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1925.

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#### GOVERNÓR. **PROCLAMATIONS** THE

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

# PROCLAMATION.

By His Excellency Sir Hugh CLIFFORD, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Knight Grand Cross of the Most Excellent Order of the British Empire, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

HUGH CLIFFORD.

THEREAS it is expedient to alter the limits of the division of Kandy as defined in Schedule II. of "The Courts Ordinance, 1889.":

Now know Ye that We, the Governor of Ceylon, in exercise of the powers in Us vested by section 6 of the said Ordinance, with the advice of the Executive Council, and after consultation with the Judges of the Supreme Court, do hereby alter the limits of the aforesaid division by substituting therefor the limits set forth in the schedule hereto, as from and after January 1, 1926.

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

By His Excellency's command,

E. B. ALEXANDER, Acting Colonial Secretary.

GOD SAVE THE

Division.

Kandy

SCHEDULE.

Limits of Jurisdiction.

Courts.

(Police Court and Court of Requests)

The Medapalata and Gangapalata korales of the revenue division of Udunuwara, the revenue divisions of Yatinuwara, Tumpane, Harispattu, Pata Hewaheta, and the villages Hindagala, Payingamuwa, and Kalugamuwa, in the revenue division of Udapalata, the Vedahetta estate, the Nilambe estate, and all other estates in the said division of Udapalata lying north of Nilambe-oya between Nilambe and Peradeniya, and Gannewe korale, Gangapalata korale, Diyatileke korale, and the estates named Rutland and Rockwood in the revenue division of Uda Hewaheta, in the Nuwara Eliya District.

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

# PROCLAMATION.

By His Excellency Sir Hugh Clifford, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Knight Grand Cross of the Most Excellent Order of the British Empire, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

HUGH CLIFFORD.

THEREAS it is expedient to alter the limits of the District of Kandy as defined in Schedule II. of The

Courts Ordinance, 1889 ":

Now know Ye that We, the Governor of Ceylon, in exercise of the powers in Us vested by section 6 of the said Ordinance, with the advice of the Executive Council, and after consultation with the Judges of the Supreme Court, do hereby alter the limits of the aforesaid district by substituting therefor the limits set forth in the schedule hereto, as from and after January 1, 1926.

Given at Colombo, in the said Island of Ceylon, this Nineteenth day of December, in the year of our Lord

One thousand Nine hundred and Twenty-five.

By His Excellency's command,

E. B. ALEXANDER, Acting Colonial Secretary.

# GOD SAVE THE KING.

### SCHEDULE.

The Limits of the District of Kandy.

District. Courts.

Kandy..

Kandy

Limits of Jurisdiction.

The Revenue District of Matale, the revenue divisions of Udunuwara, Yatinuwara, Tumpane, Harispattu, Pata Dumbara, Uda Dumbara, Pata Hewaheta, Udapalata, and those portions of Ambagamuwa and Pasbage korales in Uda Bulatgama division, which are situated to the north of the following boundaries:—

(From Pallebage trigonometrical station in a straight line to Kiripanagala trigonometrical station, thence in a straight line to Kehelwehera trigonometrical station, thence in a straight line to the 3rd milepost on the Aberdeen-Watawala road, and along this road northwards as far as its junction with the Hatton-Ginigathhena road, thence along this road southwards to the junction of the Watawala station road, and along the Watawala station road to where it crosses the Mahaweli-ganga, and thence along the Mahaweli-ganga to the 7th milepost near Kenilworth estate on Ginigathhena-Nawalapitiya road, thence in a straight line to and along the northern boundary of Penrhos estate to Dahanayaka trigonometrical station, thence due east to the district boundary between Nuwara Eliya and Kandy Districts at the north-west corner of Gingran-oya estate), and Tyspane and Pallepane korales in Kotmale division of the Revenue District of Nuwara Eliya, and that portion of the Ramboda korale of the aforesaid district which is situated to the north-west of the following boundary:—From the junction of the Katukitul ela with the Kotmaleganga and along Katukitul-ela to Helaboda trigonometrical station. Gangapalata, Diyatilaka, and Gannewa korales and the estates named Rutland and Rockwood in the revenue division of Uda Hewaheta in Nuwara Eliya District.

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

# PROCLAMATION.

By His Excellency Sir Hugh Clifford, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Knight Grand Cross of the Most Excellent Order of the British Empire, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

HUGH CLIFFORD.

WHEREAS it is expedient to alter the limits of the District of Nuwara Eliya as defined in Schedule II. of "The Courts Ordinance, 1889":

Now know Ye that We, the Governor of Ceylon, in exercise of the powers in Us vested by section 6 of the said Ordinance, with the advice of the Executive Council, and after consultation with the Judges of the Supreme Court, do hereby alter the limits of the aforesaid district by substituting therefor the limits set forth in the schedule hereto, as from and after January 1, 1926.

Given at Colombo, in the said Island of Ceylon, this Nineteenth day of December, in the year of our Lord

One thousand Nine hundred and Twenty-five.

By His Excellency's command,

GOD SAVE THE KING.

E. B. ALEXANDER, Acting Colonial Secretary.

SCHEDULE.

Limits of the District of Nuwara Eliya.

District.

Courts.

Limits of Jurisdiction.

Nuwara Eliya

Court held at Kohaka, Pallegampaha, and Udagampaha korales of the revenue division of Uda Hewaheta
Nuwara Eliya

(except the estates named Rutland and Rockwood which are included in the Kandy
Courts), Walapone, the Gravets division of Nuwara Eliya, the revenue division of
Kotmale (except Pallepane and Tispane korales and that part of Ramboda korale which
is situated to the north-west of the following boundary:—From the junction of the Katukitul-ela with the Kotmale-ganga along the Katukitul-ela to Helboda trigonometrical

station) and those parts of Ambagamuwa and Pasbage korales in Uda Bulatgama revenue divisions which are situated to the south of the following boundary: -- From Pallebage trigonometrical station in a straight line to Kiripanagala trigonometrical station, thence in a straight line to Kehelwehera trigonometrical station, thence in a straight line to the 3rd milepost on the Aberdeen-Watawala road, and along this road northwards as far as its junction with the Hatton-Ginigathhena road, thence along this road southwards to the junction of the Watawala station road, along the Watawala station road to where it crosses the Mahaweli-ganga, and thence along the Mahaweli-ganga to the 7th milepost near Kenilworth estate on the Ginigathhena-Nawalapitiya road, thence in a straight line to and along the northern boundary of Penrhos estate to Dahanayaka trigonometrical station, thence due east to the district boundary between Nuwara Eliya and Kandy Districts at the north-west corner of Gingranoya estate.

And (concurrently with the District Court of Badulla) that part of Udapalata of the revenue division of Udukinda which is situated to the west of a line drawn from the Central Province boundary at the summit tunnel on the railway northward to Narabutgala trigonometrical station, thence in a straight line to Idampolakota trigonometrical station, and thence to the 57th milepost on the Nuwara Eliya-Badulla road, and thence along this road westward till it meets the revenue boundary of the Central

Province at Gorandihela.

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

### PROCLAMATION.

By His Excellency Sir Hugh CLIFFORD, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Knight Grand Cross of the Most Excellent Order of the British Empire, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

HUGH CLIFFORD.

HEREAS it is expedient to alter the limits of the division of Nuwara Eliya-Hatton as defined in Schedule II. of "The Courts Ordinance, 1889":

Now know Ye that We, the Governor of Ceylon, in exercise of the powers in Us vested by section 6 of the said Ordinance, with the advice of the Executive Council, and after consultation with the Judges of the Supreme Court, do hereby alter the limits of the aforesaid division by substituting therefor the limits set forth in the schedule hereto, as from and after January 1, 1926.

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

By His Excellency's command,

GOD SAVE THE KING.

E. B. ALEXANDER. Acting Colonial Secretary.

### SCHEDULE.

Limits of the Division of Nuwara Eliya-Hatton.

Division.

Courts.

Limits of Jurisdiction.

Nuwara Eliya-Hatton

of Requests) held at Nuwara Eliya Hatton

(Police Court and Court Kohoka, Pallegampaha, and Udagampaha korales of the revenue division of Uda Hewaheta (except estates named Rutland and Rockwood which are included in the Kandy Courts), Walapone, the Gravets division of Nuwara Eliya, the revenue division of Kotmale (except Pallepane and Tispane korales and that part of Ramboda korale which is situated to the northwest of the following boundary:-From the junction of the Katukitul-ela with the Kotmale-ganga along the Katukitul-ela to Helboda trigonometrical station), and those parts of Ambagamuwa and Pasbage korales in Uda Bulatgama revenue division which are situated to the south of the following boundary:—From Pallebage trigonometrical station in a straight line to Kiripanagala trigonometrical station, thence in a straight line to Kehelwehera trigonometrical station, thence in a straight line to the 3rd milepost on the Aberdeen-Watawala road, and along this road northwards as far as its junction with the Hatton-Ginigathhena road. thence along this road southwards to the junction of the Watawala station road, along the Watawala station road to where it crosses the Mahaweliganga, and thence along the Mahaweli-ganga to the 7th milepost near the Kenilworth estate on the Ginigathhena-Nawalapitiya road, thence in a straight line to and along the northern boundary of Penrhos estate to Dahanayaka trigonometrical station, thence due east to the district boundary between Nuwara Eliya and Kandy Districts at the north-west corner of Gingranoya estate.

And (concurrently with the Police Court and Court of Requests of Badulla) that part of Udapalata of the division of Udukinda which is situated to the west of a line drawn from the Central Province boundary at the summit tunnel on the railway northwards to Narabutgala trigonometrical station, thence in a straight line to Idampolakota trigonometrical station, and thence to the 57th milepost on Nuwara Eliya-Badulla road, and thence along this road westward till it meets the revenue boundary of

the Central Province at Gorandihela.

And (concurrently with the Police Court and Court of Requests of Badulla) the estates named Blairlomond, Gampaha, Kirklees, Alagolla, Luckyland, and Waldemar in the korales of Gampaha, Udapalata, and Yatipalata in the revenue division of Udukinda, in the District of Badulla.

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

# PROCLAMATION.

By His Excellency Sir Hugh CLIFFORD, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Knight Grand Cross of the Most Excellent Order of the British Empire, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

HUGH CLIFFORD.

WHEREAS it is expedient to alter the limits of the division of Badulla-Haldummulla as defined in Schedule II. of "The Courts Ordinance, 1889":

Now know Ye that We, the Governor of Ceylon, in exercise of the powers in Us vested by section 6 of the said Ordinance, with the advice of the Executive Council, and after consultation with the Judges of the Supreme Court, do hereby alter the limits of the aforesaid division by substituting therefor the limits set forth in the schedule hereto, as from and after January 1, 1926.

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

By His Excellency's command,

E. B. ALEXANDER, Acting Colonial Secretary.

GOD SAVE THE KING

### SCHEDULE.

Division.

Courts

Limits of Jurisdiction.

Badulla-Haldum- (Police Court and Court of Requests).

held at Badulla and Bandarawela

The Judicial District of Badulla. (The jurisdiction of these Courts over that part of Udapalata of the division of Udukinda which is situated to the west of a line drawn from the Central Province boundary at the summit tunnel on the railway northward to Narabutgala trigonometrical station, thence in a straight line to Idampolakota trigonometrical station, and thence to 57th milepost on the Nuwara Eliya-Badulla road, and thence along this road to westward till it meets the revenue boundary of the Central Province at Gorandihela and the estates named Blairlomond, Gampaha, Kirklees, Alagolla, Luckyland, and Waldemar in the korales of Gampaha, Udapalata, and Yatipalata in the revenue division of Udukinda, is concurrent with the Minor Courts of Nuwara Eliya-Hatton.)

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

# PROCLAMATION.

By His Excellency Sir Hugh CLIFFORD, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Knight Grand Cross of the Most Excellent Order of the British Empire, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

HUGH CLIFFORD.

WHEREAS it is expedient to alter the limits of the District of Badulla as defined in Schedule II. of "The Courts Ordinance, 1889":

Now know Ye that We, the Governor of Ceylon, in exercise of the powers in Us vested by section 6 of the said Ordinance, with the advice of the Executive Council, and after consultation with the Judges of the Supreme Court, do hereby alter the limits of the aforesaid district by substituting therefor the limits set forth in the schedule hereto, as from and after January 1, 1926.

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

By His Excellency's command,

E. B. ALEXANDER, Acting Colonial Secretary.

GOD SAVE THE KING.

### SCHEDULE.

District.

Courts.

Limits of Jurisdiction.

Badulla .. Badulla

The Revenue District of Badulla. (The jurisdiction of Badulla Court over that part of Udapalata of the division of Udukinda which is situated to the west of a line drawn from the Central Province boundary at the summit tunnel on the railway northward to Narabutgala trigonometrical station, thence in a straight line to Idampolakota trigonometrical station, and thence to the 57th milepost on the Nuwara Eliya-Badulla road, and thence along this road to westward till it meets the revenue boundary of the Central Province at Gorandihela, is concurrent with the Court at Nuwara Eliya.)

#### APPOINTMENTS, &c., $\mathbf{B}\mathbf{Y}$ THE GOVERNOR.

### No. 514 of 1925.

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

Mr. W. E. Wait to act as Controller of Revenue of this Colony and to be a Director of the Ceylon Savings Bank, with effect from December 18, 1925, until further orders.

Mr. H. W. Codrington to be Additional Controller of Revenue, with effect from December 18, 1925, until further orders.

Mr. E. H. DAVIES, Office Assistant, Kandy Kachcheri, to act, in addition to his own duties, as Superintendent of Prisons, Kandy, during the absence of Major W. H. Robinson, from December 23, 1925, to January 3, 1926, inclusive, or until the resumption of duties by that

Mr. MERVYN FONSEKA to act as Crown Counsel, from December 21 to 23, 1925, inclusive.

Mr. S. C. Sansoni to act as District Judge, Additional Commissioner of Requests, and Police Magistrate, Negombo, and Superintendent of the Negombo Prison, during the absence of Mr. D. H. BALFOUR, from December 18 to 21, 1925, inclusive, or until the resumption of duties by that officer.

Mr. H. S. ROBERTS to act as District Judge and Additional Commissioner of Requests, Kandy, during the absence of Dr. P. E. Pieris, from December 23, 1925 to January 5, 1926, inclusive, or until the resumption of duties by that officer.

Mr. G. P. KEUNEMAN to act as District Judge and Additional Police Magistrate, Matara, during the absence of Mr. J. C. W. Rock, on December 26, 1925.

Mr. S. S. JAYAWICKRAMA to act as District Judge and Additional Police Magistrate, Matara, during the absence of Mr. J. C. W. Rock, from December 27, 1925, to January 3, 1926, inclusive, or until the resumption of duties by that officer.

Mr. G. S. SURAWEERA to act as District Judge, Commissioner of Requests, and Police Magistrate, Kegalla, during the absence of Mr. V. COOMARASWAMY, from December 22, 1925, to January 3, 1926, inclusive, or until the resumption of duties by that officer.

Mr. OLIVER DE ALWIS to act as Commissioner of Requests and Police Magistrate, Kalutara, and Additional District Judge, Kalutara, during the absence of Mr. H. J. V. EKANAYAKE, from December 24, 1925, to January 3, 1926, inclusive, or until the resumption of duties by that officer.

Mr. D. G. GOONEWARDENE to act as Commissioner of Requests and Police Magistrate, Galle, Municipal Magistrate and Additional District Judge, Galle, during the absence of Mr. N. E. ERNST, from December 24 to 28, 1925, inclusive.

Mr. R. A. H. DE Vos to act as Commissioner of Requests and Police Magistrate, Municipal Magistrate, and Additional District Judge, Galle, during the absence of Mr. N. E. Ernst, from December 29, 1925, to January 3, 1926, inclusive, or until the resumption of duties by that officer.

Mr. G. P. KEUNEMAN to act as Commissioner of Requests and Police Magistrate, Matara, and Additional District Judge, Matara, during the absence of Mr. C. E. DE PINTO, on December 20 and 21, 1925, or until the resumption of duties by that officer.

Mr. E. H. Davies, Office Assistant, Kandy Kachcheri, to act, in addition to his own duties, as Commissioner of Requests, Police Magistrate, and Municipal Magistrate, Kandy, during the absence of Mr. H. P. KAUFMANN, from December 24, 1925, to January 3, 1926, inclusive, or until the resumption of duties by that officer.

Mr. T. B. Panabokke to act as Commissioner of Requests and Police Magistrate, Gampola, and Additional Commissioner of Requests and Police Magistrate, Nuwara Eliya-Hatton, during the absence of Mr. V. P. Redlich, from December 24, 1925, to January 3, 1926, inclusive, or until the resumption of duties by that

Mr. E. G. M. GOONEWARDENE to act at Dandagamuwa as Additional Commissioner of Requests and Police Magistrate for the judicial division of Kurunegala, during the absence of Mr. K. VAITHIANATHAN, from December 23, 1925, to January 3, 1926, inclusive, or until the resumption of duties by that officer.

Mr. John Perera to act as Additional Police Magistrate, Colombo, Negombo, and Avissawella, and Additional Commissioner of Requests, Avissawella, during the absence of Mr. J. N. ARUMUGAM, from December 24, 1925, to January 3, 1926, inclusive, or until the resumption of duties by that officer.

Mr. B. LANGRAN, Superintendent of Police, Kurunegala, to be Assistant Superintendent of the Kurunegala Prison from January 10, 1926, until such time as the Supreme Court Sessions to be held at Kurunegala terminates.

Dr. C. T. WILLIAMS to be an Official Member of the Local Board of Health and Improvement, Kurunegala, in place of Dr. F. R. Alles, resigned.

# By His Excellency's command,

E. B. ALEXANDER, Colonial Secretary's Office, Acting Colonial Secretary. Colombo, December 22, 1925.

# No. 515 of 1925.

IS Excellency the Governor has been pleased, under the provisions of section 4 (5) of Ordinance No. 37 of 1921, to appoint Mr. H. F. PARFITT to be a Member of the Estate Products Committee of the Board of Agriculture, vice Mr. R. F. BATTAMS, who has left the Island.

By His Excellency's command,

E. B. ALEXANDER.

Colonial Secretary's Office, Acting Colonial Secretary. Colombo, December 17, 1925.

# No. 516 of 1925.

TIS EXCELLENCY THE GOVERNOR has been pleased, under section 13 of Ordinance No. 10 of 1861, to appoint the under-mentioned gentlemen to be Members of the Provincial Road Committee, Southern Province, for the year 1926:

The Hon. Mr. C. W. W. KANNANGARA, Messrs. Chas. NORTHWAY, R. A. H. DE VOS, D. G. GOONEWARDENE, and M. A. C. VILCASSIM.

# By His Excellency's command,

E. B. ALEXANDER, Colonial Secretary's Office, Acting Colonial Secretary. Colombo, December 19, 1925.

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### No. 517 of 1925.

IS EXCELLENCY THE GOVERNOR has been pleased, under section 13 of Ordinance No. 10 of 1861, to appoint the following gentlemen to be Members of the Provincial Road Committee, Northern Province, for the year 1926 :-

The Hon. Mr. A. CANAGARATNAM, and Messrs. Joseph CHERUBIM, W. MUDALIYAR MUTTU WELLOPILLY, Gate Mudaliyar M. S. RAMALINGAM, and S. SUPIRAMANIAM.

# By His Excellency's command,

E. B. ALEXANDER,

Acting Colonial Secretary. Colonial Secretary's Office, Colombo, December 18, 1925.

# No. 518 of 1925.

IS EXCELLENCY THE GOVERNOR has been pleased, L under the provisions of section 11 (2) of Ordinance No. 11 of 1920, to nominate the under-mentioned gentlemen to be Members of the Kalutara Urban District Council for the years 1926, 1927, and 1928:-

Mr. J. T. van Twest.
Dr. F. N. Jayawardana.

Mr. J. Aloysius Fernando.

Mr. F. M. ISMAIL.

# By Hiso Excellency's command,

E. B. ALEXANDER,

Acting Colonial Secretary. Colonial Secretary's Office, Colombo, December 18, 1925.

# No. 519 of 1925.

IS EXCELLENCY THE GOVERNOR has been pleased under the provisions of section 11 (2) of Ordinance No. 11 of 1920, to nominate the under-mentioned gentlemen to be Members of the Panadure Urban District Council for the years 1926, 1927, and 1928:-

Mr. A. J. R. Scharenguivel.

Mr. V. S. &. DIAS.

Dr. F. N. JAYAWARDANA.

# By His Excellency's command, .

E. B. ALEXANDER,

Acting Colonial Secretary. Colonial Secretary's Office, Colombo, December 18, 1925.

### No. 520 of 1925.

IS EXCELLENCY THE GOVERNOR has been pleased, under the provisions of section 11 (2) of Ordinance No. 11 of 1920, to nominate Dr. D. S. M. E. PERERA and Mr. F. G. Stevens, to be Members of the Matale Urban District Council for the years 1926, 1927, and 1928.

# By His Excellency's command,

E. B. ALEXANDER.

Colonial Secretary's Office, Acting Colonial Secretary. Colombo, December 22, 1925.

### No. 521 of 1925.

IS EXCELLENCY THE GOVERNOR has been pleased, under the provisions of section 11 (2) of Ordinance No. 11 of 1920, to nominate the under-mentioned gentlemen to be Members of the Jaffna Urban District Council for the years 1926, 1927, and 1928 :-

Mr. A. ROTHWELL.

Dr. F. V. FOENANDER. Mr. T. H. CROSSETTE, M.A.

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Mr. S. Kanagasabai.

# By His Excellency's command,

E. B. ALEXANDER,

Colonial Secretary's Office, Acting Colonial Secretary Colombo, December 18, 1925.

## No. 522 of 1925.

IS EXCELLENCY THE GOVERNOR has been pleased, under the provisions of section 11 (2) of Ordinance No. 11 of 1920, to nominate the under-mentioned gentlemen to be Members of the Chilaw Urban District Council for the years 1926, 1927, and 1928 :-

Mr. H. E. E. Koch.

Dr. C. T. WILLIAMS.

# By His Excellency's command,

E. B. ALEXANDER.

Colonial Secretary's Office, Acting Colonial Secretary. Colombo, December 18, 1925.

#### APPOINTMENTS. REGISTRARS. &c., OF

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. GILBERT McCALL RENNIE to be Additional Assistant Provincial Registrar of Births and Deaths, and of Marriages (General) of the Mannar District of the Northern Province, with effect from January 1, 1926, vice Mr. REGINALD SYDNEY VERNON POULIER, transferred. His Office will be at the Mannar Kachcheri.

# By His Excellency's command,

E. B. ALEXANDER,

Colonial Secretary's Office, Acting Colonial Secretary. Colombo, December 18, 1925.

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-one days from December 22, 1925, during the absence of the Registrar, Mr. K. V. Subramaniam, on leave.

Mr. EDWARD HERATH SENEVIRATNA to act as Additional Registrar of Lands, Kurunegala, for six days from January 4, 1926, during the absence of the Additional Registrar, Mr. D. E. WIJESOORIYA, on leave.

Registrar-General's Office, Colombo, December 19, 1925. Registrar-General.

A. W. SEYMOUR,

T is hereby notified that I have confirmed JAMES SINNO DASSANAVAKE in his appointment as Registrar of Births and Deaths of Yatakalam pattu north division, and of Marriages (General) of Pitigal korale south division, in the Chilaw District of the North-Western Province.

Registrar-General's Office, A. W. SEYMOUR, Colombo, December 16, 1925. 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 RICHARD SIMON DALPATHADO to act as Registrar of Marriages (General) of Local Board town and Gravets of Negombo division, in the Colombo District of the Western Province, for four days from November 27, 1925, vice Registrar, WARANAKULASURIYA ARACHCHIGE MATHEW JORONIS PERERA, deceased. His office will be at No. 68, Periyamulla, 1st Division, Negombo.

The Additional Assistant Provincial Registrar, Colombo, has appointed Joseph Wilfred Daepathado to act as Registrar of Marriages (General) of Local Board town and Gravets of Negombo division, in the Colombo District of the Western Province, for thirty days from December 1, 1925, vice Registrar, Waranakulasuriya Arachehice Mathew Joranis Perera, deceased. His office will be at No. 68, Periyamulla, 1st Division, Negombo.

The Additional Assistant Provincial Registrar, Colombo, has appointed Sudasinge Don Arnolis Sudasinge to act as Registrar of Births and Deaths of Aturugiriya division, and of Marriages (General) of Palle pattu of Hewagam korale division, in the Colombo District of the Western Province, for December 17, 1925, during the absence of the Registrar, Jasinghge Don Tegis Jayasinha, on leave. His office will be at Migahawatta in Dedigomuwa, and additional office at Etambagahawatta in Habarakada.

The Additional Assistant Provincial Registrar, Colombo, has appointed Don Martinus Wijesinha to act as Registrar of Births and Deaths of Waga division, and of Marriages (General) of Medapattu of Hewagam korale division, in the Colombo District of the Western Province, for three days from December 21, 1925, during the absence of the Registrar, Don Aron Pathmaperuma, on leave. His office will be at Bogahawatta in Galagedara.

The Additional Assistant Provincial Registrar, Colombo, has appointed Dr. Don Peter Kituleona to act as Registrar of Births and Deaths of Colombo town No. 5 division, in the Colombo District of the Western Province; for six days from December 23, 1925, during the absence of the Registrar, Dr. Joseph Louis Fernando, on leave. His office will be at No. 20c, Mayfield road, Kotahena.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Medagamaliyanage Don Andris, Gamagoda to act as Registrar of Marriages (General) of Kalutara totamune division, in the Kalutara District of the Western Province, on December 8, 1925, during the absence of the Registrar, Henry de Alwis Samaranayake, on leave. His office will be at Kajugahawatta in Nagoda.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Bellanawitanage Don Divonis Java-Wardane to act as Registrar of Births and Deaths of Bellana division, and of Marriages (General) of Maha pattu north division, in the Kalutara District of the Western Province, for four days from January 4, 1926, during the absence of the Registrar, Ganege Don Charles, on leave. His office will be at Galgodayawatta in Bellana.

The Assistant Provincial Registrar, Galle, has appointed Karlyawasan Majuwanegamage Charles Dias to act as Registrar of Births and Deaths of Telikada division, and of Marriages (General) of Gangaboda pattu division, in the Galle District of the Southern Province, on December 16, 1925, during the absence of the Registrar, Don Francis

DIAS JAYASIRI GUNAWARDENA SENEVIRATNE, On leave. His offices will be at Ambagahawatta in Keredewela and Ambagahaowitatotupalewatta in Majuwana.

The Additional Assistant Provincial Registrar, Galle, has appointed Cornells Mendis Wirasinha to act as Registrar of Births and Deaths of Bussa division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, for five days from December 17, 1925; during the absence of the Registrar, Simon Mendis Wijayasekera, on leave. His offices will be at Mulgedarawatta in Ratgama and Gurunnansegewatta in Bussa.

The Assistant Provincial Registrar, Galle, has appointed Lelwala Guruge Charles William Silva to act as Registrar of Births and Deaths of Lelwala division, and of Marriages (General) of Gangaboda pattu division, in the Galle District of the Southern Province, on December 21, 1925, during the absence of the Registrar, Don Cornelis Abeywickbama Jayatilaka, on leave. His office will be at Amukanattewatta alias Batadombagahawatta at Lelwala Pahala.

The Additional Assistant Provincial Registrar, Galle, has appointed Nanayakkara Sipkaduwe Palliye Sattambree Diderck Silva Wijayakatne to act as Registrar of Births and Deaths of Ahangama division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for nine days from December 28, 1925, during the absence of the Registrar, Allis Selva Wijayakatne, on leave. His office will be at Hirigale-watta in Piyadigama.

The Additional Assistant Provincial Registrar, Matara, has appointed Don Samel Perera Wijayadoru to act as Registrar of Marriages (General) of Wellaboda pattu division, in the Matara District of the Southern Province, for two days from December 14, 1925, during the absence of the Registrar, Peter Perera Minindukulasekera Wijedoru, on leave. His office will be at Mekiliyagahawatta in Gandara.

The Additional Assistant Provincial Registrar, Matara, has appointed Don Hendrick Separamadu Pinidiya to act as Registrar of Births and Deaths of Four Gravets No. 2 division, and of Marriages (General) of Matara town and Gravets division, in the Matara District of the Southern Province, for two days from December 18, 1925, during the absence of the Registrar, Abraham De Silva Wirasinghe, on leave. His offices will be at Gasyatawatta alias Gabadagewatta in Tudawa, and Brandigewatta in Gandaragoda.

The Additional Assistant Provincial Registrar, Matara, has appointed Don Marsells Pradinands Yara to act as Registrar of Births and Deaths of Dondra division, and of Marriages (General) of Wellaboda pattu division, in the Matara District of the Southern Province, for ten days from January 4, 1926, during the absence of the Registrar, Don Dinoris Suriya Bandara Pallawella, on leave. His office will be at Kanattewatta in Dondra.

The Additional Assistant Provincial Registrar, Matara, has appointed Don Charles Kumasaru to act as Registrar of Births and Deaths of Ranchagoda division, and of Marriages (General) of Kandaboda pattu division, in the Matara District of the Southern Province, for thirty days from January 4, 1926, during the absence of the Registrar, Don Nicholas Kumasaru, on leave. His offices will be at Munahingewatta in Ranchagoda and Mahagedarawatta in Horapawita.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Ediriwira Jayasuriya Arukottu Patabendige Karonchi Appu 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 nine days from December 14, 1925, during the absence of the Registrar, Andrayas de Silva Wickramanayaka, on leave. His office will be at Viharagodella in Tihawa.

The Assistant Provincial Registrar, Jaffna, has appointed ARUNASALAM KASIPPILLAI to act as Registrar of Marriages (General) of Tenmaradchi division, in the Jaffna District of

the Northern Province, for seven days from December 16, 1925, during the absence of the Registrar, Viravaku Mutaliyar Chittampalam, on leave. His office will be at Kayavalaikkuli in Chavakachcheri.

The Assistant Provincial Registrar, Puttalam-Chilaw Districts, has appointed Thuppahice Don Alfred Martin to act as Registrar of Marriages (General) of Puttalam pattu and Gravets division, in the Puttalam District of the North-Western Province, for five days from December 20, 1925, during the absence of the Registrar, Thambipillai Sivasubramaniam, on leave. His office will be at the Assistant Provincial Registrar's Office, Puttalam.

The Assistant Provincial Registrar, Kegalla, has appointed DASANAYAKA MUDIYANSELAGE TIKIRI BANDA to act as Registrar of Births and Deaths of Egodapota Tanipperu pattuwa division, and of Marriages (General) of Galboda and Kinigoda korales division, in the Kegalla District of the Province of Sabaragamuwa, for sixteen days from

December 15, 1925, during the absence of the Registrar, DASANAYAKA MUDIYANSELAGE UKKU BANDA, on leave. His office will be at Hitinawatta in Daswatta.

Registrar-General's Office, Colombo, December 21, 1925. A. W. SEYMOUR, Registrar-General.

T is hereby notified that Maduwage Abraham Silva Jayasuriya, Registrar of Births and Deaths of Dimbula korale division, and of Marriages (General) of Kotmale (excluding the portion in Gravets) division, in the Nuwara Eliya District of the Central Province, will, with effect from December 15, 1925, hold his additional office at house No. 178, Gansabhawa building, in Talawakele, instead of at house No. 177, Talawakele, as notified in the Government Gazette No. 7,496 of November 6, 1925.

Registrar General's Office, Colombo, December 17, 1925. A. W. SEYMOUR, Registrar General.

# GOVERNMENT NOTIFICATIONS.

"THE IRRIGATION ORDINANCE, No. 45 of 1917."

It is hereby notified that His Excellency the Governor, in exercise of the powers vested in him by section 64 of the Irrigation Ordinance, No. 45 of 1917, has ordered that September 30, 1926, be appointed as the date on which all contributions under the said Ordinance are payable for the year 1926 in respect of Hanwella-ela in Hanwella irrigation district, Buttala-ela in Buttala irrigation district, Dehigolle Maha-ela, Mawela-ela, and Badulupitiya-ela in Yatikinda irrigation district, and Gala-oya channels in Gala-oya irrigation district in the Province of Uva.

Colonial Secretary's Office, Colombo, December 19, 1925. By His Excellency's command,

E. B. ALEXANDER, Acting Colonial Secretary.

"THE IRRIGATION ORDINANCE, No. 45 of 1917."

T is hereby notified that His Excellency the Governor in Executive Council has been pleased, under the provisions of section 45 of the said Ordinance, to sanction the under-mentioned irrigation scheme passed at a meeting of the proprietors of lands under the Kidavarankulam tank irrigation work held on May 6, 1924.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 16, 1925. E. B. ALEXANDER, Acting Colonial Secretary.

# SCHEME REFERRED TO.

That in consideration of the restoration of the bund of Kidavarankulam and of the construction of a masonry sluice and spill by Government and of the maintenance of the said works by Government, the proprietors agree to pay from the date of completion of the said work an irrigation rate of Rs. 2 75 per acre per annum on account of construction and annual maintenance until half the cost of construction of the said works together with simple interest reckoned at 4 per cent. per annum thereon is repaid to Government, calculated in the proportion of Re. 1 25 per annum on account of cost of construction and Re. 1 50 on account of maintenance.

"THE IRRIGATION ORDINANCE, No. 45 of 1917."

RULE made by the proprietors of lands within the 1000-acre block in the Iranamadu irrigation district of the District of Jaffna, Northern Province, under sections 12 and 16 of the Irrigation Ordinance, No. 45 of 1917, and approved by His Excellency the Governor in Executive Council.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 21, 1925.

E. B. ALEXANDER, Acting Colonial Secretary.

RULE REFERRED TO.

