

THE CEYLON

GOVERNMENT GAZETTE

No. 7,613 – FRIDAY, NOVEMBER 4, 1927.

Published by Authority.

PART I.—GENERAL.

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

PAGE
Local Board Notices
Miscellaneous Departmental Notices 2767
"Excise Ordinance" Notices 2783
Sales of Arrack and Toll Rents 2784
Proceedings of Municipal Councils 2785
Notices to Mariners 2785
Patents Notifications
Road Committee Notices 2786
Trade Marks Notifications 2787
"Local Government Ordinance" Notices 2788
Meteorological Returns 4
Books registered under Ordinance No. 1 of 1885
- 6 7 1 3 8 8

COLOMBO.

APPOINTMENTS, &c., BY THE GOVERNOR

No. 363 of 1927.

IIS EXCELLENCY THE GOVERNOR has been pleased, with the approval of the SECRETARY OF STATE FOR THE COLONIES, to appoint Dr. R. G. JAYATILEKE to be Assistant Director of Medical Services, with effect from November 4, 1927, vice Dr. J. C. Cooke, retired.

By His Excellency's command,
Colonial Secretary's Office, A. G. M. FLETCHER,
Colombo, September 15, 1927. Colonial Secretary.

No. 364 of 1927.

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

Dr. V. VAN LANGENBERG to be Deputy Director of Medical and Sanitary Services, with effect from November 4, 1927, until further orders.

- Mr. S. P. Wickramasinha to be, in addition to his own duties, Additional District Judge, Mullaittivu, on November 4, 1927, and Additional Commissioner of Requests, Mullaittivu, on November 8, 1927.
- Mr. J. WILMOT PERERA to act as District Judge, Additional Commissioner of Requests, and Additional Police Magistrate, Negombo, and Superintendent of Prisons, Negombo, during the absence of Mr. G. Furse Roberts, on November 7, 1927.
- Mr. S. Rodrigo to act as District Judge, Additional Commissioner of Requests, and Additional Police Magistrate, Negombo, and Superintendent of Prisons, Negombo, during the absence of Mr. G. Furse Roberts, on November 8, 1927, or until the resumption of duties by that officer.
- Mr. H. D. RATNATUNGA to act as District Judge, Commissioner of Requests, and Police Magistrate, Tangalla, from November 4 to 8, 1927, inclusive, during the absence of Mr. V. P. REDLICH, or until the resumption of duties by that officer.
- Mr. W. S. STRONG to act as Additional District Judge, Commissioner of Requests, and Police Magistrate, Puttalam, during the absence of Mr. N. Moonesinghe, on November 5 and 6, 1927, or until the resumption of duties by that officer.
- Mr. O. L. DE KRETSER to be Additional Commissioner of Requests, Colombo, on November 11, 1927, in addition to his own duties.
- Mr. H. W. E. DIAS WANIGASEKARA to be Additional Commissioner of Requests, Matale, on November 5, 1927.
- Mr. T. B. Panabokke to act as Commissioner of Requests and Police Magistrate, Gampola, from November II to 13, 1927, inclusive, during the absence of Mr. G. L. D. Davidson, or until the resumption of duties by that officer.
- Mr. J. A. Corea to act as Commissioner of Requests and Police Magistrate, Chilaw, and Additional District Judge, Chilaw, on November 3, 1927, during the absence of Mr. J. N. Arumugam, or until the resumption of duties by that officer.

Mr. C. H. HARTWELL to be, in addition to his other duties, Additional Police Magistrate, Colombo, with effect from November 7, 1927, until further orders.

Mr. M. H. JAYATILLEKE to be Additional Police Magistrate, Panadure, on November 7, 1927.

Mr. W. Holmes, Office Assistant to the Government Agent, North-Western Province, to be a Justice of the Peace for the District of Kurunegala, vice Mr. G. L. D. DAVIDSON, transferred.

By His Excellency's command,

Colonial Secretary's Office, Colombo, November 4, 1927.

A. G. M. FLETCHER, Colonial Secretary.

No. 365 of 1927.

H IS EXCELLENCY THE GOVERNOR has been pleased to make the following promotions in the Ceylon Planters' Rifle Corps, with effect from October 24, 1927:—

To be Major.

Captain George Augustus Stevenson Collin, M.C.

To be Captain.

Lieutenant Alec Joscelyne Bamford, M.C.

By His Excellency's command,

Colonial Secretary's Office, A. G. M. FLETCHER, Colombo, November 1, 1927. Colonial Secretary.

No. 366 of 1927. ©

IS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. D. S. WIJESUNDARA of Kosgama to be an Inquirer for the Udugaha and Meda pattus of Hewagam korale, in the District of Colombo, Western Province.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 26, 1927. A. G. M. FLETCHER, Colonial Secretary.

No. 367 of 1927.

IS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. R. D. G. WIJEWARDENA of Ranala to be an Inquirer for the Palle and Adikari pattus of Hewagam korale, in the District of Colombo, Western Province.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 26, 1927.

A. G. M. FLETCHER, Colonial Secretary. No. 368 of 1927.

IIIS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. James Perera Wellwith of Avissawella to be an Inquirer for the Udugaha and Meda pattus of Hewagam korale, in the District of Colombo, Western Province.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 26, 1927. A. G. M. FLETCHER, Colonial Secretary.

No. 369 of 1927.

IS EXCELLENCY. THE GOVERNOR has been pleased, under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. MADAWALA EKANAYAKA HERAT MUDIYANSELAGE PUNCHI BANDA of Nikawella, Korala of Ambanganga korale, to be an Inquirer for Ambanganga korale in Matale East, Central Province.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 26, 1927. A. G. M. FLETCHER, Colonial Secretary.

No. 370 of 1927.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Alexander Nereus Wiratunga of Avissawella to be a Notary Public throughout the judicial division of Avissawella, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 26, 1927. A. G. M. FLETCHER, Colonial Secretary.

No. 371 of 1927.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. AGAMPODI PRAEDIAL DE ZOYSA of Randombe, Ambalangoda, 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 27, 1927. A. G. M. FLETCHER, Colonial Secretary.

No. 372 of 1927.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. GINIGE WINIFRED LUCAS DE SILVA of "Pria Niwesa," 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 27, 1927. A. G. M. FLETCHER, Colonial Secretary.

OF APPOINTMENTS. REGISTRARS. &c.,

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

Mr. RICHARD HENRY DAVID MANDERS as Additional Assistant Provincial Registrar of Births and Deaths and of Marriages (General) of Kandy District of the Central Province, with effect from October 28, 1927, vice Mr. CHARLES HERBERT HARTWELL, transferred. office will be at Kandy Kachcheri.

Mr. Peter Oliver Fernando as Additional Assistant Provincial Registrar of Births and Deaths and of Marriages (General) of the Mannar District of the Northern Province, with effect from November 5, 1927, vice Mr. SENA PANDUKABHAYA WICKRAMASINHA, transferred. His office will be at the Mannar Kachcheri.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 27, 1927. A. G. M. FLETCHER. Colonial Secretary.

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

Mr. Peter Joseph Swampillai to act as Registrar of Lands, Mullaittivu, for five days from October 21, 1927, during the absence of the Registrar, Mr. A. KANAGASABA-PATHY, on leave.

Registrar-General's Office, C. COOMARASWAMY, Colombo, October 20, 1927.

Registrar General.

is hereby notified that I have appointed Punchi BANDARA ATTANAYAKE to act as Additional Registrary of Marriages (Kandyan and General) of Kandy Municipality division, in the Kandy District of the Central Province, for six days, with effect from November 7, 1927, vice DAVID MATTHIAS DHARMASURIYA, on leave. His office will be at Kandy Kachcheri.

Registrar-General's Office, Colombo, November 1, 1927. C. COOMARASWAMY, Registrar-General.

T is hereby notified that I have appointed Dr. HUBERT COLLIN VAN DORT as Medical Registrar of Births and Deaths of Matale town division, in the Matale District of the Central Province, with effect from November 5, 1927, vice Dr. John Benjamin Rodrigo, transferred. His office will be at Civil Hospital, Matale.

Registrar-General's Office, Colombo, October 27, 1927.

C. COOMARASWAMY, Registrar-General.

T is hereby notified that I have appointed MERENNE DESON SILVA JAYARATNA to act as Deputy Medical Registrar of Births and Deaths of Tangalla town division, in the Hambantota District of the Southern Province, with effect from October 17, 1927, to November 9, 1927, vice HENRY JOSEPH PERERA, on leave. His office will be at the Civil Hospital, Tangalla.

Registrar-General's Office. Colombo, October 17, 1927.

C. COOMARASWAMY, Registrar-General. This hereby notified that I have appointed Kanapathian Nagamuttu Ramalingam to act as Deputy Medical Registrat of Births and Deaths of Mullaittivu town division, in the Mullaittivu District of the Northern Province, for two days from October 31, 1927, during the absence of the Registrar, Sittampalam Subramaniam, on leave. His office will be at the Civil Hospital, Mullaittivu.

Registrar-General's Office, Colombo, October 31, 1927.

C. COOMARASWAMY, Registrar-General.

TT is hereby notified that I have confirmed DISANAYAKA MUDIYANSELAGE KIRI BANDA in his appointment as Registrar of Births and Deaths of Pattipola division, and of Marriages (Kandyan and General) of Yatikinda division, in the Badulla District of the Province of Uva.

Registrar-General's Office, Colombo, October 26, 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 Additional Assistant Provincial Registrar, Colombo, has appointed Don Podi Singho Ekanayaka to act as Registrar of Births and Deaths of Mabodale division, and of Marriages (General) of Dasiya pattu of Alutkuru korale north division, in the Colombo District of the Western Province, for thirty days from October 18, 1927, during the absence of the Registrar, Damunupola Appuhamillage Ariyapala Jayawardana, on leave. His office will be at Kosgahawatta in Watinapaha.

The Additional Assistant Provincial Registrar, Colombo, has appointed Dr. Manuel Don Carolis to act as Registrar of Births and Deaths of Slave Island and Kollupitiya divisions, in the Colombo District of the Western Province, on October 28, 1927, during the absence of the Registrar, Dr. Adolphus Simon Peter Fernando, on leave. His office will be at No. 4/24, Rifle street, Slave Island.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Dehiwala Liyanage Don Piloris Appunant to act as Registrar of Births and Deaths of Kalupahana division, and of Marriages (General) of Udugaha pattu division, in the Kalutara District of the Western Province, for five days from October 25, 1927, during the absence of the Registrar, Don John Amarasekera Petikiri, on leave. His office will be at Kospotugahawatta in Kalupahana.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Helamba Arachchice Don Uwaneris Karunaratne to act as Registrar of Births and Deaths of Matugama division, and of Marriages (General) of Iddagoda pattu division, in the Kalutara District of the Western Province, for thirteen days from October 25, during the absence of the Registrar, Mahawattage Don Punchi Sinno Abeyaratne, on sick leave. His offices will be at Achariawatta in Tebuwana and Katupiliyagodakurunduwatta in Matugama on Fridays.

The Additional Assistant Provincial Registrar, Kalutara, has appointed RANIGE NANDORIS FERNANDO to act as Registrar of Marriages (General) of Gangaboda pattu division; in the Kalutara District of the Western Province, for two days from October 26, 1927, during the absence of the Registrar, Niriellage Guneris Fernando, on leave. His office will be at Ambagahawatta in Mahagama.

The Assistant Provincial Registrar, Nuwara Eliya, has appointed Malawice Hendrick de Silva to act as Registrar of Births and Deaths of Dimbula korale division, and of Marriages (General) of Kotmale division, in the Nuwara Eliya District of the Central Province, for fifteen days from November 4, 1927, during the absence of the Registrar, Maduwage Abraham Silva Jayasuriya, on leave. His office will be at house No. 2, Holbrook, Agrapatana; additional office at house No. 178, Gansabhawa building, Talawakele, on Fridays and Saturdays.

The Additional Assistant Provincial Registrar, Galler has appointed Mawananehewa John Cyril de Silva to act as Registrar of Births and Deaths of Batapola division, and of Marriages (General) of Wellaboda pattu division, in the Gelle District of the Southern Province, on October 29, 1927, during the absence of the Registrar, Mawananehewa John de Silva, on leave. His office will be at Maralagodawatta in Batapola.

The Additional Assistant Provincial Registrar, Galle, has appointed Uyaneger Simon de Silva to act as Registrar of Births and Deaths of Dodanduwa division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, for eight days from November 1, 1927, during the absence of the Registrar, Gardiye Hewawasan Balage Arthur de Silva, on leave. His office will be at Assalawatta at Moderapatuwata.

The Additional Assistant Provincial Registrar, Galle, has appointed Tikitantiri Mahasamulage Don Johanis de Alwis to act as Registrar of Births and Deaths of Pahalaganhaya division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, on November 3, 1927, during the absence of the Registrar, Horawala Vitanage Don Cornems Gunawardena, on leave. His office will be at Vitanagewatta at Horawala.

The Additional Assistant Provincial Registrar, Galle, has appointed George Epa Seneviratne to act as Registrar of Births and Deaths of Weihena division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, for eight days from November 7, 1927, during the absence of the Registrar, Don de Alwis Epa Seneviratne, on leave. His office will be at Gigunmaduwewatta at Weihena.

The Assistant Provincial Registrar, Matara, has appointed Francis Obeysekara Weerasinghe to act as Registrar of Births and Deaths of Parawahera division, and of Marriages (General) of Wellaboda pattu division, in the Matara District of the Southern Province, on October 27, 1927, during the absence of the Registrar, Hewa Madduma Liyanage Don Deonis, on leave. His offices will be at Borellehena in Parawahera and Gurukandahenawatta in Aparekka.

The Assistant Provincial Registrar, Matara, has appointed Don Hendrick Separamadu Pinidiya to act as Registrar of of Births and Deaths of Four Gravets No. 2 Division, and of Marriages (General) of Matara town and Gravets division, in the Matara District of the Southern Province, for three days from October 29, 1927, during the absence of the Registrar, Abraham de Silva Wirasingha, on leave. His offices will be at Gasyatawatta alias Gabadagewatta in Tudawa and Barandigewatta in Gandaragoda.

The Additional Assistant Previncial Registrar, Hambantoca, has appointed Don Nikulas Vidana Tuppahi to act as Registrar of Births and Deaths of Walasmulla Upper Division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Prevince, on October 27, 1927, during the absence of the Registrar, James Dahanayaka, on leave. His office will be at Julgahakoratuwa in Talahaganwaduwa.

The Assistant Provincial Registrar, Jaffna, has appointed Kanapatippillai Viravaku to act as Registrar of Births and Deaths of Uduppiddi division, and of Marriages (General) of Vadamaradchi division, in the Jaffna District of the Northern Province, for eleven days from October 26, 1927, during the absence of the Registrar, Alvappillai Anyampillai, on leave. His office will be at Manatpulo, Uduppiddi Imaiyanan; station: Irasinganmanal in Valluvedditturai.

The Assistant Provincial Registrar, Jaffna, has appointed Sinnathampi Nagamuttu to act as Registrar of Births and Deaths of Chankanai division, and of Marriages (General) of Valikamam West division, in the Jaffna District of the Northern Province, for seven days from November 1, 1927, during the absence of the Registrar, Krishnaphlai Vayiramuttu, on leave. His office will be at Kumpaneluvai in Chankanai.

The Assistant Provincial Registrar, Mullaittivu, has appointed Kasithamby Udayar Mappanar to act as Registrar of Marriages (General) of Vavuniya North division, in the Mullaittivu District of the Northern Province, for eight days from October 28, 1927, during the absence of the Registrar, Sivasithampara Udayar Rasasegarar, on leave. His office will be at Muthaliyavalavu, Oddusuddan.

The Assistant Provincial Registrar, Batticaloa District, has appointed Kanapathipillai Nallathamby to act as Registrar of Marriages (General) of Sammanturai pattu division, in the Batticaloa District of the Eastern Province, for fourteen days from October 26, 1927, during the absence of the Acting Registrar, Nakamanipillai Udayar Thambinathapillai, on leave. His office will be at Sammanturai.

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, for twelve days from October 31, 1927, during the absence of the Registrar, Nallathamby Peter, on leave. His office will be at Korakallimadu; stations: Santiveli and Murakkodanchenai.

The Assistant Provincial Registrar, Batticaloa District, has appointed DISSANAYAKA MUDIYANSELAGE KIRI BANDA to act as Registrar of Births and Deaths of Nadukadu pattu west division, and of Marriages (General) of Nadukadu pattu division, in the Batticaloa District of the Eastern Province, for thirty days from October 31, 1927, during the absence of the Registrar, Madama Appu Abeysinghe Banda, on leave. His office will be at Uhana; station: Gonagolla.

The Provincial Registrar, North-Western Province, has appointed MUDIYANSELAGE DINGIRI BANDA to act as Registrar of Births and Deaths of Dambadeni Udukaha korale east division, and of Marriages (General) of Dambadeni hatpattu division, in the Kurunegala District of the North-Western Province, for two days from October 24, 1927, during the absence of the Registrar, PUNCHI BANDA TILAKARATNA, on leave. His office will be at Boyawalana.

The Provincial Registrar, North-Western Province, has appointed Herath Mudiyanselage Dingiri Banda to

act as Registrar of Births and Deaths of Tittaweligandahe korale division, and of Marriages (General) of Hiriyala hatpattu division, in the Kurunegala District of the North-Western Province, on October 31, 1927, during the absence of the Registrar, T. B. TENNAKOON, on leave. His office will be at Manapaya.

The Assistant Provincial Registrar, Puttalam, has appointed Bastian Korallage Clementi Rodrigo to act as Registrar of Births and Deaths of Puttalam pattu north division, and of Marriages (General) of Puttalam pattu and Gravets division, in the Puttalam District of the North-Western Province, for eight days from November 3, 1927, during the absence of the Registrar, Jayamanna-mohottige Don Simeon, on leave. His office will be at Kuruvikulam.

The Provincial Registrar, Ratnapura, has appointed MATTONDAGE APPUHAMY 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 seven days from October 28, 1927, during the absence of the Registrar, Hidururriye KAPUGE APPUHAMI, on leave. His office will be at Hidurupitiyewatta in Nivitigala.

The Provincial Registrar, Ratnapura, has appointed Jayamanna Mohottallaye Jayasinha Appuhami to act as Registrar of Births and Deaths of Bulugahapitiya division, and of Marriages (General) of Kuruwiti korale division, in the Ratnapura District of the Province of Sabaragamuwa, for four days from November 1, 1927, during the absence of the Registrar, Harankahavidanelaye Punchimahatmaya, on leave. His office will be at Dikhenewatta in the Sanitary Board town of Kendangamuwa.

The Assistant Provincial Registrar, Kegalla, has appointed Samarasinha Herat Mudiyanselage Kiri Banda to act as Registrar of Births and Deaths of Kiraweli pattu east division, and of Marriages (General) of Beligal korale division, in the Kegalla District of the Prevince Sabaragamuwa, for three days from October 31, 1927, during the absence of the Registrar, Samarasinha Herat Mudiyanselage Tikiribanda, on leave. His office will be at Dembatewatta in Otuapitiya.

Registrar-General's Office, Colombo, November 2, 1927. C. COOMARSWAMY, Registrar-General.

GOVERNMENT NOTIFICATIONS.

G 984/27

A PPLICATIONS on form General 187 (F 2) from officers in Class II. of the Clerical Service for transfer to the Nuwara Eliya Kachcheri will be considered if forwarded through the Head of the applicant's Department and received in the Secretariat on or before November 14, 1927.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

Colonial Secretary's Office, Colombo, November 2, 1927.

A PPLICATIONS on form General 187 (F 2) for appointment to the post of Accountant and Office Assistant in the Office of the Controller of Indian Immigrant Labour will be considered if forwarded through the Head of the applicant's Department and received in the Secretariat on or before November 14, 1927.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

Colombo, November 4, 1927.

の加い2021年9月 至2 PPLICATIONS on form General 187 (F 2) from officers in Class II. of the Clerical Service for transfer to the post of Interpreter, Mullaittivu Kachcheri, will be considered if forwarded through the Head of the applicant's Department, and received in the Secretariat on or before November 14, 1927.

By His Excellency's command,

Colonial Secretary's Office. Colombo, October 31, 1927. A. G. M. FLETCHER, Colonial Secretary.

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

Name.

运动机造物

Pensionable Appointment.

Mr. V. A. Wendt

Assistant Superintendent of Surveys .. Special duty under the Additional Controller of Revenue, Mr. C. V. Brayne

By His Excellency's command,

Colonial Secretary's Office, Colombo, November 2, 1927. A. G. M. FLETCHER, Colonial Secretary.

J 141/27 "THE CRIMINAL PROCEDURE CODE (AMENDMENT) ORDINANCE, No. 31 of 1919." IS Excellency the Governor has been pleased under section 326A of "The Criminal Procedure Code, 1898," as amended by Ordinance No. 31 of 1919, to appoint Messrs. E. R. F. Koch and D. T. Wickramssinghe to be Probation Officers for the judicial district of Tangalla, vice Mr. F. E. Labrooy and the Rev. Becket de Silva, who have left the district.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 27, 1927

Frank Hills - - to employed a fraction

A. G. M. FLETCHER, Colonial Secretary.

"THE ELECTRICITY ORDINANCE, 1906."

W 629, 27

N accordance with the rules for appointment of Electrical Inspectors under the Electricity Ordinance, No. 26 of 1906, published in the Government Gazette of June 21, 1912, His Excellency the Governor has been pleased to appoint Messrs. D. J. Unwin and H. H. Jansen to be Electrical Inspectors for the purposes of Ordinance No. 26 of 1906.

By His Excellency's command,

Colonial Secretary's Office Colombo, October 28, 1927. A. G. M. FLETCHER, Colonial Secretary.

"THE CEYLON TELEGRAPH ORDINANCE, 1908."

P 188/27

ULE made by His Excellency the Governor in Executive Council under section 7 of "The Ceylon Telegraph Ordinance, 1908," and confirmed by resolution of the Legislative Council on October 13, 1927.

By His Excellency's command,

Colonial Secretary's Office. Columbe, October 29, 1927. A. G. M. FLETCHER, Colonial Secretary.

RULE REFERRED TO.

Rule 12 made on August 14, 1913, and published in Government Gazette No. 6,576 of August 15, 1913, in substitution for rule 12 of the rules published in the supplement to the Government Gazette No. 6,325 of August 27, 1909, 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.

12. Objectionable telegrams . . After the word "nature" at the end of paragraph 1 add "Any such telegram which may be observed at the transmitting or delivery office may be stopped."
In paragraph 2, clause (d), add "or civil" after the word "Criminal" in the second line, and delete the words "and telegrams relating to warrants in civil cases" in the

In line 1 of the last paragraph, after the word "tendered" add "or in course of transmission."

"THE STAMP ORDINANCE, 1909."

F 972/27

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 Stamp Ordinance, No. 22 of 1909, on him conferred, authorized the following Joint Stock Company under the Joint Stock Companies Ordinances, to compound for the payment of stamp duty on share certificates specified in Schedule B of the said Stamp Ordinance, on the conditions set out in section 5 aforesaid, sub-sections (1) (c) (ii.), (iii.), and (iv.).

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 31, 1927. A. G. M. FLETCHER, Colonial Secretary.

COMPANY REFERRED TO. Rowlands Garages, Ltd.

"THE EDUCATION ORDINANCE, No. 1 of 1920."

E 183/27

Y-LAWS made by the Education District Committee for the Mullaittivu District, under section 25 (1) of "The Education Ordinance, No. 1 of 1920," approved by the Board of Education, and confirmed by His Excellency the Governor in Executive Council.

By His Excellency's command,

Colonial Secretary's Office. Colombo, October 29, 1927. A. G. M. FLETCHER, Colonial Secretary.

BY-LAWS REFERRED TO.

1. Definitions,-The terms "boy," "girl," and "child" shall mean a boy, or a girl, or a child residing in the area described in Schedule A hereto.

The term "attendance" shall mean an attendance for the period defined by the Code as constituting a full attendance recorded in an Attendance Register in the manner prescribed by the Code.

The term "Code" shall mean the Code for Assisted Schools for the time being sanctioned by His Excellency the Governor in Executive Council.

The term "District Committee" means the Education District Committee for Mullaittivu District.

The term "school" shall mean any school recognized by the Director of Education and shall include the schools specified in Schedule B hereto.

The terms "adequate and suitable provision for the education of a child" and "reasonable excuse" shall bear the same meaning as in sub-sections 25 (2) and (3) of "The Education Ordinance, No. 1 of 1920."

2. The Committee shall meet ordinarily at Mullaittivu once every two months on such dates as the Committee shall decide upon.

3. A record of the proceedings of meetings shall be kept in a book, and copies of such records circulated among

members immediately after the meeting.

4. Children to attend School.—The parent or guardian of every boy of not less than 6 nor more than 14 years of age, and the parent of every girl of not less than 6 nor more than 12 years of age, or in the case of Muslim and Tamil girls of not less than 6 nor more than 10 years of age shall cause such boy or girl to attend school unless he has made other adequate and suitable provision for the education of such boy or girl, or unless there is a reasonable excuse for non-attendance. Provided, in the case of girls, that their attendance shall not be compulsory, unless a separate female. teacher is provided; further, that no boy under 8 and no girl shall be compelled to attend school where the distance from his or her residence to the school along the shortest route exceeds 3 mile, and no boy over 8 shall be compelled to attend school where the distance exceeds 2 miles.

And provided always that when a child between 10 and 14 years of age, being beneficially employed to the satisfaction of the Chairman, Education District Committee, has received a certificate from an Inspector of Schools that he or she has passed in Reading, Writing, and Arithmetic, the examination prescribed by the Code for the Fourth

Standard, he or she shall not be required to attend school. 5. For the purpose of by law No. 4 the whole Revenue District of Mullaittivu shall be deemed an area in which

efficient provision has been made for elementary education in terms of section 25 (1) (c) of Ordinance No. 1 of 1920.

6. Time of Attendance.—The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age.

7. Religion.—Nothing in these by-laws—

- (a) Shall prevent the presence of children being excused during the time when religious instruction is given, as provided by section 15 (2) of "The Education Ordinance, No. 1 of 1920";
- (b) Shall make it conditional for any child on being admitted into a school that he shall attend any Sunday school or any place of religious worship or receive any instruction in religious subjects;
- (c) Shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which its parent belongs.

Every parent or guardian who shall not observe, or shall neglect or violate these by laws or any of them shall, upon conviction, be liable to a fine not exceeding Rs. 5 for each offence, and to an additional fine not exceeding Re. 1 per day in the case of a continuing offence

No elementary school shall be kept open for the purpose of giving instruction to pupils for more than 6 hours a day including intervals for meals, &c. The hour at which school work should commence may be left to the discretion of the Manager or the Headmaster, but no school should open earlier than 8 a.m. or later than 10 a.m. The school time table should be approved by the Inspector of Schools.

10. No elementary school shall, except with the permission of the Divisional or the District Inspector of Schools, be kept open for school work on more than five days a week or less than 180 days a year.

SCHEDULE A.

Description of the Area referred to in the foregoing By-laws.

Revenue District of Mullaittivu.

SCHEDULE B. List of Schools.

Karikkaddumulai North School Division.	Melpattu South School Division.
St. Patrick's English School R. C. Mission	19. Kanagarayankulam School Government
St. Patrick's Vernacular School do.	Kilakkumulai South School Division.
St. Anne's School, Chilawatte do.	0 TF 0 TF
The Hindu School, MullattivuHindu	20. Vavuniya School . C. M. S. Mission 21. Rampaikulam School . R. C. Mission
C. M. S. School, Vadduvakallu . C. M. S. Mission	21. Rampaikulam School R. C. Mission 22. Puthukulam School Government
C M S School Tennintty C M S Mission	23. Periyakomarasankulam School do.
C. M. S. School, Tammuttu C. M. S. Mission	
Mullivavalai School Division.	Kilakkumulai North School Division.
	24. Omantai School Government
R. C. School, Vattapalai . R. C. Mission	Nuducheddikulam School Division.
11. 0. 0011001, 1 40000000001	
Puthukudi-iruppu School Division.	25. Nelukulam School C. M. S. Missio
St. Joseph's School, Puthukudi-	26. Salampa kulam School Government 27. Rasentiramkulam School C. M. S. Missio
iruppu R. C. Mission	· ·
Puthukudi-iruppu School C. M. S. School	Chinnacheddikulam East School Division.
Palamathalan School R. C. Mission	28. Periyapuliyalankulam School Government
	29. Muthaliyakulam Itinerating
•	School R. C. Mission
Kumulamunai School C. M. S. Mission	30. Periyanochchikulam School do.
Alampil School R. C. Mission	Kilakkumulai South School (Sinhalese) Division.
	31. Mamadu School Government
Korkhen School Government	32. Madukanda School do.
Melpattu North School Division.	33. Iratperiyakulam School do.
Oddusuddan School C. M. S. Missicn	
	Chinnacheddikulam West School Division.
<u>-</u>	34. Suduventapilavu School C. M. S. Missio
Paddikudi-iruppu School Government	35. Andiyapuliyankulam School Government
"THE EDUCATION ORI	DINANCE, No. 1 of 1920."
	St. Patrick's English School R. C. Mission St. Patrick's Vernacular School do. St. Anne's School, Chilawatte do. The Hindu School, Mullaittivu Hindu C. M. S. School, Vadduvakallu C. M. S. Mission Vellammullivaikal School Government C. M. S. School, Tanniuttu C. M. S. Mission Mulliyavalai School Division. C. M. S. School, Mulliyavalai C. M. S. Mission R. C. School, Vattapalai R. C. Mission Puthukudi-iruppu School Division. St. Joseph's School, Puthukudi-iruppu R. C. Mission Puthukudi-iruppu School C. M. S. School Palamathalan School R. C. Mission Karikkaddumulai South School Division. Kumulamunai School R. C. Mission Karikkaddumulai South School Division. Kumulamunai School R. C. Mission Kokkutoduvai School R. C. Mission Kokkutoduvai School Government Melpattu North School Division. Oddusuddan School C. M. S. Mission Melpattu East School Division. Paddikudi-iruppu School Government

BY-LAWS made by the Education District Committee for the Ratnapura Revenue District, under section 25 (1) of "The Education Ordinance No. 1 of 1920," approved by the Board of Education, and confirmed by His Excellency the Governor in Executive Council.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 29, 1927. A. G. M. FLETCHER. Colonial Secretary.

BY-LAWS REFERRED TO.

Definitions.—The terms "boy," "girl," and "child" shall mean a boy, or a girl, or a child residing in the area described in Schedule A hereto.

The term "attendance" shall mean an attendance for the period defined by the Code as constituting a full attendance recorded in an Attendance Register in the manner prescribed by the Code.

The term "Code" shall mean the Code for Assisted Schools for the time being sanctioned by His Excellency the Governor in Executive Council.

The term "District Committee" means the Education District Committee for the Ratnapura Revenue District. excluding the area within the limits of the Urban District Council, Ratnapura. The term "school" shall mean any school recognized by the Director of Education and shall include the schools

specified in Schedule B hereto.

The terms "adequate and suitable provision for the education of a child" and "resonable excuse" shall bear the same meaning as in sub-sections 25 (2) and (3) of "The Education Ordinance, No. 1 of 1920." 2. The Committee shall meet ordinarily at the Kachcheri, Ratnapura, once every two months on such dates

as the Committee shall decide upon. 3. A record of the proceedings of meetings shall be kept in a book, and copies of such records circulated among

members immediately after the meeting.

4. Children to attend School.—The parent of every boy of not less than 6 nor more than 14 years of age, and the parent of every girl of not less than 6 nor more than 12 years of age, or in the case of Muslim and Tamil girls of not less than 6 nor more than 10 years of age shall cause such boy or girl to attend school unless he has made other adequate and suitable provision for the education of such boy or girl, or unless there is a reasonable excuse for non-attendance. Provided, in the case of girls, that their attendance shall not be compulsory, unless a separate female teacher is provided; further, that no boy under 8 and no girl shall be compelled to attend school where the distance from his or her residence to the school along the shortest route exceeds 3 mile, and no boy over 8 shall be compelled to attend school where the distance exceeds 2 miles.

And provided always that when a child between 10 and 14 years of age, being beneficially employed to the satisfaction of the Chairman, Education District Committee, has received a certificate from an Inspector of Schools that he or she has passed in Reading, Writing, and Arithmetic, the examination prescribed by the Code for the Fourth Standard,

he or she shall not be required to attend school.

5. Time of Attendance.—The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age.

6. Religion.—Nothing in these by-laws:—

(a) Shall prevent the presence of children being excused during the time when religious instruction is given, as provided by section 15 (2) of "The Education Ordinance, No. 1 of 1920";
(b) Shall make it conditional for any child on being admitted into a school that he shall attend any Sunday

school or any place of religious worship or receive any instruction in religious subjects;

(c) Shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which its parent belongs.

- Every parent who shall not observe, or shall neglect or violate these by-laws or any of them shall, upon conviction, be liable to a fine not exceeding Rs. 5 for each offence, and to an additional fine not exceeding Re. 1 per day in the case of a continuing offence.
- 8. No elementary school shall be kept open for the purpose of giving instruction to pupils for more than 6 hours a day including intervals for meals, &c. The hour at which school work should commence may be left to the discretion of the Manager or the Head Master, but no school should open earlier than 8 A.M. or later than 10 A.M. The school time table should be approved by the Inspector of Schools.
- 9. No elementary school shall, except with the permission of the Divisional or District Inspector of Schools, be kept open for school work on more than five days a week or less than 180 days a year.
- 10. The area described in Schedule A is an area within which efficient provision has been made for elementary education by means of schools situated either within or outside of such area.

SCHEDULE A.

	Description of the Area referred to in the foregoing By-laws.									
Ι.	Uda pattu)	10.	Pannil pattu					
2.	Meda pattu		>Kuruwiti korale	11.	Meda pattu >Atakalan k	orale				
3.	Palle pattu		J	12.	Kadawel and Tambagam pattus					
4.	Uda pattu)	13.	Kolonnagam pattu	1.				
5.	Meda pattu		>Nawadun korale	14.	Diyapotagam pattu Kolonna ko	raie				
6.	Palle pattu		J	15.	Helauda palata.					
7.	Uda pattu		·	16.	Helapalle palata Meda korale	е				
8.	Meda pattu		>Kukulu korale	17.	Talapitagam pattu Kadawata l	lana la				
9.	Palle pattu		· , J .	118.	Udawagam pattu	Roraio				
			·			* .				

DULE B.

Schools.

·*·	Oua parru	• •		
5.	Meda pattu		≻Nawa	dun korale
6.	Palle pattu			
7.	Uda pattu)	
8.	Meda pattu		≻Kuku	ılu korale
9.	Palle pattu		.,,] .	
	F			
,		•	•	SCHEL
	•	•		List of
		Kuruwiti l	Kmale	List of
	17	•		
1.	Eratna Boys'	vernacular v	5011001 • School	
2.	Ellawala Boy			
3.	Ellawala Girl			
4.	Epitawala Mi			
5.	Erapola Boys			
6.	Dodampe Mi			
. 7.	Higgaswatta			
8.	Iddamalgoda			
9.	Iddamalgoda	Girls' Verna	cular School	
10.	Karandana B			
11.	Karandana G	irls' Vernacu	lar School	
12.	Kalatuwawa	Boys' Verna	cular School	
13.	Kalatuwawa	Girls' Vernac	ular School	
14.	Kendangomu	.wa Boys' Ve	rnacular School	
15.	Kendangomu	wa Girls' Ve	rnacular School	•
16.	Kiriella Boys	' Vernacular	School	
17.	Kiriella Girls	' Vernacular	School	
18.	Malwala Mixe	ed Vernacula	r School	
19.	Mudunkotuw	a Boys' Vern	acular School	*
20.	Mudunkotuw	a Girls' Vern	acular School E	ast
21.	Mudunkotuw	a Girls' Vern	acular School W	7est
22.	Teppanawa I			
23.	Teppanawa C			•
24.	Kandangoda			
25.	Diwurumpiti; School	ya Roman	Catholic Verns	acular Boys'
26.		antiet Miceio	n Vernacular Gi	rls' School
20. 27.	Dewalerawa	Rantiet Micei	ion Vernacular	Boys' School
28,	Dewalegawa School	Buddhist M	ixed Recognized	d Vernacular
	DOILOOL	Kolonna I	Korale.	
29.	Kella Boys' V			D
49.	TERM DOAS. A	ernacular oc	11001	

30. Kolonna Boys' Vernacular School

- Kumburugamuwa Boys' Vernacular School Mullendiyawela Boys' Vernacular School 31. 32.
- Omalpe Boys' Vernacular School Wijeriya Boys' Vernacular School

Kukul Korale.

