, west by Welikumbura.

This declaration shall take effect from the date hereof.

D. E. WIJESEKERE,

October 24, 1927.

Chief Headman.

Foot-and-Mouth Disease. Watubonda and muth disease has broken out at Katukenda estate at Katukenda, in Alutkuru korale north of the Negombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected viz. :

The area is bounded on the north by cart road leading to Alugolla, south by high road, east by village boundary of Alugolla and Maningomuwa and Melbourne estate, west by cart road leading to Wattarama.

This declaration shall take effect from the date hereof.

October 19, 1927.

C. H. A. SAMARAKKODY, Mudliyar, Alutkuru Korale North.

Foot-and-Mouth Disease.

OTICE is hereby given that Awudangawa Digan Pataha, Nagalewa, Kibissa, Gedigasvelena, Indigas-wewa, Talcote, and Pidenagala in Inamalawa korale of Matale North, in the District of Matale of the Central Province, declared infected areas under section 5, subsections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette No. 7,436 of December, 1924, is free from footand-mouth disease, and are no longer infected areas.

This declaration is to take effect from this date.

T. B. ELLEPOLA, Ratemahatmaya, Matale North.

Monaruwela, October 7, 1927.

Hoof-and-Mouth Disease.

HEREAS hoof-and-mouth disease has broken out at Bopitiya, Hewawisse korale in Pata Hewaheta of Kandy District of the Central Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by village limit of Oluwawatte, south by village limit of Nelawala, east by

village limit of Ududeniya, west by village limit of Bopitiya

This declaration shall take effect from the date hereof.

October 21, 1927.

J. A. RAMBURPOTHA, Ratemahatmaya, Pata Hewaheta.

Hoof-and-Mouth Disease.

HÉREAS hoof-and-mouth disease has broken out at W Richydale estate in Udadigane palata in Kuda-galboda korale in Weudawili hatpattu of the Kurunegala District of the North-Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz:

The area is bounded on the north by Wewagedara and Kidapola palatas, south by Wanduragala palata and Bu-ela, east by Henemulla palata, west by Pellandeniya palata.

This declaration shall take effect from the date hereof.

T. B. MADAWALA, Ratemahatmaya, Weudawili hatpattu.

October 21, 1927.

Cattle Disease.

WHEREAS "Black Quarter" has broken out in the VV villages of Pallawela, Dewalegama, and Radawela, in Pallawela Vidane Arachehi's division, in Kandaboda pattu of Matara District, Southern Province: It is hereby declared that the following areas are infected in terms of sub-section: (1) and (2) of section 5 of Ordinance No. 25 of

This declaration is to take effect from this date.

Pallawela.—Bounded on the north by the village limits of Radawela and Dewalegama, east by the boundary of the Hambantota District and the village limit of Denagama, south by the village limits of Narawelpita and Ellawela. west by the village limit of Bamunugama.

Devalegama.—Bounded on the north by the village limits of Wewalapiyadda, Bamunumulla, and of Parapamulla, east by the boundary of the Hambantota District, south by the village limit of Pallawela, west by the village limits of Radawela and Wewalapiyadda.

Radawela.—Bounded on the north by the village limits of Dewalegama and Pallawela, east and south by the village limit of Pallawela, west by the village limits of Bamunugama, Belpamulla, and of Wewalapiyadda.

> W. A. WIJESINGHE Mudaliyar, Kandaboda Pattu.

Hakmana, October 21, 1927.

Infectious Cattle Disease—Piroplasmosis.

HEREAS by Notification dated September 20, 1927, published in Government Gazette No. 7,607 of September 23, 1927, the premises occupied by Mr. R. Vamadeva of Old Store road at Nallur (within the Urban District Council limits) was proclaimed an infected area in terms of sub-sections (I) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas "Piroplasmosis" Disease no longer exists in the said area, the said area is now declared free from "Piroplasmosis" Disease and to be no longer an infected area

This declaration shall take effect from the date hereof.

The Kachcheri Jaffna, October 20, 1927.