The irrigation rules previously made by the proprietors and published by Notification dated May 10,1923, in the Ceylon Government Gazette No. 7,327 of May 11, 1923, are hereby revoked.

"THE SMALL TOWNS SANITARY ORDINANCE, 1892."

IT is hereby notified that His Excellency the Governor, with the advice of the Executive Council, has, under section 9 B of "The Small Towns Sanitary Ordinance, 1892," fixed a water rate of 4 per centum per annum on the annual value of all houses, buildings, lands, and tenements within the Sanitary Board town of Welimada, in the Province of Uva, with effect from January 1, 1926.

Colonial Secretary's Office, Colombo, December 19, 1925. By His Excellency's command, E. B. ALEXANDER,

Acting Colonial Secretary.

# "THE MUNICIPAL COUNCILS ORDINANCE, 1910."

RULE made by His Excellency the Governor in Executive Council under section 62 (1) of "The Municipal Councils Ordinance, 1910."

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 21, 1925.

E. B. ALEXANDER, Acting Colonial Secretary.

### RULE.

Rule 2 (v.) of the rules relating to grant of pensions to officers of the Galle Municipality published by Notification dated January 4, 1911, in *Government Gazette* No. 6,419 of January 6, 1911, as the same is contained in the Notification dated December 16, 1924, published in *Government Gazette* No. 7,436 of December 19, 1924, is hereby repealed and the following substituted therefor:—

2. (v.) The Municipal Council may grant temporary increases of pension for twelve months, with effect from February 1, 1926, in accordance with the scale set out in Schedule A to the retired officers specified in Schedule B:—

Schedule A.

Up to Rs. 500 an increase of 15 per cent.

Over Rs. 500 and up to Rs. 1,200 an increase of  $12\frac{1}{2}$  per cent.

Over Rs. 1,200 and up to Rs. 1,800 an increase of 10 per cent.

Over Rs. 1,800 and up to Rs. 3,000 an increase of  $7\frac{1}{2}$  per cent.

### Schedule B.

Name of Pensioner.	A	annual Pension	.•	Rate of Temporary Increase.	Temporary Increase per Annum
	•	Rs. c.		Per Cent.	Rs. c.
A. B. Wittensleger		500 0		15	<b>75</b> 0
J. G. Paranavitana		210 43		15	31 56
G. D. Johannes		<b>387</b> 50 .		15	<b>58</b> , <b>12</b>
O. S. Marikar		1,283 33		10	128 33
S. L. M. Ahamado		237 72		15	<b>35 65</b>
F. R. E. Nicholas		2,080 0		$7\frac{1}{2}$	156 0
O. L. Jansz		301 60		15	45 24
	•				429 90

# "THE CEYLON TELEGRAPH ORDINANCE, 1908."

PULE made by His Excellency the Governor in Executive Council under section 7 of "The Ceylon Telegraph Ordinance, 1908," and confirmed by the Legislative Council on December 17, 1925.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 19, 1925. E. B. ALEXANDER, Acting Colonial Secretary.

# Rule referred to.

The following shall be the scale of charges for the use of the Telephone Trunk Line between the Dondra Post Office and the other stations named:—

# TELEPHONE CALL OFFICE AT DONDRA POST OFFICE.

Scale of Charges for Three Minutes' Conversation.

~ 11uc	litional fee of 10 cents is charged					$\mathbf{Rs.}$	c.
Between	Dondra and Matara	••		• •		0	15
	Weligama		••	• •.		0	15
	Galle, Hakmana, Kamburupitiy	a. Habaradu	wa, and Magalla			0	25
	Ambalangada Elnitiva and (il)	ntota .	• •	• •		0	50
	Baddegama, Beruwala, Kalutar	a. Maggona.	Paivagala, and Wa	adduwa		0	75
•	Bandaragama, Colombo, Dehi	wala Horan	a. Ingiriya. Kela	niva. Kesbewa.	Kotte.	•	••
	Moratuwa, Mount Lavinia, N	chode Panac	lure. Tehuwana, ai	nd Wattala	,	1	0
	Moratuwa, Mount Lavina, I	ke and Rage	ima	ace vicional			25
	Kochchikade, Negombo, Paduk	Ka, and Ivago	Iarawila Nattand	iva Polashawala		-	40
•	Alawwa, Avissawella, Chilaw,	Kegana, m	iarawna, namanu	iya, i diganawela	, and		
	Wennapuwa	i. 	TZ	11.4 75	• •	Ť	50
	Aranayaket, Kandy, Kandy-S	ub, Kiriella,	Kurunegaia, May	wanenat, Mawate	ıgama,		
	Narammala†, Peradeniya, Ra	tnapura, and	wariyapolar		• •	1	<b>7</b> 5
	Craighead, Elkaduwa, Galagedar	ra, Galaha, G	ampola, Hewaheta	, Katugastota, Ko	tmale,		
	Kundasale, Lochnagar, Madu	lkele, Matale,	, Mousagalla, Naw	alapitiya, Panwils	a, Pus-	شر	
	callows Rangala, Somerset, I	Teldeniya, an	d Wattegama		ميسنان سا	2	. 0
	Ambegamuwa, Bog	awantalawa,	Dolosbage, Hatto	n, Kotagala, Mas	keliya,		
	Norwood, Ramboda, Talawak	tele, Tillicoul	try, Watawala, an	d Radella		2	. 25
	Kandapola, Maturata, Nanu-oya	a, Nuwara El	liva, Pundulova, I	Ragalla, Uda Puss	ellawa.	•	
	and Watagoda					2	50
	Bandarawela, Diyatalawa, Golco	onda, and Ha	mutale				75
	Danuara wora, Diyatalawa, Gole	, , , ,	Paramo	• •	• •	_	,,,

<sup>\*</sup> From Call Office also 15 cents.

† To be opened shortly.

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

Y-LAW made by the Governor, with the advice of the Executive Council, under section 18 (2) (j) of the Vehicles Ordinance, No. 4 of 1916, for the District of Galle in the Southern Province.

# By His Excellency's command,

Colonial Secretary's Office, Colombo, December 21, 1925.

E. B. ALEXANDER, Acting Colonial Secretary.

### BY-LAW REFERRED TO

No person shall use a motor omnibus on any of the roads specified in the schedule hereto.

### Schedule.

# List of Village Committee roads in the Bentota-Walalawiti korale.

- Petaramba-Suriyagoda road.
- Meddewala road.
- Warahena-Adagamtota road. 3.
- Dedduwa-Kaikawala road.
- Aturuwella-Medagoda road.
- Galboda-Mullegoda road.
- Yalegama-Miriswatta road. 7.
- Kaikawala-Mullegoda road. 8.
- Habakkala-Akadegoda road.
- Induruwa-Suddalipota road. 10.
- Arangalkanda-Waturuwela road. 11.
- Boltudawa-Paranamanathu-ela road. 12.
- Haburugala-Harawala road. 13.
- Hewagama-Tunduwa road. 14.
- Galwehera road. 15.
- Dabarakumbura-Galwehera road. 16.
- Bogahapitiya road. 17.
- Galbokka road. 18.
- ${\bf Hegalla\text{-}We langoda\ road.}$ 19.
- 20. Hiddaruwa road.
- 21. Karagoda road.
- 22. Welangoda road
- 23. Mahapitiya road.
- Road to Village Tribunal, Kosgoda. 24.
- 25. Paratarake road.
- 26. Nape-Egodaduwa road.
- 27. Arangalkanda-Hatureswella road.
- 28. Nanatota-Miriswatta road.
- 29. Road to cemetery.
- Ampe-Galwehera road. 30.
- Godagedera road. 31.
- Naragala road. 32.
- 33. Brahamanwutagoda road,
- 34. Ambagahapitiya road.
- Ginigalgoda road. 35.
- Okadamulla road. 36.
- Palliyagalgoda road. 37.
- Galmangoda road. 38.
- 39. Pituwala road.
- Wallambagala road, 40.
- Kahambiliyagoda road. 41.
- Atakahota-Goluwamulla road, 42.
- Ketapola-Omatta road. 43.
- Omatta-Pitigala road. Pitigala-Wehihena road. 44.
- 45. Amugoda-Wattehena road
- Niyagama-Wattehena road. 47.
- 48. Magala road.
- Uragaha road. 49.
- Mabingoda road. 50.

# List of Village Committee roads in Wellaboda pattu.

- Wellaboda-Kuleegoda road.
- Wenamulla-Willegoda road.
- Alutwala-Rangalla road. 3.
- 4. Ilukmulla-Dikdeliya road.
- Dikdeliya-Kahatapitiya road. Kajjugaha Ambalama-Dikdeliya road.
- Telwatta-Kirillagahawilla road.
- 8. Weragoda-Ronnaduwa road.
- 9. Weragoda-Metiwala.
- 10. Kahawa-Uduwaragoda road,
- 11. Ronnaduwa-Batapola road.
- Batapola-Etkandura road. Eriyagahadola-Yakkatuwa road,
- Godahena-Indiketiya road.

- Galpottuwala-Kobetiduwa road.
- 15. Nindana-Boraluwetota road. 16.
- 17. Lewduwa-Karattaduwa road.
- Batapola-Indiketiya road. 18.
- 19. Batapola-Yakatuwa road.
- Patuwata-Tiranagama road. 20.
- 21. Tiranagama-Pinkanda road.
- 22. Panwila-Tiranagama road.
- 23.
- Narigama-Puncipatana road.
- 24. Bopagoda-Pinkanda road.
- Ranapanadeniya-Hegoda road. 25.
- Imbula-Katudampe road. 26.
- 27. Boossa-Ganegoda road.
- Gammaddegoda-Kapumullugoda road. 28.
- 29. Bopagoda-Totupala road.
- 30. Boossa-Hegoda road.
- Watugedera-Wilegoda road. Watugedera-Andadola road. 31.
- 32.
- Narigama-Patana road. 33.
- 34. Tiranagama-Patana road.
- Mawadawila-Hikkaduwa East road. 35.
- Gonapinuwala-Majuwana road. 36.
- Wilegoda Watugedara road. 37.
- Nambimulladuwa road. 38.
- 39. Keenagahatota-Talgahawatta road.
- 40. Keenagahatota-Madakumbura road.
- Madakumbura-Kotawala road. 41.
- 42. Kosatumanana-Talgahawatta road.
- 43. Kosatumanana-Batapola road.
- 44. Yakkatuwa Patiraja road.
- 45. Mahaedanda-Magala road.
- 46. Peraliya-Malawenna road. 47.
- Totagamuwa-Alutwala road.
- 48. Seenigama-Udumulla road.
- **49**. Balapitiya-Watugedera road.
- 50. Kandagoda-Poramba road.
- 51. Ranapanadeniya-Hegoda road. 52. Kaduruppe-Mahahegoda road.
- Ambana-Kahaduwa road. 53.
- **54.** Pinikahana-Polgahawila road.
- 55. Polgahawila-Tanabaddegama road,
- Waturawila-Rekadahena road.

# List of Village Committee roads in Talpe pattu.

- Wellatota-Heenatigala road.
- Heenatigala-Dodampe road.
- 3. Hompalawatta-Harumalgoda West road.
- Katukurunda-Harumalgoda West road. 4.
- Happawana-Harumalgoda West road. 5. 6. Harumalgoda West-Mattegoda road.
- 7. Pilana-Ankokkawala road.
- 8. Bogahagoda-Hiyare road.
- Indiwellewatta-Koggala lake road. Pitiduwa-Lanumodara road. 10.
- 11. Lanumodara-Hewagewatta road. 12.
- Hirigaldewala-Rendetotupala road. 13. Gonamulla-Kekirihena road.
- Dalawella-Talpe North road. 14.
- Talpe Ambalama-Talpe South road. 15.
- Talahitiyawa-Meeripenna road. 16. 17, Gorappe-Wanchawala road.
- 18. Andayanwatta-Waggalmodara road.
- 19. 20. Melegoda-Dodampe road.
- Meeripenna-Gasetakella road. Kaduruduwa-Panagamuwa road, 21.
- 22. Egalahena-Pedinnoruwa road.
- Wanchawala-Panagamuwa road,

- 24. Ahangama-Nakanda road.
- 25. Hinvidangewatta-Olaganduwa road.
- 26. Eluketiya Olukolatalawa road.
- 27. Aratchigewatta-Gurullawala road.
- 28. Gurullawala-Atanikita ro d.
- Welhengoda-Jambirissa road. 29.
- Jambirissa-Tittagalla road. 30.
- 31. Kabalana-Radatota road.
- 32. Angulugaha-Dikkumbura r a 1.
- Panchalia-Walawwatta road. 33. 34. Tuketiyamulla-Ambecumbura road.
- 35. Howpe-Kahanda r ad.
- 36. Dikkumbura-Palle-adara read
- 37. Kodagoda-Ellalagoda road.
- 38. Yakkalamulla-Karagoda road,
- Patiranagewatta-Weliowita road. 39.

## List of Village Committee roads in Gangaboda pattu.

- Baddegama-Nayapamula and thence to Kanattegoda.
- Nilhena road.
- Boralukada-Gonbannawa road. 3.
- Mawatakele path.
- Goda-arambe road.
- Nugamula road.
- Nawangoda road.
- Mestrigewela road.
- Dehigahawita path.
- 10. Meemeduma road.
- 11. Road by the old Police Station.
- 12.
- Amugoda road (1st section). Amugoda road (2nd section). 13.
- 14. Gonapure road.
- 15. Majuwana-Keredewala road.
- 16. Ampegama-Etkandura road.
- Batapola-Etkandura road.
- Katamburawa road.

- Yatalamatta-Unanwitiya road.
- Nagoda-Gonadeniya road. 20.
- 21. Ihala Keembiya road.

# List of Village Committee roads in the Four Gravets.

- 1. Piyadigama-Ukwatta road.
- Hunugoda-Kurunduwatta road.
- Wataraka East-West road.
- Piyadigama-Usedanda road.
- Mampitiya-Wataraka road. 6. Hapugala-Wataraka road.
- Hapugala-Ukwatta road.
- Wakwella-Batuwantuduwa road.
- 9. Kitulampitiya-Wataraka road.
- 10. Kalegana-Hakurugoda road.
- 11. Kalegana-Badahelagoda road.
- 12 Ulwitike-Godakanda-Labuduwa road.
- 13. Uluwitike-Navinna road.
- 14. Karapitiya-Godakanda road.
- 15. Totagoda bedi-para.
- 16. Labuduwa road.
- 17. Narawala-Kurunda road.
- 18. Citrus-Panwila road.
- Gansabhawa approach road.
- 20. Poddala-Meepawala road.
- 21. Uluwitike-Opata road.
- 22. Kapuhempola road.
- 23. Ganegoda-Puwakgashena road.
- 24. Gansabhawa-Badungoda road.
- 25. Ratjambugahalanga-Kalugalamawata road.
- 26. Ankokkawala road.
- 27. Walahanduwa-Yakgaha road.
- 28.
- Walahanduwa-Manawila road. Walahanduwa-Nugaduwa road.
- 30. Bataduwa-Nugaduwa road.

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

ULE made by His Excellency the Governor in Executive Council by virtue of the powers vested in him under section 11 of the above-named Ordinance and section 11 (1) (a) of the Interpretation Ordinance, 1901.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 21, 1925.

E. B. ALEXANDER, Acting Colonial Secretary.

### RULE REFERRED TO.

Rules 15 and 17 of the rules published by Notification dated May 2, 1925, appearing in Government Gazette No. 7.461 dated May 8, 1925, are hereby revoked, and the following shall be substituted therefor:-

In case of any difference of opinion decisions shall be made by a clear majority of members present and The Chairman shall have a vote as an ordinary member, and shall in addition have a casting vote whenever voting. an equality of votes is found to exist.

The Registrar shall keep minutes of all Council meetings and prepare an agenda, which shall be sent to all members four days before the meeting; any member desirous of proposing a motion shall notify the Registrar in writing, seven days before date of meeting. With the unanimous consent of the meeting items not on such agenda in writing, seven days before date of meeting. may be brought forward; such items shall be placed in the hands of the Chairman at the beginning of the meeting.

"THE LAND SURVEYORS, AUCTIONEERS, AND BROKERS ORDINANCE, 1889."

EGULATION made by His Excellency the Governor in Executive Council under section 7 of the Land Surveyors, Auctioneers, and Brokers Ordinance, 1889.

By His Excellency's command.

Colonial Secretary's Office, Colombo, December 21, 1925.

E. B. ALEXANDER, Acting Colonial Secretary.

### REGULATION REFERRED TO.

Regulation 11 of the regulations published by Notification dated November 19, 1923, in Government Gazette No. 7,362 of November 23, 1923, is hereby amended to read as follows:-

- 11. (1) List of Licence Holders.—The Surveyor-General shall cause to be prepared in the first week of February each year a list showing separately the names of-
  - (a) Surveyors duly certified under Ordinance No. 15 of 1889;
  - (b) Persons holding permanent licences in Surveying;
  - (c) Persons holding permanent licences in Surveying and Levelling;
  - (d) Persons holding annual licences in Surveying;
  - Persons holding annual licences in Surveying and Levelling; and (f) Persons holding annual special licences to carry out Crown Surveys.
- (2) He shall from time to time add to this list the names of all persons who obtain licences in the course of the year subsequent to February 1.
- (3) He shall permit all persons making application to him for the purpose to inspect the said lists at his office at such hours as may be fixed by him and shall issue copies thereof on payment of the prescribed fees.

# "THE DEFENCE FORCE ORDINANCE, 1910."

REGULATION made by the Colonel Commandant the Troops after consultation with the Commandant, and approved by His Excellencythe Governor, under sections 9 and 12 of "The Defence Force Ordinance, 1910."

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 17, 1925. E. B. ALEXANDER, Acting Colonial Secretary.

### REGULATION REFERRED TO:

Clause 1 of section XIII. of the regulation dated June 11, 1925, and published in Government Gazette No. 7,469 of June 19, 1925, referring to the Ceylon Cadet Battalion, is hereby amended by deleting the words "Nos. 9 and 10 Platoons, Trinity College: 2 Subalterns in" line 32, and by substituting therefor the following:—

No. 9 Platoon, Trinity College: 1 Subaltern;

No. 10 Platoon, Zahira College: 1 Subaltern; and by deleting the words "Nos. 9 and 10 Platoons, Trinity College: 2 Subalterns" in line 36, and by substituting therefor the following:—

Nos. 9 and 9A Platoons, Trinity College: 2 Subalterns; No. 10 Platoon, Zahira College: 1 Subaltern.

"THE SMALL TOWNS SANITARY ORDINANCE, 1892."

T is hereby notified that the Legislative Council, acting under the provisions of section 3 of "The Small Towns Sanitary Ordinance 1892" has passed the following resolution at a public session thereof held on December 17,

That the resolution of this Council dated August 6, 1915, bringing the town of Homagama, in the Colombo District of the Western Province, under the operation of "The Small Towns Sanitary Ordinance, 1892," be amended in respect of the limits therein set forth, and that the said town shall include the area contained within the following limits:—

North: A line drawn 20 chains due west and 10 chains due east from a point on the Homagama-Aturugiriya road 4 chains north-west from the north-western corner of title plan 310,164.

East: From the eastern extremity of the aforesaid Northern boundary, a line drawn south-westward to the north-eastern corner of title plan 117,521, thence along the eastern boundaries of title plans 117,521 210,878, 210,879, 210,505, 245,751, and 210,507, and a line drawn southward from the south-eastern corner of title plan 210,507 to the north-eastern corner of title plan 91,212, thence along the eastern boundary of title plan 91,212, northern boundaries of title plans 91,203, 91,202, and to north-western boundary of title plan 91,211 and a line drawn southwards from the north-western corner of the said title plan 91,211 to the landmark at the north-eastern corner of lot 4 in preliminary plan 17,131, thence along the eastern boundary of lot 4 to the landmark at the south-eastern corner of the same lot, thence along the northern boundaries of lots V 783 and W 783 in preliminary plan 10,822 up to the western boundary of lot W 783 and along the eastern boundary of the same lot and western boundary of title plan 91,205 as far as the Homagama-Pitipane road, along the northern side of this road up to the southeastern corner of title plan 91,205, and across the road to the eastern corner of title plan 148,582, and along the eastern and southern boundaries of this title plan as far as the south-western corner, thence a line drawn south-westward to the north-eastern corner of title plan 51,173, along the eastern boundary of this title plan as far as the south-eastern corner, and thence a line drawn south-eastward to the northeastern corner of title plan 58,058, thence along the eastern boundaries of title plans 58,058, 119,427, 119,571, 190,694, and 119,579 up to the south-eastern corner of the said title plan 119,579, thence a line drawn south-eastward to the north-western corner of title plan 212,060 and along the western boundary of this title plan as far as the south-western corner, thence a line drawn south-westward to the northwestern corner of title plan 144,708.

South: From the north-western corner of title plan 144,708, along the northern boundaries of title plan 144,692, lot 5968 in preliminary plan 8,330, title plan 149,954, lot 5960 and 5965 in preliminary plan 8,330, title plans 136,009, 277,479, lot 5951 in preliminary plan 8,330, across the road and reservation and along the northern and north western boundaries of lot 5951 in preliminary plan 8,330, northern boundaries of title plans 144,686, 183,775, and along the north-western boundary of title plan 144,686, and northern boundary of title plan 149,658 up to a point 8 chains west from the north-western corner of title plan 144,686.

West: A line drawn northwards from the western extremity of the southern boundary (mentioned above) to the south-western corner of title plan 185,818, thence along the western boundaries of title plans 185,818, 186,510, and a line drawn northwards from the north-western corner of title plan 186,510 through lots G 343, L 343, and F 343 in preliminary plan 5,832 to the south-eastern corner of title plan 51,178, thence a line drawn from this point through the said title plan crossing the Colombo-Pitipane road and railway line to the landmark at the south-western corner of title plan 296,457, thence along the road to Aturugiriya as far as the landmark at the north-eastern corner of title plan 296,455, and thence a line drawn northwards to meet the western extremity of the northern boundary.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 22, 1925.

