

THE CEYLON GOVERNMENT GAZETTE

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PART I.—GENERAL.

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COLOMBO:

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PROCLAMATION BY THE GOVERNOR.

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

HUGH CLIFFORD.

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

For the Eastern Circuit twice at least at Batticaloa and such other place or places in such circuit, as the Governor, after previous consultation with the Judges, shall appoint such sessions commencing at Batticaloa in the month of February and the month of July in every year :

And whereas it appears to Us expedient to cancel the July Sessions in view of the fact that there is no case committed for trial at the said sessions of the Supreme Court on its second Eastern Circuit :

Now, therefore, know Ye, that We, the Governor, after previous consultation with the Judges of the Supreme Court, do cancel the above sessions in pursuance of the last proviso to section 28 of "The Courts Ordinance, 1889," as amended by section 2 of the said Ordinance No. 8 of 1924.

Colombo, June 24, 1926.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

GOD SAVE THE KING.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 230 of 1926.

IS EXCELLENCY THE GOVERNOR has been pleased, with the approval of the SECRETARY OF STATE FOR THE COLONIES, to sanction the promotion of Mr. T. A. HODSON to Class I. of the Civil Service, with effect from May 1, 1926.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 25, 1926. A. G. M. FLETCHER, Colonial Secretary.

No. 231 of 1926.

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

Mr. B. G. DE GLANVILLE to act as Government Agent, Eastern Province; Fiscal and Collector of Customs, Eastern Province; Receiver of Wrecks for the District of Batticaloa; Additional District Judge, Batticaloa; Master Attendant, Batticaloa; Superintendent of the Prison at Batticaloa; Local Authority under the Petroleum Ordinance for the Eastern Province; and Member of the Board of Health, Eastern Province, from June 20, 1926, during the absence on leave of Mr. C. V. BRAYNE, or until further orders.

Mr. E. R. DE SILVA to act as Registrar-General of Lands and of Marriages, Births, and Déaths; Visitor of the Lunatic Asylum; Registrar of Joint Stock Companies under the Junat Stock Companies Ordinance; and

Justice of the Peace for the Island, with effect from June 24, 1926, during the absence on leave of Mr. H. E. BEVEN, or until further orders.

Mr. O. G. DE ALWIS to act as District Judge and Additional Commissioner of Requests and Police Magistrate, Kalutara, during the absence of Mr. M. PRASAD, on June 24, 1926, or until the resumption of duties by that officer.

Mr. E. T. DYSON to act, in addition to his own duties, as Additional District Judge and Commissioner of Requests, Matera, on July 3, 1926.

Mr. G. M. RENNIE to act, in addition to his own duties, as Additional District Judge and Commissioner of Requests, Mullaittivu, on June 26, 1926.

Mr. M. A. PERERA to act as Commissioner of Requests, Police Magistrate, and Municipal Magistrate, Kandy, during the absence of Mr. H. P. KAUFMANN, on June 21 and 22, 1926, or until the resumption of duties by that officer.

Mr. H. J. M. WICKRAMARATNA to act as Commissioner of Requests and Police Magistrate, Balapitiya, during the absence of Mr. E. W. KANNANGARA, from June 18, 1926, until the resumption of duties by that officer.

Mr. C. F. DHARMARATNE to act as Additional Commissioner of Requests and Police Magistrate, Ratnapura, on June 25 and 26, 1926.

Mr. AELIAN ONDAATJE to act as Additional Commissioner of Requests, Kegalla, on July 12, 1926.

Mr. J. A. MORAES to be a Member of the Sanitary Board for the Chilaw District, vice Mr. H. E. E. KOCH.

Mr. TUDOR RANASINGHE to be a Justice of the Peace and Unofficial Police Magistrate for the District of Negombo.

Mr. J. HENRY to be a Justice of the Peace and -Unofficial Police Magistrate for the judicial division of Matale, during the absence of Mr. A. Dyson ROOKE from the Island.

Mr. GEORGE HAWKINS to be a Justice of the Peace and Unofficial Police Magistrate for the District of Ratnapura, during the absence of Mr. R. GREGOR, from the Island.

By His Excellency's command,

Colonial Secretary's Office, A. G. M. FLETCHER, Colombo, June 25, 1926. Colonial Secretary.

No. 232 of 1926.

ITH reference to Notification No. 447 appearing in the Government Gazette of December 22, 1922, HIS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. D. M. W. SENEVIRATNE to be, in addition to his own duties, an Inquirer for the Vidane

Arachchi's divisions of Aparekka Walakada and Owitigam Walakada in Wellaboda pattu and Gangaboda pattu, respectively, of the Matara District.

By His Excellency's command,

Colonial Secretary's Office; A. G. M. FLETCHER, Colombo, June 18, 1926. Colonial Secretary.

No. 233 of 1926.

T is hereby notified that HIS EXCELLENCY THE GOVERNOR has been pleased to recognize Mr. CYRIL GEORGE SIMPSON, provisionally, as Consul for Sweden at Colombo, from June 22; 1926, during the absence of Mr. S. P. HAYLEY from the Island.

By His Excellency's command,

Colonial Secretary's Office,	A. G. M. FLETCHER,	
Colombo, June 11, 1926.	Colonial Secretar	ġ.

No. 234 of 1926.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. TIRUGNANA SAMPANDER SIVASIDAM-BARAM of Matale to be a Notary Public throughout Tenmaradchi and Pachchilappali divisions of Jaffna District, with residence and office at Kodigamam and an additional office at Chempiyanpattu, and to practise as such in the Tamil language.

By His Excellency's command,

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

APPOINTMENTS. REGISTRARS. &e., OF

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

Mr. NICHOLAS WILFRED MORGAPPAH (Jr.) as Additional Assistant Provincial Registrar of Births and Deaths, and of Marriages (General) of Matale District of the Central Province, with effect from June 19, 1926, vice Mr. CORNELIUS SENARATNE, transferred. His office will be at the Kachcheri, Matale.

Mr. CORNELIUS SENARATNE as Additional Assistant Provincial Registrar of Births and Deaths, and of Marriages (General) in the Hambantota District of the Southern Province, with effect from June 22, 1926, vice Mr. NICHOLAS WILFRED MORGAPPAH (Jr.), transferred. His office will be at the Kachcheri, Hambantota.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

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

Mr. JOHN VYRAMUTTU AIYAMPILLAI to act as Registrar of Lands, Trincomalee, for twenty days from June 17, 1926, during the absence of the Registrar, Mr. K. V. SUBRAMANIAM, on leave.

Registrar General's Office, Colombo, June 17, 1926.

Colonial Secretary's Office,

Colombo, June 22, 1926.

H. E. BEVEN, Registrar-General.

T is hereby notified that I have appointed Dr. DAVID BASIL D'ALWIS as Registrar of Births and Deaths of Panadure town division, in the Kalutara District of the Western Province, with effect from June 26, 1926, vice Dr. MUTUTANTRIPATABENDICE HENRY COORAY, retired. His office will be at the Civil Hospital, Panadure.

Registrar-Genereal's Office,	H. E. BEVEN,
Colombo, June 22, 1926.	Registrar-General.

T is hereby notified that I have appointed GAMMANPILA IMIYAGE DON HERALIS APPUHAMY (provisionally) as Registrar of Births and Deaths of Welgama division, and of Marriages (General) of Gangaboda pattu division, in the Kalutara District of the Western Province, with effect from July 1, 1926, vice DON CHARLES SAMARASEKERA, resigned. His office will be at Mahawalapanduregodellewatta in Welgama ; station : Delpawatta in Mahagama on first and third Thursdays of every month.

Registrar-General's Office,	H. E. BEVEN,
Colombo, June 23, 1926.	Registrar-General.

T is hereby notified that I have appointed WEERASURIYA WIJESUNDARA RAJAPAKSA WASALA MUDIYANSELAGE RAN BANDA to act as Registrar of Births and Deaths, and of Marriages (Kandyan and General) of Pata Hewaheta No. 1 division, in the Kandy District of the Central Province, for fourteen days with effect from June 20, 1926, vice WEERASURIYA WIJESUNDARA RAJAPAKSA WASALA MUDIYANSELAGE KALU BANDA, on leave. His office will be at Meegammanawatta in Hippola.

Registrar-General's Office,	H. E. BEVEN,
Colombo, June 18, 1926.	Registrar-General.

T is hereby notified that I have appointed RATNAYAKA MUDIVANSELAGE PUNCHI BANDA to act as Registrar of Births and Deaths of Uda Hewaheta No. 3 division, and of Marriages (Kandyan and General) of Uda Hewaheta division, in the Kandy District of the Central Province, for nine days with effect from June 22, 1926, vice JAYASEKARA MUDI-YANSELAGE DINGIRI BANDA, on leave. His office will be at Galgoda Kelepatana in Dara-oya.

Registrar-General's Office,	H. E. BEVEN,
Colombo, June 22, 1926.	Registrar-General.

T is hereby notified that I have confirmed RATNAYAKE MUDIANSELAGE PUNCHI BANDA in his appointment as Registrar of Births and Deaths of Kudagalboda korale division, and of Marriages (Kandyan and General) of Weudawili hatpattu division, in the Kurunegala District of the North-Western Province.

Registrar-General's Office,	H. E. BEVEN,
Čolombo, June 23, 1926.	Registrar-General.

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

The Additional Assistant Provincial Registrar, Colombo, has appointed MAHAMARAKKALAGE CAROLIS FERNANDO to act as Registrar of Marriages (General) of Colombo town division, in the Colombo District of the Western Province, for fourteen days from June 13, 1926, vice Registrar, WATUTANTRIGE ROMIEL DE ALWIS, deceased. His office will be at No. 71, Kollupitiya.

The Additional Assistant Provincial Registrar, Colombo, has appointed MUTUKUDA ARACHCHIGE ALBERT DIAS JAYATILAKA to act as Registrar of Births and Deaths of Kesbewa division, and of Marriages (General) of Palle pattu of Salpiti korale division, in the Colombo District of the Western Province, for eighteen days from June 18, 1926, during the absence of the Registrar, DON JOHN ISAAC GUNARATNA ABAYAWARDENE, on leave. His office will be at Delgahawatta in Kondurawa; station at Delgahawatta in Wewala on Mondays and Thursdays.

The Additional Assistant Provincial Registrar, Colombo, has appointed KURUWITA ARACHCHIGE DON RATNASEKERA to act as Registrar of Births and Deaths of Mulleriyawa division, and of Marriages (General) of Adikaripattu of Hewagam-korale division, in the Colombo District of the Western Province, for eight days from June 23, 1926, during the absence of the Registrar, MUDALIGE DON CAROLIS, on leave. His office will be at Telabugahawatta in Mulleriyawa.

The Additional Assistant Provincial Registrar, Colombo, has appointed DON DANIEL RANASINGHE to act as Registrar of Births and Deaths of Dompe division, and of Marriages (General) of Gangaboda pattu of Siyane korale east division, in the Colombo District of the Western Province, for six days from June 24, 1926, during the absence of the Registrar, HANDAPANGODAMUDALIGE DON ANTHONY GUNASEKERA, on leave. His office will be at Munamalgahawatta in Palugama.

The Additional Assistant Provincial Registrar, Kalutara, has appointed DON JUWANIS BASNAYAKE to act as Registrar of Births and Deaths of Kumbuke division, and of Marriages (General) of Kumbuke pattu division, in the Kalutara District of the Western Province, for thirty days from May 1, 1926, vice the Registrar, DON PROLIS DASANAYAKA, deceased. His office will be at Wattagewatta in Palannoruwa. The Additional Assistant Provincial Registrar, Kalutara, has appointed DON JUWANIS BASNAYAKE to act as Registrar of Births and Deaths of Kumbuke division, and of Marriages (General) of Kumbuke pattu division, in the Kalutara District of the Western Province, on May 31, 1926, vice the Registrar, DON PROLIS DASANAYAKA, deceased. His office will be at Wattagewatta in Palannoruwa.

The Additional Assistant Provincial Registrar, Kalutara, has appointed PALLAGE DON PROLIS APPUHAMY to act as Registrar of Births and Deaths of Welgama division, and of Marriages (General) of Gangaboda pattu division, in the Kalutara District of the Western Province, for sixteen days from June 15, 1926, vice the Registrar, DON CHAFLES SAMARASEKERA, resigned. His office will be at Sarakkuwewatta in Bulatsinhala; station : Delpawatta in Mahagama on first and third Thursdays of every month.

The Additional Assistant Provincial Registrar, Kalutara, has appointed EDWIN GUNATILAKE to act as Registrar of Births and Deaths of Haltota division, and of Marriages (General) of Munwattebage pattu division, in the Kalutara District of the Western Province, for two days from June 22, 1926, during the absence of the Registrar, UNDUGODAGE FRANCIS RODRIGO, on leave. His office will be at Alubogahawatta in Raddegoda; station at Delgahawatta in Milleniya on first and third Fridays of every month.

The Assistant Provincial Registrar, Nuwara Eliya, has appointed DELGODA LOKUBANDA ANGAMMANA to act as Registrar of Births and Deaths of Gravets (excluding the portion included in Nuwara Eliya town) division, and of Marriages (General) of Gravets and Nuwara Eliya town division, in the Nuwara Eliya District of the Central Province, for twenty-four days from June 18, 1926, during the absence of the Registrar, HERATH ATAPATTUWASALA MUDIYANSELAGE HERATH BANDA PETHIYACODA, on leave. His office will be at No. 68, Nuwara Eliya road, Nanu-oya.

The Additional Assistant Provincial Registrar, Matale, has appointed EKANAYAKA MUDIYANSELE WALAWWE-WATTEGEDARA KALU BANDA to act as Registrar of Births and Deaths of Laggala Udasiya pattu division, and of Marriages (General) of Matale East division, in the Matale District of the Central Province, for nine days from June 22, 1926, during the absence of the Registrar, EKANAYAKA MUDIYANSELE WALAWWEWATTEGEDARA KIRI BANDA, on leave. His office will be at Walaywewattegedara in Pitawala.

The Additional Assistant Provincial Registrar, Galle, has appointed MAYAKADUWE KARUNANAYAKE CORNELIUS DE SILVA to act as Registrar of Births and Deaths of Ambalangoda town division, in the Galle District of the Southern Province, for ten days from June 16, 1926, during the absence of the Registrar, RICHARD FRANCIS WEERASINGHE, on leave. His office will be at Civil Dispensary, Ambalangoda.

The Additional Assistant Provincial Registrar, Galle, has appointed DHARMACHANDRA WICKRAMASINHA to act as Registrar of Births and Deaths of Katukurunda division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for two days from June 17, 1926, during the absence of the Registrar, JACOVIS WICKRAMASINGHE, on leave. His office will be at Mudillagahawatta in Malalagama.

The Additional Assistant Provincial Registrar, Galle, has appointed ELGIN DE SILVA WEERASURIYA to act as Registrar of Births and Deaths of Kataluwa division, and of Marriages (General) of Talpe pattu division, in the Galle-District of the Southern Province, for two days from June 18, 1926, during the absence of the Registrar, WILLIAM WARNASURIYA, on leave. His office will be at Nalaarambewatta in Kataluwa.

The Additional Assistant Provincial Registrar, Galle, has appointed NIKULAS JAYAWARDENA to act as Registrar of Births and Deaths of Kottawa division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for thirty days from June 20, 1926, during the absence of the Registrar, WITANAWASAN JEERIS DE SILVA, on leave. His office will be at Talagahawatta in Tellambure.

The Additional Assistant Provincial Registrar, Galle, has appointed KALUHAT VALENTINE DE ABREW to act as Registrar of Births and Deaths of Welitara division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, for eight daysfrom June 22, 1926, during the absence of the Registrar, DEMUNIS CORNELIS DE ZOYSA ABAYASRIWARDENA, ON leave. His office will be at Mawatabadawatta in Welitara.

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The Additional Assistant Provincial Registrar, Galle, has appointed ISAAC CHARLES DIAS GURUSINHA to act as Registrar of Births and Deaths of Weragoda division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, on June 23, 1926, during the absence of the Registrar, HIKKADUWE VIDANERAILAGE DON ARTHUR ABAYARATNE WICKRAMA-SINHA, on leave. His offices will be at Pingahawatta in Godagama and Achariaramba alias Kumarungewatta in Alutwala.

The Additional Assistant Provincial Registrar, Galle, 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 Galle District of the Southern Province, on June 23, 1926. during the absence of the Registrar, MAWANANEHEWA JOHN DE SILVA, on leave. His office will be at Maralagodawatta in Batapola.

The Assistant Provincial Registrar, Hambantota, has appointed KITIGIGANA ABACHCHI PATABENDIGE DON EDORIS to act as Registrar of Births and Deaths of Tihawa division, and of Marriages (General) of Magam pattu division, in the Hambantota District of the Southern Province, for seven days from June 18, 1926, during the absence of the Registrar, ANDRAYAS DE SILVA WICKRAMA-NAYAKA, on sick leave. His office will be at Viharagodella in Tihawa.

The Assistant Provincial Registrar, Hambantota, has appointed SIRISENA SAMARAKON SINGAPPULI to act as Registrar of Births and Deaths of Kahawatta Upper division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for ten days from June 21, 1926, during the absence of the Registrar, JOHANNES ABRAHAM SINGAPPULI, on leave. His office will be at Angahawatta in Mahahilla; additional office : Galhiressewatta in Waharaggoda.

The Assistant Provincial Registrar, Hambantota, has appointed ANDRAY & DIAS RATNATUNGA to act as Registrar of Births and Deaths of Kahawatta Lower division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for five days from June 22, 1926, during the absence of the Registrar, GIRIGORIS DIAS RATNATUNGA, on leave. His office will be at Udumulla-addarawatta in Aramwela; additional office: Ambagahahena in Kudahilla.

The Assistant Provincial Registrar, Hambantota, has appointed Don Andrayas Sundarapperuma Patirana to act as Registrar of Births and Deaths of Walasmulla Upper division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for thirty days from June 25, 1926, during the absence of the Registrar, DON CAROLIS WICKRAMARATNA KURUPPU NANAYAKKARA, on sick leave. His office will be at Pahalawatta in Walasmulla.

The Provincial Registrar, Jaffna, has appointed KATIRIT-TAMPI SARAVANAMUTTU to act as Registrar of Marriages (General) of Pachchilaippali division, in the Jaffna District of the Northern Province, for eight days from June 16, 1926, during the absence of the Registrar, VAVITILINGAM CHELLAIVA, on leave. His office will be at Mahesvariwasa in Periyapalai.

The Assistant Provincial Registrar, Jaffna, has appointed SOOSAIPPILLAI RAYAPPU to act as Registrar of Marriages (General) of Vadamaradchi division, in the Jaffna District of the Northern Province, for three days from June 30, 1926, during the absence of the Registrar, MANUELPILLAI MICHELPILLAI, on leave. His office will be at Kuruditoddam in Puloli East.

The Assistant Provincial Registrar, Mullaittivu, has appointed KASITHAMBY UDAIYAR MAPPANAR to act as Registrar of Births and Deaths of Karunaval pattu south

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of Karunaval pattu south and Udaiyavur north division, in the Mullaittivu District of the Northern Province, for seven days from June 25, 1926, during the absence of the Registrar, KASITHAMBY UDAIYAR KAILASAPILLAI, on leave. His office will be at Udaiyavalavu, Karuppaddamurippu.

The Assistant Provincial Registrar, Trincomalee, has appointed VALLIPURAMPILLAI MUDALIYAR COOMARASAMY to act as Registrar of Marriages (General) of Trincomalee town and Gravets division, in the Trincomalee District of the Eastern Province, for twenty-one days from June 17, 1926, during the absence of the Registrar, KATHIRGAMER VALLIPURAM SUBRAMANIAM, on leave. His office will be at the Land Registry and Jasmine Lodge; division No. 1, Trincomalee.

The Assistant Provincial Registrar, Trincomalee, has appointed Dr. APPUWAHANDY BERNARD MENDIS to act as Registrar of Births and Deaths of Trincomalee town within Local Board limits division, in the Trincomalee District of the Eastern Province, for three days from June 17, 1926, during the absence of the Registrar, Dr. S. THAMBIPILLAI, on leave. His office will be at the Civil Hospital, Trincomalee.

The Assistant Provincial Registrar, Trincomalee, has appointed SINNATHAMBY KANAPATHIPPILLAI to act as Registrar of Births and Deaths of Trincomalee town, outside Local Board limits division, and of Marriages (General) of Trincomalee town and Gravets division, in the Trincomalee District of the Eastern Province, for thirty days from June 17, 1926, during the absence of the Registrar, KULANTHAIVELU NARAYANAPILLAI, on leave. His office will be at Sampaltivu.

The Additional Assistant Provincial Registrar, Kurunegala, has appointed WASALAMUDIANSILAGE APPURAMY to act as Registrar of Births and Deaths of Giratalane korale division, and of Marriages (General) of Dewamedi hatpattu division, in the Kurunegala District of the North-Western Province, for eighteen days from June 16, 1926, during the absence of the Registrar, GALDENIPATI-BANNEHELAGE JAYATUHAMY, on leave. His office will be at Dinewewa.

The Assistant Provincial Registrar, Puttalam-Chilaw, has appointed ABHAYSINHA HERATH MUDIYANSELAGE APPUHAMY to act as Registrar of Births and Deaths of Rajakumarawanni pattu division, and of Marriages (General) of Rajakumarawanni pattu division, in the Puttalam District of the North-Western Province, for thirty days from June 9, 1926, vice Adikari Mudiyanselage Kirihamy, deceased. His office will be at Sembukuliya.

The Assistant Provincial Registrar, Puttalam-Chilaw, has appointed DON ALBERT RATNAYAKE to act as Registrar of Births and Deaths of Meda palata west division, and of Marriages (General) of Pitigal korale south division, in the Chilaw District of the North-Western Province, for thirty days from June 15, 1926, vice Registrar, PATIRAJA RATNA-VAKEHITIGE DON JOSEPH PEREBA, retired. His office will be at Horagolla.

The Assistant Provincial Registrar, Puttalam-Chilaw, has appointed WIKBAMA LAWRENCE MENDIS WIJEGOONE-RATNE SENENAYAKA to act as Registrar of Births. and Deaths of Yagam pattu south division, and of Marriages (General) of Pitigal korale north division, and of mariages (General) of Pitigal korale north division, in the Chilaw District of the North-Western Province, on June 15, 1926, during the absence of the Registrar, WIKRAMA DARNIS MENDIS WIJEGOONERATNE SENANAYAKE, on leave. His office will be at Kosgahawatta, Madampe.

The Assistant Provincial Registrar, Puttalam-Chilaw, has appointed RAJAKARUNA ABAYARATNA HERATMUDI-YANSELAGE UKKUBANDA to act as Registrar of Births and Deaths of Kirimetiya pattu division, and of Marriages (General) of Kirimetiya pattu division, in the Puttalam District of the North-Western Province, for twelve days from June 20, 1926, during the absence of the Registrar, RAJAKARUNA ABAYABATNA HERATMUDIYANSELAGE RAN BANDA NAWAGATTEGAMA, on leave. His office will be at Nawagattegama.

The Assistant Provincial Registrar, Puttalam-Chilaw, Registrar of Births and Deaths of Karunaval pattu south has appointed MOHAMED IBRAHIM ABUSALIHU to act as and Udaiyavur north division, and of Marriages (General) Registrar of Births and Deaths of Puttalam pattu north £."-

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division, and of Marriages (General) of Puttalam pattu and Gravets division, in the Puttalam District of the North-Western Province, for thirty days from June 25, 1926, vice WILLIAM MOSES DE SILVA WIKRAMATILAKA, resigned. His office will be at Green Lodge, Puttalam.

The Assistant Provincial Registrar, Badulla, has appointed SERATMUDIYANSELAGE TISAHAMY to act as Registrar of Births and Deaths of Nikawetiya division, and of Marriages (General) of Wellassa division in the Badulla District of the Province of Uva, for thirty days from June 15, 1926, during the absence of the Registrar, ADIKARI-MUDIYANSELAGE APPUHAMY, on leave. His office will be at Bandarawatta in Baduluwela.

The Provincial Registrar, Ratnapura, has appointed PATIRAGE PUNCHI APPUHAMY to act as Registrar of Births and Deaths of Madampe division, and of Marriages (General) of Atakalan korale division, in the Ratnapura District of the Province of Sabaragamuwa, for eight days from July 1, 1926, during the absence of the Registrar, Don MAXMILLION

RANASINHA, on leave. His office will be at Jayasundara Walauwewatta in Madampe.

The Assistant Provincial Registrar, Kegalla, has appointed WALKATURE MUDIYANSELAGE MEDDUMA BANDA to act as Registrar of Births and Deaths of Mawata pattuwa south division, and of Marriages (General) of Paranakuru korale division, in the Kegalla District of the Province of Sabaragamuwa, for three days from June 15, 1926, during the absence of the Registrar, WALKATURE MUDIYANSELAGE LOKU BANDA, on leave. His office will be at Muttettuwatta in Godigomuwa. The Assistant Provincial Registrar, Kegalla, has appointed BASNAYAKE ARACHCHILLAGE APPUHAMI to aot as Registrar of Births and Deaths of Walgam pattuwa division, and of Marriages (General) of Galboda and Kinigoda korales division, in the Kegalla District of the Province of Sabaragamuwa, on June 23, 1926, during the absence of the Registrar, SENEVIRATNE WASALATENNAKOON MUDIYANSE-RALAHAMILLAGE MEDDUMA BANDA, on leave. His office will be at Nagahagodawatta in Miduma.

The Assistant Provincial Registrar, Kegalla, has appointed RATNAYAKE MUDIYANSELAGE UKKU BANDA to act as Registrar of Births and Deaths of Ganhata palata division, and of Marriages (General) of Paranakuru korale division, in the Kegalla District of the Province of Sabaragamuwa, for five days from June 23, 1926, during the absence of the Registrar, EDIRISURIYA MUDIYANSELAGE KIRIBANDA EDIRISURIYA, on leave. His office will be at Migahakotuwewatta in Kalwana.

The Assistant Provincial Registrar, Kegalla, has appointed HERAT MUDIYANSELAGE BANDARA APPOO to act as Registrar of Births and Deaths of Kitulgal palata division, and of Marriages (General) of Three Korales and Lower Bulatgama division, in the Kegalla District of the Province of Sabaragamuwa, for nine days from June 24, 1926, during the absence of the Registrar, MALAPATIRANNE-HELAGE UWANERIS WIJESINHA, on leave. His office will be at Udahawatta in Polatagama.

Registrar-General's Office, Colombo, June 23, 1926. H. E. BEVEN, Registrar-General

GOVERNMENT NOTIFICATIONS.

A PPLICATIONS on Form General 187 (F 2) from officers in Classes I. and II. of the Clerical Service for transfer to the post of Chief Clerk, Kegalla Kachcheri, will be considered if forwarded through the Head of the applicant's Department and received in the Secretariat on or before July 5, 1926.

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

Colonial Secretary's Office, Colombo, June 23, 1926. By His Excellency's command, A. G. M. FLETCHER,

Colonial Secretary.

A PPLICATIONS on Form General 187 (F 2) from officers in Class II. of the Clerical Service for transfer to the post of Interpreter, Nuwara Eliya Kachcheri, will be considered if forwarded through the Head of the applicant's Department and received in the Secretariat on or before July 5, 1926.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

A PPLICATIONS on form General 187 (F 2) from officers in Class II. of the Clerical Service for transfer to the post of Chief Clerk, Deputy Fiscal's Office, Trincomalee, will be considered if forwarded through the Head of the applicant's Department and received in the Secretariat on or before July 5, 1926.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

Colonial Secretary's Office, Colombo, June 25, 1926.

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

T is hereby notified for general information, under motor by-law No. 18 (4) A published in *Government Gazette* of August 18, 1922, that His Excellency the Governor in Executive Council has been pleased to declare that the road mentioned in the schedule hereto annexed is unsuitable for motor vehicles exceeding two tons in weight when fully loaded and equipped.

Colonial Secretary's Office, Colombo, June 16, 1926. By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE.

Central Province, Harispattu Division. Arambakade-Bokkawela estato cart road.

Excise Notification No. 154.