- Ayagama Boys' Vernacular School 35. Gawaragiriya Boys' Vernacular School Galature Mixed Vernacular School 37. 38. Kalawana Mixed Vernacular School Ketepola Mixed Vernacular School 39. Kukulegama Mixed Vernacular School 40.
- Rambukka Boys' Vernacular School Weddagala Mixed Vernacular School 41. 42.

Atakalan Korale.

- Alpitiya Girls' Vernacular School. 43.
- Emmitiyagoda Boys' Vernacular School Godakawela Boys' Vernacular School 44.
- 45.

- Kahawatta Mixed Vernacular School Madalagama Boys' Vernacular School Madampe Anglo-Vernacular School

- 51.
- Ralkwana Boys' Vernacular School Rakwana Girl's Vernacular School Ranwala Mixed Vernacular School Bibilegama Boys' Vernacular School

Nawadun Korale.

- Colombugama Mixed Vernacular School
- Dimiyawa Mixed Vernacular School 55.
- Dippitigala Mixed Vernacular School 56.
- 57. Gallella Mixed Vernacular School
- 58. Hangomuwa Mixed Vernacular School
- Karawita Boys' Vernacular School Karangoda Mixed Vernacular School 59.
- 61. Marapona Mixed Vernacular School
- Niwitigala Mixed Vernacular School
- Pelmadulla Girls' Vernacular School Bamborabotuwa Boys' Vernacular School
- Pelmadulla Baptist Mission Boys' Vernacular School

Kadawata Korale.

- Imbulpe Boys' Vernacular School Imbulpe Girls' Vernacular School Morahela Boys' Vernacular School Morahela Girls' Vernacular School

- 69
- Rassagala Mixed Vernacular School
- Udagama Boys' Vernacular School Udagama Girls' Vernacular School

Meda Korale.

- 73.
- 74. 75.
- Balangoda Boys' Vernacular School Balangoda Girls' Vernacular School Damahama Boys' Vernacular School Galagama Boys' Vernacular School Hattalla Boys' Vernacular School 76.
- 77.
- 78.
- Illukkumbura Boys' Vernacular School Mahawalatenna Mixed Vernacular School 79.
- Opanake Boys' Vernacular School Opanake Girls' Vernacular School 80.
- 81.
- Pallekanda Boys' Vernacular School Pallekanda Girls' Vernacular School 83.
- Puwakgahawela Boys' Vernacular School 84.
- 85. Urawela Boys' Vernacular School
- 86. Weligepola Boys' Vernacular School 87
- Balangoda Roman Catholic Mixed Vernacular School Maratenna Roman Catholic Boys' Vernacular School 88.
- Kirapathdeniya Roman Catholic Mixed Vernacular
- Kirimetitenna Baptist Mission Recognized Mixed Vernacular School

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

U 298/27

Y-LAWS made by the Negombo 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 27, 1927. A. G. M. FLETCHER, Colonial Secretary.

By-laws referred to.

GENERAL BY-LAWS RELATING TO LICENCES.

Interpretation of Terms.

- - "The Council" means the Urban District Council of Negombo.
 - "Chairman" means the Chairman of the Urban District Council of Negombo.

 "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 Ordi-
 - nance 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 Government 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 1 gumny bag, manufacturing or storing copra, manufacturing coconut oil by mills or chekkus, manufacturing desiceated coconuts, manufacturing of bricks or tiles, burning lime, keeping a saw pit, curing or storing plumbago.

- 2. No person shall within the limits of the Council keep any bakery, eating house, tea and coffee boutique, restaurant, hotel, butcher's stall, fish stall, gala, or dairy, laundry, common lodging house, aerated water factory, ice factory, public bathing place, or carry on in any place any dangerous or offensive trade without an annual licence from the Chairman, which licence the Chairman shall issue to all persons complying with the conditions provided for the issue of such licence. Every such licence shall remain in force until December 31 of the year in respect of which such licence is issued, unless such licence shall have been previously cancelled as provided in by-law No. 9 or 11.
 - 3. No licence shall be transferable.
- 4. All notices in connection with the licensed premises or the licensed trade shall be deemed to be served upon the licensee when left with any person employed in the licensed premises or when affixed to such premises.
- 5. The licensee shall comply with the lawful requirements of any notice served on him by the Chairman within the time stated in such notice, or if no such time is stated in the notice then within seven days from the service of such notice.

 6. Every licence shall be subject to such fee as the Council shall, subject to the
- 6. Every licence shall be subject to such fee as the Council shall, subject to the approval of the Local Government Board and with the sanction of the Governor in Executive Council, impose.
- 7. It shall be lawful for the Chairman or any officer of the Council generally or specially authorized in writing thereto by the Chairman at all reasonable times to enter upon and inspect any licensed premises and to inspect any furniture, equipment, vehicle, or utensil, which is or appears to be used for the purpose of a licensed trade.
- 8. Every licensee shall during the period of licence keep his premises, furniture, and equipment in conformity with the conditions on which the licence was issued.
- 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 above 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.
- 10. On a second or subsequent conviction of a licensee by court for breach of any regulation relating to his licensed premises such licence shall be liable to cancellation by such court.

11. If at any time during the period for which a licence has been issued the licensed premises cease to conform to the conditions laid down for its issue, the Chairman may notice the licensee to do all things necessary to make the premises conform to such conditions, and if the licensee fails to comply with the requirements of the notice the Chairman may suspend or cancel the licence.

BAKERIES.

I.—Conditions of Issue of Licence.

No person shall be entitled to a licence to keep a bakery unless the premises to be licensed comply with the following conditions:

- (a) That the premises are in good repair and well ventilated and well lighted and that every room is provided with windows capable of being opened, the area of which when open shall be not less than one-fifteenth of the superficial floor space.
- (b) That the walls of every room in every part are not less than 7 feet in height, and are built of brick, stone, or cabook, with the inside thereof limeplastered and limewashed.
 - (c) That all the eaves are at least 6 feet from the ground.
 - That the roof is made of some permanent material
 - (e) That all the woodwork is oil painted or limewashed.
 - That the floor is cemented throughout.
 - (g) That the premises are provided with adequate drainage.
- (a) That the room in which kneading takes place has a superficial floor space of not less than 12 feet by 15 feet, and that the lower 4 feet of the internal surface of the walls is covered with glazed tiles or is plastered with cement.
- (b) That there is a free external air space not less than 7 feet wide on at least two of the sides of the kneading room which contain doors or windows.
 - (c) That the door of the oven does not open directly into the kneading room.
- (d) That every kneading room is provided with a ceiling which is either plastered and limewashed or made of closely fitting boards which are either limewashed or oil painted.
- 3. (a) That the troughs, tables, and all the utensils used in the making of bread
- are capable of being moved about for the purpose of cleaning the floor and the walls.

 (b) That the tops of the tables used in the making of bread are made of well
- seasoned closely fitting planks or of some non-harmful impervious material.

 4. (a) That the bakery is provided with a sanitary dust bin, at least two spittoons, and with sufficient latrine accommodation.
- (b) That the bakery is at least 50 feet distant from any latrine, cesspit, manure
- heap, or open sewer.
 (c) That there is no cesspit, latrine, or ashpit within or directly communicating with the bakery.

II.—Regulations for Licensed Bakeries.

1. Every licensee of a bakery shall keep affixed in a conspicuous position on the outside of his premises a board with his name and the words "Licensed Bakery" legibly painted thereon in the English and vernacular languages.

Every licensee of a bakery shall cause a copy of these regulations in English, Sinhalese, and Tamil, and the licence to be framed and hung in a prominent place in the licersed premises, and shall also cause a list of the names and addresses of all employees (including the vendors of bread) to be kept in the bakery so as to be available for inspection at all reasonable times by the Chairman or any person authorized by him.

3. Every licensee of a bakery shall cause the walls of every room forming part of the bakery to be limewashed twice a year in the months of June and December; the ceiling to be limewashed four times a year in the months of March, June, September, and December; the woodwork to be limewashed or, if oil painted, to be washed with hot water and soap at least twice a year in the months of June and December, and at any other time if so ordered by the Chairman in writing.

- 4. Every licensee of a bakery shall cause the floor and the tiled or cemented portions of the walls and the tops of the tables to be washed every day at such hour as shall be specified in the licence. He shall cause every part of the bakery, its surroundings, drains, furniture, utensils, and equipment used in the making of bread to be kept in good repair, clean, and free from effluvia arising from any drain, latrine, cesspit, or other nuisance on the licensed premises. He shall cause all trade and domestic refuse to be immediately placed in an impervious covered receptacle, which shall be removed from the bakery and cleared once a day. receptacle shall always be kept covered except when refuse is being actually placed therein.
- 5. Every licensee of a bakery shall use for the manufacture of bread, good and wholesome flour, water, and other materials. He shall store the flour on a movable platform constructed in the manner herein specified:

The platform shall be of any convenient length and breadth, consisting of a single layer of stout planks supported on legs 3 feet high. The legs of the platform should not be permanently fixed in the floor. The edges of the planked top should stand out 9 inches away from the frame underneath, so as to prevent rats crawling up the legs and round the edge of the planked top. The platform shall be so constructed that there are no shelves or recesses under the planked top to provide harbour for rats. The platform should be a movable one, so that it may be lifted away from position and the floor underneath cleaned. It should he placed at least 9 inches away from the wall. He shall keep the space beneath and around the platform free from all obstructions.

6. Every licensee of a bakery shall provide a sanitary dust bin and at least two spittoons to be kept on the licensed premises. He shall keep the spittoons so as to be easily accessible to those engaged in the manufacture of bread, but shall not keep them in the kneading room.

7. Every licensee of a bakery shall keep the bakery free from rats and shall cause all rat holes to be filled up with broken glass and shall plaster them with

cement as soon as found.

8. No person shall on any pretext whatsoever keep any animal or bird in a

bakery.

9. No person shall spit within the bakery, except into a spittoon provided for

the purpose. 10. (a) No person suffering from, or who has recently suffered from, any infectious, contagious, or loathsome disease, or has been recently ir attendance on any person suffering from such disease, shall enter the licensed premises or take part in the manufacture or sale of any bread therein, or engage in the transport of any bread therefrom.

(b) No licensee of a bakery shall connive at or permit the contravention by any

person of the provisions of the above regulation 10 (a).

- 11. No licensee of a bakery shall store or keep or allow to be stored or kept in the room where bread is prepared or stored, or in which the materials for making bread are stored, any furniture, clothes, sleeping mats, or any articles, other than those used in the manufacture of bread.
- 12. No licensee of a bakery shall use, or allow to be used, as a sleeping place any place on the same floor as the bakery or forming part of the same building, unless such place is effectually separated from the places where bread is prepared or stored or in which the materials thereof are stored by a partition extending from the floor to the ceiling, and unless such sleeping place is provided with an external window, the area of which when open shall be not less than one-fifteenth of the superficial floor space.

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

14. Every licensee of a bakery shall provide clean water, clean towels, nail

brush, and soap, and keep them so as to be easily accessible to those engaged in the manufacture of bread.

15. Every licensee of a bakery shall provide the licensed premises with an

ample supply of potable water.

16. No licensee of a bakery shall expose, or cause to be exposed, for sale in the licensed premises any bread unless such bread is kept in clean properly constructed glass cases free from flies, dust, and vermin.

17. Every licensee of a bakery shall cause all bread, except fancy bread, rolls, biscuits, or confectionery, to be stamped with figures denoting one or other of the following weights viz.:-

$\frac{1}{4}$ lb., $\frac{1}{2}$ lb., 1 lb., 2 lb., or 4 lb.

He shall not sell or expose for sale any bread, except fancy bread, rolls, biscuits, or confectionery, which shall not have one of the aforesaid weights stamped on it or which shall be found to weigh less than the weight stamped thereon.

18. Every licensee of a bakery shall cause to be fixed in a conspicuous place in the licensed premises a beam and scales with standard weights, and if required by any purchaser shall weigh any bread sold or exposed for sale in the said premises.

19. No licensee of a bakery shall allow any person to transport bread from his bakery for sale, unless such person is in possession of a card of registration signed by the Chairman and by the licensee of the bakery.

20. The Chairman shall, on application made to him by the licensee of a bakery, issue cards of registration for use by every person employed by such licensee in

transporting bread for sale.

21. No licensee of a bakery shall allow any bread to be transported from his licensed premises for sale, except in a closed vehicle or a closed basket, tin, or other suitable receptacle. The licensee shall examine such vehicle, basket, tin, or other receptacle, and shall satisfy himself that it is clean and wholesome before he allows such transport.

EATING-HOUSES AND TEA AND COFFEE BOUTIQUES.

I.—Conditions of Issue of Licence.

No person shall be entitled to a licence to keep an eating-house or a tea and coffee boutique, unless the premises to be licensed comply with the following conditions:-

- That the premises are in good repair and are well ventilated and well lighted, and that every room has a minimum superficial area of 120 square feet and is provided with windows capable of being opened, the area of which when open shall be not less than one-fifteenth of the superficial floor space.
- 2. That the walls of every room in every part are not less than 7 feet in height, and are built of brick, stone, or cabook, with the inside thereof limeplastered and limewashed.
 - That all the eaves are at least 6 feet from the ground.
 - That the roof is made of some permanent material.

That all the woodwork is oil painted or limewashed.

That the floor is cemented throughout.

That the premises are provided with adequate drainage, with a sanitary dust bin and with sufficient latrine accommodation.

II .- Regulations for Licensed Eating-Houses and Tea and Coffee Boutiques

Every licensee of an eating-house or of a tea and coffee boutique shall keep affixed in a conspicuous position on the outside of his premises a board with his name and the words "Licensed Eating-House" or "Licensed Tea and Coffee Boutique" legibly painted thereon in the English and vernacular languages.

2. Every licensee of an eating-house or of a tea and coffee boutique shall cause a copy of these regulations in English, Sinhalese, and Tamil, and the licence to be framed and hung in a prominent place in such premises. He shall also cause a list of the names and addresses of all employees to be kept at all times on the premises

so as to be available for inspection.

3. Every licensee of an eating-house or of a tea and coffee boutique shall cause the walls of every room forming part of the licensed premises to be limewashed twice every year in the months of June and December; the ceiling to be limewashed four times a year in the months of March, June, September, and December; the woodwork to be limewashed or, if oil painted, to be washed with hot water and soap at least twice a year in the months of June and December, and at such other times as may be ordered by the Chairman in writing.

4. Every licensee of an eating-house or of a tea and coffee boutique shall cause every part of such premises, the surroundings, drains, furniture, utensils, and equipment used in the preparation, sale, or consumption of food or drink to be kept in good repair, clean, and free from effluvia arising from any drain, latrine, cesspit,

or other nuisance on the licensed premises.

Every licensee of an eating-house or of a tea and coffee boutique shall cause all utensils used in the preparation, sale, and consumption of food or drink to be washed with soap and water at least once in 24 hours.

6. Every licensee of an eating-house or of a tea and coffee boutique shall cause every utensil or receptacle used by a customer to be washed immediately after such

use and before being used by any other customer.

- Every licensee of an eating-house or of a tea and coffee boutique shall cause all trade and domestic refuse to be immediately placed in an impervious covered receptacle and to be removed from the premises daily. He shall keep such receptacle covered at all times except when refuse is being placed in it, and shall cause all waste tea, coffee, milk, or remnants of food or cooking waste to be collected in such receptacle and not to be thrown on the ground.
- No licensee of an eating-house or of a tea and coffee boutique shall use any counter or other place from which tea, coffee, or milk is served, unless the said counter or other place is covered with zinc or other impervious material.
- 9. Every licensee of an eating-house or of a tea and coffee boutique shall cause a sanitary dust bin, and at least two spittoons to be kept always at the licensed premises so as to be readily available to the visitors to the premises as well as to the employees.
- 10. Every licensee of an eating-house or of a tea and coffee boutique shall keep the premises free from rats, and shall fill all rat holes with broken glass, and plaster such holes with cement as soon as he discovers them.

11. Every licensee of an eating-house or of a tea and coffee boutique shall provide

the licensed premises with an ample supply of potable water.

12. No licensee of an eating-house or of a tea and coffee boutique shall keep or store or expose for sale any food unless such food is kept in a receptacle so constructed as to prevent its contamination by flies, dust, and vermin. He shall keep such receptacles always clean.

13. No licensee of an eating-house or of a tea and coffee boutique shall sell or offer or expose for sale any milk to which water or any other foreign liquid or substance

has been added so as to render such milk unwholesome.

14. No person shall spit within such premises except into a spittoon provided

for the purpose.

No person suffering from any infectious, contagious, or loathsome disease, or who has been recently in attendance on any person suffering from such disease shall enter such premises or take part in the preparation or sale of food or drink.

16. No licensee of an eating-house or of a tea and coffee boutique shall connive

at or permit the contravention by any person of the above regulations numbered 14

and 15.

17. No licensee of an eating house or of a tea and coffee boutique shall allow any person to transport for sale cooked food from the licensed premises unless such person is in possession of a card of registration signed by the Chairman and by the licensee of an eating-house or of a tea and coffee boutique, and unless such food is. carried in a closed basket, tin, or other suitable receptacle.

18. Every licensee of an eating-house or of a tea and coffee boutique shall see that every vehicle, basket, tin, or other receptacle used for carrying food is clean at the

time any food is placed in it.

The Chairman shall, on application made to him by the licensee of an eatinghouse or of a tea and coffee boutique, issue cards of registration for use by every person employed by such licensee in carrying food for sale.

BUTCHERS' STALLS.

I .- Conditions of Issue of Licence.

No person shall be entitled to a licence to keep a butcher's stall unless the premises to be licensed comply with the following conditions:-

1. That the premises are in good repair and well ventilated and well lighted, and that every room is provided with windows capable of being opened, the area of which when open shall be not less than one-fifteenth of the superficial floor space.

- That the walls of every room in every part are not less than 7 feet in height, and are built of brick, stone, or cabook, with the inside thereof limeplastered and limewashed, and the lower 4 feet of the internal surface is covered with glazed tiles or is plastered in cement.
 - That all the eaves are at least 6 feet from the ground. That the roof is made of some permanent material

That all the woodwork is oil painted or limewashed.

That the floor is cemented throughout.

That the premises are provided with adequate drainage. That the tables and all the furniture shall be capable of being moved about for the purpose of cleaning the floor and the walls.

9. That every table on which meat is kept shall be covered with zinc or other

impermeable material.

10. That the premises are provided with a sanitary dust bin and at least one

spittoon and with sufficient latrine accommodation. 11. That the premises are at least 50 feet distant from any latrine, cesspit,

manure heap, or open sewer. That there is no cesspit, latrine, or ashpit within, or directly communicating

with the premises. II.—Regulations for Licensed Butchers' Stalls.

1. Every licensee of a butcher's stall shall keep affixed in a conspicuous position on the outside of his premises a board with his name and the words "Licensed Butcher's Stall" legibly painted thereon in the English and vernacular languages.

2. Every licensee of a butcher's stall shall cause a copy of these regulations

in English, Sinhalese, and Tamil to be framed and hung in a prominent place in the licensed premises. He shall also keep on the premises a list of the names and addresses of all employees including vendors of meat so as to be at all times available for inspection.

Every licensee of a butcher's stall shall cause the walls of every room forming part of the stall, except such parts as are covered with glazed tiles, or are plastered in cement to be limewashed, and all the woodwork to be limewashed or, if oil painted, to be washed with hot water and soap at least four times a year in the months of March, June, September, and December, and at such other times as may be ordered by the Chairman in writing.

4. Every licensee of a butcher's stall shall cause the floor, the tiled or cemented portions of the walls, the tops of the tables, and the chopping blocks to be scrubbed and washed once every day at such hour as is specified in the licence. He shall cause all hooks for hanging meat to be kept polished and free from rust.

5. Every licensee of a butcher's stall shall keep every part of the butcher's

stall, its surroundings, drains, furniture, utensils, and equipment used in connection with the storing, preparation, or sale of meat in good repair, clean, and free from effluvia arising from any drain, latrine, cesspit, or other nuisance.

6. Every licensee of a butcher's stall shall cause a sanitary dust bin, and at

least one spittoon to be kept on the licensed premises, so that those employed on

the premises may have easy access to them.

Every licensee of a butcher's stall shall cause all trade and domestic refuse to be immediately placed in a covered receptacle made of zinc or galvanized iron and to be removed daily from the licensed premises. He shall cause the said receptacle to be kept always covered except at the times when refuse is being actually placed in it.

8. Every licensee of a butcher's stall shall keep the licensed premises free from rats, and shall cause all rat holes to be filled up with broken glass, and shall plaster

them with cement as soon as found.

9. No person shall keep any animal or bird in the licensed premises on any pretext whatsoever.

10. No person shall spit within a butcher's stall except into a spittoon provided

- for the purpose.

 11. No person suffering or who has recently suffered from any infectious, contagious, or loathsome disease, or who has recently been in attendance on any person suffering from such a disease, shall enter a butcher's stall or take part in the storing, preparation, or sale of meat therein, or in the transport of any meat thereto or therefrom.
 - 12. No licensee of a butcher's stall shall connive at or permit the contravention

by any person of the above regulations numbered 10 and 11.

13. No person shall keep in the licensed premises any furniture, clothes, sleeping mats, or other articles except those used for the purpose of the storing, preparation, or sale of meat.

No licensee of a butcher's stall shall allow any place on the same level with the butcher's stall and forming part of the same building to be used as a sleeping place, unless it is effectually separated from the butcher's stall by a partition extending from the floor to the ceiling, and unless such sleeping place is provided with an external window, the area of which when open shall be not less than onefifteenth of the superficial floor space.

15. Every licensee of a butcher's stall shall keep on the licensed premises an

ample supply of potable water.

16. No licensee of a butcher's stall shall sell, or expose for sale on the licensed premises any meat except the meat of animals slaughtered either in a public slaughter-house within the limits of the Council area duly declared and proclaimed under section 22 of Ordinance No. 9 of 1893, or in a place appointed for the purpose by the Chairman under section 23 of the said Ordinance, or under a special licence issued under section 14 of the said Ordinance.

Every licensee of a butcher's stall shall keep the licensed premises open daily for the sale of meat during the hours 7 a.m. to 10 a.m. and 3 p.m. to 7 p.m.

18. No licensee of a butcher's stall shall allow any person to transport meat for sale from his licensed premises unless such person is in possession of a card of registration signed by the Chairman and by the licensee of the butcher's stall.

19. No licensee of a butcher's stall shall permit any person to transport for sale from his licensed premises any meat except in a closed vehicle or a closed basket, tin, or other suitable receptacle. He shall see that every such vehicle, basket, tin, or other receptacle is at all times kept clean and wholesome.

20. The Chairman shall, on application made to him by the licensee of a butcher's

stall, issue cards of registration for the use of every person employed by such licensee

in transporting meat for sale.

FISH STALLS.

I .- Conditions of Issue of Licence.

No person shall be entitled to a licence to keep a fish stall unless the premises to be licensed comply with the following conditions:-

That the premises are in good repair and well ventilated and well lighted, and that every room is provided with windows capable of being opened, the area of which when open shall be not less than one-fifteenth of the superficial floor space.

2. That the walls of every room in every part are not less than 7 feet in height and are limeplastered and limewashed, except such parts as are covered with glazed tiles or are plastered in cement.

That all the eaves are at least 6 feet from the ground. That all the woodwork is oil painted or limewashed.

That the floor is of smooth cement having a proper fall leading to a masonry. drain built in cement and cement rendered and emptying into a bucket.

That every table on which fish is kept is covered with zinc or other impermeable material.

7. That the premises are provided with a sanitary dust bin and with sufficient latrine accommodation.

8. That the premises are at least 50 feet distant from any latrine, cesspit, manure heap, or open sewer.

That there is no cesspit, latrine, or ashpit within or directly communicating with the premises.

II.—Regulations for Licensed Fish Stalls.

1. Every licensee of a fish stall shall keep affixed in a conspicuous position on the outside of his premises a board with his name and the words "Licensed Fish

Stall "legibly painted thereon in the English and vernacular languages.

2. Every licensee of a fish stall shall cause a copy of these regulations relating to fish stalls in English, Sinhalese, and Tamil to be framed and hung in a prominent place in the licensed premises. He shall also keep on the premises a list of the names and addresses of all employees including vendors of fish so as to be at all times available for inspection.

3. Every licensee of a fish stall shall cause the walls of every room forming part of the fish stall, except such parts as are covered with glazed tiles or are plastered in cement, to be limewashed, and all the woodwork to be limewashed or, if oil painted, to be washed with hot water and soap at least four times a year in the months of March, June, September, and December, and at such other times as may be ordered by the Chairman in writing.

4. Every licensee of a fish stall shall cause the floor, the tiled or cemented portions of the walls, the tops of the tables, and the chopping blocks to be scrubbed and washed once every day at such hour as is specified in the licence.

cause all hooks for hanging fish to be kept polished and free from rust.

Every licensee of a fish stall shall keep every part of the fish stall, its surroundings, drains, furniture, utensils, and equipment used in connection with the storing, preparation, or sale of fish in good repair, clean, and free from effluvia arising from any drain, latrine, cesspit, or other nuisance.

6. Every licensee of a fish stall shall cause a sanitary dust bin and at least one spittoon to be kept on the licensed premises, so that those employed on the premises

may have easy access to them.

7. Every licensee of a fish stall shall cause all trade and domestic refuse to be immediately placed in an impervious covered receptacle and to be removed daily from the licensed premises. He shall cause the said receptacle to be kept always covered except when refuse is being actually placed therein.

8. Every licensee of a fish stall shall keep the licensed premises free from rats and shall fill up all rat holes with broken glass, and plaster them with cement as

soon as he discovers them.

9. No person shall keep any animal or bird in the licensed premises on any pretext whatsoever.

10. No person shall spit within a fish stall except into a spittoon provided for

the purpose.

- 11. No person suffering or who has recently suffered from any infectious, contagious, or loathsome disease, or who has recently been in attendance on any person suffering from such a disease, shall enter a fish stall or take part in the storing, preparation, or sale of fish therein, or in the transport of any fish thereto or therefrom.
- 12. No licensee of a fish stall shall connive at or permit the contravention by any person of the above regulations numbered 9, 10, and 11.
- 13. No person shall keep in the licensed premises any furniture, clothes, sleeping mats, or other articles, except those used for the purpose of the storing, preparation, or sale of fish.
- 14. No licensee of a fish stall shall allow any place on the same level with the fish stall and forming part of the same building to be used as a sleeping place unless it is effectually separated from the fish stall by a partition extending from the

floor to the ceiling, and unless such sleeping place is provided with an external window, the area of which when open shall be not less than one-fifteenth of the superficial floor space.

15. Every licensee of a fish stall shall keep on the licensed premises an ample

supply of potable water.

16. Every licensee of a fish stall shall keep the licensed premises open daily

for the sale of fish.

17. No licensee of a fish stall shall allow any person to transport fish for sale from his licensed premises unless he is in possession of a card of registration signed by the Chairman and by the licensee of the fish stall.

18. No licensee of a fish stall shall permit any person to transport for sale from his licensed premises any fish except in a closed vehicle or a closed basket, tin, or other suitable receptacle. He shall see that every such vehicle, basket, tin, or other receptacle is at all times kept clean and wholesome.

The Chairman shall, on application made to him by the licensee of a fish stall, issue cards of registration for the use of every person employed by such licensee

in transporting fish for sale.

LODGING HOUSES.

I .- Conditions of Issue of Licence. No person shall be entitled to a licence to keep a lodging house unless he shall deposit with the Chairman a certificate of good character signed by three or more respectable householders resident within the area of the Council, or by a Police Magistrate, or Justice of the Peace, and unless the premises to be licensed comply, with the following conditions:-

1. That the premises are substantially built and in good repair and that every room is well ventilated and well lighted and provided with windows capable of being opened, the area of which when open is not less than one-fifteenth of the superficial floor space, and that every room has a minimum superficial area of 120

square feet. 2. That That the walls of every room in every part are not less than 10 feet in height

and are limewashed.

That all the eaves are at least 6 feet from the ground. 3.

That the roof is made of some permanent material. 4.

That all woodwork is oil painted or limewashed. That the floor is cemented throughout. 5.

That the premises are provided with adequate drainage.

That the premises are provided with sanitary dust bins of sufficient number and size to contain the refuse from the house, and sufficient bathing and latrine accommodation, such latrine accommodation being not less than one separate latrine for every ten persons for whose accommodation the premises are to be licensed.

That the premises are provided with a good water supply and that the supply of drinking water and the bathing accommodation are so arranged as to preclude

the pollution of the drinking water by persons bathing.

That the premises have a separate room set apart as a kitchen which has an efficient outlet for smoke.

II.—Regulations for Licensed Lodging Houses.

1. Every licensee of a lodging house shall keep affixed in a conspicuous position on the outside of his premises a board with his name and the words "Licensed Lodging House" legibly painted thereon in the English and vernacular languages.

Every licensee of a lodging house shall cause a copy of these regulations in English, Sinhalese, and Tamil, and the licence to be framed and hung up in a prominent place in the licensed premises. He shall also cause a list of the names and addresses of all employees to be kept at all times at the premises so as to be available for inspection.

3. No licensee of a lodging house shall permit any person to sleep in any room, except in such rooms as are specifically set apart as sleeping rooms in a plan of the lodging house which shall be attached to the licence and signed by the Chairman.

4. No licensee of a lodging house shall permit more persons than the number specified by the Chairman on the plan as being allowed to sleep in any room to sleep in such room. The number of persons specified for any room shall not be more than one person for each 36 square feet of the superficial area of the room, provided that two children under 10 years of age shall be considered to be equivalent

to one person.

5. Every licensee of a lodging house shall keep affixed in each room a board showing the dimensions of such room, and the maximum number of persons

permitted to sleep therein.

6. No licensee of a lodging house shall permit males and females above 10 years of age to occupy the same sleeping room, except in the case of husband and wife, and parents and children.

7. No licensee of a lodging house shall allow his premises to be occupied for immoral purposes. He shall maintain and enforce good order and decorum therein.

Every licensee of a lodging house shall keep a register of the name, occupation, and native place, and last temporary or permanent residence of each person occupying his premises.

Every licensee of a lodging house shall cause the windows of each of the sleeping rooms to be kept open to their full width for at least four hours each day,

unless prevented by inclement weather.

10. Every licensee of a lodging house shall cause the internal walls and ceiling of every room to be limewashed and the woodwork to be limewashed or, if oil painted, to be washed with hot water and soap four times every year in the months of March, June, September, and December, and at other times when ordered by the Chairman in writing.

11. Every licensee of a lodging house shall cause every part of the lodging house, its surroundings, drains, furniture, utensils, and equipment to be kept in good repair, clean, and free from effluvia arising from any drain, latrine, cesspit, or other nuisance on the licensed premises.

12. Every licensee of a lodging house shall cause every room, passage, stair, verandah, drain, and the land belonging to the premises to be thoroughly swept

at least once a day before noon.

13. Every licensee of a lodging house shall cause all cooked food to be kept in such manner as to be inaccessible to flies or other insects.

14. Every licensee of a lodging house shall cause all filth, house refuse, or other

offensive matter to be immediately placed in a cover d receptacle made of zinc or galvanized iron, and to be removed from the premises daily. The receptacle shall always be kept covered except wher refuse is being actually placed in it.

15. No licensee of a lodging house shall admit to his premises any person suffering

from any infectious, contagious, or loathsome disease.

- 16. (a) If any person in a lodging house becomes ill from any infectious, contagious, or loathsome disease, the licensee of such lodging house shall forthwith give notice of the fact to the Sanitary Inspector in whose division the lodging house is situated or to the Chairman; and the licensee of such lodging house shall cause the house to be vacated if so required by the Chairman, and shall allow the bedding, clothing, and other articles used by the infected person to be disinfected or if necessary to be destroyed, and the house to be fumigated, disinfected, and limewashed at the public expense in such manner as the Chairman may direct.
- (b) The licensee of such lodging house shall not receive any customer until the premises shall have been inspected and certified by the Chairman as free from infection.
- 17. No licensee of a lodging house shall allow cattle, goats, or fowls to be kept within the building.
- 18. Every licensee of a lodging house shall cause all mats, bed clothes, and bedding, and every bedstead used in such house to be thoroughly cleaned from time to time—as often as shall be requisite for the purpose of keeping such mats, bed clothes, bedding, and bedstead in a clean and wholesome condition.
- 19. Every licensee of a lodging house shall cause the seat, floor, and walls of every water closet, earth closet, or privy belonging to such house to be thoroughly cleaned from time to time—as often as may be necessary for the purpose of keeping such seat, floor, and walls in a clean and wholesome condition.

CATTLE SHEDS, GALAS, AND HALTING PLACES OF CATTLE.

I .- Conditions of Issue of Licence.

No person shall be entitled to a licence for a gala unless the premises to be licensed comply with the following conditions:-

- 1. That the premises are properly levelled and drained and the ground is either paved or properly consolidated with broken metal, so that it keeps a hard and level surface.
- 2. That every building or shed intended for the accommodation of cattle in a gala is built of brick, stone, or cabook, and the walls and pillars are limewashed and plastered with cement to a height of 4 feet from the ground. That the roof is of permanent material. The floor is paved with brick or stone rendered in cement, cement concrete, or asphalt. That drains similarly constructed are provided so
- as to convey the urine, washings, and rain water into one or more covered receptacles.

 3. That the premises are provided with an ample supply of water, both for drinking and for washing the premises.
 - 4. That the premises have sufficient latrine accommodation.

II.—Regulations for Licensed Galas.

1. Every licensee of a gala shall keep affixed in a conspicuous position on the outside of his gala a board with the words "Licensed Gala" and the name of the licensee legibly painted thereon in the English and vernacular languages.

2. Every licensee of a gala shall keep a copy of these regulations in English,

- Sinhalese, and Tamil, framed and hung in a prominent place in the licensed premises.

 3. Every licensee of a gala shall cause the walls and pillars of the gala to be limewashed or tarred four times a year in the months of March, June, September, and December.
- 4. Every licensee of a gala shall cause the gala and all the buildings therein to be kept in good repair, and in a clean and sanitary condition and to be thoroughly washed and swept daily.
- He shall cause all dung and other refuse to be collected at frequent intervals daily so as to keep the premises in a clean and wholesome condition, and the dung and other refuse so collected shall be kept in one or more receptacles, which shall be constructed of some impermeable material so as to be watertight and provided with a fly-proof cover.
- 6. Every licensee of a gala shall cause all dung, refuse, urine, and washings to be removed from the gala, at least once a day and disposed of. so that no nuisance is caused thereby. RESTAURANTS.

I .- Conditions of Issue of Licence.

No person shall be entitled to a licence to keep a restaurant unless the premises to be licensed comply with the following conditions:-

1. That the premises are in good repair and well ventilated and well lighted, and that every room has a minimum superficial area of 120 square feet and is provided with windows capable of being opened, the area of which when open shall be not less than one-fifteenth of the superficial floor space.

- 2. That the walls of every room in every part are not less than 7 feet in height, and are built of brick, stone, or cabook, with the inside thereof limeplastered and limewashed.
 - 3. That all the eaves are at least 6 feet from the ground.

