

THE CEYLON

GOVERNMENT GAZETTE

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PART I.—GENERAL.

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PROCLAMATION BY THE GOVERN

BY HIS EXCELLENCY THE GOVERNOR.

L 145/28

A Proclamation.

H. J. STANLEY.

NOW Ye that We, the Governor of Ceylon, in exercise of the powers in Us vested by section 14 of "The Forest Ordinance, 1907," do hereby constitute the forest, the limits whereof are specified in the schedule here a village forest for the benefit of the village community of Galatara in Udukaha korale east of Dambadeni hatpattu, Krannegala District, North-Western Province.

mbo, March 16, 1928.

By His Excellency's command,

A. G. M. FLETCHER,

Colonial Secretary.

GOD SAVE THE KING.

SCHEDULE.

The land commonly called or known as Medillauyana, situate in the village of Galatara, in Udukaha korale east of Dambadeni hatpattu, Kurunegala District, North-Western Province, containing in extent 22 acres 2 roads 27 perches (exclusive of the Gansabhawa road passing through the land), and shown as lot 56 in final village plan No. 433; and bounded as follows: on the north by lot 52 in final village plan No. 433; on the east by lots 564, 568 (reservation along Gansabhawa road), 56½ (Gansabhawa road), 48½ (ela), 63, 64, 65, and 68 in final village plan No. 433; on the south by lot 68 \(\text{in final village plan No. 433}\); and on the west by lots 56, 53, and 23½ (stream) in final village plan No. 433.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 113 of 1928.

IIIS.EXCELLENCY THE GOVERNOR has been pleased to make the following appointments on his Personal Staff:—

To be Extra Aides-de-Camp.

Commander Arthur Guy Dennis Bagot, etired).

Task The Llewellyn Charles Montgomery Nash, Royal Artillery.

Lieutenant DIONYSIUS BARTHOLOMEW SENEVIRATNE, M.M., Ceylon Light Infantry.

2nd Lieutenant ALAN NELSON PHILBRICK, Ceylon Mounted Rifles.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 12, 1928. A. G. M. FLETCHER, Colonial Secretary.

No. 114 of 1928.

to appoint Mr. D. V. ALTENDORFF to act as Deputy Inspector-General of Police (Provinces) during the absence of Mr. T. P. ATTYGALLE for two weeks from March 18, 1928, or until the resumption of duties by that officer.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 16, 1928. A. G. M. FLETCHER, Colonial Secretary.

No. 115 of 1928.

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

Mr. L. D. C. Hughes to the office of Assistant at Mannar to the Government Agent. Northern Province; District Judge, Commissioner of Requests, and Police Magistrate, Mannar; Deputy Fiscal for the District of Mannar; Assistant Collector of Customs, Mannar; Master Attendant, Mannar; Receiver of Wrecks. Mannar; Additional Superintendent of Police, Mannar; Local Authority under the Petroleum Ordinance for the District of Mannar; and Official Visitor to the Mandapam Camp, with effect from March 14, 1928, until further orders.

Mr. E. T. Dyson to act in the office of Government Agent, North-Central Province; Fiscal. North-Central Province; Additional District Judge and Additional Commissioner of Requests and Police Magistrate. Anuradhapura; Superintendent of the Prison at Anuradhapura; Local Authority under the Petroleum Ordinance for the North-Central Province: and Member of the Board of Health, North-Central Province. from March 10, 1928, until further orders.

Mr. C. H. COLLINS to act in the office of Government Agent, Province of Sabaragamuwa; Fiscal for the Province of Sabaragamuwa; Additional District Judge, Ratnapura; Member of the Board of Health of the Province of Sabaragamuwa; and Local Authority under the Petroleum Ordinance for the Province of Sabaragamuwa, from March 11, 1928, until further orders.

- Mr. F. C. GIMSON to act as Deputy Collector of Crastoms, Colombo; Landing Surveyor, Colombo; and Receiver of Wrecks for the District of Colombo, from March 7, 1928, until further orders.
- Mr. A. L. JAYASURIYA to act as a Crown Counsel, with effect from March 5, 1928, until further orders.
- Mr. L. G. Poulier to act as District Judge, Commissioner of Requests, and Police Magistrate, Tangalla, on March 13 and 14, 1928, during the absence of Mr. V. P. Redicch, or until the resumption of duties by that officer.
- Mr. M. CHINNIAH to act as District Judge, Commissioner of Requests, and Police Magistrate, Batticaloa, from March 12 to 17, 1928, inclusive, during the absence of Mr. G. C. THAMBYAH, or until the resumption of duties by that officer.
- Mr. S. C. Sansoni to act as Commissioner of Requests and Police Magistrate, Negombo, on March 17, 1928, during the absence of Mr. L. H. DE ALWIS, or until the resumption of duties by that officer.
- Mr. E. G. Jonklaas to act as Commissioner of Requests and Police Magistrate, Gampola and Additional Commissioner of Requests and Police Magistrate, Nuwara Eliya-Hatton, from March 17 to 19, 1928, inclusive, during the absence of Mr. G. L. Davidson, or until the resumption of duties by that officer.
- Mr. C. F. DHARMARATNE to act as Commissioner of Requests and Police Magistrate, Ratnapura, and Additional District Judge, Ratnapura, during the absence of Mr. W. Sansoni, on March 12 and 13, 1928, or until the resumption of duties by that officer.
- Mr. S. Subramaniam to be Additional Commissioner of Requests and Police Magistrate, Chavakachcheri, on March 21 and 22, 1928.
- Mr. R. Y. Daniel to be, in addition to his own duties, Additional Police Magistrate, Colombo, on March 14, 1928.

Mr. James Joseph to be Additional Police Magistrate, Colombo, on March 16, 1928.

- Mr. M. H. JAYATILLEKE to be Additional Police Magistrate, Panadure, on March 19, 1928.
- Mr. M. A. PERERA to be Additional Police Magistrate, Kandy, on March 10, 1928.
- Mr. H. J. M. WICKRAMARATNE to be Additional Police Magistrate, Balapitiya, on March 17, 1928.
- Mr. T. C. THARMALINGAM to be Additional Police Magistrate, Batticaloa, from March 18 to 24, 1928, inclusive.

Excise Inspector W. L. FERNANDO to act as Assistant Superintendent of Excise, Ratnapura Circle, with effect from February 28, 1928, until further orders.

Mr. A. S. Montgomery to be a Justice of the Peace and Unofficial Police Magistrate for the judicial divison of Gampola, during the absence of Mr. Alexander Tait from the Island.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 15, 1928.

A. G. M. Fletcher, Colonial Secretary. No. 116 of 1928.

IS EXCELLENCY THE GOVERNOR has been pleased to make the following acting appointments with effect from March 15, 1928, during the absence on leave of Mr. Guy O. GRENIER, or until further orders:—

Mr. E. W. GUNARATNA, First Deputy Registrar, to act as Registrar, Supreme Court, in addition to his own duties.

Mr. O. STRUYS, Chief Clerk, to act as a Deputy Registrar of the Supreme Court, in addition to his own duties.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 13, 1928. A. G. M. FLETCHIA Colonial Secreta

No. 117 of 1928.

II IS EXCELLENCY THE GOVERNOR has been pleased to make the following appointment, with effect from February 28, 1928:—

Mr. H. Devendra, Inspector of Excise, to act in the office of the Assistant Superintendent of Excise, Gampola Circle, vice Mr. C. W. Nicholas, transferred, and until relieved by Mr. D. C. E. ABEYSEKERE.

By His Excellen command,

Colonial Secretary's Office, Colombo, March 15, 1928. A. G. M. FLETCHER, Colonial Secretary.

No. 118 of 1928.

III EXCELLENCY THE GOVERNOR has been pleased to make the following promotion in the Ceylon Planters' Rifle Corps, with effect from February 28; 1928:—

To be Major.

Captain WILLIAM FRANCIS HANNIN, M.C.

To be Captain.

Lieutenant CLARE BABINGTON LOUDOUN-SHAND.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 14; 1928. A. G. M. FLETCHER, Colonial Secretary.

No. 119 of 1928.

IS EXCELLENCY THE GOVERNOR has been pleased, under section 4 of Ordinance No. 37 of 1921, to appoint Dr. C. A. HEWAVITABANE to be a Member of Board of Agriculture (Estate Products Committee) for the period ending December 31, 1929, in place of Mr. N. D. S. SILVA.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 9, 1928. A. G. M. FLETCHER.
Colonial Secretary

No. 120 of 1928.

IT is hereby notified that HIS EXCELLENCY THE GOVERNOR has been pleased to recognize Mr. KOYNE V. GRAM, provisionally, as Vice-Consul of the United States of America at Colombo.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 7, 1928. A. G. M. FLETCHER, Colonial Secretary.

No. 121 of 1928.

under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. MEGASURIYA MUDIYANSE-LAGE KIRI BANDA to be an Inquirer for Gannawe korale in Weudawili hatpattu of the District of Kurunegala, North-Western Province, vice Mr. Tikiri Banda.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 8, 1928. A. G. M. FLETCHER, Colonial Secretary. No. 122 of 1928.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. ARTHUR FRANCIS RODRIGO GOONEWARDENE of Colombo to be a Notary Public throughout the judicial division of Colombo, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 13, 1928.

A. G. M. FLETCHER, Colonial Secretary.

No. 123 of 1927.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. WELATANTRIGE WIJAYAFALA CHARLES BOTEJUE of Piliyandala, Kesbewa, to be a Notary Public throughout Meda and Uda pattus of Kuruwiti korale, Palle pattu of Kukulu korale, and Palle pattu of Nawadun korale, in Ratnapura District, with residence and office at Kiriella, and an additional office at Kuruwita, and to practise as such in the Sinhalese language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 13, 1928. A. G. M. FLETCHER, Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

THE following appointment made under the provise to sub-section (3) of section 2 of Ordinance No. 23 of 1927, is hereby notified:—

Mr. Don CLEMENT ALEXANDER WILLATHGAMUWA to act as Registrar of Lands, Chilaw, for three days from March 12, 1928, during the absence of the Registrar, Mr. L. F. E. FERNANDO, on leave.

Registrar-General's Office, Colombo, March 10, 1928. E. R. DE SILVA, Acting Registrar-General.

T is hereby notified that I have appointed TAMPIPPILLAI NAGALINGAM to act as Registrar of Births and Deaths of Manippay division, in the Jaffina District of the Northern Province, for fourteen days, with effect from March 11, 1928, vice Sanmugam Tiruvillangam, on leave. His office will be at Påddappulo in Manippay; station: At Green Hospital in Manippay on Thursdays.

Registrar-General's Office, Colombo, March 10, 1928. E. R. DE SILVA, Acting Registrar-General.

IT is hereby notified that I have confirmed Don Marthenis Weerasekera in his appointment as Registrar of Births and Deaths of Yattalamatta division, and of Marriages (General) of Gangaboda pattu division, in the Galle District of the Southern Province, with effect from April 1, 1928.

Registrar-General's Office, Colombo, March 10, 1928. E. R. DE SILVA, Acting Registrar-General. THE following appointments made under section 3 of Ordinance No. 23 of 1900 and section 7 of Ordinance No. 19 of 1907 are hereby notified:—

The Additional Assistant Provincial Registrar, Colombo, has appointed LIVANAGE CLEMENT DE SILVA to act as Registrar of Births and Deaths of Otara West division, and of Marriages (General) of Dunagaha pattu of Alutkuru korale north division, in the Colombo District of the Western Province, for two days from March 9, 1928, during the absence of the Registrar, HENRY RICHARD DE SILVA, on leave. His office will be at Kurunduwatta in Daluwakotuwa.

The Additional Assistant Provincial Registrar. Colombo, has appointed Dr. Manuel Don Carolis to act as Registrar of B rths and Deaths of the Slave Island and Kollupitiya division, in the Colombo District of the Western Province, for two days from March 10, 1928, during the absence of the Registrar, Dr. Adolphus Simon Peter Fernando, on leave. His office will be at No. 4 24, Rifle street Slave Island, Colombo.

The Additional Assistant Provincial Registrar, Galle, has appointed Elgin de Silva Weerasuriya to act as Registrar of Births and Deaths of Kataluwa division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, on March 8, 1928, during the absence of the Registrar, William Warnasuriya, on leave. His office will be at Nala-arambewatta in Kataluwa.

The Additional Assistant Provincial Registrar, Galle, has appointed CHARLES HECTOR WIJESINHA to act as

Registrar of Births and Deaths of Diwiture division, and of Marriages (General) of Gangaboda pattu division, in the Galle District of the Southern Province, on March 8, 1928, during the absence of the Registrar, ANDRAYAS HECTOR WIJESINHA, on leave. His offices will be at Pinitaragodellewatta in Ampegama and Putuwegodawatta in Waduweliwitiya.

The Additional Assistant Provincial Registrar, Galle, has appointed Don Arnolis de Silva Jayawickrama to act as Registrar of Births and Deaths of Walawe division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for two days from March 9, 1928, during the absence of the Registrar, Baron de Silva Jayawickrama, on leave. His office will be at Kalatiyagodawatta in Polpogoda.

The Additional Assistant Provincial Registrar, Galle, has appointed Bammannearachchige Hendrick Dias Gunasekera to act as Registrar of Births and Deaths of Kodagoda division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, on March 9 and 15, 1928, during the absence of the Registrar, Don Hendrick Dias Yapa Abayagunawardena, on leave. His office will be at Dangedarawatta alias Witanagewatta at Kodagoda.

The Additional Assistant Provincial Registrar, Galle, has appointed Kalugala Charles Ceeding de Alwis to act as Registrar of Births and Deaths of Madampe division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, on March 13, 1928, during the absence of the Registrar, Walimuni Saravis Mendis Abayasekera Wijayakulatilaka, on leave. His office will be at Maradanewatta at Wenamulla.

The Additional Assistant Provincial Registrar, Galle, has appointed Mawananehewa John Cyril de Silva to act as Registrar of Births and Deaths of Batapola division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, on March 14, 1928; during the absence of the Registrar, Mawananehewa John de Silva, on leave. His office will be at Maralagodawatta in Batapola.

The Assistant Provincial Registrar, Matara, has appointed Don Hendrick Saparamadu Pinidiya to act as Registrar of Births and Deaths of Four Gravets No. 2 division, and of Marriages (General) of Matara town and gravets division in the Matara District of the Southern Province, on March 7, 1928, during the absence of the Registrar, Abraham de Silva Wirasingha, on leave. His offices will be at Gasyatawatta alias Gabadagewatta in Tudawa and Barandigewatta in Gandaragoda.

The Assistant Provincial Registrar, Matara, has appointed Don Johanis Abenagunarata to act as Registrar of Births and Deaths of Telijjawila division, and of Marriages (General) of Weligam korale division, in the Matara District of the Southern Province, on March 8, 1928, during the absence of the Registrar, Don Carolis Palihamana, on leave. His office will be at Kapparagehena in Malimboda.

The Assistant Provincial Registrar, Matara, has appointed Louis Dissanayaka Sedara to act as Registrar of Births and Deaths of Kamburupitiya division, and of Marriages (General) of Gangaboda pattu division, in the Matara District of the Southern Province, for thirty days from March 8, 1928, during the absence of the Registrar, Dias Martin Wanigasekara, on leave. His office will be et Godawekandewatta in Kamburupitiya.

The Assistant Provincial Registrar, Matara, has appointed Don David Wijesinghe to act as Registrar of Births and Deaths of Four Gravets No. 3 division, and of Marriages (General) of Matara town and ravets division, n the Matara District of the Southern Province, for thirty days from March 9, 1928, during the absence of the Registrar, Don James Wijesingha, on leave. His offices will be at Ganga-addarawatta in Pallimulla and Sattambigewatta in Weraduwa.

The Assistant Provincial Registrar, Hambantota, has appointed Don Micel Wijesinhe to act as Registrar of Births and Deaths of Kahawatta Upper division, and of Marriages (General) of West Giruwa pattu division, in the

Hambantota District of the Southern Province, on March 2, 1928, during the absence of the Registrar, Johannes Abraham Singappuli, on leave. His office will be at Angahawatta in Mahahilla.

The Assistant Provincial Registrar, Hambantota, has appointed Manikku Badaturuge Simon Silva 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 twentysix days from March 6, 1928, during the absence of the Registrar, Andrayas de Silva Wickramanayaka, on sick leave. His office will be at Viharegodella in Tihawa.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Sirisena Samarakon Singappuli to act as Registrar of Births and Deaths of Kahawatta Upper division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, on March 7, 1928, during the absence of the Registrar, Johannes Abraham Singappuli, on leave. His office will be at Angahawatta in Mahahilla.

The Assistant Provincial Registrar, Hambantota, has appointed Don Tegris Edirisina Jayasuriya to act as Registrar of Births and Deaths of Medawalakada division, and of Marriages (General) of Magam pattu division, in the Hambantota District of the Southern Province, for thirty days from March 9, 1928, vice Registrar, Don Dionis Mutumala Jayasuriya, suspended. His office will be at Dineshamilokulamayapadinchiwahitiyawatta at Pallemalala.

The Assistant Provincial Registrar, Hambantota, has appointed Don Charlis Ratnayake Manamperi to act as Registrar of Births and Deaths of Hambantota outside the town division, and of Marriages (General) of Magam pattu division, in the Hambantota District of the Southern Province, for seven days from March 12, 1928, during the absence of the Registrar, Don Cornelius Dias Wijesiriwardana, on leave. His office will be at Punchiwatta in Gonnoruwa additional office at Kohombagahawatta in Koholankala on Fridays and Saturdays of every week.

The Provincial Registrar, Jaffna, has appointed VAYITIYANATAR KANAPATTPPILLAI to act as Registrar of Births and Deaths of Delft division, and of Marriages (General) of Delft division, in the Jaffna District of the Northern Province, for three days from March 3, 1928, during the absence of the Registrar, MICHAELPILLAI JOSEPH PILLAINAYAGAM, on leave. His office will be at Village Tribunal Court-house in Delft.

The Assistant Provincial Registrar, Mannar, has appointed Manattampimaraikkayar Mukammatualisakipu to act as Registrar of Births and Deaths of Musaly South No. 1 division, and of Marriages (General) of Nanaddan division, in the Mannar District of the Northern Province, for twenty-seven days from March 5, 1928, during the absence of the Registrar, Manattampimaraik-kayar Mukammatusaliku, on leave. His office will be at the Registraryalavu in Tampaddamutalikaddu.

The Assistant Provincial Registrar, Mullaittivu, has appointed THIYAKAR NAKAMANI to act as Registrar of Births and Deaths of Kilakkumulai South division, in the Mullaittivu District of the Northern Province, for thirty days from March 4, 1928, during the absence of the Registrar, TAMU UDAIYAR CHELLIAH, suspended. His office will be at the Vidhan's house, Vavuniya.

The Assistant Provincial Registrar, Mullaittivu, has appointed Tampaiya Ponnaiya to act as Registrar of Births and Deaths of Naduchcheddikkulam division, in the Mullaittivu District of the Northern Province, for thirty days from March 4, 1928, during the absence of the Registrar, Kartikesu Nakamany, suspended. His office will be at the Vidhan's house, Rasentirankulam.

The Assistant Provincial Registrar, Batticaloa, has appointed Tampippodi Kathirkamappodi to act as Registrar of Births and Deaths of Manmunai West (Southern) division, and of Marriages (General) of Manmunaippattu North division, in the Batticaloa District of the Eastern Province, for seven days from February 27, 1928, during the absence of the Registrar, Tampippodi Chinnatampippodi, on leave. His office will be at Kannankudah; station: Kottiyapulai.

The Assistant Provincial Registrar, Batticalca, has appointed Kuromuayarrondy Transyrasa to act as Registrar of Births and Deaths of Eravur pattu south division, and of Marriages (General) of Bravur pattu division, in the Batticaloa District of the Eastern Province, for thirty days from March 1, 1928, during the absence of the Registrar, MAYILIPPODY KUNCHILAYAPPODY, on leave. His office will be at Eravur; stations: Tannamunai and Pankudayeli.

The Assistant Provincial Registrar, Batticalca District, has appointed KANAPATHIPPILLAI NALLATHAMBY to act as Registrar of Marriages (General) of Sammanturai pattu division, in the Batticaloa District of the Eastern Province, for thirty days from March 8, 1928, vice NAKAMANIPPILLAI UQAIYAB THAMBINATHAPILLAI, resigned. His office will be at Sammenturai.

The Assistant Provincial Registrar, Batticaloa, has appointed Subastian Michael Joshua to act as Registrar of Births and Deaths of Koralai pattu south division, and of Marriages (General) of Koralai pattu division, in the Batticaloa District of the Eastern Province, for fourteen days from March 14, 1928, during the absence of the Registrar, NALLATAMPI PETER, on leave. His office will be at Korakallimadu; stations: Santiveli and Murakkoddanchenai.

The Provincial Registrar, Kurunegala, has appointed MUDIANSELAGE DINGIRI BANDA to act as Registrar of Births and Deaths of Dambadeni Udukaha korale south division, and of Marriages (General) of Dambadeni hat-pattu division, in the Kurunegala District of the North-Western Province, for six days from March 5, 1928, during the absence of the Registrar, Punchi Banda Tillera-RATHE, on leave. His office will be at Boyawalana.

The Provincial Registrar, Kurunegala, has appointed EKANAYAKAMUDIYANSELAGE BANDA to act as Registrar of Births and Deaths of Pahalawisideke korale division, and of Marriages (General) of Wanni hatpattu division, in the Kurunegala District of the North-Western Province, for two days from March 7, 1928, during the absence of the Registrar, RANGE BANDARALAGE APPUHAMY UDU-WARIYA, on leave. His office will be at Pahalagama.

The Assistant Provincial Registrar, Puttalam, has appointed, Dr. Sellathural Arlaratnam toact as Medical Registrar of Births and Deaths of Kalpitiya town division, in the Puttalam District of the North-Western, Province. for five days from March 7, 1938, during the absence of the Registrar, Dr. MARIAPPA CHELLADORE, on other duty. His office will be at the Outdoor Dispensary, Kalpitiya.

The Assistant Provincial Registrar, Anuradhapura, has appointed ALFRED SENANAYAKA to act as Registrar of Births and Deaths of Meda pattu division, and of Marriages (General) of Tamankaduwa palata division, in the Augradhapura District of the North-Central Province, for thirty days from March 15, 1928, during the absence of the Registrar, UKKU BANDA ILANGASINGHE, resigned. His office will be at Gansabhawa building, Topawewa.

The Provincial Registrar, Ratnapura, has appointed WEERASEKARA MUDIYANSELAGE PUNCHIBANDA to Set as Registrar of Births and Deaths of Imbulpe division, and of Marriages (General) of Kadawata korale division, in the Ratnapura District of the Province of Sabaragamuwa for thirty days from March 5, 1928, during the absence of the Registrar, Attanayaka Mukaweti Sahabandu Mudi-yanselage Punchimahatmaya, on leave. His office will be at Pallewatta in Alutnuwara.

The Provincial Registrar, Ratnapura, has appointed MATTONDAGE APPUHANY to act as Registrar of Births and Deaths of Nivitigala division, and of Marriages (General) of Nawadun korale division, in the Ratnapura District of the Province of Sabaragamuwa, for three days from March 8, 1928, during the absence of the Registrar, Hidurd-PITIYE KAPUGE APPUHAMY, on leave. His office will be at Hidurupitiyewatta in Nivitigala.

The Provincial Registrar, Ratnapura, has appointed. ALBERT SILVA SUBASINCHA APPUHAMI to act as Registran of Births and Deaths of Palle pattu division, and of Marriages (General) of Kukulu korale division, in the Ratnapura District of the Province of Sabaragamuwa, for three days from March 13, 1928 during the absence of the Registrar, DON CHARLES RANASINOHA, on leave. His office will be at Polkotuwewatta in Galature.

Registrar-General's Office, E. R. DE SILVA, Colombo, March 13, 1928. Acting Registrar-General.

T is hereby notified that LINDAMULAGE GERIGORIA L DE SILVA WIJEYEBATNE, Registrar of Marriages (General) of Colombo town division of the Colombo District of the Western Province, holds, with effect from March 1, 1928, his office at No. 19/16, Jampettah street, Colombo, instead of at Sirimedura, No. 200, Modera lane (as notified in Government Gazette No. 7,615 of November 18, 1927).

Registrar-General's Office E. R., DE SILVA, Colombo, March 13, 1928. Acting Registrar-General

GOVERNMENT NOTIFICATIONS.

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

Pensionable Appointment,

Seconded Service.

Mc. G. D. I. Seneviratne.. Assistant Engineer, Government Factory ...

Technical Assistant to the Registrar of Motor Cars

By His Excellency's command,

A. G. M. FLETCHER,

Colonial Secretary's Office. Colombo, March 14, 1928. Colonial Secretary.

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

Mr. H. de Silva Clerk, Colombo Kachoheri, in Class II. of the Clerical Clerk, Sanitary Board, Colombo Service

By His Excellency's command,

A. G. M. FLETCHER. Colonial Secretary.

Colonial Secretary's Office. Colombo, March 9, 1928.

G 171/28

PPLICATIONS operorm General 187 (F 2) from officers in Classes I. and II. of the Clerical Service for transfer to the post of Clerk, Kandy Kachcheri, will be considered if forwarded through the Head of the applicant's Department and received in the Secretariat on or before March 26, 1928.

By His Excellency's command,

Colonial Secretary's Office. Colombo, March 15, 1928. A. G. M. FLETCHER, Colonial Secretary.

G 242/28

PPLICATIONS on form General 187 (F 2) for appointment to the post of Accountant, Colombo Customs, will be considered if forwarded through the Head of the applicant's Department and received in the Secretariat on or before March 26, 1928.

By His Excellency's command,

Colonial Secretary's Office. Colombo, March 14, 1928. A. G. M. FLETCHER. Colonial Secretary.

HE following revised and consolidated rules regulating the practice and procedure in the matter of appeals to His Majesty in Council are published for general information.

By His Excellency's command,

Colonial Secretary Office, Colombo, March 7, 1928. A. G. M. FLETCHER, Colonial Secretary.

STATUTORY RULES AND ORDERS, 1925, No. 440/L

JUDICIAL COMMITTEE.

THE JUDICIAL COMMITTEE RULES, 1925.

At the Court at Buckingham Palace, the 2nd day of May, 1925.

Present:

The King's Most Excellent Majesty.

Lord President. Lord Chamberlain. Chancellor of the Duchy of Lancaster.

Sir George Lloyd.

HEREAS there was this day read at the Board a representation from the Judicial Committee of the Privy Council in the words following, viz :-

"The Lords of the Judicial Committee having taken into consideration the Practice and Procedure in accordance with which the general Appellate Jurisdiction of Your Majesty in Council is now exercised and being of opinion that the Rules regulating the said Practice and Procedure ought to be amended, Their Lordships do hereby agree humbly to recommend to Your Majesty that with a view to such amendment certain Orders in Council regulating the said Practice and Procedure, viz., the Orders in Council dated respectively the 21st day of December, 1908*, the 23rd day of May, 1916†, the 25th day of March, 1920‡, the 9th day of March, 1921§, and the 15th day of March, 1922, amending the said Practice and Procedure ought to be revoked as from the 1st day of January, 1926, and that the several Rules hereunto annexed ought to be substituted therefor and ought to come into operation on that date."

His Majesty, having taken the said representation into consideration was pleased, by and with the advice of His Privy Council, to approve thereof and to order, as it is hereby ordered, that the said Orders in Council in the said representation mentioned, be and the same are hereby revoked as from the 1st day of January, 1926, and that the rules hereunto annexed be substituted therefor to come into operation on that date.

Whereof all persons whom it may concern are to take notice and govern themselves accordingly.

M. P. A. Hankey.

^{*} S. R. & O. 1908, No. 1288. † S. R. & O. 1919, No. 1810. ‡ S. R. & O. 1922, No. 789. § S. R. & O. 1922, No. 278 (not printed in S. R. & O. form). || S. R. & O. 1922, No. 279.

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Interpretation.

- 1 (1) In these rules, unless the context otherwise requires—
 - "Appeal" means an appeal to His Majesty in Council;
 "Judgment" includes decree, order, sentence, or decision
 of any Court, Judge, or Assicial Officer;
 - of any Court, Judge, or relicial Officer;

 "Record" means the aggregate of papers relating to an appeal (including the pleadings, proceedings, evidence, and judgments) proper to be laid before His Majesty in Council on the hearing of the appeal;
 - "Registrar" means the Registrar or other proper officer having the custody of the records in the Court appealed from;

"Abroad" means the country or place where the Court

appealed from is situate;
"Agent" means a person qualified by virtue of Her late
Majesty's Order in Council of the 6th March, 1896,
to conduct proceedings before His Majesty in Council
on behalf of another;

"Party" and all words descriptive of parties to proceedings before His Majesty in Council (such as "Petitioner." "Appellant," "Respondent") mean, in respect of all acts proper to be done by an agent, the agent of the party in question where such party is represented by an agent;

"Respondent" includes intervener:
"Month" means calendar month.

Words in the singular shall include the plural, and words in the plural shall include the singular.

(2) Where by these rules any step is required to be taken in England in connection with proceedings before His Majesty in Council, whether in the way of lodging a petition or other document, entering an appearance, lodging security, or otherwise, such step shall be taken in the Registry of the Pricy Council, Downing Street, London.

Leave to Appeal.

Leave to appeal generally,

2 All appeals shall be brought either in pursuance of leave obtained from the Court appealed from, or, in the absence of such leave, in pursuance of special leave to appeal granted by His Majesty in Council upon a petition in that behalf presented by the intending appellant.

Special Leave to Appeal.

Form of petition for special leave to appeal.

3 A petition for special leave to appeal to His Majesty in Council shall state succinctly and clearly all such facts as it may be necessary to state in order to enable the Judicial Committee to advise His Majesty whether such leave ought to be granted, and shall be signed by the Counsel who attends at the hearing or by the party himself if he appears in person. The petition shall deal with the merits of the case only so far as is necessary for the purpose of explaining and supporting the particular grounds upon which special leave to appeal is sought.

Five copies of petition to be lodged together with affidavits in support.

4 The petitioner shall lodge at least five copies of his petition for special leave to appeal, together with the affidavit in support thereof prescribed by rule 50 hereinafter contained, and, unless a caveat as prescribed by rule 48 has been lodged by the other parties who appeared in the Court below, an affidavit of service of notice of the intended application upon such parties or their solicitors or agents, either abroad or in England.

Time for lodging petition.

5 A petition for special leave to appeal may be lodged at any time after the date of the judgment sought to be appealed from, but the petitioner shall, in every case, lodge his petition with the least possible delay.

Security for costs and transmission of record.

6 Where the Judicial Committee agree to advise His Majesty to grant special leave to appeal, they shall, in their report, specify the amount of the security for costs (if any) to be lodged to the petitioner, and shall, unless the circumstances of a particular case render such a course unnecessary, provide for the transmission of the record by the registrar to the

Registrar of the Privy Council and for such further matters as the justice of the case may require. Unless otherwise ordered the security shall be lodged at any time before the appellant enters an appearance.

7 Save as by the four last preceding rules otherwise provided, the provisions of rules 47 to 50 and 52 to 59 (all inclusive) hereinafter contained shall apply mutatis mutandis to petitions for special leave to appeal.

- 8 Rules 3 to 7 (both inclusive) shall apply mutatis mutandis to petitions for leave to appeal in forma pauperis, but in addition to the affidavits referred to in rule 4 every such petition shall be accompanied by an affidavit from the petitioner stating that he is not worth £25 in the world excepting his wearing apparel and his interest in the subjectmatter of the intended appeal, and that he is unable to provide sureties, and also by a certificate of Counsel that the petitioner has reasonable ground of appeal.
- 9 Where a petitioner obtains leave to appeal in formâ pauperis, he shall not be required to lodge security for the costs of the respondent or to pay any Council Office fees.
- 10 A petitioner whose petition for leave to appeal in formâ pauperis is dismissed may, notwithstanding such dismissal, be excused from paying the Council Office fees usually chargeable to a petitioner in respect of a petition for leave to appeal, if His Majesty in Council, on the advice of the Judicial Committee, shall think fit so to order.

General provisions.

Petitions for special leave to appeal in forma pauperis.

Exemption of pauper appellant from Iodging security and paying Office fees.

Exemption of unsuccessful petitioner for leave to appeal in forma pauperis from payment of Office fees.

Record and Appearance by Appellant.

As soon as the appeal has been admitted, whether by an order of the Court appealed from or by an Order of His Majesty in Council granting special leave to appeal, the appellant shall without delay take all necessary steps to have the record transmitted to the Registrar o fthe Privy Council, and the Registrar shall, with all convenient speed, certify to the Registrar of the Privy Council that the respondent has received notice, or is otherwise aware, of the order of the Court appealed from admitting the appeal, or of the order of His Majesty in Council giving the appellant special leave to appeal, and has also received notice, or is otherwise aware, of the dispatch of the record to England. Where an appellant who has obtained special leave to appeal by an Order of His Majesty in Council fails to have the record transmitted to the Registrar of the Privy Council with due diligence, the Registrar of the Privy Council shall call upon the appellant to explain his default, and if no explanation is offered, or if the explanation offered is, in the opinion of the said Registrar insufficient, the said Registrar may issue a summons to the appellant calling upon him to show cause before the Judicial Committee at a time to be named in the said summons why the special leave to appeal granted should not be rescinded. The respondent shall be entitled to be heard before the Judicial Committee in the matter of the said summons and to ask for his costs and such other relief as he may be advised. The Judicial Committee may, after considering the matter of the said summons, recommend to His Majesty to rescind the grant of special leave to appeal or give such other directions therein as the justice of the case may require.

12 The record shall be printed in accordance with the rules contained in Schedule A hereto. It may be printed either abroad or in England. When printed abroad the parties in England shall, upon perusal, consider whether the order of the documents is in accordance with these rules, and if it is not, they shall agree upon the proper order. The appellant shall then rearrange copies of the record for the use of the Judicial Committee and the other parties. In the event of the parties being unable to agree, the matter shall be referred to the Registrar of the Privy Council who if he thinks fit, may require the parties to attend before the dicial Committee for directions.

Record to be transmitted without delay.

Printing of

Number of copies to be transmitted, where record printed abroad.

One certified copy to be transmitted, where record to be printed in England.

Record printed partly abroad, partly in England.

Reasons for judgments to be included.

Exclusion of unnecessary documents from record.

Documents objected to to be indicated.

Registration and numbering of records.

Inspection of record by parties.

Appearance by appellant,

Times within which a copy of a written record shall be bespoken.

- 18 Where the record is printed abroad, the Registrar, shall, at the expense of the appellant, transmit to the Registrar of the Privy Council 40 copies of such record, one of which copies he shall certify to be correct by signing his name on. or initialling, every eighth page thereof and by affixing thereto the seal, if any, of the Court appealed from.
- 14 Where the record is to be printed in England, the Registrar shall, at the expense of the appellant, transmit to the Registrar of the Privy Council one certified copy of such record, together with an index of all the papers and exhibits in the case. No other certified copies of the record shall be transmitted to the agents in England by or on behalf of the parties to the appeal.
- 15 Where part of the record is printed abroad and part is to be printed in England, rules 13 and 14 shall, as far as practicable, apply to such parts as are printed abroad and such as are to be printed in England respectively.
- 16 The reasons given by the judge, or any of the judges, for or against any judgment pronounced in the course of the proceedings out of which the appeal arises, shall by such judge or judges be communicated in writing to the Registrar and shall be included in the record.
- 17 The Registrar, as well as the parties and their agents, shall endeavour to exclude from the record all documents (more particularly such as are merely formal) that are not relevant to the subject-matter of the appeal, and generally to reduce the bulk of the record as far as practicable, taking special care to avoid the duplication of documents and the unnecessary repetition of headings and other merely formal parts of documents; but the documents omitted to be printed or copied shall be enumerated in a typewritten list to be transmitted with the record.
- 18 Where in the course of the preparation of a record one party objects to the inclusion of a document on the ground that it is unnecessary or irrelevant, and the other party nevertheless insists upon its being included, the record, as finally printed (whether abroad or in England), shall, with a view to the subsequent adjustment of the costs of and incidental to such document, indicate, in the index of papers, or otherwise, the fact that, and the party by whom, the inclusion of the document was objected to.
- 19 As soon as the record is received in the Registry of the Privy Council, it shall be registered in the said Registry, with the date of arrival, the names of the parties, and the description whether "printed" or "written." A record, or any part of a record, not printed in accordance with the rules contained in Schedule A hereto shall be treated as written. Appeals shall be numbered consecutively in each year in the order in which the records are received in the said Registry.
- 20 The parties shall be entitled to inspect the record and to extract all necessary particulars therefrom for the purpose of entering an Appearance.
- 21 The appellant shall enter an appearance before taking any step in the prosecution of the appeal, and after entering such appearance, shall forthwith give notice thereof to the respondent, if the latter has entered an appearance.
- 22 Where the record arrives in England either wholly written, or partly written and partly printed, the appellant shall, within a period of four months from the date of such arrival in the case of appeals from Courts, situate in any of the countries or places named in Schedule B hereto, and within a period of two months from the same date in the case of appeals from any other Courts, enter an appearance and bespeak a typewritten copy of the record, or of such parts thereof as it may be necessary to have copied, and shall engage to pay the cost of preparing such copy at the following rates per folio typed (exclusive of tabular matter)—2d, per folio of English matter, 2½d, per folio of Indian matter, and 3½d, per folio of foreign matter; and shall also engage to pay at such price as shall be fixed by the Registrar of the Privy Council the cost of printing at least 50 copies thereof.

23 As soon as the appellant has obtained the typewritten copy of the record bespoken by him, he shall proceed, with due diligence, to arrange the documents in suitable order, to check the index, to insert marginal notes, and check the same with the index, and generally to do whatever may be required for the purpose of preparing the copy for the printer in accordance with the rules contained in Schedule A hereto, and shall, if the respondent has entered an appearance, submit the copy, as prepared for the printer, to the respondent for his approval. In the event of the parties being unable to agree, the matter shall be referred to the Registrar of the Privy Council who, if he thinks fit, may require the parties to attend before the Judicial Committee for directions.

Preparation of copy of record for printer.

24 As soon as the typewritten copy of the record is ready for the printer, the appellant shall lodge it in the Registry of the Privy Council for printing by a printer selected by the Registrar of the Privy Council, and at the same time shall lodge the amount of the estimated cost of printing the record.

Lodging copy of record for printing.

25 Whenever it shall be found that the decision of a matter on appeal is likely to turn exclusively on a question of law, the parties, with the sanction of the Registrar of the Privy Council, may submit such question of law to the Judicial Committee in the form of a special case, and print such parts only of the record as may be necessary for the discussion of the same provided that nothing herein contained shall in any way prevent the Judicial Committee from ordering the full discussion of the whole case, if they shall so think fit, and that, in order to promote such arrangements and simplification of the matter in dispute, the said Registrar may call the parties before him, and having heard them, and examined the record may report to the Judicial Committee as to the nature of the proceedings.

Special case,

26 The Registrar of the Privy Council shall, as soon as the proof prints of the record are ready, give notice to all parties who have entered an appearance requesting them to attend at the Registry of the Privy Council at a time to be named in such notice in order to examine the said proof prints and compare the same with the certified record, and shall, for that purpose, furnish each of the said parties with one proof print. After the examination has been completed, the appellant shall, without delay, lodge his proof print duly corrected and (so far as necessary) approved by the respondent, and the Registrar of the Privy Council shall thereupon cause the copies of the record to be struck off from such proof print.

Examination of proof of record and striking off copies.

27 Each party who has entered an appearance shall be entitled to receive, for his own use, six copies of the record.

Number of copies of record for parties.

28 Subject to any special direction from the Judicial Committee to the contrary, the costs of and incidental to the printing of the record shall form part of the costs of the appeal, but the costs of and incidental to the printing of any document objected to by one party, in accordance with rule 18, shall, if such document is found on the taxation of costs to be unnecessary or irrelevant, be disallowed to, or borne by, the party insisting on including the same in the record.

How costs of printing record are to be borne.

Petition of Appeal.

29 The appellant shall lodge his petition of appeal-

(a) Where the record arrives in England printed, within a period of four months from the date of such arrival in the case of appeals from Courts situate in any of the countries or places named in Schedule B hereto, and within a period of two months from the same date in the case of appeals from any other Courts; Times within which petition shall be lodged.

(b) Where the record arrives in England written, within a period of one month from, but not before the date of the completion of the printing thereof:

Provided that nothing in this rule contained shall preclude the appellant from lodging his petition of appeal prior to the arrival of the record, or the completion of the printing thereof, if there are special reasons why, in the opinion the Registrar of the Privy Council, it should be desirable for an to do so. Form of petition.

30 The petition of appeal shall be lodged in the form prescribed by rule 47 hereinafter contained. It shall recite succinctly and, as far as possible, in chronological order, the principal steps in the proceedings leading up to the appeal from the commencement thereof down to the admission of the appeal, but shall not contain argumentative matter or travel into the merits of the case.

Service of petition.

31 The appellant shall after lodging his petition of appeal serve a copy thereof without delay on the respondent as soon as the latter has entered an appearance, and shall endorse such copy with the date of the lodgment.

Withdrawal of Appeal.

Withdrawal of appeal before petition of appeal has been lodged. 32 Where an appellant, who has not lodged his petition of appeal, desires to withdraw his appeal, he shall give notice in writing to that effect to the Registrar of the Privy Council, and the said Registrar shall, with all convenient speed after the receipt of such notice, by letter notify the Registrar of the Court appealed from that the appeal has been withdrawn, and the said appeal shall thereupon stand dismissed as from the date of the said letter without further order.

Withdrawal of appeal after petition of appeal has been lodged. 33 Where an appellant, who has lodged his petition of appeal, desires to withdraw his appeal, he shall present a petition to that effect to His Majesty in Council. On the hearing of any such petition a respondent who has entered an appearance in the appeal shall, subject to any agreement between him and the appellant to the contrary, be entitled to apply to the Judicial Committee for his costs, but where the respondent has not entered an appearance, or having entered an appearance consents in writing to the prayer of the petition, the petition may, if the Judicial Committee think fit, be disposed of in the same way mutatis mutandis as a consent petition under the provisions of rule 56 hereinafter contained.

Non-Prosecution of Appeal.

Dismissal of appeal where appellant takes no step in prosecution thereof. 34 Where an appellant takes no step in prosecution of his appeal, within a period of four months from the date of the arrival of the record in England in the case of an appeal from a Court situate in any of the countries or places named in Schedule B hereto, or within a period of two months from the same date in the case of an appeal from any other ('ourt, the Registrar of the Privy Council shall, with all convenient speed, by letter notify the Registrar of the Court appealed from that the appeal has not been prosecuted, and the appeal shall thereupon stand dismissed for non-prosecution as from the date of the said letter without further order, and a copy of the said letter shall be sent by the Registrar of the Privy Council to any respondent who has entered an appearance in the appeal.

Dismissal of appeal for non-proseuction after appellant's appearance and before lodgment of petition of appeal.

- 35 Where an appellant who has entered an appearance-
- (a) Fails to be speak a copy of a written record, or of part of a written record, in accordance with, and within the periods prescribed by rule 22; or
- (b) Having bespoken such copy within the periods prescribed by rule 22, fails thereafter to proceed with due diligence, to take all such further steps as may be necessary for the purpose of completing the printing of the said record; or
- (c) Fails to lodge his petition of appeal within the periods respectively prescribed by rule 29;

the Registrar of the Privy Council shall call upon the appellant to explain his default, and, if no explanation is offered, or if the explanation offered is in the opinion of the said Registrar insufficient, the said Registrar shall, with all convenient speed, by letter notify the Registrar of the Court speedled from that the appeal has not been effectually prosecuted, and the appeal shall thereupon stand dismissed for non-prosecution as from the date of the said letter without further order, and a copy of the said letter shall be sent by the Registrar of the Privy Council to all themseries who have entered an appearance in the appeal.