T is hereby notified that His Excellency the Governor has, under the provisions of section 24 of "The Excise Ordinance, No. 8 of 1912," been pleased to direct that the following shall be the general conditions applicable to all Excise licences on and after July 1, 1926, from which date the general conditions applicable to all Excise licences appearing in Excise Notification No. 145A dated July 27, 1925, will be cancelled.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 5, 1926.

A. G. M. FLETCHER,

Colonial Secretary.

General Conditions applicable to all Excise Licences.

1. Sales at taverns (whether country liquor or foreign liquor) must be conducted in a suitable building of which ole or part must be set aside for exclusive use as a tavern. If there are means of communication between the tavern the whole or part must be set aside for exclusive use as a tavern. and an adjoining dwelling house, they must be kept permanently closed. In the case of all taverns there shall be no possible means of ingress or egress except by the front door. In the case of taverns in Municipalities, Local Board towns, or towns brought under the operation of the Small Towns Sanitary Ordinance, No. 18 of 1892, and of "The Local Government Ordinance, No. 11 of 1920," the tavern premises shall have no doors except into the main street. The interior of the tavern shall be sufficiently lighted by day and by night, and the tavern shall not be used as a place of residence, save by the vendor or a caretaker.

No alterations or additions shall be made to any tavern building, nor shall any wall, fence, or other enclosure be erected without the approval of the Government Agent.

2. A signboard must be affixed to the front of each licensed distillery, brewery, wholesale warehouse, arrack renter's storehouse, bottling warehouse, or tavern (including beer and porter), showing the number and nature of the licence, the name of the licensee, and, in the case of country liquor taverns, the current rate of sale. These particulars must be legibly painted in English or the local vernacular. The licence and a printed copy of these conditions must be hung up in a conspicuous place within all licensed premises. In the case of taverns, the licence must show the names of the salesmen.

3. (1) The possession upon any licensed premises of any liquor or intoxicating drug, except that to which the licence relates, or of any essence or substance used or capable of being used for colouring or flavouring liquor, is prohibited, provided that this shall not apply to harmless substances kept or used in distilleries to flavour or colour liquor, if such are approved by the Excise Commissioner. .

(2) All liquor and intoxicating drugs sold or kept for sale shall be of good quality and unadulterated. Nothing shall be added to them, either to increase their intoxicating power or for any other purpose, provided that this shall not apply to had males substances kept or used in distilleries to flavour or colour liquor, if such are approved by the Excise Commissioner,

(3) No licensee or renter and his tavern-keeper shall sell any liquor at a price higher than the current rate appearing on the signboard.

4. All officers authorized to inspect licensed premises (*vide* condition 21 *infra*) are authorized to detain any liquor or intoxicating drug reasonably suspected to be unfit for consumption or use, or which they may believe to have been tampered with, and all licensees shall give all such officers all such facilities and assistance as they may require for the exercise of their powers.

The sale or transport of liquor or intoxicating drugs by persons below the age of sixteen, or by persons suffering 5. from leprosy or any contagious or infectious disease, and the employment of such persons for the sale of the same, are prohibited. The names of all persons employed or proposed to be employed in godowns, warehouses, taverns, or bars shall

Toddy Taverns.—Toddy taverns shall remain open between the hours of 8 A.M. and 6.30 P.M., and shall be kept closed at all other hours. The Government Agent may, after consulting the Advisory Committee, fix the opening hour of toddy taverns as early as 7 A.M., where local circumstances are found to require it, and may extend the hour of closing any taverns in towns, and for special reasons outside towns, to such hour as he may fix, not being later than the closing

hour of arrack taverns in the same area, and shall enter such hours of opening and closing in the licence. No sale shall take place between the time at which the tavern is required to be closed at night and the time fixed for opening. Arrack Taverns .- Arrack taverns shall remain open between the hours of 8 A.M. and 6.30 P.M., and shall be kept closed at all other hours. The Government Agent may, after consulting the Advisory Committee, extend the hour of closing any such taverns in towns, and for special reasons outside towns, to such hour as he may fix, not being later than the closing hour of such taverns in April, 1917, and in no case later than 9 r.m., and shall enter the hour of closing in the licence. No sale shall take place between the time at which the tavern is required to be closed at night and 8 A.M. next morning.

Places licensed for the Sale of Foreign Liquor.—The hours for opening and closing will be noted on the licence by the Government Agent, provided, however, that in cases for which Excise Notification No. 76 published in the Ceylon Government Gazette No. 6,953 of June 28, 1918, has prescribed hours, such prescription of hours shall hold good. No sale of liquor shall take place between the hour at which the premises are required to be closed and the hour fixed for opening. Taverns (including places licensed for the sale of beer and porter only) and bars shall remain closed between the hours fixed for closing and the hour fixed for opening. The closing hour of foreign liquor taverns (including places licensed for the sale of beer and porter only) shall not be later than the closing hour of arrack taverns in the same area.

The licensing authority may, however, in special cases authorize licensed premises, other than taverns and places licensed for the sale of beer and porter, to be kept open to such later hour as may be fixed by him, provided that no liquor shall be sold between the hours of closing and opening appearing in the liquor licence.

No drunkenness, disorder, or gaming shall be permitted in taverns and other licensed premises. Every person licensed to sell liquor and every keeper of any licensed premises shall refuse to admit to, and shall furn out of, the premises

in respect of which the licence is granted any person who is drunk, violent, quarrelsome, or disorderly, and any person whose presence on the premises would subject him to a penalty under any Ordinance for the time being in force.
8. No robbers, thieves, habitual criminals, of disorderly or riotous persons or reputed prostitutes shall be harboured in any licensed premises. Intimation of their resort thereto shall be given to the nearest Magistrate or Police Officer by the licensee.

* In taverns which are clearly of a superior character, private bars may be sparingly allowed by the Government Agent under a special licence to be granted by him, free of fee; provided that the interior of the bar is wholly visible from the doorway, and that the entrance to it is either through the main door of the shop, or through a separate door clearly labelled or provided with a proper sigaboard to show its nature. 5.1

No person shall be harboured in any licensed premises between the hours of closing and opening such premises, 9. and no constable shall be harboured in such premises during his time of duty.

Taverns situated on or adjacent to the line of march must be closed, if the Government Agent so orders, while 10. a regiment or detachment of European or native soldiers is passing, or is encamped in the vicinity ; and if the Government Agent so orders, any licensed premises must be temporarily closed in times of religious excitement, or when a disturbance exists or is apprehended. Every Excise licencee shall of his own motion close his licensed premises when there is a riot or disturbance in the neighbourhood.

On days of polling in respect of licensed premises the Government Agent or his Assistant shall order the 10A. closure of all taverns in the area in which polls are held, and the grantee shall have no claim to a remission on this account. 11. The right is reserved to the Government Agent to grant "Occasional licences" for the sale of liquor on the occurrence of fairs, festivals, &c. Such licences shall ordinarily be granted to the tavern-keepers who usually supply the locality, or to the representative of the renter. Their period shall not exceed ten days, and the fees to be paid therefor shall be fixed at the discretion of the officer issuing the licences.

No liquor shall be sold or given-

- (a) Except at licensed premises specially approved by the Officer Commanding the Troops in the Colony or the Officer Commanding the Station or Camp, and then only in respect to such liquors as shall be approved by the same authority in consultation with the Excise authorities and specified in the licence—
 - (1) To sailors in the Royal Navy, soldiers, and the members of their families ; or (2) To any other person living in barracks.

(b) Whilst on duty to any-

- (1) Member of the Police Force or officer of the Excise Department; or
- (2) Railway servant; or

To a woman for consumption within the premises of a tavern.

(d) In any circumstances to any

- 1) Person under sixteen years of age ; or
 - (2)Insane person; or
 - (3) Person known or believed to be intoxicated.

13: No privilege of manufacture, supply, or sale, or any interest therein shall be sold, transferred, or sub-rented without the Government Agent's previous permission ; nor, if the Government Agent so orders, shall any agent be appointed for the management of any such privilege without his previous approval.

14. Taverns must be kept open, unless their temporary closure is authorized under condition 10 supra, and such supply of liquor as the Government Agent may consider sufficient to meet local requirements must be maintained therein. Taverns not opened by dates to be fixed by the Government Agent shall be liable to be resold at the risk of the licensees.

15. No liquor shall be sold in taverns except for cash. All licensees shall, subject to any special condition limiting the quantity that may be sold, be bound to supply liquor on demand and on tender of cash to any person entitled to demand it.

No liquor or intoxicating drug shall be sold either below the minimum or above the maximum prices fixed for 16. sale of the same in accordance with the law for the time being in force. J.

sale of the same in accordance with the law for the time being in force. J.
17. No liquor or intoxicating drug in excess of the quantity prescribed for possession without a licence shall be permitted to be removed by any person at any one time from any licensed premises without a valid permit; nor shall liquor or intoxicating drugs be sold at godowns or warehouses in quantities less than the minima prescribed.
18. True accounts of transactions shall be maintained from day to day in ink in forms approved by the Excise Commissioner, and shall be kept in the licensed premises. Such accounts shall be correctly and promptly totalled at the end of each month. The accounts and passes shall be in printed books, which may be obtained from any Kachcheri on newment of eact price into a Community of eact price. payment of cost price, or on production of receipts for the payment of the cost price into a Government Treasury. Passes for liquor or intoxicating drugs received and the counterfoils of passes issued must be carefully filed in the licensed premises. The signing of blank passes for subsequent issue is prohibited. The accounts and counterfoils of passes shall be preserved by the licensee for one year after the period covered by the licence, and shall be produced when called for by an officer not below the rank of Assistant Superintendent of the Excise Department.

Such returns and information as may be required by the Excise Commissioner or by the Government Agent 19. from time to time shall be furnished by holders of licences

20. When any weights, measures, or instruments have been prescribed for use in any licensed premises, only such weights, measures, and instruments as have been prescribed shall be possessed or used on such premises, and they shall be tested and stamped by the stamping establishment of the district, if the Government Agent shall so direct. The possession or use of weights or measures that are incorrect on any licensed premises will render the licensee liable to purishment. The officers authorized to inspect licensed premises are-21.

- - (1) Any officer of the Revenue Department of rank not lower than a Ratemahatmaya, Mudaliyar, Muhandiram, or officer of like rank ;
 - Any officer of the Excise Department of rank not lower than Inspector ; and
 - (3) Any person appointed under section 7 (c) to perform the acts and duties mentioned in sections 32, 34, and 45 (a). (Vide Excise Notification No. 68.)

These officers are empowered to enter and examine the premises, to test weights and measures in use, and the liquor and intoxicating drugs in the possession of licensees, to remove samples of the same, free of charge, after duly sealing them in presence of the licensees, for purposes of chemical analysis where there is reason to test quality or strength, and to call for and check the accounts kept in the licensed premises. In regard to taverns (including premises licensed for the sale of beer and porter only) such officers are further empowered to examine any private documents or books within the premises, and, if any offence is disclosed thereby, to seize and remove such documents or books. All licensees shall give to all such officers all such facilities and assistance as they may require for the exercise of their powers. Nothing in this condition shall be interpreted as depriving Police Officers of any powers vested in them by law, and no claim shall lie for compensation for the value of such samples.

22. An inspection note book with the pages numbered consecutively shall be kept by the licensee in the licensed premises for the entry in it by Inspecting Officers of their remarks, and be handed over to the Superintendent or Assistant. Superintendent of Excise, or any officer authorized by him to receive it, on a receipt being given therefor.

Licensees are bound to report to the Government Agent all instances which come to their knowledge of persons employed by them in the manufacture, transport, or sale of liquor and intoxicating drugs committing breaches of the Excise laws, and to comply with the Government Agent's orders respecting the continued employment of such persons. No persons who have been convicted under the Ceylon Penal Code or under "The Excise Ordinance, No. 8 of 1912," shall be employed in the transport or sale of liquor and intoxicating drugs without the Government Agent's previous permission.

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24. Pecuniary dealings of any kind whatever by licensees with officials of the Excise Department are absolutely prohibited.

25. All licensed premises, and all vessels, measures, and other articles used for the storage or sale of liquor therein, shall be kept scrupulously clean.

26. All licensees shall be bound by any additional general rules that may be prescribed under the Excise law, and if so required by the Government Agent or any officer authorized by him, to deliver up their licences for amendment or for the issue of fresh ones.

27. The possession (save under and in accordance with the law applicable to unlicensed persons) or sale by any licensee of any excisable article elsewhere than at the premises to which his licence refers is prohibited.

28. In no case shall an arrack or toddy renter or a licensee of a foreign liquor tavern, either personally or by an agent, transport from a tavern any quantity of liquor that may have been sold without a special permit from the Government Agent or Assistant Government Agent.

29. All vessels at arrack renters' storehouse, arrack taverns, toddy taverns, and beer and porter shops used for storing or for transport of liquor shall have their correct capacities marked in terms of gallons, and be provided with accurate dip-rods to ascertain the correct quantities they hold.

Dip-rods for casks and other receptacles shall be kept in the licensed premises, and renters shall provide duplicate keys of each cask, which shall remain in the custody of the Assistant Superintendent of Excise.

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

Excise Notification No. 155.

W HEREAS the Governor in Executive Council has made the following rule under section 31 of "The Excise Ordinance, No. 8 of 1912."

And whereas by the provise to that section it is provided that in any case of urgency the Governor in Executive Council may by notification declare any such rule to be in force from a date named therein :

It is here by notified that the Governor in Executive Council has been pleased to declare that the following rule shall come into force under the said proviso of the said section, as and from the date hereof.

By His Excellency's command,

A. G. M. FLETCHER,

Colonial Secretary.

Colonial Secretary's Office, Colombo, June 18, 1926.

RULE REFERRED TO.

Notwithstanding anything contained in rule 5 of the rules appearing in Excise Notification No. 146 dated August 14, 1925, and published in *Government Gazette* No. 7,478 dated August 14, 1925, it shall be competent for the Government Agent to accept objections to the list made and received after May 31, up to and including June 14, and to post a certified copy of the final list on the Kachcheri notice board on or before July 14, and the reference to May 31 and June 30 in the said rule shall be deemed for all purposes to be references to June 14 and July 14, respectively.

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

IS Excellency the Governor has been pleased, in terms of rule 2 (e) (i.) of Excise Notification No. 85, to nominate Mr. B. Parker to be a member of the Excise Advisory Committee for the Chilaw Revenue District Area for the remainder of the period of three years ending September 30, 1927, vice Hon. Mr. N. J. Martin, who has left the Island.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary

Colonial Secretary's Office, Colombo, June 14, 1926.

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

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 Companies incorporated under the Joint Stock Companies Ordinances, to compound for the payment of stamp duty on share certificates, specified in Schedule B of the said Stamp Ordinance, on the conditions set out in section 5 aforesaid, sub-sections (1) (c) (ii.), (iii.), and (iv.).

Colonial Secretary's Office, Colombo, June 22, 1926. By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

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COMPANIES REFERRED TO.

Kaloogala (Uva) Estates, Limited. The Taurus Estates, Limited.

"THE LOCAL BOARDS' ORDINANCE, 1898."

BY-LAWS made by the Local Board of Health and Improvement, Kurunegala, in pursuance of section 56 (2A) of the above-named Ordinance and confirmed by His Excellency the Governor, with the advice of the Executive Council, in terms of section 57 of the said Ordinance, are hereby published for general information.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 23, 1926.

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A. G. M. FLETCHER, Colonial Secretary.

By-LAWS REFERRED TO.

1. Public stands for mechanically propelled coaches and other mechanically propelled vehicles plying for hire shall be appointed at the following places :---

(1) At the junction of St. Anna's street and Puttalam road;

(2) At Morris street facing the esplanade;

(3) At Dambulla road opposite Land Registry;

(4) At the market place by Colombo road;

(5) At Saunder's street;

and at such other places whereof due notice shall be given.

2. When such public stands shall be appointed the proper authority shall cause due notice thereof to be given in such public manner as to him may seem fit that the same will be opened for public use on a date to be fixed in the said notice, and no mechanically propelled coach or mechanically propelled vehicle shall remain for hire from that date, except at one of such stands, or at the owner's residence or place of business, or other place belonging to private individuals.

3. A mechanically propelled vehicle brought into the stand shall be parked in such a manner that it shall cause no inconvenience to other vehicles in the stand or coming into the stand, and in such a manner that it shall not obstruct the free movements of other vehicles in the stand. The driver of such a vehicle shall always be in attendance on his vehicle and shall move his vehicle when reasonably called upon to do so by other drivers of vehicles for the purpose of obtaining ingress or egress.

4. All drivers and other persons in charge of vehicles in the stand shall conduct themselves in an orderly manner, and shall not be found in a stand in a state of drunkenness, and shall not accost or molest passengers.

5. No mechanically propelled coaches or lorries for the conveyance of goods shall be left or permitted to remain in any public road except for such time as shall be necessary only for the taking up or setting down of passengers and for loading and unloading of goods respectively.

6. No mechanically propelled coaches shall be halted in any part of the Bazaar street or Esplanade street at any time for any purpose whatsoever. Lorries for the conveyance of goods shall be halted in the Bazaar street only for such time as shall be necessary for loading and unloading goods.

7. All mechanically propelled coaches are prohibited from using the following roads for any purpose whatsoever save as hereinafter expected :---

(1) Mitford street.

Colonial Secretary's Office

Colombo, June 23, 1926.

(4) Bazaar street.(5) Esplanade street

(2) Sharpe road.(3) Circular road West.

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(5) Esplanade street.

Lorries conveying goods to or from the premises of persons resident along the Bazaar street are exempted.

8. No mechanically propelled coach or lorry for the conveyance of goods shall proceed at a greater speed than 8 miles per hour within the Local Board limits of the town.

"THE CEYLON MEDICAL COLLEGE ORDINANCE, 1905."

RULE made by the Council of the Ceylon Medical College, under section 14 of "The Ceylon Medical College Ordinance, 1905," and approved by His Excellency the Governor and the Executive Council.

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

RULE.

The following additions shall be made to the table of College fees published by Notification dated May 25, 1920, in ^ Government Gazette No. 7,107 of June 4, 1920 :---

Second Professional Subjects.

	Long S	ession.	Short Session.		
	First Course.	Second or Subsequent Course.	First Course.	Second or Subsequent Course.	
• .	Rs. c.	Rs. c.	Rs. c.	Rs. 'c.	
Physiology revision (from students who joined the Ceylon Medical College between October 1, 1920,	, ·	··· — "·	• • • • • • • • •	15 0	
and July 31, 1924)			• • •		

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"THE CEYLON MEDICAL COLLEGE ORDINANCE, 1905."

JULE made by the Council of the Ceylon Medical College, under section 14 of "The Ceylon Medical College Ordinance, 1905," and approved by His Excellency the Governor and the Executive Council.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 8, 1926.

A. G. M. FLETCHER,

Colonial Secretary.

RULE REFERRED TO.

Rule 3 of the rules made under section 14 of "The Ceylon Medical College Ordinance, 1905," and published by Notification dated April 7, 1926, in Government Gazette dated April 9, 1926, is hereby repealed, and the following substituted therefor :-

3. The Pre-Medical Examination shall include the subjects of Chemistry, Physics, and Biology, and shall be held twice a year in Colombo, in the months of March and September, except in the year 1926, when it shall be held in the month of June.

the month of June. This examination shall be conducted by a Board of Examiners consisting of the Professors in Chemistry and Physics and the Lecturers in Botany and Zoology at the University College, the Government Analyst, the Registrar of the Medical College, and the Director or the Deputy Director of Medical and Sanitary Services. The standard of the Medical College, and the Director or the Deputy Director of Medical and Sanitary Services. The standard of the examination shall be, as far as possible, that of the first Professional Examination of the Ceylon Medical College as held hitherto. A course of instruction in the subjects of the Pre-Medical Examination must be taken either at the Ceylon University College or at any other College or school in which the teaching and equipment provided for instruction are of a standard approved by the Ceylon Medical College Council. Details of the scope and duration of the course of study necessary for this examination shall be furnished by the Registrar of the Ceylon Medical College on application to him.

" THE CEMETERIES AND BURIALS ORDINANCE, 1899."

Y-LAWS made by the Government Agent, Western Province, under section 38 of "The Cemeteries and Burials Ordinance, 1899," confirmed by the Governor, with the advice of the Executive Council, and published as required by section 39 of the said Ordinance.

Colonial Secretary's Office, Colombo, June 16, 1926.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

BY-LAWS REFERRED TO.

1. All burial grounds in the areas specified in the schedule hereto shall be registered in the office of the proper authority within three months from the date hereof.

2. Applications for such registration may be made by the trustees, managers, or proprietors of the burial grounds or by any person interested therein and shall contain the following particulars :

(a) Name of the district, korale, pattuwa, peruwa, division, badda, village.

(b) Name of the burial ground.

(c) A plan of the land by a surveyor or in its absence a sketch giving the measurements in yards along the various boundaries.

(d) The name and residence of the trustees, managers, or proprietors.

(a) The main and residence of the trustees, managers, or proprietors.
 (c) To what community or communities the burial ground is open, provided that no such application need be made in respect of the burial grounds appearing in *Gazettes* Nos. 6,737 of September 3, 1915; 6,714 of May 21, 1915; 6,872 of May 18, 1917; 6,761 of December 10, 1915.

The trustees, managers, or proprietors of any burial ground or the person having sole or principal charge, 3. shall, within one month of the publication of these hy-laws nominated a person, hereafter referred to as the "responsible officer," who shall be responsible to the proper anthority for the proper regulation of the burial and cremation of corpses in such burial ground and for ensuring that graves shall be of proper width; in default, the proper authority shall nominate a person who shall be so responsible.

4. In the case of such burial grounds as are in charge of the proper authority, the Police Vidane, exercising authority over the area in which the burial ground is situated shall in the absence of a special written nomination of some other person, be the "responsible officer," who shall be responsible for the proper authority for the pr per regulation of the burial and cremation of corpses, and for ensuring that graves shall be of proper depth.
5. It shall be the duty of the "responsible officer" to furnish such in ormation as the proper authority may from time to curve.

from time to time require.

The "responsible officer" shall forthwith report any burial grounds opened under section 34 or closed under 6.

section 35 of the Ordinance. 7. It shall be the duty of the responsible officer to see that all burial grounds in his charge are kept clear of all weeds and undergrowth, and that no rubbish is deposited thereon.

8. In the case of the burial grounds mentioned in by-law 2 above, should the "responsible officer" fail to keep the burial grounds clear of all weeds and undergrowth and all other rubbish, the proper authority may proceed in the manner indicated in section 37 of "The Cemeteries and Burials Ordinance, 1899." In the case of burial grounds in charge of the proper authority, the responsible officer shall not incur any expenditure without previous sanction thereto having been obtained from such authority.

 All graves shall be dug in order, so as not to waste space and shall not be less than 6 feet deep.
 Burial grounds shall be inspected once in every three months by the Vidane Arachchi of the peruwa in which c they are situated, who shall report to the proper authority as to-(a) their cleanliness; (b) their freedom from weeds or c_{ab} jungle growth; (c) the nature of the boundaries; (d) any encroachment.

(For this purpose a list of the burial grounds within the peruwa shall be kept by each Vidane Arachchi.)

Schedul

 (1) Colombo Mudaliyar's Division. (2) Salpiti korale. (3) Hewagam korale. (4) Hapitigam korale. (5) Alutkuru korale south. (6) Alutkuru korale north. (7) Siyane korale east. (8) Siyane korale west. 	

THE following amendments to the Code of Regulations for the Board of Education, are hereby published for gene Ordinance No. 1 of 1920.	vernment Schools. or Government Schools, which have been passed by eral information in accordance with section 10 (2) of
Colonial Secretary's Office,	By His Excellency's command, A. G. M. FLETCHER, Colonial Secretary
Colombo, June 16, 1926.	Colonial Secretary.
AMENDMENTS REFI In clause 27 (a) insert "or Assisted" after "Government." In clause 27 (b) in line 3 delete "or Assisted."	
	19777 ²
"THE PRISONS ORDER ULE made by His Excellency the Governor, acting with provisions of the above-named Ordinance.	
	By His Excellency's command,
Colonial Secretary's Office,	A. G. M. FLETCHER,
Colombo, June 8, 1926.	Colonial Secretary.
Rule referr	ED TO.
The rules published by Notification dated April 1, 1926, in reby amended as follows :	
(a) By inserting the following heading to rules 291 t said Notification—	o 296 appearing in rule 2 of the rules published by the
Class Rule	28.
Part I.—For first offenders and specially selected re-	
Notification —	appearing in rule 2 of the rules published by the said
Part II.—For re-convicted prisoners (as defined by (•
(c) By inserting the following after the sentence "Prisprison walls " in rule 297 (d) appearing in rule	oners in Class II. shall be eligible for employment outside 2 of the rules published by the said Notification—
If employed as artisans, sledgers, or miners, they she	all, if the Superintendent is satisfied with their conduct
to deduction for tools lost or damage done; if	e paid on discharge, such earning, however, being liable not employed in these capacities they shall be entitled
to a cent for each day on which they have earn	ned full marks.
"THE SMALL TOWNS SANITAL "T is hereby notified that His Excellency the Governor v pleased, under section 9 B of "The Small Towns Sanitary a the annual value of all houses, buildings, lands, and tene Kandapola, in the Nuwara Eliya District of the Central Pr	ay ORDINANCE, 1892." with the advice of the Executive Council has been Ordinance, 1892," to fix a water rate of 4 per centum ments within the limits of the Sanitary Board town
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NOTICES CALLING FOR TENDERS.

SEALED tenders will be received by me up to 12 noon on July 5, 1926, for the conveyance by motor vehicle of insane persons between the Lunatic Asylum at Angoda and Hulftsdorp, and between the Lunatic Asylum and Maradana Railway Station. The period for which the service is required will be about five months. Full particulars can be ascertained on application to me.

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Fiscal's Office,	 R. O. DE SARAM,
Colombo, June 23, 1926.	for Fiseal, W. P.

TENDERS are hereby invited for the services named in the schedule hereunder for the period of one or two or three years commencing from October 1, 1926.

2. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Director of Medical and Sanitary Services, Colombo.

3. Tenders should either be deposited in the tender box in the Office of the Director of Medical and Sanitary Services or be sent through the post.

4. Tenders should be marked "Tender for the Transport of Stores from —————" in the left hand top corner of the envelope, and should reach the Office of the Director of Medical and Sanitary Services not later than midday on July 20, 1926.

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

6. A cash deposit according to the schedule hereunder will be required to be made at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond after he has tendered, or fail to furnish the approved security, within ten days of receiving notice in writing of the acceptance of the tender, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature to the contract. No deposits for tender forms will be accepted at the Office of the Director of Medical and Sanitary Services.

7. The successful tenderer will be required to furnish cash security according to the schedule hereunder, and to sign the bond given in the tender for the due fulfilment of the contract; also to furnish with each tender a letter signed by two responsible persons, whose addresses must be given, engaging to become an additional security for the due performance of the contract. The amount deposited for tender forms will form part of the security.

8. Contracts may not be assigned, sublet, or otherwise transferred without the previous written sanction of the Director of Medical and Sanitary Services. Sanction will not be given for any transfers, including powers of attorney, in favour of persons in the defaulting contractors' list. No defaulting contractor should be employed on any service connected with the contracts or the tenders.

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

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

11. No contract shall be entered into with any person whose name is on the list of Crown defaulting centractors, either individually or jointly with any other persor, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Director of Medical and Sanitary Services, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. 12. 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. 13. Any further information can be obtained on

Sec.

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

		a	J	. F. E	l. Br	HDGER,	
• • •		Direct	or of M	odical	and	Sanitar	y Services.
Colo	mbo, i	June 19, 19	926.				

	Schedr	ile refer	red to.	$(\mathbf{x}_{i}, \mathbf{x}_{i})$	s	
Services.			mount der Dep		Amount of Socurity.	
	2 M 1 M	· •	Rs.		Rs.	
Transport of sto	res from-	-	•	5 1		<u>́.</u>
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Chilaw			50	••	100	
Haputale			50		100	
Hatton			50		100	
Kandy	· · · · · ·		50	•••	_100	
Kurunegala			50'	••	100 -	
Ratnapura			50		100	
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TENDERS are hereby invited for the service named in the schedule hereunder for the period of one or two or three years commencing from October 1, 1926.

2. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Director of Medical and Sanitary Services, Colombo.

3. Tenders should either be deposited in the tender box in the Office of the Director of Medical and Sanitary Services. or be sent through the post.