That the roof is made of some permanent material.
 That all the woodwork is oil painted or limewashed.

6. That the ground floor is cemented throughout.

7. That the premises are provided with adequate drainage, with a sanitary dust bin, and with sufficient latrine accommodation.

il.—Regulations for Licensed Restaurants.

1. Every licensee of a restaurant shall cause a copy of these regulations in English, Sinhalese, and Tamil, and the licence to be framed and hung in a prominent place in the licensed premises. He shall keep on the premises a list of the names and addresses of all employees so as to be at all times available for inspection.

2. Every licensee of a restaurant shall cause the walls of every room forming part of such premises to be limewashed twice a year in the months of June and December. He shall cause the ceiling to be limewashed four times a year in the months of March, June, September, and December, the woodwork to be limewashed or, if oil painted, to be washed with hot water and soap at least twice a year in June and December, and at such other times as may be ordered by the Chairman in writing.

3. Every licensee of a restaurant shall cause every part of the premises, the surroundings, drains, furniture, utensils, and equipment used in the preparation, sale, or consumption of food or drink, to be kept in good repair, clean, and wholesome, and free from effluvia arising from any drain, latrine, cesspit, or other nuisance on

the licensed premises.

4. Every licensee of a restaurant shall cause the counter or other place from which tea, coffee, or milk is served to be covered with zinc or other impervious material.

5. Every licensee of a restaurant shall cause all utensils used in the preparation, sale, or consumption of food or drink to be washed with soap and water at such frequent intervals as may be necessary to keep them in a clean and sanitary condition, being in any case not less than once in twenty-four hours.

6. Every licensee of a restaurant shall cause every utensil or receptacle after

use by a customer to be washed before being used by any other customer.

7. Every licensee of a restaurant shall cause a sanitary dust bin and at least two spittoons always to be kept at such premises. He shall keep the spittoons so as to be readily accessible to those employed in or consuming food or drink on the premises.

8. Every licensee of a restaurant shall cause all trade and domestic refuse to be immediately placed in an impervious covered receptacle and removed from the premises daily. He shall not permit any waste tea, coffee, or milk, or remnants of food, or cooking waste to be thrown on the ground, but shall cause the same to be collected in a proper receptacle made of zinc or galvanized iron and to be removed daily. He shall keep such receptacle always covered except when refuse is being actually placed in it.

9. Every licensee of a restaurant shall cause the premises to be kept free from rats. He shall cause all rat holes to be filled up with broken glass and plastered

with cement as soon as found.

10. No license of a restaurant shall allow any person to spit within such premises except into a spittoon provided for the purpose. He shall not allow any person suffering or who has recently suffered from any infectious, contagious, or loathsome disease, or has been recently in attendance on any person suffering from such disease, to enter such premises or take part in the preparation or sale of food or drink.

11. Every licensee of a restaurant shall provide an ample supply of potable water.

12. Every licensee of a restaurant shall cause all food stored or exposed for sale to be kept in such receptacles as shall prevent its exposure to contamination by flies, dust, and vermin. He shall at all times keep such receptacles in a clean and wholesome condition.

13. Every licensee of a restaurant shall cause the sugar used in such premises

to be kept in glass-stoppered wide-mouthed bottles.

14. No licensee of a restaurant shall sell or offer for sale or expose for sale or keep on any such premises adulterated milk. For the purpose of this rule adulterated milk shall mean milk to which water or any other foreign liquid or substance has been added so as to make such milk unwholesome.

15. No licensee of a restaurant shall allow any person to transport for sale cooked food from or to such premises unless he is in possession of a card of registration signed by the Chairman and by the licensee of a restaurant, and unless such food is carried in a closed vehicle, or a closed basket, tin, or other suitable receptacle. He shall see that every such vehicle, basket, tin, or other receptacle is always kept in a thoroughly clean and wholesome condition.

16. The Chairman shall on application issue to every licensee of a restaurant cards of registration to be used by every person employed by such licensee in

transporting cooked food.

HOTELS. I.—Conditions of Issue of Licence.

No person shall be entitled to a licence to keep an hotel unless the premises to be licensed comply with the following conditions:—

I. That the premises are substantially built and in good repair and that every room is well ventilated and well lighted and provided with windows capable of being opened, the area of which when open is not less than one-fifteenth of the superficial floor space, and that every room has a minimum superficial area of 120 square feet.

- 2. That the walls of every room in every part are not less than 10 feet in height and are limewashed.
 - That all the eaves are at least 6 feet from the ground.
 - That the roof is made of some permanent material.

That all woodwork is oil painted or limewashed.

That the ground floor is cemented throughout. That the premises are provided with adequate drainage.

That the premises are provided with sanitary dust bins of sufficient number and size to contain the refuse from the house, and with such bathing and latrine accommodation as is sufficient to meet all sanitary requirements, which latrine accommodation shall consist of at least one separate latrine for every ten persons for whose accommodation the premises are to be licensed.

9. That the premises are provided with a suitable form of water supply, and that the supply of drinking water and the bathing accommodation are so arranged as to preclude the pollution of the drinking water by persons bathing-

That the premises have a separate room set apart as a kitchen which has

an efficient outlet for smoke.

11.—Regulations for Licensed Hotels.

Every licensee of an hotel shall cause a copy of these regulations in English, Sinhalese, and Tamil, and the licence to be framed and hung in a prominent place in the hotel. He shall keep on the premises a list of the names and addresses of all his employees so as to be at all times available for inspection.

2. The Chairman shall cause a plan of the licensed premises to be attached to every licence for an hotel and shall show on such plan the sleeping rooms and the number of persons permitted to sleep in each such room not being more than one person to every 40 square feet of the floor area of such room, provided that two children under 10 years shall be considered to be equivalent to one person.

3. No licensee of an hotel shall permit any person to sleep in the hotel except in one of the rooms specifically set apart as sleeping rooms in a plan of the hotel

attached to the licence.

4. No licensee of an hotel shall permit more persons to sleep in any room than

the number specified in the plan.

5. Every licensee of an hotel shall keep a register of the name, occupation, native place, and last temporary or permanent residence of each person occupying his premises.

6. Every licensee of an hotel shall cause the windows of each of the sleeping rooms to be kept open to their full width for at least four hours each day, unless

prevented by inclement weather.

7. Every licensee of an hotel shall cause the internal walls and ceiling of every room to be limewashed, and the woodwork to be limewashed or, if oil painted, to be washed with hot water and soap four times a year in the months of March, June, September, and December, and at such other times as may be ordered by the Chairman in writing.

S. Every licensee of an hotel shall cause every part of the hotel, its surroundings drains, furniture, utensils, and equipment to be kept in good repair, clean, and free from effluvia arising from any drain, latrine, cesspit, or other nuisance on the

licensed premises.

9. Every licensee of an hotel shall cause every room, passage, stair, verandah, drain, and the land belonging to the premises to be thoroughly swept at least

once a day before noon.

10. Every licensee of an hotel shall cause all filth, house refuse, or other offensive matter to be immediately placed in an impervious covered receptacle made of zinc or galvanized iron and to be removed from the premises daily. He shall keep such receptacle always covered except when such filth, house refuse, or other offensive matter is being actually placed in such receptacle.

11. Every licensee of an hotel shall cause all cooked food to be kept in such

manner as to be inaccessible to flies and other insects.

12. No licensee of an hotel shall admit to his premises any person suffering

from any infectious, contagious, or loathsome disease.

- 13. If any person in an hotel becomes ill from any infectious or contagious disease, the licensee of such hotel shall forthwith give notice of the fact to the Sanitary Inspector in whose division the hotel is situated or to the Chairman, and the licensee of such hotel shall cause the house to be vacated, if so required by the Chairman, and shall allow the bedding, clothing, and other articles used by the infected person to be disinfected, or if necessary to be destroyed, and the house to be fumigated, disinfected, and limewashed at the public expense in such manner as the Chairman may direct.
- 14. No licensee of an hotel where a case of an infectious or contagious disease has occurred shall receive any customer until the premises shall have been inspected and certified by the Chairman as free from infection.

15. No licensee of an hotel shall allow cattle, goats, or fowls to be kept within the building.

16. Every licensee of an hotel shall cause the premises to be kept free from rats. He shall cause all rat holes to be filled up with broken glass and plastered with cement as soon as found.

DAIRIES.

I.—Conditions of Issue of Licence.

No person shall be entitled to a licence to keep a dairy unless the premises to be licensed comply with the following conditions:

That the premises are in good repair and well ventilated and well lighted. (b) That the walls and roof of the buildings of the dairy are made of some permanent material.

(c) That the woodwork is oil painted or limewashed.

(d) That the floor is cemented or paved with some hard and impermeable material.

(e) That the premises are provided with adequate drainage.

(f) That there is a sufficient supply of pure water protected from pollution at a

convenient distance for the use of the dairy.

2. (a) That every building or shed intended for the accommodation of cattle is built of brick, stone, or cabook; and that the walls and pillars are limewashed and plastered with cement to a height of 4 feet from the ground; that the roof is of permanent material; that the floor is paved with brick or stone rendered in cement, cement concrete, or asphalt; that similarly constructed drains are provided so as to convey the urine washings and rain water into one or more covered receptacles.

(b) (i.) That the milkroom is in a suitable position and at a distance of not less

than 25 feet from the cow sheds and other buildings.

(ii.) That the floor of the milkroom is cemented with rounded corners at its junction with the walls; that the walls of the milkroom are not less than 7 feet in height and are built of brick, stone, or cabook with the inside thereof limeplastered and limewashed; that at least two opposite walls of the milkroom abut on the open air; that the roofs are ceiled with grooved boards to prevent the ingress of dust, and that they are oil painted; that all the eaves are at least 6 feet from the ground; that there is at least one window and one door, and that the area of the window space is not less than one-fifteenth of the superficial floor space, and that the window space is covered with fly-proof netting, that the door is opposite the window, is close fitting and fitted with fly-proof netting.

3. (a) That the milkroom is provided with a table covered with marble, slate,

zinc, or other approved impermeable substance.

(b) That it is provided with a sanitary dust bin.

(c) That it is at least 100 feet distant from any latrine, cesspit, manure heap, or open sewer.

(d) That there is no cesspit, latrine, or ashpit within or directly communicating

with the milkroom.

That the number of cows for which each dairy is to be licensed is stated in the application for licence, and that such number is proportionate to the size of the cattle shed, allowing for each cow a floor space of 8 feet by 5 feet and a minimum air space of 400 cubic feet.

II.—Regulations for Licensed Dairies and for Sale of Milk.

1. Every licensee of a dairy shall keep affixed in a conspicuous position on the outside of his premises a board with his name and the words "Licensed Dairy"

legibly painted thereon in the English and vernacular languages.

2. Every licensee of a dairy shall cause a copy of these regulations in English, Sinhalese, and Tamil, and the licence to be framed and hung in a prominent place in the dairy. He shall also keep a list of the names and addresses of all employees (including the vendors of milk) at all times in the dairy so as to be available for inspection.

3. Every licensee of a dairy shall cause the walls of every room forming part of the dairy to be limewashed twice a year in the months of June and December. He shall cause the woodwork to be washed with hot water and soap at least twice a year in the months of June and December, and at such other times as may be ordered by the Chairman in writing

Every licensee of a dairy shall cause the floors and the top of the milkroom

table to be washed at least once every day

Every licensee of a dairy shall cause all utensils, furniture, and other requisites

used in or belonging to a dairy to be kept clean.

6. Every licensee of a dairy shall cause every part of the dairy, its surroundings, drains, furniture, utensils, and equipment used for the purposes of the trade to be kept in good repair and clean.

7. Every licensee of a dairy shall cause all vessels sent out containing milk to be thoroughly cleansed and to be properly covered with clean material, and shall take all proper precautions to prevent the milk from being contaminated during transit.

- 8. Every licensee of a dairy shall cause the vessels used for storing milk to be made of glass, porcelain, glazed earthenware, enamelled iron, galvanized iron, or tin, and shall not permit such vessels to be stored in the cattle shed.
- 9. Every licensee of a dairy shall cause all dung, refuse, urine, and washings to be removed from the dairy at least once a day and disposed of at a suitable distance from the dairy so that no nuisance is caused thereby.

10. No licensee of a dairy shall keep any animal or bird in a milkroom on any

pretext whatsoever.

11. No licensee of a dairy shall allow the milk vessels, butter vessels, churns, reparators, or other articles employed in the dairy to be used for any other purpose, and he shall cause them to be thoroughly cleaned at least once daily by washing them with boiling water.

12. (a) No person suffering from or who has recently suffered from any infectious, contagious, or skin disease, or has been recently in attendance on any person suffering from such disease shall enter a dairy or take part in the preparation, sale,

or transport of milk.

(b) No licensee or person in charge or control of a dairy shall employ or allow to enter into the dairy premises any person suffering from or who has recently suffered from any infectious, contagious, or skin disease, or who has been recently in attendance on any person suffering from such disease.

Every licensee of a dairy shall use for the purpose of such dairy water-(a) From the public water supply alone where such exists. He should in such a case cause pipes to be laid from the nearest main, and the water supply to be

obtained therefrom by means of taps within the building.

(b) Where no public water supply exists, from a suitable source capable of

supplying a sufficient quantity of pure water.

14. Every licensee of a dairy obtaining water from any source other than a public water supply shall discontinue such source and obtain water from a public water supply so soon as such a supply is established.

No licensee of a dairy shall cause any cow to be milked for the purpose of obtaining milk for sale, unless at the time of milking the udder and teats of such cow are thoroughly clean, and unless the hands of the person milking are also thoroughly clean and free from all infection and contamination.

Every licensee of a dairy shall give immediate notice to the Chairman of any case or suspected case of infectious or contagious disease which may occur

among the persons working or who have been recently working in the dairy.

17. (a) Every licensee of a dairy shall whenever any animal in his dairy is affected with any contagious or infectious disease forthwith give notice of the fact to the Chairman. He shall in order to prevent infection or contamination forthwith remove or cause to be removed from the proximity of other animals any animal in his dairy which is found or is suspected to be suffering from any infectious or contagious disease.

(b) On the outbreak of any infectious or contagious disease every licensee of a dairy shall carry out such instructions for the control of the outbreak as the

Chairman or other proper authority may from time to time give.

(c) No licensee of a dairy shall sell or permit to be sold the milk of any animal suffering from tuberculosis, whether of the udder or otherwise, acute mastitis, footand-mouth disease, anthrax, actinomycosis of the udder, or shall add such milk or permit it to be added to any milk of other animals which is intended for sale or human consumption.

18. Every licensee of a dairy shall cause all cattle food, except grass and straw,

to be stored in a suitable rat-proof receptacle.

19. (a) No licensee of a dairy shall allow milk intended for sale to be kept in any other place than the milkroom.

(b) No licensee of a dairy shall use the milkroom or permit it to be used for any

- other purpose than that of storing and preparing milk.

 20. (a) No licensee of a dairy shall adulterate milk by the addition of water or any other foreign liquid or substance thereto, nor shall he sell, offer, expose, hawk for sale, or deliver milk so adulterated.
- (b) No licensee of a dairy shall sell, offer, expose, hawk for sale, or deliver any milk from which the cream has been removed, unless such milk is contained in a vessel which is clearly, distinctly, and conspicuously labelled "Skimmed Milk" in English, and the equivalent term in Sinhalese and Tamil, and is sold as such.

No licensee of a dairy shall sell or supply milk obtained from cows other

than those kept in a licensed dairy.

The Chairman shall issue annually to the owner of every licensed dairy in respect of each vendor of milk, cards of registration bearing the name and thumb impression of such vendor, and the name of the licensee and registered number of the dairy. No such card of registration shall be issued until a Medical Officer deputed by the Chairman has examined and found such vendor free from any infectious, contagious, or skin disease. Such card of registration shall not be transferable. Should a vendor fail to produce on demand by the Sanitary Inspector, or by any person specially or generally authorized by the Chairman, such card for

inspection he shall be guilty of an offence.

23. The Chairman, the Medical Office of Health, the Sanitary Inspector, or any other officer generally or specially authorized by the Chairman, shall on payment of the value thereof be at all times entitled to take a sample of milk for analysis from any licensed dairy or from any person selling, exposing, hawking, or delivering milk, and every licensee of a dairy or registered vendor or other person who refuses

to sell such sample for analysis shall be guilty of an offence.

LAUNDRIES.

I .- Conditions of Issue of Licence.

No person shall be entitled to a licence for a laundry unless the premises to be licensed comply with the following conditions:

1. (a) That the premises are in good repair and well ventilated and well lighted, and that every room is provided with windows capable of being opened, the area of which when open shall be not less than one-fifteenth of the superficial floor space. (b) That the walls of every room in every part are not less than 7 feet in height,

with the inside thereof limeplastered and limewashed.

(c) That all the eaves are at least 6 feet from the ground.2. That a separate room is provided for the storage of soiled linen, the floor of which is cemented throughout.

That the premises have a sufficient supply of water for all the purposes of the laundry.

That where a pipe-borne water supply is available and is used by the laundryman adequate drainage of the waste water is provided.

That the laundry is provided with sufficient latrine accommodation being not less than one latrine for every ten persons employed therein.

II.—Regulations for Licensed Laundries.

1. Every licensee of a laundry shall keep affixed in a conspicuous position on the outside of his premises a board with his name and the words "Licensed Laun-' legibly painted thereon in the English and vernacular languages.

Every licensee of a laundry shall cause a copy of these regulations in English, Sinhalese, and Tamil, and the licence to be framed and hung in a prominent place in such laundry. He shall cause a list of the names and addresses of all employees to be at all times kept in the laundry so as to be available for inspection.

Every licensee of a laundry shall cause the inside of the soiled linen room to be limewashed four times a year in the months of March, June, September, and December.

4. Every licensee of a laundry shall cause every part of the laundry, its surroundings, drains, furniture, utensils, and equipment used for the purposes of the laundry

to be kept clean and in good repair.

5. No licensee of a laundry shall allow any person suffering, or who to his knowledge has recently suffered from any infectious, contagious, or loathsome disease, or has been recently in attendance on any person suffering from such disease to enter the laundry or take part in the trade thereof or in the transport of any articles thereto or therefrom.

No licensee of a laundry shall take or receive or permit to be taken or received soiled clothes from a house where there is or has recently been a case of infectious or contagious disease, unless the clothes have been disinfected in the manner directed by the Chairman by notification or failing such directions in a suitable manner.

- 7. On the occurrence of any infectious or contagious disease in his premises the licensee of the laundry shall (1) forthwith cease his trade, (2) notify the Chairman of the occurrence of the disease, (3) retain all clothes in the laundry until the written permission of the Chairman is obtained for the return of the clothes, and (4) not resume his trade until the premises have been declared by the Chairman to be
- 8. No licensee of a laundry shall keep washed linen in any room used as a sleeping

AERATED WATER FACTORIES.

I.—Conditions of Issue of Licence.

No person shall be entitled to a licence for an aerated water factory unless the premises to be licensed comply with the following conditions:

1. (a) That the premises are in good repair and well ventilated and well lighted and that every room is provided with windows capable of being opened, the area of which when open shall be not less than one-fifteenth of the superficial floor space.

- (b) That the walls of every room in every part are not less than 7 feet in height, and are built of brick, stone, or cabook, with the inside thereof limeplastered and limewashed.
 - (c) That all the eaves are at least 6 feet from the ground.
 - (d) That the roof is made of some permanent material.
 - That all the woodwork is oil painted or limewashed.

That the floor is cemented throughout.

That the premises are provided with adequate drainage.

That there is at least one room reserved for the manufacture of aerated water. That there is a separate fly-proof room for the storage of syrup, essences, and chemicals used in the manufacture of aerated water.

 That a separate place is provided for the washing of bottles.
 That the water used in the factory is obtained from a source adequately otected from contamination. That it is transported to the factory by means protected from contamination. which shall insure that no pollution occurs in transit. That it is stored at the factory in properly constructed tanks or reservoirs.

That the water used in the manufacture of aerated water (and in any process connected therewith) and for washing bottles, accessories, and utensils is passed through a suitable filter approved by the Chairman and connected with the plant, and that the water be found on chemical and bacteriological examination to be pure and wholesome. Provided that the Chairman shall have the power to exempt from the operation of this rule water derived from an approved public supply.

7. (a) That the aerated water factory is provided with a sanitary dust bin, at least two spittoons, and with such latrine accommodation as is sufficient being not

less than one latrine for every ten persons employed therein.

(b) That the aerated water factory is at least 50 feet distant from any latrine, cesspit, cattle shed, manure heap, or open sewer.

(c) That there is no cesspit, latrine, cattle shed, or ashpit within or directly communicating with the aerated water factory.

II.—Regulations for Licensed Aerated Water Factories.

Every licensee of an aerated water factory shall keep affixed in a conspicuous position on the outside of his premises a board with his name and the words "Licensed Aerated Water Factory" legibly painted thereon in the English and vernacular languages.

2. Every licensee of an aerated water factory shall cause a copy of these regulations in English, Sinhalese, and Tamil, and the licence to be framed and hung in a prominent place in every aerated water factory. He shall cause a list of the names and addresses of all employees (including the vendors of aerated water) to be at all times kept in the factory and to be available for inspection.

3. Every licensee of an aerated water factory shall cause the walls of every room forming part of the aerated water factory to be limewashed twice a year in June and December. He shall cause the woodwork to be limewashed or, if oil painted, to be washed with hot water and soap at least once every June and December, and at other times when ordered by the Chairman in writing

4. Every licensee of an aerated water factory shall cause the floor of the factory to be washed at least once every day.

5. Every licensee of an aerated water factory shall cause all bottles used in the factory to be thoroughly cleansed in the following manner:

There shall be two separate tanks for the cleansing of bottles, one being used for the removal of labels and for the preliminary cleansing, and the other for the final cleansing. Where a pipe-borne water supply is available, the final cleansing shall be in running water.

Every licensee of an aerated water factory shall cause every part of the factory, its surroundings, drains, furniture, and utensils, and the equipment used in the making of aerated water to be kept clean and in good repair.

No licensee of an aerated water factory shall cause materials or articles other than those used in the manufacture of aerated water to be introduced into the

factory

Every licensee of an aerated water factory shall cause all materials used in the factory to be clean, wholesome, and of good quality, and shall cause them to be stored in vermin proof cupboards or shelves.

Every licensee of an aerated water factory shall cause every bottle containing aerated water to bear a label setting out the description of the water and the place of manufacture, the name of the person or firm owning the factory and the number assigned to the factory by the Chairman.

10. No licensee of an aerated water factory shall employ any person under twelve years of age to work in such aerated water factory.

11. No person suffering from or who has recently suffered from any infectious, contagious, or skin disease, or has been recently in attendance on any person suffering from such disease shall enter an aerated water factory or take part in the preparation, sale, or transport of aerated water.

12. Every licensee of an aerated water factory shall cause all persons engaged in bottling aerated waters to wear, whilst so engaged, a wire gauze mask over the face

and leather gloves on the hands.

- Every licensee of an aerated water factory shall cause the vessels used for storing syrup, essences, chemicals, &c., to be made of glass, porcelain, glazed earthenware, enamelled iron, galvanized iron, or tin. He shall not use such vessels for any other purpose, and shall keep them in a place set apart for their storage.
- 14. Every licensee of an aerated water factory shall cause all dung, refuse, urine and washings from the cattle sheds, latrines, or any part of the factory to be removed at least once a day and to be disposed of, so that no nuisance is caused thereby

15. No licensee of an aerated water factory shall keep any animal or bird within

the licensed premises under any pretext whatsoever.

16. It shall be lawful for the Chairman of the District Council or any Inspector or any person thereto authorized by the Chairman in writing to enter any place used for the manufacture or sale of aerated waters at any time when such place is open, and on payment of the price thereof to take a sample bottle of any kind of aerated water which is there manufactured or kept for sale, and any proprietor or person in charge of such place who shall refuse to permit such sample to be taken shall be guilty of an offence.

ICE FACTORIES.

I.—Conditions of Issue of Licence.

No person shall be entitled to a licence for an ice factory unless the premises to be licensed comply with the following conditions:-

1. (a) That the premises are in good repair and well ventilated and well lighted and that every room is provided with windows capable of being opened, the area of which when open shall be not less than one-fifteenth of the superficial floor space.

(b) That the walls of every room in every part are not less than 7 feet in height and are built of brick, stone, or cabook, with the inside thereof limeplastered and

- (c) That all the eaves are at least 6 feet from the ground.
- (d) That the roof is made of some permanent material.
- That all the woodwork is oil painted or limewashed. (e)

That the floor is cemented throughout.

That the premises are provided with adequate drainage.

- (h) That one room in such factory is exclusively reserved for the manufacture of ice.
- (i) That the premises are supplied with an adequate supply of water obtained from a source protected from contamination and also with adequate means of transport so as to insure complete freedom from contamination or pollution in transit and with properly constructed tanks or reservoirs

(j) That the factory is provided with a sanitary dust bin, at least two spittoons.

and with sufficient latrine accommodation.

(k) That the factory is at least 50 feet distant from any latrine, cesspit, cattle shed, manure heap, or open sewer.

(1) That there is no cesspit, latrine, cattle shed, or ashpit within or directly communicating with the factory

That a special room or place for storage of fuel is provided and so situated that fuel can be carried to it, or from it to the furnace, without passing through any of the rooms of the factory in which ice is made, stored, or placed for delivery.

3. That all the water used in the manufacture of ice is passed through a suitable filter approved by the Chairman and connected with the plant. Provided that the Chairman shall have the power to exempt from the operation of this rule water derived from an approved public supply

II.—Regulations for Licensed Ice Factories.

1. Every licensee of an ice factory shall keep affixed in a conspicuous position on the outside of his premises a board with his name and the words "Licensed Ice Factory "legibly painted thereon in the English and vernacular languages.

2. Every licensee of an ice factory shall cause a copy of these regulations in

English, Sinhalese, and Tamil, and the licence to be framed and hung in a prominent place in every ice factory; and he shall cause a list of the names and addresses of all employees to be at all times kept in the factory so as to be available for inspection.

3. Every licensee of an ice factory shall cause the walls of every room forming part of the factory to be limewashed twice a year in June and December. He shall cause the woodwork to be limewashed or, if oil painted, to be washed with hot water and soap at least once every June and December, and at other times when ordered by the Chairman in writing.

4. Every licensee of an ice factory shall cause the floor of the factory to be

washed at least once every day.

5. Every licensee of an ice factory shall cause every part of the factory, its surroundings, drains, furniture, utensils, and equipment used in the making of ice to be kept clean and in good repair.

6. No licensee of an ice factory shall introduce into the factory materials or

articles other than those used in the manufacture of ice.

7. No licensee of an ice factory shall employ any person under twelve years

of age in the factory.

8. No person suffering from or who has recently suffered from any infectious, contagious, or skin disease, or has been recently in attendance on any person suffering from such disease shall enter the factory or take part in the preparation, handling, sale, or transport of ice.

9. Every licensee of an ice factory shall cause all dung, refuse, urine, and washing from the cattle sheds, latrine, or any part of the factory to be removed at least

once a day and disposed of so that no nuisance is caused thereby.

10. No licensee of an ice factory shall keep any animal or bird within the factory

on any pretext whatsoever.

It shall be lawful for the Chairman of the District Council or any Sanitary Inspector or any person thereto authorized by the Chairman in writing to enter any ice factory at any time when such factory is open, and to take samples of water used for the manufacture of ice or samples of water derived from ice there manufactured, and any proprietor or person in charge of such factory who shall refuse to permit such samples to be taken shall be guilty of an offence. If such sample is found to be unfit for human consumption the proprietor or manager of the factory from which such sample was taken shall be guilty of an offence.

PUBLIC BATHING PLACES.

I.—Conditions of Issue of Licence.

No person shall be entitled to a licence to keep a public bathing place unless he shall satisfy the Chairman that the premises to be licensed comply with the following conditions:-

1. That the public bathing place is located in a sufficiently secluded spot or is screened from public view

2. That a portion of the premises is suitably screened off for the exclusive

- use of women and children.

 3. That the water used is obtained from the public water supply where such exists, or where the public bathing place is served by a well-
 - (a) That the well is provided with a protecting wall at least 2 feet high all round, or, if there is no wall, that it is constructed in such a way that none of the water drawn for bathing can find its way back into the well:
 - (b) That the ground immediately surrounding such well is sloped and paved or concreted, so as to allow the water to run into a leadaway drain of a sufficient length to prevent any percolation of dirty water into the well.

II.—Regulations for Public Bathing Places.

1. Every licensee of a public bathing place shall keep affixed in a conspicuous position outside his premises a board with his name and the words "Licensed Public Bathing Place" legibly painted thereon in the English and vernacular

languages.

2. Every licensee of a public bathing place shall cause a copy of these regulations in English, Sinhalese, and Tamil, and the licence to be framed and hung in a prominent place in the licensed premises, and he shall cause a list of the names and addresses of all employees to be at all times kept in the licensed premises so as to be available for inspection.

3. (a) If tubs are used in a public bathing place the licensee of such bathing place shall cause them to be cleaned daily and painted twice annually in June

and December.

(b) If cemented eisterns are used he shall cause them to be kept in good repair and cleaned daily.

(c) If a large tank or bath is used he shall cause the water to be frequently changed so that it does not become offensive or unfit for human bathing.

Every licensee of a public bathing place shall cause every part of the public bathing place, its surroundings, drains, and equipment to be kept clean and in

7. No person suffering from or who has recently suffered from any contagious, infectious, or loathsome disease, or has been recently in attendance on any person suffering from such disease, shall bathe, wash in, or in any way use the water of any such public bathing place, unless such water shall be drawn for such person by some

healthy person and carried for use to a safe distance from such public bathing place.

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

9. No person shall commit a nuisance by obeying a call of nature at or near any public bathing place, except in a latrine provided for such purpose.

REPEAL.

The by-laws and the table of annual fees referred to in the annexed schedule are hereby repealed :-

Schedule.

By-laws published in Gazette No. 6,505 of May 31, 1912, regarding eating-houses and tea and coffee boutiques.

By-laws published in Gazette No. 6,657 of September 4, 1914, regarding dairies. By-laws published in Gazette No. 6,733 of August 13, 1915, regarding aerated water factories.

By-laws published in Gazette No. 6,895 of August 31, 1917, regarding bakeries. By-laws published in *Gazette* No. 6,940 of May 3, 1918, regarding eating-houses and tea and coffee boutiques, butcher's stall, galas, dairies, laundries, common lodging houses, public bathing places, and dangerous and offensive trades.

The table of annual fees for licences published in Gazette No. 6,940 of May 3,

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

U 298/27

T is hereby notified that the Governor in Executive Council has approved the licence duties contained in the schedule hereto, which the Negombo Urban District Council has, as empowered by sections 173 and 176 of the above Ordinance, and with the approval of the Local Government Board, imposed in respect of any licence granted by the said Council authorizing the use of the premises or places referred to therein.

SCHEDULE.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 27, 1927. A. G. M. FLETCHER, Colonial Secretary.

	•	OUHE	DULE.						
	Nature of L	icence.	•			٠.	Annual	Dut	у.
							Rs.	с.	
1.	Artificial manure store		• •				10	0	
2.	Artificial manure factory	,					100	-	
3.	Tannery	• •				• •	100	ŏ	
4.	Every place used for curi		• •				5	ŏ	٠
5.	Every place used for boil	ing blocd or offa		• •			250	ŏ	
6.	Every place used for mak					· ·	50	ő	
7.	Soap manufactory		5	• •			25	ŏ	
8.	Fibre manufactory	•	·	• •	-		20	ŏ	
9.	Fibre store		· ·	• •	• •	•	- 5	ŏ	
10.	Fibre dyeing shed		• •	• •	•	•	2	50	
îi.	Kraal for soaking coconu	t husks		• •	•		3	0	
12.	Every place used for stor	ing Maldive fish	in quantity over	· 5 cwt	•	•	5	0	
13.	Every place used for stor	ring lime or hide	e or honee or a	rtificial n			ð	v	
10.	materials for the man	ufacture of artic	ficial manura in	auentity	contine, ()i			
	gunny bag		now manuto m	quantiny			10	0	
14.	Copra shed or every place	a used for manuf	ecturing corre		,	•	5	0	
		(where mill is e	mployed	••		•	100	0	
15.	Coconut oil manufacture	where chekku		• •		•		0	
16.	Desicated coconut manu	factura	is useu	• •	•	•	10	•	
17.	Brick or tile manufactory		• •	•	•	•	50	0	
18.	Lime kiln	• •	• •	• •	•	•	25	0	
19.	Saw pit	• •		. • •	•	٠	12	0	
20.	Plumbago store or curing	770 rvd	• •	• •	•	•	5	0	
21.	Bakery	yain	• •, •	• •	•	•	50	0	
22.	Eating-house	• •	• •	• •		•	10	0	
23.	Tea and coffee boutique	• •	• •	• •			3	0	
24.		••	• •	• •			3	0	
25.	Restaurant Hotel	• • • • •	••	• •			15	0	
26.	Butcher's stall	• •	• •	• •			. 50	0	
27.	Fish stall		• •				5	0	
28.	Cattle gala	. • •	• •	• •			2	5 0	
29.	Doing for appoint of mill-						. 10	0	
30.	Dairy for supply of milk to	o me public, na	ving three cows	or under	٠.		3	0	
31.	Dairy for supply of milk t	o me public, ha	ving over three	cows			6	Ō	
31. 32.	Common lodging house	• •	• •			٠.	3	ŏ	
32. 33.	Acreted water fact	• •	• •				10	Ö	
33. 34.	Aerated water factory	• •			٠.		100		
	Ice factory	. • •	• •				50	ŏ	
35.	Ice and aerated water fac	tory	• •				125	ő	
36.	Public bathing place	••				• •	. 123	0	
				- •	•	• •	· •	U	

"THE CEMETERIES AND BURIALS ORDINANCE, 1899."

K 1105/27

OTICE is hereby given that His Excellency the Governor, in exercise of the powers vested in him by section 34 of the Cemeteries and Burials Ordinance, No. 9 of 1899, and on the recommendation of "the proper authority," to wit, the Government Agent, North-Western Province, has approved of the allotment of land set out in the schedule hereto being provided and used as a burial ground from the date hereof.

By His Excellency's command,

Colonial Secretary's Office. Colombo, November 4, 1927. A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE REFERRED TO.

Name of land: Goonatilaka family burial ground, forming a part of Pellepitiyehenyaya in Kolongasyaya estate. Situation: Metiyagane village, in Udukaha korale west, in Dambadeni hatpattu of the District of Kurunegala. North-Western Province.

Boundaries: East by road to bungalow on Kolongasyaya estate; and on all other sides by Kolongasyaya estate,

the property of Mr. A. P. Goonatilaka. Extent: 2 roods and 3 perches.

"THE CEMETERIES AND BURIALS ORDINANCE, 1899."

OTICE is hereby given that His Excellency the Governor, in exercise of the powers vested in him by section 34 of the Cemeteries and Burials Ordinance, No. 9 of 1899, and on the recommendation of "the proper authority," to wit, the Government Agent, North-Western Province, has approved of the allotment of land set out in the schedule hereto being provided and used as a burial ground from the date hereof.

By His Excellency's command,

Colonial Secretary's Office, Colombo, November 4, 1927. A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE REFERRED TO.

Lot 23 in final village plan No. 360.

Name of land: Dalupota.

Situation : Mellawalana village, in Meda pattu koʻrale east, in Katugampola hatpattu of the District of Kurunegala, North-Western Province.

Boundaries: North and east by lot 21 in final village plan No. 360; south by lots 24 and 25 in final village plan No. 360; west by lots 25 and 26 in final village plan No. 360.

Extent: 2 acres 2 roods and 23 perches.

"THE CEMETERIES AND BURIALS ORDINANCE, 1899."

OTICE is hereby given that His Excellency the Governor, in exercise of the powers vested in him by section 34 of the Cemeteries and Burials Ordinance, No. 9 of 1899, and on the recommendation of "the proper ity," to wit, the Government Agent, North-Western Province, has approved of the allotment of land set out in the schedule hereto being provided and used as a burial ground from the date hereof.