86 Where an appellant, who has lodged his petition of appeal, fails thereafter to prosecute his appeal with due diligence, the Registrar of the Privy Council shall call upon him to explain his default, and if no explanation is offered, or if the explanation offered is, in the opinion of the said Registrar, insufficient, the said Registrar shall issue a summons to the appellant calling upon him to show cause before the Judicial Committee at a time to be named in the said summons why the appeal should not be dismissed for non-prosecution provided that no such summons shall be issued by the said Registrar before the expiration of one year from the date of the arrival of the record in England. If the respondent has entered an appearance in the appeal, the Registrar of the Privy Council shall send him a copy of the said summons, and the respondent shall be entitled to be heard before the Judicial Committee in the matter of the said summons at the time named and to ask for his costs and such other relief as he may be advised. The Judicial Committee may, after considering the matter of the said summons, recommend to His Majesty the dismissal of the appeal for non-prosecution, or give such other directions therein as the justice of the case may require.

Dismissal of appeal for nonprosecution after lodgment of petition of appeal,

37 An appellant whose appeal has been dismissed for non-prosecution may present a petition to His Majesty in Council praying that his appeal may be restored.

Restoring an appeal dismissed for nonprosecution.

Appearance by Respondent.

38 The respondent may enter an appearance at any time between the arrival of the record and the hearing of the appeal, but if he unduly delays entering an appearance he shall bear, or be disallowed, the costs occasioned by such delay, unless the Judicial Committee otherwise direct.

Time within which respondent may appear.

39 The respondent shall forthwith after entering an appearance give notice thereof to the appellant, if the latter has entered an appearance.

Notice of appearance by respondent.

40 Where there are two or more respondents, and only one, or some, of them enter an appearance, the appearance form shall set out the names of the appearing respondents.

Form of appearance where all the respondents do not appear.

41 Two or more respondents may, at their own risk as to costs, enter separate appearances in the same appeal.

Separate appearances,

42 A respondent who has not entered an appearance shall not be entitled to receive any notices relating to the appeal from the Registrar of the Privy Council, nor be allowed to lodge a case in the appeal.

Non-appearing respondent not entitled to receive notices or lodge case.

43 Where a respondent fails to enter an appearance in an appeal, the following rules shall, subject to any special order of the Judicial Committee to the contrary, apply:—

Procedure on non-appearance of respondent,

(a) If the non-appearing respondent was a respondent at the time when the appeal was admitted, whether by the order of the Court appealed from or by an order of His Majesty in Council giving the appellant special leave to appeal, and it appears from the terms of the said order, or Order in Council or otherwise from the record, or from a certificate of the Registrar of the Court appealed from that the said non-appearing respondent has received notice, or was otherwise aware of the order of the Court appealed from admitting the appeal, or of the Order of His Majesty in Council giving the appellant special leave to appeal, and has also received notice, or was otherwise aware of the dispatch of the record to England, the appeal may, if all other conditions of its being set down are satisfied, be set down ex parte as against the said non-appearing respondent at any time after the expiration of three months from the date of the lodging of the petition of appeal;

(b) If the non-appearing respondent was made a respondent by an Order of His Majesty in Council subsequently to the admission of the appeal, and it appears from the record, or from a supplementary record, or from a certificate of the Registrar of the Court appealed from that the said non-appearing respondent has received notice, or was otherwise aware, of any intended application to bring him on the record as a respondent, the appeal may, if all other conditions of its being set down are satisfied, be set down ex parte as against the said non-appearing respondent at any time after the expiration of three months from the date on which he shall have been served with a copy of His Majesty's Order in Council bringing him on the record as a respondent:

Provided that where it is shown to the satisfaction of the Registrar of the Privy Council, by affidavit or otherwise, either that an appellant has made every reasonable endeavour to serve a non-appearing respondent with the notices mentioned in clause (a) and (b), respectively, and has failed to effect such service, or that it is not the intention of the non-appearing respondent to enter an appearance to the appeal, the appeal may, without further order in that behalf and at the risk of the appellant, be proceeded with exparte as against the said non-appearing respondent.

Respondent defending appeal in forma pauperis. 44 A respondent who desires to defend an appeal in formal pauperis may present a petition to that effect to His Majesty in Council, which petition shall be accompanied by an affidavit from the petitioner stating that he is not worth £25 in the world excepting his wearing apparel and his interest in the subject-matter of the appeal.

Petitions Generally.

Mode of addressing petitions,

45 All petitions for orders or directions as to matters of practice or procedure arising after the lodging of the petition of appeal and not involving any change in the parties to an appeal shall be addressed to the Judicial Committee. All other petitions shall be addressed to His Majesty in Council, but a petition which is properly addressed to His Majesty in Council may include, as incidental to the relief thereby sought, a prayer for orders or directions as to matters of practice or procedure.

Orders on petitions which need not be drawn up. 46 Where an order made by the Judical Committee does not embody any special terms or include any special directions, it shall not be necessary to draw up such order, unless the Committee otherwise direct, but a note thereof shall be made by the Regiatrar of the Privy Council.

Form of petition and number of copies to be lodged. 47 All petitions shall consist of paragraphs numbered consecutively and shall be written, typewritten, or lithographed, on brief paper with quarter margin, and endorsed with the name of the Court appealed from the full title and Privy Council number of the appeal to which the petition relates or the full title of the petition (as the case may be), and the name and address of the London agent (if any) of the petitioner, but need not be signed, except as provided by rule 3. Unless the petition is a consent petition within the meaning of rule 56 at least five copies thereof shall be lodged.

Caveat.

48 Where a petition is expected to be lodged, or has been lodged which does not relate to any pending appeal of which the record has been registered in the Registry of the Privy Council, any person claiming a right to appear before the Judicial Committee on the hearing of such petition may lodge a caveat in the matter thereof, and shall thereupon be entitled to receive from the Registrar of the Privy Council notice of the lodging of the petition, if at the time of the lodging of the caveat such petition has not yet been lodged, and if and when the petition has been lodged, to require the petitioner to serve him with a copy of the petition, and to furnish him at his own expense, with copies of any papers lodged by the petitioner in support of his petition. The caveator shall forthwith, after lodging his caveat, give notice thereof to the petitioner, if the petition has been lodged.

49 Where a petition is lodged in the matter of any pending appeal of which the record has been registered in the Registry of the Privy Council, the petitioner shall serve any party who has entered an appearance in the appeal with a copy of such petition, and the party so served shall thereupon be entitled to require the petitioner to furnish him at his own expense with copies of any papers lodged by the petitioner in support of his petition.

Service of petition.

A petition not relating to any appeal of which the record has been registered in the Registry of the Privy Council, and any other petition containing allegations of fact which cannot be verified by reference to the registered record or any certificate or duly authenticated statement of the Court appealed from shall be supported by affidavit. Where the petitioner prosecutes his petition in person, the said affidavit shall be sworn by the petitioner himself and shall state that, to the best of the deponent's knowledge, information, and belief, the allegations contained in the petition are true. Where the petitioner is represented by an agent, the said affidavit shall be sworn by such agent and shall, besides stating that to the best of the deponent's knowledge, information, and belief, the allegations contained in the petition are true, show how the deponent obtained his instructions and the information enabling him to present the petition.

Verifying petition by affidavit.

51 A petition for an order of revivor or substitution shall be accompanied by a certificate or duly authenticated statement from the Court appealed from showing who in the opinion of the said Court, is the proper person to be substituted or entered on the record in place of, or in addition to, a party who has died or undergone a change of status.

Petition for order of revivor or substituti on.

52 The Registrar of the Privy Council may refuse to receive a petition on the grounds that it discloses no reasonable cause of appeal, or is frivolous, or contains scandalous matter, but the petitioner may appeal by way of motion, from such refusal to the Judicial Committee.

Petition disclosing no reasonable cause of appeal or containing scandalous matter to be refused.

53 As soon as a petition and all necessary documents are lodged the petition shall thereupon be deemed to be set down.

Setting down petition.

54 On each day appointed by the Judicial Committee for the hearing of petitions the Registrar of the Privy Council shall, unless the Committee otherwise direct, put in the paper for hearing all such petitions as have been set down, provided that, in the absence of special circumstances of urgency to be shown to the satisfaction of the said Registrar, no petition if opposed shall be put in the paper for hearing before the expiration of ten clear days from the lodging thereof, unless the opponent consents to the petition being put in the paper on an earlier day.

Times within which set-down petitions shall be heard.

55 Subject to the provisions of the next following rule, the Registrar of the Privy Council shall, as soon as the Judicial Committee have appointed a day for the hearing of a petition, notify all parties concerned by summons of the day so appointed.

Notice to parties of day fixed for hearing petition,

56 Where the prayer of a petition is consented to in writing by the opposite party, or where a petition is of a formal and non-contentious character, the Judicial Committee may, if they think fit, make their report to His Majesty on such petition, or make their order thereon, as the case may be, without requiring the attendance of the parties in the Council Chamber, and the Registrar of the Privy Council shall not in any such case issue the summons provided for by the last-preceding rule, but shall with all convenient speed after the Committee have made their report or order notify the parties that the report or order has been made and of the date and nature of such report or order.

Procedure where petition is consented to or is formal.

57 A petitioner who desires to withdraw his petition shall give notice in writing to that effect to the Registrar of the Privy Council. Where the petition is opposed the opponent, shall, subject to any agreement between the parties to the contrary, be entitled to apply to the Judicial Committee for his costs, but where the petition is unopposed, or where in the case of an opposed petition, the parties have come to an agreement as to the cost of the petition, the petition may,

Withdrawal of petition.

if the Judicial Committee think fit, be disposed of in the same way mutatis mutandis as a Consent Petition under the provisions of the last preceding rule.

Procedure where hearing of petition unduly delayed.

Where a petitioner unduly delays bringing a petition to a hearing, the Registrar of the Privy Council shall call upon him to explain the delay, and if no explanation is offered or if the explanation offered is, in the opinion of the said Registrar. insufficient, the said Registrar may, after notifying all parties interested by summons of his intention to do so, put the petition in the paper for hearing on the next following day appointed by the Judicial Committee for the hearing of petitions for such directions as the Committee may think fit to give thereon.

Only one Counsel heard on a side in petitions.

59 At the hearing of a petition not more than one Counsel shall be admitted to be heard on a side.

Lodging of case.

No party to an appeal shall be entitled to be heard by the Judicial Committee unless he has previously lodged his case in the appeal provided that where a respondent who has entered an appearance does not desire to lodge a case in the appeal, he may give the Registrar of the Privy Council notice in writing of his intention not to lodge any case, while reserving his right to address the Judicial Committee on the question of

Printing of case.

61 The case may be printed either abroad or in England. and shall in either event be printed in accordance with the rules 1 to 3 contained in Schedule A hereto, every tenth line thereof being numbered in the margin, and shall be signed by at least one of the Counsel who attends at the hearing of the appeal or by the party himself if he conducts his appeal in person.

Number of prints to be lodged.

Each party shall lodge thirty prints of his case. 62

Form of case.

The case shall consist of paragraphs numbered consecutively and shall state, as concisely as possible, the circumstances out of which the appeal arises, the contentions to be urged by the party lodging the same, and the reasons of appeal. References by page and line to the relevant portions of the record as printed shall, as far as practicable, be printed in the margin, and care shall be taken to avoid, as afar as possible, the reprinting in the case of long extracts from the record. The Taxing Officer in taxing the costs of the appeal shall, either of his own motion, or at the instance of the opposite party, inquire into any unnecessary prolixity in the case, and shall disallow the costs occasioned thereby.

Separate cases by

Notice of lodgment of case.

Case notice,

two or more respondents.

- Two or more respondents may at their own risk as to costs, lodge separate cases in the same appeal.
- 65 Each party shall after lodging his case, forthwith give notice thereof to the other party.
- 66 Subject as hereinafter provided, the party who lodges his case first may, at any time after the expiration of three clear days from the day on which he has given the other party the notice prescribed by the last-preceding rule, serve such other party, if the latter has not in the meantime lodged his case with a "Case Notice," requiring him to lodge his case within one month from the date of the service of the said case notice and informing him that, in default of his so doing, the appeal will be set down for hearing ex parte as against him, and if the other party fails to comply with the said case notice, the party who has lodged his case may, at any time after the expiration of the time limited by the said case notice for the lodging of the case, lodge an affidavit of service (which shall set out the terms of the said case notice), and the appeal shall thereupon. if all other conditions of its being set down are satisfied, be set down ex parte as against the party in default: Provided that no case notice shall be served until after the completion of the printing, or rearrangement under rule 12, of the record, and also that nothing in this rule contained shall preclude the party in default from lodging his case, at his own risk as regards costs and otherwise, at any time up to the date of hearing.

67 Subject to the provisions of rule 43 and of the last preceding rule, an appeal shall be set down *ipso facto* as soon as the cases on both sides are lodged, and the parties shall thereupon exchange cases by handing one another, either at the offices of one of the agents or in the Registry of the Privy Council, ten copies of their respective cases.

Setting down appeal and exchanging cases.

Binding Records, &c.

attend at the Registry of the Privy Council and obtain ten copies of the record, and cases to be bound for the use of the Judicial Committee at the hearing. The copies shall be bound in cloth or in half leather with paper sides, and six leaves of blank paper shall be inserted before the appellant's case. The front cover shall bear a printed label stating the title and Privy Council number of the appeal, the contents of the volume and the names and addresses of the London agents. The several documents indicated by incuts shall be arranged in the following order: (1) appellant's case; (2) respondent's case; (3) record (if in more than one part, showing the separate parts by incuts, all parts being paged at the top of the page); (4) supplemental record (if any); and the short title and Privy Council number of the appeal shall also be shown on the back

Mode of binding records, &c., for use of Judicial Committee.

69 The appellant shall lodge the bound copies not less than four clear days before the commencement of the sittings during which the appeal is to be heard.

Time within which bound copies shall be lodged.

Hearing.

70 The Registrar of the Privy Council shall name a day on or before which appeals must be set down if they are to be entered in the List of Business for the ensuing sittings. All appeals set down on or before the day named shall, subject to any directions from the Committee or to any agreement between the parties to the contrary, be entered in such List of Business and shall, subject to any directions from the Committee to the contrary, be heard in the order in which they are set down.

Notice of day on or before which appeals must be set down for ensuing sittings.

71 The Registrar of the Privy Council shall, subject to the provisions of rule 42, notify the parties to each appeal by summons, at the earliest possible date, of the day appointed by the Judicial Committee for the hearing of the appeal, and the parties shall be in readiness to be heard on the day so appointed.

Notice to parties of day fixed for hearing appeal.

72 At the hearing of an appeal not more than two Counsel shall be admitted to be heard on a side.

Only two Counsel heard on a side in appeals.

73 In admiralty appeals the Judicial Committee may, if they think fit, require the attendance of two Nautical Assessors.

Nautical Assessors.

Judgment.

74 Where the Judicial Committee, after hearing an appeal, decide to reserve their judgment thereon, the Registrar of the Privy Council shall in due course notify the parties by summons of the day appointed by the Committee for the delivery of the judgment.

Notice to parties of day fixed for delivery of judgment.

Costs.

75 All Bills of Costs under the orders of the Judicial Committee on appeals, petitions, and other matters shall be referred to the Registrar of the Privy Council or such other person as the Judicial Committee may appoint for taxation, and all such taxations shall be regulated by the Schedule of Fees set forth in Schedule C hereto.

Taxation of costs.

76 The taxation of costs in England shall be limited to costs incurred in England.

What costs taxed in England.

77 The Registrar of the Privy Council shall, with all convenient speed after the Judicial Committee have given their decision as to the costs of an appeal, petition, or other matter, issue to the party to whom costs have been awarded an order to tax and a notice specifying the day and hour appointed by him for taxation. The party receiving such order to tax and

Order to tax.

Power of Taxing Officer where taxation delayed through the fault of the party whose costs are to be taxed.

Appeal from decision of Taxing Officer.

Amount of taxed costs to be inserted in His Majesty's Order in Council.

Taxation on the pauper scale.

Security to be dealt with as His Majesty's Order in Council determining appeal directs.

Power of Judicial Committee to excuse from compliance with rules.

Amendment of documents.

Affidavits may be sworn before the Registrar of the Privy Council.

Change of agent.

notice shall, not less than 48 hours before the time appointed for taxation, lodge his Bill of Costs (together with all necessary vouchers for disbursements), and serve the opposite party with as copy of his Bill of Costs and of the order to tax and notice.

- 78 The Taxing Officer may, if he think fit, disallow to any party who fails to lodge his Bill of Costs (together with all necessary vouchers for disbursements) within the time prescribed by the last-preceding rule, or who in any way delays or impedes a taxation the charges to which such party would otherwise be entitled for drawing his Bill of Costs and attending the taxation.
- 79 Any party aggrieved by a taxation may appeal from the decision of the Taxing Officer to the Judicial Committee. The appeal shall be heard by way of motion, and the party appealing shall give three clear days' notice of motion to the opposite party, and shall also leave a copy of such notice in the Registry of the Privy Council.
- 80 The amount allowed by the Taxing Officer on the taxation shall, subject to any appeal from his taxation to the Judicial Committee and subject to any directions from the Committee to the contrary, be inserted in His Majesty's Order in Council determining the appeal or petition.
- 81 Where the Judicial Committee directs costs to be taxed on the pauper scale, the Taxing Officer shall not allow any fees of Counsel, and shall only award to the agents out-of-pocket expenses and a reasonable allowance to cover office expenses such allowance to be taken at about three-eights of the usual professional charges in ordinary appeals. Such pauper scale shall apply to and include the application upon which leave to appeal in forma pauperis was granted.
- 82 Where the appellant has lodged security for the respondent's costs of an appeal in the Registry of the Privy Council, the Registrar of the Privy Council shall deal with such security in accordance with the directions contained in His Majesty's Order in Council determining the appeal.

Miscellaneous.

- 83 The Judicial Committee may, for sufficient cause shown, excuse the parties from compliance with any of the requirements of these rules, and may give such directions in matters of practice and procedure as they shall consider just and expedient. Applications to be excused from compliance with the requirements of any of these rules shall be addressed in the first instance to the Registrar of the Privy Council, who shall take the instructions of the Committee thereon and communicate the same to the parties. If, in the opinion of the said Registrar, it is desirable that the application should be dealt with by the Committee in open Court, he may direct the party applying to lodge in the Registry of the Privy Council, and to serve the opposite party with a notice of motion returnable before the Committee.
- 84 Any document lodged in connection with an appeal-petition, or other matter pending before His Majesty in Council or the Judicial Committee, may be amended by leave of the Registrar of the Privy Council, but if the said Registrar is of opinion that an application for leave to amend should be dealt with by the Committee in open Court, he may direct the party applying to lodge in the Registry of the Privy Council, and to serve the opposite party with a notice of motion returnable before the Committee.
- 85 Affidavits relating to any appeal, petition, or other matter pending before His Majesty in Council or the Judicial Committee may be sworn before the Registrar of the Privy Council.
- 86 Where a party to an appeal, petition, or other matter pending before His Majesty in Council changes his agent, such party, or the new agent, shall forthwith give the Registrar of the Privy Council and the outgoing agent notice in writing of the change, and shall amend the appearance accordingly. Until such notices are given the former agent shall be considered the agent of the party until the final conclusion of the appeal, petition, or other matter.

87 Subject to the provisions of any statute or of any statutory rule or order to the contrary, these rules shall apply to all matters falling within the appellate jurisdiction of His Majesty in Council.

Scope of application of rules.

88 These rules may be cited as the Judicial Committee Rules, 1925, and they shall come into operation on the 1st day of January, 1926.

Mode of citation and date of operation.

SCHEDULE A.

Rules as to Printing.

- I. All records and other proceedings in appeals or other matters pending before His Majesty in Council or the Judicial Committee which are required by the above rules to be printed shall be printed in the form known as demy quarto.
- II. The size of the paper used shall be such that the sheet, when folded and trimmed, will be 11 inches in height and $8\frac{1}{2}$ inches in width.
- III. The type to be used in the text shall be Pica type, but Long Primer shall be used in printing accounts, tabular matter, and notes. The number of lines in each page of Pica type shall be 47 or thereabouts, and every tenth line shall be numbered in the margin.
- IV. Records shall be arranged in two parts in the same volume, where practicable, viz.:--
 - Part I. The pleadings and proceedings, the transcript of the evidence of the witnesses, the judgments, decrees, &c., of the Courts below, down to the order admitting the appeal.

Part II. The exhibits and documents.

V. The index to Part I. shall be in chronological order, and shall be placed at the beginning of the volume.

The index to Part II. shall follow the order of the exhibit mark, and shall be placed immediately after the index to Part I.

VI. Part I. shall be arranged strictly in chronological order, i.e., in the same order as the index.

Part II. shall be arranged in the most convenient way for the use of the Judicial Committee, as the circumstances of the case require. The documents shall be printed as far as suitable in chronological order, mixing plaintiff's and defendant's documents together when necessary. Each document shall show its exhibit mark, and whether it is a plaintiff's or defendant's document (unless this is clear from the exhibit mark) and in all cases documents relating to the same matter, such as—

(a) a series of correspondence, or

(b) proceedings in a suit other than the one under appeal,

shall be kept together. The order in the record of the documents in Part II. will probably be different from the order of the index, and the proper page number of each document shall be inserted in the printed index.

The parties will be responsible for arranging the record in proper order for the Judicial Committee, and in difficult cases Counsel may be asked to settle it.

VII. The documents in Part I. shall be numbered consecutively.

The documents in Part II. shall not be numbered, apart from the exhibit mark.

VIII. Each document shall have a heading which shall consist of the number or exhibit mark and the description of the document in the index without the date.

IX. Each document shall have a mariginal note which shall be repeated on each page over which the document extends, viz.:—

Part 1

(a) Where the case has been before more than one Court, the short name of the Court shall first appear. Where the case has been before only one Court the name of the Court need not appear.

(b) The marginal note of the document shall then appear consisting of the number and the description of the document in the index, with the date, except in the case of oral evidence

in the index, with the date, except in the case of oral evidence.

(c) In the case of oral evidence, "plaintiff's evidence" or "defendant's evidence" shall appear beneath the name of the Court, and then the marginal note consisting of the number in the index and the witness's name, with "examination," "cross-examination," or "re-examination," as the case may be.

Part II.

The word "exhibits" shall first appear.

The marginal note of the exhibit shall then appear consisting of the exhibit mark and the description of the document in the index, with the date.

X. The parties shall agree to the omission of formal and irrelevant documents, but the description of the document may appear (both in the index and in the record), if desired, with the words "not printed" against it.

A long series of documents, such as accounts, rent rolls, inventories, &c., shall not be printed in full, unless Counsel so advise, but the parties shall agree to short extracts being printed

as specimens.

XI. In cases where maps sent from abroad are of an inconvenient size or unsuitable in character, the appellant shall, in agreement with the respondent, prepare in England, from the materials sent from abroad, maps drawn properly to scale and of reasonable size, showing, as far as possible, the claims of the respective parties, in different colours.

SCHEDULE B.

Countries and Places referred to in Rules 22, 29, and 34.

Australia.
British Honduras.
British North Borneo.
Brunei.
Ceylon.
China.
Eastern African Dependencies.
Falkland Islands.
Federated Malay States.

Fiji.
Hong Kong.
India.
Mauritius.
New Zealand.
Persia.
Seychelles.
Somaliland Protectorate.
Strait Settlements.

SCHEDULE C.

I.—FEES ALLOWED TO AGENTS CONDUCTING APPEALS OR OTHER MATTERS BEFORE THE JUDICIAL COMMITTEE OF THE PRIVY COUNCIL.

(331 Per Cent. is added to these Fees.)

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	£	8.	đ.
Retainer fee	Ð	13	4
Drawing appearance or caveat	0	5	ö
Perusing printed record, for every printed sheet of 8 pages			
Perusing written record for every 95 felica-	I	I	0
December index	0		8
December managed and a second	0	_	0
Attending at the Registry to examine proof print of	0	0	6
	_	_	
	3		O
Correcting revised print of record, per sheet of 8 pages:	1	11	6
Foreign or Indian cases			
Other cases	1	1	0
Instruction for petition or motion, or to oppose		10	6
Instructions for petition of appeal		10	0
Instructions for case	0	10	0
Drawing potition motion can a mail	1	0	0
Conving motition motion make	0	2	0
Correcting proof of acces per short of a	0	0	6
Correcting proof of case, per sheet of 8 pages: Foreign or Indian cases			
Other cases	1	1	0
Drawing and fair copy case notice	0	10	6
Domining motition meeting a second	0	10	0
Perusing petition, motion, or affidavit Perusing petition of appeal per folio	0	2	0
Let using position of appear	1	1	0
Perusing case, per printed sheet of 8 pages	1	ī	Ô
Instructions for and preparing retainer to Counsel	ō	10	0
Instructions to Counsel to argue an appeal	1	Õ	Ö
Instructions to Counsel to argue a petition or motion Instructions to printer	0	10	0
Attending consultation	0	10	Ô
Attending at the Council Co.	1	0	n
Attending at the Council Chamber for the hearing of a petition or motion	-	-,	•
Attending at the Council of	1	6	8
Attending at the Council Chamber all day on an appeal not called on	-	-	
Attending the hearing of an appeal Der day	2	6	8
Attending a judgment	3	6	8
Approving draft order	1	6	8
•••	0	10	0

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Attendances generally			10	0
Attendances on Counsel where fee is 30 guineas or o	* *	1:	-,-	-
Drawing Bill of Costs per foli		0	Τ.	0
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Attending taxation of costs of a petition or motion	• •	1	1	0
Sessions fee for each year or part of a year from the d	9.t.e	_	-	v
of appearance (in appeals only)	woo	3	3	0
Letters, &c. (in petitions)	• •	ĭ	ĭ	ŏ
Letters, &c. (in appeals) for 1st year		2		ŏ
For each following year	• •	ĩ	ī	ŏ
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II.—Council Office Fees.				•
Entering appearance		1	0	0
Amending appearance		0	10	Ŏ
Examining proof print of record with the certif	ied			-
record at the Registry (chargeable to appellant on	ly)			
per d		2	0	0
per half d		1	0	0
Lodging petition of appeal		3	0	0
Lodging petition for special leave to appeal		2	0	0
Lodging any other petition or motion	٠.	1	0	0
Lodging case or notice under rule 60		2	0	0
Setting down appeal (chargeable to appellant only)		5	0	0
Setting down petition for special leave to appe	eal			
(chargeable to petitioner only)		2	0	0
	to			
petitioner only)		1	0	0
Summons	٠.	1	0	0
Committee report on petition	٠.	2	0	0
Committee report on appeal	• •	3.	0	0
Original Order of His Majesty in Council determining	an			
appeal	٠.	5	0	0
Any other original Order of His Majesty in Council	٠.	3	0	0
		0	5	0
Original Order of the Judicial Committee		2	0	0
		0	5	0
Lodging affidavit		0 1	10	0
Certificate delivered to parties		0]	10	0
		1	0	0
Subpona to witnesses		0 1	0	0
Taxing fee 6d. for each pound allowed, or a fracti up to £300, and one per cent. beyond that sum, calcul-	ion late	the d a	reo: t th	f, 10

"THE STAMP ORDINANCE, 1909."

rate of 5s. for each £25, or a portion thereof.

F 159/28

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

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 7, 1928. A. G. M. FLETCHER, Colonial Secretary.

Company referred to.
Orion Tea Co., Ltd.

"THE STAMP ORDINANCE, 1909."

F 192/28

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

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

Colombo, March 15, 1928.

COMPANY REFERRED TO.

The Nagahatenne Rubber Co., Ltd.

"THE STAMP ORDINANCE, 1909."

F 195/29

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

By His Excellency's command,

Colonial Secretary's Office. Colombo, March 15, 1928. A. G. M. FLETCHER, Colonial Secretary.

COMPANY REFERBED TO. The Mola Eliya Coconut Estate Co., Ltd.

"THE PETROLEUM ORDINANCE, 1887."

V 9/27

EGULATIONS made by His Excellency the Governor in Executive Council under the provisions of section 38 of the above-named Ordinance.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 15, 1928. A. G. M. FLETCRER. Colonial Secretary.

REGULATIONS REFERRED TO.

The following regulations shall be added to the regulations relating to petrol service stations published by Notification dated June 10, 1926, in Government Gazette No. 7,530 dated June 11, 1926:-

- 17. The local authority in his discretion and subject to the rules hereinbefore prescribed may grant a licence for the storage of such quantity of dangerous petroleum, not exceeding 2,000 gallons, in a petrol service station, as he thinks fit. Every such licence shall be in the appropriate form, marked A in the schedule hereto, and shall be in force for such period, not exceeding one year from the date of the grant of the licence, as may be prescribed therein. A separate licence shall be required for each separate petrol service station.
 - 18. The licensing authority may, for reasons to be communicated to the applicant, refuse the licence in any case.

 19. Every licence granted under these rules shall be liable to be forfeited for any contravention of the Ordinance

or of any rule thereunder, or of any condition contained in any such licence. 20. Every licence granted under these rules shall be held subject to the conditions endorsed on it, and shall

contain all particulars, which are contained in the form prescribed for it by these rules.

- 21. Every application for the renewal of a licence shall be made at a date not less than thirty days before the date on which the original licence expires, and, if the application is so made, the premises shall be held to be duly licensed until such date as the licensing authority issues the renewed licence, or until an intimation that the renewel of the licence is refused has been communicated to the applicant. The same fee shall be charged for the renewal of a licence as for a new licence.
- 22. (1) The holder of a licence may, at any time before its expiry, apply for permission to transfer it to another person. Such application shall be made to the local authority, who shall, if he approves of the transfer, enter upon the licence, under his signature, an endorsement to the effect that the licence has been transferred to the person named.

 (2) A fee of Re. 1 shall be charged on each such application.

(3) The person to whom the licen e is so transferred shall enjoy the same powers and be subject to the same

obligations under the licence as the original holder.

23. Every application for a licence for the possession of petroleum in retrol service tations shall specify (a) the quantity of petroleum which the applicant desires to keep; (b) the name and position of the premises intended to be used for the storage of such petroleum, and whether the said premises fulfil the conditions prescribed by the forms shown in the schedule attached, as the case may be; (c) the amount of petroleum, if any, already licensed to be kept on the same

If the application be made for the first time in respect of any installation, or, if the quantity of petroleum to be stored in such installation is to be increased, the application shall be accompanied by specifications and plans drawn to

scale.

The fees to be charged for retrol service stations shall be as given in rule No. 1 made by the Governor in Executive Council and published by Notification dated September 3, 1924, in the Government Gazette of September 5, 1924.

SCHEDULE.

Form A.

Licence to Possess Petroleum in Quantities not exceeding 2,000 Gallons in Petrol Service Stations.

Fee: Rs.

gallons of petroleum Licence is hereby granted to - for the storage in the place described below, of subject to the rules regulating the possession of petroleum in petrol service stations, made by the Governor in Executive Council, and published in the Ceylon Government Gazette, and to the further conditions on the back of this licence.

The . day of -- . 192--.

Local Authority.

Description of the Place above referred to.

Conditions referred to.

1. Dangerous petroleum up to a quantity not exceeding 2,000 gallons shall be stored in gas-tight metal tanks, each tank must be constructed of strong iron or mild steel plates well rivetted together and thoroughly canked and designed according to sound engineering practice to render the tank thoroughly substantial and effective. Each tank shall be of a capacity not exceeding 1,000 gallons, sunk completely underground in the position shown on the plan submitted to and approved by the local authority and placed in a pit lined with concrete or brick in coment, the tank heing packed round with sand, eachly, or clay, so that no air space is left below ground level and the tank is not visible. - A

- 2. A pump or pumps shall be placed in the position as shown on a plan submitted to and approved by the local authority. The pipe connection between the tank or tanks and the pump or pumps shall be placed underground in the position shown on a plan submitted to and approved by the local authority, and all joints, valves, and cocks shall be gas-tight.
 - 3. For the purpose of charging the tanks of motor vehicles the petroleum shall be-
 - (a) Pumped through strong metal piping by means of approved pumps into above-ground measuring tanks of a capacity not exceeding 30 gallons, fixed in approved positions, and run thence through sound hose, fitted with secure self-closing cock and nozzle, into the tanks of motor vehicles; or
 - (b) Pumped through strong metal piping by means of approved pumps into an above-ground services tank of approved capacity, fixed in an approved position, and run thence through strong metal piping into measuring tanks of a capacity not exceeding 30 gallons fixed in approved positions and thence through sound hose, fitted with secure self-closing cock and nozzle, into tanks of motor vehicles; or
 - (c) Pumped by means of approved measuring pumps, fixed in approved positions, through strong metal piping and sound hose, fitted with secure tap and nozzle, into the tanks of motor vehicles.
- 4. All tanks, pumps, pipes, and fittings shall be strongly constructed of the best materials to be approved by the local authority.

5. All service or measuring tanks shall be fitted with approved overflow and emptying pipes returning to the

storage tank.

- 6. The petroleum shall enter the storage tank "under seal" and all tanks shall be fitted with a vent pipe leading into the open air, the open end being covered with brass gauze 32 mesh and fitted with a hood or the open end shall be fitted with an inlet valve and an exhaust valve. Every other opening in the tank, whether to be used as a manhole or for a pipe or other purpose, not being such a ventilating pipe as aforesaid, must be thoroughly closed by an effective and properly secured cap, cover, or tap.
- 7. If the licensing officer shall call upon the holder of a licence by a notice in writing to execute any repairs or alterations or improvements to the storage premises, which may, in the opinion of such officer, be necessary for the safety of the said premises, the holder of the licence shall execute the repairs within such period, not being less than one month

from date of receipt of the notice or as may be fixed by the notice.

- 8. The tank before being repaired shall be cleared of all dangerous petroleum and of all dangerous vapours arising from the same.
- 9. The licence holder is prohibited from delivering any quantity of dangerous petroleum exceeding 3 gallons to any one except the duly registered owner or driver of a motor car, motor lorry, motor launch, or motor boat, or other motor vehicles, and then only in quantities not exceeding 40 gallons.
- 10. All due precautions shall be taken for the prevention of unauthorized persons having access to any petroleum

kept and to the vessels containing or having actually contained the same.

- 11. Every person managing or employed on or in connection with the storage of dangerous petroleum shall abstain from any act whatever which tends to cause fire or explosion and which is not reasonably necessary, and shall prevent any other person from doing such act.
- 12. The storage premises shall be liable to inspection by the licensing authority or his authorized representative or by a Police Officer not being of lower rank than a Sub-Inspector of Police authorized by the Inspector-General in his behalf.
- 13. The licence holder is prohibited from filling any receptacles that are unsound or unfit to certain dangerous petroleum.
- 14. An adequate supply of dry sand shall always be kept ready for immediate use in a petrol service station for the purpose of extinguishing fires.
- 15 Petrol service stations, except such stations as are fitted with electric light, shall be closed between the hours of sunset and sunrise, and no work shall be carried on within the premises during these hours.
- 16. Every licence shall be liable to be forfeited for any contravention of the Petroleum Ordinance, or of any rule
- thereunder, or of any conditions contained in this licence.

 17. The local authority in his discretion and subject to the rules hereinbefore prescribed may grant a licence for the storage of such quantity of dangerous petroleum, not exceeding 2,000 gallons, in a petrol service station, as he thinks
- the storage of such quantity of dangerous petroleum, not exceeding 2,000 gallons, in a petrol service station, as he thinks fit. Every such licence shall be in the appropriate form, marked A in the schedule hereto, and shall be in force for such period, not exceeding one year from the date of the grant of the licence, as may be prescribed therein. A separate licence shall be required for each separate petrol service station.
 - 18. The licensing authority may, for reasons to be communicated to the applicant, refuse the license in any case.
- 19. Every licence granted under these rules shall be liable to be forfeited for any contravention of the Ordinance or of any rule thereunder, or of any condition contained in any such licence.
- 20. Every licence granted under these rules shall be held subject to the conditions endorsed on it, and shall contain all particulars, which are contained in the form prescribed for it by these rules.
- 21. Every application for the renewal of a licence shall be made at a date not less than thirty days before the date on which the original licence expires, and, if the application is so made, the premises shall be held to be duly licensed until such date as the licensing authority issues the renewed licence, or until an intimation that the renewal of the licence is refused has been communicated to the applicant. The same fee shall be charged for the renewal of a licence as for a new licence.
- 22. (1) The holder of a licence may, at any time before its expiry, apply for permission to transfer it to another person. Such application shall be made to the local authority, who shall, if he approves of the transfer, enter upon the licence, under his signature, an endorsement to the effect that the licence has been transferred to the person named.

(2) A fee of Re. 1 shall be charged on each such application.

- (3) The person to whom the licence is so transferred shall enjoy the same powers and be subject to the same obligations under the licence as the original holder.
- 23. Every application for a licence for the possession of petroleum in petrol service stations shall specify (a) the quantity of petroleum which the applicant desires to keep; (b) the name and position of the premises intended to be used for the storage of such petroleum, and whether the said premises fulfil the conditions prescribed by the forms shown in the schedule attached, as the case may be; (c) the amount of petroleum, if any, already licensed to be kept on the same premises.

If the application be made for the first time in respect of any installation, or, if the quantity of petroleum to be stored in such installation is to be increased, the application shall be accompanied by specifications and plans drawn to

scale.

24. The fees to be charged for petrol service stations shall be as given in rule No. 1 made by the Governor in Executive Council and published by Notification dated September 3, 1924, in the Government Gazette of September 5, 1924.

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

E 381/27

DY-LAWS made by the Chilaw Education District Committee, under the provisions of the above-named Ordinance, approved by the Board of Education, and confirmed by His Excellency the Governor in Executive Council.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 3, 1928. A. G. M. FLETCHER, Colonial Secretary.

By-LAWS REFERRED TO.

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

The term "attendance" shall mean an attendance for the period defined by the Code as constituting

full attendance recorded in an Attendance Register in the manner prescribed by the Code.

The term "Code" shall mean the Code for Assisted Schools for the time being sanctioned by His Excellency the

Governor in Executive Council.

The term "District Committee" means the Urban Education District Committee of Chilaw.

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

2. The Committee shall meet, ordinarily at 2.30 P.M. once every three months, on such dates as the Committee

shall decide upon.

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

members immediately after the meeting.

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

And provided always that when a child between 10 and 14 years of age, being beneficially employed to the satisfaction of the Chairman, Education District Committee, has received a certificate from an Inspector of Schools that he of she has passed in Reading, Writing, and Arithmetic the examination prescribed by the Code for the Fourth Standard he or she shall not be required to attend school.

The area described in Schedule A is an area within which efficient provision has been made for elementary education by means of schools situated either within or outside such area.

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

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

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

8. No elementary school shall, except with the permission of the Divisional or District Inspector of Schools, he kept open for school work on more than 5 days a week or less than 180 days a year.

SOMEDULE A.

Present Administrative Limits of the Chilaw Urban District Council.

North.—A line starting from the sea, along the eastern shore of the Chilaw lake up to the canal, and thence slong

the western bank of the canal up to the bridge over the canal.

North-east.—A line starting from the bridge over the canal along the eastern side of the Wattakkaliya road, the northern boundary of lot 58702 in town plan, the path marked in town plan, thence along that path to the Puttalam road, and thence along the eastern side of Puttalam road to Lunu-odai, along Lunu-odai to lot 57311, thence along the northern and eastern boundaries of the said lot the old gravets marked in town plan, the northern and eastern boundaries of lot 487/V 2 and the northern boundary of lot S 2, and the northern boundary of the new dhobies' tank to its eastern

East .--A line along the eastern boundary of the new dhobies' tank, across Wariyapola road, along the eastern

boundary of Mr. Advocate Corea's land till its south-eastern end.

South-east.—A line from the south-eastern corner of Mr. Advocate Corea's land, along its southern boundary and along the southern boundary of Mr. De Mel's estate, eastern and southern boundaries of lot 487/U 3, eastern and southern boundaries of lot 487/5, southern boundary of lot 5/39, eastern boundaries of lots L 1230, M 1230, N 1230, southern boundaries of lots N 1230, M 1230, to Colombo road, thence along the eastern side of Colombo road to a point opposite the northern corner of lot 1079 across the road, along the northern and western boundaries of the said lot to the railway line, thence along the eastern side of the railway line to lot Y marked in town plan, thence across the railway line, along the southern boundaries of lots X and Y in the said plan; and along the southern boundaries of lot V 214 and lot W 214 to the Chilaw lake, thence along the eastern shore of the Chilaw lake to the north-west corner of lot 13233 thence a line across the lake to the north-eastern corner of lot L 1194, along the northern boundary of the said to L 1194, along the road marked in the town plan to the north-eastern corner of lot 205394 in town plan.

South.—A line starting from the north-east corner of lot 205394, along the northern and western boundaries of the said lot 205394, southern boundaries of lots 205421 and 316, and thence a straight line starting from the north-east

corner of the general cemetery along its southern boundary to the sea.

West.—The sea.

SCHEDULE B. English Schools.

Roman Catholic Boys' School, Chilaw. Roman Catholic Girls' School, Chilaw.

Roman Catholic Boys' School, Chilaw. Roman Catholic Girls' School, Chilaw. **Vernacular** Schools...

NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for the contract for the conveyance of mails from October 1, 1928, once daily each way for a period of three years, between Haputale, Haldummulla, Koslanda, Wellawaya, and Moneragala Post Offices and intermediate offices.

(a) By motor car, cab, or omnibus; or

(b) By motor lorry.

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

The hours of arrival and departure to be fixed from

time to time by the Postmaster-General.

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

 5. All tenders should be in duplicate and sealed under
- one cover, and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, or be sent

to him through the post.

Tenders should be marked "Tender for the Conveyance of Mails between Haputale and Moneragala" in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, April 17, 1928.

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

form.

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

informal and rejected.

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

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

- Tenders for above service must be accompanied by a scale of the rates which it is intended to charge the public during the period of the service for the conveyance of passengers, luggage, and parcels, and the quantity of luggage per passenger allowed to be conveyed free. When such scale has been accepted by Government, the contractor shall not, without the express permission of Government, increase the rates charged for the conveyance of passengers, luggage, and parcels above the amount shown in the scale, or reduce the allowance of free luggage below the amount therein stated.
- 12. Further particulars regarding the terms of the contract will be found in the contract form, Post Office N 10. Further information about the terms of the contract and any other information can be obtained on application to the Postmaster-General.
- 13. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- 14. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors either individually or jointly with any other person, nor

shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Postmaster-General, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

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

16. Contracts may not be assigned or sublet without

the authority of the Tender Board.

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

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

General Post Office, Colombo, March 9, 1928.

M. S. SRESHTA. Postmaster General.

TENDERS are hereby invited for the services named in the schedule hereunder for the period of one or two or three years commencing from October 1, 1928.

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

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

Tenders should be marked "Tender for Diets, Hospital," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not

later than midday on May 8, 1928.

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

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

If required, samples must be deposited.

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

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

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

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

year or any portion thereof.

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

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

being under the Government of Ceylon.

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

J. F. E. BRIDGER, Director of Medical and Sanitary Services. Colombo, March 14, 1928.

SCHEDULE REFERRED TO.

Service.	Tender Deposit.	
Supply of cooked provisions, without milk, to the following institutions:—	Rs.	Rs.
Bogawantalawa Hospital Dikoya Hospital Dimbula Hospital Gampola Hospital Lindula Hospital Matale Hospital Maturata Hospital	. 200 . . 200 . . 300 . . 500 .	. 200 . 1,000 . 400 . 400 . 600 . 1,000
Uda Pussellawa Hospital Supply of cooked provisions, with mills to the following institutions: Maskeliya Hospital		. 600
Nawalapitiya Hospital Supply of uncooked provisions, withou milk, to the following institutions:—	. 500 . t	. 1,000
Kandy Hospital		. 1,500 . 1,000

TENDERS are hereby invited for the supply to the Coylon Government Railway of 176,000 tons of best locomotive coal, 10 per cent. more or less at the option of the General Manager, to be delivered between October 1, 1928, and September 30, 1929. All coal shipped shall be of large size, and free from stone, shale, and other foreign matter. Indian coal shall be inspected by the Officers of the Mining Engineer's Department of the Railway Board of India, who shall reject any coal which, in their opinion, is inferior to that contracted for. The fees for inspection must be paid by the contractors.