E. B. ALEXANDER, Acting Colonial Secretary.

T is hereby notified for general information that the under-mentioned Clerks in Class II. of the Clerical Service have passed the examination prescribed in General Orders Nos. 507 and 508 in the subjects noted against their names:

```
Land Registry, Matara ... Department of Agriculture
Abeysiriwardana, D. A.
                                                                                          Accounts
                                                                                         Tamil (a) and Accounts
Tamil (b) and Accounts
Alagaratnam, J. H. A.
Appathurai, A.
Arumugam, K.
                                    Forest Office, Kandy
                                    Audit Office
                                                                                         Tamil (b)
Arumugasamy, V. T.
                                    Audit Office
                                                                                         Tamil (b)
Chandrasegaram, K.
                                    Bacteriological Institute
                                                                                         Tamil (a) and (b)
Chellvaretnam, V. A. J.
                                    Kachcheri, Puttalam
                                                                                          Accounts
Dalpethado, F. G.
                                    District Court, Chilaw
                                                                                         Sinhalese (b)
De Silva, P.
Devotta, J. C. S.
                                    Land Registry, Kurunegala
Education Office, Colombo
                                                                                         Sinhalese (a) and (b)
                                                                                          Tamil (a)
Dole, T. A.
                                    Director of Medical and Sanitary Services
                                       Office
                                                                                         Sinhalese (a)
                                    Education Office, Colombo
Police Office, Kalutara
                                                                                         Sinhalese (a) and (b)
Sinhalese (a) and (b)
Fernando, D. T. A.
Fernando, M. E. Fernando, W. H.
                                    Land Registry, Colombo ...
                                                                                         Sinhalese (a)
                                    Police Office, Galle
Education Office, Colombo
Education Office, Colombo
Goonewardane, G. V. P. Goonewardane, H. W.
                                                                                         Accounts
                                                                                         Sinhalese (a) and (b)
Goonewardane, S. V. W. Gunapala, K. D. W.
                                                                                         Sinhalese (a)
                                    Audit Office
                                                                                         Sinhalese (a) and (b) and Accounts
Gunasekera, D. C. de V.
Gunasekera, D. C. P.
                                    Education Office, Colombo
                                                                                         Sinhalese (a) and (b)
                                    District Court, Ratnapura
                                                                                          Accounts
Hubert, H. R.
                                    Public Works Department, Colombo
                                                                                         Tamil (a) and (b)
Jayamanne, D. C.
Joachim, B. W.
                                   Land Registry, Kandy
Stamp Office, Colombo
Civil Medical Stores, Colombo
                                                                                         Sinhalese (a) and (b)
                                                                                         Accounts
                                                                                         Accounts
Kanagaratnam, S. M.
Mylvaganam, A.
                                    Public Works Department, Colombo
                                                                                         Tamil (b) and Accounts
Nagalingam, A.
                                    Public Works Department, Colombo
                                                                                         Accounts
Nalliah, S. A.
Perera, B. M.
Perera, C. L. B.
Perera, W. A.
                                                                                         Tamil (a)
                                    Registrar-General's Office
                                                                                         Sinhalese (a) and (b)
                                    General Hospital
                                                                                         Sinhalese (b)
                                    Treasury
                                                                                         Sinhalese (a) and (b)
                                    Inspector-General of Police Office
Ramanathan, E.
                                    Public Works Department, Colombo
                                                                                         Tamil (a) and Accounts
Ratnam, S. Saldin, T. J.
                                    Inspector-General of Police Office
                                                                                         Tamil (a)
                                                                                         Tamil (a) and (b)
Tamil (b)
                                    Stamp Office
Saravanapavan, N.
                                    Civil Medical Stores
Selvaduray, T. B.
Sinnadurai, W. P.
                                   Public Works Department, Colombo
                                                                                         Tamil (b)
                                                                                         Accounts
                                    Attorney-General's Office
Sinnathamby, S.
Sithamparapillai, C. V.
Sithamparapillai, J. T. A.
Somasundaram, T.
Subramaniam, K.
                                                                                         Tamil (a) and (b)
                                    Forest Office, Kandy
                                    Forest Office, Kandy
                                                                                         Accounts
                                    Public Works Department, Colombo
                                                                                          Accounts
                                    Treasury
                                                                                         Tamil (a) and Accounts
                                                                                         Tamil (a) and (b) and Accounts
Tamil (a) and (b)
                                    Audit Office
Sundaramoothy, S.
                                    Forest Office, Kandy
                                                                                         Tamil (a) and (b)
Tamil (a) and (b) and Accounts
Sundharam, V. K.
                                   Provincial Registrar's Office, Ratnapura
Thirunavakarasu, M.
                                    Irrigation Office
Thiruvilangam, M. S.
                                    Statistics Office
                                                                                         Accounts
                                   Fiscal's Office, Colombo
Police Office, Jaffna
                                                                                         Sinhalese (a) and (b)
Vande Bona
Visuvalingam, A.
                                                                                         Accounts
Wijegoonewardane, T. P.
                                                                                         Sinhalese (b)
                                   Government Stores
                                                                                         Accounts
Weeraratna, D. M. P. ...
                                   Land Registry, Kalutara
Wijesinghe, K. W. de A. . .
                                   Registrar-General's Office
                                                                                         Sinhalese (a) and (b)
The following officers have now passed the examination qualifying them for promotion:
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Abeysiriwardane, D. A.; Alagaratnam, J. H. A.; Appathurai, A.; Arumugam, K.; Chellvaretnam, V. A. J. Dalpethado, F. G.; Goonewardane, G. V. P.; Gunapala, K. D. W.; Gunasekera, D. C. P.; Joachim, B. W.; Nagalingam, K.; Nalliah, S. A.; Saravanapavan, N.; Sinnadurai, W. P.; Sithamparapillai, C. V.; Sithamparapillai, J. T. A.; Somasundaram, T.; Subramaniam, K.; Thirunavakarasu, M.; Thiruvilangam, M. S.; Visuvalingam, A.; Wijegoonewardane, T. P.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 22, 1925.

E. B. ALEXANDER, Acting Colonial Secretary.

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

Y-LAW made by His Excellency the Governor in Executive Council, undersection 18 (2) (j) of "the Vehicles Ordinance, No. 4 of 1916, for the Municipal town of Colombo.

By His Excellency's command,

E. B. ALEXANDER, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, December 22, 1925.

# BY-LAW REFERRED TO.

(a) The use, by motor buses, of Hulftsdorp street from San Sebastian hill-Lockgate junction to Dam street and of Belmont street, within the limits of the Municipal town of Colombo, is hereby prohibited.

(b) The use, by motor buses, of the part of Buller's road between East and West Baseline road and of Cotta road, within the limits of the Municipal town of Colombo, is hereby prohibited.

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

DY-LAW made by His Excellency the Governor, with the advice of the Executive Council, by virtue of the powers vested in him under section 18 (2) (j) of the Vehicles Ordinance, No. 4 of 1916, for the Municipal town of Colombo.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 22, 1925. E. B. ALEXANDER, Acting Colonial Secretary.

BY-LAW REFERRED TO.

The use by motor buses of Old Moor street within the limits of the Municipal town of Colombo is hereby prohibited.

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

BY-LAW made by His Excellency the Governor in Executive Council under section 18 (2) (j) of the Vehicles. Ordinance, No. 4 of 1916, for the Municipal town of Colombo.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 22, 1925. E. B. ALEXANDER, Acting Colonial Secretary.

### BY-LAW REFERRED TO.

The use by motor buses of St. Lucia's street and Wall street, Kotahena, within the limits of the Municipal town of Colombo is hereby prohibited.

WITH reference to the Notification dated October 26, 1925, and published in the Government Gazette of October 30, 1925, the following copy of the Syllabus and of the Regulations for the probation of selected candidates issued by the Civil Service Commissioners regarding the examination for the Civil Service of India to be held in July and August, 1926, are published for information.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 18, 1925. E. B. ALEXANDER, Acting Colonial Secretary.

# INDIAN CIVIL SERVICE GROUP OF COMPETITIONS. Syllabus

For the Open Competitive Examination of August, 1926, for appointments in the Indian Civil Service, and for any other competition that may be held in combination therewith. The other competitions to which the same syllabus. applies and which may, if required, be held simultaneously are:—

Junior Grade of the Administrative Class in the Home Civil Service.

Colonial Service: Eastern Cadetships. Foreign Office and Diplomatic Service.

Consular Services (General, Levant, and Far East) and Intelligence Officer Grade in the Department of Overseas

Trade.

Evidence of Training.—Candidates who desire to offer any of the subjects 28, 30-44, 46, or 47 must send to the Secretary of the Civil Service Commission, so as to arrive not later than May 15, 1926, the evidence of training described below. Such evidence should be in the form of a certificate signed by a responsible officer of the Institution, and may be sent in advance of the form of application. In the case of an Institution not situated in the British Isles, the certificate must state that the Institution in which the work has been done is authorized to prepare candidates in that subject for a degree. A candidate who has been refused permission to take one of these subjects will be allowed to substitute another subject within the regulations provided the substitution is made within the time allowed for sending in application forms.

# SECTION A.

1. Essay.—An essay to be written on one of several specified subjects.

2. English.—A paper of questions to test the understanding of English and the workmanlike use of words. An optional exercise in the writing of verse will be included.

3. Present Day.—Questions on contemporary subjects, social, economic, and political. A liberal choice of questions

will be given. Effective and skilful exposition will be expected.

4. Everyday Science.—In this subject such knowledge will be expected as candidates will have who have studied science intelligently at school and have since then kept their eyes open. A liberal choice of questions will be given. Attention should be paid to orderly, effective, and exact expression.

5. Auxiliary Language.—Passages dealing with history and politics may be set, but no technical matter. Verse

is not excluded. Accuracy and skill in the use of English will be expected.

6. Viva Voce.—The examination will be in matters of general interest, not in matters of academic interest; it is intended to test the candidate's alertness, intelligence, and intellectual outlook.

### SECTION B.

HISTORY: Subjects 7-10.—Candidates should know something of the original authorities, of the principles of historical criticism, and of the principles and the facts of geography in relation to history. They must be prepared to draw sketch maps.

7, 8. English History to 1660, British History 1660–1914.—The history will be taken as a whole; politics, economics, and constitution will be considered as mutually affecting each other, and all together as the outcome of the common life of the nation. Literature will not be excluded. Candidates will be expected to know so much of European history as will make the external action of this country fully intelligible and will explain those movements at home which had their beginnings abroad, e.g., the Renaissance, the Reformation, and the Reactions in this country of the French Revolution. In subject 8 the outstanding incidents and movements in the history of British Possessions will be included.

9, 10. European History.—Period 1, from 400 to 1494; Period 2, from 1494 to 1763; Period 3, from 1763 to 1914.

Although a fixed date is given for the beginning of a period, candidates will be expected to know in general outline how the initial position was reached. The history of the American Continent, of India, and of the Far East, will be included in so far as it influences European fortunes in an important degree.

11. General Economics.—The subject will be treated as a whole, and candidates should be prepared to illustrate the theory by the facts and to analyse the facts by the help of the theory. The history of economic thought will be

included.

Economic History.—Candidates will be expected to have a general acquaintance with the early economic history of England; but special attention will be paid to the economic development of the British Isles and other portions of the Empire during the last two or three centuries, and so much knowledge of European and American conditions will be expected as is necessary for the understanding of Birtish economic history.

13. Public Economics.—The questions will deal with the main forms of State action, central and local, in the economic sphere, together with public finance.

Political Theory.—Candidates will be expected to show a knowledge of political theory and its history, political theory being understood to mean not only the theory of legislation, but also the general history of the State and its connection with kindred studies such as Ethics, Psychology, Jurisprudence, Public International Law, and Economics.

Candidates will be expected to show a knowledge of original authorities.

15. Political Organization.—This will include Constitutional Forms (Representative Government, Federalism,

&c.) and Public Administration, central and local. The history of institutions is not included, but candidates will be

expected to know the earlier stages from which existing institutions have directly developed.

16. Constitutional Law.—The Constitutional Law of the United Kingdom and of the British Empire, and the Law of English Local Government.

17. Private Law.—The following branches of English Private Law:—The Law of Real and Personal Property

(including the Law of Succession), Contracts, and Torts.

18. Roman Law.—Passages will be set for translation and comment, but credit will not be given merely for capacity to translate the texts.

19. International Law.—Public International Law and International Relations. Candidates will be expected to show a knowledge of the principal treaties which have affected international relations from 1815 inclusive, to the present ·day.

Moral Philosophy.—The history of the subject will be included. Candidates will have an opportunity of showing their strength either in Ancient Philosophy or in Modern Philosophy.

Metaphysics.—As for Moral Philosophy.

22. Logic.—The subject will be interpreted in a wide sense. Epistemology in its bearing on logical problems will be included together with Formal Logic and Scientific Method. Questions may be set on Mathematical Logic, i.e., on the Logic of Mathematics, Symbolic Logic, and the Logic of Probability; and also on the history of Logic. A considerable choice of questions will be allowed.

23. Psychology.—Questions on the history of the subject may be included.

MATHEMATICS: Subjects 24-27.—The use of the slide-rule and of mathematical tables will be allowed.

24. Lower Pure Mathematics.—Geometry of two and of three dimension's according to Euclid (synthetic geometry), to Descartes (analytical geometry), and to Monge (descriptive geometery, dealing with three-dimensional figures by the use of plan and elevation). The method of vectors including scalar and vector products, with applications. Only the main properties of conics and quadrics, including those of poles, polars and polar planes, are expected.

Algebra: Complex numbers; uniformly converging infinite series; the elements of the theory of equations,

including the numerical solution of algebraic equations, but not including the formal solution of the cubic and quartic.

Infinitesimal calculus of real variables to partial differentiation and multiple integrals, with applications to geometry. Candidates should be able to deal with the types of differential equations occurring in elementary mechanics. The proof of Taylor's series will not be required.

No great skill will be expected in solving complicated problems of an elementary nature. The questions will involve the use of mathematical instruments.

25. Higher Pure Mathematics.—Lower Pure Mathematics together with-

The geometry of curves and surfaces. Tensor calculus. Elementary analysis, including simple functions of a complex variable and contour integration.

Differential equations in one independent variable. Elementary treatment of partial differential equations, with special reference to the differential equations of mathematical physics. Existence theorems are excluded.

Mathematical theory of probability, including theory of errors, method of least squares, curve fitting, and correlation. Calculus of finite differences, including numerical integration and summation and linear difference equations. A considerable choice of questions will be allowed, so that full marks may be obtained by covering about half the

range stated.

26. Lower Applied Mathematics.—Statics, hydrostatics, dynamics, elementary theory of electricity and magnetism, including the induction of currents. Questions will be of an elementary character, but will not be confined to two dimensions; they will involve the use of the calculus. Candidates are free to use differential equations, but a knowledge thereof Attention will be paid to problems which arise naturally and to general The questions will involve the use of Matheimatical instruments. will not be necessary to answer the questions. principles; artificial problems will be avoided.

Higher Applied Mathematics.—Lower Applied Mathematics together with-

Statics to a more advanced stage, including graphical treatment.

Dynamics to the equations of Euler and Lagrange and including the theory of the vibration of strings and other simple systems.

Hydrodynamics, including the elementary theory of the motion of solids through a liquid, surface waves, and vibrations in gases.

Elasticity, including the elements of the vibrations of rods, plates, and bars.

Electricity and magnetism.

Thermodynamics, kinetic theory of gases, radiation.

A considerable choice of questions will be allowed, so that full marks may be obtained by covering about half the range stated.

28. Astronomy.—Geometrical optics will be included.

A candidate who desires to offer this subject must produce evidence satisfactory to the Civil Service Commissioners

of practical training in an observatory.

29. Statistics.—Frequency distributions, averages, percentiles, and simple methods of measuring dispersion; graphic methods; elementary treatment of qualitative data, e.g., investigation of association by comparison of ratios, consistency of data: the practice of the simplest graphic and algebraic methods of interpolation.

Practical methods used in the analysis and interpretation of statistics of prices, wages and incomes, trade, transport, production and consumption, education, &c.,; the more elementary methods of dealing with population and vital statistics;

miscellaneous methods used in handling statistics of experiments or observations.

Elements of modern mathematical theory of statistics: frequency curves and the mathematical representation

of groups generally; accuracy of sampling as affecting averages, percentages, the standard deviation; significance of observed differences between averages of groups, &c.,; the theory of correlation for two variables.

NATURAL Science: Subjects 30-41.—The standard of the higher division of a science will be that which is required in the main subject for an honours degree at the Universities. The standard for the lower division of a science will be that required in a subject subsidiary to the main subject whether required at the final degree examination or at a preceding examination.

A candidate who desires to offer a science must produce evidence satisfactory to the Civil Service Commissioners of laboratory training in that science in an institution of university rank; the length of such training must be at least two academic years for the higher division of a science and at least one academic year for the lower division, except that a candidate may offer higher physics without lower physics on one year's training.

34: Lower Botany. Vegetable Physiology will be included in each division. Higher Botany. 35.

Lower Geology. 36. Mineralogy will be included in each division. Higher Geology. 37.

-Strength of materials; theory of structures; mechanism and dynamics of machines; heat Engineering .-42.

and thermodynamics; surveying; hydraulics, including hydraulic machines; electricity and magnetism.

The subject will be treated in a general manner and the questions will be confined to the more elementary parts of the The candidate will be expected to be familiar with graphical methods and to have some skil in mechanical subject. drawing.

A candidate who desires to offer Engineering must produce evidence satisfactory to the Civil Service Commissioners

of training for at least one academic year in an institution of university rank.

43. Geography.—Geography as understood in the universities, not excluding topics which concern geography with other subjects such as economics, history, physics, botany, and geology. There will be a practical test which jointly with other subjects such as economics, histroy, physics, botany, and geology. There will be a practical test which will necessitate a knowledge of cartographical methods and notations, and for the is test drawing instruments may be required.

A candidate who desires to offer this subject must produce evidence satisfactory to the Civil Service Commissioners

of training for at least one academic year in an institution of university rank.

44. Physical Anthropology.—Physical anthropology, prehistoric archælogy, and Technology. Candidates will be expected to have such knowledge as may be acquired by laboratory and museum work, consisting mainly in the handling and study of specimens and exhibits. The subject will be treated with special, but not exclusive, reference to peoples of rude culture, including prehistoric civilization.

A candidate who desires to offer this subject must produce evidence satisfactory to the Civil Service Commissioners

of training in an institution of university rank.

- 45. Social Anthropology.—Candidates will not be expected to have an extensive experience of laboratory and museum work. The subject will be treated with special, but not exclusive, reference to peoples of rude culture, including prehistoric civilization.
- 46. Agriculture. -Agricultural chemistry, agricultural botany, and agricultural zoology will be included. A candidate who desires to offer this subject must produce evidence satisfactory to the Civil Service Commissioners of training in an approved institution.

47. Experimental Psychology.—A candidate who desires to offer this subject must produce evidence satisfactory

to the Civil Service Commissioners of laboratory training in an institution of university rank.

48, 49. English Literature.—Period 1, from 1350 to 1700; period 2, from 1660 to 1914.

Candidates should be prepared to show a first-hand knowledge of some of the works of the following authors and of their place in the history of their country :-

	I EMIOD	<b>4.</b>	
	Chaucer Malory	Bacon Milton	
	Spenser Shakespeare	Bunyan	* * * * * * * * * * * * * * * * * * *
	PERIOD	2.	
Dryden	Fielding	Scott	Keats
Congreve	Johnson	Jane Austen	Dickens
Defoe	Burke	Wordsworth	Carlyle
Swift	Goldsmith	Coleridge	Tennyson
Addison	Burns	Shelley	Browning
Pope			,

Questions on other writers will not be excluded, but, on the whole, the questions will be directed to the best known authors and their best known works. Candidates should know so much of the history as is necessary to understand the literature in its relation to other activities of the nation.

Questions will not be set on the history of the language before Chaucer, nor, in general, on its morphological or

phonological changes since his time; the history of workmanship, style, and prosody will not be excluded.

CIVILIZATIONS AND LANGUAGES: Subjects 50-67.—In these the civilization subject associated with a language

can be taken only by candidates who also offer themselves for examination in the language itself.

In the questions on civilization, history and literature will, as far as possible, be brought into close relation. In history, candidates will be expected to show a knowledge of the original authorities. They must also be prepared to answer questions on historical geography, and to draw sketch maps. The questions on literature will require first hand knowledge of the authors; and the authors dealt with will be those which candidates ought to have read. Passages of literature may be set for comment on matters of social, political, legal, or other historical importance. Questions on philology and the older forms of the languages may be set, but will not be compulsory. In the question papers on civili-In the question papers on civilization, candidates will not be required to write their answers in the foreign language.

In the conversation test importance is attached to pronunciation. The study of phonetics is an important aid to correctness of pronunciation, and candidates who take modern languages will be expected to have studied phonetics in

- connection with the language or languages taken.

  50. Latin Language.—Translation, and prose or verse composition. The composition paper will be so arranged that candidates may confine themselves to prose composition or to verse composition or, if they prefer, may take some prose and some verse.
- 51. Roman Civilization.—Roman History and Latin Literature. The outlines of the history and development. down to 180 A.D. should be known; but the main stress will be laid on the period 133 B.C. to 117 A.D.
- 52. Greek Language.—As for Latin. Greek Civilization.—Greek History and Literature. In history the main stress will be on the period 510 n.o. 53.
  - 54. French Language.—Translation, free composition, set composition, and conversation.

French Civilization.—French History and Literature. The outlines of the history and development prior to 1589 should be known; the period from 1589 to 1660 in somewhat more detail; but the main stress will be on the period from 1660 to the present day.

German Language.—As for French.

German Civilization.—German History and Literature. Candidates should know in outline the history of the Medieval Empire, of the growth of the German cities, of the Reformation in Germany, and of the Thirty Years War; but the main stress will be on the period from the accession of Fredrick the Great to the present day.

Spanish, Italian, Language.—As for French.

Spanish Civilization.—Spanish History and Literature. In history the main stress will be on the periods from the Union of Castile and Aragon under Ferdinand and Isabella to the liberation of the Netherlands, and again

from 1800 to the present day.

Italian Civilization.—Italian History and Literature. In history the main stress will be on the 15th century and the first half of the 16th century, and again on the period from 1789 to the present day. Sufficient should be known of the earlier period to understand the position of the Pope and the Emperor in Italy, the rise of the towns, and the position of Dante in history.

Russian Language.—As for French.

Russian Civilization.—Russian History and Literature. Something should be known of the history since the accession of Peter the Great, but the main stress will be on the period from 1800 to the present day. Only the broadest outlines of the history prior to Peter the Great will be required.

62. Arabic Language.—Transalation, free composition, set composition, conversation. The examination will be

63. Arabic Civilization.—Arabic History and Literature. The main stress in both history and literature will be on the period from the middle of the 6th century A.D. to the middle of the 13th century A.D.

64. Persian Language.—Translation, free composition, set composition, conversation. The examination will be

in the modern language.

65. Persian Civilization.—Persian History and Literature. The main stress in both history and literature will be on the period 1000 A.D. to 1500 A.D. Candidates will be expected to have a general knowledge of the history of Persia before 1000 A.D. and from 1500 A.D. to the present time.

The following applies only to candidates for the Indian Civil Service:-

Sanskrit Language.—Translation, prose composition, and questions on Vedic and sanskrit grammar. Both Vedic and classical sanskrit passages will be set for translation; composition will be required in classical sanskrit alone.

Sanskrit Civilization.—Sanskrit literature and the history of the civilization and thought of India from the Vedic period to A.D. 1200.

Civil Service Commission, August, 1925.

### EXAMINATIONS OF SELECTED CANDIDATES FOR THE INDIAN CIVIL

REGULATIONS MADE UNDER SECTION 97 OF THE GOVERNMENT OF INDIA ACT FOR THE PROBATION IN THE United Kingdom and the Further Examination of Selected Candidates for the Indian CIVIL SERVICE.

\*\* The following regulations made by the Secretary of State for India in Council are liable to alteration from

1. Candidates selected at the Open Competition held in London will be required to remain in the United Kingdom

on probation for one or two years, as may be decided by the Secretary of State for India in Council. Candidates selected at the Open Competition held in India and candidates selected in India otherwise than by competitive examination will be required to proceed to the United Kingdom on probation for a period of two years.

# ONE-YEAR PROBATIONERS.

3. One-year probationers will, at the end of the year of probation, undergo an examination called the Final Examination. The subjects and the marks allotted to them are as follows:-

	•		$\boldsymbol{c}$	ompulsory Su	bjects.			
• •	•	y		Marks.		*	,	Merks.
1. 2. 3. 4.	Indian Penal Code Code of Criminal Procedure The Indian Evidence Act Indian History			200   5. 200   6. 400   6.	The principal vernacular substituted subject Riding	language	or the	600 200
	Optional Subjects one only to be taken.							
·7. 8.	Hindu and Muhammadan Law A classical language selected from		t, Ar	abic, Persian	, Pali	••	••	400 400

# TWO-YEAR PROBATIONERS.

Two-year probationers will, during their period of probation, undergo two examinations—The Intermediate Examination at the end of the first year and the Final Examination at the end of the second year.

The subjects of the Intermediate Examination and the marks allotted to them are as follows. are compulsory :-

				Marks.		•		Marks.
1.	The principal vernacular	language	or the		4.	Law of Evidence and Criminal Law		200
	substituted subject			400	5.	Indian History		200
2.	Phonetics	• •	• •	200	6.	Notes of cases	• •	200
3.	Jurisprudence			200	7.	Economics		200

A 3

The subjects of the Final Examination and the marks allotted to them are as follows:-

		•	c	ompulsory St Marks.	ubjects.			Marks.
1.	The principal vernacular substituted subject	language	or the	600   5.	Notes of Cases Indian History	••	• • •	400 400
2.	Indian Penal Code	•		200 7.	Economics	• •	• •	400 200
3.	Code of Criminal Procedure	• •	• •	200   8.	Riding	• •	• •	200
4.	The Indian Evidence Act		• •	200			•	•

# Optional Subjects, one only to be taken.

	•			Marks.	٠
9. 10.	Hindu and Muhammadan Law A classical language selected from Sanskrit, Arabic, Persian, Pal	 li	• •	400 400	) )

### ONE-YEAR AND TWO-YEAR PROBATIONERS

The principal vernaculars prescribed for the various provinces are shown in the following table:-

· Province.	7	Vernacular.	Province.			Vernacular.
Madras Bombay Bengal United Provinces Puniab	 	Tamil or Telugu Marathi Bengali Urdu Urdu	Burma Bihar and Orissa Central Provinces Assam	••	••	Burmese Hindi Hindi Bengali
rumao	 	Oluu				

An Indian assigned to Madras whose mother tongue is one of the two principal vernaculars of the province must offer the other for examination. An Indian assigned elsewhere whose mother tongue is the principal vernacular language of his province must substitute in place of the principal vernacular language the following subject or subjects:-

One-year Probationers.—British History.

Two-year Probationers.—British History at the Intermediate Examination, and European History at the Final Examination.

A candidate whose mother tongue is Hindi or Urdu may not offer either of these languages as the principal

vernacular language.

10. Candidates who at the Final Examination in riding satisfy the Commissioners that they are sufficiently at home in the saddle for the efficient performance of any duties required of members of the Indian Civil Service will be

awarded marks ranging between 101 and 200, according to the degree of proficiency displayed.

Candidates who fall short of this adequate proficiency, but show such minimum proficiency as is evidence that with a moderate amount of practice they can attain full proficiency, will receive marks ranging between 1 and 100; they will be allowed to proceed to India and will on their arrival there be subjected to such further tests in riding as may be prescribed by their Local Government, and shall receive no increase to their initial salary until they have passed such tests to the satisfaction of that Government.

A Candidate who fails at the end of the period of probation to satisfy the Civil Service Commissioners that he has reached the minimum standard of proficiency in riding will be liable to have his name removed from the list of selected candidates.

Selected candidates will also be examined in riding at such time or times as the Commissioners may appoint during

the course of the probationary period.

11. Such deductions as the Civil Service Commissioners may consider necessary will be made from the marks assigned to candidates at the Intermediate and Final Examinations in order to secure that no credit is allowed for merely superficial knowledge.

12. The Civil Service Commissioners will prepare lists of the candidates in order of merit; the order for the one year probationers being based on the sum of the marks obtained by the candidates at the Open Competitive and Final Examinations, the order for the two-year probationers being based on the sum of the marks obtained by the candidates

at the Intermediate and Final Examinations.

The selected candidates whose performance in the compulsory subjects of the Final Examination is such as to satisfy the Civil Service Commissioners, and who have also satisfied the Commissioners of their eligibility in respect of nationality, age, health, character, and conduct during the period of probation, shall be certified by the Commissioners to be entitled to be appointed to the Indian Civil Service, provided that they shall comply with the regulations in force, at the time, for that service.

14. If any candidate is prevented by sickness or any other adequate cause from attending the Final Examination, the Commissioners may, with the concurrence of the Secretary of State for India in Council, allow him to appear at the Final Examination to be held in the following year, or at a special examination. A selected candidate absent for such adequate cause from the Intermediate Examination may, under similar conditions, be allowed to appear at the Intermediate Examination a year later or at a special examination, or may be excused the Intermediate Examination and allowed to appear for the Final Examination in regular course.

Any candidate who at the Intermediate Examination shall appear to have wilfully neglected his studies, or to be physically incapacitated for pursuing the prescribed course of training, will be liable to have his name removed from the

list of selected candidates.

### ANNOUNCEMENTS

made by the Civil Service Commissioners with the authority of the Secretary of State for India in Council:-

(i.) Selected candidates will be allotted to the various provinces upon a consideration of all the circumstances, including

their own wishes; but the requirements of the Public Service will rank before every other consideration.

(ii.) An allowance of £300 a year, or, in the case of selected candidates possessing an Indian domicile, and allowance of £350\* a year will be given to any candidate who passes his probation at one of the Universities or other Institutions that have been approved for the purpose by the Secretary of State for India in Council.

In the case of selected candidates on probation for one year the allowance will be payable in four equal instalments on the following dates respectively: December 24 after his selection, March 25, June 25, and after signature of covenant on

appointment to the Service.

In the case of selected candidates on probation for two years the allowance will be payable in eight equal instalments. the first on December 24 after selection, the second to the seventh on the six following quarter days, and the eighth after signature of covenant on appointment to the Service.

<sup>\*</sup> The attention of candidates selected at examinations held in London is, however, directed to paragraph (viii.).

The payment of the various instalments of the allowance except the final instalments, and, in the case of the two-year probationers, the instalment payable at the end of the first year of probation, will be conditional on the receipt by the Secretary of State through the Civil Service Commissioners of a certificate that the candidate has fulfilled up to date the requirements of the authorities and shown satisfactory conduct at the approved Institution.

If an Indian Government scholar becomes a selected candidate for the Indian Civil Service, his scholarship stippend

shall cease to be paid with effect from October 1 of the year in which he becomes a selected candidate. He may, however, provided he has executed the agreement referred to in (iv.) below, be granted on, or at any time after October 1, an adarnce on account of the instalment of the allowance payable on the December 24.

The whole probation must ordinarily be passed at the same Institution. Migration will not be permitted except for special reasons approved by the Secretary of State.

N.B.—The Secretary of State for India gives notice that the amount of the allowances will be reconsidered in 1926, with a view to a possible reduction with effect from the instalment payable in December, 1926.

(iii.) A First Class passage to India will be engaged for selected candidates with a view to their proceeding to India

during the November following their Final Examination.

- (iv.) Each candidate will be required before receiving the first instalment of his allowance to execute an agreement binding himself and one surety jointly and severally to refund all moneys he may have received from the Secretary of State for India in the event of :-
  - (1) His failure to pass the Final Examination within the time prescribed by the Regulations, and to satisfy the Civil Service Commissioners of his fitness for admission to the Indian Civil Service; or
  - (2) His subsequent failure to execute the usual covenant, and to proceed to India, as and when he shall be directed by the Secretary of State for India.
- (v.) All candidates obtaining certificates will be also required to enter into covenants, by which, amongst other things, they will bind themselves to make such payments as under the rules and regulations for the time being in force they may be required

to make for the pensions of their families. The stamps payable on these covenants amount to £1.

(vi.) Candidates appointed to the Indian Civil Service after undergoing one year's probation will be senior to those appointed in the same year after undergoing two years' probation. The seniority of candidates of each class inter so will be

determined by the order in which their names appear on the lists referred to in clause (12) of the regulations

(vii.) Candidates who fail to satisfy the Civil Service Commissioners at the Final Examination held in any year will be definitely rejected, and will not be allowed to present themselves for re-examination, unless it shall appear to the Secretary of State in Council, after reference to the Civil Service Commissioners, that such failure is due to circumstances wholly exceptional and beyond the control of the candidate.

(viii.) "Overseas pay" will not be admissible to Indian Members of the Indian Civil Service selected at Open Competitive Examinations held in London in 1925 and subxsequent years.