C. RASANAYAGAM, for Government Agent.

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

Local Option regarding Arrack Taverns.

T is hereby notified for public information that the Government Agent of the Southern Province, in exercise of the powers vested in him by rule 6 of the rules specified in Excise Notification No. 146 of August 14, 1925, as amended by Excise Notification No. 161 of May 13, 1927, has appointed the dates and places marked against each of the under-mentioned taverns for recording votes for the purpose of ascertaining whether 60 per cent. of the persons who had attained the age of 18 years on or before January 1, 1927, and have resided in the area served by those taverns since that date, are opposed to their existence within such area:—

Date and Time. 1927.

Place.

Area served.

Ihalakeembiya Arrack tavern

8 A.M. to 7 P.M.

November 19, from Keembiya Boys' School Ihalakeembiya, Pahalakeembiya, and Wanduramba November 23, from Village Tribunal (Court- Ganegoda, Nawadagala, Batuwanhena, and Igala

Nawadagala Arrack tavern

November 23, trom 8 A.M. to 7 P.M. house) at Elpitiya house 25, from The Vernacular Mixed Talpe South, Talpe North, Metteremba, Pitiduwa, Babaraduwa Central, Habaraduwa West, Worth Heenetisala South, Yata-

Heenetigala Arrack tavern

Heenetigala North, Heenetigala South, Yata-

The Kachcheri,

L. W. C. SCHRADER. Government Agent.

Notice regarding Local Option of the Arrack, Toddy, and Foreign Liquor Taverns at Hambantota, 1928-29.

OTICE is hereby given that the Assistant Government Agent, Hambantota, in exercise of the powers vested in him by pule 6 of Excise Natification No. 148 of August 14, 1925, and awarded by Hambantota. by rule 6 of Excise Notification [No. 146 of August 14, 1925, and amended by Excise Notification No. 161 of May 13, 1927, has fixed November 11, 1927, to ascertain whether 60 per cent. of the persons on the final list of voters are opposed to the existence rack, toddy, and foreign liquor taverns in Hambantota town. The polling will be held at the Hambantota Court-house between hours of 8 A.M. and 7 P.M.

The Kachcheri Hambantota, October 19, 1927.

V. COOMARASWAMY. Assistant Government Agent.

Local Option regarding the under-mentioned Arrack and Toddy Taverns.

NOTICE is hereby given that the Government Agent of the Province of Uva, in exercise of the powers vested in him by rule 6 of the Excise Notification No. 146 of August 14, 1925, and amended by Excise Notification No. 161 of May 13, 1927, has fixed the finder-mentioned dates and places for recording votes for the purpose of ascertaining whether 60 per cent. of the inhabitants within the area assigned to the following arrack and toddy taverns are opposed to the existence of such taverns.

Date, November 11, 1927; time, 8 A.M. to 7 P.M.; place, Koslanda resthouse; name of tavern, Koslanda Arrack Tavern; area, Diyaluma, Poonagala, Kalipanawala, Näulla, Irivendumpola, Koslanda, Lemastota, Monerankanda, Meerisbedda, and Oakfield

Date; November 14, 1927; time, 8 A.M. to 7 P.M.; place, Vernacular school at Halpe; Name of tavern, Kumbalwela Arrack Tavern; area, Halpegama, Idamegama, Pattiyakumbura, Dehigolla, Piyarapandowa, Stratheden estate, Udukumbalwela, Uda-

kumbalweladowa.

Date, November 15, 1927; time, 8 a.m. to 7 r.m.; place, Village Tribunal Courthouse at Ella; name of tavern, Ella Toddy Tavern; area, Kitalella, Rawana-ella, Etimole, Yahalewela, Ella town, and Newburgh estate.

Date, November 17, 1927; time, 8 am. to 7 r.m.; place, Dunuwangiye pansala; name of tavern, Welikemulla Toddy Tavern; area, Hingurugammuwa, Lindamulla, Kottagoda, Imbulgoda, Kurawatura, Weliwattegama, Unagolla, Welikemulla, and Kanupellella.