By His Excellency's command.

Colonial Secretary's Office, Colombo, November 4, 1927. A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE REFERRED TO.

Lot 59c in final village plan-No. 479.

Name of land: Abbowawewa.

Sicuation: Abbowa village, in Udukaha korale south, in Dambadeni hatpattu of the District of Kurunegala, North-Western Province.

Boundaries: North by lots 60 and 351 (Wela-addara-ela) in final village plan No. 479; east by lot 351 (Welaaddara-ela) in final village plan No. 479; south by lots 35 (Wela-addara-ela), 59A and 59 (Abbowawewa) in final village plan No. 479; west by lots 62A and 62 in final village plan No. 479.

Extent: 2 acres 1 rood and 37 perches.

"THE SMALL TOWNS SANITARY ORDINANCE, 1892."

U 307/27

IT is hereby notified that His Excellency the Governor, with the advice of the Executive Council, has, under section 9 (b) of "The Small Towns Sanitary Ordinance, 1892," fixed a water rate of 4 per cent. per annum on the annual value of all houses, buildings, lands, and tenements within the Sanitary Board town of Dimbula, in the Nuwara Eliya District of the Central Province, with effect from October 1, 1927.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 24, 1927.

A. G. M. FLETCHER. Colonial Secretary.

X 221/27

ITH reference to the Notification dated October 11, 1927, published in the Government Gazette dated October 14, 1927, relative to the holding of Local Option Polls in certain wards in Colombo, it is hereby notified that the Governor in Executive Council has, in terms of the proviso to rule 3 in Excise Notification No. 146 of August 14, 1925, excluded from the said poll for the Colpetty Ward the two bars in the Galle Face Hotel.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 28, 1927. A. G. M. FLETCHER Colonial Secretary.

Z 41/27

T is hereby notified that His Excellency the Governor in Executive Council has amended the Notification dated April 11, 1927, published in *Government Gazette* No. 7,580 of May 6, 1927, relating to the suspension of Mr. Hettiaratchi Wellamurage Don Sedris Jayesundara Gunaratna from the office of a Notary Public for the Walapane division of the Nuwara Eliya District, Central Province, so as to make the said suspension date from May 5, 1927.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 25, 1927.

A. G. M. FLETCHER, Colonial Secretary.

"THE VILLAGE COMMUNITIES ORDINANCE, 1889."

L 1003/27

It is hereby notified for general information (a) that His Excellency the Governor has been pleased to set apart the lots of land described in the schedule hereto annexed, which are the property of the Crown, for a common purpose, to wit, that the villagers of the village of Hulogedara of the Wanni Hatpattu Village Committee of the Magul Otota korale, in the Wanni hatpattu of the Kurunegala District, in the North-Western Province, may practise chena cultivation within the said lots on free permits issued by the Government Agent, Kurunegala, in accordance with the rules made by the Village Committee under the provisions of sections 6 and 16 of Ordinance No. 24 of 1889; and (b) that His Excellency the Governor reserves to himself the right to resume absolute possession on behalf of the Crown of the said lots or of any portion thereof whenever he thinks fit. (Waste Lands Ordinance Notice No. 8,904.)

By His Excellency's command,

Colombo, October 22, 1927.

A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE REFERRED TO.

The following lots situated in the village of Hulogedara of the Magul Otota korale, in the Wanni hatpattu of the Kurunegala District, in the North-Western Province:—

Block survey preliminary plan No. 1,985.

Lot.	Name of Land.	Extent	, A.	R.	Ρ.
2	Waneyayehena, Kudamahayayehena, Dangahayayehena, Mahayayehena,	Pamburu-			
	gahapitiyahena, Welenegodayayehena	1	66	2	36
45	Indipitiyekele		49.	3	39
54	Heennapitayayekele, Dangahahena, Bogahahena, Pansalakele, Kapuyayekele	•	74	0	0
	(Exclusive of the road and reservation on either side of it passing through the	e land.) 2	90	2	35

Lots excluded.

Lot.	Name of Land.				Exten	t. A.	R.	Р.
2в	Waneyayehena (reservation for tank bund)	• •	• • .			0	-1	9
2c 13	Mineriyayewewa (tank and bund) Pamburugahapitiyekorakoppuwa (cemetery)	• •			• •	1	3	25
14	Pamburugahapitiyehena (reservation for means	of access to	comotomy)		.• •	. l	0	0
46	Alutwewa (tank and bund)	or access to	componery)	14	• •	U		35 26
47	Do. (do. ')	• •			• •	ì	_	23
4.8	Indipitiyekele (reservation for tank bund)		• •		• •	0	1	1.8
•			•		- (-		 -	
			-		100	5	1	16

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

A 13/26

IS Excellency the Governor in Executive Council, in exercise of the powers vested in him by section 3 of "The Rubber Restriction Ordinance, No. 24 of 1922," has been pleased to fix the monthly exportable maximum or the quarter beginning November 1, 1927, at sixty per cent. of the monthly standard production.

By His Excellency's command,

Colonial Secretary's Office, Colombo, November 4, 1927. A. G. M. FLETCHER, Colonial Secretary.

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

THEREAS by a declaration dated October 30, 1927, the proper authority, to wit, the Medical Officer of Health of the Municipality of Kandy, declared that the area described in the schedule hereto annexed shall be a "diseased locality" within the meaning of "The Quarantine and Prevention of Diseases Ordinance, 1897," and the regulations made thereunder:

Now know Ye that We, the Governor in Executive Council, do hereby confirm the said declaration dated the said October 30, 1927, in accordance with the regulations framed under "The Quarantine and Prevention of Diseases Ordinance, 1897," and published in the Government Gazette No. 7,481 dated August 23, 1925, and do hereby declare that the area described in the schedule hereto shall until further notice in terms of the said regulations be a "diseased locality" for the purposes and within the meaning of the said Ordinance and the regulations framed thereunder.

By His Excellency's command,

Colonial Secretary's Office, Colombo, November 4, 1927. A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE REFERRED TO.

The area in the Kandy Municipality bounded as follows: North by King street, east by Trincomalee street, south by Ward street, and west by Brownrigg street, excluding the following premises:—

Assessmen	t No	. Street.	Assessmen	t No	Street.	Assessment	No.	Street.
20		Ward street	26b, c		Ward street	28		Ward street
21		Do.	27		Dэ.	41		King street
22 & 22a		Do.	27a		Do.	42		Do.
23		Do.	27b		D 5.	43		Do.
26 & a		Do	27c		D).	ĺ		

Notification under Land Sale Regulations.

L 38/26

OTICE is hereby given, in terms of sections 59 and 60 of the Land Sale Regulations, that an application has been received from Mr. A. E. Ephraums, the proprietor, Grand Hotel, Mount Lavinia, for the lease to him, without competition, of an allotment of Crown land situated at Galkissa within the Sanitary Board limits of Mount Lavinia in Galkissa peruwa of Salpiti korale, in the Colombo District of the Western Province, in extent 27 perches, and described as lot 1 in preliminary plan No. 19,316.

This land is required for the erection of a garage. It is, therefore, proposed to lease this land to the aforesaid, without competition, on a yearly rental of Rs. 360 on condition that the building to be erected thereon is demolished at three months' notice, and that the roadway by which cars will have access to the garage is properly maintained by the lessee.

Any valid reasons against the lease of the said land should be sent to the undersigned within six weeks from the date hereof.

Colonial Secretary's Office, Colombo, November 4, 1927.

A. G. M. FLETCHER, Colonial Secretary.

Archaeological Reserves.

L 1012/27

T is hereby notified that the following lots constituting the Nalanda Gedige, situated in the village of Nalanda, in Wagapanaha Udasiya pattuwa of Matale North, in the District of Matale, Central Province, are archaeological reserves:—

Preliminary Plan No.	7	Lot No.		Name of Land.	Extent,	Α.	R.	Р.
4,045		J 705	• • •	Gedigekumbura		0	1	16
4,045		ĸ 705	٠.	do		Ŏ	$\tilde{2}$	10
4,601		L 782		Radagekumbura		ŏ	_	37
4,601		м 782		Panditakumbura	• • •	ŏ	1	3
4,601		n 782		Nilekumbura	• •	ŏ	ō	25
4,601		o 782		Tundiyanananekumbura	• •	0	0	20 1
4,601		P 782		do	• •	ŏ	ŏ	1.50
4,879		E 811		Lekanillakumhura	• •	0	0	18 25
4,879		I 3,081		Lekanillakumbura or Nalanda Gedige land	ı	ŏ	0	2.62

Boundaries.—North: Petawilekumbura and Puncha Manannekumbura; south: Leka-amnilekumbura R 782, preliminary plan No. 4,601; west: Udawela Petawilekumbura belonging to the estate of Levvai Tamby and others Q 782, preliminary plan No. 4,601, and the channel; east: Millekumbura, Panditakumbura, Radakumbura, Ukkuwaya-mannekumbura, and Punchayamannekumbura, and more fully described in preliminary plan No. 4,601.

Colonial Secretary's Office, Colombo, October 27, 1927.

A. G. M. FLETCHER, Colonial Secretary.

NOTICES CALLING FOR TENDERS.

NENDERS are hereby invited for the contract for the conveyance of mails from May 1, 1928, twice daily each way, for a period of three years between Kandy, Digane, Teldeniya, Udispattu, and Rangala Post Offices and intermediate offices.

(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.

4. 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. 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.

6. Tenders should be marked "Tender for the Conveyance of Mails between Kandy and Rangala" 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.

7. 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 form.

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 and the deposit of the service tendered for must be made at the service tendered for the service tendered for must be made at the service tendered for the service ten 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 the Crown. 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 when 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.

16. Contracts may not be assigned or sublet without

the authority of the Tender Board.

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

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 27, 1927.

M. S. SRESHTA, Postmaster-General.

CHEDULES of rates are hereby invited for drainage of

part of Torrington Square.

The whole of the work to be 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.

3. The plans, specifications, and bills of quantities, and form of monthly agreement can be see 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.).

4. Schedules of rates 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 original addressed to the Construction Engineer, Public Works Department, Colombo, and the duplicate addressed to the District Engineer, Buildings, Colombo, endorsed on the outside "Schedule of Rates for Drainage, Torrington Square," so as to reach the offices of the foregoing officers on or before 12 noon on Tuesday, November 15, 1927.

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

rejected.

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

7. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Construction Engineer, Public Works Department. Colombo, for reasons which appear to him sufficient, objects efter giving due notice of his objection in writing.

Government does not bind it elf to accept the lowest or any other 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. Brrtholomew, for Director of Public Works.

Public Works Office, Colombo, November 1, 1927. CHEDULES of rates are hereby invited for special

repairs to Wellampitiya Police Station.

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

North, Colombo.
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, 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.).
4. Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Colombo, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province North, Colombo, and the duplicate addressed to the District Engineer, Colombo, endorsed on the outside "Schedules of Rates for special repairs to Wellampitiya Police Station" so as to reach the offices of the foregoing officers on or before 12 noon on November 23, 1927. All imported articles, such as G. I. sheets for valley guttering, fittings for doors, &c., and cement 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. 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, Western Province North, Colombo, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

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, November 1, 1927.

CICHEDULES of rates are hereby invited for improve ments to the new Police Court, Negombo.

2. The whole of the works to be undertaken on agreements to be entered into monthly by the District Engineer, Negombo, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, Western Province, North, Colombo.

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, Negombo, any week day between the hour 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, Negombo, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province North, Colombo, and the duplicate addressed to the District Engineer, Negombo, endorsed on the outside "Schedules of R stes for improvements to the new Police, Court, Negombo," so as to reach the offices of the foregoing officers on or before 12 noon on November 23, 1927. All imported articles, such as paint and glass tiles, 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.

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 person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ 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.

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, November 1, 1927.

CHEDULES of rates are hereby invited for the construction of Assistant Foreman's quarters, &c., a the Experiment Station, Peradeniya.

2. 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 a dressed 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 Assistant Foreman's Quarters, &c., at the Experiment Station, Peradeniya," so as to reach the offices of the foregoing officers on or before 12 noon on November 14, 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 en er 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, November 1, 1927.

CHEDULES of rates are hereby invited for the transport of stores for the Public Works Department, Galle District, from December 1, 1927, to September 30, 1928

(1) To and from Railway Station, Galle, to Public Works Department Store.

(2) From Railway Station, Galle, or Public Works

Department Store, to a radius of 1 mile in town.

(3) To and from Public Works Department Store, Galle,

to 5th mile, Udugama road.
(4) To and from Public Works Department Store, Galle, to 19th mile, Udugama road.

(5) To and from Public Works Department Store, Galle, to 6th mile, Akuressa road.

(6) To and from Public Works Department Store, Galle, to 16th mile, Akuressa road.

(7) To and from Public Works Department Store, Galle, to 6th mile, Baddegama road.

(8) To and from Public Works Department Store, Galle, to 80th mile, Goiyapana.

per cwt. per mile for heavy and light articles per cart per mile, and at -

respectively; at half cart per mile.

- Schedules of rates in respect of the foregoing services must be submitted on detailed schedule forms to be obtained from the District Engineer, Galle, 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 to the District Engineer, Galle, endorsed on the outside "Tender for the Transport of Stores, Galle District," 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 be authenticated by the initials of the tenderer, and all tenders c ntaining alterations not so initialled will be treated as informal and rejected.

The rates should include all handling charges and stacking of stores as loading and unloading at Railway Station.

5. Intimation of receipt of stores at the Goods Shed, Galle, will be made to the contractor, who personally or by deputy must keep in touch with the District Engineer's Office, and must give an address where he can receive instructions at all times. Any demurrage if claimed by the Railway Department for delay in clearing goods must be borne by the contractor.

The contract shall not be assigned, sublet, or otherwise transferred without the consent and authority of the Director of Public Works previously obtained in writing.

7. No contract shall be entered into with any person whose name is in the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is in 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. 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.

9. 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. any person decline to enter into contract and bond or fail to furnish approved security within 10 days of receiving notice from the District Engineer, Galle, 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.

Conditions of contract and any other particulars could be obtained at the Office of the District Engineer, Galle, any week day between the hours of 8.30 A.M. and

4 P.M. (Saturdays, 8.30 A.M. and 12 noon).

11. Before any tender is accepted the contractor will be required to sign a contract to execute and perform the works in accordance with the specification and the general conditions therein set forth and to deposit a sum of Rs. 150 for the due and faithful performance of the contract.

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

fulfilled.

13. 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. for Director of Public Works.

Public Works Office. Colombo, October 31, 1927.

CHEDULES of rates are hereby invited for all works in correction with the construction of a new Post Office and Postmaster's quarters at Madawachchiya.

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

3. The drawings, specifications, bill of quantities, and form of monthly agreements can be seen, and all other information obtained from the office of the District Engineer, Anuradhapura, 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.).

Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Anuradhapura, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Northern Province, Jaffna, and the duplicate addressed to the District Engineer, Anuradhapura, endorsed on the outside "Schedule of Rates for Constructing a new Post Office and Postmaster's Quarters at Madawachchiya" so as to reach the offices of the foregoing officers on or before 12 noon on November 21, 1927. All imported articles, such as cement, &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 i itials 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.

Each schedule of rates must be accompanied by 7. 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.

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 def ulting contractors, or any other person to whom the Provincial Engineer, Northern Province, Jaffna, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

Government does not bind itself to accept the lowest or any of the schedule 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, November 1, 1927. SCHEDULES of rates are hereby invited for : (a) Raising first quarter of the 47th miles first quarter of the 47th mile; and (b) Improvements

to 443 mile, Padeniya Siyambalagama road.

The whole of the work to be undertaken on agreements to be entered into monthly by the District Engineer, Maho, 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, Maho, 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, Maho), 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, Maho, endorsed on the outside "Schedule; of Rates for Padeniya-Siyambalagama Road Improvements" so as to reach the offices of the foregoing officers on or before 12 noon on November 22, 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, for Director of Public Works. Colombo, November 2, 1927.

CHEDULES of rates are hereby invited for the construction of quarters for the Police Magistrate at Ratnapura, in Ratnapura District, Province of Sabara-

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, drawigs, bill of quantities, and form of monthly agreement can be seen and all other information obtained from the 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, Sabaragamuwa, 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 at Ratnapura" so as to reach the offices of the foregoing officers on or before 12 noon on Monday, November 21, 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
- 6. Each schedule of rates must be accompanied by a letter signed by two responsible persons, whose address 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. for Director of Public Works.

Public Works Office. Colombo, November 1, 1927.

Kananpella and Mitirigala Reforestation Scheme.

EPARATE tenders are invited for the purchase of all timber and firewood standing or fallen within the boundaries of the demarcated coupes described in the annexed schedule A and B.

2. 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 the registered post.
4. Tenders should be marked "Tender for the Purchase

of Timber and Firewood, Western Division," 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 December 22, 1927.

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

the tenders may be treated as informal and rejected.

6. A deposit of Rs. 100 will be required to be made either at the Treasury or 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 coupes referred to in the annexed schedules, as the figures given therein are estimated only and their correctness is in no way guaranteed. The boundaries of coupes in Kananpella and Mitirigala will be pointed out by the Range Forest Officers, Waga and Gampaha, respectively.

8. The successful tenderer will be required to execute a purchase agreement in respect of each coupe, and all tenderers should read and initial a copy of this agreement at the Office of the Divisional Forest Officer, Western Division, Colombo, 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 payment by instalments, 40 per cent. thereof, (b) to deposit as security for efficient and punctual fulfilment of the agreement 5 per cent. of the full purchase amount tendered by him or Rs. 100 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 clauses 3 and 5 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. 100 deposited by him prior to tendering.

11. Tenderers should make separate offers, written both in words and figures, for the timber and firewood contained

in the coupes 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 agreement will require to be observed are specified in the special conditions advertised below. Nothing in these special conditions shall render the purchaser in any way 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 out ide the boundaries of his purchased coupe.

14. The purchaser shall further make himself liable for punishment under the Forest Ordinance of 1907 for the commission of any forest offence within the limits of the whole block of forest in which such coupe is situated, by whosoever committed and shall agree to take the steps necessary for the prevention of the commission of such forest offence.

SPECIAL CONDITIONS.

(1) On payment of the full purchase amount the purchaser shall be entitled to fell and remove on or before January 1, 1929, in the manner specified below, all the timber and firewood contained in the purchased coupe. No extension of the time limit fixed for felling, and removal will under any circumstances be granted, and all timber and firewood not removed by the date of expiry of agreement, i.e., January 1, 1929, shall ipso facto revert to the Crown.

(2) The purchaser shall further agree that should any timber be left standing or lying felled within the coupe on the date of expiry, the expenses incurred by Government for their removal be defrayed from the amount deposited by him as security under clause (b) in paragraph 9 above.

- by him as security under clause (b) in paragraph 9 above.

 (3) If the purchaser desires to pay by instalments payment of a first instalment of 40 per cent. of the full purchase price of the coupe shall entitle him to fell and remove all the trees in an area not exceeding one-third of the total area of such coupe. 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 such coupe.
- (4) The purchaser shall agree to commence felling along the full length of one boundary of each coupe previously pointed out to him by the Range Forest Officers concerned, and laid down on the plan of the coupe amexed to agreement. He shall further agree to progress the felling in a direction parallel to the boundary along which the felling has been commenced in the manner prescribed under clauses (a) and (b) below:—
 - (a) All tree seedlings and saplings which are under 3 inches in diameter shall be cut out flush with the ground.
 - (b) All saplings and trees over 3 inches in diameter shall be felled within 6 inches of the ground.
- (5) If paying by instalments, the purchaser shall pay the second instalment or in all 70 per cent. of the full purchase price, within four months, and the third and final instalment within seven 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 or firewood lying or standing in the coupe 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

any postponement of the date of such payment be made.

(6) Should the purchaser fell or remove trees or firewood from any area of the coupe he has not paid for, or from any area of forest outside the demarcated boundaries of his coupe, 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 of the rules framed thereunder. For the purpose of special condition 6, it shall be presumed that the purchaser has previous to entering into the agreement satisfied himself as to the position of the lines and pillars demarcating his coupe, and that the purchaser has further agreed that he shall not in the event of any dispute put forward a plea of ignorance of the limits or extent of his coupe.

(7) The purchaser or his agent or any of his employees shall not damage any boundary pillars or block up the boundaries. Should the lines become blocked or the pillars thrown down due to unavoidable circumstances, such lines should be at once rec'evred or such pillar replaced.

(8) The purchaser shall not for the purpose of removing timber from his own coupe enter into any other area of forest not paid for by him except with the permission of the Range Forest Officer concerned, and along paths permitted by him.

(9) 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, Colombo.

(10) If no objection exists in the opinion of the Divisional Forest Officer, the purchaser will further be permitted to erect wire shoots for the transport of materials always, provided that he pays full royalty values for the forest produce outside his own coupe damaged during such erection or in using such shoot. The permission in writing of the Divisional Forest Officer, Colombo, must be obtained before erection of any and every wire shoot.

(11) All produce from the coupe should in the first instance be removed to a dep?t and stacked separately to facilitate inspection. Removal permits will then be issued by the Range Forest Officers concerned for the removal of such produce to a final destination.

(12) 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. 100, to be imposed in writing by and at the discretion of the Divisional Forest Officer, Colombo, and this fine will be recovered from the tender ar's security deposit.

(13) The purchaser shall also agree that in the event of security money having become exhausted owing to imposition of fines, it shall be within the discretion of the Divisional Forest Officer either (a) to accept a further security deposit amounting to 5 per cent. of the full purchase price, or (b) to cancel the agreement and to refund to the purchaser such balance of the paid up purchase money, if any, as may remain after deducting the value of all timber and firewood removed by the purchaser on the date of such cancellation, and such amount as may be needed to carry out any of the provisions of special conditions 4 and 7 which the purchaser may not at the time of such cancellation have fulfilled. For the purpose of this clause the value of each cubic foot of timber and cubic yard of fuel removed shall be fixed at full royalty rates.

(14) On termination of the agreement it shall be within the discretion of the Divisional Forest Officer, to call upon the purchaser to fence and reforest the area in such manner and with such species as shall be determined by the Divisional Forest Officer.

(15) In the event of his being called upon to reforest the area, the purchaser shall—

(a) enter into an agreement to fence, reforest and maintain the planted coupe for a period of 3 years entirely at his own expense; and

(b) deposit a sum of Rs. 5 per acre for the whole extent of the coupe as security.

- (16) The purchaser shall agree to reforest the area in such manner and with such species as shall from time to time be communicated to him by the Divisional Forest Officer.
- (17) The purchaser shall be given the concession of simultaneously raising food crops (which may be converted to his own use or benefit) on the area, provided that he agrees to introduce no food-crop likely in the opinion of the Divisional Forest Officer, to have an adverse effect on the species reforested.

(18) The purchaser shall further be remunerated at the rate not exceeding Fifteen Rupees (Rs. 15) per acre provided that

in the opinion of the Divisional Forest Officer the reforestation is fully satisfactory, when the area is taken over at the expiry of the 3rd year, the exact amount of remunera-tion being proportionate to the degree of efficiency as judge! by the Divisional Forest Officer of the work performed.

(19) The security deposited will then be released. (20) If at any time during the term of agreement (i.e., 3 years), the area reforested does not appear to have been properly planted, weeded, or fenced, it shall be within the discretion of the Divisional Forest Officer to enforce any or all of the following:-

(a) To cancel the agreement;

(b) To require the purchaser or his workmen to vacate the area;

To confiscate the amount deposited as security; and (d) To seize all food crops planted or lying in the area.

The purchaser shall have the right of appeal to the Conservator of Forests in the event of any of the enforcement of any of the above penalties specified in the above conditions and the purchaser shall agree to accept the Conservator of Forests' decision as final and binding.

Schedule A.

To purchase all timber and firewood trees standing or fallen within the demarcated boundaries of a coupe of 50 acres demarcated in the Kananpella Reserve, situated at Kananpella, Hewagam korale, Colombo District.

The total value of timber and firewood has been departmentally assessed at Rs. 72 and Rs. 24, respectively, per acre making a total of Rs. 4,800 for the whole coupe.

Schedule B.

To purchase all timber and firewood trees standing or fallen within the demarcated boundaries of a coupe of 50 acres in the Mitirigala Reserve, situated in the village of Mitirigala, Siyane korale east, Colombo District.

The total value of timber and firewood in the coupe has been estimated at Rs. 50 and Rs. 60, respectively, per acre thus making a total value of Rs. 5,500 for the whole coupe.

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, October 31, 1927.

UNSERVICEABLE SALE OF ARTICLES. &c.

OTICE is hereby given that the under-mentioned unserviceable articles will be sold by public auction at the District Court of Trincomalee on Wednesday, November 9, 1927 at 10 a.m.:—

Clock, Bee, small

Inkstands, pewter

3

District Court. Trincomalee, October 26, 1927. A. R. SUPRAMANIAM, District Judge.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended October 29, 1927.

Births.—The total births registered in the city of Colombo in the week were 185 (3 Europeans, 15 Burghers, 103 Sinhalese, 23 Tamils, 28 Moors, 5 Malays, and 8 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on July 1, 1927, viz., 261,793) was 36·8, as against 32·3 in the preceding week, 32·0 in the corresponding week of last year, and 31.1 the weekly average for last year.

Deaths.—The total deaths registered were 114 (2 Burghers, 61 Sinhalese, 28 Tamils, 14 Moors, 2 Malays, and 7 Others). The death-rate per 1,000 per annum was 22 7, as against 25 5 in the previous week, 32 8 in the corresponding

week of last year, and 28.7 the weekly average for last year.

Infantile Deaths.—Of the 114 total deaths, 24 were of infants under one year of age, as against 29 in the preceding week, 43 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 12.

Principal Causes of Death.—1. (a) Sixteen deaths from Pneumonia were registered, 7 in Maradana hospitals (including 1 death of a non-resident), 3 in St. Paul's, and 1 each in San Sebastian, Kotahena North, Kotahena South, New Bazaar, Maradana North, and Slave Island, as against 10 in the previous week and 18 the weekly average for last year. (b) Four deaths from Bronchitis were registered, 3 in Maradana hospitals (including 2 deaths of non-residents),

and 1 in Slave Island, as against 3 in the previous week, and 5 the weekly average for last year.

(c) Three deaths from *Influenza* were registered, 2 in Kotahena South and 1 in Kotahena North, as against 7 in the previous week, and 6 the weekly average for last year.

2. (a) Ten deaths from Phthis's were registered, 5 in Maradana hospitals (including 3 deaths of non-residents), and 1 each in San Sebastian, New Bazaar, Maradana North, Maradana East, and Kollupitiya, as against 12 in the previous week, and 11 the weekly average for last year.

(b) One death from Phthicis of a resident of Colombo Town occurred at the Tuberculosis Hospital, Ragama, during

(a) Two deaths from Enteric Fever were registered in Maradana hospitals (of non-residents), as against 1 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. Seven deaths were registered from Debility, 6 from Infantile Convulsions, 3 each from Diarrhoea and Enteritis, 2 from Dysentery, 1 each from Worms, Tetanus, and Puerperal Septicaemia, and 55 from Other Causes.

5. Eight cases of Chickenpox, 7 of Enteric Fever, and 1 of Measles were reported during the week, as against 11, 7, and 2 respectively, of the preceding week. No case of Plague was reported during the week, one case was reported

during the preceding week.

State of the Weather.—The mean temperature of air was 80·2°, as in the preceding week, and against 80·7° in the corresponding week of the previous year. The mean atmospheric pressure was 29·928 in., against 29·972 in. in the preceding week, and 29·898 in. in the corresponding week of the previous year. The total rainfall in the week was 4·89 in., against 4·57 in. in the preceding week, and 0·10 in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, November 1, 1927.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF ATCHENCOIL TEA AND RUBBER COMPAN

THE name of the Company is "ATCHENCOIL TEA AND RUBBER COMPANY, 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 from the Proprietors thereof the Atchencoil Estate, situate in the Shencottah District of
 - (b) To carry on in India, Ceylon, or elsewhere the business of growers and manufacturers of and dealers in tea, rubber, and other Ceylon produce.
 - (c) To purchase, lease, take in exchange, hire, or otherwise acquire any other land or lands, or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties, and rights, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable; of any kind, and any contracts, rights, easements, patents, licences, or privileges, in India, Ceylon, or elsewhere (including the benefit of any trade mark or trade secret) which may be thought necessary or convenient for the purpose of the Company's business, and to erect, construct, maintain, or alter any buildings, machinery, plant, roads, ways, or other works or methods of communication.
 - (d) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, superintendents, managers, clerks, coolies, and other labourers and servants in India, Ceylon, or elsewhere, and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the widow or children of any such.
 - (e) To clear, open, plant, cultivate, improve, and develop the said property or any portion thereof and any other land or lands that may be purchased, leased, or otherwise acquired by the Company in India, Ceylon, or elsewhere, or portions thereof as a tea and rubber estate or estates, or with any other products, trees, plants, or crops that may be approved by the Company, and to plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie plants, trees, and other natural products in India, Ceylon, or elsewhere.
 - (f) To build, make, construct, equip, maintain, improve, alter, and work tea and rubber factories, cacao, coconut and coffee curing mills, and other manufactories, buildings, erections, roads, tramways, or other works conducive to any of the Company's objects, or to contribute to or subsidize such.
 - (g) To enter into any arrangement or agreement with Government or any authorities and obtain rights, concessions, and privileges.
 - (h) To hire, lease, or purchase land either with any other person or company or otherwise, and to erect a factory and other buildings thereon or on any land already leased or owned by the Company at the cost of the Company and such other person or company or otherwise, and to lease any factory or other buildings from any company or person.
 - (i) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (h), or for the manufacture and preparation for market of tea, rubber, or any other produce in such or any other factory.
 - (j) To prepare, cure, manufacture, treat, and prepare for market tea, rubber, cacao, coconuts plumbago, minerals, and (or) other crops or produce, and to sell, ship, and dispose of such tea, rubber, cacao, coconuts, plumbago, minerals, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed expedient.
 - (k) To buy, sell, warehouse, transport, trade, and deal in tea, rubber, coconuts, cacao, coffee, and other plants and seed, and rice and other food required for coolies, labourers, and others employed on estates and other products, wares, merchandise, articles, and things of any kind whatever.
 - (1) To work mines or quarries and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits and products, and generally to carry on the business of miners, manufacturers, growers, planters, and exporters of tea, rubber, cacao, chocolate, coconuts, and other products, or any such business on behalf of the Company or as agents for others and on commission or otherwise.
 - (m) To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and deal in milk and dairy produce, wholesale or retail.
 - (n) To establish and maintain in India, Ceylon, the United Kingdom, or elsewhere stores, shops, and places for the sale of tea, rubber, coconut, cacao, chocolate, coffee, and articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any branch thereof; and generally to carry on the business of merchants, exporters, importers, traders, engineers, or any other trade, business, or undertaking whatsoever.
 - (o) To cultivate, manage, and superintend estates and properties in Ceylon or elsewhere, and generally to undertake the business of estate agents in Ceylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings, and to transact any other agency business of any kind.
 - (p) To let, lease, sell, exchange, or mortgage the Company's estates, lands, buildings, or other property, or any part or parts thereof, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company or for any other consideration, and otherwise to trade in, dispose of, or deal with the same or any part thereof.

(q) To borrow or receive on loan money for the purposes of the Company upon the security of cash credit bonds, or of hypothecation or mortgages of the Company's property or any part or parts thereof, or otherwise, as shall be thought most expedient, and in particular by the issue of debentures, debenture $\tilde{\mathcal{G}}$ Ç: ----

otherwise, as shall be thought most expedient, and in particular by the issue of depentures, depenture stock, or bonds to bearer, or otherwise, either charged upon all or any part of the Company's present or future property (including uncalled capital), or not so charged, as shall be thought best.

(r) 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 re-borrow the moneys secured thereby, or any part

satisfied, as small to see the satisfied of satisfied and seed of satisfied and seed of satisfied or parts thereof.

(s) To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promissory notes, and other three seeds of the company.

(t) To unite, co-operate, amalgamate, or enter into partnership or any arrangement for sharing profits or union of interests or any other arrangement with any person or company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary to those of the Company or to any of them, or capable of being conducted so as to benefit this Company, either directly or indirectly, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise and pay for in any manner that may be agreed upon, either in money or in shares or bonds or otherwise, and to hold any shares, stock, or other interest

upon, either in money or in shares or bonds or conterwise, and to hold any shares, stock, or other interest in any such company, and to promote the formation of any such company.

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

purposes of this Company.

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

(w) To procure the Company to be registered or incorporated in Ceylon, and, if and when necessary or thought

advisable, elsewhere.

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

(z) To promote and establish any other company whatsoever and to subscribe to and hold the shares or stock

of any other company or any part thereof.

(z 1) To pay for any lands and real or personal, immovable or movable estate or property or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares or debentures or debenture stock or obligations of the Company or partly in one way and partly in another, or otherwise howsoever with power to issue any shares either fully or partly paid up for such purpose.

(z 2) To accept as consideration for the sale or disposal of any lands and real or personal, immovable and moyable, estate, property, and assets of the Company, of any kind sold or otherwise disposed of by the Company, or in discharge of any other consideration to be received by the Company in money or in shares, the shares (whether wholly or partially paid up) of any company, or the mortgages, debentures, or obligations of any company or person or partly one and partly the other.

(z 3) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital be made,

except with the sanction for the time being required by law.

- (z4) To do all such other things as shall be incidental or conducive to the attainment of the objects above mentioned or any of them or any one or more of the objects aforesaid, it being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "Company" includes companies or corporations, and the word "person" any number of persons, and that the other objects specified in any paragraph are not to be limited or restricted by reference to or inference from any other paragraph.
- 4: The liability of the Shareholders is limited.

5. The nominal capital of the Company is Six hundred thousand Rupees (Rs. 600,000) divided into 15,000 cumulative preference shares of Rs. 10 each, and 45,000 ordinary shares of Rs. 10 each with power to increase or reduce the capital. Such preference shares shall confer the right to a fixed cumulative preferential dividend at the rate of 7 per cent. per annum on the capital for the time being paid up thereon and shall rank as regards return of capital in priority to the ordinary shares, but shall not confer the right to any further participation in profits or assets. The shares forming the capital (original, increased, or reduced) of the Company other than the said preference shares may be subdivided or consolidated or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being or otherwise.

6. The profits of the Company of each year, which it shall from time to time be determined to distribute, shall (subject to the provisions of clauses 5 and 8 hereof) be applied in the manner and order following:—

(1) In payment of a fixed cumulative preferential dividend of 7 per cent. per annum on the capital for the time being paid up on the said preference shares (2) The balance of the remaining profits shall be divided among the holders of ordinary shares in proportion

to the amount paid on the shares held by them.

7. In a winding up voluntary or otherwise, the assets available for distribution amongst the members shall be applied:

(1) To the payment off of the capital paid up on the said preference shares with the arrears of dividend thereon whether declared or not up to the commencement of the winding up.

(2) To the payment off of the capital paid up on all the remaining shares and any dividend on the said shares

up to the date of winding up in accordance with the Articles of Association.

(3) To the division among the Shareholders, other than the holders of the cumulative preference shares aforewritten, in proportion to the number of shares held by each of them, of any balance remaining after payment of capital and dividend as provided in sub-sections (1) and (2) hereof.

The rights for the time being attached to the said preference shares may be modified or dealt with in the manner mentioned in clauses 51 and 157 of the accompanying Articles of Association but not otherwise and those clauses shall be deemed to be incorporated herein and have effect accordingly.