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

6. A cash deposit according to the schedule hereunder will be required to be made at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond after he has tendered, or fail to furnish the 'approved. security, within ten days of receiving notice in writing of the acceptance of the tender, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature to the contract. No deposits for tender forms will be accepted at the Office of the Director of Medical and Sanitary Services.

7. The successful tenderer will be required to furnish cash security according to the schedule hereunder, and to sign the bond given in the tender for the due fulfilment of the contract; also to furnish with each tender a letter signed by two responsible persons, whose addresses must be given, engaging to become an additional security for the due performance of the contract. The amount deposited for tender forms will form part of the security.

8. Contracts may not be assigned, sublet, or otherwise. transferred without the previous written sanction of the Director of Medical and Sanitary Services. Sanction will not be given for any transfers, including powers of attorney.

in favour of persons in the defaulting contractors' list. No defaulting contractor should be employed on any service connected with the contracts or the tenders.

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

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

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

12. 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.

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

J. F. E. BRIDGER,

Director of Medical and Sanitary Services. Colombo, June 23, 1926.

Schedule referred to.

Service.	Amount of Tender Deposit.	
	Rs.	Rs.
Conveyance of soiled linen from Hospitals in Colombo		
to Welikada Jail and back.	50	100

TENDERS are hereby invited for the supply on rail at Colombo of Milchar rice No. 1 quality, for the Government Salterns at Elephant Pass in the Jaffna District, and Palavi in the Puttalam District, from July 15 to October 15, 1926.

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

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

4. Tenders should be marked "Tender for Supply of Rice to the Salt Department" in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on July 6, 1926.

5. Tenders are to be made upon forms which will be supplied on application at the Office of the Salt Adviser, Tilton, Ward Place, Colombo, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and rejected.

6. A deposit of Rs. 20 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract within ten days of receiving notice from the Salt Adviser or his duly authorized representative that his tender has been accepted, such deposit will be forfeited to the Crown, and he will render himself liable to be entered in the list of defaulting contractors precluded from having any concern in a Government contract.

7. Samples of rice tendered for are to be deposited in sealed bottles at the Office of the Salt Adviser, Tilton, Ward Place, Colombo, not later than 4 P.M., on July 5, 1926, labelled with the name of the tenderer and a description of the rice.

8. Security of Rs. 500 for the due fulfilment of the terms of the contract must be deposited at the General Treasury, Colombo, by the successful tenderer, which security will be liable to be forfeited in the event of the

tenderer being unable to carry out his contract in a satisfactory manner, and he will render himself liable to be entered in the list of defaulting contractors precluded from having any concern in a Government contract. All other necessary information can be ascertained on application at the office mentioned in paragraph 5.

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

10. 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 Salt Adviser, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

writing. 11. The contract may not be assigned or sublet without the authority of the Tender Board.

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

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

Office of the Salt Adviser, Colombo, June 22, 1926.	T. G. HUNTER, Acting Salt Adviser.	

TENDERS are hereby invited for the supply of sawn telegraph posts in the Southern Division (east). The details of the work and the area of exploitation are given in the annexed schedule :---

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

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

4. Tenders should be marked "Tender for Supply of Sawn Telegraph Posts, 1925-27" in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, July 20, 1926.

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

6. A deposit of Rs. 20 will be required to be made either at the Treasury or a Kachcheri, and a receipt for same produced or forwarded before any form of tender is issued. Should any person decline or fail to enter into the contract and bond after he has tendered, or to furnish approved security within ten days of receiving notice in writing from the Head of the Department or his duly authorized representative, that his tender has been accopted, 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.

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

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

9. Separate rates per cubic foot of sawn telegraph posts, per cubic foot of timber in the log, and per narrow guage sleeper must be quoted written both in words and figures.

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

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

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

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

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

15. For any further information and for inspection of the draft contract, application should be made to the offices referred to in section 5 above.

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

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

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

Schedule.

To fell a sufficient number of Na trees enumerated at Horagalla Forest in the Matara District of the Southern Province, and to convert them into 400 sawn telegraph posts of 21 ft. by 6 in. by 6 in.

2. All posts should be straight and sound throughout, free from shakes and large or loose knots.

3. Any available timber suitable for Government Departments after the sawing of the telegraph posts should be extracted in the log for requirements of Government Departments.

4. All timber not suitable for logs should be converted into narrow guage sleepers of 5 ft. by 9 in. by $4\frac{1}{2}$ in. or 5 ft. by 10 in. by 5 in.

5. The distance of transport to the Matara Railway Station is 32 to 36 miles by Public Works Department road, and 2 to 4 miles by jungle path.

6. The contractor will be required to pay a penalty of Re. 1 for every post not delivered within the stipulated time.

North : Nilwalaganga.

East : Morawaka village boundary.

South : Panakaduwa village boundary.

West : Horagalla village boundary.

8. The work should be commenced within 2 weeks of intimation of acceptance of tender and completed on or before end of April, 1927.

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, June 22, 1926.

TENDERS are hereby invited for the supply of timber in the log during 1926. Details of work and the area of exploitation are given in the schedule below :---

2. All tenders should be in duplicate and sealed under one cover and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, Colombo. 3. Tenders should either be deposited in the tender box in the Office of the Controller of Revenue or be sent * through the post.

4. Tenders should be marked "Tender for Supply of Timber in the Log, Southern Division (East), 1926" 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, July 20, 1926.

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

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

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

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

9. A rate for timber in the log per cubic foot must be quoted written both in words and figures.

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

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

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

13. The contractor must not issue a power of attorney to a person whose name is in the list of defaulting contractor, authorizing him to carry on the work.

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 Conservator of Forests, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. 15. For any further information and for inspection of

15. For any further information and for inspection of the draft contract, application should be made to the offices referred to in section 5 above.

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

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

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

General Condintios.

(a) Trees are to be felled within one foot of the ground by saw or saw and axe combined.

(b) Only such trees as are marked and stamped by a Forest Officer are to be felled.

(c) All logs should be straight and sound throughout, free from shakes large or loose knots.

(d) Rejected timber will not be paid for but will lapse to Government as well as all refuse wood in the area under operation.

(e) The tenderers are to initial and date the enumeration list on the day they obtain tender forms.

(f) The contractor will be liable to a fine of Rs. 20 for every tree not felled on or before September 30, 1926. He will also be liable to a similar fine for every log undelivered at the final delivery depôt by December 31, 1926.

SCHEDULE.

To fell, log, bark, trim, transport, and deliver at Matara Railway Station depôt 1,200 cubic feet (more or less) of satin timber in the log and 1,000 cubic feet (more or less) of palu timber in the log from the enumerated trees standing in Uswewa forest of the Hambantota district. The minimum dimensions of the logs are 12 feet in length and 4 feet 6 inches mid girth. The area of operation is bounded on the north by cart road from Talawa to Uswewa, south by footpath from Debokkawa to Iswewa and Dissawagegama village, east by Uswewa and Amatatungama village, and west by Debokkawa village.

The distance of transport to Matara Railway Station is 16 miles to Hungama and thence 34 miles to Matara.

J. D. SARGENT. Conservator of Forests.

Office of the Conservator of Forests, Kandy, June 22, 1926.,

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended June 19, 1926.

Births.—The total births registered in the city of Colombo in the week were 166 (2 Europeans, 9 Burghers, 89 Sinhalese, 22 Tamils, 30 Moors, 8 Malays, and 6 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on January 1, 1926, viz., 257,473) was 33.6, as against 23.1 in the preceding week, 27.6 in the corresponding week of last year, and 29.9 the weekly average for last year.

Deaths.—The total deaths registered were 147 (1 European, 9 Burghers, 84 Sinhalese, 23 Tamils, 25 Moors, 2 Malays, and 3 Others). The death-rate per 1,000 per annum was 29.8, as against 25.1 in the previous week, 34.2 in the corresponding week of last year, and 30.3 the weekly average for last year.

Infantile Deaths.—Of the 147 total deaths, 26 were of infants under one year of age, as against 27 in the preceding week, 37 in the corresponding week of the previous year, and 33 the average for last year.

Stillbirths.-The number of stillbirths registered during the week was 16.

Principal Causes of Death.--1. (a) Twenty-one deaths from Pneumonia were registered, 10 in Maradana hospitals (including 4 deaths of non-residents), 3 in Maradana North, 2 each in Kotahena South and Slave Island, and 1 each in Kotahena North, New Bazaar, Kollupitiya, and Wellawatta North. The same number was registered in the previous week, against 18 the weekly average for last year.

(b) Three deaths from *Bronchitis* were registered, 2 in Maradana hospitals (of non-residents), and 1 in St. Paul'se The same number was registered in the previous week, against 5 the weekly average for last year.

(c) Two deaths from *Influenza* were registered, 1 each in San Sebastian and Slave Island as against 5 in the previous week, and 5 the weekly average for last year.

2. Twelve deaths from *Phthisis* were registered, 7 in Maradana hospitals (including 2 deaths of non-residents). 2 each in San Sebastian and Maradana North, and 1 in Kotahena North, as against 11 in the previous week, and 14 the weekly average for last year.

3. Two deaths from *Enteric Fever* were registered in Maradana hospitals, as against 3 in the previous week, and 6 the weekly average for last year.

4. Fifteen deaths were registered from Infantile Convulsions, 8 from Debility, 7 from Dysentery, 6 from Enteritis, 4 from Diarrhoea, 1 each from Tetanus and Puerperal Septicaemia, and 65 from Other Causes.

5. Eighteen cases of *Measles*, 13 of *Chickenpox*, 5 of *Enteric Fever*, and 1 of *Smallpox* (in Port) were reported during the week, as against 7, 16, 2, and nil respectively, of the preceding week. No case of *Plague* was reported either this week or in the preceding week.

State of the Weather.—The mean temperature of air was $82 \cdot 2^{\circ}$, against $82 \cdot 1^{\circ}$ in the preceding week, and $82 \cdot 2^{\circ}$ in the corresponding week of the previous year. The mean atmospheric pressure was $29 \cdot 840$ in., against $29 \cdot 862$ in in the preceding week, and $29 \cdot 821$ in in the corresponding week of the previous year. The total rainfall in the week was $4 \cdot 17$ in., against $4 \cdot 25$ in in the preceding week, and $1 \cdot 64$ in in the corresponding week of the previous year.

Registrar-General's Office, Colombo, June 23, 1926.

P. D. RATNATUNGA, for Registrar-General.

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SPECIFICATIONS ,UNDER "THE IRRIGATION **ORDINANCE.**" :

SPECIFICATION.-Irrigation Works, Southern Province.

REVISED specification showing lands found to be capable of irrigation by the Dedduwa Irrigation Works, the names of proprietors, and the contributions payable in respect of each land. All previous specifications, including those published in *Government Gozette* No. 6,714 of May 21, 1915, and No. 7,070 of December 12, 1919, are hereby cancelled.

Lands which have to pay a Maintenance Rate of Re. 1.30 per Acre per Annum for five Years from January 1, 1925 to 1929. This Rate must be re-assessed for 1930. Lots under Serial Nos. 1, 134, 141, 165, 278, 303, 1, 207, and 1,215 pay a Rate of Re. 1.30 per Acre per Annum revisable at any Time.

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55	N	407	Patirageliyadda	gama K. Uparis and others	0		0. 4.) 33) 36		••		•• –		•••			0 0	
				a Rev. Sri Saranankara	U	1	¥.	(, 90		••		;		••	- :	•••	0	00 h
4.11				Thero	0	1	0.	(33								• •	0	33
57.	.R	497	Higgahapattiya	Tappuwawari Pina and						•			-						11. J
• •				others	0	1	13.	() 44	. —.					• •			9 ·	44
58.	V	497	Gerietaliyadda, Mah															• *	•
•			liyadda, Walagaw liyadda	a- Gintotage Allis an !															
			nyaaaa	ot ers	2	1 3	36.	. :	3 22				[.]	. ·	: .			3	22 ·
59.	.w	497	Pinkumbura	N. K. Don Tharnolis			•									•			
		· · .		Gunasekera	3	1	25.		4 43	—	• •		••		•••	·	••	4	43 _{, 2}
60.	.Y	497	Wirasekeragedelgaha		~	•		,		: .							-	0 (e0 .
61	7	107		P. Adirian de Alwis	0		$\frac{4}{16}$.) 69) 78	_	• •	<u>`</u>	••	·	• •	ġ.	••	0	
			Kurulukanatiya-	D. Don Davith and others	U	2	10.	•••	, 10		•••		–	•	•		•••	v	• • · · ·
~=.		200	kurundugahaliadda	a do	0	2	11.	. () 74									0 '	
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10.	. vv	498	Kurundugahaliadda, Walaliadda, Wel	i.				-				· ·			•		·		
		•	liadda.Delgahaliadd	a B.Don Davith and others	2	1	2.		295		· •							2 9	
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80.	. V	499	Niyaramekuliaddeyay	va N. Tarnolis and others	0		3.		68	_	••			• •	• -		••	0.6)ð :9
81.	. W	499. ≥	Do.	Philgalage Styaneris	0	1 :	37.	. () 63		••			•••	• -		· •	0 (0
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09	37	400 7	Kottaowitawawa	Pitigalage Sivaneris	0	3			13.		•••	_ ·						11	3
83. 84	. Y 7	499	Kottaowitayaya Kudawelagalapattiya	K. Ado Appu and others	0	2			74							<u> </u>	•••	0 7	4
85	.д .В	500	Nivaramekuliyadda-							· • ·			•				æ	د م	5
			WAVA	. P. Siyaneris	0	1 :	15.	. () 45			•••		_			••	04	
86.	.D	500	Weerasekeragepunch		0	. 1 5	27	Ċ	55			·	_	· ·	_		• •	0 5	55
			ปเสราย	Kottage Siyaneris		î î) 48	_	••				· -			0 4	
87. 20	. Е С	900 500 - C		. M. A. Seneviratne and									·						a i
				others	0	1			35		•••		–	• . •	• -	·	• •	03	
89.	. P	500	Obagedarawatta-add	araA. C. Amaris and others	0	1 1	z9.	., C	57•		••		—	•	-		••.	.0.0	
90.	.1	501	Muttettuwa or Durun	u. N. Tarnolis and others	1		9.	1	38			_			_			13	8
			Alakanduliadda	or	•	v	υ.	. 1			••	· ·	•• —	• •	_			-	
			Maddumagenadua	.K. A. James Peris	1				41	<u> </u>	•••	<u> </u>	—		• • -		•• •	14	1
92	ĸ	501.	Kotageowita	. B. Subichanhamy	0	1]	19.	. 0	48.							-	••		8 · · · ·
0.9	Τ.	501	Beligananadua	U. Hendrick	0				54	. —	•• '	÷.	–	•		<u> </u>	• •	05	
04	M	501 .	Adiriammanyauua	K. A. James Peris	0		22.		51	·	•••	<u>·</u>	••	•	• -			04	
95. 01	. 18 M	5282 501	Wirapurageliadda Wirapurageattikka-	do	0	• 1	.o.	. 0	9 44	. —	:••		••	•	•				1
			gahalladda .	do	0	2	0.	. 0	65		• •			•	. 🗟	<u> </u>	••	06	D 5
97.	. P	501	Adiriammaliadda .	do	0	12	27.	. 0	55		••		••. —	٠.		in station	•••	0.5	5 4
98 .	\mathbf{R}	5011		. de	0	21	1.	,0	74.,	<u></u> -	• •	— ,	· · -	:			11.		
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	. *	addara		. Heirs mana	of Adirian a	Sir	ri- 1	1	4	1	66		•••		••	۰. ـــــ	••		•.•	Ĩ	6
and 101	F 50]	Galwilawa	atta owita	к. а. а	James Peris		0	3	25	1	18		••		•••	 .	• • • •		••	ľ	1
102	U 501	Mahagalw 2. Karuwa 2. Degallage		C.B.de	do. Silva and ot . Gunatilleke	hers and	2 0	2	4 24	0	61 85		 	·	 	• •	••		••	3 0	٤
105	. İ 50	2Karauwa	-addaramal	othe ha-	(S	••	4	1	0		53		••		•••		•••		•.•	5	
106	J 502	liyadda 2. Alakandu	livadda a	nd .	Silva and ot		2		28	3	16		••		••	· · ·	••		•••	3	
107	. K 502	Maddu Maddu Maddu Maddu Maddu	mageliadda la	S.O.Sir B. H. S nelis	imana and or Saranelis, K. , &c.	thers Cor-	0		32 27		24 55	·	•••		• • • •		•••		• •	1 0	
108	. L .509	B Hampada Potuliy	muliadda a adda	nd K.A.	James Peris		0	1	29	0	57.						•••		•	0	1
109 °	. M 505	2Tantrigek digana	adurugaha	В. н .	Sarnelis, K.	Cor-	0		20		-									0	,
110	. N 502	2Walakata	liayadda		, and others do.		0.0	2	28 0	0	56. 65.		•••		•••	_		_	•••	0	1
		2Mahaniya 2Kanuketi		B.H.Sa	arnelis and ot James Peris	hers	0		26 16		87. 13.		•••				•••	<u> </u>	• •*	0 0	
113	R 502	. Walakatu	livadda a	nd	Seneviratne		0	1	20	0	49.						••	a		0	
114	S 502	2Karauwa liyadda	-addaramal	ia-	braham and o	others	3 O	2	36	0	95.						••	· <u>·</u>		0	
115	. T 502	2Tantirige Kanati	digana a	nd	anis and oth		1	3	8	2	34.									2	
116	U 509	2 Kentuduy	wegeliadda	. K. A. d. Henda	James Peris	otchi	0		37.		96.		• •		••		••		••	0	
		. •		App	u, &c. Siriwardene		0	3	34	ľ	26.	. —	••	1 1110-0	• •	. —	••		••	1	
	•	2. Bogahawa		othe			0	3	12	1	8.	•	• •	÷	• •		• !		••	1	
119	. A 50:	2. Karamaw owita	alaspander	a. .N.A. othe	Seneviratne	and	0	2	<u>11.</u> .	0	74.	: 				·		<u></u>		0	,
120	Y 502	addara	imburawat	ol- ta- nd				-							·· •	•		·			
121	A 50	bura 3Kekuland	- lolawatta-	K. Cor	nelis and oth			0	36	1	60:		••		••		••		••	1	•
122	B 50	addaral 3Gorokgah			Suderis Appo others	iham	у 4	0	17.	5	34.		••		•••		••	· <u> </u>	••	5	j •
	· · ·	addara	pattiya	and	rage Don C others			1	25	0	53.	. —					••		••	0)
				a. H. P. othe	Siriwardene rs	ana 	5	1	0	6	83.	. —	••		••	·	••	—	••	6	į
		3Talanwat owita	-	othe	Podisinno rš	and	0	2	2	0	67.	• -	••		•••	·'	••	_	••	0	I
125	H 50	BPelagaswa owita	atteaddara-	K. Do	on Abraham	and	0]	37	0	. 63 .							с. р	, 	• 0	
$\frac{126}{127}$	5. I 50 7. K 50	3 Rilapaluv 3 Nonagelia	vahela adda	R. F. I K. A.). Bandarana Podisinno,	н.			13		74. 87.		••		••		••		••	1 0	
128	.L 50	3 Rilapaluv	vella	R. F. D	n, and others). Bandarana	yaka	0 0		27 36		62.		· · ·		• • •	_	•••		•••	ŏ	
		-		othe	Seneviratine rs vis Fernando	••	0	1	30	0	58.	•	••		••	<u> </u>	•••		••	0)
		3Galagawa		othe			0	2	29	0	89.	. —	••		••	-	••	·	••	0	,
191	0 50	3Galpottek ketiyek	cerawa. Ga	al-	Sirimana	and											•				
132	P 50	8 Pottuwila	yawala	othe: and	rs	••	5	3	4.	7	51.		••		••	-	••		"·	7	
139	1990	owita	etiyatunmul	N. de 4	Alwis and otl Uparis Silva	hers and	19	3	3	25	70.		••		••	. —	•••		•	25	5
•		8Rilapaluv 1Honduwa		othe		••	3	2	8	4	64.	·	••		••	—	••			4	4
103	308	I Honduwa	•	other	rs ·	• •			12				••	.	•••	·	••	_	•.•	13	3
]35	D =0	Dattinin-	livadihatam	a Haira	Prelimina of Mr. J. A.	• •	an N	10 .	4,728	.—V	Vara	hena.				• •	••				
				man	a Hendrick A	••	3	1	37.	4	53.	• -			• •	. 	•• ,				4
		4Konegelia	•	ham	, &c.	• •	2	2	2	3	27.		•••	_	• •	, <u> </u>	••	. —		. 1	3
		Tunmullel		man	-		0		17		12.								•		1
)T 50	4Pinliyadd 4Tunhaull 4Wellabod	iyadda	Warah	do. enege Abral Don Abraha				10282727272727272	. 1	74. 21.		•••		·		• • •	-		. (01

No. of Lot or Survey Reference.	Name of Allotment of Land or Field.	Name of Owner.	Exte	nt,	for te at 1	uarg Mai nanc Re. 1 er acı	n- e '30	Amount due.			Am exer	ount npted.	Coloni Letter Exer Perior	and Date al Secreta r authorizi mption, an d of Exem	ry's ng id A p	Tot	11 m é
			A.		Р.	Rs.	c.	Rs. c.	. А	. R. P	. Rs	. c.	tio	n granted.		Rs.	c
		. Heirs of Adirian Sirimana Gintotage Allis			25 24		81. 18.		•••		· · ·		•• .		••		8
4Y 504	Makapuliyadda	N. Tarnolis Gunasekera	1	ī	21	1	80.					_			•••	1	
5Z 504	. Vitanageliadda	. Heirs of Adirian Sirimana			37		28.	•	••		••		••			1	
6A 505. 7B 505	Talapatnatuwanyadd Tittainnewalaliyadda	a Rev. Attadassi Thero H. Abraham Alwis and	0	3	3	້1	0.	•	••		••		••		••	· 1	. 1
		others			21		83.									0	8
	Galkanuweliyadda Dangahawalaliyadda	A. Endoris Alwis K. A. Don Abraham and	1	1	10	1	71.	•	• •		••	<u> </u>	••	.	••	1	7
	U ,	others	1		0		70.									1	7
		. Heirs of Adirian Sirimana . Heirs of Adirian Siri-	1	1	25	1	83.	. <u> </u>	••		•••		••		••	1	8
1. F 303	. Hallullanowita	mana	0	3	7	1	4.									1	
2G 505	. Mahakumbura	Hunusimalage Andris and others	5	'n	13	в	61.	·									
		do			18.	3	8.			`	••		••		••	. 0 3	i 6
4I 505	Kumbureihala-addar			•	-	•	~ 4				•						
5. J 505	kerawa Warahenegekerawa	do. N.H.Hendrick Abraham	1	32.	7 18		34. 10.		••		••	_	••	•	• • •		$\frac{3}{1}$
	Tunmullekerawa	W. Don Hendrick and	*	-	10.1	-		•	• •		••		••		••	- C	⊥ ہ
		others	8	0	31	10	66.	. —				<u> </u>	••			10	
7L 505	Naluwegoipola	. Wirapurage Liyaneris and others	2	0	0	2	60.									9	6
8M 505.	.Nindegoipala or El	la-		Č	•••	-	••••	•	•••		••		••		••	4	· U
	_s bodaliyadda	K. Podisinno and others	4	2	21	6	3.				• •		*		••	6	5
9N 505	Kadolegoipala	Heirs of E. Luvis Fer- nando	3	2	26	4	77.										7
0O 505	Addarayaya	K. C. Tillekeratne			18		68.				•••		•••		••		6
			19	0	0	24	70.					<u> </u>	•••			24	
2R 505	Bandarawatta-addar owita	a. H. Don Cornelis de Alwis	1	0	0	1	30.					_		<u></u>		1	. 3
3S 505	Addarayaya	Heirs of Adirian Siri-	_						•				••		••		-
4T 505	Do.		5	I	27	7	5.	•	• •		••		••		••	7	,
		sinno	5	0	27	6	72.							÷		6	5 7
5U 505	Galkissawatta-addar			0	-		~~										
6 V 505	owita Otakerawa	. A. Endoris Alwis . Heirs of Adirian Siri-	1	0	5	1	35.	·	••	<u> </u>	••		••		••	1	. 3
0		mana	3	1			31.				. :					. 4	. 3
7W 505	. Do.	do.	1	2	32	2	21.	•	· •				••		••	2	2
8A 909	Sakkiyawatta-addar kerenowita	. do	1	0	8	1	37.	_				•				1	3
9Y 505	Otakerewa	do	ĩ		18.				•••				••	·	•••	1	
0A 506	Kapuwatta-addara- owita	N. de Alwis and others	0	2	1	0	• 66.										
1B 506	Handiranyaya	T. de Allis Gunatilake,	v	2	1	U	00.		••		••		••		••	U) 6
		disputed by George											۰.				
		Alwis Gunatılaka and others	17	0	0	99	10										1
2C 506	Kalukadolgahayaya	., do	26		24				•••		••		••	 	•••	22 34	
3D 506	Gar liyeyaya	D. A. Perera Siriwardena				••					•••		••			• •	
1 12 506	Kadolgoipola	and others Heirs of B.P.Siriwardena	15	ł	17	19	97.	•	••		••		••		٠.	19	9
*E 000	IXadoigoipoin	and others	3	2	28	4	88.	. —	· 							4	8
5 13306	Kadola	do	9	2	22	12	53.	:• <u> </u>	••					<u> </u>	••	12	
3. .F 506	Dawanakerewa	do							••	<u> </u>	••		••	_	••	3	8
. TT 595	Induruwewattapahal	Preliminary plan	No.	4,	848	-De	ddu	wa.									
(D. 000	owita	Endoris Alwis	0	2	11	· 0	74.	. —								0	7
		V. S. Gunatileke	1	2	36	2	25.	•	• •				•••	····· ,		2	2
9 13812	^{Do.} ,	D. A. Amarasekara and others	1	0	21.	÷,	48									1	4
) I 535	Do.	M. D. Hendrick, P.	•	v	21		40.	•	• •		••		••		••	1	-
		Romanis, &c			39		92 .			—			•••		••	2	
113813		U. Andysinno Robolge Adiriyan Lenora		U	35	1	59.	· —	••		••		• •		••	1	5
2 13010		&c	0		34										•••	0	9
3M 535	. Medaheneowita	U. Charlis and others	- 0	1	18	0	49.	. —	• •	—	• •		••		••	0	4
L.S 536	Millagahawatta-adda owita	ra Bomiriyage Peiris and														÷.	
	. Owila	others	1	2	0	1	95.				· . .					1	9
5 T 536	Kalugalaowita	M. Don Arnolis and						•								1	1
6 V 536	Kereweowita	others D. F. Gunasekara, M.	1	z	20	2	12.		· · ·		••		••		••		
		Don Arnolis, and other							• • • • •				••	÷.	••	7	1
7Z 536	Tanahenagodawatta-								•								
	addaraowita	S. Don Hendrick Appu and others	2	2	30	3	50									3	5
8 F 537	Do.	L. Arnolis and others .						—			••	·	•••		•••		9
9G 537	Potuwilkumbura	M. Don Arnolis, D. A.												· •			.'
		Kumarasingha, and others	4	1	2.	5	55			·						5	5
	,	_	rgaha						••		•••		•••				
	Medabokkekerewa	RobolgeAdirian Lenora,	0~110		•							•				• _	
0 13816																3	98
	, . Udagewatta-addara-	&c	3	0	6	3	95.	•	••		••		•• . :	 	••••	, <i>1</i>	