Civil Service Commission August, 1925.

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

Y-LAWS made by the "local authority," to wit, the Municipal Council of Colombo, under section 27 of "The Housing and Town Improvement Ordinance, No. 19 of 1915," and approved by His Excellency the Governor in Executive Council.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 22, 1925.

E. B. ALEXANDER: Acting Colonial Secretary.

## BY-LAWS.

By-laws made under section 27 of "The Housing and Town Improvement Ordinance, No. 19 of 1915, and published by notification dated March 4, 1925, in Government Gazette No. 7,449 of March 6, 1925, as amended by Notification dated August 18, 1925, in Government Gazette No. 7,479 of August 21, 1925, are hereby amended as follows:—

To by-law No. 3 (c) shall be added the words—

"From this area shall be excluded the following area:-

An extent of 25 acres and 1 rood, bounded on the north by the reservation of the Kirillapone canal; on the east by the Bambalapitiya-Pamankade road; on the south by a line drawn from a point on the above road 900 feet south of the bridge over the canal to the south-east corner of the burial ground; on the west by the burial ground and by title plan No. 203,226.

To by-law No. 4 shall be added the words:---

"Provided that cotton and kapok may be stored in the following area:-

An extent of 25 acres and 1 rood, bounded on the north by the reservation of the Kirillapone canal; on the east by the Bambalapitiya Pamankade road; on the south by a line drawn from a point on the above road 900 feet south of the bridge over the canal to the south east corner of the burial ground; on the west by the burial ground and by title plan No. 203,226.

# "THE OPIUM ORDINANCE, No. 5 OF 1910."

ITH reference to the Notification dated May 12, 1920, published in the Government Gazette No. 7,103 of May 14 1920, it is hereby notified for general information that the opium depôt at Koralawella has been removed from the building on land named Payrugahawatta in Koralawella, Moratuwa, to the building on land named Mullatotewatta bearing assessment No. 1/2 in the Koralawella road from November 1, 1925.

> By His Excellency's command, E. B. ALEXANDER, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, December 17, 1925.

# "THE CEYLON POST OFFICE ORDINANCE, 1908."

T is hereby notified for general information that His Excellency the Governor in Executive Council has, under the powers vested in him by section 11 (1) (a) of the Interpretation Ordinance, 1901, revoked, with effect from January 15, 1926, the rules for the foreign letter post made under the Ceylon Post Office Ordinance, 1908, published by Notification dated January 12, 1922, in Government Gazette No. 7,238 of January 20, 1922.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 21, 1925.

E. B. ALEXANDER, Acting Colonial Secretary.

"THE CEYLON POST OFFICE ORDINANCE, 1908."

Rules relating to the Foreign Post made by the Postmaster-General, by virtue of the powers vested in him under Notification dated December 15, 1908, and published in Government Gazette No. 6,283, dated December 18, 1908, and section 12 (3) of the above-named Ordinance, to take effect as and from January 15, 1926, are hereby published for general information.

General Post Office, Colombo, December 21, 1925.

M. S. SRESHTA, Postmaster-General.

### Rules referred to.

FOREIGN POST.

General.

"Foreign Post" defined.—The term "Foreign Post" means the post maintained by sea between any place in Ceylon and any place beyond the limits of Ceylon.

2. "Correspondence" defined.—(1) For purposes of the Foreign Post, with the exception of India, the term "Correspondence" shall include the following five classes:—

Letters

Commercial Papers

Post Cards

Samples

Printed Papers (including articles printed in relief for the use of the blind).

(2) As regards India, the classification of correspondence, definitions, conditions, rates of postage, and limits of size and weight are the same as for the Inland Post.

Inquiries.—An application in respect of any postal packet is only entertained if made within a year, counting

from the day following the posting of the article.

- Panel Envelopes.—(1) Articles in envelopes with a transparent panel are admitted under the following conditions:
  - (a) The transparent panel must be parallel to the length of the envelope, so that the address of the addresses appears in the same direction and the application of the date stamp is not interfered with.

(b) The panel must be sufficiently transparent for the address to be perfectly legible, even in artificial light, and must take writing.

Panel envelopes of which the transparent portion reflects artificial light are excluded from transmission

(2) Articles in envelopes entirely transparent or in envelopes with an open panel are not admitted.

# LETTERS.

5. General Conditions.—(1) Letters may not contain any letter, note, or document addressed to a person other than the addressee or a person living with him.

(2) It is forbidden to send in unregistered packets, coin, banknotes and currency notes, bullion, precious stones,

jewels, and other precious articles.

6. Weight and Size.—Letters may not exceed 4 lb. 6 oz. in weight, or measure more than 18 inches in any direction,

or, if they are in the form of a roll, 30 inches in length and 4 inches in diameter.

7. Postage.—The postage on letters for (a) the United Kingdom and British Possessions generally, (b) Egypt, including the Soudan, and (c) members of His Majesty's Forces serving abroad or addressed to His Majesty's Ships in Foreign waters, shall be 12 cents for the first ounce or part of that weight, and 10 cents for each additional ounce or part of that weight.

The postage on letters for all other countries or places served by the Foreign Post, with the exception of India

shall be 20 cents for the first ounce, and 10 cents for every additional ounce or part of that weight.

# REPLY COUPONS.

(1) Reply coupons shall be sold at a cost of 30 cents each.

(2) A reply coupon is exchangeable in any country of the Union which undertakes the sale of reply coupons for a stamp or stamps representing the postage on a single rate letter originating in that country for abroad. must, however, be made before the end of the sixth month following the month of issue.

(3) A coupon shall be exchangeable on presentation at any Post Office in Ceylon for a stamp or stamps to the value of 20 cents and for a stampor stamps to the value of 10 cents for a coupon of the original issue (nominal value of 25 centimes.

### POST CARDS.

9. General Conditions.—(1) Post cards must be made of cardboard or of paper stout enough to be easily handled

(2) Post Cards must be sent unenclosed, i.e., without wrapper or envelope.

(3) The right hand half at least of the address side is reserved for the address, for indications relating to the postal The sender may make use of the back and of the left hand half of the address side subject service and for official labels. to the provisions of paragraph 5 below. (4) Post cards of which the whole or a part of the address side has been marked off into several divisions intended

to receive successive addresses are prohibited.

(5) The public is forbidden to join or attach to post eards samples of merchandise or similar articles. Nevertheless, illustrations, photographs, stamps of any kind, address labels or slips to fold back for address purposes, labels and cuttings of any kind may be affixed to them, provided that these articles are not of such nature as to alter the character of the post cards, that they consist of paper or other very thin substance and that they adhere completely to the card. articles may only be affixed to the back or to the left hand half of the address side of post cards, with the exception of address labels or slips, which may occupy the whole of the address side. Stamps of all kinds liable to be mistaken for postage stamps may be affixed only to the back.

(6) Post cards which do not comply with the conditions laid down for this class of correspondence are treated as

Dimensions.—Private post cards shall not be more than 5% by 4% inches or less than 4 by 2% inches as regards. size.

Postage.—The postage on post cards shall be 10 cents on each card if addressed to the United Kingdom or a 11. British Possession (except India), and 12 cents if addressed to a foreign country.

12. Reply paid Post Cards.—(1) Reply-paid post cards shall bear, on the face, the following headings:

- (a) On the first half: "Carte postale avec réponse payée;"
  (b) On the second or reply half: "Carte postale réponse." Each of the two halves must, moreover, comply with the other conditions laid down for single post cards; one-half is doubled over the other and they may not be closed in anyway.

(2) The address of the reply half must be on the inside.
(3) The sender of a reply paid post card may indicate his name and address on the face of the "Reply" half, either

in writing or by affixing a label.

(4) The prepayment of the "Reply" half by means of the postage stamp of the country which has issued the card is valid only if the two halves of the reply-paid post card were attached to each other when received from the country of origin, and if the "Reply" half is dispatched from the country where it has been received by post to the said country of origin. If these conditions are not complied with it is treated as an unpaid post card.

## COMMERCIAL PAPERS.

13. Definition .— (1) The following are considered as Commercial Papers :—All papers and all documents, whether writings or drawings, produced wholly or partly by hand, not having the character of an actual and personal correspondence, such as open letters and out-of-date post cards which have already fulfilled their original purpose, papers of legal procedure, documents of all kinds drawn up by public functionaries, waybills or bills of lading, invoices, certain documents of insurance companies, copies of or extracts from deeds under private seal, written on stamped or unstamped paper. musical scores or sheets of music in manuscript, the manuscripts of works or of newspapers forwarded separately, pupils' exercises in original or with corrections, but without any note which does not relate directly to the execution of the work.

These documents may be accompanied by reference slips or statements showing the following or similar particulars; list of the papers included in the packet, references to correspondence exchanged between the sender and the addressee,

such as

"Annex to our letter of \_\_\_\_\_ to Mr. \_\_\_\_ our reference \_\_\_\_ your reference

(2) Commercial papers are subject, so far as regards form and make-up, to the regulations laid down for printed papers.

Postage.—The postage on a packet of Commercial Papers for the United Kingdom or for any other country or place served by the Foreign Post, with the exception of India, shall be 4 cents for every 2 ounces or part of that weight, subject to a minimum charge of 20 cents for each packet.

### SAMPLES.

- 15. General Conditions.—Samples of merchandize shall only be allowed to pass at the special sample rate under the following conditions:-
  - (a) They must not contain any letter or note having the character of actual personal correspondence;

(b) They must be placed in removable bags, boxes, or covers in such a manner as to admit of their being easily

- (c) Packing is not obligatory for articles consisting of one piece, such as pieces of wood, metal, &c., which it is not the custom of the trade to pack, provided that, in that case, the address and the postage stamps appear on a label. The address, however, must always be repeated on the article itself, otherwise packing may be insisted upon.
- Authorized Annotations.—It is permissible to indicate by hand or by a mechanical process, outside or inside packets containing samples, the name, position, profession, firm and address of the sender and of the addressee, as well as the date of dispatch, the signature, telephone number, telegraphic address and code, postal cheque or banking account of the sender, a manufacturer's or trade mark, numbers, prices and particulars relating to weight, measurement and size, or to the quantity to be disposed of, and such as are necessary to determine the origin and the character of the goods.

17. Special Packing.—Articles of glass, packets containing liquids, oils, fatty substances, dry powders, whether dyes or not, as well as packets of live bees, and of silk-worm eggs are transmissible as samples of merchandize, provided

that they are packed in the following manner:-

(a) Articles of glass must be securely packed (boxes of metal, wood, or strong corrugated cardboard) so as to prevent all danger to postal officers and to correspondence;
 (b) Liquids, oils, and substances which easily liquefy must be enclosed in glass bottles hermetically sealed.

Each bottle must be placed in a special box of metal, wood, or strong corrugated cardboard containing saw dust, cotton, or spongy material in sufficient quantity to absorb the liquid in the event of the bottle becoming broken. The box itself, if it is of thin wood, must be enclosed in a second case of metal, of wood with a lid screwed down, of strong corrugated cardboard, or of stout thick leather. When, however, a perforated wooden block is used having a thickness of at least one-tenth of an inch

in the thinnest part and fitted with a lid, it is not necessary to enclose this block in a second case:

(c) Fatty substances which do not easily liquefy, such as ointments, soft soap, resin, &c.; as well as silk-worm eggs, the transmission of which presents fewer difficulties must be enclosed in an inner cover (box, bag of linen or parchment, &c.), which must itself be placed in a second box of wood, metal, or stout thick

leather;

(d) Dyes, such as aniline, &c., are not admitted unless enclosed in stout tin boxes, placed inside wooden boxes with sawdust between the two covers; dry non-colouring powders must be placed in boxes of metal, wood, or cardboard. These boxes must be themselves enclosed in a bag of linen or parchment;

(e) Samples of liquids and fatty substances, and those enclosed in linen or paper envelopes of little strength, must have a label attached, preferably of parchment, with the address of e addressee, the postage stamps and the impression of the date stamps. The address must be repeated on the article itself;

(f) Live bees must be enclosed in boxes so constructed as to avoid all danger;

- (g) Articles, such as tinned foods, which would be spoilt if packed in the prescribed manner, may exceptionally be admitted in a cover hermetically sealed. In that case, the administrations concerned may require the sender or the addressee to assist in the check of the contents, either by opening certain packets indicated by them or in some other satisfactory manner.
- 18. Articles Specially Admitted.—(1) Transmission at the sample rate is accorded to printers' blocks, keys sent singly, fresh-cut flowers, articles of natural history (dried or preserved animals and plants, geological specimens, &c.), tubes of serum and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by their mode of preparation and pathological objects rendered harmless by the pathological objects rendered except tubes of serum sent in the general interest by laboratories or institutions officially recognized, may not be sent for a commercial purpose. Their packing must be in accordance with the general regulations concerning samples of merchandize (2) Packets of samples of merchandize may not contain any article having a saleable value.

19. Weight and Size. They must not exceed 1 lb. in weight each, or measure more than 18 inches in length, 8 inches in breadth, and 4 inches in depth, or, if they are in the form of a roll, 18 inches in length and 6 inches in diameter.

20. Postage.—The postage on a packet of samples for the United Kingdom or for any other country or place served by the Foreign Post, with the exception of India, shall be 4 cents for every 2 oz. or part of that weight, subject to a mini mum charge of 8 cents for each packet:

### PRINTED PAPERS.

21. Definition.—The following are considered as printed papers:—Newspapers and periodicals, books, stitched or bound, pamphlets, sheets of music (excluding perforated sheets intended to be used with automatic musical instruments), visiting cards, address cards, proofs of printing with or without the relative manuscript, engravings, photographs and albums containing photographs, pictures, drawings, plans, maps, catalogues, prospectuses, advertisements, and notices of various kinds, printed, engraved, lithographed or mimeographed, and, in general, all impressions or copies obtained upon paper, parchment, or cardboard by means of printing, engraving, lithography, mimeography, or any other mechanical process easy to recognize except the copying-press, a type-set hand-stamp, and the typewriter.

Articles specially admitted.—Reproductions of a manuscript or typewritten original are treated as printed papers, when they are obtained by a mechanical manifolding process such as hectography, &c.; but, in order to pass at the reduced postage, these reproductions must be handed over the counter of a Post Office to the number of at least 20 packets containing precisely identical copies. The manuscript additions authorized for printed papers may also be

made to these reproductions.

General Conditions.—(1) Printed papers which bear any marks whatever capable of constituting a conventional language or, save the exceptions specifically authorized below, those of which the text has been modified after printing, may not be sent at the printed papers rate.

(2) Stamps or forms of prepayment, obliterated or not, as well as all printed papers representing a monetary value

are excluded from transmission at the reduced rate.

(3) The same rule applies to articles of stationery, properly so called, when it is clearly evident that the printed

portion is not the essential part of the article.

(4) Printed papers of every kind must not contain any letter or note having the character of actual personal

correspondence.

Authorized Annotations.—(1) It is allowed, outside or inside a packet of printed papers :— 24.

(a) To indicate by hand or by a mechanical process, the name, position, the profession, firm, and the address of the sender and of the addressee, as well as the date of dispatch, the signature, telephone numbers telegraphic address and code, and postal cheque or banking account of the sender;

- (b) To correct errors in printing;(c) To strike out, to underline, or to enclose by marks, certain words or certain parts of a printed text, unless this is done with the object of constituting personal correspondence.
- (2) It is allowed to indicate or to add by hand or by a mechanical process:—

(a) In advices of the departures and arrivals of ships; the dates and times of departures and arrivals, as well as the names of the ships and the ports of departure, call and arrival;

(b) In travellers' advices: the name of the traveller, the date, time and place of his intended visit, and the address at which he is staying;

(c) In forms or order or subscription for publications, books, newspapers, engravings, pieces of music: the

works required or offered, as well as the price of these works;

(d) On pictorial cards and printed visiting cards and also on Christmas and New Year cards: good wishes, congratulations, thanks, condolences, or other formulas of courtesy, expressed in five words or by means of five conventional initials at most;

(e) In proofs of printing: alterations and additions concerned with corrections, form and printing; and also notes such as "Passed for press," "Read—Passed for press" or any similar note concerned with the execution of the work. In case of want of space these additions may be made on separate sheets;

(f) In fashion plates, maps, &c.: colours;

(g) In price lists, tenders for advertisements, stock and share lists, market quotations, trade circulars and

prospectuses: figures, and any other notes representing essential elements of the price;

(h) On books, pamphlets, newspapers, photographs, engravings, sheets of music, and in general on all literary or artistic productions, printed, engraved; lithographed or mimeographed: a dedication consisting simply of an expression of regard; (i) To cuttings from newspapers and periodicals: the title, date, number, and address of the publications

from which the article is extracted.

(3) It is moreover, allowed to enclose :-

(a) With proofs of printing, whether corrected or not: the "copy";

(b) With articles of the categories mentioned under paragraph 2 (h): the relative invoice.

Make up. -(1) Printed papers must be made up in such a manner as to admit of their being easily examined. (2) Printed papers must be either placed in wrappers, upon rollers, between boards, in cases open at both sides or at both ends, or in unclosed envelopes, or secured with a string easy to untie, or simply folded, but in such a manner that other articles cannot slip into their folds.

Cards at Printed Paper Rate.—(1) Address cards and all printed papers of the form and substance of a card 26. Cards at Printed Paper Rate.—(1) Address cards and all printed papers of the form and substance of a card either unfold or folded in such a manner that other articles cannot slip into their folds may be forwarded without wrapper,

envelope or fastening.

(2) Cards bearing the heading "Post Card" or the equivalent of this heading in any language are admitted at the printed papers. Those which do not fulfil these conditions are treated as post cards or letters as the case may be rate for printed papers. 27. Weight and Size.—(1) Packets of printed papers may not exceed 4 lbs. 6 oz. in weight, or measure more than 18 inches in any direction. Packets in the form of a roll may, however, be allowed to pass through the post so long as they do not exceed 4 inches in diameter and 30 inches in length. Printed volumes sent singly may weigh up to 6½ lb. each,

but may not exceed the dimensions prescribed for other classes of printed papers.

(2) Exceptionally, tpackets of printed papers addressed to the United Kingdom, the British Colonies in Australasia.

Hong King the Straits Setlements, Togo (British), The Union of South Africa, Southern Rhodesia, and the Bechuanaland

Protectorate may weigh up to 5 lb.

28. Postage.—(1) The postage on a packet of printed papers for the United Kingdom and for all other countries and places served by the Foreign Post, with the exception of India, shall be 4 cents for every 2 ounces or part of that weight (2) Printed papers must be fully prepaid.

# MIXED PACKETS

- 29. It is permissible to enclose in one and the same packet commercial papers, samples of merchandise and printed papers, but not printed papers intended for the blind, subject to the following conditions:-
  - ..... (a) That each article taken singly does not exceed the limits which are applicable to it as regards weight and size
    - (b) That the total weight does not exceed 5 lb. per packet if intended for the United Kingdom, the British Colonies in Australasia, Hong Kong, the Straits Settlements, Togo (British), The Union of South Africa, Southern Rhodesia, and the Bechuanaland Protectorate, and 4 lb. 6 oz. if intended for any other country served by the Foreign Post.
    - (c) The minimum charge shall be 20 cents if the packet contains commercial papers and 8 cents if it consists only of printed matter and samples.

### LITERATURE FOR THE BLIND.

30. Postage.—Articles printed in relief for the special use of the blind shall be transmitted at a specially reduced rate of 4 cents per 2 lb.

31. Weight and Size. The packets may not exceed 61 lb. each, or measure more than 18 inches in any one direction or, if they are in the form of a roll, 30 inches in length and 4 inches in diameter.

### PROHIBITED ARTICLES.

32. General Conditions.—(1) Apart from the exceptions prescribed by the present rules, articles which do not fulfil the conditions laid down for each class of correspondence shall not be forwarded.

(2) Articles which have been wrongly accepted may be returned to the Office of origin. If the Office of destination delivers them to the addressee, it must, in that case, apply to them the rates of postage and surcharges prescribed for the category of correspondence to which they properly belong.

33. Prohibitions.—It is forbidden to send by post:

(a) Articles which, from their nature or by their packing, may expose postal officials to danger, or soil or damage correspondence

(b) Explosive, inflammable, or dangerous substances;

(c) Living animals, except bees and silk worms; (d) Articles liable to Customs duty, when the importation of these articles by letter post is prohibited in the country of destination, as well as samples sent in quantities with the intention of avoiding the payment of this duty;

(e) Opium, morphine, cocaine, and other narcotics;

Obscene or immoral articles (g) Any articles whatever of which the importation or circulation is forbidden in the country of origin or of destination.

### ADDRESS.

Method of Address.—(1) The address shall include in all cases—

Name of addressee.

2) Number of the house (if the house does not bear a number, the name of the house)

Name of the street, road, &c.

(4) Name of place. (If it is not known that there is a Post Office there, the name of the nearest known Post Office should be added).
Name of Province, State, Department, &c.

(6) Name of country.

For example:

MR. JOHN SMITH; 85, DOVER STREET, HALIFAX, ENGLAND.

MR. J. WILLIAMS, 10, SOUTH STREET, TORONTO, ONTARIO, CANADA.

(2) Postal packets must be addressed in Roman Characters in the lower portion of the front and parallel to the

(3) The address on postal packets must be indicated in a manner sufficiently precise to enable delivery to the addresse to be effected without inquiry.

35. Stamps and Impressions.—(1) Postage stamps must be affixed in the top right-hand corner of the address side; the impressions of postal franking machines must also be applied in that place.

(2) Stamps other than postage stamps, stamps in aid of charitable objects and others which might be mistaken stage stamps must not be affixed to the address side. The same rule applies to impressions of stamps which might for postage stamps must not be affixed to the address side. be mistaken for impressions of postal stamping machines.

Address of the Sender. - In case of non-delivery the return of a postal packet to the sender is facilitated if the sender's name and address appear on the outside of the packet. The sender's name and address should be written (or printed) on the back of the envelope or wrapper.

# WITHDRAWAL OF CORRESPONDENCE, ALTERATION OF ADDRESS.

(1) The sender of a postal packet can have it withdrawn from the post or have its address altered so long, as the article has not been delivered to the addressee.

(2) If the postal packet has not been dispatched from Ceylon it may be withdrawn from the post or its address may be altered under the conditions specified in rule 14 of section 1 of the Post Office Guide.

(3) If the postal packet has ben dispatched from Coylon the request to withdraw it or to alter its address is sent by post or by telegraph at the expnse of the sender, who must pay, for every request by post, the charge for a registered single-rate letter, for every request by telegraph, the charge for a telegram, as well as the postal charge, in the case of an alteration of address

(4) A request for simple correction of address (without modification of the name or description of the addressee) may also be addressed dierctly to the delivery office by the sender, that is to say, without fulfilling the formalities required

for an alteration of address properly so called.

(5) The provisions of this rule do not apply to Great Britain and to the British Dominions, Colonies and Protectorates, of which the internal legislation does not permit the withdrawal of correspondence at the request of the sender.

### CORRSEPONDENCE FOR BOARDSHIP PASSENGERS.

(1) Correspondence posted in Ceylon for delivery at Aden, Port Said, &c., to persons on their way to or from Ceylon should preferentially be addressed to the care of the local agent of the vessel, full particulars being given of the name, &c., of the vessel, describing it as outward bound or homeward bound.

(2) Correspondence for passengers by sea addressed to the care of agents at seaport towns should always be prepaid, as correspondence not fully prepaid is almost invariably refused by the agents to whose care it is consigned.

(3) It does not follow that, because no letters are taken on board a steamer for a passenger by the agent of the vessel, there are therefore no letters at the Post Office for that passenger; inquiry should be made at the Post Office in case any letters be lying there.

### REDIRECTION.

39. Correspondence addressed to persons who have changed their residence is considered as if addressed directly

from the place of origin to the place of the new destination.

- 40. Unpaid and insufficiently Prepaid Articles.—(1) Articles unpaid or insufficiently paid for their first transmission are charged with the rate applicable to articles of the same nature addressed directly from the place of origin to that of the new destination.
- (2) Articles properly prepaid for first transmission, but on which the complementary postage appropriate to the further transmission has not been paid before their redirection, are charged with a rate equal to the difference between the amount of postage already prepaid and that which would have been charged if the articles had been dispatched in the first instance to the new destination.

(3) Articles originally addressed in the inland service of a country and fully prepaid at the inland rate are

considered as articles properly prepaid for their first transmission.

(4) Unpaid or insufficiently paid registered articles exceptionally admitted to the post are treated like unregistered

articles so far as the deficiency is concerned.

Articles posted Free of Postage and subsequently Redirected.—Articles which have originally circulated free of postage in the inland service of a country are charged with the rate applicable to prepaid articles of the same nature addressed directly from the place of origin to that of the new destination.

Freshly Posted Correspondence. -- Correspondence, ordinary or registered, which, being wrongly or insufficiently addressed, is returned to the senders in order that they may correct or complete the address, is when posted with the address completed or corrected, considered not as redirected correspondence, but as freshly posted correspondence; and it is consequently liable to fresh postage.

Undelivered Correspondence.--(1) If correspondence posted in one country to an address within that country is sent by persons resident in another country, and has, in consequence of non-delivery, to be sent abroad for return to the sender, it enters into the International system, and is treated in accordance with the regulations concerning redirection.

(2) Printed papers of no value are not returned to origin, unless the sender, by means of a note on the outside of the article, has asked for its return.

# UNPAID OR INSUFFICIENTLY PREPAID CORRESPONDENCE.

(1) Correspondence of every kind addressed to Postal Union countries not prepaid or insufficiently prepaid shall be liable to a charge equal to double postage or double the amount of the deficiency, to be paid by the addessees; but that charge may not be less than the equivalent of 10 (gold) centimes in the country of delivery. In Ceylon the minimum charge is fixed at 10 cents.

(2) Articles other than letters and single postcards must be fully prepaid.

Reply-paid postcards of which the two halves are not fully prepaid at the time of posting are not forwarded. (3) Any country may refuse to accept reply-paid post cards addressed to or received from another country when the difference between the postage rates of the two countries is such that the use of these cards may give rise to abuses on the part of the public.

### POSTE RESTANTE.

45. The address of articles addressed "Poste Restante" must give the names of the addressee. The use of initial figures, Christian names without surnames, fictitious names or conventional marks of any kind is not admitted for these articles.

# EXPRESS PACKETS.

(1) Correspondence is, at the request of the senders, sent out for delivery by special messenger immediately after arrival, in the countries undertaking this service and shown in the Foreign Post Directory.

(2) Such correspondence, which is called "express." is subject, in addition to the ordinary postage, to a special charge amounting to 40 cents. This charge must be fully paid in advance by the sender.

(3) When the addressee's house is situated outside the free delivery zone of the office of destination a complementary charge not exceeding that prescribed in the inland service may be collected for express delivery. In this case, however express delivery is not obligatory.

(4) Express packets, upon which the total amount of the charges payable in advance has not been prepaid, are,

delivered by the ordinary means, unless they have been treated as express by the office of origin.

(5) Correspondence which has been marked "express" and which has been treated as express by the office of origin is delivered by special messenger, even when prepayment has been omitted or is insufficient. These articles are treated. like ordinary correspondence so far as deficiency is concerned.

### REGISTRATION.

47. Articles which may be registered.—Letters, postcards, both single and reply-paid; the reply halves of reply-paid postcards cannot, however, be registered by the original senders; commercial papers; samples; printed papers of every kind (including articles printed in relief for the use of the blind).

General Conditions .-(1) Registered articles must be conspicuously marked "Recommandé" or "Registered"

at the head of the address side.

(2) Letters to be registered must not show any trace of opening and reclosing before posting. Othe condition as to form, make-up, or address is prescribed for these articles apart from the exceptions below. Otherwise, no special (3) Correspondence addressed to initials or in pencil, except copying ink pencil, is not admitted to registration.

Panel Envelopes.—Articles forwarded in envelopes with a transparent panel are admitted only if the panel

forms an integral part of the envelope.

Exception. Registered articles to and from the United Kingdom may be forwarded in envelopes with a transparent panel which does not form an integral part of the envelope, but is attached to the edge of the opening (i.e., two-piece envelopes).

Charges.—(1) The charges for any registered article must be paid in advance. It is made up of—

(a) The postage ordinarily prepayable on the packet according to its class

(h) A fixed registration fee of 15 cents, in the case of an article addressed to India, and 20 cents, in the case of an article addressed to any other country.

(2) A receipt will be issued free of charge to the sender of a registered article at the time of posting.

Advice of Delivery.—(1) The sender of a registered article may obtain an advice of delivery by paying, at the time of posting, a fee of 6 cents, in the case of an article addressed to India, and 20 cents, in the case of an article addressed to any other country.

(2) An advice of delivery may be applied for after the posting of the article within a year, counting from the day following the posting of the article, on payment of a fee of 6 cents in the case of an article addressed to India, and 30 cents,

in the case of an article addressed to any other country.

52 Inquiries.—(1) The fee for an inquiry regarding a registered article for which the fee for an advice of delivery has not been paid shall be the same as the fee for an advice of delivery applied for after the posting of the article.

(2) No fee is charged for an inquiry in respect of a registered article if the sender has already paid a special fee for

an advice of delivery. (3) An application is only entertained if made within a year, counting from the day following the posting of the

article. 53. Liability of Post Office for Loss.—(1) Except in the cases provided for in the following rule, the sender is entitled, in respect of the loss of registered articles, to compensation of which the amount is fixed at 30 rupees per article.

(2) If he has paid an inquiry fee, and if the inquiry has been rendered necessary by a fault of the postal service, the fee is also repaid.

(3) No compensation will be paid in respect of the loss of registered articles-

(a) In circumstances beyond control;

(b) Which cannot be accounted for in consequence of the destruction of official documents through a cause beyond control:

(c) Of which the contents fall within the prohibitions specified in rule 33;

(d) When the sender has not made any application within a year, counting from the day following the posting of the article.

(4) Administrations cease to be responsible for registered articles which have been delivered under the conditions

prescribed by their internal regulations. (5) For articles addressed "Poste Restante," or held at the disposal of the addresses, responsibility ceases on delivery to a person who has proved his identity according to the rules in force in the country of destination, and whose name and description correspond to those indicated in the address.

### INSTIRANCE.

54. General Conditions.—(1) Insurance is available for foreign registered letters containing valuable paper (money, securities, &c.), or documents of value as well as boxes containing jewellery or valuables addressed to any of the countries and places under which a limit of insured value is entered in the Foreign Post Directory subject to the limitations mentioned therein.

(2) The contents of an insured letter must be insured up to the amount of the declared value.

(3) The service of insured boxes is limited to those countries specially mentioned in the Foreign Post Directory. (4) Insured letters may also contain articles liable to Customs duty, if addressed to countries specially mentioned in the Foreign Post Directory. -Insured boxes may not exceed 2 lb. in weight nor exceed 12 inches in length, 4 inches in

55. Weight and Size. breadth, or 4 inches in depth.

- Rates.—The charges upon insured letters and boxes must be prepaid. They are made up as follows:-56.
  - (a) For letters, the postage and fixed fee applicable to a registered letter of the same weight and for the same destination:

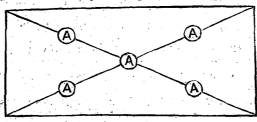
(b) For boxes, a postage rate of 12 cents for every 2 ounces with a minimum of 60 cents and, in addition, the fixed registration fee;

(c) For both letters and boxes, an insurance fee of 25 cents per 180 rupees or fraction of 180 rupees insured. Receipt.—The sender of a letter or a box containing insured articles receives free of charge at the time of posting a receipt for his packet.

Advice of Delivery.—The sender may obtain an advice of delivery under the conditions laid down in Rule 51.

-See Řule 52. Inquiries.

Packing and Addressing.—(1) Insured letters may only be accepted if enclosed in envelopes fastened by means of identical seals in fine wax, with spaces between, reprodeing a private mark, and affixed in sufficient number to secure all the folds of the envelope. The seals of an ordinary envelope should be placed as shown below:



Envelopes must be scrong, made up in one piece, and allow the seals to adhere completely. The use of entirely transparent envelopes or envelopes with coloured borders or transparent panels is forbidden.

(2) Every letter must be made up in such a manner that its contents cannot be got at without external and visible

damage to the envelope or the seals.

(3) Spaces must be left between the postage stamps used for pre-payment, so that they cannot serve to hide the injuries to the envelope. They must not be folded over the two sides of the envelope so as to cover the edge. to affix to insured letters labels other than those belonging to the postal service.

(4) Jewellery and valuables must be enclosed in stout boxes of wood or metal; the sides of wooden boxes must be

at least 8 millimetres (a third of an inch) thick.

(5) The surfaces of the top and bottom of insured boxes must be covered with white paper to receive the address of the addressee, the declaration of the insured value, and the impression of the official stamps. The boxes must then be tied round crosswise with strong string, without knots, the two ends of the string being held together under a seal in fine wax bearing a private mark. They must also be selaed on the four sides with identical seals.

(6) Letters and boxes containing insured articles addressed to initials or in pencil, as well as packets which bear erasures or corrections in the address, are not accepted. Such insured packets, if forwarded in error, will be returned to

the office of origin.

61. Declaration of Value.—(1) The declared value may not exceed the actual value of the contents of the packet, but the declaration of a part only of that value is permitted. The amount of the declared value of papers which represent value by reason of the cost of preparation may not exceed the cost of replacing these documents in case of loss.

(2) The fraudulent insurance of a packet for a sum of greater than the real value of the contents is an offence punish-

able under the Ceylon Postal Ordinance.

- (3) The amount of the insured value must be expressed in the money of the country of origin, and must be written by the sender on the address side of the packet in words in Roman Characters and in Arabic figures, without erasure or correction, even if certified.
- (4) The amount of the insured value must be converted into gold francs by the sender or by the office of origin. The result of the conversion must be shown by fresh figures placed at the side of or below those representing the amount of the insured value in the money of the country of origin.

(5) In services necessitating their use, insured boxes must be accompanied by Customs declarations.
62. Express Delivery.—(1) The sender of a packet may ask for delivery at the residence of the addressee by special messenger immediately on arrival, subject to the conditions prescribed by Rule 46.

(2) The office of destination, however, is permitted when its regulations so require, to deliver by express messenger

an advice of the arrival of the packet instead of the packet itself.

63. Prohibitions.—(1) It is forbidden to enclose in insured letters— 63.

(a) Articles which, from their nature or by their packing, may expose postal officials to danger, or soil or damage correspondence;

(b) Explosive, inflammable, or dangerous substances;

(c) Opium, morphine, cocaine, and other narcotics;

(d) Obscene or immoral articles;

(e) Any articles whatever of which the importation or circulation is forbidden in the country of origin or of destination;

(f) Living animals;

Articles liable to Customs duties, except valuable paper (money, securities, &c.), when the importation of these articles by letter post is prohibited in the country of destination;

(i) Gold or silver, manufactured or not, precious stones, jewellery and other valuables.

(2) It is forbidden to enclose in insured boxes

(a) Articles which, from their nature or by their packing, may expose postal officials to danger, or soil or damage correspondence;

(b) Explosive, inflammable, or dangerous substances;

Obscene or immoral articles;