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

of the Company set opposite our respective names:

Names and Addr		Number of Shares taken by each Subscriber.				
F. F. Roe, Colombo		••	••		One	٠,٠
H. S. WAKE, Colombo			, ••.		One	•
M. N. WAYMAN, Colombo			• •	٠.	One	
R. J. HARTLEY, Colombo	• •		• •		One	
LIONEL BRAY, Colombo		• •	•		One	
A. W. HARRISON, Colombo		• •	• •		One	
G. T. HALE, Colombo	••	••	••		One	
			Total Shares taken		Seven	

Witness to the above signatures, at Colombo, this 20th day of October, 1927:

W. K. S. HUGHES. Proctor, Supreme Court.

ARTICLES OF ASSOCIATION OF ATCHENCOIL TEA AND RUBBER COMPANY, LIMITED.

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.

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.

INTERPRETATION CLAUSE.

1. 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, viz. :-

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

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

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

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

"Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company.
"Shares" means the shares from time to time into which the capital of the Company may be divided.

"Shareholder" means any person whose name is entered in the Register of Shareholders as owner or joint owner of any share in the Company.
"Presence or present" at a meeting means presence or present personally or by proxy or by attorney.

"Directors" means the Directors for the time being of the Company or (as the case may be) the Directors assembled at a Board.

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

"Persons" means partnerships, associations, corporations, companies, unincorporated or incorporated by Ordinance

and registration, as well as individuals.

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

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

"Month" means a calendar month.
"Writing" means printed matter or print as well as writing.

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

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

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

BUSINESS.

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

The business of the Company shall be carried on by, or under the management or direction of, the Directors, and subject only to the control of General Meetings, in accordance with these presents. The Company being established on the basis that it shall acquire the Atchencoil Estate it shall be no objection that the vendors are in a fiduciary position to the Company or that there is no independent Board of Directors nor shall any claim be made on any of the vendors on any such ground. Every member of the Company present or future shall be deemed to have joined the Company on this basis.

CAPITAL.

4. The nominal capital of the Company is Six hundred thousand Rupees (Rs. 600,000), divided into 15,000 cumulative preference shares of Ten Rupees (Rs. 10) each and 45,000 ordinary shares of Ten Rupees (Rs. 10) each.

5. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct, provided, however, that such new shares shall have no preferential rights over the 15,000 cumulative preference shares above referred to above referred to.

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

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

7. The Directors may also with the or consolidate the shares of the Company.

SHARES.

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

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

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

10. The shares, except when otherwise provided, shall be allotted at the discretion of and by the Directors, who instalments, every such instalment shall, when due, be paid to the Company by the holder of the shares.

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

11. In case of the increase of the capital of the Company by the creation of new shares, such new shares shall (subject to the provisions of Article 5) be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company, shall direct, and, if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of the assets of the Company, and with a special or withou

the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, and that without offering the shares so allotted to the Shareholders.

12. 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.

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

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

15. Any one of the joint-holders of a share, other than a firm, may give effectual receipts for any dividends payable in respect of such share; but only one of such joint-Shareholders shall be entitled to the right of voting and of giving proxies and exercising the other rights and powers conferred on a sole Shareholder, and if 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.

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

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

17. The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 36 to become a Shareholder in respect of any share.

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

calls due in respect of such share.

19. Every Shareholder shall be entitled to a certificate or certificates under the common seal of the Company, specifying the share or shares held by him and the amount paid thereon.

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

21. 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.

CALLS.

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

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

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

call was passed.

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

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

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

TRANSFER OF SHARES.

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

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

The Company shall keep a book or books, to be called "The Register of Transfers," in which shall be entered 29.

the particulars of every transfer or transmission of any share.

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

32. 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.

33. 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 divided at the best of the share, except for the divided at the best of the share and the share are the share and the share are the share are the share and the share are the s

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

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

TRANSMISSION OF SHARES.

The executors, or administrators, or the heirs of a deceased Shareholder not being one of several joint holder shall be the only persons recognized by the Company, as having any title to the shares of such Shareholder.

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

37. If any person who shall become entitled to be registered in respect of any share under clause 36 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 such shares, either by public auction or private contract, and give a receipt for the purchase money; and the purchaser shall be entitled to be registered in respect of such shares, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold. shall be paid to the person entitled thereto.

SURRENDER AND FORFEITURE OF SHARES.

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

39. 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 same, the Directors may at any time thereafter, during such time as the can or installment remains unpaid, serve a notice on such Shareholder requiring him to pay the same together with any interest that may have accrued, and all expenses that may have been incurred by the Company by reason of such non-payment.

The notice shall name a day (not being less than one month from the date of the notice) on and a place or places at

which such call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state that in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any 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.

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

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

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

42. 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.

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

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

Article 41 hereof, shall be redeemable after sale or disposal.

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

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

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

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

48. A certificate in writing under the hands of one of the Directors and of the Secretary or Secr twies that the power of sale given by clau a 46 has arisen and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

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

PREFERENCE SHARES.

50. Any shares from time to time to be issued or created may from time to time be issued with any such right or preference, whether in respect of dividend or of repayment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company may from time to time by special resolution determine provided that no such shares shall have any preference over the 15,000 cumulative preference shares above referred to.

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

52. Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no member not being a Director shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be 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 members personally present and entitled to vote at the meeting.

BORROWING POWERS.

53. The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances on the produce in hand, or in the future to be obtained from the Company's estates, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting, maintaining improving, or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not, without the sanction of a General Meeting, exceed Rupees Two hundred thousand (Rs. 200,000).

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

questions between the Company and its creditors.

55. For the purpose of securing the repayment of any such money so borrowed or raised or for any other purposes, the Directors may grant, create, execute, and issue any mortgages, cash credits, debentures, debenture stock, bonds, or

obligations of the Company, charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets of the Company, both present and future, including uncalled capital or unpaid calls, or may make, accept, or endorse on behalf of the Company any promissory notes or bills of exchange.

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

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

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

GENERAL MEETINGS.

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

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

60. The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings; all

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

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

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

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

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

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

to a meeting.

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

65. 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 by advertisement in the Ceylon Government Gazette, or in such other manner (if any) as may be prescribed by the Company in General Meeting. Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently upon the resolution being passed by the requisite majority at the first meeting.

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

67. 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.

No business shall be transacted at any General Meeting, except the declaration of a dividend recommended 88. by a report of the Directors or election of a Chairman, unless there shall be present or represented at the commencement

of the business two or more Shareholders entitled to vote.

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

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

choose one of their number to be Chairman.

No business shall be discussed at any General Meeting, except the election of a Chairman, whilst the Chair 71. is vacant.

The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place 72. to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting

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

73. 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.

At any meeting every resolution shall be decided by a show of hands, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder; and unless a poll be immediately demanded by some Shareholder, or in the case of a special resolution by five Shareholders present and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of votes recorded in favour of or against such resolution. The power of demanding a poll conferred by this clause may be exercised by the proxy or attorney of any Shareholder duly appointed in that behalf.

75. If at any meeting a poll be demanded by some Shareholder present, his proxy or attorney, or in the case of a special resolution by five Shareholders, their proxies or attorneys at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and place and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter

provided; and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder or proxy or attorney, and the result of such poll shall be deemed to be the resolution of the Company in

such meeting.

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

77. No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.

78. On a show of hands every Shareholder present in person shall have one vote. Where a Shareholder is present by an attorney who is not a Shareholder such attorney shall be entitled to vote for such Shareholder on a show of hands.

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

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

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

82. No person shall be entitled to hold a proxy who is not a Shareholder in the Company, but this rule shall not

apply to a power of attorney.

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

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

to vote.

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

Atchencoil Tea and Rubber Company, Limited.

-, of – - as my proxy, to represent me and to vote for me , appoint 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 ment thereof, and at every poll which may be taken in consequence thereof. , and at any adjourn--. One thousand nine hundred and As witness my hand this - day of —

85. No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such votes shall be tendered, and every vote (whether given personally or by proxy or by attorney) to the tendered of the proxy or by attorney) to the tendered of the proxy or by attorney is the tendered of the proxy meeting or poll whatsoever.

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

the voting.

DIRECTORS.

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

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

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

remuneration to the Managing Directors of the Company.

89. The first Directors shall be Messrs. A. J. Ingram of Ratnapura, F. F. Roe of Colombo, and A. W. Ruxton of Ratnapura. The first Directors shall hold office till the First Ordinary General Meeting of the Company, when they

shall retire, but shall be eligible for re-election.

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

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

be conferred on any Manager of the Company.

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

ROTATION OF DIRECTORS.

- 91. At the First Ordinary General Meeting of the Company all the Directors shall retire from office, and at the First Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in Article 92.
- 92. The Director to retire from office at the Second Ordinary General Meeting shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be those who have been longest in office.

93. 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.

94. Retiring Directors shall be eligible for re-election.
95. The Ordinary General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent Ordinary General Meeting.

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

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

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

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

A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary or Secretaries or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before his

office shall become vacant.

100. The Company may, by a special resolution, remove any Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The 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.

Every Director or officer of the Company, and his heirs, executors, and administrators shall be indemnified 101. by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his respective wilful acts or defaults; and no Director or officer shall, nor shall the heirs, executors, or administrators of any Director or officer, be liable for the acts or defaults of any other Director or officer, or for any loss or expenses happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency 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.

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

DISQUALIFICATION OF DIRECTORS.

103. The office of the Director shall be vacated-

(a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, or Secretary of the Company.

(b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, or compounds with his creditors.

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

(d) If he ceases to hold the required number of shares to qualify him for the office.

(e) If he resigns his office under the provisions of clause 99.

(f) If he ceases to have his ordinary place of residence in Ceylon or India or is absent from Ceylon or India, for a period of three consecutive months.

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

Powers of Directors.

104. The Directors shall have power to carry into effect the acquisition of the said Atchencoil Estate, and the lease, purchase, or acquisition of any other lands, estates, or property they may think fit, or any share or shares thereof.

105. The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an agent or agents, and secretary or secretaries of the Company to be appointed by the Directors subject to the provisions of Article No. 123 for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase, lease, or acquisition of the said estates and lands, and the opening, clearing, planting, and cultivation thereof, and

otherwise in or about the working and business of the Company.

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

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

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

The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be

limited by any clause conferring any special or expressed power.

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

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

110. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the

Directors, or of one Director and the Secretary or Secretaries, who shall attest the sealing thereof; such attestation on the part of the Secretaries, in the event of a firm or registered company being the Secretaries, being signified by a partner or duly authorized manager, director, secretary, attorney, or agent of the said firm or company signing for and on behalf

of the said firm or company as such Secretaries.

111. It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders of the Company in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies or person or persons, 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.

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

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

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

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

enforce the awards.

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

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

the office of trustee, assignee, liquidator, or inspector, or any similar office.
(c) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees, without special

powers, and from time to time to vary or realize such investments.

(f) To delegate to any one or more of the Directors of the Company for the time being, or any other person to or company for the time being, residing or carrying on business in Ceylon, or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to confer such powers for such time and to be exercised for such objects and purposes, and upon such terms and conditions and with such restrictions as the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of, and in the substitution for, all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers.

Directors may allow to any person or company to whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

PROCEEDINGS OF DIRECTORS.

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

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

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

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

Director.

The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke, and discharge any such committee, either wholly or in part, and either as to persons or purposes, but every committee so performed 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.

118. 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 super-seded by the express terms of the appointment of such committee respectively, or any regulation imposed by the

Board.

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

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

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

The Directors shall cause minutes to be made in a book or books to be provided for the purpose-

(1) Of all appointments of (a) officers and (b) committees made by the Directors, (2) Of the names of the Directors present at each meeting of the Directors.

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

Of all orders made by the Directors.

(5) Of all resolutions and proceedings of all General Meetings of the Company,

(6) Of all resolutions and proceedings of all meetings of the Directors.

(7) Of all resolutions and proceedings of all meetings of committees appointed by the Board.

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

AGENTS AND SECRETARIES.

123. The firm of Gordon Fraser and Company, Limited, shall be the first Agents and Secretaries of the Company.

ACCOUNTS.

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

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

General Meeting.

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

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

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

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

1861," or as near thereto as circumstances admit.

- 129. Every such statement shall be accompanied by a report as to the state and condition of the Company, and as to the amount which the Directors recommend should be paid out of the profits by way of dividend or bonus to the Shareholders.
- 130. 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.

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

AUDIT.

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

133. The Directors shall appoint the first Auditor or Auditors of the Company, and fix his or their remuneration.

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

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

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

Retiring Auditors shall be eligible for re-election.

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

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

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

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

DIVIDENDS, BONUS, AND RESERVE FUND.

139. 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.

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

141. The Directors may, before recommending any dividend or bonus, set aside out of the profits of the Company

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

- 142. Any General Meeting declaring a dividend may resolve that such dividend be paid wholly or in part by the distribution of specific assets, and in particular of paid-up shares; debentures, or debenture stock of the Company, or paid-up shares; debentures, or debenture stock of the Company, or paid-up shares; debentures, or debenture stock of the Company, or in any one or more of such ways; any General Meeting may resolve that any moneys, investments, or other assets forming part of the undivided profits of the Company standing to the credit of the reserve fund or in the hands of the Company and available for dividend be capitalized and distributed amongst the Shareholders in accordance with their rights on the footing that they become entitled thereto as capital, and that all or any part of such capitalized fund be applied on behalf of the Shareholders in paying up in full any unissued shares of the Company and that such unissued shares so fully paid be distributed accordingly amongst the Shareholders in the proportion in which they are entitled to receive dividends and shall be accepted by them in full satisfaction of their interest in the said capitalised 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 members upon the footing of the value so fixed or that fractions of less value that Rs. 10 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 divdend or capitalized fund as may seem expedient to the Directors.
 - 143. No unpaid dividend or bonus shall ever bear interest against the Company.
- 144. 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.
- 145. The Directors may deduct from the dividend or bonus payable to any Shareholder all such sums of money as may be due from him (whether alone or jointly with any other person) to the Company, and notwithstanding the fact that such sums or any of them are not payable until after the date when such dividend or bonus is payable.
- 146. Notice of any dividend that has been declared, or any bonus to be paid, shall be given to each Shareholder entitled thereto, and any dividend or bonus unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the Reserve Fund.
- 147. Every dividend or bonus payable in respect of any share held by a firm may be paid to, and an effectua receipt given by any partner of such firm or agent duly authorized to sign the name of the firm.
- 148. Every dividend or bonus payable in respect of any share held by several persons jointly, other than a firm, may be paid to, and an effectual receipt given by, any one of such persons.

NOTICES.

- 149. Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretary, Agents or Secretaries, or persons appointed by the Board to authenticate the same.
- 150. Every Shareholder shall give an address in Ceylon, which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company.
- 151. A notice may be served by the Company upon any Shareholder, either personally or by being sent through the post in a prepaid letter addressed to such Shareholder at his registered address or place of abode, and any notice so served shall be deemed to be well served notwithstanding that the Shareholder to whom such notice is addressed be dead, unless his executors or administrators shall have given to the Directors, or to the Agent or Secretary, or Agents or Secretaries of the Company, their own or some other address in Ceylon to which notices may be sent.
- 152. All notices directed to be given to Shareholders shall, with respect to any share to which persons are jointly entitled, other than a firm, be given to whichever of such persons is named first in the Register of Shareholders, and notice so given shall be sufficient notice to all the holders of such shares.
- 153. 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 cause of post have been delivered at its address, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a post office or post box, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.
- 151. Any Shareholder who fails to give and register an address in Ceylon as provided in Article No. 150 shall not be entitled to be given any notices.
 - All notices required to be given by advertisement shall be published in the Ceylon Government Gazette.

EVIDENCE.

155. 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.

- 156. Any Shareholder, whether a Director or not, and whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder may become the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution, or at any other time when a sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.
- 157. If the Company shall be wound up, whether voluntarily or otherwise, the liquidator or liquidators may, with the sanction of a special resolution of the Company, divide among the contributories in specie any part of the assets of the Company, and may with the like sanction vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator or liquidators with the like sanction shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the members of the Company, and in particular any class may be given preferential or special rights or may be excluded altogether or in part, and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares ordinary, fully paid, part paid, or preference in the purchasing company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing company, fully paid, or part paid, or preference, any contributor.

who would be prejudiced thereby shall have a right to dissent as if such determination were a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908, in England, but for the purposes of an arbitration as in the sub-section (6) of the said section provided, the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Ceylon Ordinance, No. 2 of 1889, shall apply in place of the English and Scotch Acts referred to in the said sub-section (6) of section 192 of the aforewritten Companies (Consolidation) Act, and the said section 192, save as herein excepted, shall be deemed to be part and parcel of these present Articles.

In witness whereof the subscribers to the Memorandum of Association have here into set and subscribed their

names at the places and on the dates hereafter written:

F. F. ROE, Colombo.

H. S. WAKE, Colombo.

M. N. WAYMAN, Colombo.

R. J. HARTLEY, Colombo,

LIONEL BRAY, Colombo:

A. W. HARRISON, Colombo.

G. T. HALE, Colombo.

the above signatures, at Colombo, this 20th day of October, 1927:

[First Publication.]

W. K. S. HUGHES, Proctor, Supreme Court:

Low-country Food Products, Limited.

OTICE is hereby given that the Annual Ordinary General Meeting of the Shareholders of the Company, will be held at the registered office of the Company, 54, Keyzer street, Fettah, Colombo, on Friday, November 11, 1927, at 4.15 P.M.

1. To confirm the resolution "That the Financial Year of the Company commencing from January 1, 1926, be extended Warch 31, 1927, to give effect to the terms of the resolution No. 2 adopted."

receive the report and accounts for the period 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, LTD Agents and Secretaries Colombo, October 10, 1927.

Miller and Company, Limited.

OTICE is hereby given that an Extraordinary General Meeting of the above Company will be held at the Company's registered offices, Australia buildings, York street, Colombo, on Thursday, December 8, 1927, at 3 o'clock in the afternoon for the purpose of considering and, if thought fit, passing the following resolution with a view to the subsequent confirmation thereof as a special resolution, viz resoution, viz:

"That the Articles of Association be altered in manner

"The following Article shall be inserted after Article 10: "10a. The Directors may from time to time issue shares out of the unissued share of the Company to employees of the Company to be called 'Employee Shares' not more than a total of 20,000 of such shares of Rs. 10 each shall be issued. The right to allot employees that the sale discretion of the Directors. loyee share, shall be in the sole discretion of the Directors and any employee accepting such shares must buy them from the Company at their full nominal value.

The terms and conditions under which employee shares are to be held shall be defined in regulations to be passed at a General Meeting of Shareholders."

Notice is hereby given that a further Extraordinary General Meeting of the above Company will be held at the Company's registered offices, Australia buildings, York street, Colombo, on Thursday, December 15, 1927, at 3 o'clock in the afternoon when a report will be furnished of the proceedings at the Extraordinary General Meeting to be held on December 8, 1927, and the subjoined resolution will, if passed by the requisite majority at that meeting, be submitted for confirmation as a special resolution.

"That the Articles of Association be altered in manner

following:-

"The following Article shall be inserted after Article 10: "10A. The Directors may from time to time issue shares out of the unissued share of the Company to employees of the Company to be called 'Employee Shares' not more than a total of 20,000 of such shares of Rs. 10 each shall be issued. The right to allot employee shares shall be in the sole discretion of the Directors and any employee accepting such shares must buy them from the Company at their full nominal value.

The terms and conditions under which employee shares are to be held shall be defined in regulations to be

passed at a General Meeting of Shareholders.

Should the above resolution not be passed by the requisite majority at the meeting to be held on Thursday, December 8, 1927, due notice will be given to the Share holders that the meeting on December 15, 1927, of which notice is now given will not be held.

By order of the Board,

October 26, 1927.

H. J. GRAY, Acting Secretary.

The Matale Valley Cacao and Rubber Company, Limited.

OTICE is hereby given that the Twenty-first Annual Ordinary General Meeting of the Company will be Colombo, on Monday, held at Chatham street November 14, 1927

ece ve the Directors' report and the accounts for the year ended June 30, 1927.

- 2. To declare a dividend.
- To elect a Director.
- To appoint an Auditor, and to transact any other business that may be duly brought before the meeting.

The Transfer Books of the Company will be closed from November 4 to November 17, 1927, both days inclusive.

By order of the Directors,

Bosanquet & Co., Ltd., 7. Agents and Secretaries. Colombo, November 3, 1927.

The Matale Valley Cacao and Rubber Company, Limited.

Mosting of the

Meeting of the above-mentioned Company will be held at the National Mutual building, Chatham street, Fort, Colombo, the registered office of the Company on Monday, November 14, 1927, at 11.30 o'clock in the forenoon for the purpose of considering and, if thought fit, passing the following resolutions:—

"(4) That the purchase by the Company of the Warriapola and Kandanewera estates both situated in the District of Matale, and containing in extent about 931 acres and about 877 arms bespectively, as on and from July 1, 1927, from the Warriapola Estates Company, Limited, a company registered under the English Companies Acts 1862 to 1893, at or for the price or sum of Rs. 1,648,560 of lawful money of Ceylon to be paid and satisfied to the said the Warriapola Estates Company, and satisfied to the said the Warriapola Estates Company, Limited, or its nominee or nominees by the allotment and issue of \$2,428 ordinary shares of Rs. 10 each in the capital of the Matale Valley Cacao and Rubber Company, Limited, such shares to be issued at a premium of Rs. 10 each and to be regarded for all purposes as having been fully paid, be and the same is hereby approved.

"(2) That the Directors be and they are hereby authorized to take the necessary steps for the authorized capital of the Company to be increased to Rs. 5,000,000, divided into 500,000 shares of Rs. 10 each by the creation of 425,000 new shares of Rs. 10 each to permit of (a) the said purchase price being satisfied as aforesaid, (b) the making of a new issue of 20,438 shares of Rs. 10 each at a premium of Rs. 5 per share to the holders of the existing 40,200 ordinary shares in the Company, and of the 82,428 ordinary shares in the Company to be allotted in satisfaction of the purchase price of the Warriapola and Kandanewera estates, in the proportion of 1 new share to every 6 shares held at the date on which the resolution authorizing the issue of the said 20,438 shares is passed, (c) the allotment as hereinafter mentioned of 1,534 ordinary shares of Rs. 10 each at par to persons to be nominated by the Directors of the Warriapola Estates Company, Limited.

- "(3) That the Directors be and they are hereby authorized to agree to the following conditions which have been stipulated for by the Warriapola Estates Company, Limited:
- '(1) The Warriapola Estates Company, Limited, to have the right to nominate § of the first Board of Directors of the Company after completion of the purchase of the Warriapola and Kandanewera estates.
- '(2) That 1,534 ordinary shares of Rs. 10 each in the Company are to be issued at par for cash to persons to be nominated by the Directors of the Warriapola Estates Company, Limited.
- '(3) That the Articles of Association of the Matale Valley Cacao and Rubber Company, Limited, to be altered so as to provide for Directors not in Ceylon to nominate alternative Directors as their representatives in Ceylon.
- (4) Messrs. Arbuthnot Latham & Co., Ltd., to be commercial agents, &c., of the Company in London, after the completion of the purchase of the Warriapola and Kandanewera estates.'

4. "(4) That the Directors be and they are hereby authorized to take all such steps as may be necessary or as the Directors in their absolute discretion may think fit to carry the said purchase into effect and to enter into such, execute and deliver all agreements, contracts, documents, and other writings as may be necessary embodying therein all or any of the terms mentioned in resolutions (1), (2), and (3) above and/or such other terms and provisions as the Directors shall in their absolute discretion think fit."

By order of the Board,

BOSANQUET & CO., LTD.,

Colombo, November 3, 1927. Agents and Secretaries.

The Nakkala Rubber Company, Limited.

OTICE is hereby given that the First Ordinary General Meeting of the Shareholder will be held at the registered office of the Company, affoor building, Main street, Colombo, on Saturday November 12, 1927, at 12 noon noon.

Bukiness. To eceive the report of the Directors and statement of accounts to September 30, 1927.

To elect a Director.

To appoint Auditors, and to transact any other business that may be duly brought before the Meeting.

By order of the Directors, GORDON FRAZER & Co., LTD., Colombo, November 4, 1927. Agents and Secretaries.

Panakura Estates, Limited.

OTICE is hereby given that the Seventh Annual Ordinary General Meeting of the Shareholders will be held at the registered office of the Company, Gaffoor building, Main street, Colombo, on Monday, November 14, 1927, at 11 A.M.

Business.

1. To receive the report of the Directors and statement of accounts to September 30, 192

Tó elect a Director

To appoint Auditors.

To transact any other competent business.

By order of the Directors. GORDON FRAZER & Co., LTD.,

Colombo, November 4, 1927.

Agents and Secretaries.

The Nambena Estates, Limited.

is hereby given that the Seventh Annual Ordinary General Meeting of the Company will be held at the registered office of the Company, Darley buildings, Union place, Slave Island, Colombia on Wednesday, the 16th instant at 3.30 P.M.

To receive the report of the Directors and accounts for the period January, 1926, to June, 1927.

elect Auditors for the current year and any other 2. To elect Auditors for the current year and any obusiness that may be duly brought before the Meeting.

By order of the Directors,

TARRANT & Co., Agents and Secretaries.

Colombo, November 2, 1927.

Pho S

Auction Sale under Mortgaged Decree No. 24,444, D. C., Colombo.

M. Maruthappa

recovery of Rs. 2,075 52, interest, and costs.

For further particulars, please apply to Mr. R. Mahadeva, Proctor and Notary, or to me-

C. R. THAMBAYAH, Commissioner and Auctioner. Office No. 1, Ferry street, Colombo, November 1, 1927.

Auction Sale.

NDER and by virtue of a commission issued to me in case No. 24,080 of the District Court of Colombo, I shall sell at the respective spots the under-mentioned premises: premises :-

On November 28, 1927, commencing at 3.30 P.M.

All that house and ground bearing No. 7 in Ward 1,359, situated at Great Moor street at Moors quarters, New Moor street, within the Municipality of Colombo, Western Province; bounded on the north by a small road, on the east by premises No. 12, on the south by New Moor street, and west by prentises No. 10; containing 29.41 perches.

On November 28, 1927, commencing at 4.30 P.M.

All those tenements bearing assessment No. 68, in Wards 685 to 687, situated at Kochthikade, within the Municipality of Colombo, Western Province; bounded on the north by garden of Gabo Pattebendi, now of Wappu Marikar, east by lot No. 3 belonging to C. F. Perera, on the south by lane, and on the west by the other part No. 1 of Ango Nona belonging to Jacob Pieries; containing in extent 18.61 perches.

The aforesaid two properties are being sold subject to a primary mortgage for Rs. 5,000, and interest created by bond No. 20, dated September 4, 1923, and attested by Mr. K. Namasivayam.

On November 28, 1927, commencing at 5.30 p.m.

All those houses bearing assessment Nos. 236 and 236A, situated at Dematagoda, within the Municipality of Colombo, Western Province; and bounded on the north by property of the Ceylon Government Railway and property of Mamala Marikar, on the east by garden of S. M. Uduma Lebbe, south by portion belonging to T. Umma and the property of C. Juwanis Appu, and on the west by the part belonging to M. L. Mohamado Lebbe and property of Amina Umma; containing in extent 26.79 perches.

D. JAMES.

Commissioner and Auctioneer. November 1, 1927.

Auction Sale.

NDER instructions from the administrator and with the leave of the court in D. C., Kalutara, testamentary case No. 1,600, I shall sell by public auction on Thursday,

case No. 1,600, I shall sell by public auction on Thursday, November 17, 1927, commencing at 3.30 p.y., first among the heirs and 11 no bidders among them then among the general public the following proper vattle spets, viz:—

1. All that defined portion of Gedambugahawatta with all the trees, plantations, tiled house, and all other buildings the roon, situated at Mahawadduwa; in extent 1 rood and 2 perches, but subject to a lease on deed No. 458.

2. All that portion of Andivawelakumburas at distance. All that portion of Andiyawelakumbura at ditto; in

extent & rood and 8 perches.

H. D. S. PERERA, Auctioneer.

Auction Sale.

In the District Court of Negombo.

N. S. R. M. Somasundaram Chetty, by his attorney Meeyanna Karuppaiah Pulle of Negombo Plaintiff. No. 16,580. Vs.

Hettiarachchige Dona Justinahamy and husband Gamaethige Marthinu Soysa, Police Headman, both of Dungalpitiya Defendants.

NDER decree in the above case, and by virtue of the order to sell issued to us for the recovery of the amount therein stated, we shall sell by public auction at the spot at 10 A.M. or Settrday, November 26, 1927, the under-mentioned property mortgaged by bond No. 7,596, dated July 20, attested by D. J. Jayawardana, Notary Public as a primary mortgage to with Public, as a primary mortgage, to wit:

The remaining portion after exclusion of the southern portion from the land Madangahawatta, situate at Talahena, within the Gravets of Negombo, Western Province; in extent 5 acres 1 rood and 25 perches. Of this land an undivided half share with the plantations and buildings standing thereon.

Further particulars from P. J. Loos, Esq., Proctor, Supreme Court, and Notary of Negombo, or from us-

Negombo, October 31, 1927

K. L. PEREIRA & SON, Auctioneer.

Auction Sale under Mortgage Decree.

NDER and by virtue of the order to sell issued to me and the decree entered in case No. 1,504, D. C., Negombo, in favour of R. M. N. L. Panjacharam Chetty of Negombo, against Liyana Arachchige Don Charles Appuhamy of Kandana, for the recovery of the sum of Rs. 4,240, with further interest on Rs. 4,000, I shall sell by public auction on Saturday, November 26, 1927, commencing at 4.30 P.M. the following property, to wit 9

1. The land now called Dawstagahawatta, but formed of two contiguous lots as a slade of Dawatagahawatta and portion of Kenagahawatta, situated at Kandana, in Ragam pattu of Alutkuru korale, in Colombo District; in extent 1 acre 1 rood and 39 perches, together with the tiled house, plantations, and all the appurtenances thereof.

2. The land called Gorakagahawattadekenpanguwa. situated at Kandana aforesaid; in extent about I acre and 2 roods, together with the titled house, plantations, and all the appurtenances thereof.

For further particulars apply to-

Negombo, October 31, 1927.

K. H. PERERA. Auctioneer.

Auction Sale.

Properties at Udugampola in the District of Negambo.

NDER decree in case No. 1,761, D. C., Negombo, entered in favour of the plaintiff Muttu Kana Awanna Veena Seyanna Vena Sinniah Pulle of Negombo, against the defendants (1) Bamunuachchipathirannahelage Jan Singho Appuhamy of Udugampola, (2) Hanchapola Appuhamillage Vohanis Appuhamy of Helakandana, and (3) Jayasinghe Appuhamillage Simon Perera of Ganemulla, and by virtue of the order to self fund to us for the recovery of the amount therein stated, we shall sell the under mentioned properties mortgaged as primary mortgage by bend No. 366, dated July 1, 1925, and attested by T. Quintin Fernando, Notary, by public auction at the respective spots on Friday, November 25, 1927, to wit:—

Commencing at 3 P.M.

All that southern half share of an allotment of land called Patahelanda, situate at Udugampola in Dasiya pattu of Alutkuru korale, in the District of Negombo, Western Province; containing in extent 3 roods and 26 perches, together with the plantations thereon.

- The undivided half share of all that land called Pattelande alias Patahelanda, situate at Udugampola aforesaid; containing in extent 1 acre and 1 rood, together with the plantations thereon.
- The undivided 1/10 share of the land called Patahelanda, situate at Udugampola aforesaid; containing in extent about 2 acres, together with the plantations and buildings thereon.
- 4. The land called Pattehewatta, situate at Udugampola aforesaid; containing in extent 2 acres, together with the buildings and plantations thereon.

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

Negombo, October 29, 1927.

M. P. KURERA & Co., Auctioneers.

Auction Sale.

Properties at Kimbulapitiya and Katiyala in the District of Negombo.

TNDER decree in case No. 1,648, D. C., Negombo, entered in favour of the plaintiff Seena Kana Ana entered in favour of the plaintiff Seena Kana Ana Runa Seena Thana Arunachalam Chettiar of Negombo, against the defendants (1) Paththege reduru Fernando of Kimbulapitiya, (2) Geekianage Ferris Fernando of Katiyala, and (3) Paththage Rosa Plaria, Fernando of Kosgama, and by virtue of the order to sell assued to us for the recovery of the sum of Rs. 2,460, with interest on Rs. 1,500, at 24 per cent. per annum from May 25, 1927, to August 22, 1927, and therefore at 9 per cent. per annum on the aggregate amount till payment in full, and costs of suit, we shall sell the under-mentioned properties mortgaged as primary mortgage by bond No. 9,637, dated November mortgage by bond No. 9,637, dated November as primer, mortgage by bond No. 9,637, dated November 25, 1922 and attested by D. J. Jayawardena, Notary, by public auction at the respective spots on Friday, December 2, 1927, to wit :-

At 3.30 P.M. 1 1. An undivided 1 share of the land called Kekuna-gahawatta formed of six contiguous blocks of land, situated at Kimbulapitiya in Dunagaha pattu of Alutkuru korale, in the District of Negombo, Western Province; containing in extent within these boundaries about 6 acres.

At 3.45 P.M.

2. An undivided ½ share of the land called Kekunagahawatta, formed of two contiguous blocks of land situate at Kimbulapitiya aforesaid; containing in extent within these boundaries about 4 acres.

At 4 P.M.

An undivided ½ share of the field called Siyambalagahakumbura, situate at Kimbulapitiya aforesaid: containing in extent about 4 berrahs of paddy sowing ground.

At 4.30 P.M.

An undivided ½ share of the portion of land situate at Katiyala in Dunagaha pattu aforesaid; containing in extent 6 acres and 2 roods.

At 4.45 P.M. 5. An undivided share of an undivided portion in extent 2 acres from and out of the land called Paragahawatta, situate at Katiyala aforesaid; containing in extent about 11 acres.

At 5 P.M.

6. The divided eastern portion of the land called Kekunagaha alias Millagaha Dalupotha, situate at Katiyala aforesaid; containing in extent 4 acres 1 rood and 3 perches.

Further particulars from A. E. Rosa, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

M. P. KURERA & Co., Negombo, October 31, 1927. Auctioneers. Auction Sale under Mortgage Decree.

instructions received from the plaintiff in D. C., Kandy, case No. 33,524, and under authority from court, I shall sell by public auction at the respective spots on Saturday, November 16, 1927 commencing from 2 P.M. the premises following, to wit:

1. The and called Akaragala of 6 acres 3 roods and 25 percles in extent, sithat at Udywela in Gandahe korale of Lower Hewaheth Candy District, Central Province.

2. Undivided 7 acres and 3 roods towards the west and south out of Galpihillagawawatta of 11 acres 1 rood and 15 per nes, situated at Uduwela aforesaid.

For particulars, please apply to Messrs. Beven & Beven, Proctors, &c., Kandy, or to me-

6. Pavilion street, Kandy.

K. EDMUND PERERA, Auctioneer and Broker.

Auction Sale under Mortgage Decree.

In the District Court of Kandy. (1) W. Babehamyof Koongahamula, (2) R. K. K. Kalu of Dikkumbura Plaintiff

--No-30,104. $\mathbf{v_{s}}$.

G. R. W.M. Biso Menika of Coswatta Defendant.

Mr. Peter Mortimer, the Secretary; District Court, Kandy, official administrator of the estate of the late G. R. S. W. M. Bs. Menika, deceased..

NDER nortgage de tee in the above case, and by virtue of a commission issued to us for the recovery of the amount therein stated, we shall sell by public auction the under meationed property at the respective spots on Saturday, November 26, 1927, to wit:—

Аt 2 р.м.

The land called Walauwewatta, situate at Coswatta in the Udasiya pattu of Udugoda korale of Matale North; containing in extent 46 acres 3 roods and 33 perches, together with the houses, plantations, and everything thereon, exclusive however, of the portion of about 3 amunams of paddy sowing extent towards the south sold by the defendant, now deceased, to Richard Coswatta, Korala.

At 2.45 P.M.

Godakumbura of 12 lahas in paddy sowing extent, situate at Coswatta aforesaid.