The Kacheheri, Badulla, October 19, 1927.

H. W. CODRINGTON, Government Agent.

COUNCIL

MUNICIPALITY OF COLOMBO.

OTICE is hereby given that the under-mentioned movable property seized by virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of section 137 of the Ordinance No. 6 of 1910, for arrears of rates due on premises and for the period mentioned in the subjoined schedule, will be sold by public auction at the place and at the time therein mentioned, unless in the meantime the amount of the rates and costs be duly paid.

October 25, 1927.

SCHEDULE.

G. H. N. SAUNDERS Municipal Treasurer.

Date and Place of Sale: November 5, 1927, at Municipal Council Store, Darley Road.

Premises

Street. No.

Quarter and Year.

Property Seized.

Time of Sale.

1066/91A

Galkapanawatta road ... 2nd quarter, 1927

I easy chair, I single iron bed, I table (jak), 2 nedun chairs, 1 hat peg, 1 table

and half almirah

NOTICE TO MARINERS.

No. 11 of 1927.

CEYLON—COLOMBO APPROACH.

Drunken Sailor Buoy replaced in Position.

THE Drunken Sailor Buoy Black Spherical has been replaced in the position shown on Chart No. 914 6.8 cables 254 from Clock Tower Lighthouse and will remain until termination of the North-East Monsoon.

Master Attendant's Office, Colombo, October 19, 1927. E. C. STUBBS, Captain, R.N., Master Attendant. .

NOTIFICATION ORDINANCE.

THE following Specification has been accepted:-

No. 2,265 of August 6, 1927 (date applied for under section 50 of the Ordinance, August 10, 1926).

Frank Kay.

Improvements relating to pipe and like screw joints or connections.

Abstract.—In joints where a tapered ferrule with a cylindrical bore fitting the pipe to be connected up is placed in the tapered mouth of an externally threaded union and is compressed and caused to make a tight joint by screwing up a nut on the threaded union and against the broad end of the ferrule, the ferrule is made of copper or a copper alloy and after preparing and finishing is annealed at a temperature of 400 to 900°C, according to its composition and a table given.

The claims are :-

- 1. Pipe and like screw joints or connections of the type set forth, characterized in that the conical ferrule is made of copper or copper alloy, and that the ferrule is prepared by rolling, casting or other convenient method, and finished by machining or other methods of shaping and then annealed at a temperature of from 400 to 950 degrees cent., depending upon whether said ferrule is of copper, or of copper alloy, substantially as described herein.
- The improvement in pipe and like screw joints and connections substantially as described herein and in accordance with the accompanying sheet of drawings.

One sheet of drawings.

NORMAN RAE, Registrar of Patents.

LOCAL BOARD NOTICES.

Election of Three Unofficial Members to the Local Board of Health and Improvement, Moratuwa.

NOTICE is hereby given that, under the provisions of section 9 of Ordinance 27 of 1916, a meeting will be held at 8 A.M. on December 6, 1927, at the office of the Local Board of Moratuwa, to select three Unofficial Members to serve on the Local Board of Health and Improvement of Moratuwa for the years 1928 and 1929.

Voters must attend the meeting in person. No proxies will be accepted.

Every candidate must be nominated in writing, and the nomination paper must be subscribed by at least two persons, whose names appear in the list of persons entitled to vote, and must be delivered at the said office of the Local Board of Moratuwa at or before 10 A.M. on November 22, 1927, which day has been fixed for that purpose.

If more than three candidates are nominated, a poll will be taken at the time and place first above referred to. The poll will open at 8 A.M. and close at 4 P.M.

The Kachcheri, Colombo, October 24, 1927. R. N. THAINE, Government Agent.

Trade or Business of Auctioneer.

THE following person has been licensed to carry on trade or business of Auctioneer within the limits of the Local Board of Trincomalee for the year 1927, and his name is published in terms of section 17 of Ordinance No. 15 of 1889, as amended by Ordinance No. 25 of 1922:—

Name. Residence. Date of Licence.
Mr. H. T. Thambimuttu. Division No. 2,
Trincomalee September 5,

Local Board Office, Trincomalee, October 21, 1927. J. R. Walters, Chairman.