	No. o	r Su	f Lot rvey rence.	Name of Allotment of Land or Field.	Name of Owner.	E	Exte	ent.	Cha for M nanc Re. per a	e at 1 3	;e- ; 0	Amoun due.	nt ex	Area compt	a ed. (Amou exemț	nt oted.	No. and Colonial S Letter au Exemptio Period of	thorizi) on, and Exc.np	ng T Am	ount
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f	192.	. K	535.	.Kumaragewatta	1. A. O																
. '				addara	M. Siyanappu, M. Saya- neris	1	0	7.	1	36										- 1	36
	193.	.L	535.	. Do	do	Ô.		29		24							·				24
•	194	N	535.	. Madabokkekumbura	M. Carolis, M. Mathes,		,		-											. 7	
	195	.0	535.	. Do.	and others M. Nandiris, M. Mathes,	5	1	24,	. 7	3	3		••	-	••		• • •		• •	. 1	3
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	288.	.ē	511	Galpotteyayekeren- owita	G. A. Saronchiappu, &				10.		71								_				71	
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	297.	. K	511	Mahawelaowita Mahahena	M. Andiris and others M. Suwaris and others				26.		54			•••					-		•••		54	
	298.				K. Sadris, M. Caraneris, and others		5	0	4	. 6	54	•••							-	<u>.</u>	• •	6	54	
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	301.	.0	511	Asalaowita	M. V. Sinnoappu, B Sadris, &c.)	2 2	29	0	89					••••		•	-			0	.89	
	302.	.Р	511.	.Bihipillewa	K. Johanis, A. Allis, and others						83											'n	83	
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	306.	.Т	511	addara Develhenaowita	. M. Cornelis H. A. Gunatilaka and	I								• •		••		•••			••	·	53	
	307.	.U	511.	. Kalubalayawatta-	others		,		24	U	53.	••		••		••						Ŭ	00	
	•			addara	Medagodage Nicholas and others	- 0	. 2	22	5	0	86.							• •		÷		0	86	
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5. 3. 3. 3. 3. 3. 3. 3. 3. 3. 4. 5. 6. 17.	W 513 X 513 Y 513 Z 513 A 514 B 514 C 514 E 514 C 514 H 514 H 514 J 514 J 514 . I 514 . L 51 . L 51	owita . Medagodagenindaher . Hatarahaula Do. Do. . Dehaula . Hulanbeddegoipala . Tunhaula . Galagamapandura . Pashaula . Hatarahaula 1. Godahatarahaula 4. Punchihatarahaula 4. Vitachchigegoipola 4. Dikhenekerenowita	 Bendarage Sadiris, &c. Medagodage Nikulas Appu, &c. H. Mendis Appu and others M. Andiris Appu, A. Andris, &c. M. Don Carolis, G. F. de Alwis, and others Bandarage Isanappu Charles de Silva B. Cornelis Appu B. Cornelis Appu B. Cornelis Appu B. Cornelis Appu H. Mendis Appu, &c. Kosgodage Caro Appu and others M. Karneris, D. B. Abey wardene, &c. D. Podisingho and others Bandarage Juwanis 	2 0 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 3 2 3 0 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	28 12 26 9 11 37 18 8 7 2 13 2 4 2 10 2 16 2 13 1 2 1 3 1 1 23	· · · · · · · · · · · · · · · · · · ·	2 83 1 8 2 17 2 38 1 39 0 65 0 80 0 72 0 76 0 76 0 77 1 5	3 5 5 9 9 6 8 6 2							•				$\begin{array}{cccccccccccccccccccccccccccccccccccc$

No	. or	Sur	Lot vey ence.	Name of Allotment o Land or Field.	f Name of Owner.	· Ex	sten	at.	for I B	Char r Mai nance te. 1 ber ac	nte- at 30	Amoun due.					Colomi Letter Exem Period	and Da al Secret r authori ption, an l of Exen n grantee	tary's izing nd A mp-	mou	int	
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				Dikgoipala	G. Lamaris and others	0	3	13	ļ	1	9.	·				·	•• .		••	1	9	
38	\$0	0	914	Mandagala	D. C. Abeywardene, D.C. Lenora, and others	0	2	2	. :	0	67.	. —			•					0	67	
				Wadugegoipola	D. Podisinghoand others	. 0		27			55.		••		•••	<u></u> .			•••	0	55	
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÷ 38	35.	\mathbf{T}	514	Muttettuwa	. A. S. Davith and others	0	2	6	5	0	70.	•	• •		·• •		••			`0	70	
38	36	U	514	Ranchagodagegoipo	la R. Appusingho and others	0	1	28		0	56.			******					•	0	56	
35	87	v	514	Mahahena, Meranch	and the second		-	-0		v	001	•			••		• •		••	Ŷ		
		•	OIT.	goipola	Heirs of J. A. Sirimana.	0	0	36			30.			•	• •	<u> </u>			÷.	0		
				Keranowita	T. Adiriya, Siyaneris, &c.	0					33.34.		• •		• •		••		••		33 34	
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				0.01	Kannangara	0	3	28		1	21.		• •		••		• •		• •	Ł	21	
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			~		singho, and others	0	1	19), .	0	49.	•	• •	•	••		••		••	0	40	
39	12	A	ə15.	Kankanangegoipala and Pashaula												• •		•				
				with a apricula	and others	0	3	18		1,	13.						••.			1	13	
39)3	в	515.	Galpotteyayekanka			-			'							· ·			•		
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39	97	F,	515.	. · Do.	do	0	. 3	36	5	1	27.				•••		•••			1	27	
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434		LL I	919.	.Hatarahaulkadolla	Don Davith, H. P.	•																
					Siriwardene, &c.	ŀ	0	15	5	1	43.	••••	•••		• •		••		••	T	43	
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•				hatarakadollekere owita	n- D. C.Abeywardene, D.C.																	
					Lenora, and others	1	0	19)	1	46.				• •		••		•••	1	46	
40	n	J.	515.	Do.	D. D. Abeysundera, D.C. Lenora, and others	2	3	28	.	3	81.					· ·		·		3	81	
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				nataranatia	and others	"3	1	5	5. .	4	27.							-	• •	4	27	
40	4	M	515.	. Pashaulkadola	M. Sinno Appu, M. Andris		۰.				-							•				
40					A.Weraniyagoda,&c	• 1	I	12		1	73.	•	• •		• •		••	.	••	T	73	
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-+0)6()7.	0 4	515. 369.	. Do. . Do.	do D. C. Kottahachchi, &c.			22			65. 81.		•••	······ `	••		••		• • •		65 81	
40	8	P 4	5 1 5.	. Do.	D. C. Lenora, W. G.										• •							
					Porolis, &c.	1	2	2		1	97.	•	• •		• •		••		••	I	97	
40	90	2 4	515.	. Mandagalayayehami goipola	D. C. Lenora, P. Sadiris	1.	2	8		2	2.						.:			2	2.	
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41	1	R (515.	. Mandagalakeranowit	a.D.C.Abeywardene, D.C. Lenora, W. Davith,										•							
	•				and others	7	0	26	. .	9	32.			•	••		••		• •	9	32	
41	2	54	515.	.Galpotteyayehembag	ge			• •		,												
41	3. 7	г /	515	goipola . Mandagalakadolla		5 I	0	36	•••	1	60.		••		• •		••		• •	1	60	
		~ `	,10.	. manuaganakadona	manis, &c.	l	2	6	· · ·	2	0.	. —	••	·	••		••		• •	2.	. 0	
41	4	U 4	515.	. Mandagalayayekerer													•					
				owita	U. Pitchoris, Bastian Senanayaka, and others	0	2	32		0	91.									0	91	
41	5	V I	515.	. Do.	. do	1		18			45.		••		••		••		•••		45	
41	6	Wŧ	515.	. Do.	D. C. Abeywardene, D. C. Lenora, D. C. S.																	
	-				Abeywardene, &c	0		22			83.		• •		••					0	83	
4]	7	X	515.	. Do.	Nallage Sinnobaba R. Babysinno, &c	0		32 6			24. 35.		• •		• •		••		• • •		24	
- 41	9	4	515.	. Mandagalagoipola . Mandagalaowita	. A. Adirian, J. Telenis, &c.	. î	ž	37			58.		••		•••		••		••		. 35 58	
42	0	A. (516.	. Galpotteyayekadolla	A. Babappu, J. Udaris, &c.	1	3	12	,	2	37.							•	••	-	00	
42	1	B	516.	. Ginpotakerenowita	A. Babappu, B. Juwanis,	,							• •		• •		••	· 	• •	2	2 37	
				-	and others	1	1	11	ļ	1			•••	. —			• •	·			1 72	
42	3	13: 0	571. 516.	. Gamayawalabokka . Mandagalayayekere	P. Pedris and others	1	1	17	•••	Э	55.	•• .	•••		•••		••	<u> </u>	• •		9 55	
				owita	W. Babasinno	0	2	: 8	3	0	72		. .	:		•			æ			
42	24.,	D.	516	Kerenowita	D. C. Lenora, W. G. Porolis, and P. Sadiris								•		••		••	•	•••		0 72	
					child I - Doull'19	L L	3	3 7	1	. 2	34	••		•	• • •		• -		••		2 34	
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	No. o No. or Si Refer	f Lot urvey ënce.	Name of Allotment o Land or Field.	f Name of Owner.	E	xter	nt. r	Char r Ma lance Re. 1 ber ac	at 30	Amou due.	nt exe	Area	d. e	Amount xempte	Color Lett d. Exe Pe	. and D nial Secr er author mption, riod Ex on grant	etary's orizing , and emp-	Tot	al unt
					A.	R.	P.	Rs.	c.	Rs.	c. A.	R.	P.	Rs, d				Rs,	c,
	425E	516.	. Mandagalayayakere												•				
			Owita .	D. C. Abeywardene, D.C. Lenora, and others	1	1	31	1	88.	. —			•	•		_		1	88
	426.F	516.	. Do.	Kosgodage Cornelis and	•	•	10					•	•	•			••		
	427G	516.	. Do.	others Kosgodage Carolis, &c.	0		19 38		81. 96.	·	••		•	·	••		•••		81 96
	428. H	[516.	. Do.	Kosgodage Cornelis, &c.	1	0	10	1	39.						•••	_			39
			. Alutkadolla . Mandagalayayekere	R. Babysingho, &c.	2	0	6	2	65.	• · · ·	••	·	•	•	••			2	65
	4501	510.	owita	U. Bastian, P. Don Har- manis, &c.	2	0	19	2	76.							÷		0	
	431 J	516	. Mahawilakosgodage	,	4	U	19	. 4	70.	• •••••	••		• •		••		••	2	76
		010.	goipala	.J. Sinno, B. Sutappu,				-											
	432	3373	. Mandagalayaya	P. Podisinno, &c J. Uderis	3 0		12 23		$\frac{98}{52}$.		•••		•	•	•••	<u> </u>	••		98 5 2
			. Mandagalayayakere	n-	-	-			•=•		•••	•	•	•	••	_	•••	Ņ	0A
			owita	Heirs of D. N. D. S. Karunaratne, &c	0	1	2	0	35.									0	0.5
	434L	516.	. Do. ,	do	ŏ		34.		28.	:	••			: _	•••	_	••		35 28
	435M	516.	. Tummullaowita	T. Adiriya, J. Sayaneris, &c.	0	9	16	•	70										
	436N	516.	. Tunhaulkerenowita		v	2	10	U	78.		••		•	•	••		••	0	78
				Porolis, W. Don	ຄ	^	94		00					-				~	
	497 1	2274	Mandagalawanahan	Davith, &c	z	v	24	. 2	80.	•	••		•		••		••	2	80
	401 1	.0014.	. Mandagalayayekere owita	n- D. C. Lenora, U. Pit-															
		F10		choris, &c.	1	2	16	2	8.	. –	••		•	•	••			2	8
	4380	516.	. Do.	Heirs of D. N. D. S. Karunaratne	0	2	19	0	81.					·				0	81
	439P			I. Baronchi and others	0	2			73.	• • • • • • •					•••				.73
	440Q	516.	.Tunmodera-alutkad	ollaK. Podisinno, I. Adirian. &c.	2	2	38	3	56.									2	56 ·
	441R	516.	.Godellewatta-addar	8	-						••		•		••		••	э	.
	119 Q	516	owita . Muttettuwa	U. Don Bastian, &c A. Babappu, B. Podi-	1	1	13.	. 1	74.	•	••		•	. —	••		••	l	74
	1120	. 010.	. Mutoottuwa	appu, &c.	1	1	32	. 1	89.		••		•		•••			1	89
	443. .T	516.	.Kosgodagewatta-	I Buniappu &a	1	2	28	9	18.								• • •		10
	444U	516.	addara . Dolageliyadda	J. Bunjappu, &c U. Pitchoris and others	ō		19.		48.		•	_	•		••		••		18 48
	445V	516.	. Pokunalangaliyadda	. W. G. Porolis	0	I	31.	. 0	58.	•	••	—	•	. —	••	<u> </u>	••	0	58
	446W	516.	. Mandagalayayekere owita	n- K. Allis and others	1	1	23	1	82.	·							• • • •	1	82
	447X	516.	.Hatarahaula	D. C. Abeywardene,									•	•	••		••••	-	-
				W. G. Porolis, W. Don Davith, &c.	15	1	7	19	89.									19	89
	448Y	516.	.Ginpo akerenowita	D. C. Abeywardene,							••		•	•	••	. –	••		
	440 1	2275	. Tunmodarakadolla	D. C. Lenora	3. 1	$\frac{0}{1}$	250.1		11.63.		••		•	• ••••	••		. • •		11 63
	450Z	516.	.Ginpo akerenowita	C. D. de Silva	Ō	3			4.						••		•.•	î	4
	451A	517.	. Pansalalangaowita Kosgodagegoipala	or W G Porolis	0	3	30	1	22.			_						1	22
	4521	3376.	. Ginpotakerenowita	N. Soidohamy	Õ		30.		22.	. —					•••		••		22
	453B			T. Adirian, A. Bastian, &c.	2	1	5	9	97.							•		9	97
	454C	517.	. Do.	Nallage Thelenis and	2						••	iiin	• •		••		••	4	3.
				others B. Serenchi Appu and	.1	0	6	1	35.	•	••		• •	. <u></u>	••		••	1	35
	4551	3377.	. Do.	P. Saronchi Appu and others	1	0	15	1	43.	. —								1	43
	456D	517.	Do.	A. Bastian and others .	1		29		87.		• •					******	••		87 16
	457E 458F	517.517.	. Watteaddaraowita . Nandagalayayeowit	K. Podisinno, &c. a . G. Mallis, G. A. Sadiris	, 1	v	19	T	46.	• •	••		•••		••		••		46
			•	&c	0		26		19.		••		• •	. —	••	. —	••	1	
	459G 460 파	517. 517	. Ginpotakerenowita . Mandagalakerenowi	W. Porolis ta.G. Mallis, G. Sadiris, P.	0	3	29	T	22.	•	••		•••		••	—	••		
			-	Thedis, and others	0		35				••	—		·	·· ·	·	••	1	26 ¹
	461I 462 J	517. 517	. Do. . Ginpotaowita	D. N. D. S. Karunaratne D. C. Abeywardene, D.C.	0	3	18	1	13.		••		• •		••	÷	••	1 ·	
	1020	011.	. Ghiptone	Lenora, D. G. Abey-		~	10												
·	169 W	517	. Do.	wardene, &c J. Baronchi Appu, A.	T	0	19	1	46.		••		•••		••	_	••	1	40
	463K	-	-	Adiris, &c.	0	2	22	0	83.		••	—			••	<u> </u>	••	0	83
	464L	517.	. Ginpotakerenowita	A. Thedis, K. Don Poro- lis, &c.	2	n	0	9.	60	.								2	60
	465M	517.	. Do.	C. D. Caramanis	1	1	33	1	90		•••	_	•••	<u> </u>	••			1 9	90
	466N	517.	. Do.	K. Baron, K. Amaris A. Juwan Appu and	1	1	31	1	88		••		••		••		••	1	58
	4670	917.	. 170.	others	1		28		5 3				•••					1	
	468P	517.	. Do. . Gedarawatta-addara	T. Bastian and others .	0	2	15	0	78		••		۰.		••		••	0''	18
	408Q	917.	owita	G. A. Mallis, G. Sadiris,															
	450 · T	E17		&c	1	3	13	2	38	_	••	—	••		••		••	2	58
	470R	917.	. Galgodagedarawatta addarakerenowita	D. C. Abeywickrema,					T										
	. •		•	D. C. Lenora, W. Davith, &c.	1	2	16	9	41							_		2 4	41
	4718	517.	. Ginpotakerenowita	do	$\frac{1}{2}$		16		41 38	· · <u> </u>	•••		•••		••		••	3	

No.	No. of L or Surve Reference	y Land or Field	of Name of Owner.		Ext		for M nan Re pei	harge fainte nce at . 1·30 r acre.						Color t Lett ed. Ex Per ti	. and Da nial Secre er autho comption iod of E on grant	etary's rizing , and xemp-	Amo du	unt e.
479	70 F1				4. R	в. Р.	B	ts. c.	Rs.	e. 4	1. R. P	• ,	Rs.	e.			Rs.	с.
412	917	Mandagalayayeowi	ta Heirs of D. N. D. S. Karunaratne	~) 1	14.	. 0	44.									0	44
			D. C. Abeywickrema, &	c. ()) 1	21.		50.			·	••		••	<u> </u>	••		50
		Ginpotaowita	A. Sanchi	· .) 0.		49		••		••	÷	••		••	2	60 49
476	W 517	1. Do. Gippotakerenowita	A. Thomisa	$ \begin{array}{c} 3 \\ 1 \\ 1 \end{array} $		23.		42.					_	••		••	1	
477	.Ŷ 517	Do.	A. Thomis and others.	. 5	51	34.	. 7	· 11.					·				7	11
	Z 517		·· do. ·		. 1	8.	. 1	69.	. –	••		••		••		••	1	6 9
479	A 518	3Halpotaowita	. B. Andris, B. V. D Hendrick, &c.		1	20.	0	49									0	49
480	.B 518	Halpotaowita	D.C. Abeywardene, D.		-	20.		10.1	•	••		••	•	••		••		20
· .		• .	Abeywardene, &c	. 0		· 8.		72.		••		••		••		••	0	
481.	C 518	Do. Do.	do	$\begin{array}{c} 0\\ 1\end{array}$		28.		21. 30.		••		••	_	••		••	$\frac{1}{1}$	
		Gammeddawatta	., do		. 0	0.	• •	00.	•	••		••		••				
	_	addaraowita	do	. 3	1	27.	. 4	45.	•	• •		••	-	••		•••	4	45
484,	.F 518	Hattuwanwatta- addaraowita	D. C. Abeywardene, K														•	
		augaraowita	Juwan Appu, &c.		0	10	2	.69		••		••		••	·	••	2`(6 9
485.	.G 518	Hompotapitiyewatt	a-		~	o <i>=</i>	•	A.0									0	10
486	.H 518	addaraowita Pingewatta-addara-	D. N. D. S. Karunaratne	÷ 2	2	25	3	46	. —	••	-	••	—	••		••	3 4	τU
	010	owita	D. N. D. S. Karunaratne	з,														
40-	· T		P. Sadiris, &c.	. 1	2	27	2	17.	. —	•••		••		••		••	2	17
487.	.1 518	Paiyagalagedarawa addaraowita	tta- do	. 1	1	33	1	90					.			••	1 9	90
488.	J 513	Daluwatta-addarao	wita.G. A. Mallis, G. A	•												- •		
			Sadiris		. 2	4	0	69	• -			••	—	••	_	••	0 (ö9
489.	. n. 518	Gonkandawatta-ado owita	dara- , , U. Pitchoris, D. C. Abey	-											,			
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. 490.	.L 518	Vîranchîyawatta-		,														
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491.	.Z 505	Otekerawa	Heirs of Adirian Siri	-	Δ	19	1	40									1 4	40
492.	.G 506	Weerasekerayaya	mana . do,	36				90.		•••						•••	46	
493.	.H. 506	Do.	G. V. Sadifis and other	s 9				57		••		••		••		••	12	57
494.	.1 506	Gardiyeyaya	D. P. Siriwardene and	1. 1	0	21	1	48									14	48
495.	.J 506	Dehulkadolkerenow	others ita D. C. Lenora, W. Porolis	. 1 3.	0	21		TO		•••				••		••	· ·	
			åc	6		37		·3		• •		••		••		• •	84	
490.	.K. 506	Hatarahaula Beddakerenowita	do D. J. Jayasundare, &c.			24 30		852		••		••		••		••	528	8 52
498.	.M 506	Bennaragegoipala	. Medagodage Andiris			27		87.				••		••	;	••	0 8	
49 9.	.N 506	Ranawakagegoipala	H. Mendis, R. Baby-		•	90	ì	47									1 4	17
· 50 0,	.0 506	Kerenowita	sinno, &c		U	20	1	47		••		••		••		••	14	£ 6
			D. C. Lenora, &c.		1	15		35				••	'	••		••	4 3	
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504	.S 506	Medagodayayekeren	-		-	2	Ũ										-	-
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04±.,	J 507. K 507.	Koronowita	K. Bunjappu and others	0	3	5	1	2		••		•••		•••	-	•••	13	35 2
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4	B 544.	. Jorsigewatta-addara	dial, P. Sadris, &c D. J. Abeywickrama,&c.		· · 2 2			-	71. 70.		••		••		••		•••		70
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		. Bakmigahaowita	P. Mathes Appu, &c H.K.Heradis Appu, &c.	1 0	-	13 5	5 5		$\frac{74}{37}$.		•••		•••		•••		•••	· .Õ	
2	2Y 545.	. Maha-arambewatta- addaraowita	P. Mathes, D. B. Muna-	•												,	e. •		
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	BH 547	Telwatta-addara .	D. A. de Alwis Gura- wardena	0	କ	2 10	•	Δ	74.					·					74
3	4I 547	Do	W. Don Davith, &c.			0			33.		•••		::		•••		•	· 0	33
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3	5.J 557	Mahagedarawatta-	Preliminary plan	тиQ	• 4	,040	,	JUD	uaga	1 a .				•					p.e.
		addara .	K. A. Don Andris, &	2	1	19		3	9.				• •	- 	•••		• • •	3	-39
			. Henege Don Caramanis, &c.	3	0) 27	».	4	12.		÷							~·4	12
3	7L 557	Gonagalawela-addara	P. Selenchi Appu, S.	1		· 2·			49.		••							. 0	. 49
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		tuwa	G. Amarasekara, &c	5	1	0	6	83									6 8	83
890 O	557N	f edandumulleku	mburaK. A. Arnolis and															
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893R	557	Do.	. Henege Don Karamanis											•				_
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895T	557	\mathbf{D}_{0} .	P. H. Selenchi Appu,&c.	1		. 0		28				••		••		• •	2 2	
896. U	557. H	[enegegoipala	H. Don Harmanis, &c.	1		19		43		••		••		• • .		••	24	
897 V	557 K	alugalaowita	H. Girappu, &c.	0		7		71		•••		••		• •		••	0 7	
898W	557	Do.	Don Pedoris Wijesinghe	0	0	25	0	21			_		•• ·	• •		• •	02	31
899X	557	Do.	Pitigalage Adirian Appu		•													
			&c	- 0	0	25	0	21		••		••				••	02	
900Y	557	Do.	H. James, &c	1	0	7	1	36		••	•••••			• •	····· .	• •.	13	36
901Z	557.K	irilla-attapahala	· · ·															
		kattiya	. H.Don Karmanis, &c	ł	3	37	2	59		.:			,	• •		••	25	i9
902A	558	Ďo.	Vitanage Mendis and P.			•									•			
		200	Selanchi Appu, &c.		2	34	0	93		• •		• •			·		09	13
903.B	558. D	ehula	Henekankanange Ba															
			bappu, &c.	0	2	5	0	70									07	(0
904C	558	Do.	. Henekankanange Baba-	-														
		200	chi, &c.	0	2	15	0	78		••		••		••		••	07	'8

	hatting	H.Don Karmanis, &c	ł	3	37	2	59		. :							25	i9
902A	kattiya 558 Do.	Vitanage Mendis and P.			34		93		•••							0 9	
903. B	558 Dehula	Selanchi Appu, &c Henekankanange Ba	0		5		70		••							07	-
904C	558 Do.	bappu, &c. Henekankanange Baba-							••	. —	••		••		••	07	-
905. D	558 Mahagewatta adda	chi, &c	0	2	15	0	78		••		•••		••		••		
	purangoipala	D. A. Amarasekera, &c.	2	3	14	3	69			-			••		• •	36	9
906E	558 Kannarachchigewa addara	tta- K. A. Don Andris &c.	2	2	7	3	31						• ••			33	81
• 907.F	558Goiwelkumbura	Vitanage Mendis Appu,	•		29		89				•					0 8	39
908G	558 Do.	&c. KandaudageBabappu,&			18.		48					·	•	·	• •	04	18
909 H	558. Ellegodaowita	. P. Selenchi Appu, &c			7		39		•••			•			• •	0.3	39
910I	558Pitigalagegoipala- kattiya	D. P. Wijesinghe	0	0	30:.	0	25							•t		02	
911.J	558. Pitigalagekumbura	Pitigaiage Girappu, &c.	0		28		23				•••		•••		••	02	23
912K	558Gonagalayayegoiwe bis agoipala)]. Henage Babappu, &c	0	2	37	0	96							·		0 9	
913 L	558. Ellaegodaowita	P. Selenchi Appu, &c.			34		93						•••		• •	0.9	
914. M	558 Do.	do	L	3	10	2	36	·	••		••		••		• •	23	6
915N	558 Dombagahawatta-	TT Deburne 6	T	• 1	27	1	85.1	-								18	5
916O	addara 558 Punchihewagegoipa	. H. Babappu, &c. la Punchihewage Endappu							••		••					13	
017 D	F F 0 **	and others	1		4		84		• •		••		••			62	
918 0	558. Henegegoipala	H. Don Caramanis, &c.		J	12	0	28		••		••		•••				
010 Q	558 Punchinewagegoipa	la Henage Karamanis alias Adirian, &c.	2	1	0	2	93						• •			29	3
919R	558Udaveaddarakumbu	ıra D. D. Samaranayake, P. Dotchan Appu, &c	2		33	3	20								*	32	0
9208	558 Gonagalamahatmai	nne-	-		26		54									05	4
921 T	goipala	. H. Babappu. &c.	$\frac{0}{2}$		38.		56.				••					35	
922 11	558 Nindaliyadda 558 Hinalamodaragoipa	H. Babachi, &c la K. A. Andiris, &c	ĩ		34.		56.			·						25	6
923. V	558 Mahatmainnegaragoipa	a. P.B.Siriwardana, &c.	7		Ô		10.				••					91	
924. W	558. Moragahaudumulla	H. Don Andiris, &c.		i	15	6	95				• •		••		••	69	
925. Y	558. Hinelanitagoinala	D. P. Wijesingha, &c	8	1	36	11	2		•••					01 -6		11	2
926Z	558 Moragahawatta	K. V. P. E. de Silva	-0	1	14	0	45		0	1 9	9	0.4($E = \frac{10}{10}$, 1916			
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927. A	559 Tanahenaudumulla	Vitanage Pitchoris, &c.	5	0	0	14	79		••		•••		••		••	14 7	
928.B	559. Welipotakumbura	Henage Aliis, &c K. V. P. E. de Silva	11	1	15	14	38			0 1		0 14		01 of		- T ,	0
949C	559Tanahenawatta	K. V. P. E. de Suva	0	1	0	v	00			· .		•			6, for		
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930C	5594Welipotakumbura	Genege Girappu, &c	1		22		48		••		••		••		. • •	14	
931. D	559. Do.	Henege Girappu, &c	3		36		52 53		••		••		••		•• `	4.5	
932.E	559. Etakandu-udumulla	do	0	1	24	v	99		••		••			••	••	0 5	03
509 F	559Welituduwaowita a Elakandu-udumu	lla H. Don Karmanis, &c.	4	1	38	5	84		••		·.		•••		• •	58	34
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935. B	554 Diweleyaya 554 Diwulayayaelapita-				•		•		••		•••		••		••	•	60
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937 D	554. Diwulayayakumbur	ara Pitigalage Thomis P.	Ŧ	v	11	v	J		••	<u> </u>	••		••	÷		5	34
	JJT. MIANBALUUWA-AUUA	Selenchi, &c.	3	1	0	4	23			<u> </u>	_	_				A	ດວ
938	·· —						• •						••	_	••	4	40
939.F	554 Kuruduwatta addar	a.S. T. Pedrick, &c	1	1	24	1	83		• •		••		•••		••	1	83
940G	554. Nilangatuduwa-adde	378- D 11 Daham A														۰.	
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941 н	554Develeyayeowita	P. H. Selenchi Appu, &c.	5	3 0	$\frac{4}{5}$	3 8	01., 55		••.		• •		· 			3	
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4	K 58			V. S. Gunatilleke, &c	1	0	20		47		• •		••		••				47
	L 50 M 50			Henege Andris Appu,&c. V. S. Gunatilleke	01	0	$\frac{34}{26}$		$\frac{28.}{14.}$		••		•••		••		•••		28
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0	\mathbf{Q} 53	54	Nilangatuduwa-adda	ra Henege Babappu, &c	0	3	9	1 ·	õ								, i	· 1	5
1	R 58	54		. Henege Mendis Appu, &c.			31.		91.						•••		•••		91
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5`	V 58	54.,	Diwulaowita	Henege Babun jappu,&c.	ĩ	Ŏ	3		33.					<u></u>					33
6	W 58	54	.Do.	P. Samaranayaka, P.	,	Α	18	1	45		•					•		1	45
7	X 55	54	Do.	Babun, &c Henege Andiris, &c	1	ŏ	0		30.		•••		•••		•••		::		30
8	Y 55	54	Punchihewagegoipale	P. H. Davith, &c.	0		28		21				••		••			- 1	21
)	Z 58	54	Diwuleyaya	Punchihewage Endris,	0	.)	32	0	91									0	91
)	A 58	55.	Dewuleyayagoipala	&c Punchihewage Babaneris		4	<i></i> .	,			••		•••		••		••	Ū.	
				&c	0	2	9		73		••		••		· •		• •		73
				P. H. Janis Endris, &c raHenege Sardial James	3	0	8	3	97	<u> </u>	••	. .	••		• •		••	3	97
	0 00	50	Milangaluuuwa-auua	and others	2	0	27	2	82.,			<u> </u>						2	82
3:	D 58	55.	Kankanangewatta-		,	,	17											•	ii r
Ŀ.	E 5/	55	addarakumbura Deltuduwa-addara	S. Pedrick Appu, &c	Ļ	I	17	.1	77		••		••		•••		••	T	77
	1. 00		owita	P. H. Selenchi, &c.	0		20		i4						`,•		·		14
	F 54			Vitanage Mendis, &c	1		$\frac{20}{26}$		47		••		• •		••		• •		47 95
			Delgahaowita Deltuduwa-addara-	P. Punchigira, &c	0	ż	36	0	95		•••		·. ·		••		. • •	, V	90
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•••	I 55	55.			15														
			watta-addaraowit	a V. S. Gunatilleke Pallis, &c.	7	0	0	9	10							-		9	10
)	J 58	5 5	Dowuleyayakumbura	P. H. Amaris, D. J.	•	Ŭ			1011		• •		••		•••				
•	T		TD I	Abeysundara &c	0	2	5		70		••		••	·			. • •		70
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				ra G. V. Babanis, &c.	$\check{2}$		36		22	<u></u>				· <u></u>				3	.22
•••]	N 55	55	Amaragewatta-addar	a Henege Harmanis, P. H.	-	9	91	10	99									10	33
1	P 55	1 5	Duwa-addara	Karamanis, &c.	7 4		31 31		33 43		•••		••		•••		••	6	
				. H. Karamanis, &c.	3		13		66	· <u> </u>				<u> </u>		·	•••	4	66
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				Henege Balappu, &c.	3	0	21	4	8				••		••	. :			
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• •	Y 55	55	Nelinduragoipala .		1 3	$2 \\ 2$	18 21	$2 \\ 4$	10 73	·	 		••• ••• ••		••• ••	· · ·	••	2 4	73
	Y 55 Z 55 A 55	55 55 56	Nelinduragoipala . Gangamodaragoipala Nil-induragoipala .	. Henekankanange Appu- singho, &c . P. H. Selenchi, &c . P. Menchohamy, &c	1 3 4	2 2 3	18 21 21	2 4 6	10 73 35		 		••• ••• •••		•••	· · · ·		2 4 6	
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PART I. - CEYLON GOVERNMENT GAZETTE - JUNE 25, 1926