For further particulars apply to Messrs. Wijeyetileke & Wijeyetileke, Proctors, Kandy and Matale, or to-

> B. R. Perera & Co., Auctioneers.

Matale, October 30, 1927. 30 6 8

Sale by Public Auction under the Partition Decree.

NDER the decree entered in partition case No. 20,762 of the District Court of Galle, and by virtue of the commission issued to me therefrom, I shall offer for sale by public auction on Saturday December 17 1927, compublic auction on Saturday mencing at 10 A.M. at the spect:

All that land in extent 2 scres and 35 perches, together with everything thereon, comprised of lots B and X of Polgaswatta alias Dolalangawatta, situated at Batuwanhena in Elpitika; and bounded on the north by Crown land, east by lot C, south by Dola alias Dolalangagankanda and lots G, F, D, and on the west by Dolalangakumbura alias Watta-addarakumbura,

This land—the subject matter of the action referred to above-will be sold in six separate blocks 1, 2, 3, 4, 5, and 6, in extent R. 1-06.24 P.; R. 1-09.45 P.; R. 2-21.13 P.; R. 1-05: 27 P.; R. 1-37: 65 P.; and 26: 92 P.; respectively as per plan No. 1,090A, made by Mr. S. Warusavitana, Licensed Surveyor, Hikkaduwa, for the purpose and filed of record.

The sale thereof will, in terms of Ordinance No. 10 of

1863, take place first among the co-owners of the property, commencing at the upset price for which each of the lots had been valued, and if not bidden for by any of them in advance the same will immediately thereafter be sold to the highest bidder among the public.

Further particulars, if necessary, may be obtained from H. L. de Silva, Esq., Proctor, Supreme Court, and Notary Public, Ambalangoda, or from me—

P. W. GEORGE DE SILVA, Ambalangoda, October 28, 1927. Commissioner.

Auction Sale of Mortgaged Property.

BY virtue of a commission issued to me in No. 23,988, D. C., Galle, for the recovery of the Rs. 692.56 due from the defendant C. L. M. A. L . Markar of Gintota to the plaintiff D. S. Jayasunders of Kepuhen-pola, I shall sell by public auction in Saturday, November 26, 1927, commencing at 10 Aug, at the sot the following specially mortgaged property, togit

All those undivided 9/10 parts or shares of the soil and of all the fruit trees of the land called the defined lot bearing No. 8 of the land called Kosgahawitaowita, situate at Meepawala in Akmeemana, Galle; containing in extont 3 acres 3 roods and 32 perches.

2. The entire soil and all the full trees of the find called the defined lot bearing No full the find called Kokgahawitaowita, situate at Meepawala afcresaid; containing in extent 2 roots and 251 perches.

On same Saturday commencing at 3 P.M. at the spot.

3. All that undivided ½ part out of an undivided ¾ parts of the soil and of all the fruit trees of the land called the northern 1 portion of the land called Awarigewatta alias Ronappugewatta, situate at Gintota, Welipitimodera; containing in extent I acre.

> K. JOHN GABRIEL, Commissioner.

October 31, 1927.

Auction Sale.

In the District Court of Jaffna.

Samuel Green Culanayagam Mills of Manipay....Plaintiff

Annamma, widow of Santhiyaguppillai Thamku of Pandaittarippu, personally and as representative of the estate of her late husband Defendant.

N terms of the commission dated October 7, 1927, issued by the District Court of Jaffna to recover the sum of Rs. 1,499 17, with interest on Rs. 750 at the rate of 10 per cent. per annum from January 20, 1927, till payment in full, and costs Rs. 262 84, the following professy will be sold by public suction at the spot on Saturday, November 26, 1927, commencing at 101. Mc.

An undivided 11/16 there with its appurtenances in a

piece of land situated at Pandaittarippu called Paruthy seema Ronakka thoddam, and Chudukaddupiddy, in extent 121 lachams v.c. with stone-built house and other buildings, with cultivated and spontaneous plants, and palmyra trees; and bounded on the east by proporty of Kathirgamar Sanmugam Sothy, wife of Arumugam, and shareholders, on the north by property of Ponnachchy wife of Vinasithamby, front of lane, the property of Anthoniya, wife of Santhiya, and shareholders, on the west by property of Velan Karthikeyan and Anthoniyal,, widow of Santhiya, and on the south by lane.

Fiscal's Office, Jaffna, October 31, 1927. J. P. KANTHYAH, Commissioner.

Application for Enrolment as a Mary Public.

TENAHANDI ALETED MENDIA of Mahahunupitiya
in the Dunagaha pathy of Alatkuru korale, in the
District of Negombo, do brelo, give notice in terms of
rule 2 in Schedule I (B) of Ordinance No. 1 of 1907 that,
three World the Alate I call apply to the Positive Corner, three months hadee. I shall apply to the Registrar-General to be additioned and enrolled a Notary Public to practise in the canalese language in the District of Kegalla.

Marahunupitiya, Negombo, October 7, 1927.

T. A. MENDIS.

Revocation of Powers of Attorney.

OTICE is hereby given that the powers of attorney granted by me to P. L. K. N. M. Kannappa Chetty and P. L. K. M. Palaiappa Chetty have been cancelled and revoked, and that I am not repossible for any liabilities incorred by them in espect of the said firm of P. L. K

ப. ழ. க. ன. மு. நாகப்பசெட்டி. (P. L. K. N. M. NAGAPPA CHETTY).

Vekupatty, October 7, 1927

Oriental Medical Science Fund.

First Schedule

Revenue Account for the Period ending July 31, 1927.

Treve	muo At	coun	TOT CI	10 1
	Rs.	c. ·	Rs.	c.
To Scholarships	*****		2,367	0
Scholarship money from				
September, 1926, to July, 1927	2,040	0		
Return passages to three passed	•			
students at Rs. 109	327	0		
To Miscellaneous Expenses			168	60
10 Miscolidate out Zirportses	~ 4	^	.00	••
Advertisements	54	U		
Printing/	. 45	.0		
Clerical work	25	0 1		
Commission on money orders	38	60		
Cheque book	6	0		
To Balance, excess of income over				
expenditure			2,187	1
			4.722	RI
			-,	

Rs. By Interest earned during the period 3,462 61 On loans 3,159 15 Bank interest 303 46

By rent of No. 100, Daniel's road, Mutwal

1.260

4.722 61

O

- B. J. S. 18	(A	Balance She	• Second et for the Peri	Schedule. od ending July 31, 1927.				•
T						Rs. c.	Rs.	c.
Liabili		Rs. c				,	62,600	ő
Oriental Science F			77,835 53			1,500		· ·
Total subscripti		last		On Bond No. 729	• •		9	
account	and the second of the	75,148	52	Do. 758	•. •		0	
Donation from	the estate of	the		Do. 771		2, 500 ()	
late Mr. F.				Do. 775		1,500)	
	er his execut			Do. 831		500 (0 .	
			0.	Do. 922			0	
Mr. W. Arnoli		500	U .		• •		0	
Add excess over	expenditure		_	Do. 1,023	. • •		-	
per First Schedu	lle ⊷ .	2,187	1	Do. 1,024		6,000	-	
· 9		·		Do. 1,032		5,000 (
		•		Do. 1,048	٠.	4,000 ()	
				Do. 1,053		1,500 ()	
			•	Do. 1,093	٠.	3,000)	
				Do. 1,096		1,000	_	
				Do. 1,099		1,600		4
				Do. 1,107	• •	1,500		
				Do. 1,113		10,000		
				Do. 1,117		11,000 () .	
				Sundry Debtors	•		3,342	63
				For interest due, but paid on J	11/17		0,022	50
					шу			
				31, 1927:			_	
				On Bond No. 729		112 50		
				Do. 758		37 50)	
				Do. 771		250) -	
			٠٠.	Do. 775		225		
				Do. 831		75 (-
				Do. 922	• •	25 0		
					* *			
				Do. 1,023	٠.	37 50		. *. *
				Do. 1,024		120 0) .	
				Do. 1,048		400)	
				Do. 1,053		150 0). ' .	
				Do. 1,107		37 50		
								-
				For interest accruen, but not	lue			
				on July 1, 1927 :-	•		** *	
				On Bond, No. 729		4 16	3 5 5	
				150 758 W		6 25	5	
				Do. 771	٠	34-35		
				Do. 775	• •	19.66		
				Do. 831	• •			
					• •	0 97		
				Do. 922		23 60		
				Do. 1,023	• .•	4 44		•
				Do. 1,024		38 66	j	*
				Do. 1,032		78 88	<u> </u>	*
				Do. 1,033		140 0		
				Do. 1,048		21 11		
				Do. 1,053	• •	1 25		
			•	Do. 1,093		26 66		
				Do. 1,096		4 99	,	
				Do. 1,099		5 77		
				Do, 1,107		19 58	į.	
				Do. 1,113		108 97		
				Do. 1,117		73 33		
				Mr. R. C. Devavaram, tenant		00		
					OI		1 060	Λ
				No. 100, Daniel's road	. • • .	· .	1,260	
		•		Immovable property	• •	÷ '₹ - - 1	6,800	
*				Cash at Imperial Bank	• •	, 'a' .	5,092	90
•			77,835 53				77,835	53
, ·	•			·				

Audited and found correct: August 31, 1927.

L. W. A. DE SOYSA, Honorary Treasurer. DONALD OBEYESÉKERE, Honorary Secretary.

LOCAL BOARD NOTICES.

Back-lane Scheme, Gampola.

It is hereby notified for general information that a scheme for providing a back-lane to Ambagamuwe street at Gampela has been submitted to Government for sanction.

The Kacheheri, Kandy, October 28, 1927. R. H. D. Manders, for Chairman.

Election of Unofficial Members of the Local Board of Gampola, 1928–1929.

OTICE is hereby given that an election of three Unofficial Members of the Local Board of Health and

Improvement of the town of Gampola for the years 1928—1929 will be held at 9.30 A.M. on December 19, 1927, at the Local Board Office, Gampola.

Nomination papers of candidates will be received at the said office at 9.30 A.M. on November 21, 1927.

If more than one candidate is nominated for each ward, a poll will be taken at the said office on the first mentioned date, viz. December 19, 1927. The hours of polling will be from 9.30 A.M. to 12 noon, and 1.30 P.M. to 4.30 P.M.

The Kachcheri, Kandy October 21, 1927.

W. L. KINDERSLEY, Government Agent.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Sale of Goods.

OTICE is hereby given that the under-mentioned packages, which have been lying at the Baggage Office, beyond the time allowed by law, will be sold by public auction on Tuesday, November 29, 1927, at 1 r.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 :-

Date. 1927.	S. R. No.	Name.		. Vess	sel.	Nu	mber and Description of Packages.
June 9 .	. 7,825	Mr. H. D. Carson	88	. Morea		• •	1 revolver
June 18 .	. 8,118	P. Chetty	T	alaimannar train			1 parcel
June 27 .	. 8,434	The Choise Perfume & Co.	88	s. Sado Maru			l parcel
June 30.	. 8,538	K. P. Thamby	88	. Suwa Maru			1 small brass vessel
Aug. 29 .	. 10,328	Star Bazar	M	ladras Egmore to M			l case sarphina
_		•		Fort, waybill No. 24, 1926, Matale of August 26, 192	waybil		
Sept. 16 .	. 745/746	From S. M. Fort, Norton & Co		Iadras Egmore to No. 41/97 of Jur pura waybill No.	Ratnap le 22, 1	927, Ratna.	2 parcels
3	H. M. Custom	ıs,					C. H. COLLINS,
Colom	bo. October 2	6. 1927.				for	Principal Collector.

Sale of Goods.

OTICE is hereby given that the under-mentioned packages, which have been lying in B 2 Warehouse, beyond the time allowed by law, will be sold by public auction on Tuesday, November 22, 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:-

Number and Date of Entry. 1925.	Vessel.	Importer.	Marks and Number.	Number and Description of Packages.
1169 of Aug. 13	ss. Dorsetshire	M. A. Rasiah	F within a diamond and JF & Co. outside	43 cases quarts Fife whisky
	Do.	do.	do	2 cases empty
1,170 of Aug. 13	ss. Warwickshire .	do	do	49 cases quarts Fife whisky
	. Do	d o	do. , .	1 case empty
1,171 of Aug. 13	ss. Oxfordshire	do	J. F. Co	14 cases quarts Stanbs brandy
	Do	do	do.	2 cases half pints Stanbs brandy
42 of Sept. 1	ss. Gamaria	· ·	Gammon	2 packages spring and machinery
H. M. Custe Colombo, Octobe		•		C. H. Collins, for Principal Collector

Sale of Goods.

OTICE is hereby given that the under-mentioned packages, which have been lying at the Indian Goods shed, Maradana, beyond the time allowed by law, will be sold by public auction on Tuesday, December 6, 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 :-

				*
Waybill Number and Date.	-	From Station.	Consignee.	Number and Description of Goods.
2/97 of July 21, 1927		Taliparamba road	International Mercantile Agency	1 parcel cloth
3 of May 17, 1927	٠.	ex ss. Hardinge of May 26,		3 bundles type boxes
		1927		

H. M. Customs, Colombo, October 28, 1927.

C. H. COLLINS. for Principal Collector.

Sale of Goods.

OTICE is hereby given that the under-mentioned packages, which have been lying at the Ceylon Wharfage Company's premises beyond the time allowed by law, will be sold by public auction on Tuesday, December 6, 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:

Entry No.	Date of Entry	Date of Steamer.	Steamer.		From. Varenousi	Marks and Numbers.	Number and Description of Packages.
F. 974 F. 1,437 F. 2,215	June 10 June 21 June 28	May 6 May 28 June 15	ss. Yorkshire ss. Malda ss. Porthos	Lo	ondon do	R D upon H L C A/41	a 1 case candles

Preliminary Examination for English Teachers' Certificate, 1927.

			rest.	*											•					
Index No.	Arithmetic. English.		Comprehension Test.	History.	Geography.		Child Literature		Sinhalese.	Таріі.		Lacin	Natural History	Drawing.	Elementary Mathematics.	Needlework.	Nature Study.	,	Music.	-
1		p	p	<u> </u>		· ·			p	_ :				р				• •		
4	Absent.	::	р			• •	•			р.		• :		•	 ,					•
7 8	—	р —	р р	р. р.	· <u>p</u>					— .	•		a						' :	
0 5		р —	р р		. <u>P</u>				р р											
6 9	-	р р	р р	·	: _	• •		• • •	p					р						
3 5	${f Absent}.$	р	р			• •			F	р						•				
$\begin{array}{c} 6 & . \\ 6 & . \\ \end{array}$	Absent.		-	-	• .	•			р											
7 9	_ ::	р	<u>p</u>	p.	;	• •							a	р				••		•
2 3			p	<u> </u>	:				— р				* • •	р р						
4	<u>p</u>	 	р	- p		• •			р	р.				P				• •		•
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	Education	Office.	р 1027	•	•					٠						p Div	L.	MAC	BAE,	
	abo, Octob			ate E	amina	tion	ı, Apı	:il,	1927:		nde: No.	· · ·	Name	of Cand	lidate.				ducat Schoo	
ndex	Sur	PPLEMI	ENTARY	LIST	of Pa	SSES	or Sc				20. 27.	. Willi	viratna, am Sinr	H. M. a	S. B:	Assist Assist	ant, I	3d/Pa	assara	
Vo.		ond Cl	ass.—S	Ass	se Ma istant	les. , Ng	/Hor	am	•		34. 37. 39.	. De S . Dhar . Guns	ilva, A. masena isekera,	W. . N. D.	A	Assist Assist Assist	ant, (ant, ($\frac{1}{4}/\mathrm{Inc}$	luruw atota	a ,

2770	PART	I CEYLON GOVERNME	GAZETTE - NOV. 4,	1927
Index No.	Name of Candidate	Manager or School.	Index No. Name of Candidate.	Manager or School.
75Ap	puhamy, M. D. J.	. Head, R/Weligepola	782Elaris, J. A.	General Manager, Buddhist Schools
87Me	negoda, G. M. S. Idduma Appuhamy, K	Assistant, R/Kendangamuwa .G. Assistant, Kg/Patberiya Rev. K. Nanawimala	783. Emis Sinno, G. A. 785. Fernando, M. J.	. K. H. Allis . General Manager, Roman
	ijesekera narajeewa, K. P.	General Manager, Buddhist Schools	791 Haturusingha, A.	Catholic SchoolsGeneral Manager, Buddhist
	bysinno, S. W.	H. W. Amarasuriya Assistant, G/Mapalagama	795. Marthelis, K. D.	Schools . D. A. P. Abeysekera
135Pe	rera, R.	. Rev. J. B. de Geradon . E. W. Goonatileka	797 Perera, A. S. 805 Perera, W. A. W.	S. F. Pearce General Manager, Buddhist
151, .Th	rnis, L. D. nomas, U. A.	H. E. D. Abeygunawardana	806 Perera, W. W.	Schools
158. Al	oaran, W. D. oraham Sinno	. Assistant, Bd/Welimada . General Manager, Buddhist	811Sarnelis Appu, H. D.	do Rev. J. A. Ewing
		SchoolsAssistant, C/Batuwatta	818 Wilmot, B. D. H. D. 827 Perera, K. C.	W. A. P. Dassanayaka
	narmasena, M. D. bin, M. D.	. Assistant, Kl/Potuwila . Assistant, C/Batagama	829. Ranasingha, D. R. 830. Sadris, M.	. do. . Rev. Siriniwasa
	rnando, W. P. matileka, D. S.	. Assistant, Ng/Andiambalama . Assistant, Kg/Udahinguru-	837 Appuhamy, P. A. A. 844 Banda, M. P.	Rev. A. M. WalmsleyGeneral Manager, Buddhist Schools
	riyapperuma, D. P.	waka . Assistant, C Hapugahakanda	852. Banda, W. M. U.	R. Ekanayaka
206. Re	kmana, D. A. anasingha, D. B.	. Assistant, Ch/Maiyawa . Assistant, C/Pasyala	859. Gamhata, P. B. 872. Nawaratna, M. B.	D. L. Welikala Rev. D. Pannananda
233 Di	ssanayakka, J. H. S.	General Manager, Buddhist Schools	874. Karunanayaka, D. B. 884. Punchiappuhamy, A. M. I	W. A. Peter Sinno L. Rev. D. L. Welikala
	mawardana, C. beykoon, T. B.	Assistant, N/Kalaganwatta Assistant, Mt/Leliambe	887 Ratnayaka, A. M.	P. M. P. Abeysingha N. A. J. Perera
257Al	peyratna, K. P. anda, A. M. G. S.	Assistant, Mt/Kuriwela Assistant Bd/Palugama	905A Karunaratna, K. B. 906. Abeywardana, M. Y.	Punchiappuhamy W. Amarasekera
289De	Silva, H. G. Ingoda, H. B.	Head A/Galkadawala Assistant, Kg/Dedunupitiya	912. Edirisuriya, C.	General Manager, Buddhist Schools
300Gc	odigamuwa, T. B. basingha, K. B.	. Assistant, Kg/Kehelwatta . Head, Bt/Bakmitiyawasama	914Gunapala, H. W. H. 920Kumanayaka, C.	E. W. Goonatileka General Manager, Buddhist,
355To	radeniya, D. M.	Assistant, K/Kengalla		Schools
361W	arakagoda, L. B. ickramasingha, D. A.	Assistant, K/Wattappola Assistant, Kg/Walagama	924. Pathirana, D. K. 928. Piyadasa, W. G.	. Rev. B. S. Ratanajoti . Rev. K. Pemaratana
399K	ssanayaka, D. T. ularatna, W. K.	. Assistant, H/Nakulugamuwa . Assistant, G/Akurala	930. Simanmerupathirana, C. 932. Sirisena, D. D.	B. D. Yapa
413So	risena, L. A. D. mawansa, A. M.	. Assistant, H/Galagama . Assistant, Mr/Kongala	938. Wickramatunga, P. P. 939. Wijesekera, D. A.	Rev. J. Eagle W. Amarasekera
	gathadasa, S. W. J.	General Manager, Buddhist Schools	949. Gunawardana, H. K.	General manager, Buddhist Schools
468Re	oeywardana, D. W. andeni, D. M.	. Assistant, C/Alutgama . Assistant, Kg/Rangalla	990. Peiris, M. R. 992. Perera, A. A. B.	Rev. J. E. Silva General Manager, Roman
	pasena, K. ppuhamy, A. D.	Assistant, Ng/Keenadeniya Assistant, C/Deltara	1000. Sadrisappu, W.	Catholic SchoolsRev. J. E. Peiris
	apattu, D. A. narmadasa, W.	. Assistant, Kl/Wewita . Assistant, Kl/Nakandalagoda	1018. Fernando, K. L.	General Manager, Roman Catholic Schools
· <u>.</u>	yasekera, P. S.	General Manager, Buddhist Schools	1021Fernando, W. S. 1028Perera, H. S.	do. General Manager, Buddhist
	ogus, P. D.	. General Manager, Roman Catholic Schools	1029 Pulle, S. P. A.	SchoolsGeneral Manager, Roman
922Me	va, B. F. endis Appu, K. L.	do. . Assistant, Mr/Akuressa	1034. Simanappuhamy, N. A.	Catholic Schools do.
934W	erasingha, D. A.	d o.	1035. Siyadoris, B. D. 1036. Weerasekera, D.	do. Rev. D. Medhankara
<i>a</i> 19 D		inghalese Females.	1434 Fonseka, H. M. 1455 Silva, H. P.	S. C. Fernando
622Su	ajapaksa, L. A. manawathie, M. W.	. Assistant, C/Tihariya . Assistant, N/Wataddara	979. Fernando, K. P.	General Manager, Buddhist Schools
648Ja	ambugala, D. L. yawardana, L.	. Assistant, C/Ellakala . Rev. W. N. Gurney	Third Class—S	inhalese Female.
672Rc	isahamy, L. A. oslin, K. D.	. Head, Kg/Telijjagoda . Assistant, Ng/Minuwangoda	1037. Tennakoon, M. M. 1043. Esylinnona, J. S. K.	Assistant, Bd/Meegahakiula L. D. S. Karunaratna
682Ka	oonatileka, D. E. arunaratna, N. J. de S		1045. Hettiarachchi, J.	General Manager, Buddhist Schools
700W	ssera, L. N. ijesingha, M. ittachchi, E.	Assistant, Mt/Palapatwala Assistant, Kl/Kindelpitiya General Manager, Buddhist	1047Kannangara, M. W. 1049Kottachchy, D. F.	Assistant, H/Rekawa General Manager, Buddhist
	1 - W	Schools	1064. Gunawardana, H. D. L.	Schools . G. D. G. Seneviratne
tor Secon	id Class Teachers' Cer	who have passed the examination tificates are requested to forward	1065. Gunawathie, I. D. 1066. Helenahamy, K. D.	. D. A. Abeysingha do.
to the	Education Office their od for Second Class Cer	Third Class Certificates to be	1067 Josapin, H. A. D. 1080 Perera, K. C. E.	D. A. P. Abeysekera General Manager, Buddhist Schools
*		Sinhalese Males.	1088. Ruanwathie, K. 1106. Carlin, W. M.	C. A. Hewawitarana
712D	allella, C. U. B. e Silva, G. C.	Rev. D. L. Welikala H. W. Amarasuriya	1111 De Silva, W. K. R. A.	. D. Wickramasingha . Rev. J. Eagle
717K	arunaratna, K.P.G.D inasena, H.	. T. K. G. H. Wijewardana . Assistant, C/Waragoda	1118. Gunasoma, L. S. B. J. S. 1124. Jayasuriya, W. C. S.	M. Sarnélis
725. K	arunaratna, K. W. P. iyadasa, K. D. R.	. W. A. Hewavitarana . V. S. L. Silva	1129. Karunawathie, D. L. S. 1132. Leelawathie, H. K.	. H. W. Amarasuriya . B. D. B. de Silva
742D	harmasena, K. H. B.	B. D. B. de Silva D. A.Rev. J. H. Wickramanayaka	1135. Liyanora, N. W. G. 1141. Manawadu, P.	A. E. Jayasundara H. W. Amarasuriya
759S	ilva, A. A. ilva, R. M.	. Rev. J. Eagle	1150. Samarasingha, S. 1157. Wickramasingha, C.	do. Rev. K. R. Gunaratana
	dikari, D. S.	. C. A. Hewavitarana . General Manager, Buddhist	1160. Amarasingha, M.	General Manager, Buddhist Schools
774A	ronsinno, D. A.	Schools Rev. K. Dhammananda	1168. Edirisuriya, D. M. 1170. Emanona, K. D.	. K. E. Alwis . K. H. Allis

No. Name of Candidare.	Manager or Scoool.	Index Name of Candidate.	Manager or School.
1177 Hemawathie, H. B.	Assistant Kg/Panawala	1414 Sopinona, D. L. D.	Rev. Sri Chandrasara
1190 Kumarasingha, N.	General Manager, Buddhist	1422Agidahamy, W.	D. P. Attygala
	Schools	1424. Babynona, G. D.	General Manager, Buddhis
1200. Mudanayaka, D. J.	do.		Schools
1205 Perera, E. M.	H. A. Nonis	1448. Perera, E. H.	do
1209Perera, W. P.	General Manager, Buddhist Schools	1449 Perera, M. N.	General Manager, Roman Catholic Schools
1214. Podihamy, D. M. 1223. Rupasingha, R. J. J.	. Rev. K. Dhammananda . General Manager, Buddhist	1450 Perera, U. I.	General Manager, Buddhis Schools
1226A Senaratna, D. B.	Schools do.	1475. Fernando, E.	. General Manager, Roma Catholic Schools
1227. Sicilinahamine, L. D.	Rev. K. Dhammananda	1478. Fernando, M.	do.
1236 Wijayawardana, D. E.	General Manager, Buddhist	1485Kirimenikhamy, H.	Rev. D. Medhankara
izoovijayawardana, B. is.	Schools .	1488. Marihamy, J. E.	T. Ranasingha
1237 Wijenayaka, L.	do.	1489. Patiratna, L. Y.	Rev. D. Medhankara
1243. Abayaratna, K. D. S.	Rev. M. Medhankara	1494. Roslinahamy, U.	General Manager, Roma
1248. Dharmawathie, A. E. R.			. Catholic Schools
,	Schools	1498 Silva, R.	· · · do.
1250 Jayasuriya, D. A. D.	do.	m11.1.00	PT 21 . 3 Pt 1
1273Sumanawathie, H. W. N.			-Tamil Males.
1274. Sumanawathie, K. S.	Rev. H. Saranatissa	1516. Kattamuttu, K.	Vipulananda
1290 De Silva, L. H. S.	General Manager, Buddhist Schools	1518. Selvanayagam, N. 1538. John, V. M.	N. Cumaraswamypillai Rev. A. A. Ward
1291. Dissanayaka, K. M. S.	. Rev. G. O. de Lanerolle	1540 . Kanapathipillai, K.	Rev. J. K. Sinnatamby
1296. Jayasuriya, E.	. Assistant, K/Metideniya	1564 Ponnu, V.	do.
1300Kumarihamy, W. S. K. S	S. Assistant, K/Nigrodhaketha	1593 _A Sinnatamby, D. V.	Rev. A. Lockwood
1337 Abeydeera, R.	B. D. B. de Silva		
1348. Dupinona, A. P.	General Manager, Buddhist Schools	and has now completed the	date has passed in Needlewor examination for the Teachers
1351. Francina, W. K. C.	. Assistant, Mr/Ketiyape	Certificate of the Third Class.	
1352. Gajanayaka, D. M.	General Manager, Buddhist	1990. Amanamathia C. D. A.	Assistant Mr./Nonendonima
1955 Character To T. A.	Schools	-	Assistant, Mr/Narandeniya
1355. Gunasekera, P. L. A.	Rev. J. Eagle W. A. A. Wickramasingha		idate holding English Teachers
1363Karunawathie, L. 1368Magginona, H. W.	Rev. W. N. Gurney		ese, Reading, Writing, Literature
1371. Nonahamy, W. P.	, , ,		he Vernacular Teachers' Certificat
1392. Babynona, T. P.	General Manager, Buddhist	Certificate of that Class :—	ualified himself for the Teachers
1002200,9110,100, 1.1.	Schools		
1395Gnanawathie, A. P.	Assistant, Mu/Madukanda	1004Amaratunga, D. d : S.,	Assistant, C/Hanwella
1403. Karunanayaka, P. M.	General Manager, Buddhist		
•	Schools	Education Office,	L. MACRAE,
1406 Madurasingha, K.	do. '	Colombo, November 1, 1927.	Director of Education.

THE following are the index numbers of the candidates who failed to pass the above examination held on April 26, 1927, and the following days. The letter "p" denotes pass, horizontal line "—" failure, and "a" absence :—

.1.	following days. The letter "p" de	notes p	pass, horizontal line — failure, and a absence :—
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2	p p p p	48	
	p p——	49	1 09 m m
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5	p p p p	51	i ,, p., p., p., p., p.,
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13	$p \cdot p \cdot$	57	
14	p p p	58	
15	p. p p	59	. p. p. p. p. p 104 . p. p
16	. p. p. — . p	60	p., p., p., p., p., p., p., p., p., p
17	n n n n	61	
	p. p. p.	62	p p p 108 p p p
18	p p p p	64	Absent 109 n n
19	Rejected.	66	
21	p p	67	p. p. p. p. p. — 111 p.
22	Absent.	68	- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
23		69	p. p. p. — — — — — — — — — — — — — — — —
24	p., p., p.,	70	
26	p. p—. p	72	P . P
28	p. p. p. p.	74	
29	Rejected.		p. p. p. p Absent.
30	n., p., p., p., p.,	76	p. p. p. p. p
31	p. p p. p.	77	Absent, 119 p. p
32	Absent.	78	· · p. · p. · · · · p. · p. · p. · p. ·
33	n., p., p., [79	123 p. p n
35	p., p., —, . —	80	p p p p p p p p p
36	p. p. — . — p. —	81	p. p
38	p., p., p., p., p	82	n n = n 198
40	p. p. p p p.	83	. p. p. p. p. p 120 p. p p p p
41	Absent.	85	. p. p. — 128 Absent.
42	p., p., p., p., p.	86	
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	Reading. Writing. Arithmetic. Geography. School Manage. ment. Needlework.	Index No. Reading. Writing. Arithmetic. Geography. School Man ment. Needlework.	Index No. Reading. Writing. Arithmetic. Geography. School Manage ment. Needlework.
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129A	p., p., p., p.,	241 p p p p	343 Absent.
$130 \\ 131 \\ 134$	Absent. p p p p— Absent.	242	344 p p p p p 345 Absent. 346 Absent.
136 137	Absent. Absent.	247 . p. p. p. p. p	347 p p p
138 140	p. p— p— Absent.	249 . p. p. p. p. p	349 . p. p. p. p. p
142	p p — p p	251 . p. p p. p	352 p p p p 353 Absent. 354 p p p
143 144 145	. p. p. p. p. p	254	354 p p p p 356 p p p 357 Rejected.
146 147	p. p p	260a	359 p p
149 150	p p— p p— p p——	262 Absent. 263 p. p p. p	362 p. p. p. p. p
152 153 155	p. p. p. p. p p. p. p. p. p	264	364 p. p p. p 365 p. p
155A 157	p. p. p. p. p. p	267pp	367 p p p p p 368 p p p p p
159 162	p. p	270 . p. p. p. p. p	369 p p., p 370 Absent.
163 164	Absent p	272ppp	371 . p. p. p. p. p
165 166 169	p. p. p. p. p p. p p. p	276 Absent. 277 p p p p p	373 p. p. — p —
170 172	p. p	278pp	375
$\begin{array}{c} 173 \\ 174 \end{array}$	Absent. p p— p p—	232 p p p p p 283 Absent.	378 p. p. p. p
176 177	p	284 . p. p p. p	380 p. p. p. p. p — 381 p. p. p. p. p —
178 180 181	p p p p p p p	286	383 . Absent. 384 . Absent. 385 . p. p
182 183	p. p. p. p.	290 . Absent. 291 . p. p p	385 p. p. — . p. — — 386 p. p. — . p. p — 387 p. p. — . — . p —
185 · 186	p. p. p. — p — p. p. p. — p —	292 p., p., p., p., 295 p., p., p.,	388 p p p p
188 189 19 0	p p p p p	296 . p. p p	390 Absent 391 Absent.
192 194	. p. p p	298	392 p p p p p— 393 Absent. 395 p p p — p—
195 196	p. p. p. p. p —	304 . p. p. p. p	395 p p p p p 396 p p p p p 397 Rejected.
197 198	p. p. p. p. p	306 p p p p p 307 p p	398 p p p p p— 400 p p p p p—
199 201 202	. p. p. p. p. p p. p p. p	308p—————————	401 p p p p p 402 p p p p
203 204	. p. p. p. p. p	310 Absent. 311 p p— p—— 312 Absent.	403
205 2 07	p. p p	313 p p p p p 314 p p p p p	406 . p. p p
208 210 212	Absent.	316 p. p p	408 Absent. 409 Absent.
212 213 214	. p. p. p. p. p	319	410 p p p p p 411 p p p p p
215 217	p. p	321 p p — p — 322 Absent. 323 p p — p —	414
220 221	p p p —	324 . p. p. — . — . p — 325 . p. p. p. p. — . — . —	418 p p p 419 p p p p p p p
222 223 224	. p. p	326 . p. p. p. p. p	423 p p p p p 424 p p
225 226	. p. p	328 p p p p — — 330 Absent. 331 Absent.	425
227 228	p. p. p. p. p	332 p	428 . p. p. p. p. p
229 230 231	p. p. — p. p — p. p. — p. p —	334 p p p p p 335 Absent.	430 p. p. p. p. p
231 232 234	p. p. —. p. p — p. p. —. —. p —	336 p p— p—— 336A p p— p p p— 337 Rejected.	432 Absent. 433 p p p p
236 237	p p p p p— p p— p—	338 . Absent. 339 . Absent.	434
238 239 240 •	p. p p. p		437 p p p p p p
240 -	p p p	342 p. p. p	439 p. p