ROAD COMMITTEE NOTICES.

Alawatugoda Ancoombra Estate Cart Road.

NOTICE is hereby given that in terms of the Estate Roads Ordinance, No. 12 of 1902, a meeting of the Local Committee of the above road will be held at Ancoombra Bungalow, on Thursday, November 3, 1927, at 10 a.m.

Business.

- 1. To review the expenditure of 1926-27.
- 2. To frame and pass estimate for 1927-28.
- 3. To report to the Provincial Road Committee with regard to—
 - (a) The name of estates (with their acreages) which are interested in and which use the road.
 - (b) The sections of the road used by these estates.
 - (c) The names of proprietors, resident managers, or superintendents, and of the agents of these estates.

For the assessment of the cost of maintenance for the year ending September 30, 1928.

Provincial Road Committee's Office, E. R. SUDBURY, Kandy, October 17, 1927. for Chairman.

Dodangoda Passenger Ferry.

NOTICE is hereby given that the Chairman of the District Road Committee of Galle will receive sealed tenders for the purchase of the passenger ferry toll at Dodangoda, in the Galle District, from January 1 to December 31, 1928.

- 2. The tenders, which must be in sealed envelopes, superscribed "Tender for Dodangoda Toll Rent," will be received at the Galle Kachcheri until 12 noon on Friday, November 18, 1927, when they will be opened, and all persons making tender will be required to be present, or to satisfy the Chairman by some duly accredited agents that the tender is bona fide. The Chairman reserves to himself the right of rejecting any or all tenders, and of selling the rent by public auction on the same day if no satisfactory tender is received.
- 3. The person whose tender is approved by the Chairman will be required to deposit at once one-tenth of the purchase amount in cash; and furnish approved security for one-half of the whole purchase amount, or in cash for one-third of the whole purchase amount, within thirty days of the date of the acceptance of his offer.
- 4. If security be given in cash, the amount deposited on the day of the sale shall be allowed to count as part of the four months' rent which the purchaser has to deposit as security. If, however, security be given in land, the cash deposit shall be retained as security additional to the landed property mortgaged with the Chairman, and shall be hypothecated with it.
- 5. He will further be required to deposit money to pay the fees of the Crown Counsel for examining and giving his opinion on the title deeds of the properties tendered by him as security, and for examining and settling the security bond, and the expenses of appraising the properties and of registering the security bond.
- 6. He will be further required to exhibit a red light on both sides of the tell ber visible at a distance of 100 yards.
- 7. All title deeds tendered as security should be accompanied by a certificate obtained from the Registrar of Lands that the lands to which they relate are unencumbered.

This certificate must be obtained at the cost of the party offering the security. Further information can be obtained on application to the Chairman.

> L. W. C. SCHRADER. Chairman.

District Road Committee, Galle, October 22, 1927.

Rassagala-Chetnole Estate Cart Road.

DEFERRING to the notice dated September 14, 1927. and published in the Government Gazettes Nos. 7,607 and 7,608 of September 23 and 30, 1927, respectively, notice is hereby given that under section 14 of "The Estate Roads

Ordinance, No. 12 of 1902," the undermentioned gentlemen have been elected to form the Local Committee to perform the duties imposed upon such Committee by the said Ordinance in respect of the above road for two years, namely, from October 21, 1927, to October 21, 1929:

(1) Messrs. L. F. Watkins Baker (Chairman), (2) H. G. Inglish, and (3) B. N. Wamsely.

J. M. DE SILVA, for Chairman.

Provincial Road Committee's Office. Ratnapura, October 11, 1927.

NOTICES. TRADE MARKS

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit, and upon such terms as he may direct.