Any articles whatever of which the importation or circulation is forbidden in the country of origin or of destination;

(e) Living animals;

(f) Letters or notes having the character of actual and personal correspondence; it is, however, permissible to enclose in the box an open-invoice confined to the particulars which constitute an invoice, and also a simple copy of the address of the box, and of the sender;

(h) Bank notes, or securities payable to bearer, bonds and articles included in the category of commercial papers; (i) Opium, morphine, cocaine, and other narcotics. This prohibition does not, however, apply to such articles sent for medical purposes to countries which admit them under this condition.

64. Withdrawal from Post. Alteration of Address.—The sender of an insured packet may withdraw it from the post, or cause the address to be altered, with a view to its redirection either within the original country of destination. or to any other country of the Postal Union under the conditions laid down in Rule 37.

65. Extent of Responsibility of the Post Office.—(1) The sender is entitled to compensation corresponding to the actual amount of the loss, abstraction or damage, with the restriction that this compensation may not exceed in any case the

amount of the declared value.

(2) Compensation is paid to the addressee when it is claimed by him either after having made reservations on taking delivery of a packet of which the contents have been abstracted or which has been damaged, or on furnishing proof that the sender has waived his rights in favour of the addressee.

(3) Indirect loss or loss of profits is not taken into consideration.

Exceptions to the Principle of Responsibility.—Postal administrations are relieved of all responsibility—

(a) In case of causes beyond control;

(b) When they cannot trace packets in consequence of the destruction of the relative documents through a cause beyond control;

(c) When the loss or damage has been caused by the fault or negligence of the sender or has arisen from the nature of the article;

(d) In the case of packets of which the contents fall under one of the prohibitions mentioned in Rules 33 and 63;

When the sender has made a fraudulent declaration of value in excess of the actual value of the contents; (f) When application has not been made within the period of one year counting from the day following the posting of the article.

Cessation of Responsibility.—Postal administrations cease to be responsible for insured packets which have been delivered under the conditions prescribed by Rule 15 of section 1 of the Post Office Guide and of which the proper parties have taken delivery without making the reservations referred to in Rule 65. Responsibilty is, however, maintained if the addressee, notwithstanding regular delivery, lodges a complaint without delay.

# "THE CEMETERIES AND BURIALS ORDINANCE, 1899."

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

Colonial Secretary's Office, Colombo, December 21, 1925. By His Excellency's command, E. B. ALEXANDER, Acting Colonial Secretary.

### SCHEDULE.

Name, situation, and extent: An allotment of land commonly called Hikgahayaya, situated at Weliyawa village in Medalassa tulana of Negampaha korale in Kalagam palata in the district of Nuwarakalawiya of the North-Central Province, containing in extent 2 roods and 3 perches, and further described as lot 11 in block survey preliminary plan 966.

Boundaries: North, east, and south by lot 9 in block survey preliminary plan 966, and west by lots 12 and 9 in block survey preliminary plan 966.

"THE COLOMBO GRAVING DOCK AND PATENT SLIP ORDINANCE, 1908."

ULE made by His Excellency the Governor in Executive Council under section 4 of the above-named Ordinance.

Colonial Secretary's Office, Colombo, December 22, 1925. By His Excellency's command, E. B. ALEXANDER, Acting Colonial Secretary.

### RULE REFERRED TO

Rule 1 (d) of the rules relating to the Colombo Graving Dock published by Notification dated September 30, 1922, is hereby repealed, and the following substituted therefor:-

(d) For the use of the Guide Pier:

(1) For every 6 hours or part thereof during which a vessel is berthed alongside the Graving Dock Guide Pier for purposes other than docking or undocking or discharging or bunkering petroleum in

bulk, ½ cent per ton.

(2) Vessels discharging or bunkering petroleum in bulk at the Graving Dock Guide Pier, and at the same time unloading or loading any other cargo on to, or from the Pierwill be liable to an additional charge at the rate of 5 cents per package unloaded or loaded.

# "OIL INSTALLATIONS SCHEME AT COLOMBO."

T is hereby notified for general information that the following charges will be levied from January 1, 1926, until further notice in connection with the Oil Installations Scheme at Colombo:-

Rs. 9 per 1,000 gallons on all petroleum, whether fuel oil, kerosine, or petrol imported in bulk or transhipped at Colombo.

Rs. 2.20 per 1,000 gallons, working and maintenance charge.

Half cent per ton on the gross tonnage of the vessel for every six hours or part thereof during which a vessel is berthed alongside the Oil Jetties for purposes other than discharging or bunkering petroleum in bulk.

Vessels discharging or bunkering petroleum in bulk at the Oil Jetties, and at the same time unloading or loading any other cargo on to, or from the jetties will be liable to an additional charge at the rate of 5 cents per package unloaded or loaded.

The Notification dated September 25, 1925, published in Government Gazette No. 7,486 of the same date is hereby cancelled.

Colonial Secretary's Office, Colombo, December 22, 1925. By His Excellency's command, E. B. ALEXANDER, Acting Colonial Secretary.

"THE TEA RESEARCH ORDINANCE, No. 12 of 1925."

IS Excellency the Governor has been pleased, under section 5 of Ordinance No. 12 of 1925, to appoint the following persons to be Members of "The Board of the Tea Research Institute of Ceylon" for a period of three years commencing from January 1, 1926:-

Ex-officio Members. .

The Director of Agriculture. The Colonial Treasurer or if the Colonial Treasurer is unable to be present at any meeting of the Board the Assistant Colonial Treasurer.

The Chairman of the Planters' Association of Ceylon.

The Chairman of the Ceylon Estates Proprietary Association.

Nominated Members.

Mr. D. S. Cameron

Mr. M. L. Wilkins

representing the Planters' Association of Ceylon.

Mr. R. G. Coombe

Mr. H. F. Parfitt

representing the Ceylon Estates Proprietary Association.

Mr. P. A. Keiller Mr. J. D. Finch Noyes

Colonel T. G. Jayewardene, V.D., representing the Low-country Products Association of Ceylon.

Mr. T. B. Panabokke representing the Small Holders.

Colonial Secretary's Office ··· Colombo, December 23, 1925. By His Excellency's command E. B. ALEXANDER Acting Colonial Secretary. "THE REGISTRARS' PROCEEDINGS VALIDATION ORDINANCE, No. 3 of 1912."

N Order in Council for the purpose of giving validity to certain registrations of births and deaths in the District of Galle, in the Southern Province, as well as for the purpose of giving validity to the registration of certain marriages in the said district and certain proceedings relating thereto:

Whereas the registrations and proceedings specified in the first column of the schedule hereto relative to certain births, deaths, and marriages are invalidated by reason of the informality set forth in the second column of the said schedule:

And whereas no other means are by law provided by which the said registrations and proceedings may be validated:

It is hereby notified that His Excellency the Governor, in the exercise of the powers vested in him by section 3 of "The Registrars' Proceedings Validation Ordinance, No. 3 of 1912," and with the advice of the Executive Council, has been pleased to direct and order as follows:

That the said registrations and proceedings be as valid and effectual for all purposes as if the said informalities had not occurred.

By His Excellency's command,

E. B. ALEXANDER, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, December 12, 1925.

SCHEDULE.

Birth registration entries Nos. 14,301 to 14,305 of January 15, 1925, and death registration entries Nos. 9,686 to 9,689 of January 15, 1925; marriage registration entry No. 2,762 of January 15, 1925, all of the Acting Registrar, E. M. Wijesekere, of Bussa division.

Marriage registration entries Nos. 2,770 and 2,774 of January 13, 1925, solemnized by the permanent Registrar, S. M. Wijesekere, upon notices accepted by the Acting Registrar above referred to on January 15, 1925.

The registration entries of the Acting Registrar were made by him after his term of appointment had expired, while the two marriages solemnized by the permanent Registrar were based on preliminaries performed by the said unauthorized Acting Registrar.

#### CALLING NOTICES FOR TENDERS.

CHEDULES of rates are hereby invited for erecting a Salt Store at Government Dairy, Narahenpitiya.

- The whole of the work to be undertaken on agreements to be entered into monthly by the District Engineer, Buildings, Colombo, and the contractor, on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, Western Province, Colombo.
- The plans, specifications, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Buildings, Colombo, any week day between the hours of 9.30 A.M. and 4.30 P.M. (Saturdays, 9.30 A.M. and 2 P.M.).
- 4. Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Buildings, Colombo, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province, Colombo, and the duplicate addressed to the District Engineer, Buildings, Colombo, endorsed on the outside "Schedule of Rates for Erecting a Salt Store, Narahenpitiya," so as to reach the offices of the foregoing officers on or before 12 noon on Thursday, January 21, 1926.

- The accepted tenderer will be required to complete and hand over the work to the District Engineer, Buildings, Colombo, on or before a date to be agreed upon.
- Any alterations made in the quotations should bear the initials of the tenderer, and all quotations containing alterations not so initialled will be treated as informal and rejected.
- 7. Items requiring paint and cement should be rated less value of these materials as these will be supplied free of
- No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors or any other person to whom the Provincial Engineer, Western Province, Colombo, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

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

Public Works Office, Colombo, December 21, 1925. for Director of Public Works.

#### SALE OF UNSERVICEABLE ARTICLES. &c.

OTICE is hereby given that the following unserviceable articles belonging to Galle Prison will be sold by public auction at the jail premises, Galle, on February 4, 1926:—

5 buckets, galvanized

3 buckets, pail, wooden 2 date boxes, tin

I measure, canjee, 4 oz.

1 measure, canjee, 8 oz.

1 measure, rice, 8 oz.

1 measure, rice 4 oz.

1 measure, dhall

1 scraper, coconut

1 stove, Bonny Bridge smoothing iron

1 tray, rice

Galle Prison. December 15, 1925.

A. S. ELIAȚAMBY, for Superintendent.

# UNOFFICIAL ANNOUNCEMENTS.

### MEMORANDUM OF ASSOCIATION OF THE GALLE FACE LAND AND BUILDING COMPANY, LIMITED.

- THE name of the Company is "THE GALLE FACE LAND AND BUILDING COMPANY, LIMITED."
- The registered office of the Company is to be established in Colombo.
- The objects for which the Company is to be established are-

(1) To purchase, take on lease, or otherwise acquire or to acquire the control of or any interest in and to take over work, and develop land, buildings, and hereditaments of any tenure or description and wheresoever situate and in particular certain allotments of land with the buildings thereon, situated at Colpetty, within the Municipality and District of Colombo, bearing assessment numbers 1425/11, 1426/10, 1427/9, 1428/8, 1429/7, 1430/6, and 1431/5 and with a view thereto to enter into and carry into effect with or without modification the agreement referred to in Article 6 of the Company's Articles of Association.

(2) To lay out the lands of the Company and to erect or cause to be erected, houses, flats, warehouses, stores, shops, offices, and buildings of any kind, and to pull down, rebuild, enlarge, alter and improve existing houses, buildings or works thereon, to convert and appropriate any such lands into and for roads, streets, squares, gardens and pleasure grounds and other conveniences, and generally to deal with and

improve the property of the Company.

(3) To carry on in the Island of Ceylon, Federated Malay States, India, Egypt, and elsewhere, business as proprietors of flats and to let on lease or otherwise apartments therein, and to provide for the tenants

and occupiers thereof all or any of the conveniences commonly provided in hotels or clubs.

(4) To carry on in the Island of Ceylon, Federated Malay States, India, Egypt, and elsewhere, the business of restaurant-keepers, licensed victuallers, theatrical agents, box office keepers, concert room proprietors, hotel-keepers, dramatic and musical publishers and printers, and any other business which can be conveniently carried on in connection with any of those objects as may seem calculated to render profitable any of the Company's property and rights for the time being.

5) To carry on in the Island of Ceylon, Federated Malay States, India, Egypt, and elsewhere, the trade or business of purchasing, hiring, or otherwise acquiring motor cars, motor vans, buses, motor cycles, cycle cars, motors, scooters, cycles, bicycles, carriages, carts, trucks, launches, boats, vans, aeroplanes, hydroplanes, and other vehicles and conveyances of all kinds and all machinery, materials, component parts, accessories and fittings of all kinds applicable or used as accessory thereto, and of letting or supplying all or any of the things hereinbefore specified, and of repairing and maintaining the same respectively, whether belonging to this Company or not, and of selling, exchanging, and otherwise dealing in the same respectively.

(6) To carry on in the Island of Ceylon, Federated Malay States, India, Egypt, and elsewhere, the business of garage-keepers and suppliers of and dealers in petrol, electricity and other motive power to motors

and other things mentioned or referred to in clause 5 hereof.

(7) To establish, maintain, and work lines of aerial conveyances between places to be from time to time selected by the Company.

(8) To manufacture, buy, sell, prepare, let on hire, and deal in aerial conveyances of all kinds and the component parts thereof, and all kinds of machinery and apparatus for use in connection therewith.

(9) To acquire, provide and maintain hangars, garages, sheds, aerodromes, and accommodation for or in relation

to aerial conveyances.

(10) To carry on in the Island of Ceylon, Federated Malay States, India, Egypt, and elsewhere, business as tourist agents and contractors, and to facilitate travelling, and to provide for tourists and travellers, or promote the provision of conveniences of all kinds in the way of through tickets, circular tickets, sleeping cars or berths, reserved places, hotel and lodging accommodation, guides, safe deposits, inquiry bureaus, libraries, lavatories, reading rooms, baggage transport and otherwise

(11) To carry on in the Island of Ceylon, Federated Malay States, India, Egypt, and elsewhere, the businesses of manufacturers of and dealers in tobacco, cigars, cigarettes, matchlights, pipes, and any other articles required by or which may be convenient to smokers, and snuffgrinders and merchants, and box merchants,

and to deal in any other articles and things commonly dealt in by tobacconists.

(12) To purchase, take on lease, or in exchange, hire or otherwise acquire any lands, concessions, estates, plantations, and properties in the Island of Ceylon, the Federated Malay States, India, Egypt, and elsewhere, and any right of way, water rights, and other rights, privileges, easements and concessions, and any factories, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, immovable or movable, of any kind.

(13) To hold, use, clear, open, plant, cultivate, work, manage, improve, carry on, and develop the undertaking, lands, and real and personal, immovable and movable estates or property, and assets of any kind of the

Company, or any part thereof.
(14) To plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cacao, cotton, cardamoms, rhea, ramie, and other natural products or produce of any kind in the Island of Ceylon, the Federated Malay

States, India, Egypt, and elsewhere.

- (15) To treat, cure, prepare, manipulate, submit to any process of manufacture, and render marketable (whether on account of the Company or others) tea, rubber, coconuts, coffee, or any other such products or produce as aforesaid, or any articles or things whatsoever; to buy, sell, export, import, trade and deal in tea, rubber, coconut produce, coconuts, coffee, and other products, wares, merchandise, articles and things of any kind whatsoever, either in a prepared, manufactured, or raw state, and either by wholesale or retail.
- (16) To carry on in the Island of Ceylon, the Federated Malay States, India, Egypt, and elsewhere, all or any of the following businesses, that is to say: booksellers, stationers, publishers, advertising agents, teashop-keepers, restaurant keepers, and suppliers of provisions, both solid and liquid, refreshment caterers and contractors, planters of tea, rubber, coconuts, coffee, or any other such products or produce as aforesaid in all its branches; carriers of passengers and goods by land, water or air; forwarding agents, merchants, exporters, importers, traders, engineers, tug owners, and wharfingers; proprietors of docks, wharves, jetties, piers, ware houses, and boats; and any other business which can or may conveniently be carried on in connection with any of them.

- (17) To acquire or establish and carry on any other business, manufacturing, shipping, or otherwise, which can be conveniently carried on in connection with any of the Company's general business; to apply for, purchase or otherwise acquire, any patents, brevets d'invention, concessions and the like conferring an exclusive or non-exclusive or limited right to use, or any information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit the Company; and to use, exercise, develop, grant licences in respect of or otherwise turn to account the property, rights and information so acquired.
- (18) To purchase, tea leaf, rubber, coconuts, coffee, and (or) other raw products or produce for manufacture, manipulation and (or) sale.
- (19) 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 or products, and generally to carry on the business of mining in all its branches.
- (20) To purchase, take in exchange, hire, or otherwise acquire and hold boats, barges, tugs, launches, and vessels of any description whatsoever; to purchase, take in exchange, hire, or otherwise acquire and hold vans, omnibuses, carriages, carts, and other vehicles of any description whatosever; and to purchase take in exchange, hire, or otherwise, acquire and hold all live and dead stock, chattels and effects required for the maintenance and working of the business of carriers by land or by water; of proprietors of docks; wharves, jetties, piers, warehouses and boats; of tug owners and wharfingers or of any other business which can or may conveniently be carried on in connection with the above respectively.
- (21) To build, make, construct, equip, maintain, improve, alter, work, use and carry on or cause to be built, made, constructed, equipped, maintained, improved, altered, worked, used and carried on rubber and tea factories, coconut and coffee curing mills, manufactories, buildings, erections, roads, water-courses, docks, wharves, jetties, railways, tramways, saw mills, water mills, steam mills, water works, gas works, telegraphs, telephones or other electrical works, roads, canals, drains, and undertakings of any kind and other works, and conveniences which may be necessary or convenient for the purpose of the Company, or may seem calculated directly or indirectly to advance the Company's interests; and to contribute to, subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out, or control thereof.
  - (22) To undertake, construct, acquire, and carry on works of all kinds relating to any business of the Company, whether in the Island of Ceylon, the Federated Malay States, India, Egypt, or elsewhere, and to enter into such contracts and make such arrangements as may be necessary to carry out the same.
  - (23) To cultivate, manage, and superintend, estates and properties in the Island of Ceylon, Federated Malay States, India, Egypt, and elsewhere, and generally to undertake the business of estate agents in the Island of Ceylon, the Federated Malay States, India, Egypt, and elsewhere; to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings; and to transact any other agency business of any kind.
  - (24) To engage, employ, maintain, and dismiss managers, superintendents, assistants, clerks, coolies, and other servants and labourers, 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.
  - (25) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit any of the employés or ex-employés of the Company or its predecessors in business or the dependents or connections of such persons and to grant pensions and allowances, and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object and to make gifts and bonuses to persons in the employment of the Company.
  - (26) To enter into any arrangements with any authorities, Government, Municipal, local or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from any such authority any rights, privileges, rebates and concessions which the Company may think it desirable to obtain, and to carry out, exercise, and comply with such arrangements, rights, privileges, and concessions.
  - (27) To enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, amalgamation or co-operation with any person, corporation, or company carrying on or about to carry on or engage in any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company; to take or otherwise acquire and hold shares or stock in or securities of and to subsidize or otherwise assist any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with such shares or securities; and to form, constitute, or promote or assist in the formation, constitution, or promotion of any other company or companies for the purpose of acquiring all or any of the property, rights, and liabilities of this Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company and to guarantee the payment of any debentures or other securities issued by any such company or companies.
  - .(28) To procure the Company to be registered or established or authorized to do business in the Island of Ceylon, the Federated Malay States, India, Egypt, and elsewhere.
  - (29) To lend money on any terms and in any manner and on any security, and in particular on the security of land, buildings, plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, stocks, shares, debentures, or book debts, or without any security at all.
  - (30) To borrow or raise money for the purposes of the Company or receive money on deposit at interest or otherwise, and for the purpose of raising or securing money for the performance or discharge of any obligation or liability of the Company or for any other purpose to create, execute, grant, or issue any mortgages, mortgage debentures, debenture stock, bonds, or obligations of the Company either at par, premium, or discount, and either redeemable, irredeemable, or perpetual, secured upon all or any part of the undertaking, revenue, rights, and property of the Company, present and future, including uncalled capital or the unpaid calls of the Company.
  - (31) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal property, and any rights, privileges, licences, or easements which the Company may think necessary or convenient with reference to any of these objects and capable of being profitably dealt with in connection with any of the Company's property or rights for the time being.

- (32) To cause or permit any debentures, debenture stock, bonds, 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 or parts thereof.
- (33) To sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company.
- (34) 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.
- (35) To make, accept, endorse, and execute promissory notes, bills of exchange, bills of lading, and other negotiable and transferable instruments.
- (36) To remunerate any parties for services rendered or to be rendered in placing or assisting to place any shares in the Company's capital, or any debentures, debenture stock, or other securities of the Company, or in or about the formation or promotion of the Company or the conduct of its business.
- (37) To do all or any of the above things in any part of the world as principals, agents, contractors, or otherwise, or alone or in conjunction with others, or by or through agents, sub-contractors, trustees, or otherwise, and generally to carry on any business or effectuate any object of the Company.
- (38) To sell, let, lease, underlease, exchange, surrender, transfer, deliver, charge, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company, whether in consideration of rents, moneys, or securities for money, shares, debentures, or securities in any other company, or for any other consideration.
- (39) To pay for any lands and real or personal, immovable or movable estate, 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 (whether fully paid up or partly paid up) or in debentures, 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 as fully paid or partly paid up for such purpose.
- (40) To accept as consideration for the sale or disposal of any lands and real or personal, immovable or movable, estate, property or assets of the Company, or in discharge of any other consideration to be received by the Company, money or shares (whether fully paid up, or partly paid up) of any company, or debentures or debenture stock, or obligations of any company or person or partly one and partly any other.
- (41) 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.
- (42) To do all such other things as may be necessary, incidental, conducive or convenient to the attainment of the above objects or any of them and in case of doubt as to what shall be so necessary, incidental, conducive or convenient as aforesaid, the decision of an Extraordinary General Meeting shall be conclusive.

It being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "person" includes any number of persons, and a corporation, and that the word "company" except where used in reference to this Company shall be deemed to include any partnership or other body of persons whether incorporated or not incorporated and whether domiciled or incorporated in the Island of Ceylon or elsewhere, and that the "objects" specified in any one paragraph are not to be limited or restricted by reference to or inference from any other paragraph or the name of the Company.

- 4. The liability of the Shareholders is limited.
- 5. The nominal capital of the Company is Five million Rupees (Rs. 5,000,000) divided into Fifty thousand (50,000) shares of One hundred Rupees (Rs. 100) each, with power to increase, or reduce the capital, to consolidate or subdivide the shares into shares of larger or smaller amounts and to issue all or any part of the original or any increased capital with any special or preferential rights or privileges or subject to any special terms and conditions and either with or without any special designation, and also from time to time to alter, modify, commute, abrogate, or deal with any rights, privileges, terms, conditions, or designations for the time being attached to any class of shares in accordance with the regulations for the time being of the Company.

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 S		Number of Shares taken by each Subscriber.			
Mond. Macan Markar, Colombo		••	One		
S. D. MACAN MARKAR, Colombo		• •	One		
A. V. MACAN MARKAR, Colombo		•	One		
SALI MACAN MARKAR, Colombo		••	One		
STANLEY F. DE SARAM, Colombo	••		One		
J. A. MARTENSZ, Colombo			One		
DAVID E. MARTENSZ, Colombo		• •	One		
	Total	al	Seven		

Witness to the above signatures at Colombo, this Eighth day of December, 1925:

#### ARTICLES OF ASSOCIATION OF THE GALLE FACE LAND AND BUILDING COMPANY, LIMITED

IT is agreed as follows:-

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

The sub-headings in these Articles shall not be deemed to be part of or affect the construction of these presents. 3. Power to alter the Regulations.—The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not.

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

### INTERPRETATION.

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

\*\*Company.\*\*—The word "Company" means "The Galle Face Land and Building Company, Limited," incorporated

or established by or under the Memorandum of Association to which these Articles are attached.

The Ordinance.—The "Ordinance" means and includes "The Joint Stock Companies Ordinances, 1861 to 1919." and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

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

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

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

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

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

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

Shareholder.—"Shareholder" means a Shareholder of the Company.

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

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

assembled at a Board.

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

Persons.—"Persons" means partnerships, associations, corporations, companies, unincorporated or incorporated or incorporated.

means partnerships, associations, corporations, companies, unincorporated or incorporated

by Ordinance and registration, as well as individuals.

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

"Month" means a calendar month.

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

Singular and Plural Number.—Words importing the singular number only include the plural, and vice versa.

Masculine and Feminine Gender.—Words importing the masculine gender only include the feminine, and vice versal.

### AGREEMENT.

Agreement.—The Company shall forthwith enter into with or without modification an agreement to be made: between Haji Mohamed Macan Markar, Samsideen Macan Markar, Abdul Vadood Macan Markar, and Mohamed Salehy Macan Markar of the one part and this Company of the other part in terms of the draft a copy of which has for the purposes of identification been endorsed with the signature of Mr. Stanley F. de Saram, a Proctor of the Supreme Court, and the Board shall forthwith carry the same into effect with full power nevertheless from time to time to agree to any modification of the terms thereof either before or after the execution thereof. The basis on which the Company is established is that the Company shall carry the said agreement into effect subject to such modifications (if any) as aforesaid and accordingly no objection shall be made to the said agreement by this Company or by any member, creditor, or liquidator, thereof upon the ground that the vendors, promoters, or other persons interested stand in a fiduciary position towards this Company or that there is in the circumstances no independent Board of this Company, and any Director of this Company who is interested therein shall be entitled to retain and dispose of for his own use all benefits (if any) accruing to him directly or indirectly under or by virtue of the said agreement or of any other agreement in connection therewith or supplemental thereto, and the said agreement when executed with or without modification shall not be liable to be set aside on any such grounds as aforesaid or upon any ground in anywise connected therewith, and every member of the Company present and future shall be deemed to have full notice of the contents of the said agreement and to sanction the same and to agree to be bound thereby or by any such modification thereof as aforesaid and to join the Company on the basis aforesaid.

### BUSINESS.

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

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

Nominal Capital.—The nominal capital of the Company is Five million Rupees (Rs. 5,000,000), divided into Fifty thousand (50,000) shares of One hundred Rupees (Rs. 100) each.

### SHARES.

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

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

11. Commission for placing Shares.—The Directors may at any time pay a commission to any person for subscribing or agreeing to subscribe (whether absolutely or conditionally) for any shares in the Company, or procuring

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

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

13. Acceptance.—Every person taking any share in the Company shall testify his acceptance thereof by writing

under his hand in such form as the Company from time to time directs.

14. Payment.—Payment of shares shall be made in such manner as the Directors shall from time to time determine and direct.

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

16. Shares held by Two or more Persons not in Partnership.—Shares may be registered in the names of two or more

persons not in partnership.

- 17. One of Joint holders other than a Firm may give Receipts; only one of Joint holders resident in Ceylon entitled to vote. -Any one of the joint-holders of a share, other than a firm, may give effectual receipts for any dividends payable in respect of such share; but only one of such joint-shareholders shall be entitled to the right of voting and of giving proxies and exercising the other rights and powers conferred on a sole Shareholder, and if the joint-holders cannot arrange amongst themselves as to who shall vote or give proxies and exercise such other rights and powers conferred on a sole Shareholder, the Shareholder whose name stands first on the register of shares shall vote or give proxies and exercise those rights and powers; provided, however, that in the event of such first registered Shareholder being absent from the Island, the first registered Shareholder then resident in Ceylon shall vote or give proxies and exercise all such rights and powers as aforesaid.
- 18. Survivor of Joint-holders, other than a Firm, only Recognized.—In case of the death of any one or more of the joint-holders, other than a firm, of any shares, the survivor or survivors shall be the only person or persons recognized by the Company as having any title to, or interest in, such shares.

Liability of Joint-holders.—The joint-holders of a share shall be severally as well as jointly liable for the

payment of all instalments and calls due in respect of such share.

20. Trusts or any Interest in Share other than that of Registered Holder or of any Person under Article 47 not Recognized. The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except an absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under Article 47 to become a Shareholder in respect of any share.

# INCREASE OF CAPITAL.

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

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

premium as they may consider proper.

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

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

lien, surrender and otherwise.

REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

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

### SHARE CERTIFICATES.

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

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

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

29. Certificate to be delivered to the first named of Joint holders not a Firm.—The certificate of shares registered

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

# TRANSFER OF SHARES.

30. Instrument of Transfer.—Shares in the Company may be transferred by instrument in writing. The instrument of transfer shall be signed by both the transferor and transferee, and shall contain the name, address, and occupation of the transferee, and the transferor shall be deemed to remain the holder of the shares until the name of the transferee is entered in the register in respect thereof.

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

of unsound mind.

32. Registration of Transfer.—Every instrument of transfer shall be left at the office or such other place as the Board may prescribe, with the certificate of every share to be thereby transferred, and such other evidence as the Board may reasonably require to prove the title of the transferor or his right to transfer the shares; and the instrument of transfer and certificate shall remain in the custody of the Board, but shall be at all reasonable times produced at the request and expense of the transferor or transferoe, and their respective representatives, or any of them. A new certificate shall be delivered to the transferoe after the transfer is completed and registered on his application for the same, and when necessary a balance certificate shall be delivered to the transferor. A fee not exceeding one Rupee may be charged for each transfer.

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

for that purpose.

34. Notice.—The person proposing to transfer any share (hereinafter called "the proposing transferor") shall give notice in writing (hereinafter called "the transfer notice") to the Company that he desires to transfer the same. Such notice shall specify the sum he fixes as the fair value and shall constitute the Company his agent for the sale of the share at the price so fixed, or, at the option of the purchaser, at the fair value to be fixed by the Auditors in accordance The transfer notice may include several shares, and in such case shall operate as if it were a separate with these Articles.

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

35. How Shares to be offered to Members.—The Company in General Meeting may make and from time to time vary rules as to the modes in which any share specified in any transfer notice given to the Company as aforesaid shall be offered to the Shareholders, and as to their rights in regard to the purchase thereof, and in particular may give any Shareholder or class of Shareholders a preferential right to purchase the same. Until otherwise determined by extraordinary resolution of the Company the shares specified in the transfer notice given to the Company as aforesaid shall be offered by the Company in the first place to the Life Directors hereinafter named, and such offer shall be made to them collectively and individually, but so that in the case of competition they shall rank for acceptance pari passu in proportion to the shares held by them respectively and so that if any share, cannot be so apportioned, such shares shall be offered to them in order determined by lot and the Life Directors shall cause lots to be drawn accordingly. Any shares not taken up by the Life Directors within 90 days, shall be offered by the Company to any person selected by the Life Directors whom they may deem it desirable in the interests of the Company to admit to membership. Subject as aforesaid the shares shall be offered by the Company to the Shareholders other than the proposing transferor, as nearly as may be in proportion to the existing shares held by them respectively. The offer whether to a person selected as aforesaid or to a Shareholder shall in each case limit the time (not exceeding 90 days) within which the same, if not accepted, will be deemed to be declined and may notify to the Shareholders that any Shareholder who desires an allotment of shares in excess of his proportion should in his reply state how many excess shares he desires to have; and if all the Shareholders do not claim their proportion the unclaimed shares shall be used for satisfying the claims in excess. If any shares shall not be capable, without fractions of being offered to the Shareholders in proportion to their existing holdings, the same shall be offered to the Shareholders or some of them, in such proportions or in such manner as may be determined by lots to be drawn under the direction of the Directors.

36. Company's Power.—If the Company shall within the time limited as aforesaid or within 180 days after being served with the transfer notice find a Shareholder or person selected as aforesaid willing to purchase the share (hereinafter called the purchasing Shareholder ") and shall give notice thereof to the proposing transferor, he shall be bound upon

payment of the fair value to transfer the share to the purchasing Shareholder.

37. Auditor's Certificate as to Value.—In case any difference arises between the proposing transferor and the purchasing Shareholder as to the fair value of a share, the Auditors shall, on the application of either party, certify in writing the sum which, in their opinion, is the fair value, and such sum shall be deemed to be the fair value, and in so

certifying the Auditors shall be considered as acting as experts and not as arbitrators.

38. Default by Proposing Transferor.—If in any case the proposing transferor, after having become bound as aforesaid, makes default in transferring the share, the Company may receive the purchase-money, and shall thereupon cause the name of the purchasing Shareholder to be entered in the register as the holder of the share, and shall hold the purchasemoney in trust for the proposing transferor. The receipt of the Company for the purchase-money shall be a good discharge to the purchasing Shareholder, and after his name has been entered in the register in purported exercise of the aforesaid power, the validity of the proceedings shall not be questioned by any person.

39. Default by Company.—If the Company shall not, within the time limited as aforesaid or within 180 days after being served with the transfer notice, find a Shareholder willing to purchase the shares, and give notice in manner aforesaid, the proposing transferor shall at any time within 90 days afterwards be at liberty, to sell and transfer the shares

(or those not placed) to any person and at any price.

40. To whom Life Director may Transfer Shares.—Any share may be transferred by a Life Director to any child or other issue, son-in-law, daughter-in-law, father, mother, brother, sister, nephew, niece, or wife of the Director, and any share of a deceased Life Director may be transferred by his executors or administrators to any child, or other issue, son-in-law, daughter-in-law, father, mother, brother, sister, nephew, niece, or widow of such deceased Director (to whom such deceased Director may have specially bequeathed the same) and shares standing in the name of the trustees of the will of any deceased Life Director may be transferred upon any change of trustees to the trustees for the time being of such will.

Directors may refuse to Register Transfers.—The Directors may refuse to register any transfer of shares (a) where the Company has a lien on the shares, or (b) where the Directors are of an opinion that it is not desirable to admit the proposed transferee to membership. But paragraph (b) of this Article shall not apply where the proposed transferee is

already a Shareholder nor to a transfer made pursuant to Article 40 hereof.

42. Not bound to State Reason.—In no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register but their declination shall be absolute.