2. Tenders will only be considered with respect to coals

which have been recently in current use on the Railway, or have been recently tested, or of which samples have been submitted for testing purposes in connection with this contract, as specified in clause 3 below. In the case of coals used or tested in connection with recent previous contracts, tenderers will be required to guarantee a contract

supply of similar quality to coals previously used or tested.

3. In the case of coals not previously used or tested samples must be immediately submitted for testing purposes. The samples must be delivered at the Mutwal Coal Grounds, in lots of 30 tons packed in bags, and with the name of the coals labelled on each bag. Sample coals will be paid for at the current contract rate per ton. No coal will be tested unless it is of good Railway repute and is in use on Railway trunk lines, and tenderers must produce satisfactory evidence to this effect.

The tenders should give full particulars of the source of supply including the name of the colliery and seam from which the coal will be supplied and the price perton, cost, and freight, Colombo. In the case of Indian coal the classification of the coal under the Government of India's Coal Grading Board notifications must be stated. The price tendered must be nest, but it is to be distinctly understood that should any further rebates come into operation between the date of receipt of tenders and the date of completion of deliveries such rebates shall be credited to buyer's account.

5. The coal is to be shipped in approximately equal quantities each month. Dates of arrival must be so arranged that only one ship will be discharging coal for the Railway at one time. The first cargo to arrive in Colombo as near as possible to October 1, 1028, and delivery of the

whole quantity to be completed by September 30, 1929.

6. The quantity of each shipment of Indian coal will be determined by Marine Surveyors appointed by the General Manager. Payment will be made to the contractor for each separate shipment on completion of discharge in Colombo according to the quantity specified in the bill of lading, but deducting therefrom an amount equal to 2 per cent, for wastage. A survey report or other proof of correct shipment must be furnished by suppliers in the case of coal from other sources.

7. The suppliers shall inform the General Manager by telegraph immediately the steamers commence to lead stating the probable date of sailing, and shall again telegraph immediately the vessel has sailed. Plans showing the various holds and the quantity of coal in each bills of lading, and invoices must be transmitted by the contractor to the Railway Storekeeper immediately the vessels are ready for sea. The bills of lading are to be prepared in accordance with the terms of the contract.

8. The coal must be delivered over ship's side free

of all freight and charges, into craft, steemer, floating depôt, or pier in Colombo Harbour as the General Manager may direct. The General Manager reserves the right to appoint

the discharging stevedores.

9. Should the General Manager of the Railway require it, the coal shall be discharged from the steamers at the rate of not less than 1,000 tons per working day, but the General Manager shall not be bound to accept delivery at the rate of more than 500 tons per day, nor shall he be required to take delivery of any coal on Sundays or the days called charter party holidays defined in the calendar published by the Ceylon Chamber of Commerce.

Tenders are to be made on forms which will be supplied upon application at the Office of the Railway Storekeeper, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and

rejected.

11. A deposit of Rs. 100 in favour of the Hon, the Treasurer of Ceylon will be required to be made at the General Treasury, or the Kachcheri, Colombo, and a receipt produced for the same before any tender form is issued.

12. Tenders must be in duplicate, and be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract. The documents should be sealed under one cover marked "Tender for supply of Locomotive Coal to the Railway" in the left hand top corner of the envelope, and be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue. Colombo.

13. Tenders should be deposited in the tender box in the Office of the Controller of Revenue, or sent through the post so as to reach the Office of Controller of Revenue not later than noon on Tuesday, August 21, 1928.

14. Tenderers must satisfy the General Manager that they are in a position to execute the contract in a satisfactory manner, documentary or other evidence being produced for the purpose if called for, and, in the case of tenderers who are not resident in the Colony, by a duly constituted agent specially empowered in that behalf.

15. Tenders from tenderers not resident in the Colony will not receive consideration unless submitted by a duly constituted agent resident in the Colony specially empowered to tender for the same and to execute a valid contract in that behalf and to fulfil all the terms of the contract. In the case of local firms tendering as agents of colliery firms in India, Natal, and elsewhere outside Ceylon, the "duly constituted" agents should hold a power of attorney from their principals to enable them to enter into a contract, should their tender be accepted.

- 16. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.
- 17. Should any tenderer decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defau'ting contractors precluded from having any concern in a Ceylon Government contract. All other deposits will be returned upon signature of a contract.
- 18. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of security required will be Rs. 12,000 in cash or fixed deposit.
- 19. The contractor shall not assign or transfer the contract without the permission of the General Manager of the Railway.
- 20. If any of the coal supplied is objected to by the Railway Storekeeper as not being of the quality contracted for, or as being inferior in quality to the sample submitted, the General Manager shall be at liberty to deduct from the price such sums as he may consider justifiable by reason of the inferior quality, or he may reject such coal. Whenever any coal is so rejected the contractors shall at their own cost and expense remove the rejected coal, and pending removal the coal shall remain and be at the risk of the contractors, and the contractors shall, in addition to any other penalty, be liable to refund to the General Manager the cost incurred in landing such rejected coal, and the cost so incurred, when certified under the hand of the General Manager, shall be deemed final and conclusive.
- 21. Should the contractor fail to supply coal in the quantities and the time agreed upon, or should he supply coal inferior in quality to the sample submitted, or should he commit a breach of any of the covenants of the contract, the General Managershall be at liberty by noticing, in writing to forthwith determine the contract, and thereupon the contractor will be liable to pay to the General Manager all costs and expenses incurred by the failure to supply coal, or by the breach any other covenant of the contract, and shall in addition be liable to forfeit the sum of Rs. 12,000 deposited by him as security, which said sum of Rs. 12,000 shall be paid and forfeited as liquidated damages and not by way of a penalty and shall not be deemed to include the costs and expenses hereinbefore referred to.
- 22. Should the contractor at any time during the execution of the contract find that he will be unable to deliver the full quantity of coal or any portion of it within the period named, he shall at once give notice accordingly to the General Manager of the Railway, who shall have an absolute discretion either to grant an extension of time or to determine the contract and recover damages as provided hereinbefore in condition 21.
- 23. The purchase price of any coal delivered to and accepted by the General Manager after September 30, 1929, shall be subject to a deduction as damages of 10 per cent. on their value, and such deduction shall be regarded as a reasonable pre-estimate of actual damage which the General Manager will and may sustain by reason of the default of the contractor to complete delivery within the specified time, and shall for all purposes be deemed to be and regarded as liquidated damages and not as a penalty.
- 24. In the case of failure on the part of the contractor to supply the entire quantity of coal before September 30, 1929, it shall be lawful for the General Manager in his discretion, by reason of such default and breach of contract on the part of the contractor, either to grant the contractor once or oftener an extension of time for the delivery of such quantity of coal as the contractor has failed to supply (subject to a deduction of 10 per cent. on their purchase price) or to purchase in the open market at whatever price he may deem fit and reasonable such quantity of coal as the contractor has failed to supply before September 30, 1929. If the coal so purchased in the open market costs more

than the contract price, such excess cost shall be recovered in addition to the forfeiture of the security money as provided for hereinbefore in clause 21.

- 25. In the event of the General Manager in his discretion electing not to grant the contractor an extension of time, but to purchase or cause to be purchased in the open market such quantity of coal, as the contractor shall have failed to deliver before September 30, 1929, the General Manager shall give to the contractor 30 days' notice in writing of his intention so to purchase in the open market.
- 26. It shall be considered sufficient delivery of any notice or notices aforesaid if they are posted to the registered office of the contractor, and if the said contractor shall change his office he shall forthwith notify to the said General Manager such change and till such notification the post of notice or notices to the original address shall be deemed sufficient delivery of such notice.
- 27. If subsequent to the issue of the notice of intention to purchase in the open market and within the period of 30 days covered by such notice, the contractor shall deliver to the General Manager the entire quantity of coal then remaining undelivered or any part of such quantity it shall be lawful for the General Manager for good cause shown or otherwise to his appearing to accept such quantity of coal or any part thereof, and in the event of the General Manager within the said period of 30 days accepting a part only of the quantity of coal remaining undelivered such acceptance shall in no way be deemed to be or construed as a waiver of the written notice hereinbefore referred to, which said notice shall despite such acceptance be deemed to be for all purposes valid and effectual with a view to enabling the General Manager lawfully to purchase in the open market such quantity of coal as shall yet remain undelivered at the expiration of the period of 30 days covered by the said notice.
- 28. If any difference or dispute shall arise between the parties of this contract as to the true intent and meaning of any of the conditions herein contained, such difference or dispute shall be referred to a board of arbitration, of which each party shall appoint one arbitrator, and the two arbitrators so appointed shall, before proceeding with the reference, appoint an umpire. The award of the arbitrators and umpire, or of the majority of them, shall be conclusive and binding on both parties hereto. The losing party shall bear the costs of the arbitration.
- 29. The General Manager of the Railway may deduct from sums payable to the contractor all sums payable to the Ceylon Government by the contractor under his contract, or such sums may be recovered by action at law.
- 30. The decision of the General Manager of the Railway as to whether the contractor has been guilty of any breach of his contract, and upon all questions arising out of or incidential to the contract, shall be final and conclusive, and the contractor shall be bound thereby.
- 31. 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 such list, or any other person to whom the General Manager, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.
- 32. In the event of war, or disturbance, or strike, or lockout of pitmen, or labourers, or pestilence, or epidemical sickness, or earthquakes, fires, storms, or floods, or other hindrances affecting the contract, being the act of God or beyond the control of the parties to this contract, the contract shall be subject to such modification as the circumstances may warrant.

General Manager's Office, Colombo, March 7, 1928.

T. E. DUTTON, General Manager.

CHEDULES of rates are invited for the following, works connected with the construction of the Colombo-Labugama Junction road, viz:--

- (a) Laying 9-in. rubble paving on sections 4 and 5 (Pannipitiya to Homagama).
- (b) Laying 9-in. rubble paving on sections 11 and 12 (Hanwella).

These will be the subjects of separate schedules, and will be dealt with as independent contracts. 2. The whole of the work will be carried out on an agreement to be entered into between the District Engineer, Colombo-Labugama Junction road, and the successful tenderer, subject to the approval finally of the Provincial Engineer, Western Province (South), and based on the accepted tendered schedule of rates?

3. Plans, specification, bill of quantities, and specimen agreement can be seen, and all other information obtained at the Office of the District Engineer in charge, Colombo-Labugama Junction road, High street, Wellawatts, any working day between the hours of 8.30 A.M. and 4.30 P.M.

(Saturdays, 8.30 A.M. and 1.30 P.M.).

4. Schodules of rates must be submitted in duplicate on special forms to be obtained from the District Engineer, Colombo-Labugama Junction road. They must be duly signed, witnessed and dated, and forwarded in securely sealed envelopes, the original to the Provincial Engineer, Western Province (South,) Torrington square, Colombo, and the duplicate to the District Engineer in charge, Colombo-Labugama Junction road, High street, Wellawatta, so as to reach the respective officers before noon on Wednesday, April 11, 1928. The envelopes must be endorsed in the left hand top corner "Tender for Paving Sections 4 and 5" or "Tender for Paving Sections 11 and 12," as the case may be.

5. The tendered rates must be entered in ink, and any alterations must be distinct, and must bear the initials of the tenderer. Any tenders with altered rates not supported by the tenderer's initials will be treated as

nformal and rejected.

6. Before tender forms can be issued, intending contractors must deposit a sum of Rs. 10 for each contract at the local Kachcheri or General Treasury, and hand the receipt to the District Engineer in charge. These deposits will be returned within one month of the signing of the agreement by the successful contractor. If, however, a tenderer whose tender is accepted and who is called upon to enter into an agreement on the basis thereof, declines or neglects for more than ten days to do so, this deposit will be forfeited to Government.

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement and to recover the cost thereof as indicated in the Government Stores Price List plus 25 per cent., as also Customs duty, transport, and packing charges, &c. In the case of timber supplied through the Forest Department, royalty

and freight will similarly be charged.

8. The accepted tenderer will be required to complete and hand over the work to the District Engineer in charge, Colombo-Labugama Junction road, on or before a date to be agreed upon. Each tender must show the length of

time required to complete the work.

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

10. Covernment 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.

E. W. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, March 14, 1928.

CHEDULES of rates are hereby invited for water service to Watupitiwela hospital.

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

3. The plans, specifications, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District

Engineer, Veyangeda, 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 ferms to be obtained from the Office of the District Engineer, Veyangoda, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province (North), Colombo, and the duplicate addressed to the District Engineer, Veyangoda, endorsed on the outside "Schedules of Rates for Water Service to Watupitiwela Hospital" so as to reach the offices of the foregoing officers on or before 12 noon on April 4, 1928. All imported articles, such as G. D. pipes, elbows, tement reinforcement pump, pillar cocks, brass stop cooks, bends, teas and reducers, will be supplied free of charge to the contractor by the Department, and the rates submitted should be exclusive of the costs of these materials for the items which necessitate their ms.

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

informal and rejected.

6. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement and to recover the cost thereof as indicated in the Government Stores Price List plus 25 per cent. as also Customs duty, transport, and packing charges, &c. In the case of timber supplied through the Forest Department, royalty and freight will similarly be charged.

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

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

to any one contractor.

E. W. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, March 14, 1928.

CHEDULE of rates are hereby invited for improvements to Anguruwatota Police Station.

2. The whole of the work is to be undertaken as an agreement to be entered into between the District Engineer. Panadure, and the contractor on the basis of the accepted tendered schedule of rates, and subject finally to the approval of the Provincial Engineer, Western Province (South). Payment will be made by agreements at the accepted rates. Contractors will be required to state in their tenders the time required to carry out the work.

3. Plans, specifications, bill of quantities, and form of agreement can be seen, and all other information obtained from the Office of the District Engineer, Panadure, any

week day between the hours of 8.30 a.m. and 4 P.m. (Saturdays, 8.30 a.m. and 1 P.M.).

4. Schedules of rates must be submitted, in duplicate, on forms to be obtained from the District Engineer. Panadure, duly signed, dated, and witnessed, and forwarded in securely scaled envelopes, the original addressed to the Provincial Engineer, Western Province (South). Torsington square, Colombo, and the duplicate addressed to the District Engineer, Panadure, endorsed on the contaide "Schedule of Rates, Improvements to Anguruwarous Police Station," so as to reach the offices of the foregoing officers on or before 12 noon on Friday, March 30, 1928.

5. The tendered rates must be entered in ink, and any alterations must bear the initials of the tenderer and witnesses. Any altered tender not bearing such initials

will be treated as informal and rejected.

6. Before tender forms can be issued the intending contractor must deposit a sum of Rs. 20 either at the General Treasury or any local Kacheheri. The recent must be handed to the District Engineer, Panadure. The deposit will be refunded to all bono fide tenderers after the agreement has been signed by the successful tenderer. It

a tenderer fails to enter into an agreement on the basis of his tender, when called on to do so, the deposit will be forfeited.

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement, and to recover the cost thereof as indicated in the Government Stores Price List plus 25 per cent. as also Customs duty, transport, and packing charges, &c. In the case of timber supplied through the Forest Department, royalty and freight will similarly be charged.

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

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

one item to any one contractor.

E. W. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, March 14, 1928.

CHEDULE of rates are hereby invited for construction of six Junior Clerks' quarters at Chilaw.

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

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

(Saturdays, 9.30 A.M. and 2 P.M.).

4. Schedule of rates must be submitted on forms to be obtained from the Office of the District Engineer, Chilaw, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, North-Western Province, Kurunegala, and the duplicate addressed to the District Engineer, Chilaw, endorsed on the outside "Schedule of Rates for Clerks' Quarters, Chilaw," so as to reach the offices of the foregoing officers on or before 12 noon on April 2, 1928. All imported articles stated in the specification will be supplied free of charge to the contractor by the Department, and rates submitted should be exclusive of the cost of these materials for the items necessitates their use.

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

rejected.

6. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement, and to recover the cost thereof as indicated in the Government Stores Price List plus 25 per cent., as also Customs duty, transport, and packing charges, &c. In the case of timber supplied through the Forest Department, royalty and freight will similarly be charged.

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

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

to any one contractor.

Public Works Office, Colombo, March 14, 1928. E. W. BAETHOLOMEW, for Director of Public Works. SCHEDULE of rates are hereby invited for the erection of one Additional Senior Officer's quarters, Kurunegala.

2. The whole of the work is to be undertaken on agreement to be entered into monthly by the District Engineer, Kurunegala, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, North-Western Province, Kurunegala.

3. The plans, specifications, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Kurunegala, any week day between the hours of 9.30 A.M. and

4.30 P.M. (Saturdays, 9.30 A.M. and 2 P.M.).

4. Schedule of rates must be submitted on forms to be obtained from the Office of the District Engineer, Kurunegala, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, North-Western Province, Kurunegala, and the duplicate addressed to the District Engineer, Kurunegala, endorsed on the outside "Schedule of Rates for One Additional Senior Officer's Quarters," so as to reach the offices of the foregoing officers on or before 12 noon on April 3, 1928. All imported articles stated in the specification will be supplied free of charge to the contractor by the Department, and rates submitted should be exclusive of the cost of these materials for the items necessitates their use.

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

rejected.

6. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement and to recover the cost thereof as indicated in the Government Stores Price List plus 25 per cent., as also Customs duty, transport, and packing charges, &c. In the case of timber supplied through the Forest Department, royalty and freight will similarly be charged.

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

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

to any one contractor.

Public Works Office, E. W. Bartholomew, Colombo, March 14, 1928. for Director of Public Works.

CHEDULES of rates are hereby invited for the construction of two Senior Clerks' quarters, Kegalla, in Kegalla District, Province of Sabaragamuwa.

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

of the Provincial Engineer, Sabaragamuwa.

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

4. Schedules of rates must be submitted in duplicate on forms to be obtained from the Office of the District Engineer, Kegalla. Both copies of schedules shall be duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Sabaragamuwa, Ratnapura, and the duplicate addressed to the District Engineer, Kegalla, endorsed on the outside "Schedules of Rates for the Construction of Two Senior Clerks' Quarters, Kegalla," so as to reach the offices of the foregoing officers on or before 12 noon on Saturday, March 31, 1034 All imported articles, such as cement, tiles, &c.,

will be supplied free of charge to the contractor by the Department, and the rates submitted should be exclusive of the costs of these materials for the items which necessitate their use.

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

rejected.

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

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement and to recover the cost thereof as indicated in the Government Stores Price List plus 25 per cent., as also Customs duty, transport and packing charges, &c. In the case of timber supplied through the Forest Department, royalty and freight will similarly be charged.

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

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

to any one contractor.

Public Works Office, E. W. BARTHOLOMEW, Colombo, March 14, 1928. for Director of Public Works.

SCHEDULES of rates are hereby invited for the construc ion of a Junior Clerk's Quarter, Ambanpitiya, Kegalla District, Province of Sabaragamuwa.

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

of the Provincial Engineer, Sabaragamuwa.

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

4. Schedules of rates must be submitted in duplicate on forms to be obtained from the Office of the District Engineer, Kegalla. Both copies of schedules shall be duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Sabaragamuwa, Ratnapura, and the duplicate addressed to the District Engineer, Kegalla, endorsed on the outside "Schedules of Rates for the Construction of a Junior Clerk's Quarter, Ambanpitiya," so as to reach the offices of the foregoing officers on or before 12 noon on Saturday, March 31, 1928. All imported articles, such as cement, tiles, &c., will be supplied free of charge to the contractor by the Department, and the rates submitted should be exclusive of the costs of these materials for the items which necessitate thier use.

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

rejected.

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

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement and to recover the cost thereof as indicated in the Government Stores Price List, plus 25 per cent. as also Custome duty, transport and packing charges, &c. In the case of timber supplied through the Forest Department, royalty and freight will similarly be charged.

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

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

to any one contractor.

E. W. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, March 14, 1928.

SCHEDULES of rates are hereby invited for erecting a temporary bridge of Catalant a temporary bridge at Getahetta, in the Avissawella District.

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

The Public Works Department specification, bill of quantities, and form of agreement can be seen, and all other information obtained from the Office of the District Engineer, Avissawella, any week day between the hours of 9.30 A.M. and 4.30 P.M. (Saturdays, 9.30 A.M. and 12 noon).

- 4. Schedule of rates must be submitted in duplicate on forms to be obtained from the Office of the District Engineer, Avissawella. Both copies of schedules shall be duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Sabaragamuwa, Ratnapura, and the duplicate addressed to the District Engineer, Avissawella, endorsed on the outside "Schedule of Rates for Erecting a Temporary Bridge at Getahetta," so as to reach the offices of the foregoing officers on or before 12 noon, on Monday, March 26, 1928.
- 5. Any alterations made in the quotations should bear the initials of the tenderer, and all quotations containing alterations not so initialled will be treated as informal and

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

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement and to recover the cost thereof as indicated in the Government Stores Price List, plus 25 per cent., as also Customs duty, transport, and packing charges, &c. In the case of timber supplied through the Forest Department, royalty and freight will similarly be charged.

8. The accepted tenderer will be required to complete

and hand over the work to the District Engineer, Avissa-

wella, on a date to be agreed upon.

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

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

item to any one contractor.

E. W. BARTHOLOMEW, for Director of Public Works.

Public Works Office. Colombo, March 14, 1928. SCHEDULES of rates are hereby invited for the construction of two Junior Clarks

construction of two Junior Clerks' Quarters, Kegalla, in Kegalla District, Province of Sabaragamuwa. The whole of the work to be undertaken on agree-

ments to be entered into monthly by the District Engineer,

Kegalla, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval

of the Provincial Engineer, Sabaragamuwa.

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

4. Schedules of rates must be submitted in duplicate on forms to be obtained from the Office of the District Engineer, Kegalla. Both copies of schedules shall be duly signed and dated and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Sabara-gamuwa, Ratnapura, and the duplicate addressed to the District Engineer, Kegalla, endorsed on the outside "Schedules of Rates for the Construction of Two Junior Clerks' Quarters, Kegalla," so as to reach the offices of the foregoing officers on or before 12 noon on Saturday, March 31, 1928. All imported articles, such as cement, tiles, &c., will be supplied free of charge to the contractor by the Department, and the rates submitted should be exclusive of the costs of these materials for the items which necessitate their use.

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

rejected.

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

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement and to recover the cost thereof as indicated in the Government Stores Price List plus 25 per cent., as also Customs duty, transport, and packing charges, &c. In the case of timber supplied through the Forest Department, royalty and freight will similarly be charged.

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

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

to any one contractor.

E. W. BARTHOLOMEW, Public Works Office, Colombo, March 14, 1928. for Director of Public Works.

VENDERS are hereby invited for transporting salt from the pans, Chiviyateru, to the General Stores, Karaiur, Jaffna, by bullock carts, all the salt to be collected at Chiviyateru during 1928.

All tenders should be in duplicate and sealed, and should be addressed to (7) the Government Agent, Northern Province, Jaffna (original tenders); (b) the Controller of Revenue, Colombo (duplicate tenders).

Tenders should be marked "Tender for Transporting Chiviyateru," in the left hand top corner of the envelope, and should reach the offices of the Government Agent, Northern Province, Jaffna, and the Controller of Revenue, not later than midday on Tuesday, April 24, 1928.

The tenders are to be made upon forms which will be supplied upon application at the Jaffna Kachcheri, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be

treated as informal and rejected.

5. A deposit of Rs. 50 will be required to be made at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Government Agent, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.

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

contract.

7. Sufficient sureties will be required to join in a bond for the due fulfilment of each contract. The amount of each bond, and all other necessary information, can be ascertained upon application at the Jaffna Kachcheri.

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

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

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

The Kachcheri, Jaffna, March 9, 1928.

L. A. NORTHCROFT, for Government Agent.

OF UNSERVICEABLE ARTICLES,

NOTICE is hereby given that the under-mentioned unclaimed productions in Police Court cases will be sold by public auction on Thursday, March 29, 1928, at 12.30 P.M., at the Police Court, Jaffna:-

1 thodu (ear stud)

2 chembus

1 gold chain

1 lamp without chimney

I motor cycle with broken parts

30 empty bottles

3 glasses

1 gunny bag

2 enamel plates

washing dish

1 aluminium tumbler

1 brass basin

l spoon

1 copper ring

2 purses

3 funnels 1 tail lamp

timepiece

I walking stick

1 coconut scraper

I silk handkerchief

2 palmyra reepers

l motor car tyre

I wooden box with padlock and key

1 empty petrol tin 6 empty kerosine oil tins

I bamboo walking stick

1 padlock and key

2 pictures with frames l cup

1 rolled gold wristlet

1 boy's hat, coloured

I sock, white 1 pair pink socks

1 pink cap

The Police Court, Jaffna, March 9, 1928. A. G. RANASINHA Police Magistrate.

TOTICE is hereby given that the unclaimed productions lying at the Police Court of Tangalla will be sold on No, of Case. Description of Articles. 19710 I sarong and I banian March 20, 1928, at 2 P.M. :-19572 1 glass Description of Articles. No. of Case. T9761 mamoty umbrella and 1 hairpin 19641 19069 1 camboy 19725 1 katty 1 table knife, 1 rice pounder 19085 19710 bicycle fork I belt 19102 7219 I umbrella and I hurricane lamp 19103 I kattv 19780 1 mamoty 1 cup 19181 S. R. 16 19205 1 axe and 1 cup . . 4 mats, 2 books, 5 pass books, 1 empty box, 1 inkstand, 1 small bottle, 1 exercise book. Kiula Police 1 nickel necklace, 1 towel, 1 banian, 1 18688 camboy, I chintz cloth, I jacket 4 small gunny bags, 1 padlock 19247 1 knife 19857 wine glass 1 towel, 1 katty 19267 19892 1 katty 1 table knife 19299 19913 1 katty 1 katty 19327 19929 1 rice pounder, 1 katty 19331 l knife . . 19962 katty and 1 jacket 19333 1 mamoty 20053 grass cutter katty, 1 rice pounder table knife 19284 l plate 20028 19417 1 towel 20087 19416 1 katty 69/27 l razor 19437 1 table knife 20105 1 cart pole 19453 katty 20075 1 kattv 19523 2 banians, 1 comforter, 1 towel, 1 coat. 20092 1 katty 19558 1 katty S. R. 18. . chemboo 19557 1 katty 20132 plate, 1 cup, and 1 saucer 19556 1 crowbar 20138 table knife 19558 1 banian 20134 l' cloth, I jacket, I waist string, I katty, 19570 cloth, l jacket 1 inner jacket 19652 banian, 1 table knife 20124 1 belt 19660 clasp knife 20218 I sarong and I handkerchief 19659 katty 19678 1 belt Police Court, V. P. REDLICH. 19689 2 katties, 1 sarong, 1 banian, 1 cloth Tangalla, March 5, 1928. Police Magistrate.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended March 10, 1928.

Births.—The total births registered in the city of Colombo in the week were 172 (11 Burghers, 109 Sinhalese, 20 Tamils, 21 Moors, 8 Malays, and 3 Others). The birth rate per 1,000 per annum (calculated on the estimated population on January 1, 1928, viz., 263,249) was 34.2, as against 36.3 in the preceding week, 38.5 in the corresponding week of last year, and 32.6 the weekly average for last year.

Deaths.—The total deaths registered were 145 (1 European, 5 Burghers, 80 Sinhalese, 31 Tamils, 17 Moors, 2 Malays, and 9 Others). The death rate per 1,000 per annum was 28 8 as against 25 0 in the previous week, 22 6 in the corresponding week of last year, and 27.6 the weekly average for last year.

Infantile Deaths.—Of the 145 total deaths, 28 were of infants under one year of age, as against 20 in the preceding week, 24 in the corresponding week of the previous year, and 30 the average for last year.

Stillbirths.—The number of stillbirths registered during the week was 13.

Principal Causes of Deaths—1. (a) Thirty-four deaths from Pneumonia were registered, 13 in Maradana hospitals (including 5 deaths of non-residents), 6 in Maradana North, 3 each in New Bazaar, Maradana East, and Wellawatta North, and 2 each in St. Paul's, Kotahena South, and Slave Island, as against 15 in the previous week and 19 the weekly. average for last year.

(b) Five deaths from Influenza were registered, 3 in St. Peul's and 1 each in Pettah and Kotahena North, as against

- 11 in the previous week and 6 the weekly average for last year.
 (c) Six deaths from Bronchitis were registered, 2 in Maradana hospitals of non-residents and 1 each in St. Paul's, Kotahena South, Maradana South, and Slave Island, as against 1 in the previous week and 3 the weekly average for last year.
- Nine deaths from Phthieis were registered, 5 in Maradana hospitals (including 2 deaths of non-residents) and each in Kotahena North, Kotahena South, New Bazaar, and Maradana East, as against 10 in the previous week and 11 the weekly average for last year.
- 3. Three deaths from Enteric Fever (including 1 death of a non-resident) were registered in Maradana hospitals as against 2 in the previous week and 2 the weekly average for last year.
- One death from Suspected Plague of a resident of Colombo town occurred at the Infectious Diseases Hospital. Angoda, during the week. No death from Plague was registered within the city either in the week or in the preceding week.
- Ten deaths were registered from Enteritie, 7 from Debility, 4 each from Diarrhoea and Infantile Convulsions. 3 from Accidente, 2 each from Dysentery and Worms, 1 from Tetanus, and 55 from Other Causes.
- 6. One hundred and thirty-four cases of Chickenpox, including 1 case in Fort, 9 of Enteric Fever, 7 of Member, and 1 of Plague were reported during the week, as against 53, 2, 4, and 4, respectively, of the preceding week.

State of Weather.—The mean temperature of air was 80.7°, against 78.4° in the preceding week and 80.4° in the corresponding week of the previous year. The mean atmospheric pressure was 29.878 in., against 29.931 in. in the preceding week and 29.798 in. in the corresponding week of the previous year. The total rainfall in the week was nil, against nil in the preceding week and 1.80 in. in the corresponding week of the previous year.

Registrar-General's Office Colombo, March 13, 1928,

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE CEYLON INDEPENDENT, LIMITED.

- 1. THE name of the Company is "THE CEYLON INDEPENDENT, LIMITED."
- 2. The registered office of the Company is to be established in Colombo.
- 3. The objects for which the Company is to be established are-
 - (1) To purchase or otherwise acquire and take over from Joseph Marcus Alles and Lionel Stanislaus William Edgar de Fouseka as a going concern the business of newspaper publishers and printers now carried on by them under the name "The Ceylon Independent Press" and the "Ceylon Independent" newspaper and connected publications issued from the said "The Ceylon Independent Press" and the goodwill thereof together with the copyright, if any, of the said newspaper called the "Ceylon Independent," and connected publications and all the other assets of the said proprietors of the said business in connection therewith.
 - (2) To carry on business as proprietors and publishers of and to acquire by purchase or otherwise newspapers journals, magazines, books, and other literary works and undertakings.
 - (3) To carry on all or any of the businesses of printers, stationers, lithographers, type founders, stereotypers electro-typers, photographic printers, photo-lithographers, chromolithographers, engravers, die-sinkers, bookbinders, designers, draughtsmen, paper and ink manufacturers, booksellers, publishers, contractors for advertisements and advertising agents, envelope manufacturers, account book makers, machine rulers, numerical printers, paper bag makers, box makers, cardboard manufacturers, type-founders, manufacturers of and dealers in playing, visiting, railway, festive, complimentary, and fancy cards and valentines, dealers in parchment, dealers in stamps, dealers in the materials used in the manufacture of paper, engineers, and dealers in or manufacturers of any other articles or things of a character similiar or analogous to the foregoing or any of them or connected therewith.
 - (4) To establish competitions in respect of contributions or information suitable for insertion in any publication of the Company, or otherwise for any of the purposes of the Company, and to offer and grant prizes, rewards, and premiums of such character and on such terms as may seem expedient.
 - (5) To provide for and furnish or secure to any members or customers of the Company, or to any subscribers to or purchasers or possessors of, any publication of the Company or of any coupons or tickets issued with any publications of the Company, any chattels, conveniences, advantages, benefits, or special privileges which may seem expedient, and either gratuitously or otherwise.
 - (6) To purchase, take on lease or in exchange, hire, or otherwise acquire any lands, concessions, and properties in the Island of Ceylon, the Federated Malay States, India, or 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.
 - (7) To hold, use, clear, manage, improve, carry on, and develop the undertaking, lands, and real and personal, immovable and movable, property and assets of any kind of the Company, or any part thereof.
 - (8) To acquire or establish and carry on any other business, 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 capeble 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.
 - (9) To transact or carry on all kinds of trust and agency business and in particular in relation to the investment of money, the sale of property, and the collection and receipt of money.
 - (10) To engage, employ, maintain, and dismiss managers, superintendents, assistants, managers, clerks, compositors, binders, machine minders, 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.
 - (11) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts, and conveniences calculated to benefit any of the officials or employees or ex-officials or ex-employees of the Company or its predecessors in business or the dependents or connections of such persons, and to grant pensions and allowances to such persons or their dependents, or connections, 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.
 - (12) 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.
 - (13) 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.

- (14) 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, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares, stock, debentures, debenture stock, or other securities of this or any such company, or in or about the formation or promotion of any such company.
- (15) To procure the Company to be registered or established or authorized to do business in the Island of Ceylon, the Federated Malay States, India, or elsewhere.
- (16) To lend money on any terms and in any manner and on any secutriy, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, policies, stocks, shares, debentures, or book debts, or without any security at all.
- (17) 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.
- (18) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal, immovable or movable, 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.
- (19) 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.
- (20) 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.
- (21) To invest and deal with the moneys of the Company not immediately required upon such securities and and in such manner as may from time to time be determined.
- (22) To make, draw, accept, endorse, negotiate, purchase, and execute promissory notes, bills of exchange, bills of lading, and other negotiable and transferable instruments.
- (23) To sell, let, underlet, lease, underlease, exchange, surrender, trnasfer, 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.
- (24) 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 up or partly paid up for such purpose.
- (25) 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.
- (26) 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.
- (27) To do all or any of the above things in any parts of the world, and either as principals, agents, trustees, or otherwise, and by trustees, sub-contractors, agents, or otherwise, and either alone or in conjunction with others.
- (28) To do all such other things as may be necessary, incidental, conducive, or convenient to the attainment of the above objects or any one of them or otherwise likely in any respect to be advantageous to the Company, and in case of doubt as to what shall be so necessary, incidental, conducive, convenient, or advantageous 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 the intention is that the "objects" specified in each paragraph of this clause shall, except where otherwise expressed in such paragraph, be independent main objects, and shall be in nowise limited or restricted by reference to or inference from the terms of 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 hundred thousand Rupees (Rs. 500,000), divided into 1,000 shares of Five hundred Rupees (Rs. 500) 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 Subscribers.			Number of Shares taken by each Subscriber.		
H. MARCUS FERNANDO, Colombo		• •		One	
ALEX. E. DE RAJAPAKZE, Negombo		• •	• ;	One	
J.·B. M. PEREIRA, Beruwala	• •	• •		One	
A. P. CASIE CHETTY, Colombo	••	••	•	One	
J. M. Alles, Colombo	••			One	
LIONEL DE FONSEKA, Colombo	••	• •	••	One	
FRED. ABEYESUNDERE, Colombo	• •	••	••	One	
	Total number of shares taken		• •	Seven	

Witness to the signatures of Sir H. MARCUS FERNANDO, J. B. M. PEREIRA, and LIONEL DE FONSEKA, at Colombo. this 9th day of February, 1928:

> J. A. MARTENSZ, Proctor, Supreme Court, Colombo.

Witness to the signatures of Mudaliyar ALEX. E. DE S. RAJAPAKZE and A. P. CASIE CHETTY, at Colombo, this 10th day of February, 1928:

> J. A. MARTENSZ, Proctor, Supreme Court, Colombo.

Witness to the signature of J. M. Alles, at Bandarawela, this 13th day of February, 1928:

W. J. P. WALTHAM, Clerk in Holy Orders, The Vicarage, Bandarawela.

Witness to the signature of FRED. ABEYESUNDERE, at Colombo, this 21st day of February, 1928:

STANLEY F. DE SARAM, Proctor, Supreme Court, Colombo.

ARTICLES OF ASSOCIATION OF THE CEYLON INDEPENDENT, LIMITED.

Ir is agreed as follows :-

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

(b) The sub-headings in these Articles shall not be deemed to be part of or affect the construction of these presents.

2. Power to alter the Regulations.—The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not.

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

INTERPRETATION.

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

Company.—The word "Company" means "The Ceylon Independent, 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

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 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.

Dividend.—"Dividend" includes bonus.

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

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

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

Month.—"Month" means a calendar month.

In Writing and Written.—"In Writing" and "Written" include printing, 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 versa. Subject to the preceding Article any words defined in the Ordinance shall, if not inconsistent with the subject or context, bear the same meaning in these presents.

BUSINESS.

6. Commencement of Business.—The Company may proceed to carry out the objects for which it is established, or any one or more of them 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.

- 7. Acquisition of the Ceylon Independent Press, &c.—The basis on which this Company is established is that the Company shall purchase or otherwise acquire from Joseph Marcus Alles and Lionel Stanislaus William Edgar de Fonseka as a going concern the business of newspaper publishers and printers now carried on by them under the name "The Ceylon Independent Press" and the "Ceylon Independent" newspaper and connected publications issued from the said "The Ceylon Independent Press" and the goodwill thereof together with the copyright, if any, of the said newspaper called the "Ceylon Independent" and connected publications and all the other assets of the said proprietors of the said business in connection therewith, and accordingly no objection shall be made by this Company or by any Shareholder, creditor, or liquidator thereof to the said purchase or acquisition upon the ground that the vendors, promoters, or other persons interested or any of them 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 him directly or indirectly under or by virtue of the said purchase or acquisition, and the said purchase or acquisition shall not be liable to be set aside on any such grounds as aforesaid or upon any ground in anywise connected therewith, and every Shareholder of the Company present and future shall be deemed to join the Company on the basis aforesaid.
- 8. Business to be carried on by Directors.-The business of the Company shall be carried on by, or under the management or direction of, the Directors, and subject only to the control of General Meetings, in accordance with these presents.

CAPITAL.

Nominal Capital.—The nominal capital of the Company is Five Hundred Thousand Rupees (Rs. 500,000), divided into 1,000 shares of Five Hundred Rupees (Rs. 500) each.

SHARES.

10. Issue and Allotment.-The whole of the unissued shares of the Company for the time being shall be under the control of the Board, who may subject to the rights of any persons entitled to apply for or have allotted to him any shares of the Company and to the rights of the holders of the shares of the Company for the time being issued upon special terms, allot or otherwise dispose of the same to such persons, on such terms and conditions, and with such rights and privileges and either at par or at a premium or otherwise, and at such times as the Board may determine with full power to give to any person the call of or option over any shares either at par or at a premium and for such time and for such consideration as the Board thinks fit, suvbject always to the stipulations contained in suy agreement with reference to the shares to be allotted or retained in pursuance thereof. The Company 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 and Brokerage for placing Shares, &c.—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, debenture, or debenture stock of the Company, or procuring or agreeing to procure subscriptions (whether absolute or conditional) for any shares, debentures, or debenture stock of the Company. Such commission may, if thought fit, be paid in fully paid shares, debentures, or debenture stock of the Company. The Directors may also pay such brokerage as may be lawful.

Payment of Amount of Shares by Instalments.—If by 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 Directors from time to time direct.

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

and direct. 15. 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 appoint proxies, but not more than one partner may vote at a time.

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

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 -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-holders shall be entitled to the right of voting and of appointing 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 appoint proxies and exercise such other rights and powers conferred on a sole Shareholder, the Shareholder whose name stands first on the register of shares in respect of such joint-holding shall vote or appoint 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 in respect of such joint-holding then resident

in Ceylon shall vote or appoint 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 share, the survivor shall be the only person recognized by the Company as having any title to, or iuterest in, such share, 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.

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 not recognized.—The Company shall not be found 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.

INCREASE OF CAPITAL.

THE STATE OF 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

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 special resolution creating the same, or in default the Board shall direct; and in particular such shares may be issued with a preferential or qualified rights to the dividends and in the distribution of assets of the Company, and with a special or without any right of voting,

The Directors shall have power to add to such new shares such an amount of premium as they may consider proper.

23. How carried into Effect.—Subject to any direction to the contrary that may be given by the special resolution creating the increase of capital, all new shares may be dealt with as if they formed 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.

24. 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.

25. Certificates how issued.—Every Shareholder shall be entititled 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 of the share in respect of which it is issued, and the amount paid thereon, provided that in the case of shares registered in the names of two or more persons other than a firm the Company shall not be bound to issue more than one certificate to all the joint holders, and delivery of such certificate to any one of them shall be sufficient delivery to all.

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

Company.

27. 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 Directors, and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. sum of fifty cents together with the amount of any costs and expenses which the Company has incurred in connection with the matter shall be payable for such new certificate.

TRANSFER OF SHARES.

- 28. Transfer of Shares.—Subject to the restrictions of these Articles any Shareholder may transfer all or any of his shares by instrument in writing only as follows:-
 - (1) The person proposing to transfer any share (hereinafter called "the proposing transferor") shall first in writing offer the share (hereinafter called "the offered share") to the Directors for purchase by them or any of them or by their nominee at the nominal value of the offered share. The offer shall constitute the Directors his agents for the sale of the offered share at such value. The offer may include several shares and in such case shall operate as if it were a separate offer in respect of each share and shall specify the denoting number of each share which the proposing transferor desires to sell. shall not be revocable except with the sanction of the Directors.

(2) If the Directors shall within the space of 60 days from the date on which such offer shall have been received by them find a person willing to purchase the offered share at the nominal value thereof (hereinafter called "the purchaser") and give notice in writing thereof to the proposing transferor, the proposing transferor shall be bound, upon payment of the nominal value of the offered share, to transfer the

offered share to the purchaser.

- (3) If in any case the proposing transferor after having become bound as aforesaid makes default in transferring the offered share, the Directors may receive the purchase money and shall thereupon cause the name of the purchaser to be entered in the register as the holder of that share, and shall hold the purchase money in trust for the proposing transferor. The receipt of the Directors for the purchase money shall be a good discharge to the purchaser, 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
- (4) If the Directors shall not within the space of sixty days from the date on which the offer shall have been received by them find a person willing to purchase the offered share, and give notice in manner aforesaid, the proposing transferor shall at any time within three calendar months after the expiration of the said period of sixty days, be at liberty, subject to Articles 32 and 33 to sell and transfer the offered share to any person but at a price not less than the nominal value thereof.
- 29. No Transfer to Minor or Person of Unsound Mind.—No transfer of shares shall be made to a minor or person of unsound mind.
- Register of Transfers.—The Company shall keep a book or books, to be called "The Register of Transfers," in which shall be entered the particulars of every transfer or transmission of any share.
- 31. Instrument of Transfer.—The instrument of transfer of any share shall be signed both by the transferor and transferoe, and the transferor shall be deemed to remain the holder of such share until the name of the transferee is entered in the register in respect thereof.

32. Board mad decline to Register Transfers.—The Board may, at their own absolute and uncontrolled discretion,

decline to register any transfer of shares by a Shareholder.

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

- Registration of Transfer.—Every instrument of transfer must be left at the office of the Company to be registered accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Rs. 2.50, or such other sum as the Directors shall from time to time determine, must be paid: and thereupon the Directors, subject to the powers vested in them by Articles 32, 33, and 36, shall register the transferee as a Shareholder and retain the instrument of transfer.
- 35. Directors may authorize Registration of Transferees.—The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as Shareholders without the necessity of any meeting of the Directors for that purpose.
- 36. Directors not bound to inquire as to Validity of Transfer.—In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but, if at all, upon the transferee only.

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

whole twenty-one days in any one year.