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	1	A
440 p. p. — . — . p — 441 p. p. — . p. p — 443 p. p. — . p —	540 Absent. 541 p p p p p 542 p p p p p	632 Absent. 633 p. p p
444 p. p. p. p. p	543 . p. p. p. p	634p
446 p., p., p., p., p.,	545 . p. p. p. p	636ppp
448 . Absent.	547 p. p. — p. p — 548 p. p. — p. p —	638 . Absent. 639 . p. p
450 p p p	551 p p p p p p 552 p p	640 . Absent. 641 . Absent.
452 p. p p	624	642 Rejected. 643 Absent.
454 p p p p—	918 . p. p	644 . Absent. 645 . p. p. p p
456 p p p p	SECOND CLASS.	646 . Rejected. 647 . p. p p
458 a— p a—	Sinhalese—Females.	650 Rejected. 651 Rejected.
460 Absent.	555 . p. p p p	652 . Absent. 653 . Absent.
462 Absent.	559 Absent. 560 p. p	654 . p. p. p
464 p p p p	561 . Absent, 562 . p. p. — p. p. —	656 p p— p p— 657 Absent.
467 Absent.	564p p p p	658 p p p
472 p., p., p., p., -	565 p. p. — p. p. — 566 Absent.	660
474 p. p. p. p. p 476 p. p. p. p. p	567ppp	662 Absent. 663 Rejected.
477 p. p. p. p. p	573 p p	664 Rejected. 665 . p. p p. p
479 p. p. p. p. p. 480 Absent.	574 p. p p p	666p.:p—pp— 667Absent.
481 Absent. 482 p p p p p	577 . p. p. p. p p. — . — 578 . p. p. — p. p. —	669 p. p. — p. — p
483 . p. p. p. p. p —	578A . p. p p. p	671pp—p— 673pp—p—
486 Absent. 487 Absent.	580 . p. p. p. p. p. p. 581 . p. p. p. p	673а . р. р. — р. — 673в . р. р. — р
488 p p p p p 489 p p p p 490 p p p	582 . p. p p	674 . p. p. — . p. p. — 675 . p. p. p. p. p. p. —
491 p p p p	584 . p. p p. p p 585 Absent.	676 . p. p p
493 Absent.	585A . Absent. 586 . p. p p	678 p p p—— 679 p p p p—.— 680 p p p p p—
495 Absent.	587 . p. p p	680 p p p p p — 683 p p — p — — 684 p p p p p —
496 p p p p — 498 p p — — 500 p p p p p —	589pp	685 Absent. 686 p. p. p
501 . p. p p. p	591 . Absent. 592 . p. p p. p	687 . Absent. 688 . p. p. p
503 Absent.	593 Absent. 594 p. p p p	689 p. p. p p
506 p p p p	595 . Rejected. 596 . Absent.	692 p p p p 693 p p
508 p p p p p 509 Rejected. 511 p p p p p p	597 p. p. p p p	694 . p. p. p p. p. — 695 . p. p. — p. — . —
512 p. p. p. p. p. p. p. 513 p. p. p. p. p	599 Absent. 600 Absent.	696 . p. p p. p
514 Absent. 515 p p— p p—	601 Absent. 602 p. p. p p p —	699 . p. p. — p. p. — 701 . p. p. p. p p. p. —
516 . p. p. p. p. p. p. 517 . p. p. p. p	605 p. p. p p p 606 p. p. p. p p p	703 . Rejected. 704 . p. p
518 p p p p p 519 p p p p p	607 . p. p. p. p p	705 p., p., p., p., p., p.,
520 Absent.	610 . p. p. p p	THIRD CLASS.
524 . p. p p	612 . p. p. p p p 614 p. p. p. p p. p p p p	Sinhalese—Males.
526 p p p p	615pp—p—	708 . p
528 . p. p. — . —	617 · p. p. p p. p 618 · . p. p p. p p. p 619 · . p. p. p p p	709ppppppp
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532 p. p. — . —	625 . p. p	713 p. p. p. p. p
534 . p. p. p. p. p. 5.55 . Absent.	627 p p p	716
537 . p. p. p. p. p	629 p. p. p	721 p— p—— 724 p p p p p
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728	p p p	866	Absent.	1003 p. p. p. p
730	Absent.	868	p—	1005 . Absent. 1007 . Absent.
732	a—— a—	871	a—— a—	1009 p. p. — . p. p —
733	p., p., p., a.,	873 877	p	1011 p p p p
735	p. p	878	p. p p. p	1013 . p. p
738	p — p — — —	879	p— p p	1014 p. p. — . — . p —
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745	p p p p	883	p p p	1016 p. — . — . p — . — . — — —
747	p p p p	886	Absent.	1017 p. p. p. p. p— 1019 p. p. — . p. p —
749	p p p p	888	p., p., p., p., p.,	1020 p. p p p
750	p p p	890 890A	. p. p. p. p. p	1022 p p p
751 753	p. p. — p. p — — p. p. ;— p —	891	\dots $p \dots p \dots p \dots p \dots p \dots p \dots p \dots$	1025 p. p. p. p. p
754	p. p	893	p	1027 p p p p—
755	Absent.	894	. p. p. p —	1030pppp
756	., p	895	Absent.	1031 p p— p— 1032 Absent.
757	p p p p	897	p p p p	1456 p. p—. p. p —
758	Absent.	899 901	Absent.	E E E E E E E E E E E E E E E E E E E
762 765	p p p p p—	902	p. p. — . p. p —	THIRD CLASS.
765 766	p p— p p—	.907	p p —	Sinhalese-Females.
771	p p — —	909	p p p	1038 p. p — — —
773	Absent.	910	.: p p p	1039 p. — p p — . —
775	Absent.	.913	$p \cdot p \cdot$	1040 p. p— p. p—
776	. Absent Absent.	917	. p. p p	1041 p p— p p— 1044 Absent.
777	· · · · · · · · · · · · · · · · · · ·	919	p — p —	1044 Absent. 1046 p p p p p p
778 779	p p— p——	921	p – –	1048 Absent.
780	. p. p. p. p p	925	p p p	1050 Absent.
781	p. p. — . — . p —	.926	Absent.	1052 p p p
784	., p., p.,	.927 .929	Absent. Absent.	1053 p. p. — p. — . p
786	p p p p—	936	Absent.	1054 p. p— p—. p
788 780	p. p. p. p. p	940	p p. p	1055 p. — p p. —
789 790	p p p p	.941	\dots $p \dots p \dots p \dots p \dots p \dots \dots p \dots$	1056 p p
792	p. p. p. p	.942	pp p	1058 p. p — — . —
793	p p. — p p—	944	p p	1059 p p ———
798	Absent.	945	p p p p	1060 p – – – –
799	p p p p—	.946 .948	. p. p. p. p. p	1061 p p p p—.—
800 801	p— p p—	.950	. p. p. p. p. p	1062p—
802	p. p. p. p. p	.951	p. p. p. — . p —	1063 p. p p
803	p p p p	952	p	1069 p p p——
804	p. p. — — — — —	953	p	1070p p
809	p p p p	954 956	. p. p p p	1071 p. p. p——
813	p p p	957	ppp	1072 p —
815 817	pp	958	p. p. p. p. p	1073 . p. —
819	p. p p	959	p p p p	1075 a— a a—
820	p p p — p	960	p— p —	1076p., p.,— p.,—
821	p— p	961	p p p p	1077 p. p — p — . —
822	p p p p—	962 963	. p. p. p	1078 p —
$\begin{array}{c} 823 \\ 824 \end{array}$	p p p	964	. p. p. p. p. p	1079pp
825	p p	965	p. p p	1081pp—p— 1082p——.
826	p. p—. p—.	966	p p p	1083p p
828	p p p p—	967	p p	1084 p., p., p., p.,
831	p p— p—	968	a a	1087 . p. p. — p. —
832	p p	970	p. p. p. p	1089p
833 834	p p p p	973	p p p	1090pp—p— 1092ppp
836	. p p	974	p p— p p—	1093 p. p p
838	p p p p	975	p p p p	1094ppp
839	p p p p	976	. Absent.	1095 Absent.
840	p p p p	977	p p	1096 p. p — — . —
843	p p p p	978	p p	1097 p. p. p p
845 846	p— p— p	980 981	p p p p	1099 . p. p. p—.— 1100 . p. p. p—.—
847	p p p p p	983	p p p	1101 p. p. p
848	p. p. — p. p	984	p	1102 p., p., p., p., p., -
849	p p p	-985	p p	1103 p. p. — p. p. —
851	p— p p p—	986	Absent.	1104p p p p
853 854	p p— p—	-987	n – – – – –	1105 . p. p
854 855	p p p p	988	p. p p. p	1107 p p — p — p —
856	p. p—. p. p—	991	p. p. p. p	1109 p. p. — p. — p. —
857	. p. p. — p. p	993	p p p p	1110 p. p p
860	p., p., p.,	994	p p p p	1112 p p p p
861	p. p. p. p. p	996	p p	1113 · p p — p p —
862	p. p. p. p—	997	Absent.	1114 p. p p p
863 864	p. p p	1001	p. p. — . p. p —	1115 p. p. p
865	Absent.	1002	p p p	
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•	FART I. — CE	THON	GOVERNMENT	GAZELLE		4, 1921	2775
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1121	p p—.: p——	1239	p	— —	1350	p p—	
1122	p p p p	1240		— — — -	1353	p p−	p p
1123	p p—	1241		· · p. · — · · —		p p	— — —
1125	p. p	$1242 \\ 1244$			1356 1359	p p—	
$\frac{1126}{1127}$	p. p—	1245		. p. p. —	1360	p p— Absent.	p p—
1128	p p p— p—	1247		. p p—	1361	p	р
1130	. a. — a a	1249		, . p —	1362	Absent.	
1131	p p— p——	1251°		. p., p.,—	1364	p p—	— . , — . , — .
1133	p p—	1252		p—	1365	p p—	— — —
1134	p p p	1255 1256			1366 1367	p p p	
1136 11 3 7	p. p. p p p	1257			1369	p p	
1138	p. p. p p. p	1258		. р р—	1370	p p—	p p —
1139	p p p p p –	1260		.— p—	1372	p p	
1140	p p p p	1261	p p			p	
1142	Absent.	1262		.— p—		Absent.	
1143	p p—	1264		. p p –	1375	Absent.	•
1144	p p p p——	1265 1266		.— p—	1376 1377	ppp	
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1140	p. p — p —	1268		. p p —	1380	Absent.	
1148	Absent.	1269		. p — —	1381	Absent.	
1152	p— p—	1270	p p	. p p—	1382	p p p	p p—
1153	p	1271			1383	Absent.	
1154	p p p——	1272			1384	· · a · · · · · · · · · · · · · · · · ·	a a—
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1158 1159	. p. p. p p p	1282	Absent.	· p	1388	p——	
1161	p	1283		. p—. —		p p p	.,-,,-
1162	p p p— p—	1284		. p p—	1391	p p	p
1163	p p	1285		. p	1393	Absent.	-
1164	p., p.,—— p—	1286	Absent.	}	1394	p p p	p——
1165	p p p p	1287		· p	1396 1397	· · p · · - · · · · ·	p
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1172	p –	1294		. p	1400	Absent.	
1173 .	p p p——	1295			1401	pp	p
1174	p p—	1298	Absent.	1	1402	Absent.	
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1176 1178	p p p p p	1301 1302		. p — —	1405	p p—	р——
1179	p p — p — p —	1303				Absent.	р
1180	Absent.	1304		.——.	1409	Absent.	
1181	p., p.,—,,—,.—	1305	1		1409A	p	p
1183	p p	1306		· p—	1410	p p p	p
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1185	p p p	1309	p p p	. p p —		p	— — —
1186 1188	p p—— p— p p—— p—	1310			1415	Absent.	•
1189	p p—— p—	1311				p p p	p
1193	p p p——	1312		. p p—		p p p	سنى رىسى رىسى
1195	p p p	1313		. p		Absent.	
1196	p. p———	1314		. p		p p—	
$\begin{array}{c} 1197 \\ 1198 \end{array}$	p. p. p p	1315 1316		. p	7.400	p p—	p——
1198	p p — p —	1317		. p		p p	p
1201	p., p., —, p., —	1319	1 1		1423	p p—	p
1202	., p., p.,	1320	p., p., p.		1426	p p—	p p —
1203	p p — p — . —	1321				p p—	
1206	p. p	1322 1323		. p		p., p.,	p
1207	p p p	1323			1429	·· p—	р р
$1208 \\ 1210$	Absent.	1325		. p—	* ***	p p p.	
1212	p., p.,	1327		. p—	1433	. p. – . –	p
1213	p p	1328		. p	1435	p	
1216	p., p., p., p.,	1329		· b · · b · · —	1436	· · p., p—	p p—
1217	p. p	$1330 \\ 1331$	p p— Absent.	· p—	1437 1438	Absent.	
1218	. p. p. p p. p p p p	1332		. p	1438	p	·· p
$1219 \\ 1221$	p p p p—	1333		. p	1440	p p p	··_p——
1224	p. p. —	1334	· p. p —	. p—	1441	Absent.	
1226	$\dots p \dots p \dots p \dots p \dots p \dots q$	1335		. p	1442	p—	— р—
1228	p p	1336 1338		. p	1443	p p p	·· p——
1229	p p p p p p	1340	p., p.,— Absent.		1444	p p	
$\frac{1230}{1231}$	p. p. — p. p. —	1341		.——	1447	p p	
1231	. p. p. p p –	1342	<u> </u>	. p	1451 1452	p p p	p p—
1233	p. p p	1343	Absent.	F	1453	p p—	وسمان مشنی شد. وسمان مسان مسان
1234	p p p p	1345		. p	1454	Absent.	·
1236	p. p. p. p. p. p. p p. p p p p p p	1346			1457	p., p.,	
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	1522 p p — p p —	1575 p., p., —
1459	1523 Absent.	1576 Absent.
	1524 . p. p	1577 p———.
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1464 p p p p	1526 . p. p. p. p. p	1579 p. p p
1465p p p p		1580 . p. p p p
1466 p—	1526A p. p. p. p. p	1581 . p. p. p. p. p. p
1467p— pp—	1527 p p p p—	1582 p. p. p. p p.
1468 p. p — p p —	1528 p. p	1583 p. p. p. p. p
1469 Absent.	1529 p. p p	
1471 Rejected.	1530 Absent	
1472 Absent.	1531 p. p — . p. p —	1585 Absent.
1473 Absent.	1532 Absent	1585A . Absent.
1474 p., p., — p., —	1533 p. p. p. p	1586 p
1477 p., p., p., p.,	1534 . Absent.	1587 p p p p p
1481 p., p., p., p., ——	1535 p. p — . p — —	1588 p. p. p. p. p
1482 p., p., p., p.,	1536 p. p—	1589p. p. p. p.
1487 p., p., — p., p., —	1537 p., p., p., p.,—	1590p pp p
1490 . p., p., p., . p., p., -	1539 Absent.	1591 p., p., p., p., . —
1492 p., p., p.,—, p.,—	1541 Absent	1592 p. p. p. — . — . —
1495p p p p	1544 Absent.	1593 p. p
1497 Rejected.	1545 p. p——	1594 . Absent.
1499p ppp	1546 p., p., — —	1595 p. p. p. p. p
1501 p p p p p —	1547 p p p	1596 p., p., —, . — —
1641 p— p—	1548 p., p., p.,	1597p. p. p
	1551 p. p——	1598 p., p.,
SECOND CLASS.	1552 Absent.	1599 p. p
Tamil—Males.	1554 p. p — — .	1600 Absent.
	1556 p. p — — —	1601 p p p p p
1502 p p p p	1558 p., p.,	1602 p., p., —,——
1503 p p p p	1559 p. p. p. p. p	1603 p. p——
1504 p. p. — . p. — —	1560 p., p., p., p.,	1604 p p p p
1508 p., p., p., p., p., -	1561 p., p., —, p., p., —	1605 . p. p——
	1562 p. p——	
THIRD CLASS.	1563 p. p. p. p. p	THIRD CLASS.
	1565 p., p., p.,	
Tamil—Males.	1566 p., p., — — —	Tamil—Females.
1512 p p — p p —	1568 Absent.	1606 p., p., p.,, p.,
1513 p p p p p	1569 p., p., — —	1607pppp
1514 p	1570 . p. p	1610 . p. p p
1515 p p p p	1571 p. p. p	1611 . p. p p
1519 Absent.	1572 Absent.	1612 p. p
1520 Absent.	1573 p. p. — . p. — —	1613 . p. p p
1521 p., p., p., p.,	1574 Absent.	1614 . p. p p
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Education Office.		L. MACRAE.
		775

Shakerley Estate School.

Colombo, November 1, 1927.

OTICE is hereby given that an application has been received from the Superintendent for grant in aid of his estate school, which is situated in the Kurunegala District of the North-Western Province.

Observations will be received not later than December 4,

Education Office, L. MACRAE. Colombo, November 4, 1927. Director of Education.

Wavena Estate School.

OTICE is hereby given that an application has been The received from the Superintendent for grant in aid of his estate school which is situated in Matale west District of the Central Province.

Observations will be received not later than December 4,

Education Office, L. MACRAE, Colombo, November 4, 1927. Director of Education.

Buddhist Girls' College—Change of Site.

OTICE is hereby given that an application has been received from the Manager Parlie of State. received from the Manager, Buddhist Girls' College, Colombo, to transfer this college to the new buildings erected in Vajira road, Bambalapitiya road. Observations will be received up to November 30, 1927.

Education Office, L, MACRAE, Colombo, October 31, 1927. Director of Education.

Debarring Student from entering Public Examiation.

Director of Education.

T is hereby notified that William Muttiah (W. Mutturajah) of Grace Villa, Manipay, is debarred from entering any public examination held by this Department for a period of two years, for alteration of birth certificate.

Education Office, Colombo, October 25, 1927. Director of Education.

Permission to sit for Public Examinations.

T is hereby notified that Seenitamby Alagaiah is permitted to sit for public examinations to be held hereafter, subject to his fulfilling the regulations for admission.

The notice debarring him for admission, published in Government Gazette No. 7,483 of September 4, 1925, is cancelled, so far as it refers to future examinations.

Education Office, L. MACRAE, Colombo, October 29, 1927. Director of Education.

University of London—Matriculation Examination.

T is hereby notified that the Regulations for the above examination, published in Government Gazette No. 7,594 of July 15, 1927, have been amended so that-

(i.) Any Candidate may take alternative lower papers in Elementary Mathematics in place of the ordinary papers in Elementary Mathematics; or an alternative lower paper in Latin in place of the ordinary paper in Latin; or an alternative lower paper in French in place of the ordinary paper in Latin; ordinary paper in French. Any candidate exercising

this option will be required to take a sixth subject, which may be any one in the list, provided that it has not already been taken, and subject to the further provisions given under (ii.)—(vi.) below; and must satisfy the Examiners in all the six subjects.

(ii.) No Candidate may take the alternative lower paper

in more than one subject.

(iii.) No Candidate may take an alternative lower paper in addition to the ordinary paper in that subject.

(iv.) No Candidate may take more than one subject of

History

(v.) No Candidate may take more than one of the following subjects:—Greek, Modern Greek. New Testament

(vi.) No Candidate may take two of the Special Languages, excepting in the case of Oriental Languages, in which two may be taken, provided that one of them be a classical language, viz., Chinese, Classical Hebrew, Pali, Persian, and Sanskrit, and further provided that if Classical Hebrew be taken, Modern Hebrew be not also taken.

Note.—The restrictions given in (iv.)-(vi.) above as to choice of subjects apply to all candidates whether they take alternative lower papers or not.

(vii.) In every subject except Elementary Mathematics there will be one paper of three hours. In Elementary

Mathematics there will be two papers of three hours each.

The ordinary papers will be set on the Syllabuses appearing in the Regulations above referred to, and the alternative lower papers on the Syllabuses appended hereto :-

ALTERNATIVE LOWER PAPERS.

Elementary Mathematics.

Two papers of three hours each on the syllabus for the ordinary papers. Only simple and straightforward questions will be set.

Latin.

Unseen prose passages for translation into English, together with simple sentences, testing knowledge of elementary grammar and syntax, to be translated into Latin.

French.

Unseen prose passages for translation into English, together with simple sentences, testing knowledge of elementary grammar and syntax, to be translated into French.

Candidates taking the ordinary papers in all subjects will be required to take only five subjects as heretofore.

The Examination will commence in the morning of the first Tuesday, in June, and in the morning of the second Tuesday, in January.

Education Office, Colombo, October 31, 1927.

L. MACRAE, Director of Education.

"The Ceylon Railways Ordinance, 1902."

LEVEL CROSSING AT 201 MILES, COAST LINE.

T is hereby notified that the portion of the road which the Ceylon Government Railway crosses at 20 miles 19 chains and 38 links between Panadure and Wadduwa Stations in the Western Province, which is set out in Schedule I. hereto, is declared to be an occupation crossing within the meaning of section 35 of the above-named Ordinance, subject to the conditions contained in Schedule II. hereto.

General Manager's Office. Colombo, October 12, 1927.

E. W. HEAD, for General Manager.

SCHEDULE I.

Mileage.

Description. M. C. L.

Class. III.

20 19 38 Road leading from Colombo-Galle road to estate belonging to Mr. W. Justin Perera, situated between the Railway and the seashore.

SCHEDULE II.

- The grant of such a crossing is accepted as a privilege.
- The applicant will pay the first cost of providing the crossing, together with gates, fencing, locks, chains, road-way, notice boards, and all items necessary in the opinion of the General Manager.
- 3. If in the opinion of the General Manager complete renewal of the gates or fencing or other appliances becomes necessary, the applicant shall in addition meet the cost of
- 4. The applicant shall observe and accept all the conditions laid down in section 35 of the Railway Ordinance No. 9 of 1902.

Loss of Firearms.

TRINCOMALEE DISTRICT.

(1) Description of gun: Single-barrelled cap gun bearing o. 83, marked on the barrel and 83/1917 on the stock.

Number of licence: 818/K.

Name of owner: Kadduvava Mamatusan of Mutu. Remarks: Reported to have been lost.

(2) Description of gun: Double-barrelled cap gun bearing No. 1,116 on the barrel and 343 on the stock.

Number of licence: 981/K. Name of owner: Murugappar Sinnatamby of Marutadi-

Remarks: Reported to have been lost.

(3) Description of gun: Single barreled breech loading gun Number of licence: 68/953/T.

Name of owner: Murugesu Kandiah of Tamblegam.

Remarks: Reported to have been stolen.

W. G. VALLIPURAM, for Assistant Government Agent.

The Kachcheri, Trincomalee, October 26, 1927.

ANURADHAPURA DISTRICT.

Description of gum: Single-barrelled muzzle-loading gun. No. 94164 marked on stock.

Name and address of licensee: Hanwellage Jamis Appu of Nuwarawewa, in Anuradhapura.

No of licence: A 94164/A 07934 renewed for 1927. Remarks: Reported to have been stolen.

C. B. P. PERERA, The Kachcheri, for Government Agent. Anuradhapura. November 1, 1927.

RATNAPURA DISTRICT.

Description of property: One single-barrelled cap gun

Licence No.: 255/KM.

Licensee: Kudugalayalage Girintha of Hatarabage. Remarks: The gun is reported to have been lost.

The Kachcheri. W. D. GODSALL, Ratnapura, October 261927. for Government Agent.

Sale of Lease.

OTICE is hereby given that the Government Agent of the Western Province will sell by auction on Thursday, November 24, 1927, at 1 P.M. at the Colombo Kachcheri, the lease of lots U, V, W, X, Y, Z/343, and A 344 in preliminary plan No. 3,385, situated at Bambalapitiya, for a period of one year from January 1, 1928.

Conditions.

- 1. The purchase amount shall be paid in full by the purchaser on the day of sale.
- 2. The purchaser will be entitled to use lot W 3.3 and X 343 for the purpose of unloading materials from boats, rafts, &c., in the Kirill pone canal, and charge from each such boat or raft a sum not exceeding Re. 1, and to take the produce of the remaining lots.
- 3. The purchaser shall not encroach on or allow any kind of cart traffic on the adjoining tow path, and he shall not interfere with any existing fence or boundary on the leased premises.
- 4. The purchaser shall be bound to fence the land leased to him, if called on by the Government Agent to do so.
- 5. The purchaser shall not damage the land, but keep it in good order, pay all rates and taxes, and comply with Municipal regulations.
- 6. The Government Agent, or any one acting under his authority, will be entitled to re-enter into occupation at any time on giving a month's notice to the lessee.
- 7. The purchaser shall not assign, transfer, or sublet the premises without the written permission of the Government Agent, Western Province, so to do.
- 8. If the whole or any portion of the land is required by Government before the expiry of the lease, such whole or portion thereof shall be surrendered on a month's notice being given; in which case a proportionate refund or reduction in the rental will be made for the unexpired period for which rent has been paid.
- 9. Loading or unloading should be confined to the portions of bank beyond 120 yards from Bambalapitiya road bridge.
- 10. In the event of any breach of the foregoing con itions, the Government Agent shall have the power to resume possession of the premises, and eject the purchaser and his workmen therefrom without compensation.
- 11. The Government Agent does not undertake to provide an exit to the road for goods, &c., that may be landed on lots W 343 and X 343.
- 12. The Government Agent reserves the right to reject \circ any or all bids.

The Kachcheri, Colombo, October 26, 1927. R. N. THAINE, Government Agent.

Sale of Lease of Paddy Land situated at Ragama.

NOTICE 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 25, 1927, the right to cultivate paddy for one year from January 1, 1928, on the under-mentioned portions of Crown land, subject to the following conditions:—

- 1. The purchase amount shall be paid in full on the day of sale.
- 2. The purchaser or his workmen shall not cut any tree or interfere with any existing fence or boundary.
- 3. The purchaser shall be bound to fence the land leased to him, if called on by the Government Agent to do so.
- 4. The purchaser shall not assign or sublet the right to cultivate paddy on any portion of the land to any other person, without the permission previously obtained in writing from the Government Agent.

- 5. The purchaser shall keep the premises in good order and also comply with the Village Committee 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 pertion of the said premises.
- 7. 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.
- 6. 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.
- 9. The Government Agent reserves the right to a cept or reject any bid.

The Kachcheri, Colombo, October 26, 1927. R. N. THAINE, Government Agent.

Lands referred to.

Lot	No.	1	Extent	, A.	Ŕ.	P.
5		Preliminary plan No. 16,704		Õ	1	15.5
8.		Do.		0	0.	$3 \cdot 2$
9		Do.		1	2	$8 \cdot 2$
10		Do.	• •	. 0	0	0.2
				1	3	27.4

Lease of the Produce of Trees.

NOTICE is hereby given that the Government Agent of the Western Province will receive sealed tenders at his office in Colombo at 1 p.m. on Friday, November 25, 1927, for the purchase of the lease of the produce of trees (except rubber) on the under-mentioned Crown lands acquired for building the new jail at Ragama for 1 year from January 1, 1928, subject to the following conditions:—

- 1. The purchase amount should be paid in full on the day of sale.
- 2. The purchaser or his workmen shall not cut any tree, or interfere with any existing fence, or boundary.
- 3. The purchaser shall be bound to fence the lands leased to him, if called upon by the Government Agent to do so.
- to do so.
 4. The purchaser shall not assign, transfer, or sublet without permission previously obtained in writing from the Government Agent.
- 5. The Government Agent or any one acting under his authority, will be entitled to re-enter into occupation at any time on giving one month's notice to the lessee.
- 6. The purchaser shall keep the premises clean and in good order.
- 7. 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.
- 8. 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 on 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.
- 9. 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 working therefrom without compensation.
- 10. The Government Agent reserves the right to reject any or all the tenders.

The Kachcheri, Colombo, October 26, 1927. R. N. THAINE, Government Agent.

14	· Preliminary pla	n No. 17,678.	
No. of Lot.		Village.	Extent,
1	Ambagahalanda .	Ragama	3 3 24 8
3	Do.	. do	1 3 30 3
4	Nagahalanda .	. do	0 3 21 8
5	Do.	. do	9 0 34 4
8	Do	. do	0 1 15
10	Do	. do	2 0 27
11	Do.	. do	2 3 21 9
14	Do.	. do	0 2 4 1
19	Talagalla .	. do	1 0 10 7
20	Nagahalanda alia	is .	
* .	Jungappugehena .	. do	5 3 31
26	Talagalla .	. do. O	1 2 22
28	Ragama estate .	. do	0 0 4.4

Lease of the Crown Land called Benruwig.

NOTICE is hereby given that the Government Agent of the Western Province will receive tenders for the purchase of the lease of the Crown land called "Benruwig," si uated at Pamunugama and Bopitiya, together with the buildings thereon, for a period of one year from January 1, 1928.

The tenders, which must be in sealed envelopes superscribed "Tender for Lease of Benruwig," will be received at the Colombo Kachcheri until I 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.

Conditions.

- 1. Three month's rent shall be deposited in cash as security on the day of sale, and the rent shall be paid by the lessee in equal quarterly instalments in advance.
- 2. The purchaser will be entitled only to the produce of the land and to the occupation of the buildings standing thereon.
- 3. The purchaser or his workmen shall not cut down any trees or interfere with any existing fence, boundary, or any buildings.
- 4. The purchaser shall be bound to fence the land leased to him, if called on by the Government Agent to do so.
- 5. The purchaser shall keep the land clean and in good order, pay all rates and taxes, and comply with Sanitary Board or Village Committee regulations.
- 6. The Government Agent or any one acting under his authority will be entitled to re-enter into occupation at any time on giving two months' notice to the lessee.
- 7. The purchaser shall not assign, transfer, or sublet the premises without the written permission of the Government Agent, Western Province, so to do.
- 8. The purchaser shall not allow the coconut trees to be tapped for fermented or sweet toddy.
- 9. 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 on two months' notice being given; in which case a proportionate refund or reduction in the rental will be made for the unexpired period for which rent has been paid.
- 10. The purchaser shall permit the Government Agent or any one acting under his orders, at all reasonable hours during the said period, to enter upon the land to inspect the conditions thereof.
- 11. The purchaser shall also undertake to see that no marks, pickets, trenches, &c., erected or constructed are removed or in any way interferred with.
- 12. 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 employees therefrom without compensation.
- 13. The Government Agent reserves the right to reject any or all tenders.

The Kachcheri, Colombo, October 26, 1927. R. N. THAINE, Government Agent.

Sale of Lease of Produce on Crown Lands.

NOTICE 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 25, 1927, the right to take the produce for one year from January 1, 1928, on the under mentioned Crown lands, subject to the following conditions:—

- 1. The purchase amounts shall be paid in full on the day of sale.
- 2. The purchaser or his workmen shall not cut any tree or interfere with any existing fence or boundary or make any alteration to the buildings.
- 3. The purchaser shall be bound to fence the land leased to him, if called on by the Government Agent to do so.
- 4. The purchaser shall not assign or sublet the property to any other person without the permission previously obtained in writing from the Government Agent.
- 5. The purchaser shall keep the premises clean and in good order from all rates and taxes and also comply with the Municipal or Sanitary Board regulations.
- 6. 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:
- 7. If the whole or any portion of the land or houses is required by Government, such land or house or portion shall be surrendered on a week's notice being given. A prorata refund of the purchase amount will be paid to the purchaser for the unexpired period of the lease respecting the land or house or portion thereof resumed by the Crown.
- 8. 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.
- 9. In the event of any breach of the foregoing conditions, the Government shall have the power to resume possession of the land or house, and eject the purchaser and his workmen without compensation.
- 10. The Government Agent reserves the right to accept or reject any bid.

The Kachcheri, Colombo, October 26, 1927. R. N. THAINE, Government Agent.

Lands and Houses referred to.

Situation. Name of Crown Land. Grass on road reservation, Wellampitiya Wellampitiya Trees on Mount Lavinia road reservation and park Galkissa Grass on either side of Victoria Bridge Grandpass Trees on Lady Havelock Hospital premises Maradana Trees on General Hospital premises and D. M. and S. S's Office premises do.

Sale of Lease of Grass and Cinnamon on Crown Lands, situated at Welikada and Jail Road.

Western Province, will sell by public auction at his office in Colombo at 1 P.M. on Friday, November 25, 1927, the right to cut and remove grass and common for one year from January 1, 1928, on the under-mentioned portions of Crown land appearing in the lease plan of the Colombo Cinnamon Gardens, subject to the following conditions:—

- 1. The purchase amounts shall be paid in full on the day of sale.
- 2. The purchaser or his workmen shall not cut any tree or interfere with any existing fence or boundary.
- 3. 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 right to cut grass and cinnamon on any portion of the land to any other person without the permission previously obtained in writing from the Government Agent.

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.

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 keep the premises clean and in good order, and also comply with the Municipal regulations.

8. 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 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 accept or reject any bid.

Government Agent's Office, Colombo, October 26, 1927.

R. N. THAINE. Government Agent.

Lands referred to.

Colombo Cinnamon Gardens Lease Plan.

Lot.	Situation.	\mathbf{D}_{6}	escription.				nt, P.
	Welikada		and cinnar	non	1	3	19
33 -	Timbirigasyaya				4	1	38
20b	Dematagoda		do.		1	1	9.
	Prelimi	nary plar	No. 14,349	€.			
893	Kanatta .	Grass	lånd		2.	1	31.75

Purchase of Lease of Crown Land.

NOTICE is hereby given that the Government Agent of the Western Province will receive tenders for the purchase of the lease of the under-mentioned Crown land for a period of three years from January 1, 1928.

2. The tenders, which must be in sealed envelopes, will be received at the Colombo Kachcheri until 1 P.M. on Saturday, November 26, 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.

2. 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 do so.

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. The purchaser shall keep the land clean and in good order, pay all rates and taxes, and comply with Municipal

regulations.

7. 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.

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 tender or all tenders.

The Kachcheri. Colombo, October 26, 1927.

R. N. THAINE, Government Agent.

Land referred to.

Preliminary plan No. 14,349.

				E	xtent,	,
Lot.	Situation.		Description.	Α.	R. P	•
832	 Kanatta	• • •	Grass land	 4	0 24	:

Lease of Crown Land.

NOTICE is hereby given that the Government Agent 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 from January 1, 1928.

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.

1. The purchase amount shall be paid in full on the day of sale.

2. The purchaser is only entitled to cultivate and take

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. 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.

The purchaser shall be bound to fence the land leased to him, if called on by the Government Agent to do so.

6. The purchaser shall keep the land clean and in good order, pay all rates and taxes, and comply with Municipal regulations.

7. The Government Agent or any one acting under his authority will be entitled to re-enter into occupation at any time on giving one month's notice to the lessee, without compensation.

8. The purchaser shall not assign, transfer, or sublet the land without the written permission from the Govern-

ment 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.

The Government Agent reserves the right to reject any tender or all tenders.

The Kachcheri, Colombo, October 30, 1927.

R. N. THAINE, Government Agent.

Lands referred to.

	Colombo Cinr	namen Garden Lease Plan.	E	vte	nt.
Lot.	Situation.	Description.			P.
32	Timbirigasyaya	Grass land and grazing			
•	-	ground	7	3	32

Purchase of Grazing Rights, Gregory's Road.

OTICE is hereby given that the notice regarding tenders for the purchase of grazing rights on lot 15, Gregory's road, and on Crown land behind Government Bungalows in Buller's road, appearing in Government Gazette No. 7,611 of October 21, 1927, is hereby cancelled.

The Kachcheri, Colombo, November 1, 1927. Government Agent.

R. N. THAINE.

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 tenders is made bona fide.

Conditions.

(1) The purchase amount shall 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, she buffaloes, or 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, November I, 1927.

R. N. THAINE, Government Agent.

A. R. P.

Lot 15, Gregory's road 16 3 16 Crown land behind Government bungalows

21 3 in Buller's road

(Exclusive of the portion in extent 40 by 50 feet leased to Mrs. Alice Raffel).

Sale of Lease of Toll House on Crown Land.

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 25, 1927, the right to occupy the Toll House at Narahenpita, for one year from January 1, 1928, subject to the following conditions :

I. The purchase amount shall be paid in full on the day of sale.

2. The purchaser or his workmen shall not cut any tree or interfere with any existing fence or boundary or make any alteration to the buildings.

The purchaser shall be bound to fence the land leased to him, if called on by the Government Agent to de so.

4. The purchaser shall not assign or sublet the property to any other person without the permission previously obtained in writing from the Government Agent.

The purchaser shall keep the premises clean and in good order, pay all rates and taxes, and also comply with

the Municipal or Sanitary Board regulations.

6. 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.

7. If the whole or any portion of the land or houses is required by Government, such land or house 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 house 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 or house, and eject the purchaser

and his workmen without compensation.

9. The Government Agent reserves the right to accept or reject any bid.

Government Agent's Office, Colombo, October 26, 1927.

R. N. THAINE, Government Agent.

Interruption to Traffic on Main Roads, Southern Province, Galle District.

T is hereby notified that the speed of all vehicles over bridge No. 37 on the 51st mile of the Colombo-Galle road should not exceed 4 miles per hour until further notice.

Public Works Office, A. H. F. CLARKE. Colombo, October 28, 1927. for Director of Public Works.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated October 10, 1927, published in the Government Gazette No. 7,611 of October 21, 1927, the premises known as the Municipal land by the Slave Island market, Slave Island, Colombo. were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from October 22, 1927.

The Municipal Office. CHAS W. PATE. Colombo, October 26, 1927. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated October 14, 1927, published in the Government Gazette No. 7,611 of October 21, 1927, the premises bearing assessment No. 18. situated at Saunder's Court, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from October 25, 1927.

CHAS. W. PATE.

Municipal Veterinary Surgeon. The Municipal Office, Colombo, November 1, 1927.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 51, situated at Galkapanawatta, 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 28, 1927.

CHAS. W. PATE. The Municipal Office, Municipal Veterinary Surgeon. Colombo, November 1, 1927.