- (1) Trade Mark No. 3,876.
- (2) Date of Receipt: June 13, 1927.
- (3) Applicant (Proprietor of the Trade Mark): FIRE-STONE FOOTWEAR COMPANY (a Corporation organized under the laws of the State of Massachusetts), 57, Apsley street, City of Hudson, State of Massachusetts, United States of America; Manufacturers.
- (4) Address for service in the Island: Julius & Creasy, Colombo.
 - (5) Class: Thirty-eight.
 - (6) Goods: Clothing of all kinds, including footwear.
 - (7) Representation of the Trade Mark:



Registration of this Trade Mark shall give no right to the exclusive use of the letter "F.

Registrar-General's Office, Colombo, October 26, 1927.

C. COOMARASWAMY, Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,974.
- (2) Date of Receipt: September 17, 1927.
- (3) Applicant (Proprietor of the Trade Mark): DON PEDRECK OF ANAYAKA VEDA ARACHCHI, Polommaruwa, Tangalla ; Native Physician.
 - (4) Address

 - A medicine for human use.
 - Representation of the Trade Mark:



The translation of the Sinhalese characters appearing on the mark is "Restorer of Carnal Debility." The transliteration thereof is "Nastakamasanjivani:"

Registrar-General's Office, Colombo, October 19, 1927. Registrar of Trade Marks

C. COOMARASWAMY.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,992.
- (2) Date of Receipt: October 7, 1927.
- (3) Applicant (Proprietor of the Trade Mark): KUMARAGE SOLOMON SIMEON PER RA, The Casting Works, Dalugama, Kelaniya; Trader in Hinges, bolts, &c.

if any : (4) Address for service in the Island

(5) Class: Thirtee

Goods: Hi nges, bolts, pivot hinges, casement staples.

esentation of the Trade Mark :



Registrar-General's Office Colombo, Qetober 19, 1927.

C. COOMARASWAMY Registrar of Trade Marks.

TOTICE is hereby given that any person who has IN grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed

The period for lodging Notice of Opposition may, be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,994.
- (2) Date of Receipt: October 8, 1927.
- (3) Applicant (Proprietor of the Trade Mark) SAMUEL TURNER & COMPANY, LIMITED (a Company incorporated under the English Companies' Acts), Clod Mills, Woodland road, Spotland, Rochdale, Lancashire, England; Cotton and Woollen Manufacturers.
- (4) Address for service in the Island: Julius & Creasy, Colombo.
 - (5) Class: Twenty-four.
 - (6) Goods: Cotton piece goods of all kinds.
 - (7) Representation of the Trade Mark.



Registrar General's Office, Colombo, October 26, 1927.

C. COOMARASWAMY. Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,995.
- (2) Date of Receipt : October 8,
- (3) Applicant (Proprietor of the Trade Mark): SAMUEL TURNER & COMPANY, LIMITED (a Company incorporated under the English Companies' Acts). Clod Mills, Woodland road, Spotland, Rochdale, Lancashire, England; Cotton and Woollen Manufacturers.
- (4) Address for service in the Island: Julius & Creasy, Colombo.
 - (5) Class: Twenty-seven.
 - (6) Goods: Linen and hemp piece goods.
 - (7) Representation of the Trade Mark:



Registrar-General's Office. Colombo, October 26, 1927.

C. COOMARASWAMY, Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed 16.8

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,996.
- (2) Date of Receipt: October 8, 1927.
- (3) Applicant (Proprietor of the Trade Mark): SAMUEL TURNER & COMPANY, LIMITED (a Company incorporated under the English Companies' Acts), Clod Mills, Woodland road, Spotland, Rochdale, Lancashire, England; Cotton and Woollen Manufacturers
- (4) Address for service in the Island : Julius & Creasy, Colombo
 - (5) Class: Thirty-one.
 - (6) Goods: Silk piece goods.
 - (7) Representation of the Trade Mark:



Registrar-General's Office,

C. COOMARASWAMY, Colombo, October 26, 1927. Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,997.
- (2) Date of Receipt: October 8, 1927.
- (3) Applicant (Proprietor of the Trade Mark): SAMUEL TURNER & COMPANY, LIMITED (a Company incorporated under the English Companies' Acts), Clod Mills, Woodland road, Spotland, Rochdale, Lancashire, England; Cotton and Woollen Manufacturers.
- (4) Address for service in the Island : Julius & Creasy, Colombo.
 - (5) Class: Thirty-eight.
 - (6) Goods: Articles of clothing.
 - (7) Representation of the Trade Mark:



Registrar-General's Office, Colombo, October 26, 1927.