TRANSMISSION OF SHARES.

38. Title to Shares of Deceased Holder.—Subject and without prejudice to the provisions of Article 18 hereof the executors, or administrators or the heirs of a deceased Shareholder shall be the only persons recognized by the Company, as having any title to shares of such Shareholder, and such title shall be limited to the right to offer the same to the Directors for purchase as aforesaid.

Persons entitled to Shares otherwise than by Transfer. - Save as aforesaid, no person interested in a share in consequence of the death, lunacy, bankruptcy, or insolvency of any Shareholder, or by any lawful means other than by transfer in accordance with these regulations, shall have any right in respect of the said share other than the right to offer the same to the Directors for purchase in manner aforesaid or to transfer the same in accordance with the provisions of Article 28; where a share is sold in execution of a judicial decree against a Shareholder the title of the purchaser thereof shall be limited to the right to offer the same to the Directors for purchase as aforesaid.

SURRENDER AND FORFEITURE OF SHARES.

40. 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.

41. If call or Instalment 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 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.

42. 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.

43. 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.

44. 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 forfeiture, together with interest thereon at 9 per cent. per annum, from the time of forfeiture until payment and the Directors may enfore the payment thereof if

45. Surrendered or Forfeited Shares to be the Property of the Company, and may be sold, &c. - Evory 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 Poard shall think fit.

46. 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.

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

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 mony 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 45 hereof, shall be redeemble after sale or disposal.

Company's Lien on Shares.—The Company shall have a first and paramount lien upon all the shares registered in the name of each Shareholder (whether solely or jointly with others) and upon the proceeds of sale thereof for his debts, liabilities, and engagements, solely or jointly with any other person to or with the Company, whether the period for the payment, fulfilment, or discharge thereof shall have actually arrived or not, and no equitable interest, in any share shall be created except upon the footing and condition that Article 20 hereof is to have full effect, and such lien shall extend to all dividends from time to time declared in respect of such shares and to all moneys paid in advance of calls thereon. Unless otherwise agreed, the registration of a transfer of shares shall operate as a waiver of the Company's lien (if any) on such shares.

50. Lien how made Available and Proceeds how Applied.—For the purpose of enforcing such lien the Board may sell the shares subject thereto in such manner as they think fit, but no sale shall be made until such time as the moneys are presently payable, and notice in writing stating the amount due, giving notice of intention to sell in default shall have

been served on such Shareholder or the person (if any) entitled by transmission to the shares and default shall have been made for seven clear days after such notice. The net proceeds of any such sale shall be applied in or towards satisfaction of the debts, liabilities, and engagements aforesaid, and the residue (if any) shall be paid to the Shareholder or the person (if any) entitled by transmission to the shares or who would be so entitled but for such sale. Should the Shareholder over whose share the lien exists be in England or elsewhere abroad, sixty days' notice shall be allowed him.

51. Certificate of Sale.—A certificate in writing under the hands of two of the Directors and of the Agents or Secre-

taries that the power of sale given by Article 50 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 share.

PREFERENCE SHARES.

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

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
- (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, privilges, 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.

55. Meeting affecting a Particular Class of Shares.—Any meeting for the purpose of the last preceding Article 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 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 by the Chairman or in writing by any Shareholder personally present and entitled to vote at the meeting. A Director although not a holder of shares of the class affected may act as proxy at any such meeting.

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

the time and place appointed for payment of each call.

57. 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 was signed in terms of Article 127.

58. 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 suchterns as the Directors may determine. But no Shareholder shall be entitled to any such extension except as a

matter of grace or favour.

59. Interest on unpaid Calls.—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 instalments 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 Article. Any sum whether payable on account of the amount of the share or by way of premium which by the terms of allotment of a share is made payable upon allotment or at any fixed date, and any instalment of a call or premium shall, for all purposes of these presents, be deemed to be a call duly made and payable on the date fixed for payment, and in case of non-payment the provisions of these presents as to payment of interest and expenses, forfeiture and the like, and all other the relevant porvisions of these presents, shall apply as if such sum, premium, or instalment were a call duly made and notified as hereby provided.

60. 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 due upon the shares held by him

beyond the sum actually called up.

BORROWING POWERS.

61. Power to Borrow.—The Directors shall have power 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, at such rate of interest and on such terms as the Directors think fit, but so that the amount at any one time owing in respect of principal moneys so borrowed or raised shall not, without the sanction of a General Meeting, exceed the sum of Two hundred thousand Rupees (Rs. 200,000). 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 re-payment of any such principal sum or sums of money so borrowed or raised as aforesaid and interest 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 promisery notes or bills of exchange. Provided that before the Directors execute any mortgage, issue any dehentures 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 subsribed by two or more of the Directors, or by one Director and the Agents or Secretaries, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its creditors, and no such document containing such declaration shlall, 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.

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

63. 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.

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.

- 65. When Extraordinary General Meeting to be called.—The Directors may, whenever they think fit, call an Extraordinary General Meeting, and the Directors shall 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, for thwith proceed to convene an Extraordinary General Meeting of the Company and in case of such requisition the following provisions shall have effect
 - (1) Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and deposited at the office and may consist of several documents in like form each signed by one or more of the requisitionists. 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 deposit of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and at such time as the requisitionists convening the meeting may themselves fix, but any meeting so convened shall no be held after three months from the date of such deposit.

(2) If at any such meeting a resolution requiring confirmation at another meeting is passed, the Board shall forthwith convene a further Extraordinary General Meeting for the purpose of considering the resolution, and, if thought fit, of confirming it as a special resolution; and if the Board do not convene the meeting within seven days from the date of the passing of the first resolution, the requisitionists, or a majority

of them in value, may themselves, convene the meeting.

Any General Meeting (whether Ordinary or Extraordinary) convened by the Directors, unless the time thereof shall have been fixed by the Company in General Meeting, or unless such General Meeting be convened in pursuance of such requisition as is in Article 65 hereof mentioned may be postponed by the Directors by notice in writing, and the meeting shall subject to any further postponement or adjournment, be held at the postponed date for the purpose of transacting the business covered by the original notice.

67. 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 depositing a copy of the resolution at the office.

68. 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.

69. Two Meetings convened by One Notice.—Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second

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

70. 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 consider the profit and loss account (if any), the balance sheet of the Company, the reports of the Directors and Auditors, to elect Directors, Auditors, and other officers in place of those retiring, to fix the remuneration of the Directors and Auditors, to sanction and declare dividends and to transact any business which under these presents ought to be transacted at an Ordinary General Meeting 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.

71. 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.

72. Quorum to be Present.—No business shall be transacted at any General Meeting, unless there shall be present in person at the commencement of the business two or more persons, being Shareholders entitled to vote, or persons being

proxies or attorneys of Shareholders entitled to vote.

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 no notice of such adjournment need be given.

74. 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

is 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.

75. 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.

76. Chairman with consent may adjorrn 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

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 by the Chairman or 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.

79. 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 for 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. The demand for a poll may be withdrawn.

Poll how taken.—If at any meeting a poll be demanded by the Chairman or by a 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 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 atterney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

81. 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.

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

83. 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.

84. 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, or of any class of Shareholders of the Company.

No Shareholder in Arrear to exercise Rights and no Shareholder in Arrear or not registered at least Three Months previous to the Meeting to vote.—No person shall exercise any rights of a Shareholder until his name shall have been entered in the register of Shareholders and he shall have paid all calls and other moneys for the time being payable on every share in the Company held by him and 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 curator of a minor Shareholder, the committee of a lunatic Shareholder or the person being entitled to shares in consequence of the death, bankruptcy or liquidation of any Shareholder, or the marriage of any female Shareholder, 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.

86. Instrument of Proxy to be in Writing.—Every instrument appointing a proxy shall be in writing under the hand of the appointer or of his attorney duly authorized in writing, or if such appointer is a corporation, under the common seal, or under the hand of some attorney of such corporation duly authorized in writing in that behalf.

87. When Instrument of Proxy to be Deposited.—The instrument appointing a proxy, with the letter or power of attorney (if any) under which it is signed, shall be deposited at the office at least forty-eight hours before the time appointed for holding the meeting or adjourned meeting as the case may be at which the person named in strument proposes to vote; otherwise the person so named shall not be entitled to vote in respect thereof. No instrument appointing a proxy shall be valid after the expiration of twelve months from the date of its execution.

88. When Power of Attorney to be Deposited —The power of attorney under which a person proposes to vote shall be deposited at the office for registration in the books of the Company at least forty-eight hours before the time appointed for holding the meeting or adjourned meeting as the case may be at which the person named in such power of attorney

proposes to vote, otherwise the person so named shall not be entitled to vote in respect thereof.

89. Form of Instrument of Proxy.—Every instrument of proxy, whether for a specified meeting or otherwise, shall, as nearly as circumstances will admit, be in the form or to the effect following:—

The Ceylon Independent, Limited.

I, — of — , being a Shareholder of The Ceylon Independent, Limited, hereby appoint
of, of, of, of, of, of, as my
proxy to vote for me and on my behalf, and if necessary to demand a poll at the (Ordinary or Extraordinary,
as the case may be) General Meeting of the Company, to be held on the, day of, and at
any adjournment thereof.
As witness my hand, this ———— day of ————, One thousand Nine hundred and ————.

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

91. No Shareholder to be prevented from voting by being Personally interested in Result.—No Shareholder shall be prevented from voting by reason of his being personally interested in the result of the voting.

DIRECTORS.

- 92. Number of Directors.—The number of Directors shall never be less than two nor more than seven. 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 (which shall not be adjourned for the purpose of enabling a quorum to be present) 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.
- 93. Qualification of Directors.—The qualification of a Director shall be the holding in his own right alone, and not jointly with any other person of shares of the Company, of any class whether fully paid or partly paid of the total nominal value of at least Two thousand Five hundred Rupees (Rs. 2,500), and this qualification shall apply as well to the first Directors as to all future Directors. A Director may act before acquiring his qualification, but shall in any case acquire the same within two months from his appointment or election.
- 94. Remuneration of Directors.—The Directors shall be entitled to such remuneration for their services as Directors as may be from time to time authorized by the Company in General Meeting.
- 95. Appointment of First Directors and Duration of their Office.—The first Directors shall be Sir Hilarion Marcus Fernando of Colombo; Alexander Edmund de Silva Rajapakze, Mudaliyar of the Governor's Gate, of Negombo; Joseph Marcus Alles of Colombo; Lionel Stanislaus William Edgar de Fonseka of Colombo; and Joseph Boniface Michael Pereira of Colombo, who shall hold office till the First Ordinary General Meeting of the Company, when they shall all retire; but shall be eligible for re-election.
- 96. Directors may appoint Managing Director or Directors; his or their Remuneration.—One or more of the Directors may be appointed by the Directors to act as Secretary, Editor, Manager, Managing Director or Managing Directors, for such time and on such terms as the Directors may determine or fix by agreement with the person or persons appointed to the office; and they may from time to time rewoke such appointment and appoint another or other Secretary, Managing Director or Managing Directors, and the Directors may impose and confer on the Managing Director or Managing Directors all or any duties and powers that might be imposed or conferred on any Manager of the Company. If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.
- 97. Appointment of Successors to Directors.—The General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successtrs may be appointed at a subsequent Ordinary General Meeting. No person, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other Shareholder intending to propose him has, at least seven clear days before the meeting, deposited, at the office, a notice in writing under his hand signifying his candidature for the appointment or the intention of such Shareholder to propose him.
- 98. Board may fill up Vacancies.—The Board shall have power at any time and from time to time before the First Ordinary General Meeting to supply any vacancies in their number arising from death, resignation, or otherwise.
- 99. Duration of Office of Director Appointed to Vacancy.—Any casual vacancy occurring in the number of Directors subsequent to the First Ordinary General Meeting may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.
- 100. To Retire Annually.—At the Second Ordinary General Meeting and at the Ordinary General Meeting in every subsequent year, one of the Directors for the time being shall retire from office as provided in Article 101.
- 101. Retiring Directors how determined.—The Directors to retire from office at the Second, Third, Fourth and Fifth Ordinary General Meetings shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year, the Directors to retire shall be those who have been longest in office.
 - 102. Retiring Directors eligible for Re-election.—Retiring Directors shall be eligible for re-election.
- 103. Decision of Question as to Retirement.—In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.
- 104. Number of Directors how Increased or Reduced.—The Company in General Meeting may from time to time appoint new Directors, and may increase or reduce the number of Directors and may also determine in what rotation such increased or reduced number shall go out of office.
- 105. If Election not made, Retiring Directors to continue until next Meeting.—If at any meeting at which an election of a Director ought to take place, the place of the retiring Director is not filled up, the retiring Director may continue in office until the next Ordinary General Meeting, 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.
- 106. Resignation of Directors.—A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary or by depositing the same at the office, or by tendering his written resignation at a meeting of the Directors.
- 167. Directors may contract with the Company.—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 nor 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 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 interests, 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 any security by way of indemnity or of security for advances or to a settlement or set-off of cross-claims, and it may at any time or times be suspended or relaxed, either prospectively or retrospectively, 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.

108. When Office of Director to be vacated.—The Office of Director shall, ipso facto, be vacated.—

(a) If he resign his office.

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

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

(d) If he cease to hold the required number of shares to qualify him for the office, or do not acquire the same within two months of his appointment or election.

(e) If he be concerned or participate in the profits of any contract with, or work done for, the Company.

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

Provided that until an entry of his office having been so vacated be made in the minutes of the Board his acts as a Director shall be as effectual as if his office were not vacated.

A Director may hold any other office or position under the Company in conjunction with his directorship (other than that of Auditor) and on such terms with respect to remuneration and otherwise as the Directors shall determine, and a Director may by himself or his firm act in any professional capacity (other than that of Auditor) for the Company, and shall be entitled to remuneration accordingly as if he were not a Director.

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

INDEMNITY.

- 110. The Directors, Managing Director, Managers, Agents, Auditors, Secretaries, and other officers or servants for the time being of the Company and the trustees (if any) for the time being acting in relation to any of the affairs of the Company, and every of them, and every of their heirs, executors, and administrators shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages, and expenses which they or any of them, their or any of their heirs, executors, or administrators, shall or may incur or sustain by or by reason of any contract entered into or any act done, concurred in, or omitted in or about the execution of their duty or supposed duty in their respective offices of trusts, except such (if any) as they shall incur or sustain by or through their own wilful act, neglect, or default respectively, and none of them shall be answerable for the acts, receipts, neglects, or defaults of the other or others of them, or for joining in any receipt for the sake of conformity, or for any bankers or or other persons with whom any money or effects belonging to the Company shall or may be lodged or deposited for safe custody, or for any bankers, brokers, or other persons into whose hands any property or money of the Company may come, or for any defect of title of the Company to any security upon which any moneys of or belonging to the Company'shall be placed out or invested, or for any loss, misfortune, or damage resulting from any such cause as aforesaid, or which may happen in the execution of their respective offices or trusts, or in relation thereto, except the same shall happen by or through their own wilful neglect or default respectively.
- 111. No Contribution to be required from Directors beyond Amount, if any, unpaid on Their Shares.—No contribution shall be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

Powers of Directors.

- 112. The Directors shall have power to purchase or otherwise acquire from Jsoeph Marcus Alles and Lionel Stanislaus William Edgar de Fonseka as a going concern the business of newspaper publishers and printers now carried on by them under the name "The Ceylon Independent Press" and the "Ceylon Independent" newspaper and connected publications issued from the said "The Ceylon Independent Press" and the goodwill thereof together with the copyright, if any, of the said newspaper called the "Ceylon Independent" and connected publication and all the other assets of the said proprietors of the said business in connection therewith.
- 113. To manage Business of Company and pay Preliminary Expenses, &c.—The business of the Company shall be managed by the Directors either by themselves or through a Managing Director or with the assistance of an Agent or Agents and Secretary or Secretaries of the Company to be appointed by the Directors for such period and on such terms as they shall determine, and the Directors may pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in connection with the placing of the shares of the Company and in and about the valuation, purchase, or acquisition of the said business carried on by the said Joseph Marcus Alles and Lionel Stanislaus William Edgar de Fonseka and the said newspaper and connected publications and other assets and the purchase, lease, or acquisition of any lands or property, and in or about the working and business of the Company.
- 114. To acquire Property, to appoint Officers and pay Expenses.—The Directors shall have power to purchase, take on lease or in exchange, or otherwise acquire for the Company any land or lands, property, rights, options, or privileges which the Company is authorized to acquire at such price and for such consideration and upon such title and generally on such terms and conditions as they may think fit; and to make and they may make such regulations for the management of the business and property of the Company as they may from time to time think proper, and for that purpose may appoint such managers, agents, secretaries, treasurers, accountants, buyers, and other officers, inspectors, superintendents, elerks, artizans, labourers, and other servants for such periods and with such remuneration and at such salaries and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, secretaries, treasurers, accountants, buyers, and other officers, inspectors, superintendents, clerks, artizans, labourers, and other servants for such reasons as they may think proper and advisable and without assigning any cause.
- 115. To appoint Proctors and Attorneys.—The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on or protecting the business of the Company, on such terms, as they may consider proper, and from time to time to revoke such appointment.
- 116. To open Banking Accounts and operate thereon, &c.—The Directors shall have power to open on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such 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.

- 117. To sell and dispose of Company's Property, &c.—It shall be lawful for the Directors, if authorized so to do by an extraordinary resolution of the Shareholders in General Meeting to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, assets, lands, and effects of the Company or any part or parts, share or shares thereof, respectively, or the assignment of the whole or any part or parts of its leasehold interests in any land, or the sub-lease of the whole or any part or parts thereof to any company or person, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or a special resolution of the Company is not by law necessary 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.
- 118. General Powers.—The Directors shall carry on the business of the Company in such manner as they may think most expedient; and in addition to the powers and authorities by the Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, clerks, assistants, artizans, and workers, and generally do all such acts and things as are or shall be by the Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by the Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of the Ordinance and of these presents and to such regulations and provisions (if any) as may, from time to time, be prescribed by the Company in General Meeting; but no regulation made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made. The generality of the powers conferred by any article in these presents on the Directors shall not be taken to be limited by any article conferring any special or expressed power.
- 119. Special Powers.—In furtherance and not in limitation of, and without prejudice to, the general powers conferred or implied in the last preceding Article, and of the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the powers following (that is to say):—
 - (1) To institute, conduct, defend, compound, or abandon any action, suit, prosecution, or legal proceedings by or against the Company, or its officers or otherwise concerning the affaits of the Company, and also to compound and allow time for payment or satisfaction of any debts due and of any claims and demands by or against the Company.
 - (2) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.
 - (3) To make and give receipts, releases, and other discharges for money payable to the Company and for claims and demands of the Company.
 - (4) To act on behalf of the Company in all matters relating to benkrupts and insolvents with power to accept the office of trustee, assignee, liquidator, inspector, or any similar office.
 - (5) To invest any of the moneys of the Company upon such securities and in such manner as they may think fit, subject to the provisions of Article 3 hereof, and so that they shall not be restricted to such securities as are permissible to trustees, without special powers, and from time to time to vary or release such investments.
 - (6) From time to time to provide for the management of the affairs of the Company abroad in such manner as they think fit, and to establish any local boards or agencies for managing any of the affairs of the Company abroad and to appoint any persons to be members of such local board or any managers or agents and to fix their remuneration.
 - (7) From time to time and at any time to delegate to anyone 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 hereby made exercisable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained; and they shall have power to fix the remuneration of and at any time to remove such Director or other person or Company and to annul or vary any such delegation. They shall not, however, be entitled to delegate any powers of borrowing or charging the property of the Company to any agent of the Company or other person except by instrument in writing, which shall specifically state the extent to which such powers may be used by the person or persons to whom they are so delegated and compliance therewith shall be a condition precedent to the exercise of those powers.

PROCEEDINGS OF DIRECTORS.

- 120. Meeting of Directors.—The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings as they may think fit, and determine the quorum necessary for the transaction of business; until otherwise determined, two Directors shall be a quorum.
- 121. A Director may summon Meetings of Directors.—A Director may and the Secretary shall at the request of a Director at any time summon a meeting of Directors.
- 122. Who is to preside at Meetings of Board.—The Board may elect a Chairman of their meetings and deterimne 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.
- 123. Questions at Meetings how decided.—Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.
- 124. Board may appoint Committees.—The Boarn 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.
- 125. Acts of Board or Committee valid notwithstanding Informal Appointment.—The acts of the Board or of any Committee appointed by the Board shall, notwithstanding any vacancy in the Board or Committee, or defect in the appointment of any Director or of any member of the Committee, be as valid as if no such vacancy or defect had existed, and as if every person had been duly appointed, provided the same be done before the discovering the defect.

- 126. Regulation of Proceedings of Committees.—The meetings and proceedings of such Committees shall be increased by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same applicable thereto, and are not superseded by the express terms of the appointment of such Committee respectively, or any regulation imposed by the Board.
- 127. Resolution in writing by all the Directors as valid as if passed at a Meeting of Directors.—A resolution in writing signed in approval by all the Directors for the time being resident in Ceylon (provided such Directors shall not be less than two in number) 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.
- 128. Minutes of Proceedings of the Company and the Directors to be recorded.—The Directors shall cause minutes to be made in books to be provided for the purpose of the following matters, videlicet:—
 - (a) Of all appointments of officers and committees made by the Directors.
 - (b) Of the names of the Directors present at each meeting of the Directors and of the members of the Committee appointed by the Board present at each meeting of the Committee.
 - (c) Of the resolutions and proceedings of all General Meetings.
 - (d) Of the resolutions and proceedings of all meetings of the Directors and of the Committees appointed by the Board.
 - (e) Of all orders made by the Directors.
 - (f) Of the use of the Company's seal.

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129. 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 Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

COMPANY'S SEAL.

130. 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 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 whether domiciled or incorporated in the Island of Ceylon or elsewhere 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 Secretaries of the Company shall be presumed to be duly executed.

ACCOUNTS.

- 131. What Accounts to be kept.—The Agents or Secretaries for the time being or, if there be no 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 receipt 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 office as the Directors think fit.
- 132. Accounts how and when open to Inspection.—The Directors shall from time to time determine whether, and to what extent, and at what times and places, and under what conditions or regulations, the accounts and books of the Company or any of them shall be open to the inspection of the Shareholders; and no Shareholder shall have any right of inspecting any account or book or document of the Company, except as conferred by the Ordinance or authorized by the Directors or by a resolution of the Company in General Meeting.
- 133. Profit and Loss Account 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 profit and loss account and a balance sheet containing a summary of the property and liabilities of the Company for the period since the preceding account and balance sheet or in the case of the first account and balance sheet since the incorporation of the Company made up to a date not more than six months before such meeting.
- 134. Report to accompany Statement.—Every such account and balance sheet shall be accompanied by a report of the Directors as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend to the Shareholders, and the account, balance sheet, and report shall be signed by the Directors.
- 135. 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.

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

- 137. Division of Profits.—Subject to the rights of holders of shares issued upon special conditions and to any arrangement that may be made by the Company to the contrary, and subject as to shares not fully paid up to any special arrangement made as regards money paid in advance of calls, and subject to the provisions of these presents as to reserve fund the profits of the Company shall be divisible among the Shareholders in proportion to the capital paid or credited as paid on the shares held by them respectively.
- 136. Declaration of Dividends.—The Company in General Meeting may declare a dividend to be paid to the Shareholders according to their rights and interests in the profits and may fix the time for payment. Provided always that if shares shall have been issued during the course of a financial year the holder thereof shall subject to any arrangement made by the Directors to the contrary only be entitled to have paid to him in respect of dividends on such shares a proportionate part of the dividends for such financial year calculated on the proportionate part of the year from the date on which such shares were allotted treating such dividends as earned rateably over the whole year. No dividend shall be payable out of the capital of the Company and the declaration of the Board as to the amount available for dividend shall be conclusive. No dividend shall exceed the amount recommended from time to time by the Board, but the Company in General Meeting may declare a smaller dividend.
- 139. Payment of Dividend in Specie.—Any General Meeting may direct payment of any dividend declared at such meeting or of any interim dividends which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London, or by the distribution of specific assets, and in particular of paid-up shares, debentures, or debenture stock of the Company or of any other company, or in any other form of specie, or in any one or more of such ways as the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed, in order to adjust the rights of all parties, and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend as may seem expedient to the Board.
- 140. 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.
- shares, they may set aside out of the profits of the Company, such sum as they think proper as a reserve fund, and may invest the same in such securities as they shall think fit (subject to the provisions of Article 3 hereof) or place the same on fixed deposit in any bank or banks, and may from time to time deal with, vary or realize such securities and dispose of all or any part thereof for the benefit of the Company. The Directors may divide the reserve fund into such special funds as they think fit, with full power to employ the assets constituting the reserve fund in the business of the Company, and that without being bound to keep the same separate from the other assets, and the Directors may also carry forward any profits which they may deem it not prudent to divide.
- 142. Application thereof.—The Directors may from time to time apply such portions as they think fit of the reserve fund to meet contingencies, or for the payment of accumulated dividends due on preference shares or for equalizing dividends, or for working the business of the Company or for repairing or maintaining or extending the buildings and premises or for the repair or renewal or extension of the property or plant connected with the business of the Company or any part thereof, or for any other purpose of the Company which they may from time to time deem expedient.
- 143. Capitalization of Reserve.—The Company in General Meeting may at any time and from time to time pass a resolution that any um not required for the payment or provision of any fixed preferential dividend and (a) for the time being standing to the credit of any reserve fund or reserve account of the Company, including premiums received on the issue of any shares or debentures of the Company or any sum arising from any ope ation creating an excess of assets on capital account, or (b) being undivided nett profits in the hands of the Company, be capitalized, and that such sum be set free for distribution and be appropriated as capital to and amongst the Shareholders in the shares and proportions in which they would have been entitled thereto if the same had been distributed by way of dividend, and in such manner as the resolution may direct, and such resolution shall be effective provided that such powers shall not be exercised unless recommended by the Board, and the Directors shall, in accordance with such resolution, apply such sum in paying up in full (or, with the consent of the Shareholders, in part) any unissued shares or debentures or other obligations of the Company on behalf of the Shareholders, and appropriate such share or debentures or other obligations. and distribute the same credited as fully paid up (or, as the case may be, partly paid up) amongst the Shareholders in the proportions aforesaid in satisfaction of their shares and interests in the said capitalized sum, or shall apply such sum or any part thereof on behalf of the Shareholders in paying up the whole or part of any uncalled balance which shall for the time being be unpaid in respect of any issued shares held by such Shareholders or otherwise deal with such sum as directed by such resolution. Where any difficulty arises in respect of any such distribution, the Directors may settle the same as they think expedient, and in particular they may issue fractional certificates, fix the value for distribution of any shares or debentures or ot
- 144. Unpaid Interest or Dividend not to bear Interest.—No unpaid interest or dividend shall ever bear interest against the Company.
- 145. No Shareholder to receive Dividend while Debt due to Company.—No Shareholder shall be entitled to receive payment of any dividend 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.
- 146. Directors may deduct Debt from the Dividends.—The Directors may deduct from the dividend 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.
- divident may be paid by Cheque or Warrant and sent through the Post.—Unless otherwise directed, any divident 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 joint-holding; but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant sent through the post.
- 148. Notice of Dividend: Forfeiture of Unclaimed Dividend.—Notice of all dividends to become payable shall be given to each Shareholder entitled thereto; and all dividends 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 and may not be presented at the Company's bankers for payment within 3 years shall rank as unclaimed dividends.

- 149. Shares held by a Firm.—Every dividend 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.
- 150. Joint-Holders other than a Firm.—Every dividend 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.

- 151. Accounts to be Audited.—The accounts of the Company shall from time to time be examined, and the correctness of the profit and loss account and balance sheet ascertained by one or more Auditor or Aduitors.
- 152. 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.
- 153. 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.
 - 154. Retiring Auditors Eligible for Re-election.—Retiring Auditors shall be eligible for re-election.
- 155. 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.
 - 156. Casual Vacancy in Number 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.
 - 157. Duty of Auditor.—Every Auditor shall be supplied with a copy of the profit and loss account and balance sheet 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.
- 158. 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.

- 159. Notices how Authenticated.—Notices from the Company may be authenticated by the signature (printed or written) of the Agents or Secretaries, or other persons appointed by the Board to do so.
- 160. 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.
- 161. Service of Notices.—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 Agents or Secretaries of the Company, their own or some other address in Ceylon.
- 162. 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.
- 163. 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.
- 164. Non-resident Shareholders must register Address 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.
 - 165. All notices required to be given by advertisement shall be published in the Ceylon Government Gazette.

ARBITRATION.

166. 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/or "The Arbitration Ordinance, 1866," or any then subsisting statutory modification thereof.

EVIDENCE.

167. 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.

- 168. 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.
- debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied, first, in repaying to the holders of the preference shares (if any), the amounts that may be due to them, whether by way of capital only or by way of capital and dividend or arrears of dividend or otherwise in accordance with the rights, privileges, and conditions attached thereto, and the balance in repaying to the holders of the ordinary shares the amounts paid up or reckoned as paid up on such ordinary shares. If after such payments there shall remain any surplus assets, such surplus assets shall be divided among the ordinary Shareholders in proportion to the capital paid up, or 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.
- 170. Payments 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 trust for the benefit of the contributories as the liquidator, with like sanction, shall think fit, and if thought expedient any such division may be otherwise than in accordance ewith 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 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/or 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

In witness whereof the subscribers to the Memorandum of Association have hereunto set and subscribed their names at the places and on the days and dates hereinafter mentioned:—

H. MARCUS FERNANDO.

ALEX. E. DE RAJAPAKZE.

J. B. M. PEREIRA.

A. P. CASIE CHETTY.

J. M. ALLES.

LIONEL DE FONSEKA.

FRED. ABEYESUNDERE.

Witness to the signatures of Sir H. MARCUS FERNANDO, J. B. M. PEREIRA, and LIONEL DE FONSEKA, at Colombo. this 9th day of February, 1928:

J. A. MARTENSZ, Proctor, Supreme Court, Colombo.

Witness to the signatures of Mudaliyar ALEX. E. DE S. RAJAPAKZE and A. P. CASIE CHETTY, at Colombo, this 10th day of February, 1928:

J. A. MARTENSZ, Proctor, Supreme Court, Colombo.

Witness to the signature of J. M. ALLES, at Bandarawela, this 13th day of Feburary, 1928:

W. J. P. Waltham, Clerk in Holy Orders. The Vicarage, Bandarawela

Witness to the signature of FRED. ABEYESUNDERS, at Colombo, this 21st day of February, 1928:

STANLEY F. DE SARAM, Proctor, Supreme Court. Colombo.

MEMORANDUM OF ASSOCIATION OF CONNEMARA ESTATE COMPANY, LIMITED.

- 1. The name of the Company is "Connemara Estate Company, Limited."
- 2. The registered office of the Company is to be established in Colombo.
- 3. The objects for which the Company is to be established are—
 - (1) To purchase or otherwise acquire from Mrs. Caroline Esther Hector as on and from January Donside estate, situated in the Kandy District of the Island of Ceylon.
 - (2) 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, or 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.
 - (3) 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.
 - (4) To plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie, and other natural products or produce of any kind in the Island of Ceylon, the Federated Malay States, India, or elsewhere.
 - (5) 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.
 - (6) To carry on in the Island of Ceylon, the Federated Malay States, India, or elsewhere, all or any of the following businesses, that is to say: 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 or by water or by air; forwarding agents, merchants, exporters, importers, traders, engineers, tug owners, and wharfingers proprietors of docks, wharves, jetties, piers, warehouses, boats, vans, aeroplanes, and hydro planes, and any other business which can or may conveniently be carried on in connection with any of them.;
 - (7) 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.
 - (8) To purchase tea leaf, rubber, coconuts, coffee, and (or) other raw products or produce for manufacture, manipulation, and (or) sale.
 - (9) 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.
 - (10) To purchase, take in exchange, hire, or otherwise acquire and hold boats, barges, tugs, launches, and vessels of any description whatsoever, vans, aeroplanes, hydroplanes, omnibuses, carriages, carts, and other vehicles of any description whatsoever; 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, water, or by air, of proprietors of docks, wharves, jetties, piers, warehouses, and boats, of tug-cwners, and wharfingers, or of any other business which can or may conveniently be carried on in connection with the above respectively.
 - (11) To build, make, construct, equip, maintain, improve, alter, and work tea and rubber factories, coconut and coffee curing mills, manufactories, refineries, laboratories, buildings, erections, roads, ways, bridges, railways, tramways, electric light and power, canals, reservoirs, water works, water-courses, wells, pipe lines, furnaces, gas works, piers, docks, wharves, jetties, 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 interest; and to contribute to, subsidize, or ortherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out, or control thereof.
 - (12) To act as agents for and to manage, supervise, or control the business, plantations, estates, property, or operations of any person, company, or undertaking, or any property in which the Company may be interested, and to act as secretaries of other companies, and to lend or advance money to such persons or companies, and on such terms as may from time to time seem expedient, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bills of lading, dock warrants, stocks, shares, bonds, and securities of all kinds and book debts.
 - (13) To act as agents for the loan, repayment, transmission, collection, and investment of money, and for the purchase, sale, improvement, development, and management of property, including business concerns, and undertakings, either in the Island of Ceylon, or elsewhere.
 - (14) To transact or carry on all kinds of trust and agency business and in particular in relation to the investment of money, the sale of property, and the collection and receipt of money.
 - (15) 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.

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(16) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts, and conveniences calculated to benefit any of the officials or employées or ex-officials or exemployées of the Company or its predecessors in business or the dependents or connections of such persons and to grant pensions and allowances to such persons or their dependents, or connections 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.

(17) 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.

(18) 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.

(19) 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, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares, stock, debentures, debenture stock, or other securities of this or any such company, or in or about the formation or promotion of any such Company.

(20) To procure the Company to be registered or established or authorized to do business in the Island of

Ceylon, the Federated Malay States, India, or elsewhere.

(21) 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, policies, stocks, shares, debentures, or book debts, or without any security at all.

(22) 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.

(23) 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.

(24) 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.

(25) 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.

(26) 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.

(27) To make, draw, accept, endorse, negotiate, purchase, and execute promissory notes, bills of exchange,

bills of lading, and other negotiable and transferable instruments.

(28) To sell, let, underlet, lease, underlease, exchange, surrender, transfer, deliver, cherga, mortgage, dispose of, turn to account, abandon, or otherwise deal with all or any part of the property and rights of the Company, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company, or for any other consideration.

(29) 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 up or partly paid up for such purpose.

(30) 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.

(31) 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.

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

(33) 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 or otherwise likely in any respect to be advantageous to the Company and in case of doubt as to what shall be so necessary, incidental, conducive, convenient, or advantageous 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 the intention is that the "objects" specified in each paragraph of this clause shall, except where otherwise expressed in such paragraph, be independent main objects, and shall be in nowise limited or restricted by a reference to or inference from the terms of any other paragraph or the name of the Company.

The liability of the Shareholders is limited.

The nominal capital of the Company is One million Rupees (Rs. 1,000,000), divided into 10,000 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

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

of the Company set opposite our respective names:—

Names and Addresses of Subscribers.			Number of Shares taken by each Subscriber.		
C. E. HECTOR, by her attorney E. S. HECTOR	a, 16, Philpo	t lane, London	• •	One	
E. S. HECTOR, Donside, Nawalapitiya		••	• •	. One	
A. V. Smethurst, Somerset, Talawakele		••	• •	One	
CONSTANCE C. HECTOR, by her attorney E. S	. HECTOR, 1	6, Philpot lane, Lor	idon	One	
F. R. SMETHURST, Somerset, Tawalakele				One	
G. G. SMITH, Acland House, Colombo		••	• •	One	
R. M. WILLIAMSON, by his attorney E. S. HE	CTOR, Union	n row, Aberdeen, Sc	otland	One	
	Total nu	mber of shares tak	en	Seven	

Witness to the above signatures, at Colombo, this 28th day of February, 1928:

LESLIE W. F. DE SARAM, Proctor, Supreme Court, Colombo.

ARTICLES OF ASSOCIATION OF CONNEMARA ESTATE COMPANY, LIMITED.

It is agreed as follows :-

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

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

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

of the Company.

INTERPRETATION.

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

-The word "Company" means "Connemara Estate 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. -" Dividend" includes bonus.

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

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

Month.-" Month" means a calendar month.

In Writing and Written.-" In writing" and "written" include printing, 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 versa. 5. Subject to the preceding Article any words defined in the Ordinance shall, if not inconsistent with the subject or context, bear the same meaning in these presents.

Business.

Commencement of Business.—The Company may proceed to carry out the objects for which it is established. or any one or more of them and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretionshall think fit; and not with standing 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.

7. Acquisition of Doneide Estate.—The basis on which this Company is established is that the Company shall purchase or otherwise acquire all that the estate called and known as Donside, situate in the District of Kandy in the Island of Ceylon, as on and from January 1, 1928, and accordingly no objection shall be made by this Copmany or by any Shareholder, Creditor, or Liquidator thereof to the said purchase or acquisition upon the ground that the vendor, promoters, or other persons interested or any of them 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 purchase or acquisition, and the said purchase or acquisition shall not be liable to be set aside on any such grounds as aforesaid or upon any ground in anywise connected therewith, and every Shareholder of the Company, present and future, shall be deemed to join the Company on the basis aforesaid.

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

presents.

CAPITAL.

9. Nominal Capital.—The nominal capital of the Company is One million Rupees (Rs. 1,000,000), divided into 10,000 shares of One hundred Rupees (Rs. 100) each.

Issue and Allotment.—The whole of the unissued shares of the Company for the time being shall be under the control of the Board, who may allot or otherwise dispose of the same to such persons, on such terms and conditions, and with such rights and privileges and either at par or at a premium or otherwise, and at such times as the Board may determine, with full power to give to any person the call of or option over any shares either at par or at a premium and for such time and for such consideration as the Board thinks fit, subject always to the stipulations contained in any

agreement with reference to the shares to be allotted or retained in pursuance thereof.

11. Commission and Brokerage for placing Shares, &c.—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, debentures, or debenture stork of the Company, or procuring or agreeing to procure subscriptions (whether absolute or conditional) for any shares, debentures, or debenture stock of the Company. Such commission may, if thought fit, be paid in fully paid shares, debentures, or debenture stock of the Company. The Directors may also pay such brokerage as may be lawful.

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.

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

under his hand in such form as the Directors from time to time direct.

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

15. 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 appoint 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 holders shall be entitled to the right of voting and of appointing 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 appoint proxies and exercise such other rights and powers conferred on a sole Shareholder, the Shareholder whose name stands first on the Register of Shares in respect of such joint-holding shall vote or appoint 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 in respect of such joint-holding then resident in Ceylon shall vote or appoint 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 share, the survivor shall be the only person recognized by the Company as having any title to, or interest in, such share, 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.

19. 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 40 not recog-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 40 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.

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 therete, as the special resolution creating the same or in default the Board shall direct; and in particular such shares may be issued with a preferential or qualified right to the dividends and in the distribution of assets of the Company, and with a special or without any right of voting. The Directors shall have power to add to such new shares such an amount of premium as they may consider proper.

23. How carried into Effect.—Subject to any direction to the contrary that may be given by the special resolution creating the increase of capital, all new shares may be dealt with as to issue and allotment as if they formed part of the

original capital.

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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.

25. Reduction of Capital and Subdivision or Consolidation of Shares.—The Company in General Meeting may, by special resolution, reduce the capital in such manuer 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.

26. 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 of the shares in respect of which it is issued, and the amount paid thereon, provided that in the case of shares registered in the names of two or more persons other than a firm the Company shall not be bound to issue more than one certificate to all the joint-holders, and delivery of such certificate to any of them shall be sufficient delivery to all.

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 deem adequate being given a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents, together with the amount of any costs and expenses which the Company has incurred in connection with the matter, shall be payable for such new certificate.

TRANSFER OF SHARES.

29. Transfer of Shares.—Subject to the restrictions of these Articles any Shareholder may transfer all or any of his shares by instrument in writing only as follows:—(1) A share may be transferred by a Shareholder or other person entitled to transfer to any Shareholder selected by the transferor; but, save as aforesaid, and as provided by sub-clause (5) or (7) of this Article, no share shall be transferred to a person who is not a Shareholder so long as any Shareholder is willing to

purchase the same as hereinafter provided.

(2) Except where the transfer is made pursuant to sub-clause (1), (5), or (7) of this Article, 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 such share. The transfer notice shall specify the sum he fixes as the price of the share (hereinafter called "the proposing transferor's price"), and shall constitute the Company his agent for the sale of the share to any Shareholder of the Company at such price. The transfer notice may include several shares, and in such case shall operate as if it were a separate notice in respect of each, and shall specify the denoting number of each share which the proposing transferor desires to sell. A transfer notice shall not be revocable except with the sanction of the Directors.

(3) If the Company shall within the space of ninety days after being served with such notice, find a Shareholder willing to purchase the share at the proposing transferor's price (hereinafter called "the purchasing Shareholder"), and give notice thereof to the proposing transferor, the latter shall be bound, upon payment of the said price, to transfer the

share to the purchasing Shareholder.

(4) If in any case the proposing transferor, after having become bound as aforesaidmakes default in transferring any share, the Company may receive the purchase money and shall thereupon cause the en of the purchasing Shareholder to be entered in the Register as the holder of that share, and shall hold the purchase myo 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.

(5) If the Company shall not within the space of ninety days after being served with the transfer notice find a Shareholder willing to purchase all or any of the shares comprised therein, and give notice in manner aforesaid, the proposing transferor shall at any time within three calendar months after the expiration of the said period of ninety days, be at liberty, subject to Article 33, to sell and transfer the said shares, or such of them as have not been sold to a purchasing

Shareholder, to any person but at a price not less than that specified by him in his transfer notice.

(8) The Company in General Meeting may make, and from time to time vary, rules as to the mode in which any shares specified in any transfer notice 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, all sharee offered for sale shall be divided among the purchasing Shareholders in the proportions as nearly as possible in which they already hold shares in the Company: provided that no proposing purchaser shall be liable to take more shares than those he shall have offered to purchase, and any shares which cannot be so divided as aforesaid without creating fractions shall be apportioned by lot among the purchasing Shareholders.

(7) Any share may be transferred by a Shareholder to any child or other issue, son-in-law, daughter-in-law, father, mother, brother, sister, nephew, niece, wife, or husband of a Shareholder and any share of a deceased Shareholder may be transferred by his executors or administrators to any trustees under the will of any such deceased Shareholder, or to any child or other issue, son-in-law, daughter-in-law, father, mother, brother, sister, nephew, niece, widow, or widower of such deceased Shareholder, to whom such deceased Shareholder may have bequeathed the same, either specially or as part of the residuary estate of such deceased Shareholder and shares standing in the name of the trustees of the will of any deceased Shareholder may be transferred to any beneficiary as aforesaid under the will, or upon any change of trustees, to the trustees for the time being of such will, and the restrictions in sub-clause (1) of this Article contained shall not apply to any transfer authorized by this sub-clause.

30. No Transfer to Minor or Person of unsound Mind .- No transfer of shares shall be made to a minor or person

of unsound mind.

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

32. Instrument of Transfer.—The instrument of transfer of any share shall be signed both by the transferor and transferce, and the transferor shall be deemed to remain the holder of such share until the name of the transferce is entered

in the register in respect thereof.

33. Board may decline to register Transfers.—The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company has a lien or otherwise; or to any person not approved by them, but the latter restriction shall not apply where the proposed transferee is already a Shareholder nor to a transfer made pursuant to Article 29 (7) hereof.

34. 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.

35. Registration of Transfer.—Every instrument of transfer must be left at the office of the Company to be registered accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Rs. 2:50 or such other sum as the Directors shall from time to time determine, must be paid; and thereupon the Directors subject to the powers vested in them by Articles 33, 34, and 36, shall register the transferee as a Shareholder and retain the instrument of transfer.

36. 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.

37. 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.

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

whole twenty-one days in any one year.

TEANSMISSION OF SHARES.