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PART I. -- CEYLON GOVERNMENT GAZETTE -- JUNE 25, 1926

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PART J. -- CEYLON GOVERNMENT GAZETTE -- JUNE 25, 1926

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105W	559. 4133	Kalugalaowita Kalugalaudumulla	D. A. Ämarasekera &c.	0	Ş	24.	. 1	18.	·			• •		••.			•••	1 -	18
	1100.	kumbura	Totege Siyan Appu	1 .				• •	ų.								÷.	<u>,</u>	
÷.,		•	Udaris, &c.	0	ʻŢ•	26	. 0	54.		σ		· • •		• • .		•	••	0	54
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			Medagodage Karnelis Appu		2	17.	. 0	79.				•.			· 		·	0	7
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e 2			Preliminary plan		4,	,906	Mu	llege	da.	•	•	•		•					
08 1	4057.	. Killagahaudumulla	Crown, cultivated by U K. Karoappu, &c.		0		۵	17				-						0	v
09 14	4059.	Kepu-elapita	Crown, cultivated by K	с. а.:				·	•					• •					•
		· · · ,	U. Dias	-0	. 2	6.	. 0	70.	• •••••		·	•••	معيد			~ .	•••	0	70
			- (Jona	gal	la.						1		лана.	•	1			
10. 14	4061.	Medabissa	Crown, cultivated by P.	•	ų					ι.		1	•			•			
			H. Adoappu, &c.	1	2	13.	. 2	6.	. <u>.</u>	• •		•••	<u> </u>	•		-	••	2	(
•			Preliminary plan	No.	4.8	348	-Hal	mrus	zala.	•				•					÷
n.v	536	Karaweowita	D. B. Abeywickrama							•			•				сана С. 1		э.
		•••	and others	. 2	1	8.	. 2	.99.	•	•••	•	•••				-	•• .	2.	99
12W	536.	Kandiya-addaraowi	ta Dodangodage Arnolis and others		3	3:	. 4	0.						:.			,	1.	- (
13X	536.	Kereweowita	. M. Don Johanis and				÷ _												
14. Y	536	Do.	others D. W. Abewickreme	. 0	3	3 10.	. 1	6.	• ••••	••		• •		• •		. .	••	1	1
			and others	2		13.				• •	•	۰	,	•••		-	••	3.	
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		. Dawatagahaowita	D. Babichanhamy and							•	•	••	:		- 	· ·			
ת 18	537	. Kereweowita	others . D. Hendrick Appu and	. 1	. 0) 4.	. 1	34,	•	·	•	••		• •	-	~ ,		1	č
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19E	537.	. Lintotaudamullaowi	ta D. O. Kumarasinha and	1	5	2 24.	v	9.5			j.							0	ß
20.H	537.	Hatarahaula	others V. Don Erolis and other	. v s 1		z 24. 5.		67.			· · · · · ·	•••		•••		~	•••	ľ	
21I			D. W. Abeywickrema	a.	_			•			•		2					0	f
22.J	537.	Edandapaulakumbu	and others ra M. Don Johanis and			21.		66.	1.		•	•••				-	••		
		-	others	-	1	34.	. 0	61.		•	•	••		• •		- .	•••	0	6
69 K	937.	. Ivukamangan jiyado	la Kumaravidanalage Sayaneris	. 0	1	19.	. 0	48.				••		• •	نىب-	-	• •	0	4
24L	537.	Hettiyakumbura	. D. W. Abeywickrems					÷.,					-		_			4	,F
25 M	537.	Malapalawita	and others	3		36. 15.	· · ·	52. 78.				•••		•••		-	••		
		Wickrema-araccige-					• •					۰.		-					
		owita	W. Mendis Appu and others			.8,	0	72.	·	•		• •		••	·	- -	••	0	7
270	537	Ellubitiyaowita	D. B. Abeywickrema				•		۰.										
	•		and others ita D. O. Kumarasingha	0		35. 22.		61. 16.		•		••	منطقة مشارك م	•	·····	-	•••	0	-
			Duwege Babunhamy				:			• •		, 			• •	. "	••••		
•			and others	2	0	0.	. 2	60.		· • •	·	••		· ·		-	••	2	6(
30R	001		D. B. Abeywickrema and others		1	37.	. 0	63,				••	,	•••	- ÷	- 4	••	0.9	6
318	537	Radagewatta-addars					•	• •	•		ti i s	. * • .	`. .		-	•••			
•		owita	P. R. Remanis and others		3	15	2	· 40 .	,			• •					• •	2	4
32T	537	Hikkumburs	V. Don Andris and D. B.				-								•				•
•••			Abeywickrema and others	5	2	0	7	15.	مىند		•····••		-	• •				7	1
33. U	537	Đo.	Dewage Babunhamy				_	,	•	- •				•		÷.,	•••	· _ ·	
	-0-	Domession 34	and others	0	3	7	1	0.,		••		••		•••		•	••	Ŀ	
94 V	537	Parussawatta-addara owita	. Mullevidanage Aberan						•	;		• .		· · ·			· ·		
	200		and others	4	0	0	5	20	••••	۰.		••		۰.	+		•••	5	2
59V	ə 38	Parussakumbura	D. W. Abeywickrema and others		1	33	0	60.1										0	ß
86Z	538	Kajugaha-addara	D. B. Abeywickrema					<i>.</i>					-				•••		
37 A	- 539	parussa Kiripalagahawatta	and others	12	U	7	10 -	-0Q.,		••		. • •		••		•	•••	15	6
		addaraowita .	K. Nonahamy and others		1	2	0	35		• •		۰.		••	-	n n An star		0	3
		••	S. de Costa Dassanayake, &c.		3	26	1	19			_			-					· .
вяс	539.	Delgaha-addaraowite	M. D. Pedrick, W. A.							••		••		•••			• • • •	1	1
10 P	290	Damagal	Siman, &c	1	1	28	1	86. _S	,	••		••		••		-	•••	1	8
юD	99	Parussakumbura	Singho Appu, &c.	4	1	38	5	84.1					1		-	, P	er è.	نير	~
1E	539	Suriyakanattawatta-		•						••	•	• •		••,		-	• • •	5	8
		addarawala	.H. V. Don Andris and others		,	10 -						ente antre			2.0			: : :	
			others	*	1	13.5	5	04		•	. <u> </u>	,	· ,	· • • *	·		• •	5 (64
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PART I. - CEYLON GOVERNMENT GAZETTE - JUNE 25, 1926

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No. of Lo No. or Surve Referenc	ey Land or Field	of Name of Owner.		° Exte	ent.	Char or Mai uance Re. 1 per ac	inte- at	due.	t A exe	trea myted	. An exe	nount empte	Colon Lette d. Exer Perio	er auth nption od of E	retary's orizing , and . A xemp-	Total mount due.
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142F 53	39 Suriyakanattawatta				•			. 0					•			0 58
143G 53	addaraowita 39Bibileudumulla	M. D. Pedrick and o M. V. Don Cornelis	\mathbf{and}						••	•	••	 _	•••		••	076
1144H 53	39 Do.	others D. B. Abeywickram	and		1 14				••		••		••	_		
1145I 53	39 Bibulaihalakattiya	others	*. 		00 09.		30 68		•••		•••		••• •••	, ·		$\begin{array}{c}1 & 30\\2 & 68\end{array}$
1146.J 53	39Bibileudumulla 39Suriyakanatta-add	do. /	•••		1 10.					:,	••		•:		•••	1 71
• *	owita	D. Don Dias Wickreit ratne and others		.1 :	2 5.	. 2	0		•	<u>.</u>					•••	2 0
1148L 53	39 🧙 Parussakumbura	C. B. de Silva, T. Si Appuhamy, &c.	ngho		3 8.		64	<u></u>			•					42 64
149.M 53	39 Hunangala Weliow 39 Do.		• •	Ō	3 21.	. 1	15		• •		•••		••			1 15
		and others	••.	1	1 1.	. 1	64		• •		••		••		••`	1 64
	27Welipottaudamulia godakelekattiya	Massalage Caroham	y, & e.	0	2 0.	. 0	65		•••		••.				•	0 65
	39Tuduwegeowita 39Welipotaudumulla	G. Amaris and other							•••		•••	·	::		•	1 47 5 90
	39. Parussaowita	D. W. Abeywickren N. Uraneris Appu	na,&c.]						•••		••		•••		••	25 94
		others		0	2 24.	. 0	85		••				•••	·	•••	0 85
11568 53		D. Don Dias Wickr ratne, &c.	• •	0	$2 \dot{0}$.	. 0	65			<u> </u>	• •	<u> </u>	•••		•••	0 65
1157T 53	· · ·	D. Nonahamy, D. S lishamy, &c.	••	0	1 33.	. 0	60								,	0 60
158U 53		D. Don Dias Wickr ratne, &c.	ema- 	0	3 18.	. 1	13			_			••			1 13
159V 53	39 Do.	M. V. Don Cornelis others	and	0	114.	. 0	44	. — .								0 44
160W 53	39 Do. 2	M. V. Cornelis, F Adirian	P. V.	2	07.	. 2	66		•					·	••	2 66
161.X 53 162.Y 53		M. V. Johanis and o	thers	1	0 15. 2 32.	. 1	43 21		••		••		••		••	$\begin{array}{c}1&43\\2&21\end{array}$
163Z 53		W. A. Mendis and o	thers		1 25.		53			 .	•••		•••	_		0 53
64A 54	40Galagawadiyambag pala	goi- Ganhewage Amaris	, &c.	0 1	27.	. 0	55	·							•••	0 55
65 — 66B 54		••• —• ••• do.	•••	2^{-}			66	:	••		•••		••		•••	3 66
	10 Kottayawatta-adda owita		8-0		3 6.		23			•			1		•	6 23
68 [°] D 54	Q Tuduwewatta-adda	ra-							••		•••		•••			- 79
с 169Е 54(- owita 0 Do.	do. do.			125 238		$\begin{array}{c} 73\\ 56 \end{array}$	•	•••		•••		• • • •			5 73 3 56
70F 540		do. Ganhewage Amaris			326 032		49 26		 		••		••			$ \begin{array}{c} 2 & 49 \\ 0 & 26 \end{array} $
		Preliminary 1	olan N	0.4	947	Hew	agan	na. • •								
720 560	0 Watta-addaraowita	K. V. Don Saineris									••	F	•••		•	0 10
73P 560	0Tuduwehewaganwe	ela . D. L. Abeywardene another	and	0	3 37	1		·	÷.	• •				· · ·	•••	1 28
74. Q 56	0Tuduweaddaragan- kandeowita	D. B. Abeywicki	reme				D									
		and others	••	7	1 14	9	54		•••,	. 	• •		••	-	• • •	9 54
.75R 56	0Tuduweaddaramah liyadda	M. V. Don Johanis	and			_										3 70
78 Q 58	D Pating competts add	others ara.Amalage Pedrick	 and	2	3 15.	. 3	70	······	•••	····· '	• .•		••		••	1
	-	others			$\begin{array}{cccccccccccccccccccccccccccccccccccc$		16.		۰.		• •		••	 	••	$\begin{array}{c} 2 & 16 \\ 3 & 74 \end{array}$
177T 56 178U 56	60Patiragewattaowit	do. a do.	••	1	1 27.	. 1	85.		•••		•••		•••	•	••	$\frac{185}{23}$
179V 56 180W 56	60Ganhewagewatta-a 30 Do.	Don Porolis Munasi	nghe	1	$ \begin{array}{ccc} 2 & 9 \\ 2 & 13 \\ \end{array} $	$ \begin{array}{c} 2 \\ 2 \end{array} $	3. 6.		•••		•••		••		••	$\frac{1}{2}$ 6
		and others						,					· · .			م
	60 Koggabatuduwewa		ers .	0	1 18.	. 0	48.		• •		••		••		:•	0 48
.81X 56	60Kosgahatuduwewa addara	K. Girappu and oth					00									1 29
.81X 56	addara .	K. Girappu and oth Amalage Pedrick others		0	3 38.	. 1	29.		••		••	· ·			••	
81X 56 82Y 50	addara .	Amalage Pedrick others	and	0	3 38.	. 1	29.	•	••		••	÷			••	a 61
181X 56 182Y 56 183Z 56	addara 60 Do. 60Kosgahatuduwa.ad udumulla	Amalage Pedrick others ddara Ganhewage Amaris others	and		3 38. 0 37.		29.	•	•••		·	_	••		••	2 91
181X 56 182Y 56 183Z 56	addara 60 Do. 60Kosgahatuduwa-ad	Amalage Pedrick others ddara Ganhewage Amaris others	and and 	2	0 37.	. 2	91.		•••		· · ·		•••		••	2 91 0 30
181X 56 182Y 56 183Z 56	addara 60 Do. 60Kosgahatuduwa ac udumulla 61Kosgahatuduwewa	Amalage Pedrick others ddara- Ganhewage Amaris others atte- D. W. Abeywickren	and and na, &c. E	2	0 37. 0 36.	. 2	91.		•••		· · ·		•••		•••	2 91 0 30
181X 56 182Y 56 183Z 56 184A 56	addara 60 Do. 60Kosgahatuduwa ac udumulla 61Kosgahatuduwewa	Amalage Pedrick others ddara- .Ganhewage Amaris others atte- .D.W. Abeywickren .Gammeddege Hend	and and ma, &c. E irick,	2 0 laka	037. 036. .ke.	. 2 . 0	91. 30.		•••		•••				•••	2 91 0 30 1 72
181X 56 182Y 56 183Z 56 184A 56 185I 50	addara 60. Do. 60. Kosgahatuduwa ac udumulla 61. Kosgahatuduwewa owita	Amalage Pedrick others ddara. Ganhewage Amaris others atte. D. W. Abeywickren Gammeddege Henc &c. L. Don Taranolis	and and na, &c. E irick, Jaya-	2 0 laka 1	037 036. Jke. 111.	. 2 . 0	91. 30. 72.	• 	•••		•••		•••			2 91 0 30 1 72 1 52
181X 56 182Y 56 183Z 56 184A 56 185I 56 185J 5	addara 60 Do. 60Kosgahatuduwa.ad udumulla 61Kosgahatuduwewa owita 61Soranatotawela	Amalage Pedrick others ddara. Ganhewage Amaris others atte. D. W. Abeywickren Gammeddege Henc &c. L. Don Taranolis sekera and other	and and na, &c. E irick, Jaya-	2 0 laka 1 1	037 036. Jke. 111.	. 2 . 0 . 1 . 1	91. 30. 72. 52.	·	•••		•••	~	•••			1. 72

PART L -- CEYLON GOVERNMENT GAZETTE -- JUNE 25, 1926

No.º	No. of Lot or Survey Réference,	• Name of Allot Land or F	ment of 'ield.	Name o	of Owner.	•	. Ex	ten	t. ,	or Ma nanc Re. 1 per à	e at . L 30 cre			exen		Amo exem	Cole ount Le pted. E	onial tter xem riod	nd Da l Sedre autho ption, l of Ex n gran	rizing , and , cemp-	Tot Ame	้านบ
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1188	. K 561	Kokatiyakano	deudu.						~•	-,						Tho:	•.				100.	, c
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		• •		sinno, a		•••	1	3	17.	· 2	42	 		. ^{1.}	-			•			2	45
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1191.	L 561	Kandanadina	elapita	P. K. Edd	appu and	l other	s 7	3	17.	. 10	22				-'		• • •			• • •	10	
1192.	.M 561	Katuattagoip	ola Paha	-, -																		
		lakattiya		P Auneri	s Appu	•••	5	3.	4.	. 7	51						·			• • •	7	5
1193.	N 561	Etanbandumu	alla .	. D. Hendri	ick Wiras	ingha					•.	•										
		•		_ and oth	ners 🖕	•••	5	1	7.	. 6	89		- ·				• • •			• •	ß	8
1194.	14202	Weligodella		. Iswarawa	ri Sarang	a, &c.	4	• 0	•8	. 5	27						• ••			••	5	$\mathbf{2'}$
1195.	0 561.	. Kandanadina	elapita-					٠.							•				£.			
		· goipala	• •	. Punchihe	wage	Sando			••	~		. • .										
1100	D F (1)	~ · ·			nd other				38.		76		•••	•			•••	• •		• •	8	
1190.	·P 561.	Galagawapah	alakattıy	a P. Udern	sand oth	ers	3	T	18.	. 4	38		•••	• -			•••	, · [*]	· · ·	••	4	3
1197.	Q 561.	Miriswatta	· · ·	H. Girigo	rns Silva	and	0		00		10				· •	-	5 A.	•				
1100	D 501	a		others					28.		46		•••	· -			••	•		••	4	
1100	. S 561.	Soranatota		.P. Girapp			0		·9.		68 32		•••	• •••	• • •	•	• • •			••	2	
1900		. Do. . Kanahentota	• •	do. Don Tara	- malia Ta		0	U	39 .	. U	32		•••				••			••	.0	3
1200.		. Kananentota	•••	Don 18R	d others	yase-	1	° 0	35.		59					•		•			1	5
				KUIG GII	u omers	•••			<u>.</u>			•	•				••			••	1	Ű
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	1	a) Lands payin	or a main	atenance r	ate of R	e. 1•3	0 ne	r a	ere i	ner a	nnim	n for	•	А,	n. r	•	11	13.	C.			
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٠	· . ·		-				- 1					•				•						
•													2,0	0 64 1	0.3	· ·	2,6	89	19			
	6	b) Lands paying	g a rate	of Re. 1.	30 per ac	re pe	r anı	nur	n re	visab	le at	anv	· `		•					•		
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			•		•																	
•		Kachcheri,	•		•		•												Russ			
		Kachcheri, Ictober 1, 1925.	•				•				•				•				ient 2		t.	
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			•			•	•				•	•							nent 4		t.	

Irrigation Works, Matara District.

A MENDMENT to the specification of lands under Kekenadura Tank, published in Government Gazette No. 7,486 of September 25, 1925.

· 1920.	•	Division—Wellaboda pat	tu.	•	No. and Date of	
No. of Lot No. or Survey Reference.	Name of Allotment of Land or Field.	Name of Owner.	Extent.	Amount due.	Colonial Secretary' Letter authorizing Exemption, and Period of Exemp-	Total Amount
	•		A. R. P.	Rs. c.	tion granted.	Rs. c
	بۇ	Village-Naotunna Parawe	hera.		•	• .•.
379	Yataskoluwemulana At	beysinge Don Carolis and othe	ors 0 3 0	075		0 75
Lot 637 at 1 included and is he	Patègama in the specification pl reby cancelled.	ablished in <i>Government Gazett</i>	e No. 7,486 of Se	ptember	25, 1925, has been er	roneously
·		Amended Summary.				•
•	In specification publish	ed in <i>Government Gazette</i> No.	7,486 of Septer	nber 25,	1925.	
(a) Lands paying (b) Lands paying (b)	an irrigation rate of Re. 1 per a an irrigation rate of Re. 1 per a	acre per annum in perpetuit, acre per annum revisable at a	any time	•	A R. P. 1,078 1 3 9 3 0	Rs. c. 1,078 92 9 77
		By this amendment d	To educt from (a	tal	$1,088 0 3 \\ 4 1 16 \dots$	1,088 69 4 35
		Actual amount due	••	••,	1,083 2 27	1,084 34
	Cachcheri, pruary 23, 1926.	•		"A	A. N. STRON	3, t Acout

A. N. STRONG, Assistant Government Agent.

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PART I. - CEYLON GOVERNMENT GAZEFFE - JUNE 25, 1926

$\mathbf{A} \mathbf{MENDMENT} \text{ to the specification of lands und}$	rigation Works, Matara Dis fer Denagama Tank, publis		nt Gazette I	Io. 7,473 of Jul	y 10, 1925.
Lots 205,216, and 250 at Denagama in the sphere erroneously included and are hereby cancelled		e Government Go	zette No. 7	,473 of July 10	, 1925, have
	Amended Summary.		• • •		•
In specification publish	ned in <i>Government Gazette</i> N	No. 7,473 of July	10, 1925.		
		•		A. R. P.	Rs. c.
(a) Lands paying an irrigation rate in perpetuity of(b) Lands paying an irrigation rate of Re. 1 per act			•••	$\begin{array}{cccccccccccccccccccccccccccccccccccc$. 17 51
	By this amendment de	· To duct.	tal		857 22* . 3 25
	Actual amount due	••	••	853 3 5	853 97
* The total amount shown in the specification and not Rs. 857.20.	n published in Government	Gazette No. 7,473	of July 10,	1925, should b	9 Rs. 857 · 22
The Kachcheri, Matara, February 23, 1926.			Assi	A. N. STRO stant Governm	
•	•			•	· · ·
	······································			······································	
				•	•
4y	rrigation Works, Matara Di				
A MENDMENT to the specification of lands unc	ler Dandeniya Tank, publis	shed in <i>Governme</i>	nt Gazette N	Io. 7,477 of Aug	gust 7, 1925.
Division—W	ellaboda pattu. Village—	Goigodapanguwa	ł.	No. and Date	of
No. of Lot No. or Survey Reference. No. or Survey Reference. Name of Allotment of Land or Field.	Name of Owner.	Extent.	Amount due.	Colonial Secreta Letter authoriz Exemption, a Period of Exer	ry's Total zing Amount nd due. np-
		A. R. P.	Rs . c.	tion granted	l. • Rs. c.
	urunnege Don Adirian de Si nd others		10.	•	1 0
· · · · · · · · · · · · · · · · · · ·	AMENDED SUMMARY.				. •• ·
In specification publishe	ed in <i>Government Gazette</i> No	5. 7,477 of Augus	st 7, 1925.	A. R. P.	Rs. c.
(a) Lands paying an irrigation rate in perpetuity	of Re. 1 per acre per annur	n		528 0 6 .	528 38
(b) Lands paying an irrigation rate of Re. 1 per ac	cre per annum revisable at	any time	•••	13 1 13 .	. 13 35
	• By this amendment d		tal 	$541 \ 1 \ 19 \ 2 \ 0 \ 10$	541 73 $2 6$
	Actual amount due	· · ·	•••	539 1 9	• 539 67
The Kachcheri,				A. N. STRO	DNG,
Matara, February 23, 1926.		· ·	Assi	istant Goyernm	ent Agent.
		•	,		
1	Arrigation Works, Matara D	istrict.	. •		* • • • • • • • •
A MENDMENT to the specification of lands u	inder Sapugoda Anicut, pul	blished in <i>Govern</i>	ment Gazet	te No. 7,483 of	September 4,
\frown 1925. Division	-Gangaboda pattu. Vill	age—Sapugoda.			
				No. and Date	
No. of Lot Name of Allotment of	Name of Oursey	1 2	Amount	Colonial Secreta Letter authoriz	
No. or Survey Reference. Land or Field.	Name of Owner.	• Extent.	due.	Exemption, a Period of Exem	nd due.
	•	A. R. P.	Rs. c.	tion granted	<u>R</u> s. с.
17 — Jatungeokandepahalakella Illa	ngangoda Vihare	0 2 37 ·	073.	. —	0 73
· · · · · · · · · · · · · · · · · · ·	Amended Summary.		1 1 100	·	
in specification publishe	ed in <i>Government Gazette</i> No	. 1,403 OI Septer	noer 4, 192	Э. А. В. <u>Р</u> .	Rs. c.
(a) Lands paying an irrigation rate in perpetuity (b) Lands paying an irrigation rate of Re. 1 per ad			••	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} 296 2\\ 14 21\\ \end{array}$
	By this amendment d	To educt from (a)	tal '	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	310 23 0.52
	Actual amount due	· ; · ·		309 1 16	309 71
The Kachcheri, Matara, February 23, 1926.		Ĵ	Aco	A. N. STRO	
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•		Division-Gangaboda pattu	u. VillageOwitigamu	wa.	No prod	Date of	
No. of Lot or Survey Reference.	Name of Allotment Land or Field.	of Name of Ow	mer. Extent.	Amount. due.	Colonial S Letter au Exempt	Secretary's athorizing ion, and f Exemp-	Tota Amou due
	1. Star		, A. R. F.	Rs. c.	tion gr	antou.	Rs.
4	Wannigeliyadda	Paranagamage Don others		• 0 10 ·			0
		Amended	SUMMARY.		. •		
•	In specificatio	n published in Government	Gazette No. 7,486 of Sept	ember 25, 1	925.		•
	•	-			A.R.	. р. ·	Rs.
		perpetuity of Re. 1 per acre Re. 1 per acre per annum re		· · · · •		$\begin{array}{ccc} 10 & \ldots \\ 14 & \ldots \end{array}$	1,308 32
		· •		Total		24 14	1,340
		By this ame	endment deduct from (b)		•••		, v

SPECIFICATION.-Irrigation Works, Province of Uva.