- When Shareholders may enforce Transfers.—The holders for the time being of nine-tenths of the issued capital. may at any time serve the Company with a requisition to enforce the transfer of any particular shares not held by the requisitionists. The Company shall forthwith give to the holder of such share notice in writing of the requisition (with a copy of this Article subjoined), and unless within 14 days afterwards the holder shall give to the Company a transfer notice in respect of his share in accordance with Article 34 hereof he shall be deemed at the expiration of that period to have actually given such notice, and to have specified therein the amount of capital paid up on the shares as the sum he fixes as the fair value. For the purposes of this Article any person entitled under Article 47 or otherwise to transfer shall be deemed the holder of such share.
- 44. Directors not bound to inquire as to Validity of Transfer.—In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share except for the dividends previously declared in respect thereof, but if at all upon the transferee only.

45. Register of Transfers.—The Company shall provide a register of transfers, which shall be kept by the Secretary or Secretaries under the control of the Board, and in which shall be entered the particulars of every transfer or transmission

of every share.

Transfer Books when to be Closed.—The register may be closed during such time as the Board think fit, not exceeding in the whole 21 days in any one year.

### Transmission of Shares.

47. Title to Shares of Deceased Holder.—In the case of the death of a Shareholder, the survivors or survivor, where the deceased was a joint-holder, and the executors or administrators of the deceased where he was a sole holder, shall be the only persons recognized by the Company as having any title to his shares; but nothing herein contained shall release the estate of a deceased joint-holder from any liability in respect of any share jointly held by him.

48. Persons entitled in Representative Capacity not entitled to Notice until Registered.—A person entitled to a share in consequence of the death or bankruptcy of a Shareholder shall not be entitled to receive notice of or to attend or vote at meetings of the Company, or to receive payment of any dividends, or to exercise any of the rights and privileges of a

Shareholder, unless and until he shall have been registered as the holder of the shares.

49. Registration of Persons entitled to Shares otherwise than by Transfer.—Any curator of any minor Shareholder, any committee of a lunatic Shareholder or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any other way than by transfer, shall, upon producing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title, as the Company think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares on payment of a fee of Re. 1.00; or may, subject to the regulations

as to transfers hereinbefore contained, transfer the same to some other person.

Failing such Registration, Shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under Article 49, shall not, from any cause whatever, within 12 calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if in the case of the death of any Shareholder, no person shall within 12 calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell 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; 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.

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

who may be desirous of retiring from the Company.

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

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

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

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

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

53. Surrendered or Forfeited Shares to be the Property of the Company, and may be Sold, &c.—Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted, or otherwise

disposed of upon such terms and in such manner as the Board shall think fit.

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

55. Certificates of Surrender or Forfeiture.—A certificate in writing under the hands of two of the Directors and

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

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

disposed of under Article 53 hereof, shall be redeemable after sale or disposal.

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

Lien how made Available. Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors, and until notice in writing shall have been given to the indebted Shareholder or his executors, administrators, or heirs, or the assignee or trustee in his bankruptcy, requiring him or them to pay the amount for the time being due to the Company, and default shall have been made for 28 days from such notice in paying the sum thereby required to be paid. Should the Shareholder over whose share the lien exists be in England or elsewhere abroad, 60 days' notice shall be allowed him.

Proceeds how Applied.—The nett proceeds of any such sale as aforesaid under the provisions of Articles 53 and 58 hereof shall be applied in or towards satisfaction of such debts, liabilities, or engagements, and the residue (if any) shall be paid to such Shareholder or his representatives.

60. Certificate of Sale.—A certificate in writing under the hands of two of the Directors and of the Secretary that the power of sale given by Article 58 has arisen, and is exercisable by the Company under these presents, shall be conclusive

evidence of the facts therein stated.

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

### PREFERENCE SHARES.

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

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

capital is divided into shares of different classes

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

(2) All or any of the rights, privileges and conditions attached to each class may be commuted, abrogated,

abandoned, added to or otherwise modified by a special resolution of the Company in General Meeting, provided the holders of any class of shares, affected by any such commutation, abrogation, abandonment, addition or other modification of such rights, privileges, and conditions, consent thereto on behalf of all the holders of shares of the class, by an extraordinary resolution passed at a meeting of such holders.

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

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

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

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

66. Calls, Time when made.—A call shall be deemed to have been made at the time when the resolution authorizing the call was passed at a Board meeting of the Directors or by resolution in writing in terms of Article 129.

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

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

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

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

actually called up.

## Borrowing Powers.

70. Power to Borrow.—The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's properties, 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, but so that the amount at any one tine owing in respect of moneys so borrowed or raised shall not, without the sanction of a General Meeting, exceed the sum of Two million Rupees (Rs. 2,000,000). The Directors shall, with the sanction of a General Meeting, be entitled to borrow or raise such further sum or sums, and at such rate of interest as such meeting shall determine. The Directors, may for the purpose of securing the repayment of any such sum or sums of money so borrowed or raised, create and issue any mortgages, debentures, mortgage debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, property and rights or assets of the Company (both present and future), including uncalled capital or unpaid calls, or give, accept, or endorse on behalf of the Company any promissory notes or bills of exchange. Provided also that before the Directors execute any mortgage, issue any debentures or create any debenture stock, they shall obtain the sanction thereto of the Company in General Meeting, whether Ordinary or Extraordinary, notice of the intention to obtain such sanction at such meeting having been duly given. Any such securities may be issued, either at par or at a premium or discount, and may from time to time be cancelled or discharged, varied, or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article and subscribed by two or more of the Directors, or by one Director and the Secretary or Secretaries, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its creditors, and no such document containing such declaration shall as regards the creditor, be void on the ground, of its being granted in excess of the aforesaid borrowing power, unless it shall be proved that such creditor was aware that it was so granted.

### MEETINGS.

71. First General Meeting.—The First General Meeting of the Company shall be held at such time, not being more than 12 months after the registration of the Company, and at such place as the Directors may determine.

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

73. Ordinary and Extraordinary General Meetings.—The General Meetings mentioned in the two last preceding clauses shall be called Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary General Meetings.

74. Extraordinary General Meeting.—The Directors may, whenever they think fit, call an Extraordinary General Meeting, and the Directors shall do so upon a requisition made in writing by not less than one-seventh of the number of Shareholders holding not less than one-seventh of the issued capital and entitled to vote.

75. Requisition of Shareholders to state Object of Meeting; on Receipt of Requisition, Directors to call Meeting and in Default, Shareholders may do so.—Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and shall be sent to the registered office of the Company. Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within 7 days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and at such time as the Shareholders convening the meeting may themselves fix.

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

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

78. Two Meetings Convened by one Notice.—Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice and it is to be no objection to such notice that it only convenes the second meetings are the resolution being personal by the requisite majority at the first meeting.

meeting contingently on the resolution being passed by the requisite majority at the first meeting.

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

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

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

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

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

84. Business confined to Election of Chairman while Chair Vacant.—No business shall be discussed at any General Meeting except the election of a Chairman whilst the Chair is vacant.

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

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

entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

### VOTING AT MEETINGS.

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

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

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

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

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

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

duly authorized.

Number of Votes to which Shareholder Entitled.—On a show of hands every Shareholder present in person or by attorney duly authorized shall have one vote only. In case of a poll every Shareholder present in person or by proxy or attorney shall have one vote for every share held by him. When voting on a resolution involving the sale of the Company's properties or any of them or any part or portion thereof or the winding up of the Company, every Shareholder shall have one vote for every share held by him.

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

registered as a Shareholder.

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

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

95. Shareholder in Arrear or not Registered at least Three Months previous to the Meeting not to Vote.—No Shareholder shall be entitled to vote or speak at any General Meeting unless all calls due from him on his shares, or any of them, shall have been paid; and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, or person acquiring by marriage, shall be entitled to vote or speak at any meeting held after the expiration of three months from the registration of the Company, in respect of or as the holder of any share which he has acquired by transfer, unless he has been at least three months previously to the time of holding the meeting at which he proposes to vote or speak, duly registered as the holder of the share in respect of which he claims to vote or speak. Provided always that an instrument appointing a proxy may be signed by the attorney of the appointor duly authorized in writing under the hand or the common seal as the case may be of the appointor.

96. Proxy to be Printed or in Writing.—The instrument appointing a proxy shall be printed or written, and shall be signed by the appointor, or if such appointed.—The instrument appointing a proxy shall be deposited at the registered.

97. (a) When Proxy to be Deposited.—The instrument appointing a proxy shall be deposited at the registered.

office of the Company not less than 24 hours before the time appointed for holding the meeting or adjourned meeting

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

(b) When Power of Attorney to be Deposited.—The power of attorney under which a proxy has been signed or under which a person proposes to vote shall be deposited at the registered office of the Company for registration in the books of the Company at least 24 hours before the time appointed for holding the meeting or adjourned meeting at which the person named in such power of attorney or in the proxy as the case may be proposes to vote.

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

## The Galle Face Land and Building Company, Limited.

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

99. Objection to Validity of Vote to be made at the Meeting or Poll.—No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such 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.

100. No Shareholder to be Prevented from Voting by being Personally interested in Result.prevented from voting by reason of his being personally interested in the result of the voting. -No Shareholder shall be

### DIRECTORS.

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

102. First Directors—Life Directors.—Haji Mohamed Macan Markar, Samsideen Macan Markar, Abdul Vadood Macan Markar, and Mohamed Saleh Macan Markar (who are herein referred to as "the Life Directors") shall be the first

Directors of the Company.

103. Qualification of Life Directors.—The said Haji Mohamed Macan Markar, Samsideen Macan Markar, Abdul Vadood Macan Markar, and Mohamed Saleh Macan Markar shall be entitled to hold office so long as they respectively hold shares of the Company of any class of the nominal value of Rs. 100,000 and in the event of any one of them vacating office by death, resignation or otherwise the others shall continue to be Life Directors and the last survivor of them shall be sole Life Director.

104. Life Directors to Control Business and to appoint Directors.—The said Haji Mohamed Macan Markar, Samsideen Macan Markar, Abdul Vadood Macan Markar, and Mohamed Saleh Macan Markar or the survivors or survivor of them whilst holding office as Life Directors shall have full control of the business of the Company, and they or the survivors or survivor of them shall have power to appoint and remove any other Director or Directors, and may appoint any persons in addition to the existing Directors and may from time to time appoint, define, limit and restrict the powers and duties and fix the qualification and remuneration of any other Directors, and may remove any Director howsoever appointed and may at any time convene a General Meeting of the Company.

105. No Director to be appointed without Consent of Life Directors.—So long as the said Haji Mohamed Macan Markar, Samsideen Macan Marikar, Abdul Vadood Macan Markar, and Mohamed Saleh Macan Markar or any of them shall be Life Directors or Life Director of the Company, no other Director or Directors of the Company shall be appointed

without the consent of such Life Directors or Life Director.

When Life Director shall become ordinary Director.—In case any one of them the said Haji Mohamed Macan Markar, Samsideen Macan Markar, Abdul Vadood Macan Markar or Mohamed Saleh Macan Markar shall cease to hold shares of the Company of any class to the nominal value of Rs. 100,000 he shall thereupon be deemed to be elected to office as an ordinary Director unless under Article 103 he becomes sole Life Director.

107. When no Life Directors, Ordinary Directors to appoint other Directors.—When all of them the said Haji Mohamed Macan Markar, Samsideen Macan Markar, Abdul Vadood Macan Markar, and Mohamed Saleh Macan Markar shall cease to be Life Directors then and from thenceforth the Ordinary Directors shall have power from time to time to appoint any other persons to be Directors but so that the total number of Directors shall not at any time exceed the maximum fixed as above.

108. Qualification of Director (other than Life Director).—The qualification of a Director (other than a Life Director)

shall be the holding in his own right alone of shares of the Company of any class to a nominal value of Rs. 25,000.

109. Remuneration of Life Director.—The remuneration of the Life Directors shall be such sum as, subject to any nent, the Company may determine. The remunerations of the other members of the Board may be fixed from agreement, the Company may determine. time to time by the Company in General Meeting. The Directors shall be paid all travelling and hotel expenses to which they shall be put in connection with the Company's business.

Casual vacancies.—Any casual vacancy occurring among the Directors may be filled up by the Company in General Meeting but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred. The continuing Directors may act notwithstanding any vacancy in their body but so that if the number falls below the maximum above fixed the remaining Directors (unless he be a Life

Director) shall not commit the Company to any new business, so long as the number is below the minimum.

When office of Director to be Vacated .- The office of Director shall be vacated

(a) If he, without the sanction of a General Meeting, accept or hold any other office under the Company except that of a Managing Director, Managing Secretary, Manager or Trustee.

(b) If he become bankrupt or insolvent or suspend payment, or file a petition for the liquidation of his affairs, or compound with his criditors.

(c) If he engage on his own account in speculative transactions in produce, stocks or shares without the previous consent of all the other Directors.

- he absent himself from the meetings of the Company for a period exceeding three months at any one time without the consent of the Life Directors or any one of them.
- If by reason of mental or bodily infirmity he become incapable of acting. If he cease to hold the requisite number of shares to qualify him for the office. If he be called upon by all the other Directors to resign his office.

(h) If by notice in writing to the Company he resign his office,

Provided that sub-clauses (a), (b), (c), (d), (e), and (f) of this Article shall not apply to a Life Director and sub-clause (e) shall only apply to a Life Director so long as he shall be incapacitated by such mental or bodily infirmity and on his ceasing to be so incapacitated he shall ipso facto be restored to his office of Life Director. Until an entry of the vacating of office by a Director under one of the sections of this Article shall be entered in the Minutes of the Board of Directors his acts as a Director shall be effectual.

112. Exceptions.—A Director or intending Director shall not be disqualified by his office from entering into a contract or arrangement with the Company, either as vendor, purchaser, manager, agent, broker or otherwise and no such contract or arrangement or any contract or arrangement entered into by or on behalf of the Company with any person, firm or company of or in which any Director shall be in any way interested, shall be avoided, nor shall any Director so contracting or being so interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason of such Director holding the office of Director, or of the fiduciary relation thereby established. Any Director so contracting or being so interested as aforesaid shall disclose at the Board Meeting at which the contract or arrangement is determined upon the nature of his interest, if his interest then exists, or in any other case, at the first Board Meeting after the acquisition of his interest, and a Director shall not as a Director vote in respect of any contract or arrangement in which he is so interested as aforesaid, and if he do so vote, his vote shall not be counted; but this prohibition shall not apply to any contract by or on behalf of the Company to give to the Directors or any of them security by way of indemnity or of security for advance or to a settlement or to a set off of cross claims, and it may at any time er times be suspended or released by a General Meeting. A general notice that a Director is a member of any specified firm or company, and is to be regarded as interested in any transaction with such firm or company shall be sufficient disclosure under this Article, and after such general notice it shall not be necessary to give any special notice relating to any particular transaction with such firm or company as aforesaid.

113. General Powers of Directors.—Subject to the provisions in these presents contained as to Life Directors and subject to any agreement to the contrary, the business of the Company shall be managed by the Board who may exercise all such powers of the Company and do on behalf of the Company all such acts as are within the scope of the memorandum and articles of association of the Company and as are not by the Ordinance or by these presents required to be exercised

or done by the Company in General Meeting, subject nevertheless to any regulations of these presents, to the provisions of the Ordinance and to such regulations, being not inconsistent with the said regulations as may be prescribed by the Company in General Meeting, but no regulation made by the Company in General Meeting shall invalidate any prior act

of the Board which would have been valid if such regulation had not been made.

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

### ROTATION OF DIRECTORS.

Retirement of Directors.—At every Ordinary General Meeting of the Company one of the Directors for the

time being shall retire in accordance with the provisions of Article 116 hereof.

116. Retiring Directors how determined.—Subject to the provisions herein contained with respect to the Life Directors, the Director to retire in every year shall be the Director who has been longest in office since their last election. As between Directors of equal seniority, the Director to retire shall (unless such Directors of equal seniority shall agree amongst themselves) be selected from among them by lot.

Retiring Directors eligible for Re-election.—A retiring Director shall be eligible for re-election.

Appointment of successors to Directors.—Subject to the provisions of Articles 104 and 105 hereof the Company may at the meeting at which any Director retires in manner aforesaid fill up the vacated office of each Director by electing a person thereto. And if at any such meeting the place of a retiring Director is not filled up, the retiring Director shall be deemed to have been re-elected, unless a resolution reducing the number of Directors is passed at the same meeting.

119. Proposed New Director to be approved.—No person not being a Director retiring at the meeting shall, unless recommended by the Board for election, be eligible for the office of a Director at any General Meeting, unless he shall

have been approved by the Life Directors.

Number of Directors how Increased or Reduced.—With the consent of the Life Directors, the Company may from time to time in General Meeting increase or reduce the number of Directors, and may alter their qualification and

may also determine in what rotation such increased or reduced number shall go out of office.

121. How Directors removed and Successors appointed.—Subject to the provisions of Articles 104 and 105 hereof the Company by an extraordinary resolution may remove any Director, other than any of the Life Directors, before the expiration of his period of office, and may by ordinary resolution appoint another person to be a Director in his stead. The person so appointed shall retain his office so long only as the Director in whose place he is appointed would have held the same if he had not been removed.

### MANAGING DIRECTOR.

122. Appointment of Managing Director.—Subject to any agreement to the contrary and to the consent of the Life Directors the Board may from time to time appoint one or more of their number to be a Managing Director or Managing Directors of the Company, either for a fixed term or without any limitation as to his or their period of office, and may with the consent of the Life Directors, from time to time remove any Managing Director and appoint another in his place.

123. Provisions as to Retirement not to apply to Managing Director.—A Managing Director, while he continues to hold that office, shall not be subject to the provisions of these presents as to retirement by rotation and shall not be taken into account in determining the rotation of retirement of Directors, but he shall (subject to the provisions of any contract between him and the Company) be subject to the same provisions as to resignation and removal as the other Directors of the Company, and if he cease to hold the office of Director from any cause he shall ipso facto and immediately cease to be a Managing Director.

Remuneration of Managing Director.—Subject to any agreement, the remuneration of a Managing Director shall from time to time be fixed by the Board, and may be by way of salary or commission or participation in the profits or by any or all of those modes, and shall, if so determined by the Board, be in addition to his share of the remuneration

payable to the Board, or to the Managing Director as one of the Board.

Duties, &c., of Managing Director.—A managing Director may perform such duties, and exercise all such powers, authorities, and discretions as are exercisable by the Board (other than the power to make calls and to mortgage the assets of the Company) on such terms and conditions and with such restrictions (if any) as the Board from time to time may direct.

### PROCEEDINGS OF THE BOARD.

126. Meeting of the Board.—The Board may meet together for the dispatch of business at such place and adjourn therwise regulate their meetings as they think fit. Two Directors of whom at least one shall be a Life Director so and otherwise regulate their meetings as they think fit. Two Directors of whom at least one shall be a Life Director so long as there are Life Directors shall form a quorum. A Director may at any time, and the Secretary or Secretaries upon request of a Director shall convene a meeting of the Board. Questions arising at any meeting shall be decided by a majority of votes, and the Life Directors shall be entitled to as many votes as there are Directors of the Company and one more. In case of an equality of votes, the Chairman shall have an additional or casting vote in addition to his vote of votes as a Director.

Who to preside at Meetings of Board.—The said Haji Mohamed Macan Markar shall be Chairman of the Board so long as he remains a Director and is willing to act and the said Samsideen Macan Markar shall be Deputy Chairman. When the said Haji Mohamed Macan Markar ceases to be Chairman the said Samsideen Macan Markar shall if then a Director become Chairman and shall be entitled to retain office so long as he remains a Director and is willing to act. Subject as aforesaid the board may appoint a Chairman and Deputy Chairman of their n eetings and determine the period

for which they are respectively to retain office.

128. Questions at Meetings how decided.—Any question which may arise at any meeting of the Board shall be decided by the votes of the Directors present and each of them the said Haji Mohamed Macan Markar, Samsideen Macan Markar, Abdul Vadood Macan Markar, and Mohamed Saleh Macan Markar shall be at liberty so long as he be a Director by writing under his hand to authorize any other Director to vote for him at any meeting or meetings of the Board and such authority may be general or may be limited to any one or more meetings or to any specific question or questions and must if required be produced at any meeting at which the holder of the authority proposes to vote.

Resolution in Writing .- A resolution in writing signed by all the Directors for the time being resident in Ceylon shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted

provided that not fewer than two Directors shall sign it.

Board may appoint Committees.—The Board may delegate any of their powers to Committees consisting of such member or members of their body as the Board think fit and they may from time to time revoke and discharge any such Committee either wholly or in part and either as to persons or purposes but every committee so formed shall in the 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.

131. Meetings of Committee how regulated.—The meetings and proceedings of any such committee consisting of two or more members shall be governed by the provisions herein contained for the regulating of meetings and proceedings of the Board so far as the same are applicable thereto and not superseded by any regulations made by the Board under the

last preceding Article.

- 132. Validity of Acts done by Board or Committee.—All acts done at any meeting of the Board, or of a committee of the Board, or by any person acting as a Director, shall, notwithstanding that it shall afterwards be discovered that there was some defect in the appointment of such Directors or committee or persons acting as aforesaid, or that they, he or any of them were or was disqualified, be as valid as if every such person had been duly appointed and was qualified to be a Director.
- Remuneration for Extra Services.—If any Director being willing shall be called upon to perforn extra services or to make any special exertions in going or residing abroad or otherwise, for any of the purposes of the Company, and shall do so, the company may remunerate such Director, either by a fixed sum or by a percentage of profits, or otherwise as may be determined by the Board and such remuneration may be either in addition to or in substitution for his share in

the remuneration above provided.

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

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

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

- Of the resolutions and proceedings of all General Meetings.
  Of the resolutions and proceedings of all n eetings of the Directors and of the Committees appointed by the Board.
- (e) Of all orders made by the Directors.

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

135. Signature of Minutes of Proceedings and Effect thereof.—All such minutes shall be signed by the person or one of the persons who shall have presided as Chairman at the General Meeting, the Board Meeting or committee meeting at which the business minuted shall have been transacted, or by the person or one of the persons who shall preside as Chairman at the next ensuing General Meeting, Board Meeting, or committee meeting, respectively; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or con mittee meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other n atters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

### COMPANY'S SEAL.

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

### ACCOUNTS.

137. What accounts to be kept.—The Secretary or Secretaries for the time being, or, if there be no Secretary 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 receipts and expenditure take place, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company; and the accounts shall be kept in such books and in such a manner at the registered office of the Company, as the Directors think fit.

Accounts how and when open to Inspection.—The Directors shall from time to time determine whether, and to what extent, and at what times and places, and under what conditions or regulations, the accounts and books of the Company or 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 the Ordinance or authorized by the

Directors or by a resolution of the Company in General Meeting.

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

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

141. Copy of Balance Sheet to be sent to Shareholders.—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.

### DIVIDENDS, BONUS, AND RESERVE FUND.

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

Payment of Dividend in Special Cases.—Any General Meeting may direct payment of any dividend declared 143. at such meeting or of any interim dividends which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London, or by the distribution of specific assets and in particular of paid-up shares, debentures, or debenture stock of the Company, or of any other company, or in any other form of specie, or in any one or more of such ways and the Directors shall give effect to such direction; and, where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets, or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed, in order to adjust the rights of all parties.

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

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

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

146. Application thereof.—The Directors may from time to time apply such portions as they think fit of the reserve

fund to meet contingencies, or for the payment of accumulated dividends due on preference shares or for equalizing dividends, or for working the business of the Company, or for repairing or maintaining or extending the buildings and premises or for the repair or renewal or extension of the property or plant connected with the business of the Company or any part thereof,

or for any other purposes of the Company which they may from time to time deem expedient.

147. Issue of Bonus out of Reserve.—The Directors may with the sanction of the Company in General Meeting from time to time apply such portion of the reserve fund or any other fund representing undivided profits of the Company as the General Meeting sanctioning such application may direct in or towards payment of a bonus in accordance with their rights to the Shareholders or to the members of any class of Shareholders and may with the like sanction satisfy such bonus or any part thereof by the issue and allotment in accordance with their rights to the Shareholders or to the members of any class of Shareholders of shares in the Company to be issued and allotted in accordance with their rights to the Shareholders or to the members of any class of Shareholders in such proportions and upon such terms in all respects as the General Meeting sanctioning the same may direct.

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

interest against the Company.

149. No Shareholder to receive Dividend while Debt due to the Company.—No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him

whether alone or jointly with any other person) to the Company in respect of shares or shares or otherwise howsoever.

150. Directors may deduct Debt from the Dividends.—The Directors may deduct from the dividend or bonus payable to any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company, and notwithstanding such sums shall not be payable until after the date when such dividend is payable.

151. Dividends may be paid by Cheque or Warrant and sent through the Post.—Unless otherwise directed any dividend are the paid by Cheque or Warrant and sent through the Post.—Unless otherwise directed any dividend

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

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

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

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

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

### AUDIT.

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

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

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

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

General Meeting.

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

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

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

-Every Auditor shall be supplied with a copy of the balance sheet and profit and loss account 161. Duty of Auditor .intended to be laid before the next Ordinary General Meeting, and it shall be his duty to examine the same with the accounts and vouchers relating thereto and to report thereon to the meeting generally or specially as he may think fit.

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

### Notices.

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

164. Shareholders to register Address.—Every Shareholder shall furnish the Company with an address in Ceylon which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company.

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

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

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

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

168. Non-resident Shareholders must Register Addresses in Ceylon.—Every Shareholder resident out of Ceylon

shall name and register in the books of the Company an address within Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named and registered

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

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

### ARBITRATION.

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

EVIDENCE.

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

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

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

under the Ordinance conferred upon them.

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

the preference shares expressly entitle such shares to participate in such surplus assets.

174. Payment in Specie, and vesting in Trustees, Right of Contributory to dissent, &c.—If the Company shall be wound up the liquidator whether voluntary or official may with the sanction of an extraordinary resolution divide among the contributories in specie any part of the assets of the Company, and may with their sanction vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator with 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 Shareholders of the Company, and in particular any class may be given preferential or special rights or may be excluded altogether or in part, and the liquidator shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares (ordinary, fully paid, part paid, or preference) in the purchasing company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing Company either ordinary, fully paid, or part paid, or preference any contributory who would be prejudiced thereby shall have a right to dissent as if such determination were a special resolution passed pursuant to section 192 of the Companies (Consolidation) Act of 1908, in England, but for the purposes of an arbitration as in sub-section (6) of the said section provided the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Civil Procedure Code, 1889, shall apply in place of the English and Scottish Acts referred to in the said sub-section (6) of section 192 of the aforewritten Companies (Consolidation) Act, and the said section 192, save as herein excepted, shall be deemed to be part and parcel of these present Articles.

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

names at Colombo, this Eighth day of December, One thousand Nine hundred and Twenty-five.

MOHD. MACAN MARKAR. S. D. MACAN MARKAR. A. V. MACAN MARKAR. SALI MACAN MARKAR. STANLEY F. DE SARAM. J. A. MARTENSZ. DAVID E. MARTENSZ.

Witness to the above Signatures:

PERCIVAL S. MARTENSZ, Proctor of the Supreme Court, Colombo.

CEYLON GOVERNMENT GAZETTE - Dec. 23, 1925 THE WOODSIDE ESTATES, ASSOCIATION OF MEMORANDUM OF THE name of the Company is "THE WOODSIDE ESTATES, LIMITED." 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 Woodside estate, situate in the Medamahanuwara District, Ceylon. To carry on in Ceylon or elsewhere the business of growers and manufacturers of and dealers in tea, rubber and other Ceylon produce. To purchase, lease, take in exchange, hire, or otherwise acquire any other land or lands, or any share or hares thereof, and any buildings, mines, minerals, mining and mineral properties and rights, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable of any kind, and any contracts, rights, easements, patents, licences, or privileges in Ceylon. or elsewehere (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 To dear, 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, cinchora, cacao, cardamoms, rhea, ramie plants, trees, and other natural products in Ceylon or elsewhere. (f) To build, make, construct, equip; maintain, improve, alter, and work tea and rubber factories, cacao, coconut, and coffee curing mills, and other manufactories, buildings, erections, roads, tramways, or other works conducive to any of the Company's objects, or to contribute to or subsidize such.