39. Title to Shares of Deceased Holder.—Subject and without projudice to the provisions of Article 18 horoof the executors, or administrators, or the heirs of a deceased Shareholder shall be the only persons recognized by the Company,

as having any title to shares of such Shareholder.

40. 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 Article, or of his title, as may from time to time be required by the Directors, and with the consent of the Directors (which they shall not be under any obligation to give) be registered as a Shareholder in respect of such shares on payment of a fee of Rs. 2.50; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

Curator of Minor, &c., when not entitled to vote.—The curator of a minor Shareholder, the committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator or heir of any deceased Shareholder, shall not be entitled to receive notice of or to attend or vote at meetings of the Company or save as aforesaid, and save as regards the receipt of such dividends as the Board shall not elect to retain, 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.

Surrender and Forfeiture of Shares.

42. If Call or Instalment 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 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.

43. 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.

44. 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.

45. 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 forfeiture, together with interest thereon at 9 per cent. per annum, from the time of forfeiture until payment and the Directors may enforce the payment thereof if they think fit.

46. 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.

47. 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.

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

49. 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 other-

wise disposed of under Article 46 hereof, shall be redeemable after sale or disposal.

- 50. Company's lien on Shares.—The Company shall have a first and paramount lien upon all the shares registered in the name of each Shareholder (whether solely or jointly with others) and upon the proceeds of sale thereof, for his debts, liabilities, and engagements, solely or jointly with any other person, to or with the Company, whether the period for the payment, fulfilment, or discharge thereof shall have actually arrived or not, and no equitable interest in any share shall be created except upon the footing and condition that Article 20 hereof is to have full effect, and such lien shall extend to all dividends from time to time declared in respect of such shares and to all moneys paid in advance of calls thereon. Unless otherwise agreed, the registration of a transfer of shares shall operate as a waiver of the Company's lien (if any) on such shares.
- 51. Lien how made available and Proceeds how applied.—For the purpose of enforcing such lien the Board may sell the shares subject thereto in such manner as they think fit, but no sale shall be made until such time as the moneys are presently payable, and notice in writing stating the amount due, and giving notice of intention to sell in default shall have been served on such Shareholder or the person (if any) entitled by transmission to the shares and default shall have been made for seven clear days after such notice. The nett proceeds of any such sale shall be applied in or towards satisfaction of the debts, liabilities, and engagements aforesaid, and the residue (if any) shall be paid to the Shareholder or the person (if any) entitled by transmission to the shares or who would be so entitled but for such sale. Should the Shareholder over whose share the lien exists be in England or elsewhere abroad, sixty days' notice shall be allowed him.

52. Certificate of Sale.—A certificate in writing under the hands of two of the Directors and of the agents or secretaries that the power of sale given by Article 51 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the fact 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 share.

PREFERENCE SHARES.

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

55. 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

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(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 of 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

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.

56. Meeting affecting a Particular Class of Shares.—Any meeting for the purpose of the last preceding Article 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 by the Chairman or in writing by any Shareholder personally present and entitled to vote at the meeting. A Director although not a holder of shares of the class affected may act as proxy at any such meeting.

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

58. 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 was signed in terms of Article 128.

59. 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.

60. Interest on Unpaid Calls.—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 instalments 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 Article. Any sum whether payable on account of the amount of the share or by way of premium which by the terms of allotment of a share is made payable upon allotment or at any fixed date, and any instalment of a call or premium shall, for all purposes of these presents, be deemed to be a call duly made and payable on the date fixed for payment, and in case of non-payment the provisions of these presents as to payment of interest and expenses, forfeiture, and the like, and all other the relevant provisions of these presents, shall apply as if such sum, premium, or instalemnt were a call duly made and notified as hereby provided.

61. 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 due upon the shares held by

him beyond the sum actually called up.

BORROWING POWERS.

62. Power to Borrow.—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, at such rate of interest and on such terms as the Directors think fit, but so that the amount at any one time owing in respect of principal moneys so borrowed or raised shall not, without the sanction of a General Meeting, exceed the sum of Fifty thousand Rupees (Rs. 50,000). 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 re-payment of any such principal sum or sums of money so borrowed or raised, in pursuance of the powers hereinbefore contained, create and issue any mortgages, debentures, mortgage debentures, debenture stock, -bonds or obligations of the Company, charged upon all or any part of the undertaking, revenue property, and rights or assets of the Company (both present and future), including uncalled capital or unpaid calls, or give, accept, or endorse on behalf of the Company any promissory notes or bills of exchange. Provided that before the Directors execute any mortgage issue any debentures or create any debenture stock they shall obtain the sanction thereto of the Company in General Meeting, whether Ordinary or Extraordinary, notice of the intention to obtain such sanction at such meeting having been 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 agents or secretaries, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its creditors, and no such 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.

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

64. 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.

65. 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.

- 66. When Extraordinary General Meetings to be called.—The Directors may, whenever they think fit, call an Extraordinary General Meeting, and the Directors shall 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 forthwith proceed to convene an Extraordinary General Meeting of the Company and in case of such requisition the following provisions shall have effect:—
 - (1) Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and deposited at the office and may consist of several documents in like form each signed by one or more of the requisitionists. 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 deposit of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and at such time as the requisitionists convening the meeting may themselves fix, but any meeting so convened shall not be held after 3 months from the date of such deposit.

(2) If at any such Meeting a resolution requiring confirmation at another meeting is passed, the Board shall forthwith convene a further Extraordinary General Meeting for the purpose of considering the resolution, and, if though fit, of confirming it as a special resolution; and if the Board do not convene the meeting within seven days from the date of the passing of the first resolution, the requisitionists, or a majority

of them in value, may themselves convene the meeting.

67. Any General Meeting (whether Ordinary of Extraordinary) convened by the Directors, unless the time thereof shall have been fixed by the Company in General Meeting, or unless such General Meeting be convened in pursuance of such requisition as is in Article 66 hereof mentioned may be postponed by the Directors by notice in writing, and the meeting shall subject to any further postponement or adjournment, be held at the postponed date for the purpose of transacting the business covered by the original notice.

68. 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 depositing a copy of the resolution at the office.

69. 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 share or shares of such particular class they shall not be entitled to attend or vote.

70. Two Meetings convened by one Notice.—Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second

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

71. 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 consider the profit and loss account (if any), the balance sheet of the Company, the reports of the Directors and Auditors, to elect Directors, Auditors, and other officers in place of those retiring, to fix the remuneration of the Directors and Auditors, to sanction and declare dividends and to transact any business which under these presents ought to be transacted at an Ordinary General Meeting 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.

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

Quorum to be present.—No business shall be transacted at any General Meeting unless there shall be present in person at the commencement of the business two or more persons, being Shareholders entitled to vote, or persons being

proxies or attorneys of Shareholders entitled to vote.

74. If a Quorum not present, Meeting to be dissolved or adjourned.—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 no notice of such adjournment need be given.

75. 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.

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

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

- Chairman with Consent may adjourn Meetings.—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.
- 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.

79. 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 by the Chairman or 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.

80. 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 for 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. The demand for a poll may be withdrawn.

81. Poll how taken.—If at any meeting a poll be demanded by the Chairman or by a 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 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.

82. 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.

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

duly authorized.

84. 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 each share held by him.

85. 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, or of any class of

Shareholders of the Company.

- 86. No Shareholder in arrear to exercise Rights and no Shareholder in arrear to vote.—No person shall exercise any rights of a Shareholder until his name shall have been entered in the Register of Shareholders and he shall have paid all calls and other moneys for the time being payable on every share in the Company held by him, and 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
- 87. Instrument of Proxy to be in writing.—Every instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney duly authorized in writing, or if such appoint or is a corporation, under the common seal, or under the hand of some attorney of such corporation duly authorized in writing in that behalf.
- When Instrument of Proxy to be deposited .- The instrument appointing a proxy, with the letter or power of attorney (if any) under which it is signed, shall be deposited at the office at least forty-eight hours before the time appointed for holding the meeting or adjourned meeting, as the case may be, at which the person named in such instrument proposes to vote; otherwise the person so named shall not be entitled to vote in respect thereof. No instrument appointing a proxy shall be valid after the expiration of twelve months from the date of its execution.
- 89. When Power of Attorney to be deposited.—The power of attorney under which a person proposes to vote shall be deposited at the office for registration in the books of the Company at least forty-eight hours before the time appointed for holding the meeting or adjourned meeting, as the case may be, at which the person named in such power of attorney proposes to vote; otherwise the person so named shall not be entitled to vote in respect thereof.
- 90. Form of instrument of proxy.—Every instrument of proxy, whether for a specified meeting or otherwise, shall, as nearly as circumstances will admit, be in the form or to the effect following:

Connemara Estate Company, Limited.

I,, of, being a Shareholder of Connemara Estate Company, Limited, hereby appoint
of, or failing him, of, or failing him, of as my
proxy to vote for me and on my behalf, and if necessary to demand a pollat the Ordinary or Extraordinary.
as the case may be) General Meeting of the Company, to be held on the, day of, and at
any adjournment thereof.
As witness my hand this day of, One thousand Nine hundred and

- 91, *Objection to Validity of type 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 poll 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.
- 92. No Shareholder to be prevented from voting by being personally interested in result.—No Shareholder shall be prevented from voting by reason of his being personally interested in the result of the voting.

DIRECTORS.

- 93. Number of Directors.—The number of Directons 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 caused 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 (which shall not be adjourned for the purpose of enabling a quorum to be present), 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.
- 94. Qualification of Directors.—The qualification of a Director shall be the holding in his own right alone, and not jointly with any other person of shares of the Company, of any class whether fully paid or partly paid, of the total nominal value at least Two thousand Rupees (Rs. 2,000) and upon which, in the case of partly paid up shares, all calls for the time being shall have been paid, and this qualification shall apply as well to the first Directors as to all future Directors. A Director may act before acquiring his qualification, but shall in any case acquire the same within two months from his appointment or election, provided however, that it shall not be necessary for a Director appointed by Mrs. Caroline Esther Hector in exercise of the power conferred on her by Article 98 hereof to hold any share qualification.
- 95. Remuneration of Directors.—As remuneration for their services the Directors shall be entitled to apprepriate a sum not exceeding Two thousand Rupees (Rs. 2,000) annually to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future and such remuneration shall not be considered as including any remuneration for special or extra services hereinafter referred to nor any extra remuneration to the Managing Directors of the Company. The Directors shall also be entitled to be repaid all travelling and hotel expenses properly incurred by them in or with a view to the performance of their duties.
- 96. Appointment of first Directors and Duration of their Office.—The first Directors shall be Edward Sancroft Hector of Donside estate, Nawalapitiya; Frank Ronaldson Smethurst of Somerset, Talawakele; and Gervase Gorst Smith of Colombo, who shall hold office till the First Ordinary General Meeting of the Company, when they shall all retire, but shall be eligible for re-election.
- 97. So long as the number of shares of the Company of any class now or hereafter standing in the name of Caroline Esther Hector does not amount in all to less than fifty five per cent. of the total number of the shares of the Company of any class, whether fully paid or partly paid, issued for the time being, the said Mrs. Caroline Esther Hector hall be a Director of the Company whenever and so long as she is resident in Ceylon.
- 98. So long as the number of shares of the Company of any class now or hereafter standing in the name of the said Mrs. Caroline Esther Hector does not amount in all to less than fifty-five per cent. of the total number of the shares of the Company of any class, whether fully paid or partly pa'd issued for the time being, the said Mrs. Caroline Esther Hector shall have the right to appoint any person to be a Director whenever and so long as the said Mrs. Caroline Esther Hector is absent from Ceylon. Such appointment of a Director as well as any cancellation, withdrawal alteration or variation theroof shall be made in writing by the said Mrs. Caroline Esther Hector or by her attorney duly appointed for the purpose and shall be sent by post under registered cover addressed to the Company at its registered office for the time being or otherwise communicated to the Company and may be cancelled, withdrawn, altered, or varied by the said Mrs. Caroline Esther Hector or by her attorney duly appointed for the purpose at her discretion and shall be recorded in the minute book of the Company together with any subsequent cancellation, withdrawal, alteration, or variation thereof.
- 99. Directors may appoint Managing Director or Directors; his or their Remuneration.—One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director, or Managing Directors, and (or) Visiting Agent or Visiting Agents of the Company, or Superintendent or Superintendents of any of the Company's estates, for such time and on such terms as the Directors may determine or fix by agreement with the person or persons appointed to the office; and they may from time to time revoke such appointment and appoint another or other Secretary, Managing Director, or Managing Directors, and (or) Visiting Agent or Agents, Superintendent or Superintendents, and the Directors may impose and 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.
- 100. Appointment of Successors to Directors.—The General Meeting at which Directors retire or ought to retire shall appoint successors to them, and in default thereof such successors may be appointed by the Board or at a subsequent Ordinary General Meeting. No person, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other Shareholder intending to propose him, has at least seven clear days before the meeting, deposited, at the office, a notice in writing under his hand signifying his candidature for the appointment or the intention of such Shareholder to propose him.
- 101. Board may fill up Vacancies.—The Board shall have power at any time and from time to time before the First Ordinary General Meeting to supply any vacancies in their number arising from death, recignation, or otherwise.
- 102. Duration of Office of Director appointed to Vacancy.—Any casual vacancy occurring in the number of Directors subsequent to the First Ordinary General Meeting may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.
- 103. To retire Annually.—At the Second Ordinary General Meeting and at the Ordinary General Meeting in every subsequent year, all the Directors for the time being shall retire from office.
 - 104. Retiring Directors eligible for Re-election.—Retiring Directors shall be eligible for re-election.
- 105. Number of Directors how increased or reduced.—The Company in General Meeting may from time to time appoint new Directors, and may increase or reduce the number of Directors in office.
- 106. If Election not made, Retiring Directors to continue until next Meeting.—If at any meeting at which an election of Directors ought to take place, the places of all or any of the retiring Directors are not filled up, all the retiring Directors

estiment of them as have not had their places filled up may continue in office until the next Ordinary General Meeting, and on from meeting to meeting until their or his places or place are or is filled up, unless it shall be determined at much meeting to reduce the number of Directors in office.

- 107. Resignation of Directors.—A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary, or by depositing the same at the office, or by tendering his written resignation at a firsting of the Directors.
- 108. Director may contract with the Company.—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 nor 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 them 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 sounted, 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 any security by way of indemnity or of security for advances or to a settlement or set-off of cross-claims, and it may at any time or times be suspended or relaxed, either prospectively or retrospectively, 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 reassection with such firm or company, shall be sufficient disclosure under this Article, and after such general notice it half not be necessary to give any special notice relating to any particular transaction with such firm or company as foresaid.
 - 109. When Office of Director to be vacated .- The office of Director shall, ipso facto, be vacated --
 - (a) If he resign his office.

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- (b) If he become bankrupt or insolvent or suspend payment or file a petition for the liquidation of his affairs or compound with his creditors.
- (c) If by reason of mental or bodily infirmity he become incapable of acting.
- (d) If he cease to hold the required number of shares to qualify him for the office, or do not acquire the same within two months of his appointment or election.
- (e) If he cease to ordinarily reside in Ceylon or without the consent of the other Directors be about from Ceylon for a period of six consecutive months.

Provided that until an entry of his office having been so vacated be made in the minutes of the Board his acts as a Director shall be as effectual as if his office were not vacated.

A Director may hold any other office or position under the Company in conjunction with his Directorship (other than that of Auditor) and on such terms with respect to remuneration and otherwise as the Directors shall determine and a Director may by himself or his firm act in any professional capacity (other than that of Auditor) for the Company and shall be entitled to remuneration as if he were not a Director.

110. How Directors removed and Successors appointed.—The Company may, subject and without prejudice to the provisions of Article 98 hereof by an extraordinary resolution, remove any Director, before the expiration of his period at office, and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same if he had not been removed.

INDEMNITY.

- 111. The Directors, Managing Director, Managers, Agents, Auditors, Secretaries, and other officers or servants for the time being of the Company and the trustees (if any), for the time being acting in relation to any of the affairs of the Company, and every of them, and every of their heirs, executors, and administrators shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages, and expenses which they or any of them, their or any of their heirs, executors, or administrators shall or may incur or sustain by or by reason of any contract entered into or any act done, concurred in, or omitted in or about the execution of their duty or supposed duty in their respective offices or trusts, except such (if any) as they shall incur or sustain by or through their own wilful act, neglect, or default, respectively, and none of them shall be answerable for the acts, receipts, neglects, or defaults of the other or others of them, or for joining in any receipt for the sake of conformity, or for any bankers or other persons with whom any moneys or effects belonging to the Company shall or may be lodged or deposited for safe custody, or for any bankers, brokers, or other persons into whose hands any property or money of the Company may come, or for any defect of title of the Company to any property purchased, or for insufficiency or deficiency of or defect of title of the Company to any security upon which any moneys of or belonging to the Company shall be placed out or invested, or for any loss, misfortune, or damage resulting from any such cause as aforesaid, or which may happen in the execution of their respective offices or trusts, or in relation thereto, except the same shall happen by or through their own wilful neglect or default respectively.
- 112. No Contribution to be required from Directors beyond Amount, if any, unpaid on their Shares.—No contribution shall be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in prespect of which he is liable as a present or past Shareholder.

Powers of Directors.

- 113. The Directors shall have power to purchase or otherwise acquire as on and from January 1, 1928, the said Donside estate, situated in the Kandy District of the Island of Ceylon.
- 114. To manage Business of Company and pay Preliminary Expenses, &c.—The business of the Company shall be managed by the Directors either by themselves or through a Managing Director or with the assistance of an agent or Agents and Secretary or Secretaries of the Company to be appointed by the Directors for such period and on such terms as they shall determine, and the Directors may pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in connection with the placing of the shares of the Company, and in and about the valuation, purchase, or acquisition of the said Donside estate, and the purchase, lease, or acquisition of any other lands, estates, or property, and the opening, clearing, planting, and cultivation thereof, and in or about the working and business of the Company.

- 115: To acquire Property, to appoint Officers, and pay Expenses.—The Directors shall have power to purchase, take on lease or in exchange, or otherwise acquire for the Company any estate or estates, land or lands, property, rights, options or privileges which the Company is authorized to acquire at such price and for such consideration and upon such title and generally on such terms and conditions as they may think fit; and to make and they may make such regulations for the management of the business and property of the Company as they may from time to time think proper, and for that purpose may appoint such managers, agents, secretaries, treasurers, accountants, buyers, and other officers, visiting agents, inspectors, superintendents, olerks, 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, secretaries, treasurers, accountants, buyers, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers and other servants, for such reasons as they may think proper and advisable and without assigning any cause.
- 116. To appoint Proctors and Attorneys.—The Directors shall have the 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.
- 117. To open Banking Accounts and operate thereon, &c.—The Directors shall have power to open on behalf of the Company any act ount 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, endorso, 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.
- 118. To sell and dispose of Company's Property, &c.—It shall be lawful for the Directors, if authorized so to do by an extraordinary resolution of the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, lands, and effects of the Company or any part or parts, share or shares thereof, respectively, or the assignment of the whole or any part or parts of its leasehold interest in any estate or land, or the sub-lease of the whole or any part or parts thereof to any company or person, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or a special resolution of the Company is not by law necessary 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.
- 119. General Powers.—The Directors shall carry on the business of the Company in such manner as they may think most expedient; and in addition to the powers and authorities by the Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, clerks, assistants, artizans, and workers, and generally do all such acts and things as are or shall be by the Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by the Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of the Ordinance and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulation made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made. The generality of the powers conferred by any Article in these presents on the Directors shall not be taken to be limited by any Article conferring any special or expressed power.
- 120. Special Powers.—In furtherance and not in limitation of, and without prejudice to, the general powers conferred or implied in the last preceding Article, and of the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the powers following (that is to say):—
 - (1) To institute, conduct, defend, compound or abandon any action, suit, prosecution, or legal proceedings by or against the Company, or its officers or otherwise concerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any debts due and of any claims and demants by or against the Company.
 - (2) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.
 - (3) To make and give receipts, releases, and other discharges, for money payable to the Company and for claims and demands of the Company.
 - (4) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee, liquidator, inspector, or any similar office.
 - (5) To invest any of the moneys of the Company upon such securities and in such manner as they may think fit, subject to the provisions of Article 3 hereof, and so that they shall not be restricted to such securities as are permissible to trustees, without special powers, and from time to time to vary or realize such investments.
 - (6) From time to time provide for the management of the affairs of the Company abroad in such manner is they think fit, and to establish any local boards or agencies for managing any of the affairs of the Company abroad and to appoint any persons to be members of such local board or any managers of agents and to fix their remuneration.
 - (?) From time to time and at any time to delegate to any one or more of the Directors of the Company for the time being or any other person or company for the time being, residing or carrying on business is Ceylon or elsewhere, all or any of the powers hereby made exercisable by the Directors, except these relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained; and they shall have power to fix the remuneration of and at any time to remove such Director or other person or company and to annul or vary any such delegation. They shall not, however, be entitled to delegate any powers of borrowing or charging the property of the Company to any agent of the Company or other person except by instrument in writing, which shall spacifically state the extent to which such powers may be used by the person or persons to whom they are so delegated and compliance therewith shall be a condition precedent to the exercise of these powers.

PROCEEDINGS OF DIRECTORS.

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

- 7 122. A Director may summon Meetings of Directors.—A Director may at any time and the Secretary shall at the request of a Director summon a meeting of Directors.
- 123. Who is to preside at Meetings of Board.—The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and if present, but if there be a vacancy in the office of 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 hoose one of their number to be Chairman of such meeting.
- 124. Questions at Meetings how decided.—Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.
- 125. Board may appoint Committees.—The Board may delegate any of their powers to Committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such Committee, either wholly or in part, and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it conform to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.
- 126. Acts of Board or Committee valid notwithstanding Informal Appointment.—The acts of the Board or of any committee appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if every person had been duly appointed provided the same be done before the discovery of the defect.
- 127. Regulation of Proceedings of Committees.—The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committee, respectively, or any regulation imposed by the Board.
- 128. Resolution in writing by all the Directors as valid as if passed at a Meeting of Directors.—A resolution in writing signed in approval by all the Directors for the time being resident in Ceylon (provided such Directors shall not be less than two in number) 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.
- 129. Minutes of Proceedings of the Company and the Directors to be recorded.—The Directors shall cause minutes to be made in books to be provided for the purpose of the following matters, videlicet:—
 - (a) Of all appointments of officers and committees made by the Directors.
 - (b) Of the names of the Directors present at each meeting of the Directors and of the members of the committee appointed by the Board present at each meeting of the committee.
 - (c) Of the resolutions and proceedings of all General Meetings.
 - (d) Of the resolutions and proceedings of all meetings of the Directors and of the committees appointed by the Board.
 - (e) Of all orders made by the Directors.

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- (f) Of the use of the Company's seal.
- 130. 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 Committee Meeting, respectively, shall for all purposes whatsoever, be primâ facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

COMPANY'S SEAL.

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

ACCOUNTS.

- 132. What Accounts to be kept.—The Agents or Secretaries for the time being or, if there be no 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 receipt 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 office as the Directors think fit.
- 133. Accounts how and when open to Inspection.—The Directors shall from time to time determine whether, and to what extent and at what times and places, and under what conditions or regulations the accounts and books of the Company or any of them shall be open to the inspection of the Shareholders; and no Shareholder shall have any right of inspecting any account or book or document of the Company, except as conferred by the Ordinance or authorized by the Directors or by a resolution of the Company in General Meeting.

- 134. Profit and Loss Account 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 profit and loss account and a balance sheet containing a summary of the property and liabilities of the Company for the period since the preceding account and balance sheet or in the case of the first account and balance sheet since the incorporation of the Company made up to a date not more than six months before such meeting.
- 135. Report to accompany Statement.—Every such account and balance sheet shall be accompanied by a report of the Directors as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend to the Shareholders, and the account, balance sheet, and report shall be signed by the Directors.
- 136. Copy of Balance She:t 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.

- 137. Where any asset is bought by the Company as from a past date (whether such date be before or after the incorporation of the Company) upon the terms that the Company shall as from that date take the profits and bear the losses thereof, such profits or losses, as the case may be, shall, at the discretion of the Directors, be credited or debited wholly or in part to revenue account, and in that case the amount so credited or debited shall for the purpose of ascertaining the fund available for dividend be treated as a profit or loss arising from the business of the Company.
- 138. Division of Profits.—Subject to the rights of holders of shares issued upon special conditions and to any arrangement that may be made by the Company to the contrary and subject as to shares not fully paid up to any special arrangement made as regards money paid in advance of calls, and subject to the provisions of these presents as to reserve fund, the profits of the Company shall be divisible among the Shareholders in proportion to the capital paid or credited as paid on the shares held by them respectively.
- 139. Declaration of Dividends.—The Company in General Meeting may declare a dividend to be paid to the Shareholders according to their rights and interests in the profits and may fix the time for payment. Provided always that if share shall have been issued during the course of a financial year the holder thereof shall, subject to any arrangement made by the Directors to the contrary, only be entitled to have paid to him in respect of dividends on such shares a proportionate part of the dividends for such financial year calculated on the proportionate part of the year from the date on which such share were allotted treating such dividends as earned rateably over the whole year. No dividend shall be payable out of the capital of the Company, and the declaration of the Board as to the amount available for dividend shall be conclusive. No dividend shall exceed the amount recommended from time to time by the Board, but the Company in General Meeting may declare a smaller dividend.
- 140. Payment of Dividend in Specie.—Any General Meeting may direct payment of any dividend declared at such meeting or of any interim dividends which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London, or by the distribution of specific assets and in particular of paid-up shares, debentures, or debenture stock of the Company or of any other company, or in any other form of specific or in any one or more of such ways, and the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets, or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed, in order to adjust the rights of all parties and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend as may seem expedient to the board.
 - 141. 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.
 - 142. 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 sum as they think proper as a reserve fund, and may invest the same in such securities as they shall think fit (subject to the provisions of Article 3 hereof) or place the same on fixed deposit in any bank or banks, and may from time deal with, vary, or realize such securities and dispose of all or any part thereof for the benefit of the Company. The Directors may divide the reserve fund into such special funds as they think fit, with full power to employ the assets constituting the reserve fund in the business of the Company, and that without being bound to keep the same separate from the other assets, and the Directors may also carry forward any profits which they may deem it not prudent to divide.
 - 143. Application thereof.—The Directors may from time to time apply such portions as they think fit of the reserve fund to meet contingencies, or for the payment of accumulated dividends due on preference shares, or for equalizing dividends, or for working the business of the Company, or for repairing or maintaining or extending the buildings and premises, or for the repair or renewal or extension of the property or plant connected with the business of the Company or any part thereof, or for any other purpose of the Company which they may from time to time deem expedient.
 - Capitalization of Reserve.—The Company in General Meeting may at any time and from time to time pass a resolution that any sum not required for the payment or provision of any fixed, preferential dividend and (a) for the time being standing to the credit of any reserve fund or reserve account of the Company, including premiums received on the issue of any shares or debentures of the Company or any sum arising from any operation creating an excess of assets on capital account, or (b) being undivided net profits in the hands of the Company, be capitalized, and that such sum be set free for distribution and be appropriated as capital to and amongst the Shareholders in the shares and proportions in which they would have been entitled thereto if the same had been distributed by way of dividend on the shares and in such manner as the resolution may direct, and such resolution shall be effective provided that such powers shall not be exercised unless recommended by the Board, and the Directors shall, in accordance with such resolution, apply such sum exercised unless recommended by the Board, and the Directors snan, in accordance with some local terms or other in paying up in full (or, with the consent of all the Shareholders, in part) any unissued shares or debentures or other obligations bbligations of the Company on behalf of the Shareholders and appropriate such shares or debentures or other obligations and distribute the same credited as fully paid up (or, as the case may be, partly paid up) amongst such Shareholders in the proportions aforesaid in satisfaction of their shares and interests in the said capitalized sum, or shall apply such sum or any part thereof on behalf of the Shareholders in paying up the whole or part of any uncalled balance which shall for the time being be unpaid in respect of any issued shares, held by such Shareholders or otherwise deal with such sum as directed by such resolution. Where any difficulty arises in respect of any such distribution the Directors may settle the same as they think expedient, and in particular they may issue fractional certificates, fix the value for distribution of any shares or debentures or other obligations, make cash payments to any Shareholders on the footing of the value so fixed in order to adjust rights, and vest any such shares or debentures or other obligations in trustees upon such trusts for the persons entitled to share in the appropriation and distribution as may seem just and expedient to the Directors.

- Ita Unpaid Interest or Dividend not to bear Interest.—No unpaid interest or dividend shall ever bear interest against the Company.
- 146. No Shareholder to receive Dividend while Debt due to Company.—No Shareholder shall be entitled to receive payment of any dividend 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.
- 147. Directors may deduct Debt from the Dividends.—The Directors may deduct from the dividend payable to any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company, and not withstanding such sums shall not be payable until after the date when such dividend is payable.
- 148. Dividends may be paid by Cheque or Warrant and sent through the Post.—Unless otherwise directed, any dividend may be paid by cheque or warrant sent through the post to the registered address of the Shareholder entitled, or, in the case of joint-holders, to the registered address of that one whose name stands first on the register in respect of the joint-holding; but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant sent through the post.
- 149. Notice of Dividend: Forfeiture of Uhnclaimed Dividend.—Notice of all dividends to become payable shall be given to each Shareholder entitled thereto; and all dividends 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 and may not be presented at the Company's bankers for payment within 3 years shall rank as unclaimed dividends.
- 150. Shares held by a Firm.—Every dividend payable in respect of any share held by a firm my be paid to, and an effectual receipt given by, any partner of such firm or agent duly authorized to sign the name of the firm.
- 151. Joint-Holders other than a Firm.—Every dividend 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.

- 152. Accounts to be audited.—The accounts of the Company shall from time to time be examined, and the correctness of the profit and loss account and balance sheet ascertained by one or more auditor or auditors.
- 153. 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.
- 154. 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.
 - 155. Retiring Auditors eligible for Re-election.—Retiring auditors shall be eligible for re-election.
- 156. 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.
- 157. Casual Vacancy in Number 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.
- 158. Duty of Auditor.—Every Auditor shall be supplied with a copy of the profit and loss account and balance sheet 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 my kink fit.
- 159. 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.

- 160. Notices how authenticated.—Notices from the Company may be authenticated by the signature (printed or written) of the Agents or Secretaries, or other persons appointed by the Board to do so.
- .161. 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.
- 162. Service of Notice3.—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 Agents or Secretaries of the Company, their own or some other address in Ceylon.
- 163. 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.
- 164. Date and Proof of Service.—Any notice if served by post shall be deemed to have been served on the day or 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 nocessary.
- 165. Non-resident Shareholders must register Address 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.

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

ARBITRATION.

167. Directors may refer Disputes to Arbitration.—Whenever an 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/or "The Arbitration Ordinance, 1866," or any then subsisting statutory modification thereof.

EVIDENCE.

. 168. 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.

- 169. 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.
- 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 there'o and the balance in repaying to the holders of the ordinary shares the amounts paid up or reckoned as paid up on such ordinary shares. If after such payments there shall remain any surplus assets, such surplus assets shall be divided among the ordinary Shareholders in proportion to the capital paid up, or 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.
- 171. Payments in Specie, and vesting in Trustees, Right of Contributory to Dissent, &c.—If the Company shall be wound up, the liquidator, whether volunatry 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 bene)t of the contributories as the liquidator, with like sanction, shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the Shareholders of the Company, and in particular any class may be given preferential or special rights or may be excluded altogether or in part, and the liquidator 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 /or 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 28th day of February, 1928:

- C. E. HECTOR, by her attorney E. S. HECTOR.
- E. S. HECTOR.
- A. V. SMETHURST.

CONSTANCE C. HECTOR, by her attorney E. S. HECTOR

- F. R. SMETHURST.
- G. G. SMITH.
- R. M. WILLIAMSON, by his attorney E. S. HECTOR.

Witness to the above signatures:

LESLIE W. F. DE SARAM, Proctor, Supreme Court, Colombo.

Nugatalawa Tea Company, Limited.

Meeting of the Shareholders of the Company will be held at 10 A.M. on Tuesday, March 27, 1928, at No. 3 Factory, Bandarawela.

Business.

- 1. To receive the report of the Directors and accounts to December 31, 1927.
 - 2. To declare a dividend.
 - 3. To elect Directors.

4. To appoint Auditors.

And transact any other business that may be delibrought before the Meeting.

The Transfer Books of the Company will be closed from March 22 to 27, 1928, both days inclusive.

By order of the Directors,

Colombo, March 14, 1928.

Carson & Co., Ltd., Agents and Secretaries.

The Selingsing Rubber Company, Limited.

NOTICE is hereby given that the Twenty-first Annual General Meeting of the Shareholders of the Company will be held at 11.30 A.M. on Wednesday, March 28, 1928, at the registered office of the Company, Australia buildings, Colombo.

Business.

- 1. To receive the report of the Directors and accounts to December 31, 1927.
 - 2. To declare a dividend.
 - 3. To elect Directors.

4. To appoint Auditors.

And transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from March 21 to 28, 1928, both days inclusive.

By order of the Directors,

CARSON & Co., LTD.,

Colombo, March 14, 1928.

Agents and Secretaries.

Talangawella Rubber and Tea Estates, Limited.

NOTICE is hereby given that the Second Annual General Meeting of the Shareholders of the Company will be held at 12 noon on Wednesday, March 29, 1928, at the registered office of the Company, Australia buildings, York street, Colombc.

Business.

- 1. To receive the report of the Directors and accounts to December 31, 1927.
- To elect a Director.
 To appoint Auditors.

Any transact any other business that may be duly brought before the Meeting.

By order of the Directors,

CARSON & Co., LTD.,

Colembo, March 13, 1928.

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Agents and Secretaries.

The Arctic Roofing Company (Ceylon)

NOTICE is hereby given that an Extraordinary General Meeting of the Shareholders of this Company will be held at the registered office of the Company at New Imperial Bank buildings, Fort, Colombo, on Friday, March 30, 1928, at 11 A.M.

To consider and, if thought fit, pass the following resolution:—

"That the Company be wound up voluntarily."

Should the above resolution be passed by the requisite majority, it will be submitted as a special resolution to be passed at a confirmatory meeting to held in due course.

By order of the Directors,

ALFORD BUCKLE & Co.,

Colombo, March 12, 1928.

Agents and Secretaries.

The Ceylon Provincial Estates Company, Limiter.

OTICE is hereby given that an Extraordinary General Meeting of the above Company will be held at 45, Queen street, Fort, Colombe, the registered office of the Company on Saturday, March 44, 1928, at 11 00 o'clock in the forencon, for the representation and, if theright fit (conforming as special resolutions, the following resolutions) which were passed at the Akktraordinary General Meeting of the above Company Mild on march 9, 1928:—

- 1. That each of the existing 10,000 shares of Rs. 100 each in the Company's capital be subdivided into 10 shares of Rs. 10 each, and that the shares resulting from the division of such existing shares representing those now numbered 2,001 to 12,000 be renumbered 12,001 to 112,000.
- 2. That the Articles of Association of the Company be altered as follows:—
- (a) By deleting the existing Article 76 and substituting in lieu thereof the following Article, namely:—
- 76. 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 all shares held by him up to 10 shares; he shall have an additional vote for every ten shares held by him beyond the first ten shares up to 100 shares; he shall have an additional vote for every 100 shares held by him beyond the first 100 shares. When voting on a resolution involving the winding up of the Company every Shareholder shall have one vote for every share held by him.
- (b) By deleting the existing Article 127 and substituting in lieu thereof the following Article, namely:—
- Declaration of Dividend.—The Company in General Meeting may declare a dividend or bonus to be paid to the Shareholders according to their rights interests in the profits and may fix the time for payn Provided always that if shares shall have been issued during the course of a financial year the holder thereof hall subject to any arrangement made by the Directors to the contrary only be entitled to have paid to him in respect of dividends or bonus on such shares a proportionate part of the dividends or bonus for such financial year calculated on the proportionate part of the year from the date on which such shares were allotted treating such dividends or bonus as earned rateably over the whole year. No dividend or bonus shall be payable out of the capital of the Company and the declaration of the Board as to the amount available for dividend or bonus shall be conclusive. No dividend or bonus shall exceed the amount recommended from time to time by the Board, but the Company in General Meeting may declare a smaller dividend or bonus.
- (c) By deleting the existing Article 127 (a) and substituting in lieu thereof the following Article, namely:—
- 127. (a) Payment of Dividends in Specie.—Any General Meeting may direct payment of any dividend of bonus declared at such meeting or of any interim dividends or bonus which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London, or by the distribution of specific assets and in particular of paid up shares, debentures, or debenture stock of the Company or of any other company, or in any other form of specie, or in any one or more of such ways, and the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets, or any part thereof, and may determine that cash payment shall be made to any Shareholder upon the footing of the value so fixed, in order to adjust the rights of all parties and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend or bonus as may seem expedient to the Board.

d By inserting after Article 130 the following Article,

130. (a) Capitalization of Reserve.—The Company in General Meeting may at any time and from time to time pass a resolution that any sum not required for the payment or provision of any fixed preferential dividend and (a) for the time being standing to the credit of any range fund or reserve account of the Company including prefitums received on the issue of any shares or debentured of the Company or any sum arising from any operation creating an excess of assets on capital account or (b) being undivided nett profits in the hands of the Company, be capitalized, and that such sum be set free for distribution and be appropriated as capital to and amongst the Shareholders in the shares and proportions in which they would have been entitled thereto if the same had been distributed by way of dividend and in such manner as the resolution may direct and such resolution shall be effective. Provided that such powers shall not be exercised unless recommended by the Board, and the Directors shall in accordance with such resolution, apply such sum in paying up in full (or, with the consent of all the Shareholders, in part) any unissued shares or debentures or other obligations of the Company on behalf of the Shareholders and appropriate such shares or debentures or other obligations and distribute the same credited as fully paid up (or, as the case may be, partly paid up) amongst the Shareholders in the proportions aforesaid in satisfaction of their shares and interests in ★he said captalized sum, or shall apply such sum or any part thereof on behalf of the Shareholders in paying up the whole or part of any uncalled balance which shall for the time being be unpaid in respect of any issued thares held by such Shareholders or otherwise deal with such sum as directed by such resolution. Where any difficulty arises in respect of any such distribution the Directors may settle the same as they think expedient, and in particular they may issue fractional certificates, fix the value for distribution of any shares or debentures r other obligations, make cash payments to any Shareders on the footing of the value so fixed in order to just rights, and vest any such shares or debentures or other obligations in trustees upon such trusts for the persons entitled to share in the appropriation and distribution as may seem just and expedient to the Directors.

Should the above resolutions be duly confirmed, the following resolutions will be submitted to the same meeting for the purpose of considering and, if thought fit, passing the same :-

"That the nominal capital of the Company be increased to Two million Rupees (Rs. 2,000,000) by the creation of 100,000 new shares of Rs. 10 each."

Should the above resolution be duly passed by the requisite majority, the same will be submitted for confirmation to a further Extraordinary General Meeting which will be subsequently/convened for the purpose.

> By order of the Board, GEORGE STEUART & Co., ch 16, 19**2**8. Agents and Secretaries.

The Nanavilla Istates Company, Limited.

OTICE is bredy given that an Extraordinary General Meeting of the above Company will be held at 45, street, Fort, Colombo, the registered office of the Chimpany on Saturday, March 24, 1928, at 11.10 o'clock in the formoon, for the purpose of considering and, if thought fit, confirming as special resolutions, the following resolutions which were passed at the Extraordinary General Meeting of the above Company held on March 3, 1928:—

Résolutions.

1. That the nominal capital of the Company be increased from Rs. 1,500,000 divided into 11,500 ordinary shares of Rs. 100 each, 1,500 "A" 6 per cent. cumulative preference shares of Rs. 100 each and 2,000 "B" 7 per cent. cumulative preference shares of Rs. 100 each to Rs. 2,500,000 by the creation of 10,000 new ordinary shares of Rs. 100 each.

That the Articles of Association of the Company be amended by deleting therefrom the existing Articles numbered 77 to 81 (inclusive) and inserting in lieu thereof he following Articles, such new Articles to be numbered

77. (a) Subject to the rights of holders of shares issued upon special conditions and to any arrangement that may be made by the Company to the contrary and subject as to shares not fully paid up to any special arrangement made as regards money paid in advance of calls and subject to the provisions of these presents as to reserve fund the profits of the Company shall be divisible among the Shareholders in proportion to the capital paid or credited as paid on the shares held by

them respectively.

77. (b) The Company in General Meeting may declare a dividend or bonus to be paid to the Shareholders according to their rights and interests in the profits and may fix the time for payment. Provided always that if shares shall have been issued during the course of a financial year the holder thereof shall subject to any arrangement made by the Directors to the contrary only be entitled to have paid to him in respect of dividends or bonus on such shares a proportionate part of the dividends or bonus for such financial year calculated on the proportionate part of the year from the date on which the shares were allotted treating such dividends or being at earned rateably over the whole year. No dividend or bonus shall be payable out of the capital of the Company and the declaration of the Board as to the amount available for dividend or bonus shall be conclusive. No dividend or bonus shall exceed the amount recommended from time to time by the Board, but the Company in General Meeting may declare a smaller dividend or bonus.

77. (c) Any General Meeting may direct payment of any dividend or bonus declared at such meeting or of any interim dividends or bonus which may subsequently be declared by the Directors, wholly or in part in sterling by means of deafts 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 rade to any Shareholder upon the footing of the value so fixed, in order to adjust the rights of all parties and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend or bonus as may seem expedient to the Board.

78. 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.

79. (a) 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 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, and may from time to time deal with, vary, or realize such securities and dispose of all or any part thereof for the benefit of the Company. The Directors may divide the reserve fund into such special funds as they think fit, with full power to employ the assets constituting the reserve fund in the business of the Company, and that without being bound to keep the same separate from the other assets, and the Directors may also carry forward any profits which they may deem it not prudent to divide.

79. (b) The Directors may from time to time apply such portions as they think fit of the reserve fund to meet contingencies, or for the payment of accumulated dividends due on preference shares or for equalizing

dividends or for working the business of the Company, or for repairing or maintaining or extending the buildings and premises, or for the repair or renewal or extension of the property or plant connected with the business of the Company, or any part thereof, or for any other purpose of the Company which they may from time to

time deem expedient.

79. (c) The Company in General Meeting may at any time and from time to time pass a resolution that any sum not required for the payment or provision of any fixed preferential dividend and (a) for the time being standing to the credit of any reserve fund or reserve account of the Company including premiums received on the issue of any started or debentures of the Company or any sum arising from any operation creating an excess of assets on capital account or (b) being unlivided nett profits in the hands of the Company, be capitalized, and that such sum be set free for distribution and be appropriated as capital to and amongst the Shareholders or amongst the members of any class of Shareholders in accordance with their rights and in the shares and proportions in which they would have been entitled hereto if the same had been distributed by way of dividend on the shares and in such manner as the resolution may direct, and such resolution shall be effective provided that such powers shall not be exercised unless recommended by the Board, and the Directors shall in accordance with such resolution, apply such sum in paying up in full (or, with the consent of the Shareholders aforesaid, in part) any unissued shares or debentures or other obligations of the Company on behalf of the Shareholders aforesaid, and appropriate such shares or debentures or other obligations and distribute the same credited as fully paid up (or, as the case may be, partly paid up) amongst the Shareholders aforesaid in the proportions aforesaid in satisfaction of their shares and interests in the said capitalized sum, or shall apply such sum or any part thereof on behalf of the Shareholders aforesaid in paying up the whole or part of any uncalled balance which shall for the time being be unpaid in respect of any issued shares held by the Snareholders aforesaid or otherwise deal with such sum as directed by such resolution. Where any difficulty arises in respect of any such distribution to Directors may settle the same as they trink expedient, and in particular they may issue fractional certificates, fix the value for distribution of any shares or debentures or other obligations, make cash payments to any Shareholders on the footing of the value so fixed in order to adjust rights, and vest any such shares or debentures or other obligations in trustees up to such trusts for the persons entitled to share in the appropriation and distribution as may seem just and expedient to the

(a) 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.