REVISED specification showing lands found to be capable of Irrigation by Taldena Anicut, the names of proprietors and the contributions payable in respect of each land. All previous specifications including the one published in *Government Gazette* No. 6,262 of September 25, 1908, are hereby cancelled.

Rate at Rs. 2 per Acre per Annum.

. No.	Name of Allotment of Land or Field.	o Name of Owner.			E	stent.		Amount due.	Area exempted	Amount exempted	No. and 1 Colonial Sec Letter aut 1. Exempti Period of tion graduated	horizing on, and Exemp-	Total Amount due.
•				A	ι. ΄	R. P:		Rs. c.	A, R. P.	Rs. c.	, tion Br	·nvou.	Rs. c.
п.	Dehiwinna-arawa	Taldena Kumbalwela Kumariham	*7	. 1		0 ່ 0		2 0					2 0
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4	·· Do	do.	••	. 1		0 0	• •	20		•	•	• •	20
т		The loss Treasure the and M	F										
	mulla	Palugedara Heenmenika and M	tutu-			0 36		0 45					0.45
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c		Palugedara Appuhamy	• •	0			•••	0 30			·	••	0.30
7	·· Do	do.	••	0		$) \frac{24}{36}$		0.30 0.45			•	••	
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ě	, Do.		• •	0			• •	2 70	• •	· •	•	••	
		Mr. F. Taldena, Proctor	• •	4				3 38			•	••	2 70
	. Gannile	do	• •	1							•	••	3 38
	. Kurunnekumbura	do	••	1			• •	2 70		· ·	•	••	2 70
10	. Keenagahakumbura	do.	• ;	1	0	0	••	2 0	···· · ·	· ·	• • • • •	••	2 0
13	Kadapaiya		and	~				0.00					A 4.5
• •		another	• •	0	1	14	•••	0 68	· · ·		• •	••	0 68
14	•• Do. • • •	E. A. R. Appuhamy, Korala	••	1	1	16	•••	2 70	· · ·	···· · ·		• •	2 70
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16	·· Do. · ·	Ketawelagedara Ukku Banda	• •	0	0		• •	0 38	····· · ·	·.·			0 38
	··· Do	Egodawatte Tissahamy	••	0		24	••	0 30	·····	<u> </u>			0 30
18	Hapugahakumbura .		• • •	0		24		0 30		• • •			0 30
19 .		Rev. Dhammaratana and Davithha	amy	0		32 .		0 90					0 90
20	. Do	Rev. Dhammaratna	••	0				0 23	· ·				0 23
21.	·· Do	Helawattegedara Ukkumenika	• •	0	1	8.		0 60	····	· ·		••	0 60
22 .	· · Do,	Bubulegedara Tissahamy and anoth	ıer.	0	1			0 60	<u> </u>	·			0 60
.23	Do	Helawatte Tissahamy	••	0		24.		0 30	· ·				0 30
24.	· . Do	Palugedara Heenmenika		0		14 .		0 68	· ·	· · ·	_		0.68
25	., Do	Ketawalagedara Appuhamy	•••	0		24:		0 30	·· · ·	~~ · ·			0 30
26	Uduthure	Podihamy of Taldena	••	0	0	30 .		0 38	·	<u> </u>	•		0 38
27.	. Kolongahakumbura	Podihamy and another	• •	0	2	4.		1 5	····· · ·	÷ .			1 5
28	Do	Godahene Appuhamy and another		0.	1	14.	. (068				•••	0 68
29 .	·· Do	Palugedara Heenmenika	• •	. 0	1	14.	. (068	· ·		·	••	0.468
30.	Do.	E. H. R. Appuhamy, Korala	· · '	0	1	l4.	. (068.,	·			••	0.68
31 .	. Uduthure	Palugedara Heenmenika	· · ·	0	0	3 0.	. (038	······ •	· ···		••	
32.	Do	Makulegawagedara Hudumenika a	ind							• •		••	0 38
	-	another		0	2	4.	. 1	15					•
-33 .	. Wannikumanarawa .	Mudaliyar Charles Taldena	. :	$\cdot 2$	0	4 .	. 4	4 5				••	1 5
-34	Aliyawetunatenna	Mudaliyar Charles Taldena	• •	0	0	36.	. (0 45				•• .	4 5
-	Udaporagastenna	do.		1		16		2 70	••			•••	0 45
	Palleparagastenna	do.		1		1 6		270					2 70
0 -	. Bellankandura	Podihamy and others of Taldena		2	î			4 73	· ·	···· ··			2 70
	. Dunukegasarawa	Yahaletenne Appuhamy and another			î		• •) 68	·:-			••	4 73
	. Peragasarawa 1	Puwakgodamulle Nonnohamy	• •		3		· (• •	0 68
40		Podihamy of Taldena		ŏ	1		• !		-	—	·		1 68
41	. Ela-arawa	Podihamy of Taldena and another					. () 68		—			0 68
42	Batalawattemulata	do.	••		2		• 1	28			· <u> </u>		1 28
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. PART 1. CEYLON GOVERNMENT GAZETTE - JUNE 25, 1926

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	Land or Field.	Name of Owner.		1	Este	nt.			ue.	e	cempte	d. e	xemp	sted.	Letter aut Exemption Period of	on, and	Amo	ount-	
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43	Alandugahapitaha	Gurulindegedara Kiriwante Gam	arala								•					· · · ·	14 T -		
		and another	••	0	1	32		0	90			• • .					0	90	•
44	. Aswedduma	Ela-arawe Kiriwante Gamarala	and															:	
		others	• •	1	0	0		2	Ό								2	0	
45	Medapolla	Ela-arawe Kiriwante Gamarala	and																
•		another		0	3	18		1	73								1	73	
46	Do	Gurulinde [®] Appuhamy and another		Ō					68				_	• •		••		68	
1	Do	Batalawatte Tissahamy and anoth	her	ŏ		30				•••		•••		• •		••		38. 38.	
	. Medapahata	Kumburegedara Mutumenika	and	v	v	00	••	v	00	•••		•••		• •		• •	U	90.	-
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40 *	*Modenallenshet		• •	0		14			68	• •		•••		• •		••		68 .	
49 °.	. Medapallapahata	Batalawatte Kudumenika	• •	0			• •		30	•••		••		•••				30"	
50.	. Do	do		0		· 8	• -		60	••		• •					0	6 0	
51.	Batalawattemulata	Batalawatte Mutumenika and and	other	0		14	••		68			• •		••		÷ •	્ગ	68	1.
52 .	Do.	E. Kiriwanthe Gamarala and anoth	1er	0	2	0	••	1	0			• •			·	• • •	1	O *	
	. Kirigalgoda			0					60								0	60 [·]	
54 .	. Amunawalapitiya	K. Kitnan of Puwakgodamulla	• •	1	1	16		2	70							·	2	70	
55.	. Karandagawapitiya-	· · ·													•				
		Gurulinda Kiriwante Gamarala		0	1	14		0	68								0	68 ·	
56.	. Karandagaspitiye-											·				• •	•	- .	
	kumbura .:	Dangepolegedara Heenmenika		0	0	24		0	30							•	Û	30-	
57 .	. Yahaletenneaswed-	Dungopologouna Hoomhomma		Ŭ	v		• •	Ŭ	••	• •	-	••		•••		••	v		
		Podihamy of Taldena		0	3	18		1	73		-		_				r	73:	·
59		1 oumany of faidena	• •	v	U	10	• •	1	10	• •		•••		• •		• •	I	19.	
00.	. Karandagaspitiye- aswedduma	Kanan dagaar itina Mart 1		0	0	ດ ວ່			95										
20		Karandagaspitiye Mutumenika	•••	0		28	•••		35	• •		•••		• •		• •		35	
59	• D o	Gurulinde Kiriwante Gamarala	• •	0	2	28	••	1	35 ⁻	• •		••		••		• •	1	35	
60 .	Hapugahakumbure			~	~	• •		~					•				•-		
	aswedduma	Ketawelagedara Ukku Banda		0	0	18	••		23								0	23	
61 .	. Surigalgoda	Bellankandure Kiriwante		0	1	32		0	90								0	90	•
62 .	. Maligatenne	Mudaliyar Charles Taldena.		7	1	28		14	85								14	85	1.1
63.		Mr. F. Taldena, Proctor, Badulla		6	0	12		12	15						•		12	15	
64 .	. Maligatenneaswedd-														•				
•	duma	, do		2	1	16		4.	70								4	70-	
6 5 .	. Kopiwatt -asweddum		••	ō	$\overline{2}$				35	••		••		• •		•••		35,	
66 .	Colwalatonnohono	Mr. A. C. W. Samarakoon, Pro	ator	v	-	-0	•••	-		•••		•••		• :		••	<u>_</u>	00	
00.	. Galwalatelinenena		<i>c</i> ,	9	0	0		4	0									0-	
0.	D	Badulla Badulla	••	ĩ		-	• •	4 2	-	••		•••	_	• •		• •	4	-	
67 .	. Pinnagollehena	Mr. S. B. Moragahalande, Badulla	• •	1	0		••		0	٠٠.	•	••		••		• •	2	0,	
68	. Do	Mr. T. A. Pieris	• •	3	0	~	••	6	. D	•••	Automat	•••		••		· • •	6	_0	
		Mr. G. B. Egodawela of Badulla	• •	0	1		• •		50	••		· · ·		••		••		50	
70 .	. Do	do		0	1	0		0	50		—						0	50	
71 .	. Do	Mr. H. B. Lankatilleka, Presid	dent,															. •	
		Village Tribunal, Badulla		3	0	0		6	0	÷ •							6	0	
72	. Do	Mr. G. B. Egodawela	• •	0	1	0		0	50								0	50	·
73	. Do	do.		0	1	0		0	50						·		0	50	
74	Do	do		· 0	1	0		0	50 ·								0	50×	
75	. Tennehena	Mr. H. B. Lankatilleka, Presid	dent.																·
	. icinicitatia	Village Tribunal, Badulla	•••	2	0	0		4	0						•		4	0^	
76 .	Kirawanagadahana	Mr. W. D. Pabilis Appuhamy, Bad	hulla	ō	2			ĩ	ŏ	••		•••		••		••	î	0	
	. Rhawanagouanena.	Palugedara Appuhamy		ŏ	ĩ				5Ŏ	•••		•••				••		50 .	
11 .	, Palugedarahena	Bubulegedara Davith Singho	••	ŏ	-				15	•••		• •		••		••		15	
78 .	. Dewalegederawatta	Mudalinan Charles Taldana	•••		ŏ	10	••			•••		••		• •		••	20	0	
	. Aliyawetunatennenene	Mudaliyar Charles Taldena	••	2			••	20	0	• •	a construction	••.	· · ·	••		••		ŏ	
80 .		Baliyadde Menchinona and anothe	аг., Лата	Z	0	0	••	4	0	••		• •		• •		.•.	. 4	С	9 A
81.	. Karandegawahcna	Mr. H. B. Lankatilleke, Presid	ient,	•		~			~			· .					· .	ß	
		Badulla	• •	0	2	0	••	. 1	0	• · •		••	·	• •		• • •		0	
82.		Karandapitiya Kuma	. ••	0	2	0	••	• 1	0	• •		• •		• •	·		1	-0.	
83 [.] .	. Maregawahena	Mr. H. B. Lanlatilleka and anoth	ег	1	0	0	• •	2	0			• •		• •			2	0	
84 .	" n.	Mr. H. B. Lankatilleka		0	1	0			50	• •			·			• • •		50	÷ .
85 .	. Do	do		0	1	0			50									50	
86 .		do	••	2	0	0		4	0				·				4	0	
87 .	Ďo	· do	:.	1	1	· 0		2	50							`			z .:
88 .	. Hunuketagalayaya .	Mudaliyar Charles Taldena		13	0	0		26	0					• .•.	•		26	0	
	. Kosgahakumburahen		::	3	0			6	Õ						•		6	0	•
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51 .		Badulla		1	1	0		2	50				·				2	50	
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	. Welikadewatte .			0		24												0.	
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101 .	Thoragallewatte	Karandagaspitiya Punchihamy		0.	0	24		0	30	.:			·				. 0		5. A 2
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104		Mr. F. Taldena, Proctor			ō	ŏ		3Ŏ		. •						., .	30		
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	. Balapanwalawatta .		••	23	ŏ			4		• •		• •					4		. j ^a
		. Mr. F. Taldena, Proctor, Badulla	• •	ő						• •	•	••	•	• •			ō		
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109	Yahaletennewatta	do	••	0	· 2	0	• •	1	0	••		••		۰.		•••	<u> </u>	و تست	39
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The Kachcheri, Badulla, November 19, 1924.

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. R. A. G. FESTING, Government Agent.

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Docond Paulitication UNOFFICIAL ANNOUNCEMENTS. MEMORANDUM OF ASSOCIATION OF THE PANGALLA RUBBER COMPANY, LIMITED. THE name of the Company is "THE PANGALLA RUBBER COMPANY, LIMITED 1. The registered office of the Company is to be established in Colombo. 2. The objects for which the Company is to be established are-3. (a) To purchase Pangalla estate, situate in the Kurunegala District, Ceylon. To carry on in Ceylon or elsewhere the business of growers and manuacturers of and dealers in tea, rubber, and other Ceylon products. (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 properties and rights, intermery, or immovable of any kind, and any contracts, rights, easements, patents, licences, or privileges, in 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 Ceylon or elsewhere, and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the widow or children of any such. (e) To clear, open, plant, cultivate, improve, and develop the said property or any portion thereof, and any other land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof, as a tea and rubber estate or estates, or with any other products, trees. plants, or crops that may be approved by the Company, and to plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cacao, cardamons, rhea, ramic plants, trees, and other natural products ir 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 subsidise 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, cocounts, 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, choco-late, 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 Ceylon, the United Kingdom, or elsewhere, stores, shops, and places for the sale of tea, rubber, coconuts, cacao, chocolate, coffee, and articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any branch thereof ; and generally to carry on the business of merchants, exporters, importers, traders, engineers, or any other trade, business, or undertaking whatsoever. (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, develop-ment, 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 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.

(1) 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

- (s) To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promissory notes, and other transferable or negotiable instruments for the purposes 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 here, after 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 the same 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 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 purpose 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 movable, 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.
- (z 4) To do all such other things as shall be incidental or conducive to the attainment of the objects abovementioned 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.

The liability of the Shareholders is limited.

5. The nominal capital of the Company is Seven hundred and fifty thousand Rupees (Rs. 750,000). divided into Seventy-five thousand (75,000) shares of Ten Rupees (Rs. 10) each, with power to increase or reduce the capital. The shares forming the capital (original, increased, or reduced) of the Company may be subdivided 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.

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

Names and Addresses of	of Subscri	bers.		•		aber of Share y each Subsc	
G. B. TRAILL, Colombo	••	••	••		•••	Ó One	
R. MEADEN, Colombo	•••	· · ·	••		••	One	
JOHN A. M. BOND, M. tale	••	··· •	×		••	One	
A. G. G. HYDE, Colombo	•.•		••			One	• •
H. J. BROMLEY, Colombo	• .•	•••		•	••	One	
L. F. LERWAY DAY, Colombo	·· ·	••			••	One	•
W. T. SNELLING, Colombo	••	· • •	•		••	One	
•	-						د در ا ^{رد} در ا
• • •			Total Shares	s taken	••	Seven	

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

Witness to all the above signatures at Colombo, this Twenty-second day of May, 1926:

RTICLES OF ASSOCIATION OF THE PANGALLA RUBBER COMPANY, LIMITED.

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The regulations contained in the Table C in the schedule annexed to "The Joint Stock Companies' Ordinance, 661," 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 "The Pangalla Rubber Company, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached. The "Ordinance" means and includes "Joint Stock Companies' Ordinance, 1861," and every other Ordinance

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

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

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

"Presence or present " at a meeting means presence or present personally or by proxy or by attorney. "Directors " means the Directors for the time being of the Company or (as the case may be) the Directors assembled

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

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

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

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

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

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

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

"Holder" means a Shareholder.

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

BUSINESS.

2. The Company may proceed to carry out the objects for which it is established, 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.

CAPITAL.

4. The nominal capital of the Company is Seven hundred and fifty thousand Rupees (Rs. 750,000) divided into 75,000 shares of Ten Rupees (Rs. 10) each.

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, of conditions attached thereto as such resolution shall direct.

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

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

SHARES.

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

9. If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by 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 as nearly as possible to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time, within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an infimation 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 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 special or without any right of voting.

Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion as nearly as possible to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, 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 hard in such form as the Company nay from time to time direct.

13. Shares may be registered in the name of a firm or partnership, and any partner or 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.

16. In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shal 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 35 to become a Shareholder in respect of any share.

18. The joint holders of a share shall be severally as well as jointly liable for the payment of all instalments and calls due in respect of such share.

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

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

CALLS.

21. The Directors may from time to time make such calls as they think fit upon the Shareholders in respect of all moneys unpaid on their shares, and not by the conditions of allotment made payable at fixed times, provided that 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.

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

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

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

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

TRANSFER OF SHARES.

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

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

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

29. The Board may, at their own 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 to any person not approved of by them; and in no case shall a Shareholder or proposed transferec be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

30. Every instrument of transfer must be left at the office of the Company to be registered, accompanied by the certificate for the shares to be transferred and by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Two Rupees and Fifty cents or such other sum as the Directors shall from time to time determine, must be paid to the Company for the registration of every such transfer ; upon payment thereof the Directors, subject to the powers vested in them by Article 29, shall register the transferee as a Shareholder, and retain the instrument of transfer.

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

In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument 32. 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, but only if at all, upon the transferee.

33. The register of transfers may be closed at such times and for such periods as the Directors may from time to time determine, provided always that it shall not be closed for more than twenty-one days in any year.

TRANSMISSION OF SHARES.

The executors, or administrators, or the heirs of a deceased Shareholder not being one of several joint-holders 34. shall be the only persons recognized by the Company, as having any title to the shares of such Shareholder.

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

36. If any person who shall become entitled to be registered in respect of any share under clause 35, shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrué, 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 share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

SURRENDER AND FORFEITURE OF SHARES.

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

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

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

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

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

40. Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-a lotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

41. The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and

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41. The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against the Company in respect of the share and the proceeds thereof, and all other rights incident to the share except only such of those rights (if any) as by these presents are expressly saved.
42. A certificate in writing, under the hands of one of the Directors and of the Secretary or Secretaries, that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture, and such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share and a 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 such as a the shall not be bound to see to the application of the purchase money. nor shall his title to such share such purchase; and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

43. The Directors may in their discretion remit or 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 some of money by way of redemption money for the deficit, as they shall think fit, not being less than nine per centum per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted, or otherwise disposed of under Article 40 hereof, shall be redeemable after sale or disposal.

44. The Company shall have a first charge or paramount lien upon all the shares of any holder or joint-holders for all moneys for the time being due to the Company by such holder or by all or any of such joint-holders respectively, either in respect of such shares or of other shares, held by such holder or joint-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 ail 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.

Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that 45. 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

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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 shares the lien exists be in England or elsewhere abroad, sixty days' notice shall be allowed him.

The nett proceeds of any such sale shall be applied in or towards the satisfaction of such debts, liabilities, 46. or engagements, and the residue (if any) paid to such Shareholder or his representatives.

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

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

PREFERENCE SHARES.

49. Any shares from time to time to be issued or created may from time to time be issued with any right of 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 right or without any right of voting, and generally on such terms as the Company may from time to time by special resolution determine.

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

51. 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.

52. 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 that the money so borrowed or raised and owing at any one time shall not, without the sanction of a General Meeting, exceed Rupees One hundred thousand (Rs. 100,000).

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

54. 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 oblightions of the company, charged upon all of any part of the under taking, revenue, rates, property, rights, the upperty of the Company both present and future, including uncalled capital or unpaid calls, or may make, accept, or endorse on behalf of the Company any promissory notes or bills of exchange. 55. Any such securities may be issued, either at par or at a premium or discount, and may from time to time be

cancelled, discharged, varied, or exchanged as the Directors may think fit, and may contain special privileges as to redemption, surrender, drawings, allotment of shares or otherwise.

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

GENERAL MEETINGS.

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

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

5). 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.

The Directors may, whenever they think fit, call an Extraordinary General Meeting of the Company, and the 60. 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.

Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to 61. the Directors, and shall be sent by registered post to the registered office of the Company. Upon the receipt of such requisition the Directors shall forthwith proceed to convene an Extraordinary General

Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and such time as the Shareholders convening the meeting may themselves fix. Any Shareholder may, on giving not less than five days' previous notice of any resolution, submit the same 62. to a meeting.

63. Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.
64. Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given by notice sent by post or in such other manner (if any) as may be prescribed by the Company in General Meeting. Where it is proposed to the company in General Meeting.

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 requiste majority at the first meeting.

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

66. With the exception mentioned in the foregoing Articles as to the buisness which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to exter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was convened.

67. No business shall be transacted at any General Meeting, except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present or represented at the commencement of the business two or more Shareholders entitled to vote.

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

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

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

71. The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to 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.

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

VOTING AT MEETINGS.

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

74. If at any meeting a poll be demanded by some Shareholder present, his proxy or attorney, cr 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 Chairmar shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided; and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder or proxy or attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

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

76. No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment
77. On a show of hands every Shareholder present in person shall have one vote. Where a Shareholder is present

by an attorney who is not a Shareholder, such attorney shall be entitled to vote for such Shareholder on a show of hands. In case of a poll every Shareholder shall have one vote for every share held by him.

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

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

80. No Shareholder shall be entitled to be present or to vote either personally or by proxy or attorney at any meeting, unless all calls due from him on bis shares have been paid, and no Shareholder other than the trustee or assignee 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.

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

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

83. The instrument appointing a proxy or attorney 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 :---

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The Pangalla Rubber Company, Limited.

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

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

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

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

DIRECTORS.

86. The number of Directors shall never be less than two or more than four, but this clause shall be construed as being directory only, and the continuing Directors or Director may act notwithstanding any number of vacancies. The qualification of a Director shall be his holding in his own right at least One hundred fully or partly paid shares

in the Company upon which all calls for the time being have been paid, and this qualification shall apply as well to the first Directors as to all future Directors.

87. As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Two 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.

88. The first Directors shall be Messrs. W. R. Matthew and G. B. Traill, both of Colombo. and R. Meaden of The first Directors shall hold office till the First Ordinary General Colombo who will join the board after allotment. Meeting of the Company, when they shall retire, but shall be eligible for re-election.

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

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 sun of money, as they shall think fit.

ROTATION OF DIRECTORS.

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

91. 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.

In case any question shall arise as to which of the Directors who have been the same time in office shall retire, 92. the same shall be decided by the Directors by ballot.

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

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

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

98. A General Meeting may from time to time increase or reduce the number of Directors, and may also determine in what rotation such increase or reduced number is to go out of office.

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

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

90 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.

100. Every Director or officer of the Company, and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his wilful acts or defaults; and no Director or officer shall, nor shall the heirs, executors, or administrators from his wilful acts or defaults; and no Director or officer shall, nor shall the heirs, executors, or auministrators 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 tortuous 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.

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

102. The office of Director shall be vacated-

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

- (b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, or compounds with his creditors.
- (c) If by reason of 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 98.

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

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

POWERS OF DIRECTORS.

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

104. The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an agent or agents, and secretary or secretaries of the Company to be appointed by the Directors subject to the provisions of Article No. 122 for such a period and 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.

105. The Directors shall have power to make, and may make such rules or regulations for the management of the business and property of the Company as they may from time to time think proper, and shall carry on the business of the Company in such manner as they may think most expedient : and, in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, 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 domg.

106. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally de 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 preserts 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.

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

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

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

110. It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders of the Company in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies or individual or individuals, or for the sale or disposal of the business, 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 mamer 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.

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

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

- (e) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees, without special powers, and from time to time to vary or realize such investments.
- (f) To delegate to any one or more of the Directors of the Company for the time being, or any other person or 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. The Directors may allow to any person or company to whom any powers may be so delegated such remuneration as the in their absolute discretion shall think fit.

PROCEEDINGS OF DIRECTORS.

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

13. A Director may at any time summon a meeting of Directors.

114. 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.

115. 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.

116. 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 or in part, and either as to persons or purposes, but every Committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done by any such Committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.

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

113. 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.

119. 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.

120. The Directors shall cause minutes to be made in a book or books to be provided for the purpose-

- (1) Of all appointments (a) of officers and (b) Committees made by the Directors.
- (2) Of the names of the Directors present at each meeting of the Directors.
- (3) Of the names of the members of the Committee appointed by the Board present at each meeting of the Committee.
 - (4) Of all orders made by the Directors.
 - (5) Of all resolutions and proceedings of all General Meetings of the Company.
 - (6) Of all resolutions and proceedings of all meetings of the Directors.
 - (7) Of all resolutions and proceedings of all meetings of Committees appointed by the Board.

121. 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, or Committee Meeting, if 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.

122. The firm of Bosanquet & Company, Limited, shall be the first Agents and Secretaries of the Company.

ACCOUNTS.

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

124. 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.

125. At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the income and expenditure of the Company for the previous financial year, and a balance sheet, containing a summary of the property and liabilities of the Company, made up to the end of the same period.

126. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other heads of expenditure. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting. 127. The balance sheet shall contain a summary of the property and liabilities of the Company, arranged under

127. The balance sheet shall contain a summary of the property and habilities 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.

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

129. A printed copy of such balance sheet, shall, at least seven days previous to such meeting, be delivered at, or posted to, the registered address of every Shareholder.

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

AUDIT.

131. No person shall be eligible as an Auditor who is interested otherwise than as a Sharehloder 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.

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

133. The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting, and this remuneration may from time to time be varied by a General Meeting.

134. Retiring Auditors shall be eligible for re-election.

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

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

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

DIVIDENDS, BONUS, AND RESERVE FUND.

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

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

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

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

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

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

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

Any dividend or bonus unclaimed by any Shareholder for three years after having been declared may be 145. 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.

Every dividend or bonus payable in respect of any share held by a firm may be paid to, and an effectual 146. receipt given by, any partner of such firm or agent duly authorized to sign the name of the firm.

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

Notices.

148. Notices from the Company may be authenticated by the signature (printed or written) of the agent or secretary, agents or secretaries, or persons appointed by the Board to authenticate the same. 149. Every Shareholder shall give an address in Ceylon which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company.

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

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

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

153. Any Shareholder who fails to give and register an address in Ceylon as provided in Article No. 149. shall not be entitled to be given any notices.

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

EVIDENCE.

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

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

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

156. If the Company shall be wound up, whether voluntarily or otherwise, the liquidator or liquidators, may with the sanction of a special resolution of the Company, divide among the contributories in specie any part of the assets of the Company, and may with the like sanction vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories, as the liquidator or liquidators with the like sanction shall think fit, and if thought expedient, any such division may be otherwise than in accordance with the legal rights of the members of the Company, and in particular any class may be given preferential or special rights or may be excluded altogether or in part; and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares ordinary, fully paid, part paid, or preference in the purchasing Company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing Company either oridnary, fully paid, or part paid, or preference, any contributory who would be prejudiced thereby, shall have a right to dissent as if such determination were a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908, in England, but for the purposes of an arbitration as in 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 hereto set and subscribed their names at the places and on the dates hereafter written :

G. B. TRAILL, Colombo.

R. MEADEN, Colombo.

JOHN A. M. BOND, Matale.

A. G. G. HYDE, Colombo.

H. J. BROMLEY, Colombo.

L, F. LERWAY DAY, Colombo.

W. T. SNELLING, Colombo,

Witness to all the above signatures at Colombo, this Twenty-Second day of May, 1926 :

[Second Publication.]

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

KoS

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The Colombo Apothecaries' Company, Limited.

TOTICE is hereby given that an Extraordinary General Meeting of the above-named Company will be held at the registered office, &c., 33-37. Prince street, Fort, on Wednesday, July 7, 1926, at 10 A.M., for the purpose of considering, and if thought fit, passing the following resolution :-

" "That a special dividend at the rate of Rupees Fifty per cent. (Rs. 50%) be hereby declared on the nominal value of the ordinary shares of the Company, and that such dividend be paid by the issue to the holders of the ordinary shares of forther thanks in the capital of the Company credited is fully paid up, each holder of ordinary shares being entitled to one of such shares in respect of the overy two shares held by him. The shares is in the overy two shares held by him. The shares so issued and alloted shall not participate in any dividend declared prior to the date of the passing of this resolution, but shall participate in any dividened declared thereafter pari passu with the existing ordinary shares in the capital.