(g) To enter into any arrangement or agreement with Government or any authorities, and obtain rights, concessions, and privileges. (h) To hire, lease, or purchase land either with any other person or company or otherwise, and to erect a factory and other buildings thereon or on any land already leased or owned by the Company at the cost of the Company and such other person or company or otherwise, and to lease any factory or other buildings from any company or person. (i) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (h), or for the manufacture and preparation for market of tea, rubber, or any other produce in such or any other factory. (j) To prepare, cure, manufacture, treat, and prepare for market tea, rubber, cacao, coconuts, plumbago, minerals, and (or) other crops or produce, and to sell, ship, and dispose of such tea, rubber, cacao, coconuts, plumbago, minerals, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed expedient. (k) To buy, sell, warehouse, transport, trade and deal in tea, rubber, coconuts, cacao, coffee, and other plants and seed, and rice and other food required for coolies, labourers, and others employed on estates, and other products, wares, merchandise, articles, and things of any kind whatever. (1) To work mines or quarries, and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits and products, and generally to carry on the business of miners, manufacturers, growers, planters, and exporters of tea, rubber, cacao, chocolate, coconuts, and other products, or any such business on behalf of the Company or as agents for others and on commission or otherwise. (m) To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and deal in milk and dairy produce, wholesale or retail. (n) To establish and maintain in Ceylon, the United Kingdom, or elsewhere stores, shops, and places for the sale of tea, rubber, coconut, cacao, chocolate, coffee, and articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any branch thereof; and generally to carry on the business of merchants, exporters, importers, traders, engineers, or any other trade, business, or undertaking whatsoever. (o) To cultivate, manage, and superintendent estates and properties in Ceylon or elsewhere, and generally to undertake the business of estate agents in Ceylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings, and to transact any other agency business of any kind. (p) To let, lease, sell, exchange, or mortgage the Company's estates, lands, buildings, or other property, or any part or parts thereof, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company, or for any other consideration, and otherwise to trade in, dispose of, or deal with the same or any part thereof. (q) To borrow or receive on loan money for the proposes 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. (r) To cause or permit any debenture stock, bonds. debentures, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or rights, or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied as shall be thought fit, also to pay off and re-borrow the moneys secured thereby or any part or parts thereof. (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 of union of interests or any other arrangement with any person or company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary to those of the Company or to any of them, or capable of being conducted so as to benefit this Company, either directly or indirectly, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise, and pay for in any manner that may be agreed to 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 elsewhère which this Company is authorized to carry on or possessed of property suitable for the purposes of this

(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 mortages, debentures, or

obligations of any company or person, or partly one and partly 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.

The nominal capital of the Company is One Million Rupees (Rs. 1,000,000), divided into One Hundred Thousand (100,000) 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 addressed 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 Addresse	s of Sul	oscribe <b>r</b> s	•	-				r of Share ach Subsc	
P. J. Parsons, Colombo			••			•	* • •	One	
ARTHUR BOYS, Colombo	••		••				••	One	
W. S. FLINDALL, Colombo	••		• •		• •		• • •	One	
E. H. F. LAYARD, Colombo			••,	,	• ••	3		One	
G. K. STEWART, Colombo			••		••		• •	One	•
NORMAN H. LYALL, Colombo	• •	*.	•• .				• •	One	
E. J. O. RICHARDSON, Colomb	oo ;		•		•			One	
	**			T	otal Shar	es take	n	Seven	

Witness to all the above signatures, this Eighteenth day of December, 1925:

# ARTICLES OF ASSOCIATION OF THE WOODSIDE ESTATES, LIMITED.

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

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

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 Weodside Estates, 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. " means a meeting of the Directors or (as the context may require) the Directors assembled at a Board

meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

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

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

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

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

Words importing the singular number only include the plural, and vice versa. Words importing 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 provies are allowed) at any meeting of which notice specifying the intention to propose such resolution has been duly given.

## Business.

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

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

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

### CAPITAL.

4. The nominal capital of the Company is One Million Rupees (Rs. 1,000,000), divided into 100,000 shares of Ten Rupees (Rs. 10) each.

5. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the

capital of the Company by the creation of new shares of such amounts per share, and in the aggregate and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct.

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 espects with reference to the payments of allotment money, calls and instalments, transfer, transmission, forfeiture, lien, surrender, and otherwise, as if it had formed part of the original capital.

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

or consolidate the shares of the Company.

### SHARES.

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 instalments shall, when due, be paid to the Company by the *Holder* of the shares.

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 intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may at their discretion allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, or as remuneration for work done for or services

of the whole or any part of the purenase 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 are the increase with a conferential or qualified right to dividends and in the distribution of the course of the Company. may be issued with a preferential or qualified right to dividends, and in the distribution of the assets of the Company,

and with a special or without any right of voting.

Subject to any direction to the contrary that may be given by the meeting that sanctions the increase or 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 hand

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

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

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

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

### CALES.

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

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.

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.

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

- The Company shall keep a book or books, to be called "The Register of Transfers," in which shall be entered the particulars of every transfer or transmission of any share.
- 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 transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.
- Every instrument of transfer must be left at the office of the Company to be registered, accompanied by the certificate for the shares to be transferred and by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Two Rupees and Fifty Cents or such other sum as the 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.
- 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 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 a.l., upon the transferee.

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

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

### TRANSMISSION OF SHARES.

34. The executors, or administrators, or the heirs of a deceased Shareholder not being one of several joint-holders,

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

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

contained, transfer the same to some other person.

If any person who shall become entitled to be registered in respect of any share under clause 35 shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue. be registered in respect of such share, or if in the case of the death of any Shareholder, no person shall, within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money; and the purchaser shall be entitled to be registered in respect of such shares, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

### SURRENDER AND FORFEITURE OF SHARES.

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.

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

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

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

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

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

A certificate in writing under the hands of one of the Directors and of the Secretary or Secretaries that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture, and such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a 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 be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

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

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

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

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

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

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

- 47. A certificate in writing the 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 such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to such share.

### PREFERENCE SHARES.

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

on such terms as the Company may from time to time by special resolution determine.

If at any time by the issue of preference shares or otherwise the capital is divided into shares of different classes, then the holders of any class of shares may by an extraordinary resolution passed at a meeting of such holders consent, on behalf 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 Two Hundred Thousand (Rs. 200,000).

With the sanction of a General Meeting, the Board shall be entitled to borrow such further sum or sums and at such rate of interest as such meeting shall determine. A certificate under the hands of one 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 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 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 time or place is so prescribed, then at such place and at such time as soon after the first day in each year as may be determined by the Directors. 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.

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

the Directors, and shall be sent 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 fifteen days' previous notice of any resolution, submit the same 62.

to a meeting.

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 advertisement in the Ceylon Government Gazette or 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 pass a special resolution the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently upon the resolution being passed by the requisite majority at the first meeting.

Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes 65. 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 have been given in the notice or notices upon which the meeting was convened.

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

was convened.

67. 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.

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.

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.

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

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

### VOTING AT MEETINGS.

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

74. If at any meeting a poll be demanded by some Shareholder present, his proxy or attorney, or in the case of a

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

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

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 up to ten, and to an additional vote for every ten shares beyond the first ten up to one hundred, and to an additional vote for every one hundred shares beyond the first hundred.

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.

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

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

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

The Woodside Estates, Limited.

apply to a power of attorney.

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.

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

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

"I,, of, appoint, of, as my proxy, to represent me and to vote
for me and on my benan at the Ordinary for Extraordinary, as the case may be Caparal Meeting of the
Company to be need on the ———— day of ————. One thousand Nine hundred and ———— and
at any adjournment thereof, and at every poll which may be taken in consequence thereof
As witness my hand this — day of — , One thousand Nine hundred and — .
, out of the first that the state of the sta

- 84. No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such votes shall be tendered, and every vote (whether given personally or by proxy or by attorney) to which no objection shall be made at such meeting or poll shall be meeting or poll shall be 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 Four 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.
- e88. The first Directors shall be Messrs. T. Y. Wright of Ne ombo N. J. G. Robertson and Robert Da idson, both of Colombo. The first Directors shall hold office till the First Ordinary General Meeting of the Company, when they shall retire, but shall be eligible for re-election.
- 89. One or more of the Directors may be appointed by the Directors to act as Secretary, Manager, Managing Director, and (or) Agent, Visiting Agent, or Superintendent, for such time and on such terms as the Directors may determine or may fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other Secretary, Manager, Managing Director, and (or) Agent, Visiting Agent, 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 sum of money, as they shall think fit.

### ROTATION OF DIRECTORS.

- 90. At the First Ordinary General Meeting of the Company all the Directors shall retire from office and at the First Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in clause 91.
- 91. The 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.
- 92. In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.
  - 93. Retiring Directors shall be eligible for re-election.
- 94. The Ordinary General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent Ordinary General Meeting.
- 95. Any casual vacancy occurring in the number of Directors or provisional Directors arising from death, resignation, or otherwise may be filled up by the Directors, but any person appointed to fill such vacancy shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.
- 96. A General Meeting may from time to time increase or reduce the number of Directors, and may also determine in what rotation such increase or reduced number is to go out of office.
- 97. If at any meeting at which an election of a Director ought to take place the place of a retiring Director is not filled up, the retiring Director may continue in office until the First Ordinary General Meeting in the next year, and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.
- 98. A Director may at any time give notice in writing of his 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.
- 99. The Company may, by a special resolution, remove any Director before the expiration of his period of office and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall held 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 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.
- 101. No contribution shall be required from any present or past Director or Manager, exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

### DISQUALIFICATION OF DIRECTORS.

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

The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be 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 manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.
- 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 expressely declared that the Directors shall have the powers following (that is to say):—
  - (a) To institute, conduct, defend, compromise, settle, or abandon any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands made by or against the Company.

- (b) To refer any claims or demands by or against the Company to arbitration, and observe and perform or enforce the awards.
- (c) To make and give receipts, releases, and other discharges for money payable to the Company and for claims and demands by the Company.

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

(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 release such investments.

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

### PROCEEDINGS OF DIRECTORS.

- 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.
  - 113. 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 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.
- 118. The acts of the Board or of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment or qualification of any Director or of any member of the committee be as valid as if no such vacancy or defect had existed, and as if such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.
- 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 has 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, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

### AGENTS AND SECRETARIES.

122. The firm of Lewis Brown & 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 liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company. The accounts shall be kept in such books and in such a manner at the registered office of the Company as the Directors think fit.

- 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 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 Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during the continuance in office, be eligible as an Auditor.
- 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 amount 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 on account, and in anticipation of the dividend for the then current year, provided the Directors are satisfied that the nett profits of the Company will be sufficient to justify such interim dividend or bonus.
- 140. The Directors may, before recommending any dividend or bonus, set aside out of the profits of the Company such a sum as they think proper as a reserve fund and may invest the same in such securities as they may select, or place the same in fixed deposit in any bank or banks, and may from time to time deal with and vary such investment and apply such reserve fund or such portion thereof as they think fit to meet contingencies or for special dividends or for equalizing dividends, or for working the business of the Company, or for repairing, maintaining, or extending the buildings and premises of the Company, or for the repair or renewal or extension of the property or plant of the Company or any part thereof, or for any other purposes connected with the interest of the Company that they may from time to time deem expedient without being bound to keep the same separate from the other assets.
- 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.

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

145. Any dividend or bonus unclaimed by any Shareholder for three years after having been declared may be forfeited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmenta-

tion of the reserve fund.

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

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

### NOTICES.

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

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

be registered as such in the books of the Company.

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

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

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

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

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

be entitled to be given any notices.

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

### EVIDENCE.

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

### PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

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

156. If the Company shall be wound up whether voluntarily or otherwise, the liquidator or liquidators may, with

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

at the places and on the dates hereafter written:

P. J. Parsons, Colombo. ARTHUR BOYS, Colombo. W. S. FLINDALL, Colombo, E. H. F. LAYARD, Colombo. G. K. STEWART, Colombo. NORMAN, H. LYALL, Colombo. E. J. O. RICHARDSON, Colombo.

Witness to the above signatures, this Eighteenth day of December, 1925:

### Mahe Ceylon Trading Company, Limited.

Office is heleby given that a Special General Meeting for the Shapekdlders of the above Company will be in January 26, 1926, at the Company's registered office at 4 Ju. for the purpose of confirming the following resolution passed by the required majority at the Extraordinary General Meeting held on the 8th instant.

"Rosolved that the Company be voluntarily wound up and a Liquidator be appointed to give effect to the resolution."

order of the Board, B. M. MACELLINE. Coigmbo, December 21, 1925.

ong (Perak) Rubber Company, Limited.

ICE is hereby given that an Extraordinary General Meeting of the Jebong (Perak) Rubber Company, old at the registered office of the Company, stron, Fort Colombo, on January 7, 1926, at when the subjoined resolution, which was passed at the Extraordinary General Meeting of the Company held on December 21, 1925, will be submitted for confirmation as a special resolution:

- That each of the existing Rs. 50 shares be divided into five fully paid Rs. 10 shares.
- That the shares resulting from the division of the existing issued 24,000 shares be renumbered so that the shares representing those numbered 1 to 24,000 be renumbered 24,001 to 144,000.

By order of the Directors, BOSANQUET & Co., LTD., Colombo, December 23, 1925. Agents and Secretaries.

Macy Cocq & Mennell, Limitd.

CECs hereby given that an Extraordinary General Mooting of Messrs. Macy, Cocq & Mennell, Limited, held at the office of Messrs. Duncum Watkins Ford & Co, Lloyds building, Prince street, Colombo, on Saturday, March 27, 1926, at 12 noon, for the purpose of considering and if thought fit, passing as an extraordinary resolution the following resolution, that is to say

"That the Company be wound up voluntarily and that Mr. Arthur Duncum of Colombo, be and he is hereby aapointed Liquidator forthe purposes of suchwinding up."

Should the above resolution be passed by the requisite majority it will be submitted for confirmation as a special resolution to a second Extraordinary General Meeting to be held on Wednesday, April 14, 1926, at the same time and place.

> By order of the Board. G. W. R. TAYLOR,

Colombo, December 21, 1925.

Secretary.

The Liniyagala Tea Syndicate, Limited.

(In Liquidation.)

creby given that the Final General Meeting of Chareholders of the above-named Company, will the office of the Liquidator, Imperial Bank Colombo, on Friday, February 5, 1926, at 11 A.M., or the following purposes:

To receive and consider the report of the Liquidator and the accounts of the Liquidation and to pass a resolution adopting them.

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

H. D. THORNTON,

The District Cour Colombo, under Partition A Decree.

) Gerald Moldrich Diaz of Bambalapitiya, (2) Thomas Fulke Diaz of Kotahena, (3) Bernard Luke Diaz of Wellawatta, (4) Esmie Diaz of Kuruwita appearing by his text friend (5) Ebenezer Franci Gauder of Kuruwita .....

No. 15,145.

(1) Mary Moldrich Caspersz, and (2) E. R. Caspersz, wife and husband, both of Kotahena ..... Defendants. C. M. Mohamed Hussan ...... Added defendant.

NDER and by virtue of the commission issued to me in the above partition case, I shall sell by public auction on Friday, February 12, 1926, at 5 P.M., at the spot, first among the co-owners at the upset price and afterwards amongst the public.

All those premises bearing assessment No. 37, situatted in the Main street, Pettah, within the Municipality of Colombo, Western Province; containing in extent 13 66/100 perches according to plan dated July 23, 1903, made by Chas. A. O. Buyzer, Licensed Surveyor.

This property will be sold in two lots as per plan.

For inspecttion of deeds and other particulars please, apply to P. Cassius Jansz, Esq., Proctor, S. C., and Notary Public, No. 117, Hultsdorp, Colombo.

4, Bailie street, Phone 289. Lions," Colombo. Telegrams '

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

Auction Sale.

mmodious New Alfred House Bungalow.

IMPORTANT NOTICE TO CAPITALISTS.

Y virtue of the primary mortgage decree entered in Case No. 17,756, District Court, Colombo, and the commission assued to me, I shall sell by public auction for ecovery of the amount stated in the decree on Monday, January 18, 1926, at 5 P.M., at the spot, viz. :-

All that divided portion marked lot "A," from and out of all that lot marked No. 6, in plan No. 3,935, being a defined portion out of the land and premises called and known as Alfred House, together with the buildings thereon, situated at Bambalapitiya, within the Municipality and District of Colombo, Western Province, which said divided portion marked lot "A" is bounded on the north and east by road reservation forty feet wide, on the south by the other half part of this lot marked "B," and on the west by the high road from Colombo to Galle; and containing in extent 1 reod and 1 15/100 perches.

Please apply for title deeds to me.

Hulftsdorp, Colombo. December 22 1925.

A. C. KOELMEYER, Auctioneer and Broker

p Sale under Primary Mortgage Decree in Case No. 13,471, D. C., Colombo.

Valauble Property at Indibadde in Moratuwa.

commission issued to me in the above Jamary 16, 1928, at 4.30 P.M., at the spot :—All that portion of land bearing lot No. 7 together with the trees and buildings standing thereon out of all those three contiguous portions of land called Gorakagahalande, Gorakagahakanatte, and Katugastuduwewatte, situated at Indibadde in Moratuwa, in extent lacre 3 roods and 10 1/100

For further particulars apply to C. S. A. Perera, Esq., Proctor and Notary, Colombo, or to me-

A. V. PERERA, 115, Hulftsdorp, Auctioneer and Broker. Colombo, December 21, 1925.

Colombo, December 19, 1925.

Liquidator.

Auction Sale.

s at 2nd and 3rd Dissions, Kurana, within the Gravets of the Ristrict of Negombo.

By virtue of the commission issued to us from the District Court of Negombo, in testamentary case No. 2,277, we shall sell the under mentioned properties belonging to the estate of the late Vinthage Dominikku Perera bi 2nd Division, Kurana, by public auction at the respective spots on Monday, January 11, 1926, commencing at 2 r.m., to wit:—

- 1. An undivided  $\frac{3}{4}$  shares of Kuranawelabakmeegahakumbura, situate at 2nd Division, Kurana, within the Gravets and in the District of Negombo, Western Province, containing in extent about  $1\frac{1}{2}$  acres.
- 2. The land called Higgahawatta, situate at 3rd Division, Kurana, within the Gravets and in the District of Negombo aforesaid; containing in extent about 3 rgods.
- 3. An undivided \( \frac{1}{2} \) share of an undivided \( \frac{3}{4} \) shares of the land called Madangahawatta, situate at 2nd Division, Kurana aforesaid; containing in extent \( \frac{1}{2} \) rood.
- 4. An undivided 1/12 share of the land called Higgahawatta, situate at 3rd Division-Kurana aforesaid; containing in extent about 1 rood.
- 5. An undivided  $\frac{1}{6}$  share of an undivided  $\frac{1}{4}$  share of the land called Kongahawatta, situate at 3rd Division, Kurana aforesaid; containing in extent about 2 roods.
- 6. An undivided 4 share of the land called Kajugahawatta, situate at 3rd Division, Kurana aforesaid; containing in extent about 2 roods and 23 perches.

The 1st and 2nd mentioned lands are subject to the life interest of Vinthakankanamalage Simona Fernando of 2nd Division, Kurana.

Further particulars from H. C. Salgadoe, Esq., Proctor, Supreme Court, and Notary, Negombo, or—

M. P. Kurera & Co., Negombo, December 18, 1925. Auctioneers.

Auction Sale.

Valuable Properties at Maddwald, in the District of Kurunegala.

Dyfrict Court of Negembo, in testamentary cast No. 2,247, we shall sell by public auction at the spot ad 3.30 p.m., on Wednesday, January 6, 1926, all that land called Heenehena alias Dangahamulahena, Nagahamulahena, and Kiriwanawehena, situated at Madawala, in Dewamedi hatpattu, Dewamedi Udukaha korale, in the District of Kurunegala; containing in extent 10 acres and 20 perches, belonging to the estate of the late Bentarage Manual Perera of Ullalapola, deceased.

Further particulars from P. D. F. de Croos, Esq., Proctor, Supreme Court, and Notary, Negombo, or—

M. P. KURERA, & Co., Negombo, December 19, 1925. Auctioneers.

Auction Sale.

Properties at Horawa, Karandawa, Hanthihawa, Ihalathihaun-Habaragahimada, Ihalathihawa, and Rabaragahamada in the District of Kurunegala.

Dyvintal of the commission issued to us from the District Court of Negombo, in tesmentary case No. 2,277, we shall sell the under mentioned properties belonging to the estate of the late Vinthage Dominikku Perera of 2nd Division, Kurana, by public auction at the respective spots:—

On Wednesday, January 13, 1926, commencing at 10 A.M.

1. An undivided ‡ share of the land called Helambagahawatta, situate at Horawa in Karanda pattu korale of

Katugampola hatpattu, in the District of Kurunegala, North-Western Province; in extent about 2 kurunes of kurakkan sowing ground.

- 2. An undivided & share of the field called Bogaha-kumbura, situate at Horawa aforesaid; in extent about 1 amuna of paddy sowing ground.
- 3. An undivided 1 share of Bogahakumbura, situate at Horawa aforesaid; in extent about 1 amuna of paddy sowing ground.
- 4. An undivided \( \frac{1}{2} \) share of the land called Helambagahahenekebella situate at Karandawa in Katugampola hatpattu of Karandawa korale, in the District of Kurunegala aforesaid; in extent about 2 measures of kurakkan sowing ground.
- 5. An undivided 1 share of the land called Kongamulahena, situate at Hanthihawa in Katugampola hatpattu aforesaid; in extent 5 measures of kurakkan sowing ground.

### Same Day commencing at 3 P.M.

- 6. An undivided 4 share of the land called Gamewele-kumburatayawoowatta, situate at Ihalathihawa-Habaragahamada, in Hiriyala hatpattu of Thiththaweligandahe korale, in the District of Kurunegala aforesaid; in extent about 4 measures of kurakkan sowing ground.
- 7. An undivided 1 share of the land called Wewpitiye, hena, situate at Ihalathihawa-Habaragahamada aforesaid; in extent about 1 pela of kurakkan sowing ground.
- 8. An undivided 4 share of the land called Galgodalangawatta, situate at Ihalathihawa-Habaragahamada aforesaid in extent about 2 measures of kurakkan sowing ground.
- 9. An undivided a share of the land called Kadurugaha-mulawatta, situate at Ihalathihawa-Habaragahamada aforesaid; in extent about 3 measures of kurakkan sowing ground.
- 10. An undivided \( \frac{1}{2} \) share of the western portion which is now forming a high land and in extent about \( 2 \) measures of kurakkan sowing ground of the field called Ihalawela, situate at Ihalathihawa aforesaid; in extent about \( 1 \) pelator of paddy sowing ground.
- 11. Lot marked Al of the land called Hitinawatta, situate at Habaragahamada aforesaid; in extent about 1 rood and 9 5/100 perches.
- 12. Lot B3 of the field called Pahalawelekumbura, situate at Habaragahamada aforesaid; in extent 22 5/roo perches.
- 13. Lot c2 of the field called Ihalawelekumbura and the garden used for planting tobacco, situate at Habaragahamada aforesaid; in extent 1 pela of paddy sowing ground.
- 14. Lot marked 132 of the land called Wewpitiyehena, situate at Habaragahamada aforesaid; in extent lacre and 11 5/100 perches.

Further particulars from H. O. Salgadoe, Esq., Proctor, Supreme Court, and Notary, Negombo, or

M. P. KURERA & Co.,
Negombo, December 19, 1926. Auctioneers.

### Auction Sale under Partition Ordinance.

In the District Court of Galle.

No. 20,631.

 $\mathbf{v_{s}}$ .

(1) Banduge Agoris of Patamulla and others. Defendants.

NDER and by virtue of the commission issued to me in the above case, I shall offer for sale by public auction on Friday, January 8, 1926, at 2 P.M., at the respective spots viz.

1. All that defined lot 5 of the land called Rukattana-gahawatta, situated at Watugedara aforesaid; bounded on

the north by lot 4, east by Tuduwegoda path, south by land wherein Banduge Ondiris resided, and west by lot 6; containing in extent 2 roods and 4:500 perches.

2. All that defined lot 7 of the land called Rukattanagahawatta, situated at Watugedara aforesaid; and bounded on the north by path, east by lot 4, south by lot 6, and west by field; containing in extent 2 roods and 7.720 perches together with the buildings standing thereon according to plan No. 119A, dated March 3, 1925, made by Mr. W. V. Goonewardena, Licensed Surveyor.

The above property will be first offered for sale amongst the co-owners at the appraised value thereof, and if there be no bidders at such sale, the property will immediately thereafter be put up for sale to the highest bidder among the public.

For further particulars please apply to S. S. Weerasuriya, Esq., Proctor and Notary, Galle, or to me-

Galle, November 7, 1925.

W. H. L. DE SILVA, Commissioner.

at Thanakkarakurichehi, in Jaffna.

NDE decree in case No. 19,976, D.C., Jaffna, entered in avour of the plaintiff Vana Sithamparanathar Kanapathipilla of Puloly East, against the defendants Sinnappulallathamby and another of Thanakkarakurichchi and by virtue of order issued to me for the recovery of the amount stated therein, I shall sell the under-mentioned lands by public auction on Saturday, January 9, 1926, at 4 r.m., at the respective spots:—

- (1) Land situated at Thanakkarakurichchi called Thulak-kaddiady in extent 75% lachams p. c. ditta 200 kaddiady in extent  $75\frac{3}{4}$  lachams p. c., ditto  $63\frac{3}{8}$  lachams p. c., ditto Pulam in extent  $20\frac{1}{2}$  lachams v. c., of these the extent for 7/36 share; on the east is 33 lachams p. c. and  $\frac{1}{2}$  kuly, which is bounded on the east by the property of Saravanamuttu Somasundram and others, north by the property of Theivanai, wife of Sinnapodian, and others, west by the property of the 1st defendant, and south by tank and by the property of Ponny, daughter of Arunan, and others. Of the whole of the ground contained within these boundaries an undivided ½ share.
- (2) Land situated at ditto Kurichchi called Kinattupulam, in extent 43 lachams v. c., ditto Metkitkaladdi, 20 lachams v. c., Kilakkitkaladdy 16 lachams v. c., of these parcels the extent for 3 share, on the south is 59 lachams v. c., and 12 15/16 kulies; which is bounded on the east by the property of Sinnatamby Subramaniam and others, north by the property belonging to the children of Sekanathar Sinnaiah, west by the property of Sinnatamby Subramaniam, and south by the property of Sinnatamby Subramaniam and others. Of these within these limits excluding  $\frac{1}{4}$  share of the well and the right of way and water-course to take water from this well to the northern 1 share, the remaining 3 share of the well and the whole of the ground, palmyras, and coco ut trees.
- (3) Land situated at ditto Kuruchchi called Kinattupulam, in extent 39 lachams v. c., thottsm 2, ditto in extent 105 lachams v. c., thottam 2, Kaladdy, in extent 11 lachams v. c. Of these parcels a divided extent of 13 lachams v. c., and 71 kulies is bounded on the east by the property of Sinnatangam, widow of Saravanamuttu, north by lane and by the property of Theivanai, wife of Vyramuttu, and others, west by the property of Myler Periyatamby, and south by the following property. The whole of the ground, palmyras, cocoanut trees, orange tree, lime tree, arecanut trees, well, &c., contained within these limits.
- (4) Land situated at ditto called Kinattupulam in extent 39 lachams v.c., thottam 2, ditto in extent 10 \{ lachams v.c., thottam 2, Kaladdy, in extent 111 lachams v. c. Of these parcels a divided extent of 7 lachams v.c., is bounded on the east by the property of Sinnatangam, widow of Saravanamuttu, north by the aforesaid 3rd property, west by the property of Myler Periyatamby, and south by the property of Chellachchy, wife of Sivaguru. The whole of the ground

palmyras, vadalies, coconut trees, lime tree, orange tree, &c., contained within these boundaries, and of the well on the northern limit, the share pertaining to this.

Jaffna, December 18, 1925.

M. RASIAH, Commissioner.

### Holy Trinity Church, Colombo.

Annual General Meeting.

THE Annual General Meeting of the Seatholders will take place on Friday, January 1, 1926, at 10 A.M., in the Church.

Bykiness

- To receive the Treasurer's statement of accounts.
- To elect three Trustees for the year 1925-1926.
- To elect other Church Officers, and
- To transact any other business duly submitted to the Meeting.

Colombo, December 7, 1925.

W. S. SENIOR. Acting Incumbent.

### St. John's Church, Kalutara.

OTICE is hereby given that in accordance with Ordinance No. 12 of \$18.6, and under section 10 of this Ordinance, a meeting of the members of the Congregation of St. John's Church, at alutera, will be held on Sunday, December 27, 1975, at the vertry of the said Church, after Evensong, for the purpose of electing three Trustees for the year 1926.

St. John's, Kalutara, December 9, 1925. T. C. J. PEIRIS, Vicar.

### Christ Church, Tangalla.

OTICE is hereby given that in pursuance of section 10 of Ordinance No. 12 of 1646, a meeting of the Congregation of Christ Church, Tangalla, will be held in the said Church on Sanday, the 27th instant, at 6 p.m., for the purpose of electing three Arustees for the year commencing on January 1, 1926. mencing on January

BECKET DE SILVA,

Nuwara Eliya, December 8, 1925.

Vicar.

## Holy Trinity Church Nuwara Eliya.

A MEETING for the election of three Trustees will be held in the above Church at 11.45 A.M. on December 27th.

The Vicarage, Nuwara Eliya, December 14, 1925. Chairman of Trustees.

J. L. WILLIAMS,

St. James's Church, Chilaw.

In terms of Ordinance 12 of 1816, there will be a meeting of the Congregation of St. James's Church, Chilaw, at the Parish Schoolroom, on Sudday, the 27th instant, at 6 r.m., to elect three Trustees for the ensuing year.

C. C. P. ARULPRAGASAM, Vicar.

Chilaw, December 8, 1925.

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In pursuance of the provisions of section 12 of the Ordinance No. 19 of 1907, intituled "An Ordinance to consolidate and amend the Laws relating to the Registration of Marriages, other than the Marriages of Kandyans or of Muhammadans," I, Alfred Wallace Seymour, Registrar-General of Ceylon, do hereby notify that the under-mentioned building, used as a place of public Christian worship, has been duly registered for the solemnization of marriages therein:—

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Religious Denomination on whose behalf the Building is registered. Description. Situation. No. Registration. St. Anna's Paradise Estate, Kuruwita, Uda Rev. Fr. A. Closset, 418 .. December 19, 1925 ... Roman Catholic Pattuwa, Kuruwita Korale, S. J., Minister Church Ratnapura District Registrar-General's Office, A. W. SEYMOUR, Colombo, December 19, 1925. Registrar-General. Assisted Training Schools and Vernacular Teachers'
Certificate Examination, 1925. Index Name of Manager or School.. No. Name of Candidate. THE under mentioned candidates have passed the examina-tion held on August 18, 1925, and the following days. Walana-Girls. 73 .. Warnakulasuriya, C. M. P. General Manager, Bud-Those whose names do not appear on the list have failed to dhist Schools pass :-Silva, D. M. G. A. do.... Name of Manager Index .. Fernando, P. G.
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083 083a 086 091	Alwis, H. A. E. De Silva, M. L. Chandrakeerthy, S. J. de S Edussuriya, E. P. Karunadhara, P. A.	. L. W. S. Karunaratna . P. de S. Kularatna . P. R. Gunasekera . H. W. Amarasuriya . B. D. B. de Silva	1365 Senanayaka, D. A.  1368A Jayaweera, D. E. 1372 Tilakaratna, L. N. 1374 Wimalawathie, K. P. M	Assistant, Kl/Atale General Manager, Bud dhist Schools D. V. E. Siriwardana K. Dhammanada General Manager, Bud dhist Schools
083 083a 086 091	Alwis, H. A. E. De Silva, M. L. Chandrakeerthy, S. J. de S Edussuriye, E. P. Karunadhara, P. A. Masachchi, N.	. L. W. S. Karunaratna . P. de S. Kularatna . P. R. Gunasekera . H. W. Amarasuriya . B. D. B. de Silva . H. W. Amarasuriya	1365 Senanayaka, D. A.  1368A Jayaweera, D. E. 1372 Tilakaratna, L. N. 1374 Wimalawathie, K. P. M. 1376 Podimenike, E. D. R. M.	Assistant, KI/Atale General Manager, Bud dhist Schools D. V. E. Siriwardana K. Dhammananda General Manager, Bud dhist Schools Assistant, R/Melwala
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083	Alwis, H. A. E. De Silva, M. L. Chandrakeerthy, S. J. de S Edussuriya, E. P. Karunadhara, P. A. Masachchi, N. Punchisinno, S. H. Silva, U. P. S. Sumanasena, W. S. Vitanage, J. N. Earam, W. D. Goonatileka, I. L. Herath, K. A. Jayawardana, G. R. M. R. I Perera, A. Siriwardana, P. D. Z. Samarasingha, W. P. Senadheera, D. W. Wijesingha, D. J.	L. W. S. Karunaratna P. de S. Kularatna P. R. Gunasekera H. W. Amarasuriya B. D. B. de Silva H. W. Amarasuriya do. General Manager, Buddist Schools do. H. W. Amarasuriya General Menager, Buddist Schools R. D. H. Tilakaratna K. E. Alwis General Manager, Buddist Schools do. Nildandahinna General Manager, Buddhist Schools do. Nildandahinna General Manager, Buddhist Schools do. Assistant, K/Teldeniya J. Malcomsan	1365 Senanayaka, D. A.  1368A Jayaweera, D. E. 1372 Tilakaratna, L. N. 1374 Wimalawathie, K. P. M. 1376 Podimenike, E. D. R. M. 1385 Nanawathe, M. A. D. A. 1388 Abeysingha, L. 1391 Ariyawathie, V. A. 1403 Hewavitarana, D. C. 1408 Jinadari, P. G.  1438 Roisanona, D. D. 1443 Welikala, L. 1445 De Alwis, S. M. F.  1447 Fonseka, P. A. 1458 Emaliyanona, K. D. 1468 Punchinona, H. P. 1476 Amarasingha, D. P. 1486 Jayasuriya, C. A.	Assistant, KI/Atale General Manager, Bud dhist Schools D. V. E. Siriwardana K. Dhammananda General Manager, Bud dhist Schools Assistant, R/Malwala General Manager, Bud dhist Schools J. Eagle do. Assistant, Mr/Karatota General Manager, Bud dhist Schools do. General Manager, Bud dhist Schools do. General Manager, Bud dhist Schools do. General Manager, Roman Catholic Schools do. General Manager, Bud dhist Schools Assistant, KyMakkawatta Assistant, KyMediwaka
083 083 084 0991 0994 0996 101 112 114 115 119 121 122 123 125 126	Alwis, H. A. E. De Silva, M. L. Chandrakeerthy, S. J. de S Edussuriye, E. P. Karunadhara, P. A. Masachchi, N. Pinchisinno, S. H. Silva, U. P. S. Sumanasena, W. S. Vitanage, J. N. Earam, W. D. Goonatileka, I. L. Herath, K. A. Jayawardana, G. R. M. R. I Perera, A. Siriwardana, P. D. Z. Samarasingha, W. P. Senadheera, D. W. Wijesingha, D. J. Alahakoon, P. B. Banda, E. U.	L. W. S. Karunaratna P. de S. Kularatna P. R. Gunasekera H. W. Amarasuriya B. D. B. de Silva H. W. Amarasuriya do. General Manager, Buddhist Schools do. H. W. Amarasuriya General Manager, Buddhist Schools R. D. H. Tilakaratna K. E. Alwis General Manager, Buddhist Schools General Manager, Buddhist Schools General Manager, Buddhist Schools do. Nildandahinna General Manager, Buddhist Schools do. Assistant, K/Teldeniya J. Malcomsan D. Medahankara	1365 Senanayaka, D. A.  1368A Jayaweera, D. E. 1372 Tilakaratna, L. N. 1374 Wimalawathie, K. P. M. 1376 Podimenike, E. D. R. M. 1385 Nanawathe, M. A. D. A.  1388 Abeysingha, L. 1391 Ariyawathie, V. A. 1403 Hewavitarana, D. C. 1408 Jinadari, P. G.  1438 . Roisanona, D. D. 1443 Welikala, L. 1445 De Alwis, S. M. F.  1447 . Fonseka, P. A. 1458 . Emaliyanona, K. D.  1468 . Punchinona, H. P. 1476 . Amarasingha, D. P. 1486 Jayasuriya, C. A. 1489 . Naranpanawa, P. M.	Assistant, KI/Atale General Manager, Buddhist Schools D. V. E. Siriwardana K. Dhammananda General Manager, Buddhist Schools Assistant, R/Malwala General Manager, Buddhist Schools J. Eagle do. Assistant, Mr/Karatota General Manager, Buddhist Schools do. General Manager, Buddhist Schools do. General Manager, Roman Catholic Schools do. General Manager, Buddhist Schools Don Arnolis Assistant, Ku/Nakkawatta Assistant, Ky/Mediwaka Assistant, Dodanwala