80. (b) The Directors may deduct from the divilend or bonus payable to any Shareholder all sums of money due from him (whether alone or jointly with any other perten) to the Company, and notwithstanding such sums shall not be payable until after the date when such dividend or bonus is payable.

80. (c) Unless otherwise directed any dividend or bonus 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 joint-holding; but the Company shall not be liable or responsible for the loss of any such

cheque or dividend warrant sent through the post. 81. (a) Notice of all dividends or bonus to become payable shall be given to each Shareholder entitled thereto; and all dividends or bonus 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 bonul and may not be presented at the Company's bankers for payment within three years shall rank as unclaimed dividends or bonus.

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

81. (c) Every dividend or bonus payable in spect 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.

> By order of the Board, GEORGE STEUART & CO.. Agents and Secretaries.

Colombo, March 16, 1928.

The Rubber Plantations of Kalutara, Limited.

OTICE is hereby given that the Twenty-third Annua Ordinary General Meeting of the Sharehold this Company will be held at the registered office of the Company, 11 Guern street, Fort, Colombo, on Saturday March 24, 128, at noon.

Business.

To receive the report of the Directors and statement of accounts for the year ended December 31, 1927.
 To declare a dividend.

To elect a Director, 4. To appoint an Auditor, and to tracked any obusiness that may be only brought before the Meeting.

(The Transfer Books of the Company will be closed from March 17 to 24, 1928 inclusive)

of the Directors,

Bois Brothers & Co., Ltd., Colombo, March 14, 1928. Agents and Secretaries.

The halkele Tea Company, Limited.

NOTICE is hereby given that the Twelfth Armal Ordinary Central Meeting of the Shareholds at the registered office of the Company, 11, Queen street, Fort, Colombo, on Monday March 26, 1928, at noon.

Business.

- To receive the report of the Directors and accounts for the year ended December 31, 1927.
 - To declare a dividen 2.
- To elect a Director.
 To appoint a Auditor and to tassact an business that may be duly brought before the Mon

(The Transfer Books of the Company will be closed from March 19 to 26, 1928, inclusive.)

By order of the Directors, Bois BROTHERS & Co., LTD.,

Agents and Socretaries. Colombo, March 14, 1928.

Apthorpe Estates, Limited.

OTICE is hereby given that the Fifth Annual Ordina General Meeting of the Shareholders of this Company will be held at the registered office of the Queen street, Fort, Colombo, on Tuesday, March 27, 1928, at 11 A.M.

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

To elect a Director.
To appoint an Auditor and to 3. To appoint an Auditor and to granact any other business that may be duly brought before the Meeting.

(The Transfer Books of the Company will be closed from March 20 to 27, 1928, inclusive.)

By order of the Directors,

Bois Brothers & Co., Ltd., Agents and Secretaries. Colombo, March 14, 1928.

he Roeberry Tea Company of Ceylon, Limited.

OTICE is hereby given that the Thirty second Annual Ordinary General Meeting of the Shareholders of this Company will be held at the registered office of the Company, 11, Queen street, Fort, Colmbo, on Teusday, March 27, 1928, at 3 o'clock.

Busines 1. To receive the report of the prectors and the accounts for the year ended December 31/7927.

2. To declare a dividend.

3. To elect a Director.

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

(The Transfer Books of the Company will be closed from March 20 to 27, 1928, inclusive.

By order of the Directors, Bois Brothers & Co., Ltd. Agents and Secretaries. Colon bo, March 14, 1928.

lon Coconut Company, Limited.

s hereby given that the Thouse Books of hoany on be closed from Main 22 to 30, 1928; both days inclusive

By order of the Directors. AITKEN, SPENCE & Co.,

mbo, March 1928.

Agents and Secretaries.

ean Mor (Ceylon) Estates, Limited.

hereby given that the Transfer Books of the April 3, 1928, both days inclusive. By order of the Directors,

Colordo, March 13, 1928. Agents and Santa and Agents and Secretaries.

The Neuchatel Estates, Limited.

hereby given that the Transfer Books of hereby will be closed from 1928, 28, both days inclusive. OTICE i to April 13, 1928, both days inclusing

AITKEN, SPENCE & Co., Colorbo, March 10, 1922 Agents and Secretaries.

ection Seie under Mortgage Decree in D. C., Case No. 26,455.

> Rubber Property. If the District Court of Colombo.

Seena Kana Roona Avenna Ana Roona Ramasamy Chetty of Sea street in Colombo Plaintiff.

No. 26, 155.

Vs.

Run Tighe Aratchige Piyacilly Perera and another,

Defend lí) Rúpt both of Kotahena ... Defendants.

N obedience to the commission issued to me in the above case, I shall offer for sale by public auction at our oms, 31, Canal row, Fort, on Tuesday, April 3, 1928, t 3 P.M.: at 3 p.m :-

An undivision one-half of all that undivided two-ninths of an allotment of land called and known as Ratuimiya Hamillaga Gampanguwa, situated at Hindurangala in the Meda pattuwa of Kuruwiti korale, in the Ratnapura District, Province of Sabaragamuwa; bounded on the north by the intipola Aratchchilage Hewawasam Gampanguwa, on the east by Panviledeniya and Nagahakumbura, of the south by the boundary of the Gampanguwa of Imiyahamy, and on the west by Bulathkandegammaima and Wickramakandegammaima; containing in extent about 75 amunams of paddy sowing area, exclusive however, therefrom the mukalanas and the old gardens and fields, and also exclusive of an undivided portion of land in extent 2 acres, and also an undivided portion of land in extent 14 acres previously sold by Kudapedi Gamaralange Lokuhamy of Hindurangala in the Meda pattu of Kuruwiti korale, out of the said undivided two-ninths shares of the said land, and registered under title A 141/147, Ratnapura.

For deeds, &c., apply to Messrs. Wilson & Kadirgamer,

Proctors and Notaries, Courts, Colombo.

'Phone: 733.

R. G. KOELMAN, of JENSEN & Co., Auctioneers and Brokers.

Auction Selected Mortgage Decree in D. C., Kalutara, No. 7.642 419

(1) The entire soil and all the trees and buildings of the owita land called Panduruketiyakumbura, situated at Ambepitiya in Beruwala; and bounded on the north by the ditch of the Dabaragodakurunduwatta, east by Kovilwatta. south by Madangahakumbura, and west by the ditch of the Pansalakurunduwatta; containing in extent 6 acres 2 roods

and 38 perches.

(2) The entire soil and all the trees and buildings of the land called Dabaragodakurunduwattakattiya at Ambepitiya aforesaid; and bounded on the north by land in plan No. 76,847 or the field in the name of Ladaliyar Fonseka, east by land in plan No. 9 100 of Dabaragodakurunduwattekattiya, south by Pandur ketiyaowita and Crown land and baragodakurunduwattekattiya, south-west by Kovilly the land west by the land element by I Empeder Kovily are and west by the land claimed by J. Fonseka Appularty and others or Pokunegodapahalawatta and by the owita belonging to Smith caste people; containing in extent 5 acres and 1 rood.

(3) Undivided 1/9 share of the soil and all the trees (excluding the road running through this land) of the land called Dabaragodakurunduwatta, situated at Ambepitiya aforesaid; bounded on the north by land purchased by M. C. Wappu Marikar, the land belonging to A. M. Lebbe and C. M. Sultan Arbithar and land in plan No. 76.596, east by land claimed by J. H. Fonseka and lands in plans Nos. 97,356 and 97,359, scuth by Muttettuwewatta and Dawatagahawatta, south-west by Panduruketiyeowita, and west by land belonging to O. L. M. Lebbe Cumisteru, M. M. S. L. M. Sultan, H. R. Lebbe, and others, a footpath and land in plan No. 76,847; containing in extent 16 acres 2 roods and 26 perches, will be sold by me by public auction on Thursday, April 5, 1928. at the respective spots at 1 P.M., 2.30 P.M., and 4 P.M., respectively. under order to sell issued to me in the above case.

For further particulars, please apply to J. G. de Silva, Esq., Proctor and Notary, Kalutara, or to me-

16, Main street, Kalutara.

under-mentione

S. M. WIJENAYEKE.

Auctioneer.

Auction Sale.

In the District Court of Kalutara.

No. 1.825 In the Matter of the Estate of late Mr. P. Testamental C. F. Gunawardena, Proctor, Panadure. NDER and by virtue of the commission issued to me in the boye care, shall sell by public auction the

On Thursday, April 6, 1928, at 4.30 P.M. at the spot.

Undivided 🚦 share of Halgamuparangiawatta at Kalutara North, adjoining the Colombo-Galle high road. in extent about 32.36 perches.

> Patripura District onday, A 1 9, 1928, commencing at 12.30 P.M. at Welandura Bazaar.

Waguregodahena at Welandura in Pannil pattu, in extent about 6 seers kurakkan sowing.

Undivided 1 share of Imbulehena, at Atakalanpanne, in extent about 16 seers kurakkan sowing.

At Niyangama, commencing at 4 P.M.

- Dematagahamadehena at Niyangama in Meda pattu of Atakalan korale, in extent about 6 kurunies kurrakan sowing.
 - Palamawattelindehena at ditto, 8 kurunies ditto.
 - Nagodawattehena at ditto, 4 kurunies ditto. 5.
 - Kolongasgodellehena at ditto, 4 kurunies ditto.
 - Dematagaharnadehenyaya at ditto, 8 kurunies ditto.

On Tuesday, April 10, at 9 A.M. at the spot at Welimaluwa.

All those allotments of lands called Dikdenivehena. Marakkayagedeniya, and Hunukotuwehena. situated at Welimaluwa in the Meda pattu of the Nawadun korale; containing in extent about 8 amunants of paddy sowing.

At the spot at 4 P.M. at Kahangama

All that undivided ½ and ½ shares of Kadittawalakada hena (excluding the land of the extent of about 2 acres planted by Jayalenthuthandalage Danis Appu, and the house thereon, situated at Kahangama in Uda pattu of Kuruwiti korale, in extent about 10 acres.

> A. H. SENARATNE. Commissioner and Auctioneer.

Senani, Wadduwr March 14, 1928.

Well-built tiled house and garden within the Upon Council limits, Negombo, on the Minuwangodo in very close proximity to the Roman Catholic at Bolawalana, to be sold by public auction.

NDER decree in case No. 1,881 entered in favour of the plaintiffs (1) Lindamulage Engaltina Wijeyarathe Lamathene assisted by her husband (2) John F. Pieris, both of Colombo, against the define atts Minidukulasuriya Liyanage Manuel Ferrands of 4th Division Kurana, and by virtue of the order to sell assued to us for the recovery of the um of Rs. 3,031 25, with interest on Rs. 2,500 at 15 per cent. per annum from September 6, 1927, till October 24, 1927, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full, and costs of suit, we shall sell the under-mentioned property mortgaged as primary mortgage by bond No. 2,062 dated January 6, 1926, and attested by M. A. P. Dharmaratne, Notery, by public auction at the spot at 4 P.M. on Thursday, April 19, 1928, to wit:—

The land called Delgahawatta, situate at 4th Division Kurana, Bolawalana, within the gravets and in the District of Negombo, Western Province; containing infectent about 21 roods, with all the tiled and cadjan-thatched houses

Further particulars from P. D. F. de Croos, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

Negombo, March 12, 1928.

M. P. KURERA & Co., Auctioneers.

Auction Sale.

Property at Boralessa in the District of Chilaw. NDER decree in case No. 1,835 entered in favour of the plaintiff Una Lana Waha Waha Walliappa Chetty, by his attorney Muna Wana Eene Muthuwadugu Ambalam of Negombo, against the defendant Naththandige Marianu Fernando of Boralessa, and by virtue of the order to sell issued to us for the recovery of the sum of Rs. 5,486, with interest on Ba. 4000 at 15 per cent. per annum from August 12, 1927, and on Rs. 4,050 at 25 cent. per annum from August 4, 1927, till August 21, 1927, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full and costs of suit, we shall sell. the under-mentioned property mortgaged as primary and secondary mortgages by bonds Nos. 9,705 and 11,891, dated December 11, 1922, and February 4, 1925, and attested by D. J. Jayawardena, Notary, by public auction at the spot at 4 P.M. on Monday, April 23, 1928, to wit.:—

The land formed of the eastern 3 share of Millagahawatta marked D 359, situated at Boralessa in Kammal pattu of Pitigal korale, in the District of Chilaw, North-Western Province; the portion of Makullagahawatta and the 1 of Siyambalagahawatta, Divulgahawatta; containing in extent 3 acres 2 roods and 4 perches. This land and plantations, buildings, and all appurtenances thereof.

Further particulars from Messrs. Ranasinghe & Rahiman,

Proctors and Notaries, Negombo, or-

Negombo, March 12, 1928.

· M, P. Kurera & Co., Auctioneers.

Auction Sale. Properties at Karukkuwa and Paruppamulla in the District of Chilaw.

NDER decree in case No. 1,903, D. C., wegombo, entered in favour of the plaintiff Moona Mena Palaniappa Chetty, by his attorney Kana Kana Suna Pana Suppramaniam Chetty of Negotibo, against the

defendant Mahara Hettiaratchige Appuhamy of Karukkuwa, and by virtue of the order to sell issued to us for the recovery of the sum of Rs. 2,332 10, with interest on Rs. 2,000 at 24 per cent. per annum from September 23, 1927, till January 25, 1928, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full, and costs of suit, we shall sell the under-mentioned properties mortgaged as primary mortgage by bond Properties mortgaged as primary mortgage by bond No. 13,345, dated September 14, 1926, and attested by P.M. F. Jayasekera, Notary, by public auction at the respective spots on Tuesday, April 24, 1928, to wit:—

At 2 P.M.

The land situated at Karukkuwa in Munnasseram pattu of Pitigal korale north, in the District of Chilaw, North-Western Province; containing in extent 3 acres and 38 perches from this land excluding an undivided portion of 2 acres on the north-western side and the building or the remaining land with the ground thereof, the undivided 2/8 share from the remaining undivided portion with the plantations, buildings, and all appurtenances thereof.

The and called Kohombagahawatta, No. 12,304, situate at Paruppementa in Anavulundan pattu in Pitigal korale north aforesaid; containing in extent within these boundaries 11 acres 1 rood and 26 perches of this land the undivided ½ share, and the undivided portion of 2 acres 1 rood and 5 perches from the remaining portion thereof, these two portions of land with the plantations, buildings, and all appurtenances thereof.

At 4 P.M.

Further particulars from J. E. de Croos, Esq., Proctor,

Supreme Court, and Notary, Negombo, or

M. P. KURERA & Co., Negombo, March 12, 1928. Auctioneers.

Auction Sale.

Property at Kamburugoda in the District of Kurupegala. In the District Court of Negombo.

M. S. R. M. Somasunderam Chetty by his attorney Meeyanna Karuppiah Pulle of Negombo Plaintiff.

Herath Mudiyanselage Ranhamy, Arachchi of Kamburugoda (dead) Defendant. Dissanayaka Mudiyanselage Punchi Banda Appuhamy of Kamburugoda.... Substituted Plaintiff.

properties mortgaged as primary mortgage by bond No. 14,344 dated July 25, 1922, and attested by Peter W.

Marasinghe, Notary, by public auction at the spot at 4 P.M. on Thursday, April 26, 1928, to wit:—

The land called Kongahamulawatta, situate at Kamburugoda in Meda pattil of Basnahiri korale in Katugampola hatpattu, in the District of Kurunegala, North-Western Province; containing in extent 9 acres 2 roods and 11½ perches. The soil and plantations, and all appurtenances of an undivided $\frac{1}{2}$ share of this land.

Further particulars from S. K. Wijayaratnam, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

M. P. KURERA & Co.,

Auctioneers.

Negombo, March 12, 1928.

Auction Sale.

In the District Court of Negombo.

ena Nana Seena Negombo Chetty Seena Narayanan Plaintiff.

No. 2,018. $\mathbf{v}_{\mathbf{s}}$. Pattage Amaris Fernando of Kondagammulla. Defendant.

NDER decree in the above case, and by virtue of the order to self issued to us for the recovery of the sum of Rs. 720, with interest on Rs. 600 at 30 per cent. per annum from October 28, 1927, till January 17, 1927, and thereafter at 9 per cent. per annum on the a regate amount till payment in full, and costs of suit, we shall sell by public auction at the spot at 4 p.m. on Thursday, April 5, 1928, the under mentioned property mortgaged by mortgage the under-mentioned property mortgaged by mortgage

bond No. 1,536 dated August 28, 1926, attested by A. D. C. Amirtaweera, Notary Public, as a primary mortgage, to wit :-

The land called Veniwelgodella, situate at Kondagammulla in Dunagaha pattuwa of the Alutkuru korale, in the District of Negotatoc; containing in extent 18 acres, out of which land excluding an undivided 14 acres of ground extent in the northern side the remaining undivided ground extent of . land in the southern side.

For further particulars, please apply to P.D.F. de Croos,

Esqr., Proctor and Notary, Negombo.

Negor bo, March 12, 1928.

K. L. Pereira & Son, Auctioneers.

Auction Sale.

no District Court of Negombo.

Chetty of Seena Narayanan Nana . Plaintiff Negombo..... No. 2,017. Vs.

Females and pardo both of Elizabeth (1) Warnakulasuriya (2) Kehelbaddarage Thomas F paddo both of Defendants. Kimbulapitiya.....

NDER decree in the above case, and by virtue of the order to sell issued to us for the recovery of the amount therein stated, we shall tell by public auction at the spot at 3.20 P.M. by Thursday, April 12, 1928, the under-mentioned property mortgaged by mortgage bond No. 25,471 dated February 9, 1926, attested by T. H. de Silva, Notarr Full R., as primary mortgage, to wit:—

The land called Madangahabimwasiya, situate at Mattakotuwa in Yatakalan pattuwa of the Pitigal korale, in the District of Chilaw, North-Western Province; bounded on the north by the land of Savery Mandadirala, east by the fen e of the land of Nikulas Fernando, south by the road leading to beach, west by the land in which Sokinu Appu resides; containing in extent about 100 coconut trees plantable ground, of which land an undivided ½ share to the southern side of the road now going at the centre of the land and the buildings standing thereon.

For further particulars, please apply to P.D.F. de Croos, Esq., Proctor and Notary, Negombo, or-

egombo, Ma**job 1**2, **19**28

K. L. Pereira & Son, ... Auctioneers.

Aution Sale under Partition Decree.

ommission in case No. 22,902, D. C., Galle, I will sell by public auction on Saturday, March 24, 1928, at 2 P.M. at the spot:—Land called Nugebedla alias Kurunduwatta, situated at Tiranagam, in fixeny 2 acres 2 roods and 31 perches, the property vill first be offered for sale among co-owners at upset/price, and thereafter among the public.

For particulars, please apply to William de Silva, Esq., Proctor and Notary, Galle.

Galle, February 5, 1928.

H. W. WEERASINGHE, Licensed Auctioneer.

Auction Sale.

Property.

terms of the commission of March 3, 1928, issued to testamentary, the following property will be sold by public auction on Saturday, the 3lst in tant, at 4 P.M. at the spot: spot:

An undivided there of a piece of land called Arasawattai, in extent 10 lacked v.c. with spontaneous plantations with 1 share of the well and thou via situated at 1 annar popular Fact of the well and thought by the heir of Armer of the well and the court by the heir of Armer of the well and the court by the heir of Armer of the well and the court by the heir of Armer of the well and the court by the heir of Armer of the well and the court by the heir of Armer of the well and the court by the heir of Armer of the well and the court by the heir of the well and the court by the heir of the well and the court by the heir of the well and the court by the well and th ponnai East; bounded on the east by the heirs of Arunachalam Chinniah, north by lane leading from the road to this land and Marikkam, wife of Mailvaganam, west by Arunachalam Thuraiappa and the well, south by Theivanzipillai, wife of Chelliah.

> PHILIP MOSES, Commissioner.

Auction Sale.

the District Court of Jaffna.

Testamentary Indiction. the Matter of the Estate of the late Iŋ Veeragathy Sivakkolunthu of Thirunel-No. 6,232. veli, Jaffna.

"NDER and by virtue of the commission issued to me

in the above case, I shall sell by public auction the under-mentioned property at the specion Friday, April 6, 1928 commencing at 4 P.M.:

Anautivide half share of Ill that piece of land, situated at Vempedukeny Matamalai parish called Koddukinathady Vallikoodal Italakkarai Tindal, Sirayapanaiady, and Vadaikudal Ruliankundal, Semmanathianthidal, Sathuan Inthottan Koddukinatadi. Feedbale mladu Sathurank nthottan, Koddukinatadi, Eachchamkadu, Sathurank nthottan, Munaithanvalavu, in extent 27 acres 3 rooms and 12 perches, with coconut plantations; and bounded on the east by lane, and the land of Kanapathiar Arumagan and brothers and sisters, north by the properties of Kanapathial Arumugam and shareholders, Savuntharampillai, wife of Veluppillai, and Murugar Appukkuddy and others, wet by the properties of Sinnachehy, wife of Veluppillai, and Murugar Appukkuddy and others, we by the properties of Sinnachehy, wife of Veluppillai, and Murugar Appukkuddy Kanapathiar, Vinasithamby Kandiah, Phillippathi, widow of Anthony Saravanamuttu Aramper, and others, south by the properties of Vethavanam Thambu, Sinnachchy, wife of Kanapathippillai Mappanar Kanapathy, and others, Theivanai, wife of Kanthappu, and others

Jaffna, March 8, 1928.

V. A. DURAYAPPAH, Commissioner.

uction Sale.

the **Fistrict** Court of Jaffna.

Testamentary In the Matter of the Estate and Effects of the late A. R. A. R. S. M. Somasun-Jurisdiction dram Chettyar of Demkottai, deceased. No. 5,408.

UNDER and by virtue of a commission issued to me in the above case, I shall sell by public auction the following three cargo bear on Saturday, April 7, 1928, commelicing at 4 P.M. at Point Pedro:

1. Cargo beat called Annaledchemy, bearing No. 1503 of Kargasanthurai.

2. Cargo jost colled Pakkialedchemy, bearing No. 17 of Point Peo

Cargo boat called Sepamalai Mariapuravy, bearing No. 13 of Point Pedro.

V. A. Durayappah, Commissioner.

under Mortgage Decree in Case No. 22,652, D. C., Jaffna.

Packeer Mohideen Sultan Sickanather of Vannarponnai

Vs.

(1) Meera Sahib Mohamed Sultan and his wife (2) Mohamed Meera Hussain Nachchia, both of Vannarponnai West, in Jaffna Defendants.

NDER and by virtue of the commission sucd to me in the above case, I shall sell by fulfic auction the following land on Saturday, April of 1938, at 9 A.M. at the spot:—

All that elletment of land salled Kurunthupidunkivayal and other parcels with well cultivated plants, sheds, and boutique standing thereon, situated at Vannarponnai West, in Jaffind, and bounded on the east by road, on the north by the property of the pr by the property of hurugasu Ponnampalam, on the west by tank, and in the south by the property of Saraswathiammah, vie f Annamalai; containing in extent 20 lachams p.c., and the right, title, interest, and claim whatsoever of the defendants.

Jaffna, March 5, 1928.

V. A. DURAYAPPAH. Commissione Cemmissioner.

Jaffna, March 7, 1928.

UNDER **SPECIFICATIONS**

SPECIFICATION .- Irrigation Works, Northern Province.

A MENDMENT to the specification showing lands in Nanaddan West benefited by Giant's Tank in Mannar District, the names of proprietors, and the contributions payable in respect of each land. All previous specifications and amendments, including those published in *Government Gazettes* No. 6,821 of September 1, 1916, No. 6,850 of January 26, 1917, and No. 7,158 of February 18, 1921, in so far as they apply to Nanaddan West, are hereby cancelled.

Nanaddan West.

Kusavankuli Plane Tuble Plan No. 19.

			1 usabara	JULIU I VAII	io 1 aoue 1	10070 110. 1					
No.	No. of Lot or Survey Reference.	Name of Allotmer Land or Field	ent of Name of Owner	r.	Extent.	Rate in Perpetuity.	Rate Rs. 2, revisable at any Time.	Area exe mpted.	Amount 1	No. and Date of Colonial Secretary Letter authorizin Exemption, and Period of Exem	g Total
			• .		A. R. P.	Rs. c.	Rs. c.	A. R. P.	Rs. c.	tion granted.	Rs. c.
1.	26 Da	zanisi kamam	Philipu Parikari Piran	ahimillai						:	. 7 34
2.		rankikamaputti		· · ·	1 1 2.			• — •		:	1 00
3.		dukamam .	do.	• •	0 0 26.				· ·		. 0 16
4.		Do.	. do.	• • •	2 2 30.			· '	· ·		. 2 68
5.	. 30. Me	dukamaputti .		•••	0 0 11.			· ·	. — :	_ :	. 0 7
6.		Do	•	• • •	0 2 0.			:	· :		. 0 50
7.		mbukamam	. do.		1 2 35.		. — .	.`	. — .	. – .	. 172
8.		dukamam .	. Suliyan Piranchipilla	i and		-					
		-	share	• •	0 3 29.	. 0 93.	. — .		. — .	. – .	. 0 93
· ·	. 33	Do	. do.		1 0 9.	. 1 5.	. — .		. — .	— .	. 1 5
10.	. 34.,	Do	. do.	• •	3 2 16.	. 3 59.			. — .	. – .	., 3 59
11.		Do	. do.	• •	0 0 18.			. — .			. 0 11
12.	. 12Ith	iyadikamam	. Jacob Arokiam and sh	are	0 0 38.			. — .		. – .	. 0 24
13.	42	Do	. do.	• •	1 2 20.				· - ·	. – .	. 1 63
14.		iyadikamapitti		• •	0 1 27.		. — .		. — .	. – .	. 0 42
15.		dukamam	. Marisal Philippu	• •	0 0 26.			. – .		. – .	. 0 16
16.		Do			0 1 20.		. – .	. – .			3 04
17		. Do			1 2 22.		. — .				0.1"
18		iyadikamam	. do.		0 0 24.				. – .	. – .	0.00
19 20	45	Do	. do.		0 1 14.			. — .			A FR
21.	18 49	Do	. Isakil, widow of Anton		0 2 12. 0 1 26.		. – .	. — .		• = •	. 0 41
22.		Do	. do.		0 1 26. 1 0 27.		. – .	. — .	. – .	• Ξ •	1 10
23	20Me	dukamam	3.		0 1 5.			. – .			. 0 28
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26.	38.,	Th.	7 1.		0 1 22.			· — ·	· _ ·	. – :	Λ 60
27	39	T) -	1.		0 0 14.				. — :	:	
28.	44.	Do	1.		0 0 31.		. — .	. – .	. — .	. – :	. 0 19
29	46.	Do	1 -		0 0 37.			. — .		. – .	. 0 23
30	50	Do	3_		0 1 7.		;	. — .			. 0 30
31	17. Ith	iyadikamapitti			0 1 0.			. — .	<i>.</i> —	. – .	. 0 25
32		llakamapitti		Kap pali	0 0 27.	. 0 18.	<u> </u>	. — .	,		. 018
33	8.,	Do	1		0 0 38.		— .	. — .	. —		. 024
34	9	Do	1		0 0 15.	, 0 9.					. 09
35	10	Do	•		0 0 26.			. — .	. –	· — .,	. 0 16
36	40., Pal	lakamam	. do.	2				. — .			. 21 93
37	13Ith	iyadikamam			0 1 1.			· - ·	. –	· ·	. 0 26
38	41Pal	lakamam			2 2 24.	. 265.		. – .		· - ·	. 2 65
39		Do			2 1 30.			. — .		·	. 2 44 . 0 88
4 0		lakamapitti			0 3 20.			. — .			. 0 16
41 42	6	, Do	, do.		0 0 26.			. — .			. 233
43	47Pal	lakamam	. K. Uthumaneina		$egin{array}{cccccccccccccccccccccccccccccccccccc$			· <u>-</u>			. 0 6
44.		iyadikamapitti			0 0 10.						0 21
45	20. Me	dukamapitti			$0 \ 0 \ 30.$				_ ::		0 19
46.	1] D-1	iy adika mapitti la k amam	Philipal, wife of Gabrie Urikalumma, wife of K		0 1 22.				· ::	_ ::	
4 19	7	Do	. do.	uppun (0 1 14	0 34			 	·	0 34
48	48.	Do	77 77:1			0 9	····				0 9
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49,.	60 Mac	duka mam	. Suliyan Piranchipillai	and							
	••••••••••••••••••••••••••••••••••••••	auxamami	share	••. (2 11	0 57				—	0 57
50	64.,	Do	do.	(0 25		····	-		0 25
51	61. Put		ďo	(1 5	0 28	~		-		0 28
52		lakamam	do	9		9 97					9 97
53	24	Do	, `` do.	0							0 4
54	25Pid	di	do.	0		0 12					0 12
55		lakamam	do.	2	0 33	2 21					2 21
56	1	Do				0 46			-		0 46 0 12
57	16 Pitt			0		0 12					0 12 12 1
58 59		lakamam	4.	12		12 1 1 4					1.4
60	32Med	lukamam	J.	1		0 11			_ ::	7	ዊ ሃተ
61	36 37	Do	. da '	0		0 35		::	– ::		0 35
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No. of Lot No. or Survey Reference. Name of Allotmen Land or Field.	t of Name of Owner.	Extent.	Rate in Per- petuity.	Rate Rs. 2, revisable at any Time.	Area exempte	Amour d. exempte	ed. Exemption Period of	cretary's horizing Total on, and Amount Exemp- due.
*************************************		A. B. P.	Rs. c.	Rs. c.	A. R.	P. R s. c	tion gra	nted. Rs. c.
62. 40. Madukamam	Philipu Gabrielpillai and share			. <u>-</u> .	. —	—	·	0 22
63 45 Do		0 1 31	0 44.	. — .	. —	—		0 44
64. 59. Do		0 1 10			. —	—	—	0 31
65. 63. Do	. do . do	0 0 27			. —	—		0 17
67. 5. Kalikamam .	. do	0 0 24 3 3 12		· <u> </u>	: =			3 83
68. 4. Kalikamapitti .	. do	2 1 29.		. – .	· —			2 43
69. 9. Puvarasadipitti .	. do	0 1 34.		. — .	. —		· —	0 46
70 10Thottapitti 71 11Murunkaiadipitti	. do	0 0 38		. - .	. —	–	·· 	0 24
mo 1 m Ti 11 12 12 1	- do	0 0 31. 0 0 25.		. — :	: =	· =		0 16
73 31 Do	. do	0 0 31.		: — :		–		0 19
74 49Medukamam .	 Philipu Sebemalai and share. 			. – .	. –	-		0 11
	. do	0 0 33			. —	• • • • • • • • • • • • • • • • • • • •	• •	0 21
76 65 Do 77 27Puvarasadipitti .	- do - do	0 0 25 1 1 12		· - :				1 33
78. 28. Do.	. do	0 0 10,		. <u> </u>	. —			0 6
	. do.	0 1 9.	0 31.			—		0 31
80. 21. Pallakamam 81. 29. Do.	. do . do	1 2 10 3 3 2	. 1 56. 3 76.		. —	—	• • • • • •	1 56
81. 29. Do. 82. 2. Kalikamam	Swam Thiogupillaí	. 3 3 2 . 0 0 15		: = :				0 9
00 R To	do	0 0 27.		:	. —	:: -		0 17
84 38Panaiyadipitti	do.	0 2 20.		. – .	. —			0 63 0 53
	do	0 2 5				• • •	• •	0 53
07 49 Do	do	0 1 2.		· — ·	: -	: -		0 41
88. 20. Pallakamam	Susanapillai, wife of Soosai	0 2 6.		. <u> </u>	. —	–	••	0 54
89 47Medukamam	do	0 0 14.	0 9.	. – .		—		0 9
01 50 D-	do:	0 0 22.		. – .	. —			0 14
92. 48. Medukamapitti	do	0 0 7.		: - :	: =			0 4
93 33Medukamam	. Philipu Parikari Francispillai				. —	—		3 81
	. d o	1 0 20.		. – .	. —	—		1 13 0 79
95., 58 Do. 96., 57Medukamapitti	do do	. 0 3 7 . 0 1 8		· – ·	· -	• • -	-	0 29
Off 10 Dellahaman	. do	1 0 0		: = :	: -			1 0
98. 22. Do.	do	8 2 32.		. – .	. —		• •	8 70 0 24
	do	0 0 39.		. – .			• •	0 24
100 46Puvarasadipitti	do	0 0 11.		. – .	· <u> </u>	–	• •	0 53
101 56 Aluppaiadipitti 102 39 Medukamam	. Philipu Pariari Rosaipillai	0 2 4. 0 3 37.		: - :	: =	:: =	• •	0 98
100 #1 Da	do	0 1 21.		: — :		—		0 38
104 53 Do	. do	0 0 31.			. —	—		0 13
100 10 Dellahaman	. do	0 0 20.		. – .	• =			2 32
107. 14. Medukamam	. Veduthalomai Susaipillai	2 1 12 0 0 27.		· - ·	· =		==	0 17
100 0 TZ-17	. do	0 2 3.	0 52.	: — :	. —	:: —	–	0 52
L	ands paying a Rate of Rs. 2 per	Acre ner 4.		ienhle at	anu Ti	me.		
. 2	• • • • •	-	•		-	••••		
	Preliminary plan No. 3,676.							7 44
109 131Kaddukani .	. Avuran Kaviriel	3 2 35.		. 7 44.	. —	–	–	••
	Preliminary plan No. 4,386.	Date of S	ale : Oct	ober 12.	1915.			
110., 1Venkani .	<u></u>	7 0 6		-		—	–	14 7
111 4Salampaikamam .	. Philip Gabrielpillai and					•• —	••	08
•	another	14 0 21		. 28 26.	. —	·· —	–	28 20
	Proliminary plan No. 4 900	Deta of S	ala - Ω-4	oho= 10	1015			
310 0004 77-33 1	Preliminary plan No. 4,367.		-					1 99
		0 3 39 1 3 28				:: =		3 85
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anna 		0 1 16				—		* 0 44
		0 0 35				—	—	0 40
1172340 Do	. do	0 0 32.		0 40.	•	–	• •	
	Preliminary plan No. 5,229	. Date of	Sale : M	ay 16, 19	21 .			
118., 3Kadukani .	. A. L. Sewundranayagam			•		—		2 4
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	Date of Sale:	January 2	2, 1922.					- 01
119 1Kadukani .	. W. P. Perera	1 3 35†		. 3 94.	. —	—	—	3 94
	m* v 1- 37- 6344	D-406	1-1- 36-	L 00 1	004			
3 1 17 a declared:	Preliminary plan No. 6,144.							54 86
120 lKadukani .		27 1 29				—		04
	Preliminary plan No. 5,521.	Date of S	sale : Ma	rch 26, 1	924.			
		2 3 11	_			—		5 64 7 26
122 4 Do		3 2 21				—	—	7 20
	Date of Sale	. Tesler 90	1097					
		• •						8 2
,		4 0 1	<i>–</i>	8 2				
* Sold for Rs	31; paid to date Rs. 31.	•	f Sold for	Rs. 40;	; paid t	o date R	s. 40 .	
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Preliminary plan No. 6,544. Date of Sale* February 19, 1927.

			Preliminary plan No. 6,	544. D	ate of S	ale* Feb	ruary 19, 1927.		•
No. 01	o, of L Surve eference	y Land or Field.	of Name of Owner.		Extent.	Rate in Per- petuity.	Rate Rs. 2, Area revisable exempted. as any Time.	Color Amount Let evempted. Ex	o, and Date of nial Secretary's ter authorizing Total temption, and Amount riod of Exemp- due. on granted.
	^			A	. R. P.	Rs. c.	Rs. c. A. R. P.	Rs. c.	Rs. c.
124		.Kaddukani .	. P. Sinnatambi	1			2 0 —	,	2 0
125	4.	-	. F. Sinniah D. D. Godagoda	20 19			40 67 —	—	40 67 39 20
126 127	5. 9.		. W. P. Perera	1			. 2 20 —	-: - ::	39 20 2 20
128		.Venkani .	. R. Kidnan	0			0 50 —		0 50
129	11.	, Do	. do.	0	3 18.		. 1 73 —	′	— 1 73
			Preliminary plan No. 6,	580. Da	ate of S	ale : Feb	oruary 19, 1927.		
130	4.	. Manekettapitti .	. W. P. Perera	10	3 9.			–	21 61
•				191	3 1	68 13	247 14		315 27
	,		Kodaikulam Ma	vilanke n :	i Plane	Table Pla	an No. 21.		•
131		.Periyakamam .	. Salvadore Antoni	0				,	— 0 16
132	27.		. do.	0				·· = ··	0 76
133 134	36. 1	37. ' 1	.7 -	$\begin{array}{c} \dots & 0 \\ \dots & 0 \end{array}$:: = ::	$\begin{array}{cccc} - & \cdots & 0 & 61 \\ - & \cdots & 0 & 53 \end{array}$
135	2.		4.0	0	2 10.				— 1 56
136	7.	. Periyakamam	0 1 3/ 1	0	0 21.	. 0 13.	. — —		— · · · 0 13
137	40.	. Do	. <u>d</u> o.	0	I 19.				— · · 0 37
138	54 .			1	2 23.				— · · 1 64
139 140	42. 58.		, do. , do.	0	0 26. 3 17.				- · · 0 16 - · · 0 86
141		. Vairavankamam	3.6 . 1 . 1 TO . 1 TO . 1	ĭ	2 4.			,	i 52
142		. Pallakamam .	. do.	3	0 0.			—	3 0
143		.Ilupaiadikamam .		0	0 8.				0 5
144 145	24. 29.	. Periyakamam	y ,, .	0	0 37. 1 11.			·· <u>-</u> ··	- 0 23 - 0 32
146			J =	ŏ	1 31.				- · · · · 0 44
147	55 .		. do.	0	2 31.		. — —		— ··· 0 69
148		Kalithundu .	. Manaval Sebemalai	1	0 18.			—	1 11
149		Periyakamam .	3_ * *	0 0	0 26.				— · · · 0 16 — · · · 0 79
150 151	35. 41.		7.	0	3 7. 1 37.				— · · · · · · · · · · · · · · · · · · ·
152	57.		. do.	0	2 13.				0 58
153	14.		. Visentiparikari Sebemala	i and					
154	46.	D ₀	share	2	1 31.				- · · 2 44 - · · 0 27
155			. do. . do.	1	0 3.				- · · i 2
156	45.	. D o	J_	0	0 18.	0 11.		·	- 0 11
157		Vairavankamam	_	2	2 12.				$\begin{array}{cccccccccccccccccccccccccccccccccccc$
158 159	4 22	Do	. do. . do.	0	0 6. 1 21.				- · · 0 4 - · · 1 38
160	49.		. do.	0	0 6.				- · · 0 4
161	64	Sinnamoddai	J.,	0	2 21				0 63
162		Periyamoddai		0	2 25				0 66
163 164		Puhailaipiddi	~ · • • · · · · ·	3	1 5 1 9			_ ::	- · · 3 28 - · · 0 31
165	32.	Periyakamam	3.	0	0 35				- · · 0 22
166	39		do.	ŏ	0 33	0 21			0 21
167	47		dò.	0	0 20				0 13
168 169		Kalikamam Pallakamam	Arokiam, wife of Soosai	2 0	1 13 1 3			. —	2 33 0 27
170		Periyakamam	17-34 A-A3	0	3 8				0 80
171	25		* J_	0	0 21	0 13.			- · · 0 13
172	28	Do		0	3 0			· _ ··	0 75
173. 174		Pallakamam	do. Kasparu Philipu Neris	0 0	2 24	0 65		. –	0 65
1		Sinnakamam	share	8	3 37	8 98		. –	8 98
175	60	Do	4.	0	1 3			. –	— · · 0 27
176	62	Th .	3_	0	0 31			. —	$\begin{array}{cccc} - & \cdots & 0 & 19 \\ - & \cdots & 0 & 37 \end{array}$
177 178	63 61	Do Sinnakamapitti	.a.	0	1 19 0 3 5	0 22			0 22
179		Periyakamapitti Periyakamam	TT (1 T) 1						
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180 181	12 26	Do	4.	0	3 29 2 22	0 93 0 64		· — ··	0 93 0 64
182	20 31	Do	J_	0	1 14	0 34			- · · · · · · · · · · · · · · · · · · ·
183	33	<u>р</u> о	do.	0	1 8	0 30			— · · · 0 30
184	44	Do	3.	0	1 3	0 27		· - ·:	0 27 0 32
185 18 6	56 53.	Do Sinnakamam	do. do.	0	1 11 1 6	0 32 0 29			- · · · 0 32 - · · 0 29
187	6	Vairavankamam .	do.	ŏ	1 20	0 38	_ .		— 0 3 8
188	30	Puliyadipiddi	do.	0	0 15	0 9			0 9
189	10	Periyakamam	Kasparu Antoni	1	1 5	1 28		: = :;	1 28 0 36
190 191	38 20	Do Pallakamam	J.,	0	1 18 0 34	0 36 0 21		: = ::	
192		Panakamam Periyakamam	do.	ŏ	2 17	0 61		· · · ·	0 61 S
193	4 8	Koviladipitti		0	1 4	0 28		<u> </u>	0 28 0 14
194	43	Periyakamapitti	Salvador Antoni	0	0 22	0 14		• - • •	
		•							

Lands paying a Rate of Rs. 2 per Acre per Annum, revisable at any Time. Preliminary plan No. 3,826.