"And that in the case of the holders of an odd number of shares the Secretary shall issue fractional certificates for one-half share for each odd share or deal with them in such other manner as the Board may direct.'

By order of the Board,

···· 'A. J. PRIOR,

Acting Secretary.

Auctioneer.

Colombo, June/9, 1926.

Auction Sale under Mortgage Decree.

NDER and by virtue of the order to sell issued to in case No. 765, D. C., Negombo, I shall sell by public faction at the spot the following land on Saturday, July 17, 1926, at 3 P.M., to wit :--

The undivided 1 share of the undivided eastern portion of the land of two coving que lots as Katugahahenakebella and Siyambalagahegodabinwesiyekebella, situated at Vennappuwa and Kolonjadiya, in Kammal pattu of Pitigal korale in the District of Chilaw, North-Western Province gubint to the losse of these of the set of Verney to Workh (subject to the lease of the soil only of 1 acre up to March 24, 1932); containing in extent 2 acres, together with the plantations, buildings, and all the appurtenances thereof. Registered under A 69/57.

For further particulars apply to me

K. H. PERERA Negombo, June 19, 1926.

28 Kalo/_

Auction Sale. Froperties at Bandirippuwa and Lunuwila

in the District of Chilaw.

NDER decree in case No. 814, D. C., Negombo, entered in favour of the plaintiff Kana Nana Kanà Rawanna. Mana Ramanaden Chetty by his attorney Kana Nana Kana Rawanna Mana alias Vana Ena Narayana Pulle of Negombo, aggest the defendant Mahamalage Jeramias Perera of Bandirippuwa, and by urbut of monor to sell issued to us for the recovery of the such of Rs. 3,255, with interest on Rs. 360 and as, 660 at 24 and 18 per cent. per interest on Rs, 160 and 28, 400 at 24 and 18 per cent. per annum from February 12 and 3, 1926 respectively, till April 15,1926, and thereafter at 9 per cent. per annum on the aggregate amount, till payment in full and costs of suit, we shall sell the under-mentioned properties mortgaged as primary mortgage by bond No. 9,856, dated January 26, 1923, and attested by D. J. Jayawardana, Notary, by public auction at the respective spots on Saturday, July 17, 1926, to wit :-

At 4 P.M.

1. The western 1 share of the land of 6 acres and 27 perches, situate at Bandirippuwa in Otara palata of the Pitigal korale, in the District of Chilaw, North-Western Province; which said i share is in extent 2 acres and 9 perches. From this land excluding the portion sold on

deed No 9,855, attested by D. J. Jayawardena, Notary Public, the remaining portion is in extent about 1 acre and 9 perches, together with the plantations, buildings, and all the appurtenances thereof.

At 4.30 P.M.

2. The land marked G and No. 50, situate at Lunuwila in Otara palata aforesaid; containing in extent about 2 acres 1 rood and 27 perches. Of the said and all the plantations and buildings of this land the undivided } share.

Further particulars from Tudor Ranasinghe, Esq., Proctor, Supreme Court, and Notary, Negombo, or-8.9

M. P. KURERA & Co., Negombo, June 22, 1926 Auctioneers.

Auction Sale.

In the District Court of Kurunegala.

rishnappa Chetty by attorney Kana Nana Sena. I Sockalingam Chetty of Narammala Plaintiff.

No. 10,554. Vs. Jalat Mudiyanselage Appuhamy of Kelegedera in Kasigampola Medapattu korale Defendant.

TNDER and by virtue of decree entered in the above case, and by virtue of order issued to me for the recovery of the amount stated therein, I shall sell by public auction the following property hereinbelow declared bound and executable under the said decree on Monday, July 12, 1926 commercing at 4 state of the fraction declared bound Kolongakamulawatta of 1 acre 1 rood and 8 perches

in extent, situate at Kelegedera in Katugampola Medapattu korale.

and Paragahapitiya ; Paragahapitiyeyayawatta containing in extent, exclusive of lots 83 and 84B in plan 398 9 acres 1 rood and 38 perches.

3. Abahenekumbura of 3 pelas paddy sowing in extent, both situate at Kandumunna in the said korale.

4. Asweddumekumbura of 1 pela paddy sowing extent, situate at Kelegedera aforesaid, these four lands together with all plantations, trees, houses, and buildings standing thereon.

T. B. AMUNUGAMA,

Licensed Auctioneer.

A 9.

4.0

Further particulars from me

Kurunegala, June 22, 1926.

Auction Sale.

In the District Court of Kurunegala.

Mihindukulasooriya Victor Emanuel Fernando of -Negombo, Proctor Plaintiff. No. 10,800. Vs.

(1). Imbulane Appuhamillage Albertu Appuhamy of Waduwaya in Dambadeni Udukaha korale east, (2) Tammitage Migel Peren T Arelamatia n Desya pattu in Siyane korele

case, and by virtue of order issued to me for the recovery of the amount stated therein, I shall sell by public auction the following property hereinbelow declared bound and executable under the said decree, on Tuesday, July 13, 1926, commencing at 4 P.M., near Yangalmodera Junction on Polgahawela-Alawwa road:--

1. All that divided 1 share of Talahenewatta and Kongahamulawatta, marked B in the plan No. 1 dated November 7, 1,118, made by E. C. Daniels; containing in extent 2 acres and 2 perches.

2. All that divided $\frac{1}{2}$ share of Kahatagahamula asseddumekumbura, marked D in the said plan No. 1, containing in extent 1 acre 2 roods and 37 perches.

3. All that divided ½ share of Waragallehena, marked I in the said plan No. 1; containing in extent 2 roods and 16 perches.

ðf

0.64 20

Applicants.

All that divided 1 share of Alutwewekumbura and **g**. Undivided 3 shares of Kebellagahakumbura pilleva, marked L in the said plan No. 1; containing in extent 2 roods and 12 perches, all situate at Waduwawa 2 pelas paddy sowing; situate at Viharegama in Dambadeni Uducaha korale west. aforesaid. 10. Undivided 2 shares of Bogahamulakumbura of 3 pelas paddy. Further particulars from me-11. Undivided 1 share of Alutwatta of 2 lahas kurak-kan, both situate at Digandeniya. T. B. AMUNUGAMA, Kurunegala, Juge 15; 1926. Licensed Auctioneer. 12. Undivided 14 shares of Thalgahamulakumbura of 2 pelas and 5 lahas paddy sowing. 13. Undivided 31, share of Rukattanagahamulawätta of about 2 lahas kurakkan sowing. + Ko 18/-Auction Sale. 14. Undivided # shares of Kongahamulawatta of 3 lahas kurakkan sowing, all situate at Medagoda. an the District Court of Kurunegala. Keena Mana Pana Lana Palaniappa Chetty of Naran-15. Undivided 1 share of Delgallamulawatta of 4 acres and 17 perches. mala Plaintiff. 16. Undivided 1 share of Ambagahamulahena and Delgahamulawatta of about 2 acres, both situate at Digan-**¥6. 11,383.** (1) Herat Mudiyanselage Ranhamy; (2) Edirisinghe deniya. 17. Undivided $\frac{1}{16}$ share of Ganwasamekumbura of 2 pelas paddy. NDER and by virtue of decree entered in the above 18. Undivided T_{6} share of Maragahakumbura of 15 U case, and by virtue of order issued to me for the recovery of the amount stated therein, I shall sell by public kurunies paddy sowing, both situate at Ihala Medagoda: . 19. Undivided 1 share of Talagahayayewatta of 2 auction the following property hereinbelow declared bound kurunies kurakkan. and executable under the said decree, on Saturday, July 20. Undivided $\frac{5}{64}$ shares of the high and low lands called 10, 1926, at 2 p.m., near Narammala Gansabhawa : Nungomuwäkumbura of 1 pela paddy and thereto adjoin-1. Kotuwekumbura of 1 pela, now of 2 pelas, paddy sowing and thereto adjining two pillows lands of about 3 seeds kurakkan sowing, beth sittlage at Medagoda in Dambadeni Udiicala Korale wes ing pillewa of about 5 seers kurakkan, both situate at Medagoda. 21. Undivided $\frac{1}{8}$ share of Dehiattekumbura of 12 has paddy. 2/ Undivided 3 shares of Diulgahakumburewatta of about 6 seers kurakkan, situate at Digandeniya in the said 22. Undivided 18 share of Wayagahamulawatta of 27 lahas kurakkan sowing, both situate at Ihala Medagoda. korale. 23. Undivided 1 share of the land of about 5 lahas .3. Undivided 3 shares of Godapanwattekumbura of kurakkan sowing, comprising the contiguous lands Hittara-12 lahas paddy sowing and thereto adjoining pillewa of kotuwewatta, Pankotuwehena, now garden; and Nugawela-4 seers kurakkan sowing. gawahena, now garden. 4. Undivided 3 shares Meegahamulakumbura of 2 pelas 24. Undivided $\frac{1}{16}$ share of Innawatta *alias* Talagaha-mulawatta of about 1 timba kurakkan sowing, and of the paddy. 5. Undivided & shares of Welabodayakotuwekumbura houses and buildings thereon. of 2 pelas paddy. 25. Undivided i share of Rukattanagahamulawatta of about 6 seers kurakkan sowing. 6. Undivided 3 shares of Etampola Midellagahamulakumbura of 8 lahas paddy sowing. 26. Undivided 1 share of Gorakagahamulawatta of 3 7. Undivided i share of Kadurugahapuranekumbura of seers kurakkan sowing extent, all situate at Medagoda." 3 pelas paddy sowing, all situate at Ratneheruwa in Mairawathie korale. Further particulars from me_ 8. JUndivided i share of Gammasamekumbura of 1 pela T. B. AMUNUGAMA, paddy sowing situate at Etampola in Mairawathie korale. Licensed Auctioneer. Kurunegala, June 7, 1926. **APPLICATION FOR FOREIGN** LIQUOR LICENCES, &c. Description of licence or licences applied for : Wholesale I hereby give notice that I have on June 8, applied to the Assistant Government Agent, Nuwara Eliya, for the licence or Importers' Licence. shown in the schedule hereto annexed for the licensing period ending September 30, 1927, in compliance with Excise Notification No. 75 of June 15, 1918 :--State whether application is for existing licence or licences or for new licence or licences ; New. Situation of premises to be licensed : 80, Vauxhall Name and address of applicate to: Description of licence : applied for : Hotel and Boarding street, Slave Island. EDWARD CLARENCE & Co. 0 We hereby five notice the we have on June 16, 1926, applied to the Government Agent, North-Central Province, inuradhapura, for the licence shown in the schedule below, for the period ending September 30, 1927 :--House. State whether application is for renewal of existing licences or for new licences : Transfer. situation of premises to be licensed : Mayland Hotel, Nawara Eliya. Nuwara Eliya, June 17, 1926. MARY BARBER. Schedule referred to. 7 5% We hereby give notice that we have on May 18, 1926, Name and address of applicants: J. M. S. Miranda & Sons applied to the Government Agent; Western Province, for the licence shown in the schedule hereto annexed for the licensing period ending Sertember 30; 1927, in compliance of Excise Notification No. 75 of June 15, 1918 :--Anuradhapura. State whether applications are for renewal of existing licences or for a new licence or licences : New licences Situation of premises to be licensed : 56, Kekirawa, North-Central Province. Schedule referred to. Name and address of applicant : Edward Clarence & Co., J. M. S. MIRANDA & SONS, Puttalam Road, Anuradhapura. First Cross street, Colombo.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Sale of Goods.

NOTICE is hereby given that the under noted packages, which have been lying at the Bonded Warehouse No. 14 beyond the time allowed by law, will be sold by public auction on Tuesday, July 13, 1926, at 1 P.M., unless previously cleared. Goods sold must be cleared on or before Friday, July 16, 1926 :--

Entry No. and Date. 1923.		Vessel.		Name of Importer.	Marks and Numbers.	Number and Description of Packages.
251, November 1924.	2 s	s. Frauenfels	••	A. Vaitlingam	545 in a diamond A, Z, 546 outside	2 cases Eau De Cologne
270, April 4	s	s. Ville De Metsz		F. E. Salvador	S & Co	7 cases (7dozen 3 cross brandy)
Do.	••	do.	• •	do	do	7 cases (7 dozen 3 stars brandy)
H. M. Colombo, J		· ·		· .		F. C. GIMSON, for Principal Collector.

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Sale of Goods.

THE under-mentioned packages lying at Messrs. The Ceylon Wharfage Company's premises beyond the time allowed by law, notice is hereby given that, unless the same be previously cleared, they will be sold by public attiction on Tuesday, July 20, 1926, at 1 P.M. Goods sold must be cleared on or before Friday, July 23, 1926 :---

Entry No. an Date. 1925.	Ste	ate of amer. 925.		From.	•	Number and Description rs. of Packages.
			В 1	WAREHOUSE	•	
F 1255, Nov. 1	2 Oct.	8 ss. M	Iandala	London	K. R. W. in a triang M L outside	gle and l case griniding machinery
F 923, Dec. F 2576; Dec. 2 1926.	7 Nov. 1 Nov.	11 ss. P 28 ss. C	aul Lecat lần Miirray	Marseilles .: London	M.C.//I K. C. in a diamond outside	1 case wine and $\frac{1}{2}$ 2 cases Whisky
F 474. Jan. F 3143, Jan. 2 F 3144; Jän. 2 F 457, Feb.	6 . Dec. 9 . Jan. 9 . Jan. 4 . Dec. 6 . Jan.	7 ss. D 7 30 ss. Cl	'Artagnan do. Ian Macfarlane	Marseilles do. Liverpool	 C.M.M.S//I. A:E.T.//I. C.S.F. AA, BB, DD, or nil DA 2 in a diamond an C L around 	. 1 case earthenware . 1 bale merchandise . 2 cases machine . 3 bundles planks d C I . 5 cases vegetable product
F 849, Feb.	9 Jan.	2 ss. Sh	hanghai Maru	. Japan	N upon 663 in a dia and A C M G arour	amond ad and
F 2311. Feb. 1	7 . Dec.	13 ss. Má	oravada	. London	//10 outside . MS upon Kandy//672	. l case mercehandise . l case bakers sundries
F 2593. Feb. 1	Dec.	24 ss. Fo	ontain Blead	: Marseilles	N.C.//10	. l parcel merchän- dise
		ss. M		VERANDAH. London	. Nil	. 2 bundles water pipe kegs
Ħ. M. C Colombo, Ju	Customs, me 23, 1926			· ·	•	F. C. GIMSON, for Principal Collector.

The National Publishing Company, Limited.

In the matter of The National Publishing Company, Limited; and in the matter of "The Joint Stock Companies Ordinance, No. 4 of 1861," and Ordinance No. 22 of 1866.

WHEREAS there is reason to believe that The National Publishing Company, Limited, which was incorporated on August 26, 1921, and went into voluntary liquidation on October 12, 1923, is not capable of being formally wound up, and that no liquidator is acting:

Now know Ye that I, Harry Edward Beven, Registrar of Companies, do, in terms of the provisions of the Ordinance No. 22 of 1866 and section 242 (5) of "The Companies (Consolidation) Act, 1908," and in pursuance of the notification dated March 10, 1026, in the *Ceylon Government Gazette* No. 7,517 of March 19, 1926, hereby declare that the name of The National Publishing Company, Limited, has been struck off the Register of Joint Stock Companies kept in this office, and the Company is hereby dissolved.

Dated at Colombo, this 17th day of June, 1926.

H. E. BEVEN, Registrar of Companies. al Districts du

D		Numb			Nu	mber of L	adiar	Laboure	rs. †	•				Registered ts.‡
District.		of Estat 2	æs.*	Total.		Men. 4		Women.	(Children.	"	Births.		Deaths.
Ceylon	••	-	••	5 623,640	••	. –	•••	• · ·	• •	•	••	. •	••	•
Western Province.	•			•				•		,				
Colombo	••	84	••	7,620		2,901		2,304	•	2,415		. 89		55
Kalutara	•••	150	••	31,516				9,644		10,010				175
Central Provinge.				• •		•	٠							
Kandy	••	704		180,313	•	62,5 59	•••	-63,404		54,350		2.185		1,697
Matale		176				13,028		11,422		10,085				391
Nuwara Eliya .	••	312		130,507				45,081	••	41,608				908
Southern Province.		• •			•		• •			•				
Galle	•	63	• • •	6,344	· .	2,481	••	1,932	••	1.931		80		45
Matara	•••	43	••	6,272		2,323		2,066	•••	1,883			•••	48
North-Western Province	æ.						•		•					•,
Kurunegala		112		9.293	••	4,178		2.856	••	2,259		96		105
Puttalam.		6		123			••		•••	10			•••	
Chilaw	•••	25	••	809	••	430		195	•••		••	115		10§
North-Central Provinc														
	е.	•		0.09				. 140					·	
Anuradhapura	••	2	••	393	••	223	••	148	••	. 22	••.	3	••.	1§- :
Province of Uva.						• • • • • •								
Badulla	••	302	••	105,765	•	34,873	••	35,132	• ·	35,760	••	1,061	••	1,126
Province of Sabaragami	ıwa.			•			-							•
Ratnapura	••	177	••	54,935	••	20,119		19,312	••	15,504	••	648	••	585
Kegalla		26 5		55,215	•••	20,284	••	18,216	• •	16,715		768	••	395

* In these totals certain subdivisions of estates are counted separately. The number of returns tabulated was 1,773. The increase from the figure of 1.616 in the last quarter is due to the addition of new and previously unregistered estates.

† The figures given are the averages of the reported population on the first day of each month in the quarter.
 ‡ Drawn from a slightly smaller population than shown in columns 3–6. It may be noted that the figures for a quarter even for the larger districts are liable to considerable fluctuation.

§ Not shown in the Registrar-General's return as Puttalam, Chilaw, and Anuradhapura are not reckoned by him as estate districts.

Colonial Secretary's Office, Colombo, June 17, 1926.

J/Siththivenayagar Viththiyalayam Vernacular Mixed School.

Abstract of Indian Labourers on Estates in the sever

NOTICE is hereby given that the above school situated at Point Pedro, Jaffna District of the Northern Province, under the management of Mr. Nagelingam Mudaliyar Theivapillei has been registered as a grant-in-aid school, with effect from April 1, 1925.

> L. McD. ROBISON, Acting Director of Education.

Education Office, Colombo, June 18, 1926.

Hameediya Boys' English School.

NOTICE is hereby given that an application has been received from Mr. S. L. Mahamood Hadjiar for a grant in aid of the above school, which is situated in New Moor street, Colombo District of the Western Province.

Observations will be received not later than July 27, 1926.

L. McD. ROBISON, Acting Director of Education.

Education Office, Colombo, June 25, 1926. Girls' English School, Mount Lavinia.

NOTICE is hereby given that an application has been received from Mr. C. V. Pereira, for a grant in aid of the above school, which is situated in Mount Lavinia, Colombo District of the Western Province. Observations will be received not later than July 27.

1926.

Education Office, L. McD. ROBISON, Colombo, June 25, 1926, Acting Director of Education

Suspension of Teacher's Certificate.

T is hereby notified that the under-mentioned teacher's certificate, particulars of which are given below, has been suspended for six months from July 1, 1926, for the reason stated. The teacher should not be appointed to any Government or Assisted School during this period. Name: B. D. C. Perera.

Particulars of Certificate: Teacher's Certificate of the First Class, No. 16 of July 17, 1917.

School in which last employed : Kl/Kalamulla Boys' Roman Catholic School.

Name of Manager: Rev. Father J. B. Meary, O.M.I. Reason for Suspension: Falsification of the attendance register.

Education Office, Colombo, June 17, 1926. L. McD. ROBISON, Acting Director of Education.

A. G. M. FLETCHER, Colonial Socretary

March 31, 1926.

Colonial Secretary.

T is hereby notified for general information that a special licence under the provisions of rule 8, made by L special licence under the provisions of rule 5, made by His Excellency the Governor in Executive Council, under section 4 of Ordinance No. 2 of 1896, and published in the Government Gazette of January 7, 1921, has been granted to Mr. R. S. Kellie, Engineer, Messrs. Hoare & Co., Ltd., Colombo, for the purpose of issuing "Boiler Certificates" (Form D) for any boilers used in any factory, and Certificates of competency (Form A) to any person or persons having control of any boiler or boilers used in any factory.

W. J. PRICE. for Director of Public Works.

Public Works Office Colombo, June 16, 1926.

Loss of Firearms.

1.

MATARA DISTRICT.

Description of property : One single barrelled cap gun, marked 281/M.K. on the stock.

Name of Owner: Ranasinge Don Andiris of Puwakbada-owita in Morowak korale of the Matara District, Southern Province.

Number of Licence : 281 M.K./B 7356.

1.1.1

Remarks : Gun stolen.

A. N. STRONG,

Matara, June 14, 1926. Assistant Government Agent.

Description of property : One single-barrelled cap gun, marked No. 1816 on the stock.

Name of Owner: J. A. Don Samel of Pottewela in the Kandabada pattu of the Matara District, Southern Province. Number of licence : 97 K.B.P./B 25467.

Remarks : Stolen.

J. A. GUNABATNA Matara, June 17, 1926. for Assistant Government Agent.

HAMBANTOTA DISTRICT.

A double-barrelled cap gun No. M 1888 marked on the stock.

Owner: Wickramaratna Dingi Appu of Ranakeliya in Magam pattu.

June 15, 1926.

R. M. M. WORSLEY, Assistant Government Agent.

3, 2

Closure of Area for Application Surveys in Southern Province.

NOTICE is hereby given that surveys in connection with applications for the purchase or lease of Crown land will be undertaken in the Southern Province, in rotation according to the following areas :---

2. The Province is divided into :-

2 m 4 a 🕴 🕋

Area No. 1; which includes Galle District.

Arca No. 2, which includes Matara District.

Area No. 3, which includes Hambantota District.

Area No. 1 will be closed on August 10, 1926, and no applications received within this area after that date will be forwarded to the Surveyor-General for survey until this

area, is again re-opened. This, however, will not preclude applicants from submitting to me for registration, applications for land within this area with a view of ascertaining whether there are any objections to the sale or lease.

4. The next area to be closed for survey will be area No. 3 followed in due course by area No. 2. Applications for the purchase or lease of Crown land in these two areas should be forwarded to me as early as possible.

The date of closure of No. 3 area will be shortly <u>õ</u>. published.

June 23, 1926.

L. W. C. SCHRADER, Government Agent.

Telegraph Learners and Night Telephonists Entrance Examination.

WE under-mentioned 41 candidates have been successful in the above examination held on April 27, 1926, and the following days :----

1.	H. de Silva	22.	M. A. Alackman
2.		23.	C. Navaratnam
3.	A. Sivasubramaniam	24.	D. T. Palihakkara
	M. Tiyagarajah	25.	S. Seevaratnam
	V. Pasupathy	26.	V. Kadiripillai
6.	T. G. Wilson	27.	D. P. Atapatta
7.	W. G. V. Fernando*		A. R. Jesudasan
8.	A. B. Soosa*	29.	S. Vaithialingam
9.	N. Vengadasalam	30.	A. P. Perera
10.	W. D. Dharmasiri	31.	S. Sikkander
11.	E. R. Sittambarapillai	32.	M. J. W. Cooray*
12.	V. S. Nalliah	33.	D. W. Fernando*
13.	K. M. Ariyapala	34.	M. Panjaksharam*
	C. Velupillai	35.	W. J. Rajapakse
15.	M. Velupillai		P. Perera
	G. L. J. Goonewardene	37.	V. Somasunderam
17.	J. H. David*	38.	C. W. A. Vyravipillai
18.	S. A. Ediriweera	39.	W. H. S. de Mel
19.	A. Sivasekarampillai	. 40.	M. T. M. Salgado
20.	R. Nagalesu	41.	T. B. Attanayake
21.	P. W. Serasingha		

* To be considered for Night Telephonistships, after interview, as vacancies occur.

June 23, 1926.

ARTHUR E. P. WIJEYAGUNEWARDENE, for Acting Postmaster General and Director of Telegraphs.

Cancellation of a Butcher's Licence.

terms of section 7 of Ordinance No. 9 of 1893, I, Richard Arthur Grindall Festing, Government Agent the Central Province, do hereby inform Kawanna for Seyaddu Mohammadu, licensed butcher of Akurana, that the licence No. A 7037 of January 4, 1926, issued to him to carry on the business of a butcher for 1926, at Akurana, is withdrawn and cancelled from this date, as no business of a butcher has been done for the months of April and May 1926.

The Kachcheri, Kandy, June 22, 1926. R. A. G. FESTING, Government Agent.

Rinderpest.

N terms of section 7 (1) of Ordinance No. 25 of 1909, I do hereby proclaim that Walash ulla-Hakmana road, as far as the Matara District boundary is closed to all cattle traffic for a further period of ten days from June 21, 1926.

> C. SENARATNE, for Assistant Government Agent.

The Kachcheri. Hambantota, June 19, 1926.

Rinderpest.

I do hereby proclaim that the Wiraketiya-Dammulla road and Wiraketiya-Walasmulla road are closed to all cattle traffic for a further period of ten days from June 21, 1926.

C. SENARATNE,

The Kachcheri, for Assistant Government Agent. Hambantota, June 19, 1926.

Rinderpest.

I not terms of section 7 (1) of Ordinance No. 25 of 1909, I do hereby proclaim that the Ambalantota-Liyangahatota road is closed to all cattle traffic for a further period of ten days from June 21, 1926.

C. SENARATNE,

The Kachcheri, for Assistant Government Agent. Hambantota, June 19, 1926.

Rinderpest.

 \mathbf{I}^{N} terms of section 7 (1) of Ordinance No. 25 of 1909, I do hereby proclaim that Beliatta-Walasmulla road between Dammulla junction and Talahaganwaduwa junction is closed to all cattle traffic for a further period of ten days from the date hereof.

C. SENARATNE,

for Assistant Government Agent.

The Kachcheri, Hambantota, June 22, 1926.

Rinderpest.

 \mathbf{I}^{N} terms of section 7 (1) of Ordinance No. 25 of 1909, I do hereby proclaim that Talahaganwaduwa-Miella road as far as the Matara District boundary is closed to all cattle traffic for a further period of ten days from the date hereof.

C. SENARATNE.

for Assistant Government Agent. The Kachcheri, Hambantota, June 22, 1926.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in Nuwaragam tulana of Nuwaragam korale, in Nuwaragam palata of North-Central Province, I, Loku Banda Bulankulame, Acting Ratemahatmaya, Nuwaragam palata, do hereby doclare under sub-sections (1) and (2) of section 5, of Ordinance No. 25 of 1909, that the said tulana is an affected area.

The order shall take effect from the date hereof.

Boundaries.—The tulana boundaries of the Revenue division of Nuwaragam tulana, No. 13.

L. B. BULANKULAME,

Acting Ratemahatmaya, Nuwaragam Palata. June 18, 1926.

Foot-and-Mouth Disease

NOTICE is hereby given that the area declared infected at Paragoda, Niyangama and Wegama palatas in Madure korale in Weudawilli hatpattu of Kurunegala District of the North-Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in *Guzettes* dated April 23 and May 7, 1926, are free from foot-and-mouth disease and are no longer infected areas.

This declaration is to take effect from this date.

The Kachcheri, W. ABEYEWARDENE, Kurunegala, June 22, 1926. for Government Agent.

Cattle Disease.

NOTICE is hereby given that the following area declared infected under section 5 (1) and (2) of Ordinance No. 25 of 1909, is free from cattle disease and is declared no longer infected area, in terms of section 5 (5), of the said Ordinance, viz. :---

Delwala village, in the Meda pattu, Nawadun korale, Ratnapura District, Province of Sabaragamuwa.

This notice will take effect from the date hereof.

The Kachcheri, P. O. FERNANDO, Ratnapura, June 16, 1926. for Government Agent.

Anthrax.

W HEREAS by a proclamation dated and published in the Government Gazette No. 7,524 of May 7, 1926, Dunkeld estate in the division of Uda Bulatgama, in the District of Kandy, in the Central Province, was proclaimed as an infected area in terms of sub-sections (1) and (2), of section 5 of Ordinance No. 25 of 1909; and whereas anthrax no longer exists in the said estate, it is hereby notified and declared that it is free from anthrax and no longer an infected area.