Foot-and-Mouth Disease.

NHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 2, situated at Church street, Slave Island, 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 28, 1927.

CHAS. W. PATE,

Municipal Veterinary Surgeon. The Municipal Office, Colombo. November 1, 1927.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 10, situated at Nelson's road, 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 22, 1927.

CHAS. W. PATE,

Municipal Veterinary Surgeon. The Municipal Office, Colombo, November 1, 1927.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth diease has broken out VV in the premises bearing assessment No. 181/116, situated at Sri Wickrama road, 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 26, 1927.

CHAS. W. PATE,

The Municipal Office, Municipal Veterinary Surgeon. Colombo, November 1, 1927.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 47, situated at Prince of Wales avenue, 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 28, 1927.

CHAS. W. PATE,

The Municipal Office, Municipal Veterinary Surgeon. Colombo, November 1, 1927.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated October 18, 1927, published in the Government Gazette No. 7,611 of October 21, 1927, the premises bearing assessment No. 1, situated at Stork Gardens, Stafford place, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from October 31, 1927.

CHAS. W. PATE, The Municipal Office, Municipal Veterinary Surgeon. Colombo, November 1, 1927.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated October 14, 1927, published in the Government Gazette No. 7,611 of October 21, 1927, the premises bearing assessment No. 24, situated at Saunder's Court, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section

5 of Ordinance No. 25 of 1909; and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from October 31, 1927.

CHAS. W. PATE,

The Municipal Office, Municipal Veterinary Surgeon. Colombo, November 1, 1927.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Welikada No. 651, 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 the land belonging to Abubakkar, south by ela, east by fields, west by the land belonging to H. D. John Peris.

The declaration shall take effect from the date hereof.

October 25, 1927.

D. E. WIJESEKERE, Chief Headman.

Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Wilgoda in Kurunegala, 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 dated August 5, 1927, is free from foot-andmouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

R. B. NAISH. for Chairman.

Office of the Local Board of Health and Improvement, Kurunegala, November 1, 1927.

Foot-and-Mouth Disease.

OTICE is hereby given that the areas declared infected at Gettuwana, Wania Quarters and Gangoda in Kurunegala, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 25 of 1909, as amended by the Ordinance No. 25 of 1909, as a mended by the Ordinan No. 19 of 1923, and proclaimed in *Gazette* dated August 12, 1927, are free from foot-and-mouth disease, and are no longer infected areas.

This declaration is to take effect from this date.

R. B. NAISH, for Chairman.

Office of the Local Board of Health and Improvement, Kurunegala, November 1, 1927.

Cattle Disease.

NOTICE is hereby given that the area declared infected at the Royal Botanic Gardens, Peradeniya, in Gangawetapalata korale of Yatinuwara, Kandy District, Central Province, under section 5, of sub-sections (1) and (2), of Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in the Government Gazette dated August 26, 1927, is free from cattle disease and is no longer an infected area.

October 27, 1927.

T. B. MAMPITIYA, Ratemahatmaya, Yatinuwara.

Cattle Disease.

OTICE is hereby given that the area declared infected at Kiribathkumbura, in Gangapalata korale of Yatinuwara, Kandy District, Central Province, under section 5, of sub-sections (1) and (2), of Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in the Government Gazette dated August 5, 1927, is free from cattle disease and is no longer an infected area.

October 27, 1927.

T. B. MAMPITIYA, Ratemahatmaya, Yatinuwara.

Cattle Disease.

OTICE is hereby given that the area declared infected at Iriyagama and Dehideniya, in Gangapalata korale of Yatinuwara, Kandy District, Central Province, under section 5, of sub-sections (1) and (2), of Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in the Government Gazette dated July 29, 1927, is free from cattle disease and is no longer an infected area.

October 27, 1927.

T. B. MAMPITIYA, Ratemahatmaya, Yatinuwara.

Haemorrhagic Septicaemia.

WHEREAS haemorrhagic septicaemia has broken out at Ranchagoda, in Kandabodapattu korale of Matara District of the Southern 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 the village limits of Makandura, Diddenipota, and of Hinipella; south by the village limits of Gatara and of Aturaliya; east by the village limits of Hinipella, Bamunugama, Mipavita, Mudaligedera, and of Koramburuwana; west by the village limits of Aturaliya, Wilpita, Talahagama, and of Makandura.

This declaration shall take effect from the date hereof.

W. A. WIJESINHA, Mudaliyar, Kandaboda Pattu.

Hakmana, October 29, 1927.

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

Notice under the Excise Notifications No. 146 of August 14, 1925, and No. 161 of May 13, 1927.

T is hereby notified for public information that the Government Agent of the Southern Province, in exercise of the powers vested It is nereby notined 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 Patuwata arrack tavern November 29, from Buddhist Girls' School Narigama, Kudawewela, Tiranagama, Delgahadoowa, 8 A.M. to 7 P.M. at Kumarakanda Wellaboda, Pinkanda, Katukolihe, Badahelagoda, Beratuduwa,
Hennatota, Gorakaga Dodandugo Godabedda, Walamulla, Dodandugo Godabedda, Degalla, Udugalpitiya
Dikudumulla, Hatagoda,
Gammaddegoda, Deminigod Sudumetiya, Kittangoda, Patuwata, Gorakagasbokka, Modarapatuwata, Dodandugoda, Dodanduwa, Buddhist Sirisumana Katudampe, do Totawila, Do. Karawegoda, Gammaddegoda, Deminigoda, Bopagoda, Imbula, Banduramulla, Ratgamahegoda, Anhandigoda, Ga-alugoda, Medagoda, Palliyepitiya, School at Ratgama and Wadepitiya Katugoda, Dewata, Gorakagoda, Kadawata, Koswatta, Nugaduwa, Magalla, Dewature, Kachchiwatta, Hunugoda, Wellabada, Padawtota, Jakotuwa, Banewatta, Kovilawatta, Pettigalawatta, Makuluwa, Talapitiya, Nariduwa, Berawagoda, Jambugoda, Bataduwa, Anangoda, Hiralugoda, Galle Bazaar, December 3, from Jubliee Madama Katugoda arrack tavern Galle Bazaar 7 A.M. to 7 P.M. Buddhist School Do do. Ettiligoda, Kalahe South, Panagamuwa, Kalahe North, Migoda, Pedinnoruwa, Unawatuna East, Unawatuna West, Galganegoda, Haliwala, Hinidumagoda, Dewature

Tenkallagoda, Jambuketiyawa, Kurunduwatta Baddegama North, Baddegama South, Gan North, and Ganegama South December 7. from Village Tribunal (Court-Halpatota arrack tavern house) at Baddegama 8 A.M. to 7 P.M.

Do. do.

No. or Shop. Pol 20 .. Warakawa toddy tavern and Friday, Shamrock toddy tavern 1927

gampola toddy tavern

The Kachcheri, Galle, November 1, 1927.

No.

Mr. Adirian Alwis Adhihetty's vacant house at Halpatota Ganegama

Gonapinuwala East, Halpatota, and Majuwana

L. W. C. SCHRADER, Government Agent.

Local Option regarding Taverns, Liquor Shops, &c.

School

OTICE is hereby given that the Government Agent of the Central Province, in exercise of the powers vested in him by rule 6 of the Excise Notification No. 146, published in Government Gazette No. 7,478 of August 14, 1925, and amended by the Excise 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 male residents over 18 years of age living within the area assigned to the following taverns are opposed to the existence of such taverns, &c.:— Date and Time for Name of Tavern

21 .. Penituduwa toddy and Weli-Tuesday, December 6, Medagama Temple 1927

Thursday, December 8, Government School, 22 .. Ulapane arrack and toddy 1927 Ulapane tavern

Polling, 1927. day, December

Polling Centre. Area. The villages of Warakawa, Kahamana, Gondennama Girls'

Pattunupitiya, and Pitakanda, and the following estates: Donside Shamrock, Coventry, Cholar and Gondennawa Cholankanda, Kabaragala.

Weligampola wasama, villages of Penituduwa, and Meepitiya (ex L. B.), and the following estates: Hyndford, the following estates: Hyr Wenderuwa, Glenfern, and Salem

Ulapane wasama, apane wasama, the villages of Ma-watura, Kekulanda, Kaulpone, Pili-wela (Pallegama-Pasbage), and weia (Fauegama-Fasnage), and Polwatura, and the following estates: Ulapane, Raja-ela, Mahavilla, Denmark, Andangoddie, Goorookoya, Riverside, Kanapediwatta, Moragolla, Tembiligala, Atgala, and Udagama

N. B.—The notice published by me in the Ceylon Government Guzette No. 7,609 of October 7, 1927, in so far as it concerns the above taverns, is hereby cancelled.

The Kachcheri, Kandy, October 29, 1927.

W. L. KINDERSLEY, Government Agent.

Notice regarding Local Option of Arrack and Toddy Taverns in Nuwara Eliya District for 1928–29.

T is hereby notified for public information that the Assistant Government Agent of the Nuwara Eliya District, Central Province, I is hereby notined for public information that the Assistant Government Agent of the Nuwara Eliya District, Central Province, in exercise of the powers vested in him by rule No. 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), in respect of the under-mentioned toddy and arrack taverns, has appointed dates and places for recording votes for the purpose of ascertaining whether 60 per cent. of the inhabitants of the areas are opposed to the existence of the arrack taverns, &c., within such areas.

(Note.—The notice which appeared in the issue of this paper dated October 15, 1927, in so far as it relates to the undermentioned towerns is hereby cancelled.)

Number and Tavern.

Arrack tavern, Ragala

Date of Polls. Place of Polls. . Nov. 28, 1927 . . Ragala resthouse

Names of Villages served. .. The town of Ragala and Brookside, Ragala wasama, and the following estates:—Silverkandy, Glendevon, Liddesdale, Stafford, Delmar, Halgran-oya, Coneygar, Ragala, Goatfell, Concordia, St. Leonard's,

Toddy tavern, Ambaliyadda ... Nov. 29, 1927 .. Kurupanawela school

Kurupanawela school

Ambaliyadda, Uda Pussellawa, Maliyadda, Rupaha,
Kurupanawela wasamas, and the following estates:

St. Margret's, Tulloes, Blairlomond, Maussa, and Rappahanock

The Kachcheri, Nuwara Eliya, October 27, 1927.

C. C. WOOLLEY Assistant Government Agent.

Foreign Liquor Tavern at No. 22, Kayman's Gate.

W ITH reference to the notification dated October 11, 1927, published in the Government Gazette No. 7,610 dated October 14, 1927, it is hereby notified for public information that the foreign liquor tavern at No. 22, Kayman's gate, is excluded from the list of taverns in the Pettah Ward area as it is situated outside the Pettah Ward area.

The Kachcheri, Colombo, October 29, 1927.

R. N. THAINE. Government Agent.

Notice regarding Local Option of Arrack and Toddy Taverns in the Ratnapura District.

NOTICE is hereby given that the Government Agent of the Province of Sabaragamuwa, in exercise of the powers vested in him by rule 6 of the Excise Notification

No. 146, published in Government Gazette No. 7,478 of August 14, 1925, and amended by the Excise Notification No. 161, published in Government Gazette No. 7,581 of May 13, 1927, has fixed December 14, 1927, at Meennana Ambalama, as the date and place for recording votes for the purpose of ascertaining whether 60 per cent. of the persons on the final list of voters in the area assigned to the Getahetta toddy and arrack taverns are opposed to the existence of such taverns. The poll will open at 8 A.M. and close at 7 P.M.

2. The notice dated October 10, 1927, published in the Government Gazette No. 7,610 of October 14, 1927, is hereby cancelled in so far as it relates to the date and place of polling for the Getahetta toddy and arrack taverns.

The Kachcheri, Ratnapura, October 29, 1927. E. T. MILLINGTION. Government Agent.

TOLL SALES OF AND OTHER RENTS.

Tenders for Kallady Ferry Rent, Eastern Province.

OTICE is hereby given that the Government Agent of the Eastern Province will receive tenders at the Batticaloa Kachcheri up to 12 noon on Friday, November 18, 1927, for the purchase of the Kallady Ferry Rent, in Batticaloa District, for six months from January 1, 1928,

to June 30, 1928.
2. The Government Agent shall have power in his discretion to refuse to accept any tender, subject to which power the highest tenderer will become the purchaser, and shall conform to and perform all the conditions here-

under appearing.

3. All tenders must be made upon forms which will be supplied on application at the Batticaloa Kachcheri. All tenders must be in duplicate, enclosed in one envelope, sealed and addressed to the Government Agent, Eastern Province. The words "Tender for Kallady Ferry Rent" should be written on the envelope.

A cash deposit of Rs. 20 will be required to be made at the Batticaloa Kachcheri, and a receipt produced for

the same before the form of tender is issued.

The successful tenderer will be required to deposit one-fifth of the purchase amount in cash as soon as he receives notification that his tender has been accepted by the Hon. the Controller of Revenue, and will be required to furnish approved security (if in immovable property) for one-half of the whole purchase amount or for one-third of the amount (if in cash) within 30 days of the receipt by

him of the said notification.

6. The purchaser will also be required to deposit money to pay the fees of the Crown Proctor for examining and giving his opinion on the title deeds of properties tendered by him as security, and for drawing the security bond and the warrant of attorney to confess judgment. The expenses of appraising the property and of registering the security bond with the stamp fees as required under Ordinance No. 10 of 1919, should also be paid by the successful tenderer.

All title deeds tendered as security should be accompanied by a certificate obtained from the Registrar of ands that the lands to which they relate are unencumbered. This certificate must be obtained at the cost of the party

offering the security.
8. For the working of the ferry the purchaser of the rent will be allowed to use the two pada boats at present in use, and the cost of the ordinary repairs to such boats will be borne by the Government Agent, Eastern Province, and not by the renter. The renter shall, however, pay the cost of and special repairs to the boats that shall become necessary on account of his or his servant's negligence. On the day of sale he shall deposit a sum fixed by the Government Agent as security for the payment of the cost of all such repairs. At the expiry of the rent period the renter shall pay the difference between the assesses value of the boats when he takes them over, and their assessed value when he hands them back.

9. The purchaser must abide by the provisions of Ordinance No. 3 of 1896, and other conditions under which the ferry rent is sold. Copies of the conditions are available at the Batticaloa Kachcheri, and will be supplied on

application.

10. Further information can be obtained on application

at the Batticaloa Kachcheri.

11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, 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 Government Agent, Eastern Province, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

The Kachcheri, C. J. S. PRITCHETT. Batticalca, October 31, 1927. for Government Agent.

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.

List of Brokers' Licences issued during October, 1927.

No.	152 October 31, 1927	Name.	$\mathbf{Address}.$
152	October 31, 1927	Donald D. Jansz	Dunbar House, Mount Lavinia
	T.iet of	Austioneers' and Prokers' Licen	ass issued during October 1097

 96
 ... October 4, 1927
 ... A. Livera
 ... The Nest, High street

 97
 ... October 12, 1927
 ... W. L. Knoff
 ... R. Gordon & Co., Colombo

 98
 ... October 14, 1927
 ... K. A. G. Perera
 ... 44, Maliban street

Treasurer's Department, Town Hall, Colombo, November 1, 1927. G. H. N. SAUNDERS, Municipal Treasurer.

NOTICE TO MARINERS.

No. 12 of 1927.

CEYLON.

West Coast—Colombo—Approaches.

(a) Onagala Buoy Relit.

THE Occulting Light of the Red Conical Buoy marking the Southern end of Ona Gala Shoal has been relit.

Latitude 6° 59′ N. Longitude 79° 50½′ E.

(b) Fishery Buoy Established.

A small Red Conical Buoy for fishery purposes has been established 3.4 miles 347° from South-west Breakwater Lighthouse.

Latitude 7° 0½′ N. Longitude 79° 50′ E.

Admiralty Charts affected:—914, 3,686, 3,700, 68b, 813.

Publications: Bay of Bengal Pilot, Fifth Edition, 1921, page 101.
West Coast of India Pilot, Seventh Edition, 1926, page 67.

Master Attendant's Office, Colombo, October 27, 1927. E. C. Stubbs, Captain, R.N., Master Attendant.

No. 13.

CEYLON-PALK STRAIT

(a) Talaimannar Pier Light reported irregular.

THE Occulting White Light exhibited from Talaimannar Pier Head is reported weak and irregular.

Latitude 9° 7′ N. Longitude 79° 42½ E.

(b) Delft Island reported further Eastward than charted.

Delft Island appears 2 miles further to the Eastward than shown on Chart 68 A.

Latitude 9° 30′ N. Longitude 79° 42′ E.

Charts affected: Nos. 68A, 2,197, 828.

Publications: List of Lights, 1927, No. 529.

Bay of Benga! Pilot, Fifth Edition, 1921, page 190.

Authority: Commander I. G. T. S. Patrick Stewart.

Master Attendant's Office, Colombo, October 28, 1927.

E. C. STUBBS, Captain, R.N., Master Attendant.

NOTIFICATIONS UNDER "THE PATENTS ORDINANCE, 1908."

THE following Specification has been accepted:-

No. 2,274 of October 13, 1927 (date applied for under section 50 of the Ordinance, October 19, 1926). Charles Alexander Munn.

Improvements in or relating to braking mechanism.

Abstract.—The braking beam or shoe overhangs one of the track rails. It is laminated and attached through springs to a parallel beam. The frame carrying the brake can be swung over on a hinge by means of a vertical arm, which pulls out a horizontal toggle joint, which is then maintained in operative position by means of springs on the toggle arms. The centre of the joint is connected to a cord, passing under a pulley, so that the brake can be brought into the non-operative position from a distance.

The claims are :-

- 1. In braking mechanism for cars and similar rail vehicles, the combination with a supporting frame adjacent to the track of a braking member which is not only yieldingly supported above the rails so as to engage with the car wheels passing beneath it, but is also of laminated form as and for the purpose set forth.
- 2. In braking mechanism for cars and similar rail vehicles, the combination with a brake member as claimed in claim 1 of a supporting frame therefore, a locking member normally retaining the frame in its operative position, and means capable of being actuated from a distance whereby the frame can be moved out of or returned to its operative position.
- 3. The combination and arrangement of parts constituting the complete braking mechanism for cars and similar rail vehicles as described or as illustrated in the accompanying drawings.

One sheet of drawings.

NORMAN RAE, Registrar of Patents.

THE following Specification has been accepted:-

No. 2,238 of February 16, 1927.

Arthur Percival Rowlands.

Improved means for rendering the lamps of motor cars and motor cycles and the like non-dazzling.

Abstract.—The lens is built up of parallel rectangular blocks set with one face inclined to the axis of the lens. The two faces which are inclined at the smaller angle to the horizontal are coloured or rendered opaque or semi-opaque. The blocks may be arranged in groups with successively larger bases. The front of the lens may be fluted.

The claims are :--

- 1. A lens for controlling the rays of light from lamps or other sources of artificial light used on motor or other vehicles so as to prevent the emission of rays having a dazzling or glaring effect without interfering with the sufficiency of light required by the driver for guiding the vehicle, substantially as described and illustrated.
- 2. A lens for controlling the dazzling rays of light as described in claim 1 made up of blocks of clear crystal glass consisting of 2, 3, or 4 rectangular plates of suitable width and height placed laterally and inclined to the vertical separated by ground or coloured or otherwise opaque or semi-opaque screens, more fully described in the text and illustrated in Figs. 1, 2, 5, and 6.
- 3. A lens described in claim 1 made up of individual plates or mounted together of clear crystal glass of suitable dimensions and separated by ground or coloured or otherwise opaque or semi-opaque screens placed inclined to the vertical, more fully described in the text and illustrated in Figs. 3 and 6.
- 4. A lens moulded of clear crystal glass resembling a series of plates laterally arranged one over the other and almost fully overlapping set inclined to the vertical having the top surfaces in front and the bottom surfaces behind ground, or grooved or coloured or otherwise rendered opaque or semi-opaque. More fully described in the text and illustrated in Figs. 4 and 6A.
- 5. A lens as described in claims 1, 2, 3, and 4 having the surfaces in front from which the deflected rays emerge grooved vertically so as to diffuse the emergent rays of light. More fully described in the text and illustrated in Figure 7.

Three sheets of drawings.

NORMAN RAE, Registrar of Patents.

ROAD COMMITTEE NOTICES.

Bowatta-Molaeliya Estate Road.

NOTICE is hereby given, in terms of section 11 of the Estate Roads Ordinance, No. 12 of 1902, that a General Meeting of the propietors or resident managers of the estates interested in the above road will be held at the office of the Government Agent, Kurunegala, on Monday, November 28, 1927, at 10.30 a.m., for the purpose of electing a Local Committee.

Provincial Road Committee's Office, Kurunegala, October 28, 1927.

T. A. Hodson, Chairman. Pa 10/

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. 3,940.
- (2) Date of Receipt: August 23, 1927.
- (3) Applicant (Proprietor of the Trade Mark): PETER, CAILLER, KOHLER, CHOCOLATS SUISSES, SOCIÉTÉ ANONYME (a Joint Stock Company organized under the laws of Switzerland), Entre deux Villes, La Tour de Peilz, near Vevey, Switzerland; Chocolate Manufacturers.
- (4) Address for service in the Island: Julius & Creasy, Colombo.
 - (5) Class: Forty-two.
- (6) Goods: Chocolate, checolate bon bons, and confectionery.
 - (7) Representation of the Trade Mark:



Registration of this Trade Mark shall give no right to the exclusive use of the word "KOHLER'S."

Registrar-General's Office, C. COOMABASWAMY, Colombo, November 2, 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 uncaptable stamp of Rs. 20 affixed thereto.

The period for loggin Notice of Opposition may be emarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,958.
- (2) Date of Receipt: September 6, 1927.
- (3) Applicant (Proprietor of the Trade Mark): T. V. K. CADER MEERA SAIBO, N. CADER MEERA RAWTHER, S. V. PEER MOHAMED RAWTHER, A. E. MOHAMED SULAIMAN, and A. E. MOHAMED USOOF, trading as "T. V. K. CADER MEERA SAIBO & CO.,"

- 72, Second Cross street, Pettah, Colombo; General Merchants in Import and Export of Tea and other Ceylon Produce.
 - (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.

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. 3,987.
- (2) Date of Receipt: September 30, 1927.
- (3) Applicant (Proprietor of the Trade Mark): WALTER SCHROEDER and ALMA KNIPPING, trading as "FRIEDRICH SCHROEDER", Volmarstein i/W, Germany; Manufacturers of Padlocks and Bolts.
- (4) Address for service in the Island: Julius & Creasy, Colombo.
 - (5) Class: Thirteen.
- (6) Goods: Padlocks, Doorlocks, and Bolts.
- (7) Representation of the Trade Mark:

BORA

Registrar-General's Office, C. COOMARASWAMY,
Colombo, November 2, 1927. Registrar of Trade Marks.

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

Budget of the Panadure Urban District Council for the Year 1928.

Summer for the state of the sta	* * ·	Revi	ENUE.	
	Amount.		Amount.	Total.
	Rs. c.	Rs. c.	Rs. c.	Rs. c.
A.—General Revenue:—		·	(5) Water supply—	
(1) Property tax (171 (1) (a))	19,000 0		(a) Water-rate (141 (b), 146))	
(2) Acreage tax (171 (1) (b)) (3) Vehicles and animals tax (173 (1) (b))	15,000 0			* .*!
(4) Licence duties	10,000 0		(6) Hospitals—	
(5) Other taxes (173 (d))) 9 000 Å	* •	(a) Contribution from Government 200 0 (b) Rent of hospital grounds 100 0	, •
(6) Refund of stamp duties (Schedule VI. (7) Refund of liquor licences) 2,000 0 400 0		(o) month of mospital grounds	300 0
(8) Refund of police tax	11,450 0		(7) Markets—	. 11
(9) Compensation for opium revenue	5,180 0			** ***********************************
(10) Fines by court (not included elsewhere)	25 0		(a) Rents (168 (12)) 3,600 0 (b) Boutiques and stalls (168 (12) (b)) —	. "1
(11) Departmental fines	25 0		(c) Fees from private markets (150 (3))	*
(12) Sale of old stores	1 000 0		(d) Licences (163 (1))	3,600 0
(13) Interest from bank	1,000 0	64,130 0		U,000 U
D. Thereworkforce			F.—Public Recreation (168 (7), 170 (1) (b)) :—	
B.—Thoroughfares:—	4 800 0		(1) Rents 50 0	to,
(1) Subsidy in lieu of labour tax (2) Other collections, e.g., fines for			(2) Cattle grazing fees— (3) Licences for public performances 15 0	-
injuries,&c., 97, and sale of badges			(a) Econos for busin bentalitation	65 O
and fare tables	_	1,000 0	G.—Cemeteries Ordinance, No. 9 of 1899 :—	A PARTY TO
		4,600 0	(1) Fees (1) Fees (250: 0	64.4
C.—Resthouse :—			(2) Hire of hearse	** ***
(1) Fees (60)	500 Q		(3) Graves sold for erecting monuments 100 : 0	4.22
	·	500 0		350 0
D.—Council Lands and Buildings (not			H.—Dog Registration Ordinance, No. 25	e /3.3
included elsewhere) :—			of 1901, Rabies Ordinance, No. 7 of	č. (Y)
(1) Rents	200 0		1893:	
(2) Sale of produce		200 0	(1) Registration fees	1
	-	. 200	(2) Fines 25 0 (3) Sale of dog collars 75 0	
E.—Public Health:—				140 0
(1) General revenue—	<u>د</u> 0		I.—Weights and Measures Ordinance,	
(a) Fines under Part IV., Chapter III.	50 0	50 0°	No. 8 of 1876 :	* *
(2) Scavenging—			(1) Fees for stamping 50 0	
(a) Fees (168 (10) (b))	<u>:</u>		(2) Fines 50 0	
(b) Sale of refuse (130)	384 0	,		100 0
(c) Fines on contractors		804 0	J.—Electricity Department :—	
**************************************		384 0	(1) Sale of current —	* *
(3) Conservancy—			(2) Rent of meters — (3) Work executed to customers —	
(a) Rate (section 141)	7,000 0	*	(4) Miscellaneous —	, ,
(b) Sale of refuse (130) (c) Fines on contractors		·	· · · · · · · · · · · · · · · · · · ·	
		7,000 0	Total revenue	00 000 0
(4) Slaughter-house and cattle pound—			· · · · · · · · · · · · · · · · · · ·	82,269 0 85,000 0
(a) Fees (168 (11) (a))	850 0			,000 0
(b) Sale of refuse		850 0	, 10	67,269 0
			' ng galang ang tanggang T	
		E		
	4	EXPENI		. · _
A.—General Expenditure :—	Amount. Rs. c	Total. Rs. c.	Amount. Rs. c.	Total.
(1) Salaries of officers—	100. 0.		Rs. c. (3) Refunds—	Rs. c.
(a) Secretary	2,760 0		(a) Police Court fines, &c.	1 1
(b) Clerks	2,760 0	·	(w) I office Court fittes, acc.	
(c) Peons	384 0	-	B.—Thoroughfares:—	Frank -
(d) Cost of technical advisers	600 0	•	(1) Salaries and wages	1,.4
(e) Pensions		6,009 C	(2) Maintenance 10,000 0	
(2) Establishment charges—		-9-,	(3) Plant and tools 3,000 0	
(a) Allowances (not otherwise charged			(4) Lighting 8,000 0 (5) Watering streets	
(b) Travelling	150 . 0		(6) Cost of badges and fare tables	74
(c) Commission to tax collectors (not otherwise charged)	1000 0		(7) Acquisition 41,500 0	* ***
. (d) Assessors fees	360 0	•	(8) Improvements 15,000 0 (9) Surveys 3,000 0	
(e) Legal expenses	200 0		(10) Loan charges: (a) Principal repaid;	
(j) Stationery, printing, advertising, and office expenses (not other	, ·		(b) Interest	
wise charged)	2,000 0			82,885 0
(g) Registration of voters and elec-			C.—Resthouse :—	,
tions (h) Cost of cart plates	100 0 200 0		(1) Soloming	
(i) Cost of audit	075 0		(2) Maintenance	
(f) Holiday railway tickets		4 400 00	(3) Furniture and equipment 200 0	
		6,406 90		604 0

D.—Council Lands and Buildings (not otherwise charged):— (1) Wages 216 0 0 0 0 0 0 0 0 0 0	* :	Amount Rs. c.		l. c.	Amou Rs.	nt. c.	Tota Rs.	վ. Շ․
(1) Wages 210 on Figure 1 100 o (2) Maintenance 500 o (3) Ment of office 780 o (4) Furniture 500 o (5) Furniture 500 o (6) Furniture 500 o (6) Furniture 500 o (7) Adquisition 8,000 o (8) Improvements 2,000 o (8) Improvements 2,000 o (9) Loan charges 2,000 o (9) Loan charges 2,000 o (1) Maintenance 500 o (6) Allowance to hand 500 o (6) Allowance 500 o (7) Adquisition 500 o (8) Maintenance 500 o (8) Construction 500 o (1) Construction 500							•	
(2) Commission to collectors		216	0 '		170 (1) (0)) :—	0		
(3) Rant of office					1 (3) 11 36 33			
(d) Adaptisation		780	0			.		
Structure	(4) Maintenance	100	0			0		
(6) Folice tax			•		(w) modulation		6,800	0
(ig) Improvements								
(9) Loan charges					C Compatanies Ordinares No. 0 of 1900 c			
E.—Public Health :		2,000	0			_		
E.—Public Health :	(9) Loan enarges		11 446	Λ				
(1) General expenditure— (2) Salaries			- 11,440	v		U		
(a) Salaries					(3) Construction —		1 705	0
Distriction		0.005	^				1,700	٠
Columbor 180								
(d) Printing and stationery (e) Disinfectants . 1,000 0 (f) Riain water outlets, &c 250 0 (g) Rain water outlets, &c 10,000 0 (g) Construction of dogs . 250 0 (g) Commission to collectors . 40 0 (g) Construction of dog pound . 250 0 (g) Construct					H.—Dog Registration Ordinance, No. 25			
(e) Disinfectants 1,000 0 (f) Midintenance (f) Aguistion (g) Construction		100	v	•				
(2) Midwife's requirements, &c. 250 0 (9) Rain water outlets, &c. 10,000 0 (10,000 0) (14,049 0) (2) Soavenging— (a) Wages		1.000	Q.		1 .			
(g) Rain water outlets, &c. 10,000 0 14,049 0 (2) Seavenging— (a) Wages 4,800 0 (5) Carts and bulls and lorry (half cost) 5,750 0 (6) Carts and bulls and lorry (half cost) 5,750 0 (7) Stores 5,750 0 (8) Carts and bulls and lorry (half cost) 5,750 0 (9) Carts and bulls and lorry (half cost) 5,750 0 (1) Cart and Measures Ordinance, No. 8 of 1876:— (a) Wages								
14,049 0 3 0 3 0 0 3 0 0 5 0 0 0 0 0 0 0		10,000	0					
2 Seavening	*		- 14,049	0		-	-	
(a) Wages	(2) Scavenging—							
(a) Conservancy— (a) Wages					(5) Construction of dog pound 250	U	665	0
11,050 0 11,050 0 10,050							. 000	v
(3) Conservancy— (a) Wages	(c) Stores	500		^	T Weights and Massures Ordinance			
(a) Wages 7,500 0 (b) Carbs and bulls and lorry (half cost) 5,750 0 (c) Stores 1,000 0 (d) Rent of night soil depôt 7,000 0 (e) Maintenance of latrines 300 0 (f) Acquisition 4,000 0 (g) Construction 4,000 0 (e) Maintenance 5 (e) Maintenance 5 (e) Maintenance 5 (e) Maintenance 6 (e) Maintenance 7 (e) Maintenance 7 (e) Maintenance 8 (e) Maintenance 8 (e) Maintenance 9 (f) Loan charges : Principal repaid, interest 10 (e) Paupers, maintenance, and burials 10 (e) Printing, &c. 10 (e) Construction 10 (e) Printing, &c. 11 (e) Cost of standard weights and measures 11 (e) Feet to inspectors 12 (e) Feet to inspectors 11 (e) Feet to inspectors 11 (e) Feet to inspectors 11 (e) Feet to inspectors 12 (e) Feet	(9) C		- 11,000	U				
(b) Carts and bulls and lorry (half cost		7 500	Λ					
(c) Stores								
(a) Rent of night soil depôt (b) Maintenance of latrines (c) Maintenance of latrines (d) Construction (e) Construction (f) Construction (g) Co			-					
(e) Maintenance of latrines 300 0 (f) Acquisition 4,000 0 (d) Slaughter-house and cattle pounds— (a) Wages (b) Maintenance 150 0 (c) Acquisition ————————————————————————————————————		-,000	•		(2) Fees to inspectors —			
(f) Acquisition (g) Construction		300	0					
(g) Construction 4,000 0		_			T Floatrigity Doportment			
(4) Slaughter-house and cattle pounds— (a) Wages	" (a *	4,000	0					
(a) Wages			- 18,550	0				
(b) Maintenance		-						
(c) Acquisition		=-					n	
(d) Construction		150	0		, , ,		4	
(5) Water supply— (a) Wages							41	
(5) Water supply— (a) Wages	(a) Construction		150	Λ	(a) Buildings —		\mathcal{Y}^{-}	
(a) Wages	(E) Water memples		- 190	v				
(b) Stores								
(c) Maintenance		_						
(d) Acquisition								
(e) Construction		_						
(f) Loan charges: Principal repaid,								
(6) Hospitals— (a) Wages					1, 2			
(a) Wages	interest	_						
(a) Wages	(6) Hospitals—			•				
(b) Maintenance	(a) Wages	90	0					
(c) Paupers, maintenance, and burials 50 0 (a) Suntries (5) Loan charges (5) Loan charges (a) Interest (a) Wages (b) Maintenance 250 0 (c) Printing, &c (d) Acquisition 5,000 0 (f) Loan charges (a) Interest (b) Capital payment (b) Capital payment 166,100 (f) Loan charges 166,100 (f) Loan charges		400	0					
(7) Markets— (a) Wages (b) Maintenance (c) Printing, &c. (d) Acquisition (e) Construction (f) Loan charges— (a) Interest (b) Capital payment Total expenditure Estimate balance on December 31, 1928 1,155		50	0		1 ` `			
(a) Wages (b) Capital payment <t< td=""><td></td><td></td><td> 540</td><td>0</td><td></td><td></td><td></td><td></td></t<>			540	0				
(b) Maintenance							_	
(c) Printing, &c			_		(o) Capital payment	•	*	
(d) Acquisition — Total expenditure — 166,100 (e) Construction 5,000 0 Estimate balance on December 31, 1928 — 1,150 (f) Loan charges : Principal repaid.		250	O				-	
(e) Construction 5,000 0 Estimate balance on December 31, 1928 — 1,159 (f) Loan charges : Principal repaid.)	_			(Total armonditums	16	6 100	<u></u>
(f) Loan charges: Principal repaid.		= 000			Estimate balance on December 31 1998		1,159	
() Down charges: Principal repaid,		5,000	U		Estimate Dalance on December 51, 1326		-,100	~—
						16	7.269	0
interest	interest		_ 5 250	a			-,	

The Urban District Council Office, Panadure, October 22, 1927. Settled and adopted by the Council on October 10, 1927:
C. WILMOT D.

C. WILMOT DIAS, for Chairman.

Auctioneers and Brokers.

OTICE is hereby published in terms of section 17 of Ordinance No. 15 of 1889, as amended by Ordinance No. 25 of 1922, that the under-mentioned persons have been licensed to carry on the trade or business of Auctioneers and Brokers within the limits of the Matale Urban District area during the year 1927:—

B. M. Salaram, Auctioneer, Matale, M. K. Kiduru Mahamadu, Auctioneer, Matale. F. H. P. Joseph, Broker, Matale. J. de S. Wimalasuriya, Auctioneer, Matale.

Office of the Urban District Council, Matale, October 31, 1927.

BEN. C. JURIANSZ. Secretary.