					Preliminary	pla	n]	No.	3,826												
2100	To, of Lot or Survey Reference.	Name of Allotmen Land or Field.	t of	Name of Ov	vner.	Ex	tem	t.	Rate Pei petui	ty.	Revi at Ti	me.	exe		L ex	kempte	Coloni Letter d. Exer Perio- tion	and Date ial Secret r authoriz nption, a d of Exer granted.	ary' zing nd . up-	Tota Amou due.	nt
195.	. 508V	enkani	٠.	Salvador Marisal		4. 4	R. 1		Rs. . —			c. 50.	A. I	t. p. —		Rs. c.				Rs. 8 5	
	_				Preliminary	pla	n l	No.	3,344.			O 4								4 8	2.4
196.	. 2246 V	enkanı	• •	Saveri Parikari A	ntoni Preliminary	2 pla					4	84.	• -	_	•		• •		• •	*	71
197.	. 17	enkani		K. Philipu Neris		2	3	17.	. –		5	71.				_	• •	_	• •	5 7	/1
198.	. 14	Varankadu		Marisal Siman	Preliminary	•.	_		1,839. —		8	66.		- .						8 6	6
199.	. 2	Do.		do.							3	98.					• •		٠.	3 9	18
200.	2	Venkani		Marisal Parikari l	Preliminary Pedro		n l O				4	0.		٠.				_		4	
201.	3	Do.		V. P. Sepemalai a	ınd share	4		3				54. 29.		·· ·	•		• •		- •	$95 \\ 32$	
202. 203.		Do. Do.		S. Santiago Alesu Philippu				23 31		• •		39.		<u> </u>	:	_	· ·			2 3	39
204.		Do.		do.				16.				70.		- .						0 7	
205.		Do.		_				12				65.		- .	-				• •	$\frac{0.6}{1.6}$	
206.	8	Do.	•	do.	••	0	3	l4		••	1	68.			•	_	• •		• •		•
					Preliminary	plan	N	o. 4	,700.												^
207. 208.		Ven k ani Do.		Migale Philipu and A. Mathadimai an	d others	7 4	0 3 5	0. / 27	_	• •	_	0. 84.				_			. .	14 9 8	
	• • •			Preliminary plan						Mar	ch 2	26, 1	924.								
209.	1	Koram <i>o</i> daikam		Rengasami Kitna	n	0		28*	_		0	85.		- ,					. •	08	
210.	., 2.,	Do.		Kumarakavundan		0	1 2	22†	_			78.		-					• •	0 9	
211.		Do.	• •	,	· · ·	0 5	1 3	34‡ 28§	_	• •		92. 85.								11 8	5
212.	. 4	Kar ampaikad u	• •					-							•		•				
213.	2	Venkani .		Preliminary plan Kristina, wife of Santiagu, and s	f Sebastian							•								6	6
				Preliminary plan	No. 5,233.	Da	te	of S	ale :	Janu	ary	7, 1	925.								
214.	. 1	Kaddukani	٠.	W. P. Perera		8	2	3.,	_		17	4.								17 0 5	2
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224.		Kaddukani		V. P. Sepamalai			1	_			2	56				 .				7 8	ğ
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444	22Meddukamam		<i>Malaiyiddan l</i> Merasaibu Caderulebbe	rias 			3	8 au	0. z. 8	ე. 	-	_		_				8 8
445	13 Do.	•	. Merasaibu Muhamadutami			2 1	7	0	61	. –	- ::	. —	• •	_				0 61
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452	10 Do.		. do.		0	1 1	0	0	31	. –			٠.					0 31 6 59
453 454	25 Pallakamam 26 Do.	•	. M. Kidirumuhamadu . N. Pichchaikuddy	• •			5 8	6 · 2	59 5	_	 		• •	_	• •			6 59 2 5
45 5	27Meddukamam	•	1.	• •	Õ	-	3	_	77	_	- ::	,	• •	_				0 77
456	29 Vempadipuddi	•		••	l		7		48	. –		-		_	• •	-		1 48 4 27
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459	6Meddukamam	•	. Aliumma, widow of Abubac	_	0	0 1	9	0	12					_		-		$\begin{array}{ccc} 0 & 12 \\ 0 & 20 \end{array}$
460 461	11 Do. 8 Do.	•	3.	• •		03	2 7	_	20 17	- -			• •	_	• •		• •	0 17
462	8½. Do.	•		• •	Ö		3		27	_	- ::	<u> </u>		_	• •			0 27
463	12 Do.	•	. Muhamadutambi Mirancine	B			5	_	66	_			• •				. •	0 66 1 26
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46 6	5 Do.		1.	,.	0	0 1	2	0	8	_	-	-					. •	0 8 0 15
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469	15. Pallakamam		1	• •			9	-	37	_				_				$\begin{array}{c} 0 & 37 \\ 0 & 12 \end{array}$
470	9 Meddukamam	.•	Mirasaibu Kithurumohama		0	0 1	9	0	12						• •	-	• •	
471	19Pallakamam	• •	Asiumma, widow of Neir mohamadu	na- 	4	0 2	0	4	13	_	-			_				4 13
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472	300Venkani	٠.	Miranachia, widow of Mi	ra-							•							2 9
			saibu	• •	1	0	7		• •	2	9		• •	_	• •		• •	
			Preliminary plan No. 3,89	0.	Dat	te of	f Sal	le : ()c to	ber	29, 19	912.						
473	673 Pallakamam		Pakir Ismail Lebbe		1		7			_	21					_		$\begin{array}{c} 3 & 21 \\ 4 & 10 \end{array}$
474	672Medukamam	٠.	K. Madarumaidin		2	0	8		٠.	4	10	_					• •	4 40
475	674Pallakamam	• •	M. Kappatambi	• •	2	0 3	2	_	• •	4	40	_	• •	_	• •	_	• •	
			Preliminary plan No. 3,7	78.	D	ate	of S	ale :	Jui	ne la	3. 191	2.						_
476	383 Venkani		Kachumuhamadu Abdulla				6			_	45							2 45 5 34
477	384 Do.		Kachumuhamadu Ali	٠.	2	2 2	7	_		. 5	34	_				_		2 60
478	385 Do.	٠.	Matharsaibu Maidinsaibu	• •	1	1	8	_	• •	z	60		• •	. —	• •		• •	
	•		Preliminary plan No. 4,34	8.	Dat	te o	f Sa	le : (Octo	ber	12 , 19	915.						
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	275Venkani 258Medukamam		Kappaneina Madar Maidin Mirasaibu Kappatambi	• • •	1	13 03	7	_			96 42		• •	_	• •	_		0.42
4842	260 Do.	• •	Mirasaibu Kiruthumuhama				Ō	_		_	50			_				0 50 1 9
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4872	2263 Do.	• •	Mirasaibu Mohaidintambi Mirasaibu Caderulebbe	• •	ŏ	0 1 0 2		_	-		21 35		. .	_	• •	_	• • •	0 35 0 31
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4892 4902		• •	Kappudayar Uthumaneina Mirasaibu Asanpiru			0 2 2	3 1	_	• •	1	29 1	_	• •		• •	_		$ \begin{array}{ccc} i & 1 \\ o & 1 \end{array} $
491	2270 Venkani	•	Mirasaibu Caderlevvai		1	0	1	-		2	1	-	• •		• •			1 36
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Preliminary plan No. 4,690.

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496.	2	D 0.	••	v. Maiyadin Pichenai	••	1 0			. 2	•	. –		–	. • •	2 0
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^{*} Sold for Rs. 81; paid to date Rs. 81.

⁺ Sold for Rs. 47; paid to date Rs. 47.

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	718	13.	.Thaniankani		ary plan No 'yramuttu			_	of 138		Sept -		r 23 .5.					an-angles.		4	5
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	726	59	. Karuthankamam	, MIGHTEST	do.		Ö		31.		44.			: =	• •		• •		• •		44
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	738 739				do. do.	•	. 2	1 2	2 24		26. 65.	· -	•		• •		• •		• •	ő	
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	741				do.		. ŏ		26.		16.				• •		• •	· -		0	16
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	743				Santiago	•	. 0		24		15.			•							15 49
	744				do.	•			38		49.		٠.						• •		95
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	748	91	_ Karuthankamam		do.	•	. 1	0	4.	. i	3.			· —							3
	749				do.	•	. 1		33		96.	. —							. •		96
	750		Kunchankamam		do.	•	. 0		34.		21.		•					-		V	21 81
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	756				do.	•	. 0		27		17.			. —						V	17 83
	757		. Do . Alakivaddivan-	•	do.	•	. •	3	13.		83.	_	•	. —	• •	_	٠.			v	-
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	759	65	. Vannankamam .		do.		. 0	1	5.	Ŏ	28.			: =	• •	_	• •			0	28
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	764	30	, . meddu kamam Puvarasadikamam		do.	•	. 0	Ô	27.		10. 17.	_	•	. –	• •	_			. •	0	.17
			. Kupiandikamam		do.		. 1	2	2.		51.	_	•	• -	• •	_	٠.		• •	1	51
	766	60	, Kunchankamam	. Estoku:	arikari Thio	kupillai	. 2	1	25.	. 2	41.			: =	٠.	_	• •			2	41
	767			•	do.	•	. 0	1	14.	. 0	34.		. ;		• •		• •			0	34
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	773	. 98	Do		do.		. 0	0	20.	. 0	13.	,	•		• •		• •			0	13
		. 107	Kupiandikamam	.Loapu S	Santiogu		. 0	1	19.	. 0	37.		. :	:	• •	_				n	37
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	779.				do.		ī	3	11.	. 1	82.	. —	•	. —	• •	_		•	• •	ĩ	82 7
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	782.		Meddukamam .	•	do.	,	0	1	4.	. 0	28.		•							0	28 43
	783		n-	•	do.		i	ļ	29.	. 1	43.		٠.	. —			• •		. •	1	11
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بخشیا <u>ت</u>									*	D - 4 -				No	. and Dat	e af	
No.	No. of Lot or Survey Reference.	ame of Allotmer Land or Field.		Owner.]	Exte	nt.	Rate i Per- petuit	in · re y. 4	Rate Rs. 2, visable It any Time.	Ar exem	ea oted. e	Amount xempted	Colo Let i. Ex Per	nial Secre ter author remption, iod of Exe	tary's rizing and emp	Total Amount due,
					Δ.	R.	P.	Rs.	c.	Rs. 2	. A.	R. P.	Rs.	c.	ion grante		Rs. c.
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794.	. 25	Do	do.		0	0	33	0 2	21	****	• •	—	—				0 21
795.		Do.	. do. Vojsi Damansk	and ahama	o	0 2	35 2		22 51		• •			• • •		• •	$\begin{array}{ccc} 0 & 22 \\ 1 & 51 \end{array}$
796. 79 7 .		yankamam Do.	. Vaiti Parnanth . do.	u anu snare	0		21.		13		• •		::	• • •		• •	0 13
798.	. 51	D o	. do.		0	1	3 8	. 04	1 9				—	٠	_		0 49
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805.		Do.	do.		ŏ		31		14					•			0 44
806.					0		15	0	9	_	••			• • •		• •	0 9
807.		hankamam Do	. Sepamalai, wife . do.	of Manual	0 0		$\frac{22}{25}$.		14 91		• •			••	_	• •	0 14 0 91
809.		Do. :	. do.		ĭ	ő			12	_				• • •			1 12
810.	. 53Sank	ankámam .	. do.		0		32.	. 04	15				–	• ••	_		0 45
811.		lukamam .	. do.		0	-	23.		14 19	-	• •	—	—	• • •	_	• •	0 14 0 19
812. 813.		Do. rasadikamam	. do. do.		0 0	0	30 15		9	_	• •	_		• •		• •	0 19
814.		ankamam	Thommai Andr	ai and share		1	17	. 08	36			—	—				0.36
815.		hankamam .	do.		<u>0</u>		3		52		• •	—	—	• • •	_		0 52
816. 817.		Do	d o. d o.		0 0		19 14		l2 59	_	• •			• •	_	• •	0 12 0 59
818.		Do	do.		ŏ		10	ŏ	β	_			: -	• • •		• •	0 6
819.	. 35	Do	do.		Ó		12	0	8	-			—				0 8
820. 821.		rasadikamam Do.	do.		., 1 ., 0	3	3 12	0	77 8	_	• •		—	• •	_	• •	1 77 0 8
82 <u>1</u> .		Do	do. do.		ŏ		5		3	_		_ :		• •		• •	0 53
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824. 825.		rasadikamam ukamam	Antoni Marisal	and snare	0 0		38	0 2	$\frac{6}{6}$	_	• •		: =	• •	_	• •	0 6
826.		Do	do.		Ωŏ		28		8	-		<u> </u>		• •	_	• •	0 18
827.		ankamam	Antoni Adriam	pillai	. 0		20		3		• •	- .	. —	• •	_		0 63
828.		Do	do.		. 0		32 35	$\begin{array}{c} 0 & 2 \\ 2 & 2 \end{array}$	0		• •			• •		• •	$\begin{array}{cc}0&20\\2&22\end{array}$
829. 830.		ras adikama m	do. Pira nchi Philip	and share	. 5	2	l.,	0 5			• •	_ :	: =	• •	_	• •	0 51
831.	. 40	Do	do.		. 0		32	0 2			••	- .	. —				0 20
8 32 . 8 33 .		T-	Swam Bastian	•	. 0		30 19	0 1			••		• =	• •		• •	0 19 0 62
834.		Do outhadi-	do.	•	. 0	2	10	0 0	2		••		•	••		• •	0 02
	kar	nam	do.		. 0		22	0 3		·			. —				0 39-
	. 112Puthu		Marisal Kaveria	lpillai .	. 7		19 21	7 6 0 1			•••		. —	• •	_	• •	7 62 0 13
836. 8 37 .	. 94Karu	atankamam	Antoni Adriam Swanal, wife of	Seeni .	. 0		11					_ :	: =	• •	=	• •	0 7
838.			Manaval Migale		. 0		21										0 13
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			•	Prelimina	y pl	an I	No. 4	,858.									
839.	. 1Kuru	okankamam	B. P. Philippup	illai .	. 0	1	2			0 53	3	- .	. 				0 53
			1														
			Preliminary pl	an No. 5,55 3	. £	ate	or S	ale: I	Marc	n 26,	1924.						
840.			Migale Bastiam		. 4			_		9 30		- .	. —				9 30
841 842	_	ukamam	Loopu Antonipi		. 6					12 35				• •	_		2 35
843			Antonipillai Swa Migale Antonipil		. 6			_		0 97 13 86		<u> </u>		• •	_	_	0 97 13 86
844	9Kanka	nikamam			. 0	1 2	28	. 		0 85	š., -	- .			-		0 85
845		Do	do.		. 1	3 :	27¶		• •	3 84			. —	• •	-	• •	3 84
846	11Muthe	rkuda	Migale Antonipil						••	0 96			. –	• •		• •	0 96
			Preliminary p	olan No. 4,09	3.	Date	e of 8	Sale :	July	y 7 , 19	914.			,			
	1375Alakey 1376Kaddu		Antoni Swantha do.	Croos .	. 0	0 2	7 22	_		0 59 10 28	·	_ :			_		0 59 0 28
•			Preliminary plan	No. 5,521.	Dat	e of	Sale	: Sep	tem	ber 23	3, 192	5.					
849	l. Achch		Thomai Andrai					_		20 10						ŋ	0 10
850			Thomai Pedro a							20 15				• •	_		0 15
					136	2 1	.7	89 79)	93 78		-				18	8 57
				•													
	* Sold for Rs	. 116·25; pa	id to date Rs. 11	6 · 2 5.			8	old fo	or R	s. 14 :	paid	l to d	ate Rs	. 14.			

^{*} Sold for Rs. 116·25; paid to date Rs. 116·25, † Sold for Rs. 156; paid to date Rs. 156. ‡ Sold for Rs. 16; paid to date Rs. 16. § Sold for Rs. 173·50; paid to date Rs. 173·50.

^{||} Sold for Rs. 14; paid to date Rs. 14. || Sold for Rs. 59; paid to date Rs. 59. |** Sold for Rs. 13; paid to date Rs. 13.

Kaddukudiruppu Plane Table Plan No. 29.

Каааикиантирри Ры	me Taoie.	Pian No.	29.				
Name of Owner.	Extent.	Per- r	Rate Rs. 2, evisable at any Time.	Area mpted.	C	olonial Secre	tary's Total izing Amount a, and due.
A	A. B. P.	Rs. c. 1	Rs, c. a	R. P.	Rs. c.		R s. c.
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iminary plan No. 4,346. I arakayar Nagooran 3	Date of Sa 0 5	ale : Octol	per 12, 191 6 6	5. —			6, 6 8 18
asalbo Katharalebbe 4	0 14		0 10.,	—			0 10
18	3 14	11 72	14 24				25 96
Thirumudikaddaikadu 1	Plane Tab	le Plan N	o. 30.				
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			_ ::				. 0 11
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do 9	2 25.,	y 00					,, ,
wing a Rate of Rs. 2 per Ac	re per An	num, revis	able at ans	I Time.			
• •	-		_				
remninary plan No. 4,729.	Date of	Daie: Jui	y 0, 1910.				
ni Santiapillai 7	1 31		14 89				14 89
				-	,		36 56
				_			
iminary plan No. 4,893. I	Date of Sa	ile : Febru	ary 2, 192	0.			2 64
						-	3 64 0 34
							0 18
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							0 29
		• • •	•				
ninary plan No. 5,551. Da	ate of Sale	e : Septem	ber 23, 19	25.			
ni Parikari Saaman 5	1 90		10.85				. 10 85
							$\begin{array}{c} 0 & 56 \\ 20 & 21 \end{array}$
vilupillai and share10							20 21
5 . 45.							
	April 23,	1926.					0 55
ntiapillai 0	1 4	-	0 55				
65	. 2 2	91 58	99 45				110 1
	 .						
Champankaddaikadu P	Plane Tabl	le Plan No	. 31.				
			-				$\begin{array}{ccc} \cdot & \begin{array}{ccc} 0 & 65 \\ 0 & 92 \end{array} \end{array}$
			::	:			1 66
					 .	. –	, 0 9
							3 59
	3 2 15	3 59				. –	
	2 1 26	2 41					$\begin{array}{ccc} \cdot & \begin{array}{ccc} 2 & 41 \\ 0 & 66 \end{array}$
					 .		. 2 9
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	U 10	V 11	–		. — .	•	3 31
	3 1 10	3 31					•
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ying a Rate of Rs. 2 per Ac	cre per An	inum, revi	sable at an	y Time.	•		
reliminary plan No. 4,893.	Date of	Sale: Ma	y 29, 1917				
n Parikari Asaipillai and							0 73
			0 73				0 63
Philippupillai 0	0 1 10		0 63				18 69
18	8 0 3	17 33	1 36				
Olimadu Plane I	Table Plan	No. 39					- 15
							$\begin{array}{ccc} \cdot & \begin{smallmatrix} 0 & 45 \\ 0 & 12 \end{smallmatrix} \end{array}$
						-	1/
do (1 26
do (0 12			· - ·	· -	1 26
do	0 0 19 1 1 2 0 0 22	0 12 1 26 0 14			· — ·	· —	1 26
do	0 0 19 1 1 2 0 0 22 0 0 15	0 12 1 26 0 14 0 9	 	<u>-</u>		. –	1 26 1 0 14 1 0 9 1 0 48
do	0 0 19 1 1 2 0 0 22 0 0 15 0 1 36	0 12 1 26 0 14 0 9 0 48	 			· =	1 26 0 14 0 9 0 48 0 25 1 33
do	0 0 19 1 1 2 0 0 22 0 0 15	0 12 1 26 0 14 0 9 0 48 0 25	 			· =	1 26 1 14 1 0 9 1 0 48
	amarakayar Pakeer do. do. sying a Rate of Rs. 2 per Asiminary plan No. 4,346. Thirumudikaddaikadu mi Santiapillai do. do. do. do. sying a Rate of Rs. 2 per Asiminary plan No. 4,729. mi Santiapillai do. do. siminary plan No. 4,893. Manavalpillai do.	Name of Owner. Extent.	Name of Owner. Extent. Rate in Ferral petulity.	Name of Owner. Extent. Rate in Perpetuity. Perpetu	Name of Owner. Extent. Rate in Petropetuity. Rate at any Time.	Name of Owner. Extent. Rate in petiulty. Rate in petiulty.	Name of Owner. Extent. Rate in petalty Final petalty Time A. R. P. Ba. c. Rate in petalty Time Area A

	No. of Lot or Survey Reference.	Name of Allotm Land or Fiel		Na	ame of Owner.			ixtent.	Ţ	Rate in Per- petuity,	Rs revi: at Ti	sable any me.		oted.	×em be	nt L sed. F	No. and Da donial Secretter author Exemption eriod of E- tion grant	etary' orizing , and xemp-	Amound due.	it
895	la Ved	idavankaman	n Philir	m Nich	olonillai and	lehare		R. P.	3	Rs. c		в. с.	A. B	. Р.	Rs.	c.			Rs. c.	
896	34Pul	utikamam	··	do.		•••	•	0 13			• •	_	:;	- : - :	:	• • •	. —	• • •	0 8	8
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898 899		Do. Do.	Save	do.	ippupillai	• •	_) 5	$\begin{array}{c} 0 & 13 \\ 2 & 41 \end{array}$		_	• • -	_ :	: =	• • •			0.41	
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901 902		Do. ldavankaman	n .	do. do.		• •	•		3 9	0 21 0 56		_				• ••		• •	A 56	
903		ldukamam	•••	do.		• • • • • • • • • • • • • • • • • • • •	ŏ		3	0 21		_		_ :	: -		_	• •	0 21	L
904 905		Do.	• •	do.				1 3]		0 44					. —				A 1/	
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[†] Sold for Rs. 261; paid to date Rs. 261. ‡ Sold for Rs. 201; paid to date Rs. 201.

[§] Sold for Rs. 331: paid to date Rs. 331. || Sold for Rs. 263-75.

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1123. 83. Do. do. 0 1 22 0 39 1124. 28. Meddukamam do. 1 3 1 76 1125. 67. Pallakamam Manaval Soosai Pariari 1 0 17 1 1 1 1126. 66. Do. Alesu Mariampillai 2 3 22 2 89 1127. 69 Do. do. 0 0 35 0 22 1128. 73. Do. do. 0 1 26 0 41 1130. 18. Do. do. 0 1 2 25 1 66 1130. 18. Do. do. 0 1 7 1 1 1131. 37. Panaiadikamam Marisalpillai Manavalpillai and share 0 0 21 0 13 1132. 39. Do. do. 1 0 22 1 14 1133. 44. Do. do. 0 1 12 0 33 1134. 10. Meddukamam Ramasami Kali 0 1 29 0 43 1135. 48. Pallakamam Philipu Manualpiliai 0 2 5 0 63 1137. 52. Do. do. 0 0 14 0 9 1138. 53. Do. do. 1 3 28 1 93 1139. 41. Aruvayalkamam do. 2 1 32 2 45 1140. 42. Do. do. 0 1 24 0 40 1141. 36. Paraiadikamam Soosai Marisalpillai 0 3 6 0 75 1142. 40. Do. do. 0 0 12 0 0 1 1144. 70. Do. do. 0 0 1 0 7 1145. 29. Meddukamam Philipu Angustinupillai 1 3 1 1 9 1147. 78. Udayarkamam Antoni Swantha Croos 2 1 12 2 33 1148. 29. Meddukamam Antoni Swantha Croos 2 1 12 2 33 1150. 1. Navaladikamam do. 0 0 0 0 0 0 0 0 0										٠.	· 	٠.			· -	٠.	(
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1292.			thiadikamam		N. Santhan.				15.		.9.			_	• •	_	• •		• •	Ŏ
1293. 1294.		} ``″	Do. Phodeverkeme	m · ·	Thimingu Marisalpillai N. Susai Parikari		((22. 15.		14. 9.		•••	_	• •		• •	_	• • •	ŏ
	. =	,	I IIOGA V GI Kailla	ш	II. Susai I an Ikani	•	• • •	, ,	10.	. •	٥.	• —	••		••		••		•	_
				Lan	ids paying a Rate of Rs.	2 per	· Ac	re p	er A	nnum	rev	isable at	any	Tim	e.				`	
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					Preliminary plan No	. 4,0	11.	Da	re o	i omie	: 31	шу 20,	1919.							_
1295,	. 1	F	Kaddukani		Antoni Pariari Susaipilla	ai .	. 3	2	6.	. –	٠.,	. 78		_			••	- .	• •	7
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		_			Preliminary plan No.						_									
1296.	. 723	F	Kaddu kani	• •	M. Murugan	•	. 2	3	39.	. –		. 599	٠	-	• •	_	• •		• •	5
					Preliminary plan No	1	^1	ъ.		e 0.1	. т		014							
12 9 8. 1299.	_	E	Kaddukani Do.	•••	Preliminary plan No. A. P. Susaipillai and sha	are .		0		. –	٠.,	gust 7, 4 35 10 86		-	••	_	••	<u>-</u>	•••	4 3 10 8
13 00.	. 5	B	(ad dukani		Preliminary plan No. M. Murugan		8. . 2		e of		: Ma			- ,	. •	_			••	5
					Date of S	lala .	Tr⊿	herr	D 8937 1	10 10	97									
301.	. 2	ĸ	addukani		S. Swakinpillai		. 1		30.			2 38				•				_2 3
	. 2	17	addukam	• •	о. омакшршаі	•		v	3 V		• •	4 30			•	_	•••		••	- '
					Date of	Sale	: A	ugu	st 27	7, 191	9.							•		-
302.	. 6	K	addukani		M. Murugan		. 2	1	16	. —		4 70.				_	••			4 7
																			-	205 4
•			•				210	1	6	183	25	54 21							-	237 4
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•••	_				Chalampan			-			40.									
303			rachikamataris		Muthumadan Pulamadai		. 0		22		39		. –			 ,	• •	_	• •	0 3
304 305			avadikamatari		do.	• •		2 3	1		51		. –		•	— ·	• •	_	• •	9 5 1 7
306.			avaditaraipitti Do.		do. do.	• •	. 1 . 0	ő	4 7		78 4		• =	- ·	•	_ `	•	_	• • •	ô.
307			$\mathbf{\tilde{D}_{0}}$.		do.	•	-		4		28	:	: _	- :		_ ;	. •			2 2
308		.A	rachikamam	••	do.	• •	. 7		16		10	<u> </u>	· –			;	•			7 1
309			nilipaltarai		do.	٠.	. 1		28	1 4	l3		. –	:			•		• •	1 4
310			kiliankali	••	K. Susaipillai	٠.			30		4	— .	. –	. =		- .	•		• •	6*9
311 312	1.		Do.	• •	do.	٠.	. 2		25		11		•	•	• -	- .	•		•-•	2 4 0 9
313	11.		eddukamam Do.	• •	do. Santhan Periyakaruppan		0		38 10		99 31		: -	•	• •		•	_	• •	1.8
14			llakamam	•• '	do.	٠.,	•		26		1		: =	. :	•	_ :	•		•	2 4
315	15.	.Pa	llakamapiddi		Periakaruppan Markakal	٠.	0	2 3	39		4	- :						-		0 74
316			llakamam		M. Sinnachamy and shar		2		1	2	1			٠.		- .	•		• •	2]
317 318			ethavadikama	unn.	do. do.	• •	10			10 3			. —	٠.٠	• -	- .	•	,	• •	10 3′ 5 18
19			arisukani ddavankamam	• • • •	do. do.	••	5 1	2 2	 12	*5 1 7	o		: =	•	_	_ ·	•			1 70
20			llakamam	1	M. Sithamparavalan	• • •			9				: =			_ :	•		• •	4 49
21			oddam		Antoni Nikilappillai	• •	_		7			_ :			_	_ ;				2 98
22			llakamapiddi	• •	do.	• •	0		3	0 5			. —				•		• •	0 52
23	18.		ethavadikama		Montarkalana Mil-ilanin-i	:	1	9	E	. ~							•			1 50
24	19.	.Th	pitti ethavadikama valavupiddi	-	Monkukalana Nikilapillai M. Vellayan and Sinnach:		0	_	5 8	15				•	. – . –	- · - ·	•. •	-		1 _. 53
25		.Ko	vilpiddi		do.	• •	1	0 2	1	1 1			. —		-		. *	<u> </u>		1 13
26	10.				Muthunadan Pulamadan			0 3		0 2	1		. —		-		• -	- :	- ,, ,	0 21 0 64
27	ุ ซี.	, <u>1</u> 2.8	lathupuddi lavupiddi		5. Santhan and S. Karup 1. Sitampara velan	pan 		2 2 2		06			. —	• •	_	_ •	• -			0 64
28	7.4	·Vo																		

Lands paying a Rate of Rs. 2 per Acre per Annum, revisable at any Time.

Preliminary plan No. 3,740. Date of Sale: April 7, 1914.

			3	rrennunary pian No. 3	,140.	Date	or sere	: Apr	11 7, 1	914.						
No.	No. of Lot or Survey Reference.	Name of Allot Land or Fie		Name of Owner.	1	Extent.	Rate i Per- petuit	y. re	Rate Rs. 2, visable t any l'ime.	Ares exempt	ı ed. e	Amount x e mpted	No. and Colonial Se Letter aud Exemption Period of tion gra	cretary horizin m, and Excinn	's g Tota	ınt
					٨.	R. P.	Rs.		Rs. c.	A. R.	P.	Rs. c.		11100(1.	Rs.	c
1 32 9.	. 290 Ju	ngle land	Ma	durai Aiya Velar	2	0 17	—		4 21	—					4 2	
		•		Preliminary plan No.	3 723	Date	of Sale	· Apr	il 7. 1	914.						
1990	. 397Ka	ddukani		. S. Velar	2			-	4 18.							. ~
1000.	. 991,.120	(CCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCC		, U. Yelai			• • • • • • • • • • • • • • • • • • • •	_ :		•	• •			• •	4]	18
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				Vellalakadd	u Plan	e Table	Plan N	io. 41.								
1381.	. 1Pu	ddi	Av	adathever Ramasamy	1	1 28	14	3	— .	. —					1.4	3
1333 .		llakamam	•••	do.	7	3 6			-		• •	-			7 7	9
133 3 . 1334 .		riatoddam oddukamam	M.	do. Sinnachami and M.	1 . v .	0 13	. 1	8		. –	• •	•••		• •	1	8
				Velan	3	1 12	_	3	 .	. —					3 3	3
1335.		Do.	••	do.	0	0 31		_					• •		0.1	9
1336. 1337.		Do. Ilakamam		do. do.	3	3 32 .			_ :	: =	• •			• •	09 33	
1338	. 7Me	ddukamam	••	do.	2	1 17.	. 23	B	– .	. —	٠.				23	
1339			м	do. Sinnashami and M	1	2 19.	. 1 62	2	- .	. —	• •				1 6	
1340	. 9 r a	llakamam		Sinnachami and M. Velan	. V. 2	1 8.	. 2 30	0	- .	. —					2 3	A
1341.	. 10Ka	lathupuddi		do.	0	1 34.	. 0 4	B	- .		٠.			• •	04	
1342.		riakamathodo	dam	do.	1	0 0. 0 4.	·	0 3			• •				1	0
1343 . 1344 .		aaı mpiantivuka	mam	do. do.	l 2	3 12.		3	_ :	: =	• •			• •		3
1345.		llakamam		thusami Santhanam	2	3 2.	. 2 70		<u> </u>	. —				• •	2 8	
1346.		llakamapiddi		do.	2	0 8.	. 2 :	5		. —	• •			• •		5
1347 .	. 11va	lavupuddi .		aidamma, widow of Avı Thevan	0	2 36.	. 0 73	B.,							0.7	9
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			Lands	paying a Rate of Rs. 2 1	per Acre	e per A	nnum,	revisat	ble at	any T	me.					
			I	Prelimin <mark>ary plan No. 6,</mark>	355.	Date of	Sale:	April	24, 1	926 .						
1349	. 1All	a nkarika d du	An	thony Seemanpillai	10	1 20.	. —	20	75.	. —					20.78	រ
				*			05.00							-		~
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				Purandiveli Pl		ble Pla	n No. 4	2.								
1349 .	. 1Pu	ddi		Kiruthumuhamado :		1 9	. 3 27									_
1359 .	. 2Ka	nakapillaisin		11816	3	1 3.	. 321			_	• •			• •	3 27	ī
	k	amam		do.	4	0 29.	. 4 18			_		•			4 18	3
1351 .	. 3Pu	ddi	M.	Muhaidin Kappuda and share		3 35.	. 0 97		_						. 05	,
1352.	. 4Sin	nakamam	"	do.	6	1 12.			- ::		• •	· ·			0.97	
1353.	. 5Pu	ddi		do.	0	2 4.									0 5	
1354. 1355.		Do. rakan piddi	N	do. Muhaidin Vava	0	3 37. 3 37.				_	• •	•	•		0 98	
1356.		Do.		do.	2	3 37.			 					• •	$\frac{1}{2} \frac{98}{98}$	
1357.		iakamam	• •	do.	7	0 0.	. 70					:			7 0	_
1358.		arisukari Do.	• •	do. do.	l 2	3 14.					• •		•		1 84	
1359.	. 11	150.	• •	uo.	2	3 29.	. 2 90	-			• •		•		2 93	٠
		i	Lands p	aying a Rate of Rs. 2 p	er Acre	per A	mum, P	evisabi	le at a	iny Ti	ne.					
			P	reliminary plan No. 4,	890. I	ate of	Sale:	July 2	8. 19	19.						
1369.	1Ver	kani		M. Kappudayar				-							2 2 3	Ł
1361		iakamam		M. Maiahdin Vava			. —					_ :		· •	1 49	
			_													
_			• Pre	eliminary plan No. 4,66	85. Ds	te of S	ale : A	ugust	27, 19	919.						
1362.				nuncina Usansaibu			. —		39		• •				4 39)
1363.	. 2Put	hapankaman	ı Mi.	M. Kappudayar	0	3 27.	. —	1	84	_	• •			• •	1 84	:
			1	Preliminary plan No. 4,	950 T	Data of	Sale ·	May 2	0 10	10						
1364.	1 Si-	naka mam		renumary pian ivo. 4, M. Kappudayar		1 15.		0							مد ن	
1365.		Do.	M.	do.	0	1 3.		0			• •	_ :		• •	0 54	
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	•				38	2 10	32 99	-11	18						14 17	
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-				Nochchikulam ·		Pable P	lan No.	<i>43</i> .								
13 66.	. 1Pa	layavalavupu		nan Levvai Muhaidin												
1367	. 2Th	oddappiddi	8.	hare do.	0 2	1 0	0 25 2 84			-	• •	. .			0 25	
1368.	. 3No	chchikulakan	nam.	do.	17		17 78				• •	- :		• •	2 84 17 78	
1369.		evupiddi Iowawalawwii	···	do.	1	1 25.	1 41					_ :			1 41	
1370. 1371.		layavalavupit vilpiddi	bil.	do. do.	0		0 63 0 33		• •	~ -	• •		. —		0 63	
J				 -	0	1 14	A 99			-	• •			• •	0 33	

Lands paying a Rate of Rs. 2 per Acre per Annum, revisable at any Time. Preliminary plan No. 3,115. Date of Sale: July 14, 1911.

No.	No. of I or Surv Referen	еy	Name of All Land or		nt of	Name	of Owner.	0,22		Exte		Rat		Ra Rs revis at a Tin	te . 2, able d	Area	. A	amoun empte	t Lo d. I	No. and I lonial Sec etter auth Exemption eriod of E tion gran	retary orizing n, and xemp-	's Tota Amou	Nţ.
		•							٨.	R.	P.	Rs	з. с.	Rs.	c.	A. R. 1	P.	Rs. c.		_		Rs.	c.
1372.	11595	.Pu	thukamath iddi	u-	. Isupu Lev	vai		•	. 1		0.		 .	. 2				_				2	0
1373.	11597 .	.Poc	pattankan	nam	M. M	ıhaidin K	appuday	ar .	. 8	1	25 .			. 16	81.	. —	••		• •	_	••	16 8	1
		-				ninary pl	an No. 4	,374.															_
1374.	.2362.	. Ka	ddukani	•	. D. A.	Musan		•	. 2		39.		,	. 4	49. —	. –	••		••		• •	44	:9
									34	3	20	23	24	23	30						_	46 5	4
,		T7		1		Kat	hankular	n Ple	ane	Ta	ble I	Plan .	No.	44 .									
1375.		k	mavaperun amam	181-	. Anton	i Alasu P	arikari		. 2	1	3.	. 2	27.		- .	. —						2 2	7
1376. 1377. 1378.	. 8.	. Put	usukani huvalavup maraperum		•	do. do.		•	. 0		19. 17.		37. 36.		 	: =	• •	_	••		···	0 3 0 3	
1379.		k	amam risu	•	Anton	do. i Alasu P	onikoni	•	. 0		15.		84.			. —	• •	_	• •	~	• •	0 8 1 6	
1380.		.Ku	maraperum	al-			or more	•	. 1	2			61.		•	. –	••	_	••		• •		
1381.	. 13		amam ddapuddi		. Anton	i Vaiti do.		•	. 0		28. 23.		93. 14.		- •	: =		_	• •		• •	0 9	
1382.	. 14.	. Pul	iyadipuddi			do.		•	. 0		36.		23.		- :	. —	• •	_	••		• •	0 2	
1383.	. 16.		maraperum amam	ai- 		do.			. 0	3	31.	. 0	94.	. –		. —						0.9	4
1384.		The	Do. risukani	٠.		do.		• •	1	0						. —	• •	_			• •	0 2	0
1 3 85. 1 3 86.	. 22.	٠ ِ ٦	Do.			do. do.		• •	0	0	34. 7.		21. 4.		- :	: _	• •		• •		• •		4
13 87.	. 3 9.	_	naraperum amam	al-		do.			0	1	12.	۸	3 3.		_	_						6 3	3
1 3 88 . 1 3 89 .		Pan Kan	aiadipuddi aaraperuma			do.		• •	ŏ	0	18.	. 0	11.	. –	- :	: —	•••	_	•••			0 1	
1390	. 15		mam Do.	• •	Marisa	l Antoni s do.	nd share	• • •	. 1	0	28. 5.		18. 28.		 	: _	••		• •				8
1391.	. 20		Do.			do.			. 0	0	35 .	. 0	22.		- :	. –	••				••	ŏ 2	
1392 1393			risukamam ualpillaika		ı	do. do.		• •	. 0		17. 12.		11. 83.		•	· _	••	_	••		••	0 13 3 83	
1394.	56		Ďo.	• •	-	do.		•	. 1	0	3.	. 1	2.	. –		: —			••		••	1 2	2
1395 1396			akamam naraperuma	 .l.		do.		• •	. 0	1	9.	. 0	31.	. –		. –	• •	_	• •	-	• •	0 3	Ł
1907		*ka	mam		Marisa	l Madadir	nai and s				31.				• •		• •	_	• •		••	0 44	
1397 1398		rana	aiapip udd i Do.	• •		do. do.		• •	_	2 1	5. 4.		53. 23.		•	_	• •	_	• •		• •	0 53 0 28	
1399 1400			Do. vupuddi	• •		do.		• •	0	2 1	5		5 3 .		• ••	. –	• •	_	• •		••	0 53 0 26	
1401	33	Tho	ddapuddi			do. do.		• •	ŏ		18		26		• • • • • • • • • • • • • • • • • • • •	_	• •	_	• •		••	0 1)	i
1402 1403			vupuddi araperums	1.		do.		••	0	1	16	0	35	_	• •		• •	_	• •		• •	0 38	Ď
	,	ka	mam	• •		do.					3 1		19	_		_	••	-	• •			0 19	
1404 1405			Do. sadikamar	 n		do. do.		••	0 1		38 26		7 4 91		• •	_	• •	_	• •		• •	0 74	
1406	44	Para	iadipiddi	 • • • •		do.			0	0	22	0	14.,				••	_	• •	<u>-</u> -	•.4	0 14	ŧ
1407 1408			tupuddi araperuma	1-		do.		••	0	0 :	2 5	0	16	_	• •	_	• •	_	• •	_	• •	0 10	ý
		kar	mam	• •	Pavilu :	Parikari N	lada dima	ai	0		2 6		41	_			••	-	• •		• •	0 41	
1409 · · · 1410 · · ·			isuk amam araperuma	l- · ·		do.		• •	1	1	1	1.	26	_	• •	_	••	_	• •		• •	4 26	,
1411	12		nam Do.	• •	Milrol A	do. lasu and :	hara		2 0		37 10		18 31	_	• •	_			• •		• •	2 48 0 31	
1412	551		elpillaikan	am.	MIKEI A	do.	silaio	٠,	5	8	5	5 '	78	_	• • •	_	• •		• •	-	• •	5 78	
1413 1414	55a. I 64 I		i kam am	• •		do. do.					30 21		l9 l3	_	• •	_	• •		• •	_	••	0 19 0 13	
1415	17	Chari	suk ani			veri and	share		_	-	6		9	_			• •		•			0 70	
1416	23F		araperumal nam			do.			0	0 1	2	0	8	_								0 8	
1417		Chari	su kani			do.		••	_		6		9	_		_	• •	,	•	-		0 29	
1418			ara peru mal aa m			do.		(0 (0 3	3	0 2	1	_		<u>—</u> .		_ ,				9 21	
1419	32		Do. Do.	• •		do.					6	0 3			• •			- .	•		• •	0 35	
1420 · · · 1421 · ·	36 37A	dup		• •		do. do.					3	$\begin{array}{ccc} & 0 & 3 \\ 0 & 1 \end{array}$	4	_	• •			_ :				0 32 0 14	
1422 1423	42K 46	turu	sadikamam Do.			do. do.		(5 6	$\begin{array}{cc} 1 & 2 \\ 0 & 6 \end{array}$		_	• •		• •			_	• •	1 28	
1424	47T		sukani			io. io.]		2		14		_		_ :		= :		_		0 60 1 41	
1425	26K	ume kan	raperumal lam		Antoni A	rokiam a	nd share	1	Į Я	3 3:	1	1 9	4	_	_	_				•		1 94.	ځ.
1426		haris	ukani	٠.	Ċ	lo.		9)]	1 39	9	0 4	9	_				- :	•	_	.3 (40	:
1427 1428			lapuddi ipillaikama	m		lo. lo .		(29	9 9	0 3 3 18		_	• •		· -	_ :		_		31 18	
1429	49,.		Do.	• •		lo. lo.		1	3	30		3 94 1 53	£	-	• •	— .		- .		_		94	
1430 1431	50 51		Do. Do.	I		o. Swantha C	roos	8		20		8 6	_	=	· ·	= :	: -	<u> </u>				63	

	No. or 8	of Lot Survey Name of Allotn erence. Land or Fiel		Name of Owner.	E	xtent.		at any Time.		d. exempte	No. and Colonial Set Letter aut d. Exemption Period of tion gra	ecretary's chorizing on, and Exemp- anted.	Total Amount due
	- 400 ÷	70 771 1 1 1			۸.	B. P.	Rs. c.	Rs. c.	A. Ri P	. Rs. c.			Rs. c.
	1432 1 433	52Tharisukani 53Palayavalavu	Philip	u Swantha Croos	3	0 28 2 6	3 18 3 54	<u> </u>			—	• •	3 18 3•54
	1434	57. Tharisukani	Philip	do. u Antoni	0	2 32	0 70.	: =	:: =	:: _		• • • • • • • • • • • • • • • • • • • •	0 70
	1435	58 Ulluppuvilatik		do.	4	0 26	4 16	_	–	—			4 16
		59. Do.	••	do.	0	0 28	0 18	. 	–	—	–	• •	0 18
Ŀ		60Kalliadipuddi	••	do.	0	3 39	0 99	. 	—	—		• •	0 99
	1590	61Ulluppuvilatik mam		l Santiogu	4	2 34	4 71	_	–				4 71
	1439	62Kalathupuddi		do.	ō	0 20	0 13		—				0 13
	1440	70Pallakamam	••	do.	4	0 9	4 6			• •		• •	4 6 0 19
	1441 1442	70a. Do. 63Pallakamam		do.	0	0 30 2 17	0 19 3 61				.,	• •	3 61
		86. Sinnavedduva		Antoni Parikari	3	2 17	3 01		••	••	• •	• •	0 02
		liyadikaman		do.	2	1 12	2 33		—				2 33
	1444	88 Do.	••	do.	0	1 18	0 36	_	—	—	••	• •	$\begin{array}{ccc} 0 & 36 \\ 4 & 4 \end{array}$
:	1445 1446	89 Do. 87Kalathupuddi		do. do.	4	0 7 3 7	4 4 1 79	_	·· _				1 79
	1447	66. Pallakamam		al Pedro	0	0 19	0 12	_					0 12
	1448	71. Kalatupuddi		dro and A. Parnanth		3 19	0 87	_	—	—			0 87
3	1449	72. Madavandika		do.	1	3 14	1 84	_	·· —		–		1 84 1 9
	1450	75Valavadipudd		do.	1	0 15 3 21	1 9 0 88	_					0 88
	1451° 1452	77Maduvaddika		do. do.	3	3 29	3 93	_	:: -				3 93
	1453	78Valavadipudd		dro and a Parnanthu		0 26	1 16		—				$\begin{array}{c} 1 & 16 \\ 0 & 24 \end{array}$
	1454	75a. Kalathupudd		do.	0	0 39	0 24		·· -	—	• •		0 12
	1455 1456	67 Meddukamam 68 Tharisukaman		i Parnandu and shar	ю 0 1	0 19 1 20. .	0 12 1 38		·· <u> </u>	—	·· -·		1 38
	1450	69. Pallakamam	0811118	agu Parnandu do.	0	0 31	0 19	_					0 19
	1458	73 Do.		u Santiagu and s hare	_	2 32	2 70		—				$\begin{array}{ccc} 2 & 70 \\ 0 & 44 \end{array}$
	1459	74. Do.		do.	0	1 30	0 44		—	· · · —	• •		1 19
	1460	79Kalathupuddi 80Meddukamam		i Marisal andshare	1	0 31 1 17	1 19 5 3 6		=				5 36
	1461 1462	81. Kulathupiddi		do. do.	0	1 38	0 49		:: =	:: =		• •	0 49
	1463	82 · Venkani		el Migale	0	0 28	0 18		—				0 18 0 59
F	1464.	33. Tharisukama		do.	0	2 15	0 59	_		· · · —		••	0 00
•	146	84Sinnavedduv:	an-	do.	5	0 9	5 6	_					56
	\mathcal{A}	85. Tharisukama	m	do. do.	2	1 17	2 36	· -	:: =	—	··		2 36 0 51
	-107	90 Illupadipiddi		ntiagu and O. Marise	_	2 1	0 51	. —	—	—			0.91
	1469 1470	198Jungle land 1Paulupillaika 2 Do.	S.An	ainary plan No. 3,702 thoni Parikari Prelimin agu Thommai unai Andrai	0	3 35 lan No. 4 1 34 2 17		1 94 . 2 93	— —	–		 	1 94 2 93 1 21
	1471	4. Aruchakamar			0	0 28	_ ::	0 35			··		0 35
			Preli	minary plan No. 5,53	35. De	ate of Sal	e : Septe	ember 2	23, 1925.				13 61
	1472	2Maduvukani	P. An	thoni	6	3 9		. 13 61	l —				13 01
•			Pre	liminary plan No. 5,	536 .]	Date of S	ale : Dec	ce mbe r	15, 1924				
	1473	1Venkani	A. P.	· ·	4					–			9 44 6 89
	1474	2. Kadukani	S. Sw	am	3	1 31				—			6 89
	1475	4. Do.	A. P.	Pe dro	3	1 31	· — .	. 689) —	—		• ••	
	1476	5Sinnavadduv kamam	an- S. An	toni	0	1 31	- .	. 0 89					0 89
		A.G. L. G.	0. 201	.voiii						–	••		166 84
					144	2 32	122 69	44 15	-				
	1477	1Puvarasadika	ıma-	Palaikuli P	lane T	able Plan	No. 45.						5 85
	~	piddi	Anto	ni, wife of Philipu	5							- ••	s 19
	1478	2. Puvarasadika		do.	5					—	••		0 63
	1479 1480	3 Do. 4 Do.	• •	do. do.	0) 2 20.) 0 18.							0 11
	1481		Vanc	hu Umma, wife of Ku		, 0 10.		•	—		• •		4 5
			pic	hai	¯ 4				—	—		- ••	1 44
	1482 1483			do.]				·· -	—			14
	1484			i Parnando ni Bastianpillai	6								2 73
	1485.	15. Puliyadikan	дци i	do.	2	2 36.	. 273.	. —		—		- · ·	` A 69
-	1486.			do.	9		0 69.	. —		—			. A 88
	1487. 1488.		am Phili	pup illai Antonipillai	(0 2 28.	. 068.	. —				_ ••	•
	1±00 ·	piddi	ama-	do.	4	4 0 0.	. 4 0.						1 00
	1489.	13. Vanivankan	aam	do.		1 3 17.			–		···		. v 5a
	1490.		Benj	jamin Pariari Philipu	p illa i (0 1 7.	· · 0 29.	. —		—			· ~ 26
	1491. 1492.			do. do.	(• •			. 182
		. 43. Tharisu	,	do.	:	1 3 11. 0 0 39.							. 0 86
	1494.		. Phil	ipu Santiagu	· · · · (0 3 17.	. 086.					~ · ·	. ∿ 5%
	1495,	. 18Kalatupidd	i	do.	(0 0 35	0 22.	. —				• •	