This proclamation is to take effect from the date hereof.

June 22, 1926.

J. MARAMBE, Chief Headman.

SALES OF TOLL AND OTHER RENTS.

Sale of Toll Rent, Kalutara District.

NOTICE is hereby given that on Thursday, June 24, 1926, at 2 p.M. will be put up for resale at the Kalutara Kachcheri, at the risk of the original purchasers, for the period mentioned below, the under-mentioned Toll Rent of the Kalutara District, the original purchasers of which may have failed to pay on or before that date the instalments for the months of April and May, 1926, or any part thereof, that may be due and owing on that date. The purchaser or purchasers at the resale should deposit one-tenth of the purchased amount on the day of sale.

If the rent is not disposed of at the resale, action will be taken against defaulters in terms of the provisions of the Ordinance No. 21 of 1905.

From July 1, 1926, to December 31, 1926.

Ferry—Anguruwatota.

The Kachcheri, E. T. Dyson, Kalutara, June 10, 1926. Assistant Government Agent.

Toll Rent, Weragantota Ferry.

NOTICE is hereby given that the Government Agent, for the Central Province, will receive tenders at the Kandy Kachcheri, at 2 P.M. on Wednesday, July 21, 1926, for the purchase of the undermentioned Toll Rent of the Central Province, from October 1, 1926, to September 30, 1927.

The successful tenderer will be required to deposit fourthwith one-tenth of the purchase amount in cash, and, should the offer be accepted by His Excellency the Governor, to furnish approved security for onehalf of the whole purchase amount, or in cash for onethird of the whole purchase amount, within thirty days of the date of the receipt by him of the notification of the Governor's acceptance of his offer.

He will also be required to deposit money to pay the fees of the Crown Counsel for examining and giving his opinion of the title deeds of properties tendered by him as security, and for examining and settling the security bond and the fees charged by the Crown Counsel for examining documents and drawing the security bond, and also the expenses of appraising the properties and of registering the security bond and the stamp duty on the bond under Ordinance No. 22 of 1909.

All title deeds tendered as security should be accompanied by a certificate obtained from the Registrar of Lands that the lands to which they relate are unencumbered. This certificate must be obtained at the cost of the party offering the security.

The renter shall pay the cost of any special repairs to the boats that shall become necessary on account of his or his servants' negligence. He shall deposit on the day of sale a sum of Rs. 100 as security for the payment of the cost of all such repairs.

Further information can be obtained on application to the Government Agent.

Description of Rent.

Toll at the Weragantota ferry.

The Kachcheri,R. A. G. FESTING,Kandy, June 14, 1926.Government Agent.

Sale of Ferry Toll Rents, Jaffna District.

NOT CE is hereby given that sealed tenders will be received by the Government Agent of the Northern Province, or by his Office Assistant at the Jaffna Kachcheri at 12 noon, on Mondey, July 19, 1926, for the purpose of the following Ferry Toll Rents for twelve months from October 1, 1926 :--

Pannaiturai.
 Araliturai.
 Araliturai.

Separate tenders should be made for the several rents as shown above.

Tenders must be handed in personally and no tender received by post will be accepted, nor will any tender received after the day and hour mentioned above be considered.

The successful tenderer will be required to deposit forthwith one-tenth of the purchase amount in cash and, should the offer be accepted by His Excellency the Governor, to furnish approved security for one-half of the purchase amount, or in cash for one-third of the purchase amount, within thirty days of the date of the receipt by him of the notification of the Governor's acceptance of his offer.

He shall also deposit on the day of sale a sum to be fixed by the Government Agent as security for the rayment of the cost of all repairs to the ferry boats.

He 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 forexamining and settling the security bond, and the fees charged by the Crown Proctor for examining documents and drawing the security bond, the expenses of appraising the properties, and the stamp duty on the bonds under the Ordinance No. 22 of 1909.

All title deeds tendered as security should be accompanied by a certificate obtained from the Registrar of Lands that the lands to which they relate are unencumbered. This certificate must be obtained at the coast of the party offering the security.

Further information can be obtained on application to the Government Agent, Jaffna.

Rents for which satisfactiory tenders are not received will be but up to auction after the opening of the tenders on the same day for which tenders are called.

> L. A. NORTHCROFT, for Government Agent.

The Kachcheri, Jaffna, June 15, 1926.

Sale of Ferry Toll Rent, Mannar, 1926-27.

NOTICE is hereby given that sealed tenders will be received by the Assistant Government Agent, Mannar, at the Mannar Kachcheri, at 10 A.M., on Saturday, July 24, 1926, for the purchase of Mannar Ferry Toll Rent for twelve months from October 1, 1926.

Tenders must be handed in personally, and no tenders received by post will be accepted, nor will any tender received after the day and hour above-mentioned be considered.

The successful tenderer will be required to deposit forthwith one-tenth of the purchase amount in cash, and, should the offer be accepted by His Excellency the Governor, furnish approved security for one-half of the purchase amount or in cash for one-third of the purchase amount or in cash for one-third of the purchase amount or in cash for one-third of the purchase amount of the Governor's acceptance of his offer. He shall also deposit on the date of sale a sum to be fixed by the Assistant Government Agent as security for the pay-"

He 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 for properties tendered by him as security and for examining and settling the security bond, and the fees charged by the Crown Proctor for examining documents drawing the security bond, the expenses of appraising the properties, and the stamp duty on the bonds under Ordinance No. 22 of 1909.

All title deeds tendered as security should be accompanied by a certificate obtained from the Registrar of Lands that the lands to which they relate are unencumbered. This certificate must be obtained at the cost of the party offering the security. Further information can be obtained on application to the Assistant Government Agent, Mannar.

If no satisfactory tender is received the rent will be put, up to auction after the opening of the tenders on the day for which tenders are called.

D. C. R. GUNAWARDANA,

for Government Agent.

The Kachcheri, Jaffna, June 22, 1926.

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF GALLE.

Minutes of Proceedings of a General Meeting of the Municipal Council of Galle held in the Municipal Office on Saturday, May 15, 1926, at 1.15 p.m., pursuant to Notice dated May 10, 1926.

-Mr. L. W. C. Schrader, Chairman ; Mr. D. G. Goonewardene, M.B.E. ; the Hon. Mr. H. M. Macan Markar, M.L.C.; Mr. D. W. Subasinghe; Mr. C. E. de Vos; Mr. J. E. Perera; Mr. D. I. Durham; Mr. C. L. Wickrama-singhe; Dr. E. P. Aserappa; and Mr. W. W. Morgan.

1. The Minutes of the General Meeting of April 24, 1926, and of the Special Meetings of April 28, and May 10, 1926, copies thereof having been furnished to each Member were taken as read and confirmed.

2. The Chairman stated that since the last General Meeting of the Council there have been 16 cases of smallpox, making a total of 39 cases with 3 deaths, two being prior to detection. On April 28, two cases (one fatal) were found concealed at No. 92, Kandewatta. On May 3, a cooly employed on smallpox duty, developed the disease at the Segre-Between May 5 and 14, seven contacts of the Kandewatta case developed smallpox at the Segregation Camp, two fresh cases occurred at Kandewatta, one case at No. 22. Mahamodera, two cases at Kaluwella, and one case at Talapitiya. All the patients were removed to the Infectious Diseases Hospital, and the contacts numbering about 150, to the Segregation Camp. Of the 39 cases reported to date 31 were among Muslims. The Assistant Director of Sanitary Services visited Galle, on May 5, and inspected the infected area. His recom-

mendations have been adopted practically in their entirety. The isolation, and guarding, of each batch of contacts at the Segregation Camp, so that they might not mix with other batches, was not practicable.

Two wards have been built in the garden adjoining the Infectious Diseases Hospital, where convalescents will be housed for a few days before being discharged. Additional accommodation for contacts has been provided at the Segre-gation Camp. Two additional Inspectors of the Sanitary Department, and one additional female vaccinator for examination and vaccination of females, have been obtained.

The Provincial Surgeon and the Medical Officer of Health have expressed the opinion that everything possible is being done and that there is no necessity to hand over control to the Sanitary Department. The Hon. Mr. H. M. Macan Markar, M.L.C., having obtained the permission of the Council, offered the following

suggestions :---(i.) A separate Segregation Camp to be established for Muslim women, for which purpose he offered his house at Labuduwa; (ii.) Removal of immediate contacts only to be required, not of the occupiers of houses adjoining the infected house; (iii.) Segregation in their own houses to be permitted, where it can be safely carried out, all expenses to be borne by the householder; (iv.) Vaccination to be carried out only when the individual is in a fit state of health to be vaccinated.

Mr. D. G. Goonewardene, M.B.E., moved that Council do go into Committee to consider the suggestions. Mr. C. L. Wickramasinghe, seconded.—Carried.

Council in Committee.

Mr. D. G. Goonewardene, M.B.E., asked with regard to the first suggestion who would provide the furniture for the bungalow, pay for Police guards, dieting, &c. He opposed (ii.) and thought it should be left to the discretion of the Medical Officer. He agreed to (iii.) provided the house was suitably situated for the isolation of contacts; and (iv.) he thought could be left to the discretion of the Medical Officer.

Mr. D. W. Subasinghe said it was more important to consider whether the time has come for invoking the aid of the Sanitary Department as a more abundant precaution, in view of a case having occurred in a fresh centre-Talapitiya.

Mr. C. L. Wickramasinghe agreed with Mr. Subasinghe, because the staff was inadequate to deal with all the areas in which smallpox had occurred. Mr. D. G. Goonewardene, M.B.E., and the Hon. Mr. H. M. Macan Markar agreed that the Sanitary Department

should be asked to take control.

Mr. J. E. Perera did not think the situation alarming, but as the staff was a small one he agreed to the Sanitary Department taking control.

Mr. D. I. Durham was of the same opinion.

Mr. D. W. Subasinghe moved that the Council do resume. The Hon. Mr. H. M. Macan Markar seconded. Carried.

Mr. D. G. Goonewardene, M.B.E., formally moved in Council that in the opinion of this Council the time has now c arrived to invoke the aid of the Sanitary Department to help this Council to stamp out the epidemic of smallpox, either by taking up entire control or in any other manner the department think fit. Mr. D. W. Subasinghe seconded.—Carried.

The Hon. Mr. H. M. Macan Markar, M.L.C., moved that this Council approves of a Segregation Camp for Muslim women, and desires it to be submitted to the Sanitary Authorities for consideration. Mr. D. W. Subasinghe seconded.--Carried.

The Chairman stated that he has received an offer, from the clerks of the Sweeps Department of the Galle Gymkhana Club, of their services for one month from the 15th instant without any expense to the Council, to relieve the Ward Inspectors of their ward duties while they are on smallpox duty.

Mr. D. G. Goonewardene moved (a) that the Councils' thanks be conveyed to them for their offer ; and (b) that the Medical Officer of Health be authorized to utilize their services as he thinks best. Mr. D. I. Durham seconded.-Carried.

3. Mr. D. W. Subasinghe presented a petition from the residents of Kitulampitiya, Bataganvila, Dangedera, and neighbouring hamlets, praying that a cart road be opened between Kitulampitiya road and Kumbalwella road, and movep that the petition be read. Mr. J. E. Perera seconded.-Carried. The petition was read.

4. The following questions stood in the name of Mr. C. L. Wickramasinghe :---(1). (a) Is it a fact that W. M. M. Abdul Rahiman came by steamer to Colombo suffering with smallpox ? (b) Is it established that he came to Galle suffering with smallpox ? (c) If so, what steps have been taken to find out how he came to evade the Port Authorities ?

Mr. Wickramasinghe asked the permission of the Council to withdraw these questions, as he understands that prosecutions have been authorized against those responsible.

Permission having been given, questions (a), (b), and (c) were withdrawn. (d) Will the Chairman be pleased to table the correspondence, if any, on the subject ? The Chairman replied that the correspondence is tabled.

(2) As only a part of the proposed electric scheme will come into operation at first, what expenses is the Council likely to incur for working the same ?

The Chairman replied :-- I am unable to reply to this question. A Special Committee has been appointed to examine the questions incidental to the Electric Light Scheme and Council's share in it, and doubtless will obtain the information in due course.

20177

5. Pursuant to notice, Mr. D. W. Subasinghe moved :--(i.) With reference to a petition from the residents of Kitulampitiya, Bataganvila, Dangedera, and neighbouring hamlets, praying that a cart road be opened connecting Kitulampitiya road and Kumbalwella road, I move that, with a view to opening such a road, the Superintendent of Works be directed to submit a report on the existing path referred to on the petition and on the probable cost of constructing a cart road. Mr. D. G. Goonewardene, M.B.E., seconded.—Carried. (ii.) With reference to the General Manager's letter No. O. B. 2279/22945 in reply to this Council's letter No. 387, that the General Manager be informed that the instructions issued by him are not being carried out by the

Railway gatekeepers in the town. Mr. J. E. Perera seconded. Carried.

Progress report of the Chicf Electrical Engineer for the month of April-Submitted. 6.

7. Report of the Special Committee appointed on March 13, 1926, to investigate the question of the drainage of the land acquired for the extension of the hospital. Mr. D. G. Goonewardene, M.B.E., moved—(1) that the report be adopted; (2) that a copy be forwarded to the Director of Public Works for such action as he thinks proper. Mr. C. L. Wickramasinghe seconded.--Carried.

The following extracts from the Minutes of the Standing Committees were laid before the Council :-

8.— Extracts from the Minutes of the Standing Committee on Municipal Works of April 24, 1926.

(2) To consider the following estimates :-

(a) Rs. 320 for repairing the service road at the night soil depôt.--Recommended.

(b) Rs. 120 for clearing the boundaries of the Hiyare reservoir.--Recommended.

(c) Rs. 275 for building 6 trapped gullies to sewers in Lighthouse street.--Recommended.

(e) Rs. 3,000 for a public latrine for males and females at Wellaboda.-Recommended.

(f) Rs. 300 for repairing the building at Victoria Park.-Recommended.

Resolution.

With regard to item (2) (e) resolved that tenders be invited by advertisement in one English and one Sinhalese Newspaper.

The recommendations of the Standing Committee with regard to the remaining items were adopted.

9.—Extracts from the Minutes of the Standing Committee on Finance and Assessment of April 24, 1926.

(2) Application from the Superintendent of Works for extra clerical assistance.--Recommended that, for the special clerical work he is doing, the peon, K. P. Edwin, be granted an allowance of Rs. 10 per mensem, with effect from April 1, 1926.

(3) To consider the question of salaries of the officers in the clorical service :—(a) Considered, (b) recommended. (i.) the following scale of salary for the clerical service :-

-Head Clerk and Accountant, Rs. 1,764-Rs. 2,350 by annual increments of Rs. 60. Grade I.-

Grade II.—Second Clerk, Rs. 1,176—Rs. 1,764 by annual increments of Rs. 60. Grade III.—(a) Third Clerk. (b) Shroff, Rs. 876—Rs. 1,176 by annual increments of Rs. 36.

Grade IV .-- Fourth, fifth, sixth, and seventh clerks of the Secretariat, and the clerks of the Health Department, Works Department, and Municipal Court, Rs. 420-Rs. 840 by annual increments of Rs. 30.

(ii.) That Messrs. F. Abeyratne, S. G. de Alwis, and M. A. Marikar do receive the commencing salary of their grade as from date of their promotion. Mr. K. L. J. Dias, next incremental step to be Rs. 540.

(iii.) That a clerk be appointed in Grade IV. to complete the establishment ; and that till such time the services of the temporary clerk be continued.

(4) Application from Inspector Haniffa for a loan of Rs. 250 for the purchase of a bicycle.--Recommended that a loan of Rs. 250 be granted on the condition that it is repaid by monthly instalments of Rs. 20.

Resolution

Resolved that the recommendations of the Standing Committee be adopted.

10. The following documents were laid on the table :-

1) Statement of receipts and disbursements to end of April, 1926.

(2) Progress report of works done on estimates during April, 1926.

(3) Report of the Inspector of Vehicles on carriages plying for hire during April, 1926.

(4) Diaries of (a) the Medical Officer of Health; (b) the Superintendent of Works; (c) the Inspector of Works; and (d) the Manager, Health Department.

The Municipal Office. Galle, June 12, 1926. Confirmed : L. W. C. SCHRADER, Chairman.

A.-Statement showing the Total Receipts and Disbursements to end of May, 1926.

	Revenue.		Actual accipts		4	Amount Estimated.	Actual Dis- bursements.
			Rs. c.			Rs. c.	Rs. c.
	Taxes		604 75		· · · ·	27,036 0	3,238 13
	Rates		036 29			71,662 0	26,659 77
	Licences		518 50				
	Judicial fines		016 49	Sanitation Branch		3 ,200 0	
	Tolls	. 17,945 0	·	Conservancy	••	24,783 0	9,276 13
	Slaughter-house		844 43		••	1 9,024 0	7,771 44
·	Conservancy		588 88	Works Department :	a generation of	45.000	a Marina da Marina da Santa. Marina da Marina da M
	Markets		748 80	Annually recurrent		45,000 0	14,709 61
	Rents		137 98 137 0	Extraordinary Waterworks	<u>.</u>	13,150 0 4,710 0	2,282,32
	Cometery Water		05 75	Municipal Court.	••	2,100 0	633 46
	Miscellaneous		36 24	Markets		312 0	555 93 191 0
				Slaughter-house		1,675 0	625 89
				Cemetery		350 0	125 0
	and the second secon			Street lighting		10,120 .0	3.061 13
				Miscellaneous	5 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	43,780 0	7,901 40
	Total Revenue	278,060 0 116,3	75 11	Total Expendi	ture		
	Deposits	Section 193	39 72	Deposits repaid		200,002	901 75
	Advance repaid	8	8 2 50	Advances			75,750 0
	Total Repaid	118,5	97 33	Total Disbursements			
٠.	Cash balance on January 1, 1926		29 91	Cash balance on May 31,	1008	음란 전 속 등	161,134 35 253,792.89
	Total	and the second s	27 24			hin the	and the second
					[ota]		414,927 24
Na							

	B. -	-Surplus and	Deficit Account.			
Expenditure from January 1 to Ma Surplus on May 31, 1926	y 31, 1926	Amount. Rs. c. 84,432 60 221,494 47	Surplus on January 1, 19 Revenue from January		y 31, 1926	Amount. Rs. ó. 189,601,96 116,375 11
	Total	305,977 7			Total	305,977 7
	C.—B:	alance Sheet a	as at May 1926.			
Liabilities.	•	Amount. Rs. c.	Assets	ı.		Amount. Rs. c.
Doposite Surplus		144,165 92 221,494 47	Cash in Bank : Fixed deposits Current account Uncashed cheques	Rs. Rs.		182, 52 5.0 71,16789
			Cash in hand of Shroff Advances	•••		11,167 89 100 0 111,867 50
	Total	365.660 39	, .		Total	365,660 39
The Municipal Office, Galle, June 11, 1926.		· · ·		•		ARNDT, Secretary.

ROAD COMMITTEE NOTICES

Galagedara-Heenabowa Estate Cart Road.

2078

(Renewing Bridge.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, Laving agreed to grant the under-mentioned sum for renewing bridge on the above road for the year ending September 30, 1926, the Provincial Road Committee, acting under the provisions of "The Estate Roads Ordinance," will on Saturday, July 10, 1926, at 10.15 A.M. at their office in Kandy, proceed to assess the estates below to make up the private contributions. below to make up the private contributions :-----

Government contribution Private contribution	Rs. Rs.	253 · 50 591 · 50	
	an an the second se	845.00	
Proprietors or Agents.	Estates.	Acre	age.
Gordon Frazer & Co (J. C.			•
Pike)	Alluta		40 0
D. Amaratunga	Kudumeeriya	No. 1	24
H. J. Perera	Kudumeeriya	No. 2	38
Dr. Wijenaika	Aludeniya		22
Heirs of Harold Stevenson			
and Stanley Hillman	Meegastenna		425
D. H. D. Amaratunga and			
D. W. S. Wijeyasingha	Pussegoda		70
D. H. D. Ameratunga and		•	
H. J. Perera	Battuwatta		26
Stanley Hillman	-		146
L. A. Ewart (H. Gray)	Millagastenna		255
H. M. Muttu Banda	Pallipolla		25
And at the same time and p	ace the Commit	tee will	take

evidence, if necessary, and receive and consider objections and suggestions. The strength of the 2

	÷.	-		10.	Z . .	ω.	T DOLLING,	
Provi	ncial F	load	Committe	e's Office,			Chairman	a.
	Kand	lv. J	une 14, 19	26.				

Preston Junction-Agra Branch Road.

(Between Preston Junction and end of Agra Road.)

Flood Damages.

FOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council having agreed to grant the under-mentioned sum for repairing

flood damages on the above road for the year ending September 30, 1926, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, July 10, 1926, at 10.15 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :---

Government molety Private contributions		1,318 · 00 1,350 · 95	
Proprietors or Agents.	Estates.	Acre	age.
Cevlon Tea Plantation Company,	· · ·		The second
Limited	Glenlyon,	Stair,	1.1.1.1
•	and Polmo		683
Agra Ouvah Estate Co.	Agra Ouvah		331
Do.	Fankerton	• • •	193
Heirs of R. W. Wickham	Holmwood	•••	391
Galaha Ceylon Tea Estates and		i di si	
Agency Co. (Henry Thompson)	H auteville	• •	320
Do.	Woodlake		162
Do	Freshwater	• •1	251
Do.	St. George		263
John K. Gilliatt & Co. (Cumber-	2 E	· . ·	
batch & Co.) (D. F. Fitz-			· · · · · · · · · · · · · · · · · · ·
Gibbon)	Sutton	··	277
Glasgow Estates Company, Ltd.	Glasgow		472
Ceylon Tea Plantation Co.,	-		
Limited (F. Lushington)	Waverley	• •	157
Portmore Tea Estates Co. Ltd.	Aldourie	• •	269
Glasgow Estates Company, Ltd.	Nithsdale	••	242
Portmore Tea Estates Co., Ltd.	Portmore		311
Balmore Ceylon Estates Co.,	•		
Ltd.	Sandringhan	n and	
	Yarravale		542
Heirs of T. Mackie & P. Moir	· ·		
(W. B. Bartlet)	Lot 112,364,	Powys	
· · ·	land	•••	165
Lutyens Bros. (F. Lushington)	Mornington		417
Ceylon Tea Plantations Co., Ltd.	Ardallie		209
New Dimbula Company, Ltd	Diyagama	3	,125
Heirs of J. M. Sayres	Nutbourne	• •	172
And at the same time and pla evidence, if necessary, and rece and suggestions.	ce the Comm ive and consi	ittee will der obj e ct	take ions
		· 2	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

W. L. KINDERSLEY, Provincial Road Committe's Office, Kandy June 18, 1926.

TRADE MARKS NOTICES.

IN compliance with the provisions of "The Trade Marks Compliance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised :--

(1) Trade Mark No. 3,512.

(2) Date of Receipt : February 8, 1926.

(3) Applicant (Proprietor of the Trade Mark : THE M. O. VALVE COMPANY, LIMITED (a Company incorporated under English Law), Marconi House, Strand, London, England; Manufacturers of Thermionic Valves and like apparatus.

(4) Address for service in the Island : The Ceylon Daily . News, 18, Baillie street, Fort, Colombo.

(5) Class: Eight.

(6) Goods : Thermionic valves, electric discharge tubes, and other similar vacuum tubes.

(7) Representation of the Trade Mark:



Registrar-General's Office. Colombo, June 6, 1926

H. E. BEVEN, Registrar-General.

IN completice with the provisions of "The Trade Marks Continuace, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised :---

(2) Date of Receipt : May 12, 1926.

(3) Applicant (Proprietor of the Trade Mark) : BROOKE BOND, (EYLON, ITMITTEL) (a Company incorporated under the Coylon Joint Stock Companies Ordinance), 42, Union place, Stave Island, Colombo ; Estate Agents.

(4) Address for service in the Island, if any : -----

(5) Class: Forty-two.

(6) Goods : Tea.

(7) Representation of the Trade Mark :

FLORAWATTE

Registrar-General's Office, Colombo, June 9, 1926 H. EGBEVEN, Registrar-General.

IN contrained with the provisions of "The Trade Marks Ordinance, 1888," and the Trade Marks Rules, 1906," the following opplication or registration of a Trade Mark is advertised :--

(1) Trade Mark No. 3,573.

(2) Date of Receipt : May

(3) Applicant (Proprietor of the Trade Mark PAR-GILLS, LIMITED (a Company duly incorporated in Scotland under the "Companies' Acts, 1862 to 1890") 163, Hope street, Glasgow, Scotland; Merchants.

(4) Address for service in the Island : de Vos & Gratiaen, Gaffoor buildings, Fort, Colombo.

(5) Class Thirty-eight.

- (6) Goods: Football boots.
- (7) Representation of the Trade Mark:



The essential particulars of the Trade Mark are the distinctive device and the word "HOTSPUR," and no claim is made to the exclusive use of the added matter.

Registrar-General's Office, Colombo, June 16, 1926.

H. E. BEVEN, Registrar-General,

IN compliance with the provisions of "The Trade Marks Ordinance 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised :--

(1) Trade Mark No. 3,588.

(2) Date of Receipt : June 11, 1926.

(3) Applicant (Proprietor of the Trade Mark): BOSAN-QUET AND COMPANY, LIMITED (a Company incorporated under the Ceylon Joint Stock Companies' Ordinances), National Mutual building, Fort, Colombo; Merchants.

(4) Address for service in the Island, if any :

- (5) Class : Forty-two.
- (6) Goods : Tea.
- (7) Representation of the Trade Mark :

HAROLDON

Registrar-General's Office, Colombo, June 23, 1926. H. E. BEVEN, Registrar-General

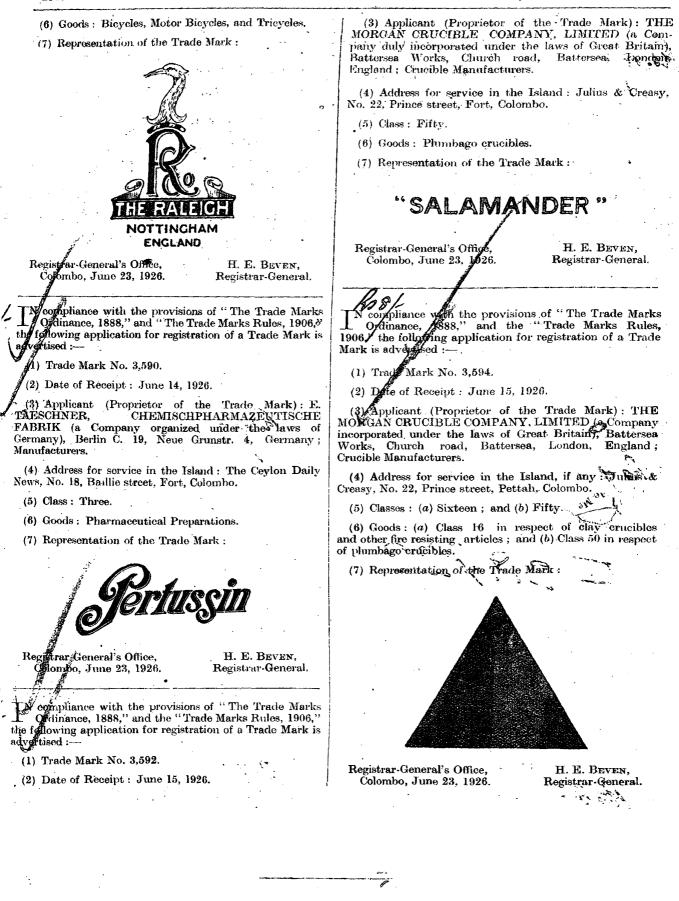
(1) Trade Mark No. 3,589.

(2) Date of Receipt : June 14, 1926.

(3) Applicant (Proprietor of the Trade Mark); THE RALEIGH CYCLE COMPANY, LIMITED (a Company incorporated and registered under the laws of Great Britain and Northern Ireland), The Raleigh Works, Faraday road, Lenton, Nottingham, England; Manufacturers.

(4) Address for service in the Island : The Ceylon Daily News, No. 18, Baillie street, Fort, Colombo.

(5) Class : Twenty-two.



H. BOSS COTTLE, GOVERNMENT PRINTER, COLOMBO, CEYLON.