C. COOMARASWAMY Registrar of Trade Marks.

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The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,998.
- (2) Date of Receipt: October 8, 1927.
- (3) Applicant (Proprietor of the Trade Mark) : SAMUEL TURNER & COMPANY, LIMITED (a Company incorporated under the English Companies' Acts), Clod Mills, Woodland road, Spotland, Rochdale, Lancashire, England: Cotton and Woollen Manufacturers.
- (4) Address for service in the Island: Julius & Creasv. Colombo.
 - (5) Class: Fifty.
 - (6) Goods: Artificial silk piece goods.
- . (7) Representation of the Trade Mark:



Registrar-General's Office, Colombo, October 26, 1927.

C. COOMARASWAMY. Registrar of Trade Marks.

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The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,999.
- (2) Date of Receipt: October 8, 1927.
- (3) Applicant (Proprietor of the Trade Mark): J. LYONS & CO., LIMITED (a Company incorporated under the English Companies' Acts), of Cadby Hall, Hammersmith road, Kensington, London, W., England; Merchants, Purveyors, and Refreshment Contractors.
- (4) Address for service in the Island : Julius & Creasy,
 - (5) Class: Forty-two.
- (6) Goods: Substances used as food or as ingredients in food.
 - (7) Representation of the Trade Mark:

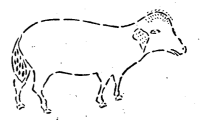
Registrar-General's Office, Colombo, October 26, 1927. Registrar of Trade Marks.

C. COOMARASWAMY,

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,006.
- (2) Date of Receipt: October 12, 1927.
- (3) Applicant (Proprietor of the Trade Mark): JAMES JOHN WALL, DANIEL THOMAS RICHARDS and JOHN STIRLING MC INTYRE, trading under the name, style, and firm of "LEECHMAN AND COMPANY," Colombo; Estate Agents.
 - (4) Address for service in the Island, if any:---.
 - (5) Class: Forty-two.
 - (6) Goods: Tea.
 - (7) Representation of the Trade Mark:



Registrar-General's Office, Colombo, October 26, 1927.

C. COOMARASWAMY, Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

· The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,007.
- (2) Date of Receipt: October 12, 1927.
- (3) Applicant (Proprietor of the Trade Mark): SIDNEY STANLEY SEDGWICK and EGBERT THIMBLEBY PRICE, trading under the name, style, and firm of "SEDG-WICK AND COMPANY," Bristol buildings, Colombo; General Merchants.
 - (4) Address for service in the Island, if any:
 - (5) Class: Two.
- (6) Goods: Chemical substances used for agricultural, horticultural, veterinary, and sanitary purposes.
 - (7) Representation of the Trade Mark:

CARBOLINEUM

Registrar-General's Office, C. COOMARASWAMY, Colombo, October 26, 1927. Registrar of Trade Marks. NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for loaging Motice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

terms as he may direct.

(1) Trade Mark No. 4,019.

- (2) Date of Receipt: October 26, 1927.
- (3) Applicant (Proprietor of the Trade Mark): JOSEPH RAJADORAI PETER & VICTOR CASIE CHITTY, trading as "PETER & CASIE CHITTY," Kayman's gate, Pettah, Colombo; Bottling Contractors.
 - (4) Address for service in the Island, if any: -
 - (5) Class: Forty-three.
 - (6) Goods: Fermented liquors and spirits.
 - (7) Representation of the Trade Mark:



The use of the Trade Mark is to be restricted to embossing on bottles only.

The applicants undertake that this Trade Mark when registered and the Trade Mark No. 3,986 will be assigned together and not separately.

Registrar-General's Office, C. COOMARASWAMY, Colombo, October 26, 1927. Registrar of Trade Marks.