083 083A 086 091 094 096 101 112 114 115 121 122 123 125 126	Alwis, H. A. E. De Silva, M. L. Chandrakeerthy, S. J. de S Edussuriye, E. P. Karunadhara, P. A. Masachchi, N. Pinchisinno, S. H. Silva, U. P. S. Sumanasena, W. S. Vitanage, J. N. Earam, W. D. Goonatileka, I. L. Herath, K. A. Jayawardana, G. R. M. R. I Perera, A. Siriwardana, P. D. Z. Samarasingha, W. P. Senadheera, D. W. Wijesingha, D. J. Alahakoon, P. B. Banda, E. U.	L. W. S. Karunaratna P. de S. Kularatna P. R. Gunasekera H. W. Amarasuriya B. D. B. de Silva H. W. Amarasuriya do. General Manager, Buddist Schools do. H. W. Amarasuriya General Menager, Buddist Schools R. D. H. Tilakaratna K. E. Alwis General Manager, Buddist Schools do. Nildandahinna General Manager, Buddhist Schools do. Nildandahinna General Manager, Buddhist Schools do. Assistant, K/Teldeniya J. Malcomsan	1365 Senanayaka, D. A.  1368A Jayaweera, D. E. 1372 Tilakaratna, L. N. 1374 Wimalawathie, K. P. M. 1376 Podimenike, E. D. R. M. 1385 Nanawathe, M. A. D. A. 1388 Abeysingha, L. 1391 Ariyawathie, V. A. 1403 Hewavitarana, D. C. 1408 Jinadari, P. G.  1438 Roisanona, D. D. 1443 Welikala, L. 1445 De Alwis, S. M. F.  1447 Fonseka, P. A. 1458 Emaliyanona, K. D. 1468 Punchinona, H. P. 1476 Amarasingha, D. P. 1486 Jayasuriya, C. A.	Assistant, KI/Atale General Manager, Bud dhist Schools D. V. E. Siriwardana K. Dhammananda General Manager, Bud dhist Schools Assistant, R/Malwala General Manager, Bud dhist Schools J. Eagle do. Assistant, Mr/Karatota General Manager, Bud dhist Schools do. General Manager, Bud dhist Schools do. General Manager, Bud dhist Schools do. General Manager, Roman Catholic Schools do. General Manager, Bud dhist Schools Assistant, Kylediwaka

TAKI I. — OE	THOM GOVERNME	ENI GAZETTE — DEC. 25, I	320 
Index	Name of Manager	The under-mentioned candidates	from Trainin
No. Name of Candidate.	or School.	awarded Trained Teachers' Provisio	
1505 . Dabare, W. H K.	Sri Indrajoti	Class to be confirmed after three	years on spēcia
	S. Peiris	Inspector of Schools :—	
	neral Manager, Bud- lhist Schools	Index	Name of I
1519 Perera, S. K.	do.	No. Name of Candidate. 355 . Senasingha, M. J. P.	or Sch . W. J. T. Sm
1525 . Agnesnona, K. D.	do.		. Peter de Abi
1526 Clara, L. D Ger	neral Manager, Roman		do.
1529 Martinahamy, J. D.	Catholic Schools do.		do.
1532 Silva, S. V.	do. do.		. do. .: W. J. T. Sma
1534 Wijesingha, H. P. M. Y Ger	neral Manager, Bud-	100 0 1 77 7	. do.
	lhist Schools		. General Ma
SECOND CLASS.			dhist Scho
Tamil— $Males$ . Nil.			do.
Females.		1 400	do. do.
Nil.		429 . Abayawardana, D. L. M.	
THIRD CLASS.		432 Gunatileka, K. D. N.	. do.
Tamil—Males.	~ ~ ~ .	436 Andradi, W. M	. General Man
1551 Sabapathy, A S. C 1553a . Nadaraja, V V 1554 Sathasiva Iyer, S. I. K Ass	d. Mendis Themetherempillei	443 Gnanamuttu, S.	Catholic So . E. T. Se by
1554 Sathasiya Iver S. I. K. Ass	istant. K/Akurana	1	do.
Females.	,,	457 . Rayappu, R	K Sebastian
Nil.		458 . Annasimuttu, A	do.
The under-mentioned candidate hold	ing English Teachers'	409 Elizabeth, S	do. A. Lockwood
Certificate has passed in Sinhalese, Reading	ng, Writing, Literature,	467 . Mathurumani. J.	. do.
and Grammar prescribed for the Vernacul of the Second Class and has qualified hi	meelf for the Teachers'		L. MA
Certificate of that class:—	inself for the reactions	Education Office,	Director of
	Name of Manager	Colombo, December 15, 1925.	
No. Name of Candidate.	or School.	Y/IZandania da Wangi Yangi Y	Y Col
	d, Beruwala English	J/Kandarmadam Boys' \	ernacular Ser
The under-mentioned candidates hold		NOTICE is hereby given that received from Mr. Ran	t an appneau
Certificates have passed in Sinhalese, Reture, and Grammar prescribed for the		a grant in aid of the above sch	
Certificate of the Third Class and have		Vannarponnai East, Jaffna D	
the Teachers' Certificate of that class:-	-	Province.	1001100 VI 04.
	ame of Manager	Observations will be received a	not later than
No. Name of Candidate.	or School.	1926.	
1142 Birthu, K. G Ass 1144 Dedigama, D. B Ass	istant. K/Galagedera	Education Office,	L. MA
A	nglo-Vernacular	Colombo, December 18, 1925.	Director of
1145 De Silva, P. W. T. Ger	eral Manager, Bud-	St. Antony's Sinhalese and T	amil School C
1999 Competitoine M. D. S Acc	hist Schools istant, K/Talatuoya	TOTICE is hereby given the	t en ennliesti
1228 Goonatileka, M. D. S Ass The under-mentioned candidates have		NOTICE is hereby given that received from the General	Manager Ror
and have now completed the examination	is named below:—	Schools, for a grant in aid of th	
SECOND CLASS.		situated at Colpetty in Colombo	
	ame of Manager	Province.	
No. Name of Candidate.	or School.	Observations will be received a	not later than
	istant, C/Kosgama ieral Manager, Bud-	1926.	
	hist Schools	Education Office,	L. MA
1052 Goonatileka, D. E J. d	le Sirisena	Colombo, December 19, 1925.	Director of
THIRD CLASS.	1 nr . 20 1	Kadawella Estate Tamil Veri	nacular Wixed
	eral Manager, Bud- hist Schools	TOTICE is hereby given that	
1293 Gunasekera, H. D. N V. I	H. Silva	received from the Superin	
The under-mentioned candidates have p		of the above school which is situa	
in School Management for confirmation	of their Third Class	Dickoya Lower Group of the Cent	ral Province.
Provisional Certificates :—		Observations will be received a	not later than
	Tame of Manager	1926.	
No. Name of Candidate.	or School.	Education Office,	L. MAC
	eral Manager, Bud- hist Schools	Colombo, December 19, 1925.	Director of E
1566 De Silva, D. N	do.	Change of Mana	gament
1567 Perera, H. S	do.	Change of Mana OTICE is hereby given that Christ Church, Kandy, has	Rev G M A
1569 . Perera, W. A. P.	do.	Christ Church, Kandy, has	s been appoint
	stant, Bomiriya	of the school mentioned below,	
	eral Manager Bud- hist Schools	Johnson.	, 111 P1000 01
	. de S. S. Gunasekera	School referre	ed to.
1573 Piyadasa, S. K. Jan	is Gun <b>awardana</b>	Kirimittia Estate School.	
	Junasara	Education Office,	L. MACI
	eral Manager, Bud- nist Schools	Colombo, December 14, 1925.	Director of E
	Dhammaloka		
1579 De Silva, P. A V. E	I. Peiris	Government Trainin	
1580 . Fernando, P. C Gen	eral Manager, Bud-	AWARD OF CERTIFICATES, ENGL	
Females.	nist Schools	DECEMBER,	1925.
1584" Samaraweerahetti, D. S Ger	eral Manager. Bud-	THE following student complete	ted her course
	nist Shools	in December, 1925, and wa	s classified as
	is Gunawardana	Women Stud	ENTS.
1591 Fernando, C. E. Har		Second Class Ce	
1592 Wanigasuriya, J. A G. H 1593 Wanniarachchi, D. E. M Gen		Order of merit, 11,	S. D. Loos.
	uist Schools	Education Office,	L. MAC
	J. Peiris	Colombo, December 22, 1925.	Director of E
		•	

ng Schools are es of the Second ial report from Manager

Index			Name of Manager	
No.	Name of Candidate.		or School.	
355	Senasingha, M. J. P.		W. J. T. Small	
	Jayasuriya, A.		Peter de Abrew	
	Karunawathie, M. B.		do.	
	Seelawathie, H. A. P.		do.	
	Silva, B. J.		do.	
	Gunawardana, N. A.	٠.٠	W. J. T. Small	
409	Gunawardana, H. I.		do.	
419	Janenona, K. D.		General Manager, Bu	ıd-
			dhist Schools	
422	Rupasingha, E. P.		do.	
425	Wijesuriya, D. M.		do.	
	Asonahamy, M. D.	٠.	do.	
	Abayawardana, D. L. M.		do.	
	Gunatileka, K. D. N.		do.	
436	Andradi, W. M.		General Manager, Rom	an
			Catholic Schools	٠.
443	Gnanamuttu, S.		E. T. Se by	
444	Kanapathipillai, S. E.		do.	
457	Rayappu, R.		K. Sebastian	
<b>458</b>	Annasimuttu, A.		do.	
<b>459</b>	Elizabeth, S.		do.	
462	Eliyathamby, A.		A. Lockwood	
	Mathurumani, J.		do.	
	•		L. MACRAE,	
	Education Office,		Director of Education	
Colom	bo, December 15, 1925.			

chool.

tion has been eluppillai for is situated in the Northern

n January 23,

ACRAE, of Education.

Colpetty.

tion has been oman Catholic hool which is the Western

n February 4,

ACRAE, Education.

### d School.

tion has been a grant in aid awella estate,

n February 4,

CRAE, Education.

Arulanathan, nted Manager Rev. T. S.

CRAE, Education.

RS' COURSE,

se of training as follows :-

CRAE, Director of Education.

### Order.

WHEREAS by an order dated December 12, 1924, and published in the Government Gazette of January 9, 1925, it was declared, in terms of section 9 of Ordinance No. 45 of 1917, and with the approval of His Excellency the Governor, that the provisions of Chapter 2, with the exception of section 5 (1) of the said Ordinance, shall, as from the date thereof, cease to be in operation in the Province of Uva.

And whereas it has been found expedient to revoke the

said order :

I, Edward Turner Millington, Government Agent for the Province of Uva, do hereby, with the approval of His Excellency the Governor, declare that the said order dated December 12, 1924, is revoked as from the date hereof.

The Kachcheri, Badulla, October 26, 1925. E. T. MILLINGTON, Government Agent.

Rinderpest.

N terms of section 5 of Ordinance No. 25 of 1909, I do hereby proclaim that the area, the limits of which are specified below, is an infected area:

This proclamation shall take effect from the date hereof.

Boundaries of the Area referred to.

North.-Province boundary.

East.—Western boundary of Resident Sportsmen's Reserve.

-Sea. South .-

West.—Tanamalwila-Kirinda road.

R. M. BOND.

The Kachcheri, for Assistant Government Agent. Hambantota, December 16, 1925.

Rinderpest.

IN terms of section 7 (1) of Ordinance No. 25 of 1909, I do hereby proclaim that Wellawaya Kirinda road between the bridge over Kirindi oya and Kirinda is closed to all cattle traffic for a period of 10 days from the date hereof.

R. M. BOND,

The Kachcheri, for Assistant Government Agent. Hambantota, December 16, 1925.

Rinderpest.

WHEREAS rinderpest prevails in the village of Seenimodera in West Giruwa pattu of the Hambantota District: It is hereby proclaimed under the provisions of section 5 (1) and (2) of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, that the area, the limits of which are specified below, is an infected area:-

This proclamation shall take effect from the date hereof.

Boundaries of the area referred to are :-

Seenimodara.

North.-Okawela.

East.—Unakuruwa

South.—Sea.

West .- Moraketiara.

HARRY O. JAYAWARDANA, Mudaliyar, West Giruwa Pattu.

December 15, 1925.

Rinderpest.

WHEREAS rinderpest prevails in the Kotawagam-palata division in West Giruwa pattu of the Hambantota District: It is hereby proclaimed under the provisions of section 5 (1) and (2) of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, that the area, the limits of which are specified below, is an infected area :--

This proclamation shall take effect from the date hereof. Boundaries of the area referred to are:-

Katawagampalata.

North.-East Giruwa pattu.

East.—East Giruwa pattu.

South.—Ranna North and South divisions.

West.—Marakada upper and Wakamulugampalata divisions.

> HARRY O. JAYAWARDANA Mudaliyar, West Giruwa Pattu.

December 15 1925.

### Rinderpest.

WHEREAS rinderpest is reported to exist in the game VV sanctuary to the south of the Panama pattu of the Batticaloa District; and whereas the portions of the said Panama pattu to the south of the Pottuvil-Muppana road has been declared an infected area excluding Pottuvil village: Notice is hereby given under section 6 of Ordinance No. 25 of 1909, that the area, the limits of which are specified below, is established a protective zone from the date hereof; area the portions of Panama and Wewgam pattus bounded on the north by a line drawn east and west through a point a mile north of Pita-ela village in Wewgam pattu, east by the boundary of Wewgam pattu, southward as far as the northern boundary of Panama pattu the northern boundary of Panama pattu, eastwards as far as the Kanchikudichchi-aar, a line southwards running close to the west of Rotta tank to meet the Muppana-Pottuvil road, south by the Pottuvil-Muppana road, and west by the Province boundary.

The Kachcheri, Batticaloa, December 22, 1925.

C. V. BRAYNE, Government Agent.

### Rinderpest.

TTH reference to the proclamation dated the 17th, appearing in the Ceylon Government Gazette of December 18, 1925, notice is hereby given that the correct boundaries of the infected area are as follows:

Area: The portion of the Eastern Province bounded on the north by the Wellawaya-Pottuvil road as far eastwards as the first milepost from Pottuvil, east by a line drawn southwards from the said milepost to Arugamkalappu, Arr gamkalappuand the sea, and the south and west by the Province boundary.

The Kachcheri, Batticaloa, December 22, 1925.

C. V. BRAYNE. Government Agent.

### Hoof-and-Mouth Disease.

TITH reference to the declaration published in Government Gazette No. 7,492 of October 19, 1925, in that the area specified below was an infected area: It is hereby declared that the said area is now free from hoof-andmouth disease.

This declaration shall take effect from the date hereof.

Limits of Infected Area.

North: The village limits of Hinipella and Belpamulla, East: The village limits of Radawela and Pallewela. South: The village limits of Ellewella, Mahalape, and Horapawita.

West: The village limits of Meepawita and Ranchagoda.

A. N. STRONG,

The Kachcheri, Assistant Government Agent. Matara, December 17, 1925.

### Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in Tulana No. 53 of Udurawa korale, in the North-Central Province: I, M. M. Wedderburn, Acting Government Agent, North-Central Province, do hereby declare under section 5 (1) of the Ordinance No. 25 of 1909, that the said Tulana is an infected area.

Boundaries.—The boundaries of the Revenue Division of Tulana No. 53.

S. P. WICKRAMASINHA, Acting Government Agent. The Kachcheri, Anuradhapura, December 17, 1925.

### Hoof-and-Mouth Disease.

HEREAS hoof-and-mouth disease has broken out in W Tulanas, 55, 56, and 57, of Negampaha korale of Kalagam palata in the North-Central Province: I, M. M. Wedderburn, Acting Government Agent, North-Central Province, do hereby declare under section 5 (1) of Ordinance No. 25 of 1909, that the said Tulanas are infected areas.

Boundaries.—The boundaries of the Revenue Divisions of Tulana Nos. 55, 56, and 57.

W. D. GODSALL,

The Kachcheri, Acting Government Agent. Anuradhapura, December 18, 1925.

## MUNICIPAL COUNCIL NOTICES.

### MUNICIPALITY OF KANDY.

# Supplemental Budget No. 1 of 1925. A.—GENERAL REVENUE ACCOUNT.

	Ex	PEN	DITURE.			1
1.—Administrative.	Rs.	e.	20.—Pensions.	Rs.	c.	
Personal emoluments	. 428	74	Gratuity to the minor children of the		,	
		•	late Bakin Sahideen, kangany, Sca-		21.5	*
la.—Administrative: Other Charges.			venging Department	45	0	
Commuted travelling allowances —	407	35	Gratuity to Nayakken, watcher at the Bogambra recreation grounds	211	90	
4.—Infectious Diseases Prevention.	. •		Gratuity to the widow and children of			
Preventive measures against plague, &c. —	250	0	the late A. M. Cassim, nuisance			A
110 volitil vo incustrios against piagao, ato.	-00	v	watcher	<b>20</b> 8	.0	Ta. 15
8.—Roads, Buildings, &c., Maintenance of.	•		22.—Miscellaneous Services.		-	464 90
(1) Maintenance of roads—			Destruction of dogs	43	. 0	
Estimate	, .		Legal expenses	52		
No. Rs. c.			Sundry charges	300	0	
33 Upkeep of Asgiriya road 370 0		,	Laying street lines on Davie road	450	0	
46 Retaining wall along Lady	ž.		Address of welcome to H. E. Sir Hugh			•
Anderson's road 900 0	•		Clifford	200	0,	
47 Repairs to steps in Katu-			1			1,045 50
kelle Lake road 132 0			23.—Capital Expenditure (provided from Revenue).			
52 Retaining wall in Gregory		i	Estimate Estimate	1 .		
road near Mowbray			No.			4
school 467 50		. [	25/1923 Building barrel drain in King		,	* .
1,809 50			street (re-vote)	1.262	70	
'(2) Maintenance of buildings—		- 1	26/1924 Opening a further section of		•	•
41/1924 Building the outer		.	Asgiriya road (re-vote)	3.460.	0	j.
walls of the Secre-		i	29/1924 Building a septic tank latrine	r	4.75	6.32
tary's quarters, Town			ir Torrington road (re-vote)			4
Hall, (re-vote) 1,625 29			35 Partitioning market granary	598	0	
31 Model dwellings 61 40		. [	36 Laying 2-in. water mains along Lady MacCarthy's road	0 200	٠.	
34 Rebuilding a portion of		.	37 Constructing a stand for motor	2,500	U	r .
the boundary wall at				1.750		~
the back of the Town Hall premises 510 0			38 Partitioning Railway Approach	.,,,,,,	· ·	, ř
Hall premises 510 0 43 Repairs to Roseneath			road, Granary	160	0	
bungalow 525 0		٠,	39 Building drain at premises		1. 1	
2, 21 69		. :	No. 1003, Peradeniya road	450	0	**
			40 New lawn mower for Bogambra	500	0	
(4) Miscellaneous—		-	41 Half cost of building drain from			1
21 Municipal Office alterations 327 50	010	ea	premises No. 57, Katugastota			
	,918	09	road to culvert near 1st milestone 42 Building a drair between premises	384	37	
10.—Water Service.			Nos. 287 and 288, Peradeniya			
Maintenance of waterworks 205 0				1,000	ń	and a final control of the control o
House service connections 2,000 0		į	44 Fire extinguishing apparati for	.,000	, <b>U</b>	
Upkeep of meters 240 0				1.825	0	
45 Scraping water mains 5,000 0			48 Additional standpost for Katukelle	.,0.0	; -	
· ·	,445	0,	Lake road:	80	0	
12.—Markets.	- / -		50 Footbridge at the spill of the			,*a
Salaries	240	0	Kandy lake	540	0 -	
19.—Poor Relief and Public Recreation.		- 1			<del></del>	23,032 7
Grant to Lady Blake's Institution . 250 0						
Free Ayurvedic Dispensary equipment 400 0	650	0	ting the second of the second			38,882 25
Tioo Ayui vouie Disponenty oddipinous 200 v	650	0			1	90,08Z Z

### B.—ELECTRICITY DEPARTMENT.

### EXPENDITURE.

Management and General Expenses.

	•		IVS.	c. ns.	c.
Salaries	• • •		1.400	0	
Gratuity to the widow and ch	nild of the late Alb	ert Perera, cle	rk 300	0	
		·		- 1.700	0
	CAPITAL EXI	PENDITURE.		2,200	
New generating plant	•	••	• • • • • • • • • • • • • • • • • • • •	60,000	0
				01.700	
			and the second of the second o	61,700	0

Municipal Office, Kandy, December 16, 1925. W. L. KINDERSLEY, Chairman.

### LOCAL BOARD NOTICES.

### Election of Unofficial Members, Local Board of Health and Improvement, Kurunegala.

PURSUANT to notice dated September 14, 1925, published in Government Gazette No. 7,485 dated September 18, 1925, it is hereby notified that the following gentlemen have been elected Unofficial Members of the Local Board of Health and Improvement, Kurunegala, for the years 1926 and 1927, at the election held at the Town Hall, on December 16, 1925:—

1. Mr. Walter Arthur Cyril de Silva.

2. Dr. Hiddadura Karunamuni Thosathiratne de Zylva.

3. Mr. Ahamedlebbe Ebrahimsaibo Sahul Hamid.

Kurunegala Kachcheri, December 17, 1925 F. G. TYRRELL, Government Agent.

### Assessment Tax, Balangoda, Rakwana, Kuruwita, Kendangomuwa, Pelmadulla, Dela, Welandura, Kahawatta, and Opanake.

T is hereby notified that the Sanitary Board of the Ratnapura District has, in terms of section 7 of Ordinance No. 18 of 1892, as amended by section 3 of Ordinance No. 12 of 1913, made and assessed for the year 1926, a rate of 6 per cent. on the annual value of all houses and buildings of every description and all lands and tenements whatsoever, within the limits of the Sanitary Board towns of Balangoda, Rakwana, Kuruwita, Kendangomuwa, Pelmadulla, Dela, Welandura, Kahawatta, and Opanake, subject to the provisions of the aforesaid section.

December 17, 1925.

P. O. FERNANDO, for Government Agent.

### Assessment Tax, Dumbara.

T is hereby notified that the Sanitary Board of the Ratnapura District has, in terms of section 7 of Ordinance No. 18 of 1892, as amended by section 3 of Ordinance No. 12 of 1913, made and assessed for the year 1926, a rate of 3 per cent. on the annual value of all houses and buildings of every description and all lands and tenements whatsoever, within the limits of the Sanitary Board town of Dumbara, subject to the provisions of the aforesaid section.

December 17, 1925.

P. O. FERNANDO, for Government Agent.

## Animals and Vehicles Taxes, 1926, Local Board, Kegalla.

NOTICE is hereby given to persons residing within the limits of the Local Board of Kegalla that the Board, acting under the provisions of section 36 of the Ordinance No. 13 of 1898, has resolved that an annual tax be imposed for the year 1926, on all carriages, rickshaws, carts, hackeries, horses, ponies, mules, bullocks, asses, dogs, and bicycles kept or used within the town for which such Board is constituted, and which are not (as regards carts, carriages, coaches &c.,) referred to in section 29 of the Ordinance No. 13 of 1898, at the rate specified in the schedule hereto annexed:—

### SCHEDULE.

•	•	Ks.	c.	
For every carriage		2	0	
For every rickshaw		5	0	
For every double-bullock cart		4	0	. •
For every single-bullock cart		2	<b>5</b> 0	•
For every horse, pony or mule		2	<b>50</b>	-
For every bullock or ass		0	50	
For every dog		1	0	
For every bicycle	• •	1	0	
Local Board Office,	J. R.	WAL	TERS	ι,
alla. December 15, 1925.		Ch	airm	an.

### Commutation Tax, 1926, Local Board, Kegalla.

NoTICE is hereby given to persons residing within the limits of the Local Board of Kegalla, that the Board, acting under the provisions of section 35 of the Ordinance No. 13 of 1898, has resolved that on account of the year 1926, a tax payable in six days' labour be imposed upon all persons residing within the limits of the said Board, who, if the Ordinance No. 31 of 1884 had not been passed, would have been liable, under the provisions of the Ordinance No. 10 of 1861, to the performance of labour for the maintenance of the roads or other public means of communication by land or by water, such labour may be commuted by a money payment of Rs. 2 on or before March 31, 1926.

Local Board Office, Kegalla, December 15, 1925. J. R. Walters, Chairman.

### ROAD COMMITTEE NOTICES.

### Talatuoya-Kirimetiya Estate Cart Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1926, the Provincial Road Committee, acting under the provisions of "The Estate Roads Ordinance, No. 12 of 1902," will on Saturday, January 9, 1926, at 10. 15 A.M., at their office at Kandy, proceed to assess the undermentioned estates to make up the private contributions:—

Government contribution Estate contribution

Rs. 800 00 Rs. 2,400 00

1st section, 1 mile.

Proprietors or Agents.	Estates.	Acres	ige.
A. Govindasamypillai	Narankanduwa		<b>50</b>
A. S. T. Sithamparampillai	do.		44
A. P. S. T. Ponnampalampillai	do.		43
A. Salumburam Kangany	do.		21

### 1st to 4th sections, 33 miles.

Proprietor or Agents.		Estates.	Acreag	e.
H. V. Greer A. W. N. F. Murray A. M. G. Trotter P. Pelpola	••	Kirimetiya Old Madegama Bellwood Agallawatte	 	693 299 751 93

And at the same time and olace the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

W. L. KINDERSLEY,

Provincial Road Committee's Office Kandy, December 14, 1925. Chairman.

### Arambakade-Bokkawela Estate Cart Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1926, the Provincial Road Committee, acting under the provisions of "The Estates Roads Ordinance, No. 12 of

4	TART 1. — CIVILION	GOARIM
1902," will on Saturday, at their office in Kand mentioned estates to mak	y, proceed to assess t	the under-
Government contributions		1,000 · 00 4,004 · 00
1st and 2nd	d sections, 2 miles.	
Proprietors or Agents or	2 2000000101	
Superintendents.	Estates.	Acreage.
K. B., L. B., and R. B. Girihagama	Uplands	50
1st to 3rd	section, 3 miles.	
Ana Mary Jayasingha Kalu Duriya	Gallannawatta Gallannawatta and W tenne	ala- 52
1st to 4th	section, 4 miles.	
J. Ferguson	Maousawa	153
· lst to 5th	section, 5 miles.	1
	Lilly Valley	69
	Pathirade Maylene	269
1st to 6th	section, $5\frac{1}{2}$ miles.	
G. H. Hall	Tipperary, Fern Hill, a Nova Zembla	
K. M. A. Abdul Cader	Nova Zembia	320
Lebbe	Ginigathelewatta	75
Harris L. W. A. de Soysa	St. Anthony Bokkawela	107
J. Ferguson	Morankande	1,580
And at the same time a evidence, if necessary, and and suggestions.	ad place the Committee I receive and consider	e will take objections
Provincial Road Committee Kandy, December 14,		sley, airman.
TOTICE is hereby giv	of the Legislative Coun- mentioned sum for the or the year ending Sept d Committee, acting h Roads Ordinance, 18 926, at 10.15 A.M., at 1 s the under-mentioned	cil, having ne mainte- tember 30, under the 896," will, their office
Government moiety Private contributions	Rs. 2,200 Rs. 2,222	
	section, 1 mile.	
Proprietors or Agents		Acreage.
D. C. Wijewardene W. C. Dias	Mount Colville Maligatenna	$\begin{array}{c c} & 21\frac{1}{2} \\ & 51\frac{1}{2} \end{array}$
1st to 3rd	section, 3 miles.	I
Felix Dias	Kumaragala	112 I
	ection, 4 miles.	
H. P. & L. P. Rudd	Beltoff	157   C
P. J. Benwell (W.R. Hanco	section, 5 miles.	220
Tismode Estates Co. (W. R		A
	field	460 I
Allagala Tea and Rubber (R. Wilkins) Eastern Produce & Estates	Alagalla	447 I
Ltd. (A. M. Macneill) W. A. B. Soysa	Kirimittia & Pe Oolanakanda	eak 964
And at the same time are evidence, if necessary, and	d place the Committee	will take
and suggestions.		I
Provincial Road Committee Kandy, December 14.		airman. I

Kandy, December 14, 1925.

### High Forest-Bramley Branch Road.

OTICE is hereby given that, in terms of the Branch Roads Ordinance, No. 14 of 1896, a meeting of the Local Committee of the above road will be held at High Forest estate office on Monday, January 4, 1926, at 11 A.M.

### Business.

- To elect a Chairman to act for Mr. T. H. Williams.
- 2. To report to the Provincial Road Committee with regard to
  - (a) The names of estates (with their acreages) which are interested in and which use the road.
  - (b) The sections of the road used by these estates.
  - (c) The names of proprietors, resident managers, or superintendents, and of the agents of these estates-

for the assessment of the moiety of cost of maintenance for the year ending September 30, 1926.

Provincial Road Committee's Office, Kandy, December 14, 1925.

E. H. DAVIES, for Chairman.

### Lantern Hill-Somerest Estate Cart Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above road for the year ending September 30, 1926, the Provincial Road Committee, acting under the provisions of "The Estate Roads Ordinance, No. 12 of 1902," will on Saturday, February 13, 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 moiety Rs. 1,300:00 Private contributions Rs. 3,656 50

1st to 2nd se	ection, I mile.
Proprietors or Agents.	Estates. Acreage
S. T. Kaliappa Chetty, Muthuc pan Chetty, and S. T. Mut	
Chetty	Lantern Hill 359
W. S. Blackett S. T. Kaliappa Chetty, Muthuc	Jak Tree Hill 322
pan Chetty, and S. T. Mut	tiah
Chetty	Kehelwatta 369
1st to 4th sec	tion, 2 miles.
D. T. Pelpola	Gertiville 45
G. B. S. Šilva	Galpaya (Sinna-
	pitiya) 40
1st to 6th sect	ion, 3 miles.
Heirs to Mrs. A. J. Stephens (M	<b>H</b>
Reeves)	Cooroondoowatta 486
Do.	Hapugahawatta 87
Late Martin Kotalawala (M.	H.
Reeves)	Galpaya 68½
Cooroondoowatta Arachi	— 30
Kirisaduwa, <i>ex</i> Duraya,and his	
~ 1 1 ~	Group 35
Ganekumbure Duraya	Gedawilhena Group 25
Amaris Alwis	Pelketiyawatta
7 D : Clause 15 Acces 1	Group 30
K. D. Cornelis Appuhamy	and
E. D. Aron Appuhamy	Amunewatta Group 42
Pandiyam Kangany	Tennewatta Group 27
Do.	Kendagolla 30
1st to 8th sec	etion, 4 miles.
G. C. S. Hodgson (E. P. Andrey	
Edris Ranasinghe & Bros,	Halgollewatta 21
Don Davith Siriwardana Ap	01011-
1	75 1 44 0 00

Megahawatta Group 20

Batagollewatta

Group

hamy

D. Bilinda

3180	PART I	. — CEYLON	GOVER
Proprietors or Ager	nts.	Estates.	Acreage.
G. Baiya and his son K		Ganekumbure Group	watta
S. Rankira	••	Ketaliyanawat Group	
And at the same time vidence, if necessary, a and suggestions.	and place and receive	the Committee and consider	will take objections
Provincial Road Commi Kandy, December	ttee's Offic 15, 1925.	W. L. KINDERS ce, Ch  Branch Road.	LEY, airman.
Nugatenna-1			

### 1st to 5th section, 2½ miles. Estates. Acreage. Proprietors or Agents. Burke Estate Co., Ltd. (R. G. .. Nugagalla 222 Johnston) 1st to 8th section, 33 miles. S. Moorhouse (J. G. Horsfall) Nawanagalla 295 1st to 10th section, 4.77 miles. Whittall & Co. (J. G. Horsfall) Meemunagalla 535 Deanstone 576 Burke Estate Co., Ltd. (G. Hare Park 454 Johnston) Whittall & Co. (J. G. Horsfall) Kobonella 718 .. Fincham's Land No. 1 Kana Luna Meeya Pulle 96 Fincham s Land No. 2 $31\frac{1}{2}$ Puncha Vidane Duraya Whittall & Co. (J. G. Horsfall) Ensalwatta 264 Burke Estate Co., Ltd. (G. Dehigolla 475 Johnston) Looloowatte 309 Do. S. P. Santhiveeran and M. Seeacumbura 22 Aiyasamy Burke Estate Co., Ltd. (G. .. Yahangalla Johnston)

Private contributions

Rs. 1,626 10

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman. Kandy, December 14, 1925.

### Duckwari-Ferndale Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Lorielating Court agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1926, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, January 9, 1926, at 10.15 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the contributions :-

•		
Government moiety		Rs. 1,460 · 00
Private contributions	٠.	Rs. 1,474.60

lst	section, 3	mile.	
Proprietors or Age	nts.	Estates.	Acreage.
Rangalla Consolidated,			
Wilson)	•••	Peru	138
1st and	l 2nd section	ns, $1\frac{1}{2}$ mile. *	
The Rangalla Consol	idated Tea	•	
Co., Ltd. (E. S. Wilso	on); Agent,		
M. Martin Smith	••	Rangalla	130
1st to 3	3rd section,	2½ miles.	, 2 -
The Rangalla Consol			
Co., Ltd. (E. S. Wilse			
M. Martin Smith	••	Poodelgodde	331
'			
let to	4th section,	3 miles	* :
180 00	TOTAL SOCIOTI,	o minos.	
The Rangalla Consol	idated Tea		
Co., Ltd. (E. S. Wilso		26 2.2	200
M. Martin Smith	• •	Madultenne	202
			*
1st to 8	ith section,	$3\frac{3}{4}$ miles.	* *
The Rangalla Consoli Co., Ltd. (E. S. Wilso	idated Tea		
M. Martin Smith	n); Agono,	Kaladuriva	216
A. H. Kerr & Beilby (A	A. H. Kerr)		310
Galaha Co. (A. H. Kerr	r)	Leangapella	338
Rangalla Consolidated Ltd. (E. S. Wilson)	Tea Co.,	Esperanza	523
M. Martin Smith	; Agent, )	Winchfield P	ina ark 500
R. C. H. Ellis	• • •	St. Martins	594
H. J. Temple and Davi	id Scott (D.		
E. Burnett)		Burnside Grou	ıp 487
And at the same timevidence, if necessary, and suggestions.	e and place and receive	the Committee and consider	will take objections
	. v	V. L. KINDERS	LEY.
Provincial Road Comm			airman.
Kandy, December	14, 1925.		

### Election of Local Committee.

OTICE is hereby given in terms of the 14th section of the Branch Roads Ordinance, No. 4 of 1896, that a General Meeting of proprietors or resident managers of estates interested in the Branch Road from Deniyaya to Hayes, will be held at Hayes Bungalow on Monday. January 11, 1926, at 9 A.M., for the purpose of electing a new Local Committee under the said Ordinance.

Provincial Road Committee, Galle, December 14, 1925.

J. A. MULHALL. Secretary.

### Appointment of Member, District Road Committee, Mullaittivu.

T is hereby notified that the under-mentioned gentleman has been appointed member of the District Road Committee, Mullaittivu, for the remaining period of 1925 and for 1926 and 1927.

Rev. Father S. Emmanuel O.M.I.

SAM F. JOHNPULLE, Provincial Road Committee's Office, for Chairman. Jaffna, December 18, 1925.

### NOTIFICATIONS UNDER "THE PATENTS ORDINANCE, 1906."

THE following Specifications have been accepted:-

No. 2,157 of November 6, 1925.

Koki Kudoh.

"Process for preparing highly concentrated sulphurous anhydride gas."

Abstract.—Sulphur or sulphur containing materials mixed with 10 to 30 per cent. of pyrites cinders and also pyrites alone are burned with a mixture of sulphur dioxide and oxygen or of sulphur dioxide, sulphur trioxide, and oxygen containing 22 to 40 per cent. of oxygen.

The claims are :---

- 1. A process for producing gas containing high percentages of sulphur dioxide, wherein sulphur pyrites or other sulphur-containing compounds are burnt in a furnace using a gaseous mixture containing sulphur dioxide and at least 22 per cent. of oxygen as the supporter of combustion.
- 2. A process as claimed in claim 1, in which the gaseous mixture acting as the supporter of combustion contains in addition some sulphur trioxide.
- 3. A process as claimed in claim 1 or 2, in which sulphur or sulphur-containing materials are admixed with approximately 10 to 30 per cent. by weight of pyrites cinders prior to being charged into the furnace.
- 4. In a process as claimed in claims 1, 2, or 3 washing the gases leaving the furnace, after cooling, with sulphuric acid to absorb and utilize the sulphur trioxides, and utilizing a part of the remaining sulphur dioxide for production of liquid sulphur dioxide or for conversion into sulphuric acid, and another part for diluting oxygen so as to form the gaseous mixture acting as the supporter of combustion.
- 5. In a process as claimed in claims 2 or 3 utilizing a part of the gases coming from the furnace for diluting oxygen so as to form the gaseous mixture of sulphur dioxide, sulphur trioxide, and oxygen acting as the supporter of combustion.
- 6. A process as claimed in claims 1 to 5, in which the percentage of indifferent gases contained in the circulating gas is maintained at values which are not noxious by withdrawing from time to time or continuously part of the circulating gases, the sulphur dioxide contained therein being used for producing sulphite or sulphuric acid or for other purposes.
  - 7. A process for producing gas containing high percentages of sulphur dioxide substantially as described. No drawings.

No. 2,158 of November 6, 1925.

Koki Kudoh.

"Catalytic process for preparing concentrated and fuming sulphuric acid."

Abstract.—A mixture of sulphur dioxide and oxygen is passed over a catalyst such as pyrites cinders, whereby about 40 per cent. of the sulphur dioxide is converted to sulphur trioxide: the latter is absorbed in sulphuric acid, and the remaining gases after the addition of more sulphur dioxide and oxygen in the required proportion are again passed over the catalyst. The overheating of the catalyst may be prevented by dilution of the reacting gases with nitrogen. The proportions of the two gases used are varied with the activity of the catalyst.

The claims are :-

- 1. A continuous process for producing concentrated or fuming sulphuric acid, in which a mixture of sulphur dioxide and oxygen is catalysed; the sulphur trioxide formed is absorbed by means of sulphuric acid, and the remaining gases after fresh sulphur dioxide-oxygen mixture has been added to replace that formed as sulphur trioxide and separated are re-circulated over the catalyst.
- 2. A process as claimed in claim 1, in which the gases to be catalysed are brought to reaction temperature by heat yielded to them by the catalysis chamber.
- 3. A process as claimed in claims 1 or 2, in which the gases entering the catalysis apparatus are preheated in a heat exchanger by means of the heat contained in the gases leaving the catalysis apparatus.
- 4. A process as claimed in claims 1, 2, or 3, in which the catalyst used is composed of pyrites cinders or other material having low catalytic activity.
- 5. A process as claimed in claims 1 to 4, in which the composition of the reacting mixture is varied according to the higher or lower gravity of the catalyst so that when the activity of the catalyst is considerable the mixture used differs from the theoretically best composition,  $2SO_2 + O_2$ , said composition being used however when the activity of the catalyst is considerably lowered, the whole operation being so regulated that the production of sulphur trioxide remains approximately constant.
- 6. A process as claimed in claims 1 to 5, in which a quantity of nitrogen or another diluting gas is added to the reacting mixture for the purpose specified.
  - 7. A continuous process for the production of concentrated or fuming sulphuric acid substantially as described. No drawings.

No. 2,159 of November 11, 1925 (Date applied for under Section 50 of the Ordinance, November 14, 1924).

K. D. P., Limited.

"Process of and apparatus for concentrating caoutchouc latex or the like."

Abstract.—In one embodiment the latex is contained in a rotating drum, to the sides of which a film adheres during rotation. Warm air is admitted by pipes to the surface of the latex whence it passes upwards over the sides of the drum to the exit: the drum is heated by an external bath. In another embodiment the container is fixed, and vertical discs rotate with their lower halves immersed in the latex, a current of warm air passes over the upper halves of the discs.

The claims are:

- 1. Process for concentrating caoutchouc latex (including preserved or vulcanized latex or latex stabilized by the addition of protective colloids) or latex of guttapercha, balata or other analogous vegetable resins in which the latex is spread out into a thin layer by means of rotary surfaces or bodies which dip into said latex, is dehydrated by exposure to heat and is thereupon dipped into the bulk of the liquid again.
  - 2. Process as set forth in claim 1, in which a hydroscopic drying medium is passed over the layer of latex.
- 3. Process as set forth in claims 1 or 2, in which the drying medium is first led into contact with the bulk of the liquid.
- Apparatus for carrying out the process as set forth in the preceding claims in which the latex is situated in the interior of a rotary drum (h) through which the drying medium passes.
- 5. Apparatus for carrying out the process as set forth in claims 1 to 3, in which the latex is conveyed from the bottom of the evaporation vessel into the evaporation chamber by means of rotary discs (3).
- 6. The process of and apparatus for concentrating caoutchouc, and the like latices, operating, constructed and arranged, substantially as described and as illustrated in the accompanying drawings.
  - 7. Concentrated caoutchouc and the like latices whenever obtained by the process set forth in claims 1 to 3. One sheet of drawings.

W. NORMAN RAE. Registrar of Patents.

CERTIFY that the competition for the design of Anti-dazzle devices for motor head lights and the exhibition of the same to be held by the Automobile Club of Ceylon from February 14 to February 28, 1926, is an industrial exhibition within the meaning of Section 46 of the Patents Ordinance, No. 15 of 1906.

Intending exhibitors who wish to protect their inventions should give notice of their intention to exhibit to the Registrar of Patents on or before January 31, 1926. This notice should be in the prescribed form and be stamped with a one-rupee stamp: it should be accompanied by a brief description of the invention, together with drawings if necessary.

Patent Office. Colombo, December 18, 1925.

W. NORMAN RAE, Registrar of Patents.

### TRADE MARKS NOTICES.

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

- (1) Trade Mark No. 3,440.
- (2) Date of Receipt: August 13, 1925.
- (3) Applicant (Proprietor of the Trade Mark): CHESE-BROUGH MANUFACTURING COMPANY CONSOLI-DATED (a Corporation organized and existing under the laws of the State of New York, United States of America), No. 17, State street, City, County, and State of New York, United States of America; Manufacturers.
- (4) Address for service in the Island: Julius & Creasy, No. 22, Prince street, Fort, Colombo.
  - (5) Class: Forty-eight.
- (6) Goods: Perfumery (including toilet articles, preparations for the teeth and hair, and perfumed soap).
  - (7) Representation of the Trade Mark:

The Trade Mark was in use for eighteen years before the coming into operation of the Trade Marks Ordinance, 1888.

Registrar-General's Office, lombo, December 21, 1925.

A. W. SEYMOUR, Registrar-General.

compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 906," the following application for registration of a Trade Mark is advertised:

- (1) Trade Mark No. 3,481.
- (2) Date of Receipt: December 4, 1925.

- (3) Applicant (Proprietor of the Trade Mark): GREAT SOUTHERN ROLLER FLOUR MILLS, LIMITED (a Company duly incorporated or organized under the laws of the State of Western Australia), North Fremantle, State of Western Australia; Millers.
- (4) Address for service in the Island: Julius & Creasy, No. 22, Prince street, Fort, Colombo.
  - (5) Class: Forty-two.
  - (6) Goods: Flour.
  - (7) Representation of the Trade Mark:



The essential particulars of the Trade Mark are the device and the words "FIGHTING JACK," and no claim is made to the exclusive use of the word "BRAND."

Registrar-General's Office, Colombo, December 21, 1925. Registrar-General.

A. W. SEYMOUR,

Ordinance 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. 4,482.
- (2) Date of Receipt: December 4, 1925.
- (3) Applicant (Proprietor of the Trade Mark): GREAT SOUTHERN ROLLER FLOUR MILLS, LIMITED (a Company duly incorporated or organized under the laws of the State of Western Australia), North Fremantle, State of Western Australia; Millers.
- (4) Address for service in the Island: Julius & Creasy, No. 22, Prince street, Fort, Colombo.
  - (5) Class: Forty-two.
  - (6) Goods: Flour.
  - (7) Representation of the Trade Mark:



The essential particulars of the Trade Mark are the device and the words "COCK & HEN," and no claim is made to the exclusive use of the added matter except in so far as it consists of the applicant's name.

Registrar-General's Office, Colombo, December 21, 1925. A. W. SEYMOUR, Registrar-General.

Completice with the provisions of "The Trade Marks L. Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised:—

- (1) Trade Mark No. 3,483.
- (2) Date of Receipt: December 4, 1925.
- (3) Applicant (Proprietor of the Trade Mark): GREAT SOUTHERN ROLLER FLOUR MILLS, LIMITED (a Company duly incorporated or organized under the laws of the State of Western Australia), North Fremantle, State of Western Australia; Millers.
- (4) Address for service in the Island: Julius & Creasy, No. 22, Prince street, Fort, Colombo.
  - (5) Class: Forty-two.
  - (6) Goods: Flour.

(7) Representation of the Trade Mark:



The essential particulars of the Trade Mark are the device and the word "RAVEN," and no claim is made to the exclusive use of the added matter except in so far as it consists of the applicant's name.

Registrar-General's Office, Colombo, December 21, 1925. A. W. SEYMOUR, Registrar-General.

I Nonfpliated with the provisions of "The Trade Marks Ordinaries, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised:—

- (1) Trade Mark No. 3,484.
- (2) Date of Receipt: December 4, 1925.
- (3) Applicant (Proprietor of the Trade Mark): NAAM-LOOZE VENNOOTSCHAP BRANDERIJ DISTILLEER-DERIJ A. DAALMEIJER (a Company organized under the laws of Holland), Schiedam, Holland; Distillers.
- (4) Address for service in the Island: Julius & Creasy, No. 22, Prince street, Fort, Colombo.
  - (5) Class: Forty-three.
  - (6) Goods: Fermented liquors and spirits.
  - (7) Representation of the Trade Mark:



The essential particulars of the Trade Mark are the device and the words "THE BLACK PRINCE," and no claim is made to the exclusive use of the added matter.

Registrar-General's Office, Colombo, December 21, 1925. A. W. SEYMOUR, Registrar-General.

### **EXCISE** ORDINANCE, 1912." **UNDER** "THE No. 8 OF NOTICES

### Local Option Poli Regarding Arrack and Toddy Taverns.

T is hereby notified for public information that the Government Agent, Western Province, in exercise of the powers vested in him by rule 6 of the Excise Notification No. 146 of August 14, 1925, will record votes on January 16, 1926, at the polling booth in Havelock park between the hours of 7 A.M. and 7 P.M., for the purposes of ascertaining whether 51 per cent, of the persons who have resided in the Wellawatta Ward for six months immediately preceding | Colombo, December 18, 1925.

April 30, and are on the register of voters for any Constituency of the Legislative Council or for Colombo Municipal Council are opposed to the existence of the following taverns, viz. :-

Bambalapitiya arrack tavern. Bambalapitiya toddy tavern. Wellawatta arrack tavern. Wellawatta toddy tavern.

The Kachcheri,

R. N. THAINE, Government Agent.