No.	No. of Lot or Survey Reference.	Name of Allotn Land or Fig		of Name of Owner.			extent.	Rate- in Per petuity.	at any Time.	Area exempte	i. exem	Co ount L opted, I	No. and Da lonial Secretter author Exemption Period of H tion gran	etary's orizing n, and lxemp-	Total Amound due-
		m 1 ***		This 13:			R. P.	Rs. c.	Rs. c.	A. R. P	. Rs	. е.			Rs. c.
1496.		Elakadikaman Elekadiniddi	ı.	. Philipu Santiagu do.		. 5	2 33. 0 12.				•••		—.	• •	5 71 0 8
1497. 1498.		Elakadipiddi Mavadikamam		. Pedro Pariari Marisal	:	. 2	0 5.			: =				• •	2 3
1499.		Elakadikaman	1 .	. Antoni Parnandu	:	. ī	0 17.					_ :		• • •	ī 11
1500.		Mavadikamam		. Santioku Philippupillai		. 0				—		<u> </u>			0 9
1501.		Do.			•	. 0	3 14.			–				• •	0 84
1502.		Puliyadikaman			•	· 3	$\begin{array}{cccccccccccccccccccccccccccccccccccc$				•••	-	_	• •	3 52 0 67
1503. 1504.		lupaiadikama: Fhoddapiddi		. do. . Santiogu Nikilapillai	•	. 0	2 9.			:: <u> </u>			_	• •	0 56
1505.		Mavadikamam		. do.		Ö	0 32			;; —	·	_ ::			0 20
1506.	. 34	Kalathupiddi		. do.		^	0 26.	. 0 16.							0 16
1507.	. 37]	Mavadikamam		do.		. 0	0 33.					-	-		0 21
1508.		Tharisu	•	. do.	•	. 2	1 22			••				• •	2 39
1509		lhod dapuddi Zolovodinuddi	•	. do. . do.	•	. 0	0 27 0 16			: =	••			• •	0 17 0 10
1510		/alavadipuddi Iavadikamam		ما م		. 0	1 25.			:: -	:: -	_ ::	_		0 41
1512		Do.	:	. Lazer Savielpillai	Ċ	. 6	0 4					_ :,			6 3
1513		hoddapuddi		, .		. 0	1 16								0 35
1514				, do.		. 0	1 4			—	••				0 28
1515			n	. A. M. Saveri and share		. 5	1 32			—	• • •			• •	5 45
1516		Do Colothunuddi	• •	do.	•	. 10 . 0	3 3 2 10							• •	10 77 0 56
1517 1518		Kalathupuddi Thoddapuddi	•	. do. . do.	•		0 34			: =	:: -	_ :		• •	0 21
1519		lupaiadikamar	n	. do.		. 0	3 12			—		- ::		• • • • • • • • • • • • • • • • • • • •	0 83
1520		favadi kamam	Ē.,	. Visenti Pedropillai and s	hare		1 20	0 38.	. —	—		- r.	. —		0 38
1521	3 8	Do.	٠.	. do.		. 0	1 21					~	_		0 38
1522		Do.		do,			2 7			—	~		_	• •	0 54
1523			1.	. Mathalai, widow of Vait		. 2	3 36						_	• •	2 98 0 81
1524 1525		harisu Alaiadikamam	• •	do. Vaiti Marisal and share		_	3 10 1 17				·· -		_		3 36
1526	46P			do,	•	0	1 17					- ::		• • •	0 36
1527		harisu		do.			2 39					-	#:		0 74
1528			n.	. Marisal Ma dadimai		2	2 4	2 53.		—					2 53
1 52 9		uliyadipuddi	٠.			. 0	0 16			—				7.	1 0 10
1530		upaiadikaman				0	1 2	0 26.	. —	—			_		4
1531		up aiadikaman			•		0 4	$\begin{array}{ccc} 1 & 3 \\ 0 & 26 \end{array}$. —	—	• -			- 74	0
1532 1533	54	Do. ovilpuddi		Roman Catholic Church do.		0	1 1 0 39	0 26. 0 24.				,		- • •	0 24
1534		alavupuddi	• •	Pedro Pariari Marisal			0 10	0 6.	· —	—	–	- ::			0 6
1535	20	Do. •		P. Santiogu		_	1 24	0 40.	. —						0 40
1536	36	Do.		Santanpillai Nikilapillai											
1 -0-	to.	ъ.		share			0 25	0 16.		· · ·			_	• •	0 16 0 15
15 3 7	49	Do.		S. Philippupillai		0	0 24	0 15.		— anu Pim		· · ·		••	0 15
		-	12an	nds paying a Rate of Rs. 2 1	er A	lcre	per Ann	um, reci	suvie ai	ury 1 one	·				
				Preliminary plan No.	4,90)0.	Date of	Sale: J	une 4, I	919.					
1538	1V	mivankamam	٠.	B. P. Philippupillai		-	1 5		0 56	—	–	~	•	• •	0 56
1539	2M	arathikamam		V. Pedropillai		0	0 22		0 28					• •	0 28
1540	3	Do.		P. P. Marisalpillai							. –	•••	_	• •	0 25 0 98
1541	5Ft	ılladikamam	• •	Merasaibu Kalusaibu		0	1 38		0 98		–	• ••		• •	0 90
				Preliminary plan No. 4,	706	Do	te of Sal	e · Febr	mary 2	1920					
1540	1 D.	liera dileana		· · · · · · · · · · · · · · · · · · ·							•	_			0 33
1542	1.,Pt	uiyadikamain	• •	Philipu Antoni	• •	O	0 26		0 38.	. —		• • •		• •	0 00
				Preliminary plan No. 5,	534 .	Da	te of Sa	le : Mar	ch 26, 19	924.					
1543		ın alanda nodd:												_	
1 7 4 4		kamam		Marisal Antonipillai and sl					10 9.		. –	• • •	. —		10 9
1544	5 Ka	ddukani	• •	Benjamin Pariari Philipup	ullaı	7	2 77		15 9.			• •		1	5 9
				Preliminary vlan No 6	50 I	100	to of Sal	la . Tanı	10 mm	1097					
3=4=				Preliminary plan No. 6,					_				•	•	1 00
1545	1 Pe	e karanpai	• •	M. Susaipillai	• •	5	3 3 0		11 88.			• •		1	1 88
				Preliminary plan No. 6,59	2 . I	Date	of Sale	: Janua	ry 18. 1	927.					
1546	1Sir	na Ilan	tei.						,, -						
1010		noddai		M. Antonipillai		4	3 37		9 96.						9 96
	•		•	1		·-		··							
					11	5	1 3 9	9 0 64	49 42					14	0 6
,-															
				Mallikannaddi Plan	ie To	ıble	Plan No	. 46.							
547	3 Mr.	ddukomem		Antoni Pariari Santiogu			2 16	6 60							6 60
548	2	ddukamam Do,		do.			2 3 7					• •			0 73
549	5	Do.		do.	• •		3 22	0 89			. —	• •			0 89
550	6	Do.		do.		2 (0 16	2 10				¥			2 10
551		lakamam		do.	• •		1 7	6 29			. —	• •			6 29
552		ddukamam		Thioku Nikilan Bayilu Bariari Madadiya		i	0 26	1 16		· - - ·		• •		• •	1 16
553	4	Do.	• •	Pavilu Pariari Madadima Antoni and share	al 	2	2 30	2 69	•			•	***		2 69
554	7	Do. ·		Nikilan Thiogu and Santio							· –	• •			2 09 2 1 2
555	8			A. P. Santioguand T. Phili				2 48		:		• •			2 48
556	9	Do.		Swanal, wife of Manuel		2 (27	2 17						:	2 17
557	10	Do.	• •	P. P. Madadimai		2 (33	2 21		· · ·		• •		:	2 21
			.	date Rs. 101.				0.14 f	Rs. 236		data	D- 0	0.0	:	
*	Sold for	Rs IIII · man	7 1.0) (1868 DS. 144.						2 ()2E141 1-1	, umer	Let A	30.		

[†] Sold for Rs. 236; paid to date Rs. 236.

Lands paying a Rate of Rs. 2 per Acre per Annum, revisable at any Time.

Preliminary plan No. 4,881.

No. 0 or Su No. Refer	rvey Name of Allotment	of	Name of Owner.			ænt.	pet	er- uit	у.	Rate Rs. 2, revisable at any Time.			ed, e	Amo xem	unt	Lett Exe Peri	and Daial Secretauthor er author emption, iod of E	rizing and xemp ed.	Amo Amo du	unt e.
1558	1Pallakamam		P. P. Madadimai	0	В	R. P. 26.	Rs.	c		. Rs. c. . 18		4. R.	P.	Rs.	c.				Rs.	e. 8
1559	2Meddukamam		Pedro Pavilu	0		3 27.		_		1 84		_			• .	:	. •			84
•				30		3 23	29	4	4	2 92								-	32	36
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			Vannakulam Plan	re Ta	ıbi	le Plar	No.	. 4	17.											
1560	1d. Puddi		Antoni Seemampillai	0		1 24.	. 0	4	0.,											40
1861	1a. Do.		do.	. 0		0 34			l											21 3
1562 1563	2Manalkamam 3Karayankamam			. 8		0 4 2 13			3 8				• •		•				21	58
1564	4. Puliyadipuddi	• • •	•	. i		0 28.			8											18
1565	6. Tharisu		_	. l		0 37			3	•••	• •									23 83
1566 1567	7Meddukamam 9Valavupuddi		do	. 2		3 12 1 15			3 4			_	• •		•	•			2	34
1568	17Kudakamam		do	. 7		0 8	7	4	5											5 36
1569	18. Parankikamam					1 17	8		ß						•			• •	1	78
1570 1571	23 . Puddi 8 . Meddukamam	• •	do. Kachchu Mathar Saibu	. 1		3 5 2 0	1		5 D			_	• •	•	:				1	50
1572	10Venkani		Philipu Sebemalai and share	2		3 5	_		3											78 21
1573	11Meddukamam		do	. 4		0 34	4		l			• • •			•					10
1574 1575	13 Do. 20 Do.		Antoni Philipupillai and shai	. 0		0 16 1 36			D B			-	• •						0	48
1576	21. Puvarasadipudd	li		. 3		0 0			Ď.,	;		_								6 11
1577	14Vaitmottamkan	nan	r Suliar Piranchipillai and shar			0 17			!	· .	٠.									43
1578 1579	15 Nochchiadikama 16 Kalathupuddi	am	do do	. 6		129 139			3 9		• •	-	• •		•				0	
1580	19. Tharisu		do	. ŏ		2 5		5		٠		•	• •		· ·		-		0 5	
1581	22 Do.		do	. б	(0 17	5	11	١	 .				-				• •	J	
1582	14a. Vaiti Modaikar kamam	an-		. 0	1	1 32	٥	4:											0	
1583	5. Puliyadipuddi		Asen Saibu Sellar Marakayar			1 29			3			 .							0	
1584	lb Puddi			_		0 12			3	 .					•				ŏ	22
1 5 85	le Do.	• •	do	. 0	(0 35	U	22	2	•	•		• •	_	-	•				
158622 158723	299 Thuvakidichamo daikani 802 Do.		Preliminary plan No. 4,35: Antoni Simampillai do.	5. D . 5 . 1	_	34	: Bic			10 42. 2 6.	•	— —				-		 	10 2	42 6
	•	ъ.	ulimin No. 4 007 D		٠.	o .	.			0 1015										
			eliminary plan No. 4,387. Da	ste o		Sale :	Urto	one	r ı	z, 1915.	•								6	32
1588	1Kaddukani			. 3		26		-	٠.	6 32.			• •						10	79
1589 1590	2 Do. 4 Do.		do Philipu Rosaipillai .	. 5 . 2		1 23 0 16			::	10 79. 4 20 .			• •	-					4	20
			Preliminary plan No. 6,525	. Da	te	of Sa	le :	Fe	bru	ıarv 19.	. 19	027.								
1501	2Kulatadikamam									0 65.									0 2	65 5.1
1591 159 2	3Kaddukani									2 54.				•					4	95
1593	5 Do.									4 95.								• •	•	
			Preliminary plan No. 6,543	. Da	t e	e of Sa	le :	Ju	dy:	20, 192	7.									5 1
1594	3Venkani									2 51.									$\frac{2}{12}$	7
1595 159 6	4Vannakulathuka 5 Do.									12 7. 5 31.									5	31
1000	5 50.	••	II. Vocidii I.	• •					••	0 01.	•		••							
]	Preliminary plan No. 6,580.	Date	0	f Sale	: Fe	br	uai	ry 19, 19	92	7.						1	15	50
1597	1Kaddukani	••	W. P. Perera .	. 57	3	3 0.,		-	•••	115 50.	•		٠.					1	10	
			Preliminary plan No. 4,388	. De	, t	e of Sa	le :	A۱	ugu	st 27, 1	91	9.							(Q Q
1598	1Vannakulakadu	• •	Ramalingam Muttukarupan	7	;	3 30	_	-	••	15 88.	•		• •				•		15 (30
			Preliminary plan No. 5,23	3 2. [D	ate of	Sale	:	Ма	y 16, 19	21								3 9	96
1599 1600	1Ithiadipulavu 2 Do		Avuran Gabriel . M. Bernard .	. 1 . 1		3 37 3 36	_	-	• •	3 96. 3 95.		_	••				- 	••	3 9)5
	7		•										• •		• •					
Tent	256Thuvakidicheha	٠.	Preliminary plan No. 1. Da	te of	Ö	saue: h	eon	uai	ry 2	55 , 1920	٠.									o O
1602	madukamam		Antoni Simampillai do .	. 0 . 1	(3 24 0 1 9		-	••	1 80. 2 24.			• •						1 2 2	3 4

Preliminary plan No. 3,759. Date of Sale: June 18, 1912.

` .	*		Preliminary plan No. 3,7	9.	Dat	BC ID S	10: 0	une	10, 191	.Z.						
No.	No. of Lo or Survey Reference	Land or Kield.	Name of Owner.		E	ctent.	Rate Per petui	in ty.	Rate Rs. 2, revisable at any Time.	Ares exemp	a ted.	Amoun exempte	Colonial t Letter d. Exemi Period	nd Date of Secretary authorizin otion, and of Exemp- granted.	's g To Am	otal Ount ue,
					۸.	R. P.	Rs.	c.	Rs. c.	A. R	. P.	Rs. c.		Branca.	Rs.	. с.
1603	318.	.Venkany	Antoni Simampillai		4	0 4		•		· · · -		. —	• •	<u> </u>	. 8	
	319.		do.		0	3 34		•				. —	• •			92
	320.		do.			1 16		•				. —	• •			70
1696	323.	. Do	do.		1	0 37	_	٠	. 246	–		. —	••		2	46
	11700	m 1 ' 1' . 1 . 1	Preliminary plan No. 3,1	09.	Dat	e or Sa	le: A	lugi	ust 14, 1	1905.						
1697	11582	Thuvakidicheha- pallam	Antoni Simampillai	••	9	1 30		-	. 18 87	–		. –	• •	- .	. 18	87
				2	13	1 36	93 9	91	239 15						333	6
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			Vanchiyankulan		_										_	
1608 - 1609 -		.Sinnakamam .Thanipalamoddai-	Nikilan Thioku	••	3	1 7	3 2	29.	. –	–	- •	. –	••		. 3	3 29
		kamam	do.		1	2 10	1 5	56							. 1	56
1610	. 14.	_	do.			0 23		4				. —	<i>:</i> . ·			14
1611.			do.			2 30	0 6	 8			٠.	. —				69
1612.		77 1 1 "	Nikulan Thioku			0 20		13		–		. —	••	–		13
1613		.Kudakamam	do.	- •	_	3 7		79			•	. —	••	-		79
1614.		. Periyakamam	do.	• •		0 38		24	-	. –	•		••	_ ·		24 11
1615. 1616.		. Do .Murukadekamam	do. do.	••		0 17 1 22	0 1	11 39			•		••			39
		. Kathankamam	do. do.	• •		2 14		9 9				: -	••			59
	. 108.		do.			3 32)5		. –	. :	. —		_ ::		95
			N. Thioku and share			1 14		34		—						34
1620		Thampalumodai	Savery Pedro and share		0	1 37	0 4	l8		–					0	48
1621. 1622.		. Valladichikamam . Thampalamoddai	d o ,	••	0	0 26	0 1	l6		–	٠.	. –				16
		kamam	do.			0 25	0 1				•	. —				16
1623.			do.			0 8		5		. —	•		• • •			5
1624.			do.	• •	3	1 6	3 2	9			•	. —	• •		3	29
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1640.		Periakamam	do.			2 26		6	— .	. —						66
1641.		Attiadipuddi	do.			1 0	0 2		- .	. —			• • •			25
1642.		Kaddukamam	do.			2 25		6	— ·	. —	• •					66
1643.		Murukadikamam Thoddom	do.			2 5		$\frac{3}{7}$			• •			-		53 17
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1709		5. Periyakamam	Marisal Santhar and share		٠. ()	1 17			36	-	٠.	. –			•			0 36
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1795. 165. Kathankamam Maduthinu Pedro 0 1 25. 0 41.						• •		u						<u> </u>						_		0 23	;
1796. 167. Do. do. 0 0 20. 0 13. 0 1797. 203. Attukalaiputti Rosa, wife of Somalai and others 0 0 39. 0 24.												0 4	1			- .	•					0 41	
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Lands paying a Rate of Rs. 2 per Acre per Annum, revisable at any Time. Preliminary plan No. 4,884. Date of Sale: May 29, 1919.

No. or	o. of Lot Name of Allotm Survey Land or Field eference.		4,884. Date o	f Sale : Rate in Per- petuity.	Rate Rs. 2. Area revisable grammad	Amount . exempted		Total Amount
			A. R. P.	Rs. c.		P. Bs. e.	tion granted.	Rs. c-
2021	1Periakamam	Pedru Santioku	0 0 26.		0 33 —	—		0 33
2022	2 Do.	Antoni Arokiam	0 0 35.		0 44 —	—		0 44
2023 2024	3 Do. 4Aladikamam	Marisal Santiogu Manuel Antoni	0 2 27.		1 34 —	—		
2024	6Periakamam	Marisal Antoni	0 0 38.		0 48 —	:: =	·· - ··	048
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2026	1Kuthiraikuthi-	Kuthiraikuti	ti Plane Table I	dan No.	. 54.			•
	kamam	Tavithu Solomon Marku						
2027	2Thoddam	share	6 1 14. 2 3 16.				· ·	6 34 2 85
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-020	J V CHROUI	Dienop or Jamia	0 0 0	· <u> </u>	6 8 —	—		
			12 0 36	9 19	6 8			15 27
2029		Peria-alankulan Davidu Solomon Markt share				–		. 528
2030 2031	2Kalathupuddi 3Pallakamam	do Vana Augustinu Silva	0 2 2.			–		. 0 51
		share	0 3 10.			—		. 0 81
2032 2033	10 Do. 12 Do.	do.	0 1 29.	. 0 43	3 <i>–</i> –	-		. 0 43
2034	12 Do. 22 Do.	do.	1 1 15. 0 2 27.		: — —	:: =	:: = :	. 134 . 067
2035	4 Do.	Svakkino Silva and share	e 0 2 21.		3 – –	: -	·· = :	. 0 63
2036	5 Do.	M. Veduthalomai Silva		1 70				1 ==
2037	7 Do.	share do.	1 2 37. 0 1 18.		3 — — 3 — —	:: —		. 173
2038	13 Do.	do.	0 1 0.	. 0 25	5 – –	:: -		. 0 25
2039 2040. .	14Kulathupuddi	do.	0 1 4.			—	·· - ·	0.00
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2 042	25Tharisukamam	do.	6 1 19.	. 6 37	7 — —	—	$\vdots = \vdots$. 6 37
2043 2044	29 Do. 6Pallakamam	do.	2 1 26.		ļ — —			
2 045	23 Do.	P. Maduthiru Croos and do.	share 0 2 26.		3 — — l — —	—	:	. 0 66 . 0 21
204 6	8 Do.	M. Marianu Pieris	0 1 5.	. 0 28	3 — —	–		. 0 28
2047 2048	31Meddukamam 9Pallakkamam	do.	0 2 29.		B	—		. 0 68
2049	28Meddukamam	S. Solomon Lambert do,	0 1 28. 0 2 30.			:: =	:	. 0 43 . 0 69
2050	15Pallakamam	P. Francika Talimai and	share $0 1 32$.	. 0 45	5 — —	:: –	·· = :	. 0 45
2051 2052	20 Do. 30Tharisu	do.	0 1 4.	. 0 28		··. —		. 0 28
2053	24Pallakamam	do. T. Pedru Marku	0 1 24. 0 1 16.			:: =	·· _ ·	. 0 40 . 0 35
2054	17 Do.	T. Mathesu Coonjai	0 2 21.	. 0 63	3 — —		·· – :	. 0 63
2055 2056	27 Meddukamam 18 Do.	do.	0 1 10. 0 2 34.					. 0 31
2057	11. Panaiadipuddi	Davidu Solomon Marku Mathesu Arokia Coonjai		. 0 /1		–		. 0 71
	16Tharisu	share S. Francis Marku	0 3 20. 0 3 10.			:: =	··· <u> </u>	0 88
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Pasikulam Plane Table Plan No. 60.

No. of Lot Name of No. or Survey Land Reference.	Allotment of or Field.	Name of Owner.			ktent.	1	Rate Per petuit	ia · ·	Rate Rs. 2, revisab at any Time.	e xe	Area empted	A Lex	empte	Cole t Let d. Ex Per	o. and Da onial Secre ter author temption, riod of Ex- ion grante	tary's izing and emp- ed.	Total Amount due,
2063. 1Poyilaip		edru Marisalpillai			в. р. 1 13		Rs. 0 3		Rs. c.		. R. P	• 	Rs,	c. 			Rs. e 0 33
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2065 5 Valavup		do.	• •	ō			_						_		-	• •	0 30
2066. 33. Nedukar		do.	• •	0	3 29			3			•		-	٠.			0 93
2067 35 Medduki		do. do.	• •	1	2 36	• •	1.7	3 6		• •		٠.	~ .	٠.	• •	• •	1 73
2068 50Sinaruth 2069 36Kudaka		uo. vilu Marisalpillai and	 share		3 38		1 9	••• ••9		•		• •		• •		• •	$\begin{array}{cc}1&6\\1&99\end{array}$
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2074. 34. Naduka		do. do.	• • •	ĭ			ויי	8		• •	_	• •		• •	_	• •	1 8
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2093 44 Chantua 2094 48 Siniarto	1.1	.do. do.	• •	2 1	2 22		-	i 4	 -								1 21
2095. 19. Aiyanka		astiampillai Yaccora	ano	_	0 33	• •	1 2	21		• •		• •		• •		• •	-
		share		8	0 39		8 2	4	_						-		8 24
2096 25 Naduth		do.	• •	0	1 12			3							-		0 33 3 30
2097 45Chankus 2098 20Valavad		do. kutapillai, widow of T	hom	3	1 8	٠.	3 3	30	•	• •		٠.	•.	• •		• •	3 00
2000 201. Tala Tala		mai		0	1 15		0 3	4							_		0 34
2099. 43. Chandar		do.			2 4			3								. •	1 53 3 98
2100 27Valavada 2101 2Poyilaip		Nava Ratnam akaris Sepamalai ands	 ha m	_	3 37		3 9									• •	0 28
	uddi M alavupiddi Pa	azarıs ocpamalar ands avilu Marisalpillai			1 5 0 39	٠.	0 2			• •		• •		• •			0 24
2103 41Thoddar	n	do.			3 7		0 7	_		.:							0 79
2104 21Valavup		kuthapillai, widow of T		Λ.	۸ ۵۰			_									0 13
2105 22Kalathu	nuddi Ba	mai stiampillai Yaccovu	and	0	0 21	• •	0 1	3	•	• •	_			• •		• •	
		share		0 (0 14.		0 9	9									0 9 0 22
2106 23Palayawa		do.		0 (0 35		0 2	2			_					• •	0 16
2107 24Valavup 2108 42Thoddap		do. do.	• •		0 25 0 26	•	0 1		•	• •		٠.		• •			0 16
2109., 47. Thoddan		do.	• • •	ŏ	32	•	0 10			• •		• •		• •			0 70
2110 26Kalatup	uddi Pi	ilipu Santiagopillai		0 () 20		0.1				~.						$\begin{array}{c} 0 & 13 \\ 0 & 24 \end{array}$
2111 30Koilpude		man Catholic Church	• • '	0 (39										-	٠.	0 61
2112 49Thoddan 2113 51Kalkirat		Nava Ratnam	• •	V 2	2 17	•	0 6	l		• •	•	٠.		• •	- •		- 00
dam	•••	do.		1 :	2 29		1 6	x									1 68
•														•			
•	Lands I	Paying a Rate of Rs. 2	per A	1 cre	per .	4nı	um,	rev	isable	at as	y Ti	me.					
	. Pr	eliminary plan No. 4,3	327.	Dat	te of	Sal	le : C) cto	ber 12	, 19	15.						
21142185 . Kadukar			and	i o 1	۱ ۵۰												4 95
		share							4 95			• •					
	Pr	eliminary plan No. 4,	328 .	Da	te of	Sa	le : (0ete	ber 1	2, 19	115.						
21152186Venkani	kadu Ba	stiampillai Yaccovu	and														3 50
	8	share	- •	1	3 0				3 50	٠						• •	J ·
		Prelim	ina r ı-	nla	n \ ~.												
21162188 r. Periaveli	ivoval DL									_							$\begin{smallmatrix}1&&5\\6&2\\1\end{smallmatrix}$
2117. 2190. Periavel	ikadu	ilipu Antonipillai do.		.5	U 17			٠.	1 3 6 2 l)., L.	_	• •		• •			6^{21}
21182191 D	o Sa	verimathu Marisalpilla	1	o	2 6				11 7								$\frac{11}{5}$ 25
21192189 D)o Ph	ilipu Gabriel	• •	2	2 20											• •	•
	•	Prelimi	inary	plar	ı Xo	٠,	703										. 44
2120, 119. Venkagi	i V a	stiampillai Yakkova		i	0 11		· • • • • • • • • • • • • • • • • • • •		9 1.4	ļ.							2 14
्र ः ऋ	_	_						• •	~ 19	• • •		• •	_	• •			
_		Prelim	inary	pla	u 720'	3,	786 .										5 93
2121 405Kadduk	ami Pl	hilipu Antonipillai		2	3 34				5 93	3			_			• •	
_	*** .		-	_	1 5	_				-						_	98 35
		₹.			- 0	_	58 2	ວ 	40 10	, -						-	

Kumilamoddai Plane Table Plan No. 61.

MO. 6	No. of Lot Name of Allotment or Survey Land or Field.	of Name of Owner.		E	xte	nt.	Ra P pe	te i er- tuit	n ty. r	Ras Rs. evisa at an Tin	2, able ny 10.	ex		ed. e	exempte	Colonial Letter a Lexemp Period	nd Date of Secretary authorizing tion, and of Exemple pranted.	y's lg Ai	moui due.	nt
2 122	1Meddukamam	P. M. Rasiah		A. 7	в.	P. 8.). (1	6. 5	Ks. 	c. 		. R. 1	P. 	Rs. c.		. .	. к	s. (
2123.	2Pallakamam	do.	• •	9	3	34	٠9	9	6	_	-	٠.	_				- .	•	9 9	6
				17	0	2	17	7	1									1	7	ì
		Achchankulam	PL	ane	T_{α}	hle.	 Plan	· N	- 06	2								_		-
2124	1Panaiadikamam	Pedru Philipupillai and she				38.		2		-	_		_						4 2	4
2125 2126	_	do. do.		0		10. 15.			6 4	_	-	• •	_						0 (0 84	6
2120		do. do.	• •	^	1	19.	. 0		7	_			_		_	·· -	_ :		0 3	
2128		Pedru Antonipillai and she				33.			1	_	- ,	• •		٠.	— .				1 2 1 58	
21 29 21 30		C. Vellai Nadan and share P. M. Rasiah and share	, 	_		12. 18.		. 1	8 1	_	_	• •	_	• •	_	·· -	<u> </u>		1 1.	
2131 21 32	6. Mottakarankamam 9. Puddi	do. do.	• •	6 0	2 1	1. 6.			1 9	-	-	• •	_	• •	_		-		6 5] 0 2 9	
2133		do. do.	• •	ŏ		18.			1	_	-		_	• • •	_	::	,		0 1	
2134 2135		do.	٠.	1		13.		8		_	-		-	٠.					1 83 1 28	
2136	7Panaiadikamam	do. Makasiru Sepemalai and sh	 are	1	1 0	$\frac{0}{35}$.			5 2	=	- :		_		_	·· -	- ::		1 22	
2137 2138	10 Do 18Aladikamam	do.		0		24.			5	_			_			-			0 64 2 4	
2139	19Putti	do. do.	• •	2 0	0 3	6. 6.			1)	_			_	• •	_	·· -	_ :		0 79	
2140 2141	26 Puvarasadipuddi	do.	• •	0	0	2 9.	. 0	18	3	-					-	••			0 18 2 1 0	
2141 2142	36 Meddukamam 8 Panaiadikamam	do. Philipu Antonipillai and sh	 nare	$\frac{2}{1}$		25. 22.			3 9	_	 	•		• •		·· -	_ :		1 39	9
2143 2144	11. Neduthundu	do.		0	1	6.			9	-									0 29 1 19	
2145	22Kudakamam 24Kudatarai	do. do.	• •	1 0	1	31. 2 .		19 26	, 3	_				• •	_	·· -	_ :		0 20	
2146 2147	28Naduthundu 13Roadadikamam	do.	٠.	1		27.			3	_		•		٠.					1 42 1 30	
2148	16Kalikamam	Reman Annamma do.	• •	1 3	0	17. 0.			3)	_	•		_		_	·· -				Ŏ
2149 2150	39Pallakamam 14Roadadikamam	do.	• •	0		14.			ļ			•			_				0 84 1 22	
2151.	17Aladikamam	P. M. Rasiah and share Philipu Pedrupillai	••	1 0		35. 24 .		22 40)	_	· .	:		• •	_	 		-	0 4	
2152	20Palayavalavu- kamam	_		Λ	9	90	Λ	eo											0 68	2
2153		do. Philipu Santampillai	• •	0	1	29. 6.		68 29		_	· .	•		• •	_	· · · -			1 29	
2154 2155	29Nadutundu	do.				31		19			•		_	• •					1 19 2 (
2156.	27 Do 30Karukuvachi-	S. Navaratnam	• •	2	υ.	10.	. 2	0	5. .		•	•	_	• •				•	2 (,
2157		L. E. Rajaratnam				38		24		_	•		_	• •	_				0 24 2 4	
2158		Pedru Philipupillai and sha L. E. Rajaratnam and shai	re.	2 0		34 26		46 42					_	• •	_	 	_ ::		0 45	
2159 2160	42 Do	Muthunadan Pulamadan		1		7		29		-					-				1 29	
2 161		P. M. Rasiah Gabriel Soosaipillai	• •			18 11		36 32				•	_	• •		· · –	- - ::		4 36 0 32	
2162 2163	33Thoddam	P. M. Rasiah and share				34		96						• •	— .	–			0 96 0 10	
2 164.,	23. Ilupaitoddam	Makaris Sepemalai and sha Pedru Philipupillai and sha				16 23		10 93		_	:	:	_	• •	_ :	: -	- ::		93	
2165 2166	40 Tottam	do.		0	1	3	0	27			•			• •	– .				27 1 29	
-100.,		C. Vellainadan and share Is paying a Rate of Rs. 2 pe				-		29		 1610	at.	ann	— . Tin	no	– .	. –		•	£ 28	,
•	Dana	Preliminary plan No. 5,96											1 107	766,						
2167							_		4				_			. –		4.8	5 44	
2168 2169		_	• •						• •				—	• •	— .			(38	
2 170	3 Do 4 Uralkani 8		• • •			7 7					34. 21.		_	• •		: =	- 		l 84 l ≠21	
2171 2172	5 Do 6 Do		9			2 2					35			• •					65	
2173	7 Do		(8	_				8 8		_	• •	_ :	· -			. 78)~48	
2174	8 Do								•	1 2	١O.			• •	— .	. 1		1	. 20	. *
2175		Preliminary plan No. 6,134.						-					4.			. •	•	٠.		
2176	2Kadukani 8 4 Do	S. M. P. Arulappa do.	10	S (2 2	1 7	_	:	3 . 2	1 3	4		_	• •	_ :	: _			26 34	
01		Preliminary plan No. 6,61													•	•	*		*, • =	÷
2177 2178		S. M. P. Arulappa	6	5 2	2	1	_		. 1	1	2	-		• •	— .			11		٠.
2179	3 Do, 4Odai					1	_				3 9		_	 	_ :	: -			. 3 9	
			_) 2				-	_		_				•	•		-		
			13(, Z	14		58 6		14	. y	_				_			102	59	
0		Cholayankaddu P					an N	То.	63.	•	•				•	-	*			
2180	2Keerimodaikamam I	Iakaris Sepamalai and shar	re 2	1	20)	. 2 3	8.				-	- ,		-	<u> </u>		2	38	
		Karukkai Murippu	ייי זכן	ano	<u>グ</u> ト	 ₼^	Plan			5						,	-	-		
2181	1Meddukamam A	. Kithampillai and share .								υ. —	*		_		*	7.		15	5	,
2182 2183	2Pallakamam	do;	. 13	2	7	٠.,	13 5	4.				_	- :	•	<u> </u>	· _ _		13	54	,
⊐103. ,	3 Do A	. Kathiravelu Konan .	. 7	0	3	· . 	7	2.	• -	-	• •			•	<u> </u>		• • • _		2 	
٠.			35	2	18		3 5 6	1							<u>. </u>		, .	35	61	
						. –		-						_		,	• -			

PART I. - CEYLON GOVERNMENT GAZETTE - MARCH 16, 1928 1180 Puvarasankandal Plane Table Plan No. 66. No. and Date of No. and Date of Colonial Secretary's Letter authorizing Total Exemption, and Amount Period of Exemp-due, Rate in Rs. 2, revisable at any Name of Allotmen Land or Field. Name of Owner. Extent. or Survey Reference. Per-petuity. Time. tion granted. Rs. A. R. P. Rs. c. .. S. S. Nadar 3 24.. 1 90.. ì 2184.. 1..Meddukamam 1 90 20.. 2185.. Do. .. E. Nadan . 0 3 13.. 3 13 3. . Toddam .. 0 1 17... 0 36.. 2186.. do. 0 36 Lands paying a Rate of Rs. 2 per Acre per Annum, revisable at any Time. Preliminary plan No. 4,354. Date of Sale: October 12, 1915. .. 3 0 28.. — .. 6 35.. 2187. .2297. . Venkani .. M. Sepamalai and share 6 35 6 35 2 9 5 39 11 74 Eruviddan. Lands paying a Rate of Rs. 2 per Acre per Annum, revisable at any Time. Preliminary plan No. 4,334. Date of Sale: October 12, 1915. 2183...2207...Eruviddankani ... Mrs. P. Lawrencepillai ..19 0 36.. — .. 38 46.. . 38 46 Ariyana Alavakkai. Land paying a Rate of Rs. 2 per Acre per Annum, revisable at any Time. Preliminary plan No. 4,352. Date of Sale: October 12, 1915. 2189..2294..Venkani .. 3 0 25.. — .. 6 31.. .. A. Thommai Mendis Periyaveli. Preliminary plan No. 5,563. Date of Sale: March 26, 1924. 1. Periavelikamam . P. Antonipillai .. 15 52 2190.. 1.. 3 17.. 2.. Do. do. .. 1 72.. .. 1 72 2191.. 2 18 17 24 17 24 Pallankoddai Sirukulam. Lands paying a Rate of Rs. 2 per Acre per Annum, revisable at any Time. Preliminary plan No. 5,251. Date of Sale: January 8, 1921. .. M. P. Gabrielpillai .. 5 0 5.. -.. 10 57.. 10 57 2192.. 1.. Venkani A. Thavithupillai V. Anthonipillai 2 4 60.. 2193.. 2.. Do. 8.. Ē 2 19.. .. 13 24.. 13 24 2194.. Do. 4.. . . Do. N. Santhampillaí .. 3 0 39.. --6 49.. 6 49 2195.. 6. 73.. Do. ... M. Susaiparikari 3 18.. 19 19 73 2196.. . . 0 23.. 10. . Puthukamam .. 0 0 35 . . 0.35 do. 2197.. Date of Sale: May 8, 1922. 5. . Venkani .. N. Santhampillai \dots 2 3 12.. \dots 5 65.. 5 65 2198.. Preliminary plan No. 4,343. Date of Sale: October 12, 1915. 2199...2242...Sirukulamkama-1 29.. N. Santhampillai and share...19 38 86 .. 38 86.. kadu 2 30.. — .. 17 38.. 17 38 2200..2244.. Do. .. M. P. Susaiparikari .. 8 Preliminary plan No. 5,507. Date of Sale: April 23, 1926. **22**01... 1..Puthukamam .. V. Antonipillai 9 .. 2 0 7., — .. 4 9.. 4 Preliminary plan No. 5,508. Date of Sale: August 7, 1925. 1...Puthukamam .. S. Swakimpillai and 2 others 3 1 17.. - .. 6 72.. 6 72 2202.

2204 2358 . Na	kached dikam	nam P. N. Susaiparikari and others	5 0 2 8	— 10 3 5		-	-	10 35
		·						
\$.	*	SUMMARY OF LANDS IN	NANADDAN	WEST ONLY.				
A		nomentalism acts of Do. 1 mm come as		۸.	P. P.		c,	

. Preliminary plan No. 5,537. Date of Sale: August 7, 1925.

68 0 12

Nakacheddi.

Preliminary plan No. 4,375. Date of Sale: October 12, 1915.

4 2 0.. - .. 9 0..

136 68

Area paying a rate of Rs. 2 per acre per annum, revisable at any time . 988 1 12 . . 1.977 49

3,231 1 34 4,221 73

The Kachcheri, Mannar, November 14, 1927.

1..Puthukamam

.. Marisal Marku

2203..

C. F. Jones.
Assistant Government Agent.

9 0

136 68

MISCELLANEOUS DEPARTMENTAL NOTICES.

Sale of Goods.

OTICE is hereby given that the under-mentioned packages, which have been lying at the Canal Yard beyond the time allowed by law, will be sold by public auction on Tuesday, April 3, 1928, at 1 P.M., unless previously cleared. All goods sold but not removed before the expiration of three clear days after the date of approval of the sale will become liable to the payment of rent at the rates prescribed in the Customs Tariff:—

Serial	No.	· Vessel.		Marks.	Number and Description of Packages.
²¹ 21	• •	ss. Werdenfells Do.	• •	Colombo do.	 238 bundles mild steel angles 86 steel sheets

H. M. Customs, Colombo, March 7, 1928. C. H. COLLINS, for Principal Collector.

Sale of Goods.

NOTICE is hereby given that the under-mentioned packages, which have been lying at the Ceylon Wharfage Company's premises beyond the time allowed by law, will be sold by public auction on Tuesday, April 10, 1928, at 1 p.m., unless previously cleared. All goods sold but not removed before the expiration of three clear days after the date of approval of the sale will become liable to the payment of rent at the rates prescribed in the Customs Tariff:—

		B 1 WAREHO	USE.	
Entry Number and Date. 1927.	Name and Date of Steamer. 1927.	\mathbf{From}	Marks and Numbers.	Number and Description of Packages.
F 406, Aug. 6 F 407, Aug. 6 F 78, Sept. 1 F 979, Sept. 12	ss. Nalgora, July 13 do	London do London	D I F in a star or nil outsi Globe or nil R M 100 E G A in a circle and 1/8 outside	16 bags corn flour 1 case merchandise
		B 2 WAREHO	USE.	
F 367, April 5	ss. Mahronda, Feb. 20	London	H L in a diamond and 4 outside	l case advertisement matter
F 1,606, April 22	ss. Novara, March 5	do	H L in a diamond and a outside	1 case cigarettes
F 1,021, May 14 F 974, June 10	ss. Oxfordshire, April 19 ss. Malda, May 6	Liverpool . London	GPC or GPC or GPC upon Ceylon in a diamond	
F 2,215, June 28	ss. Maida, May 6 ss. Kitano Maru, June 15	Kobe	MIF in a triangle or MIF C in a triangle	do.
F 180, July 4	ss. Jaypore, June 16	Bombay	S N C S in a diamond and Z C S C outside	
F 2,469, Sept. 30 F 2,016, Oct. 24	ss. Braunfels, Sept. 9 ss. Cathay, Sept. 30	Hamburg . London	4930 upon 10/6 in a diamon and F B C B outside K G I	
	ss. cuonay, cope. so			**
		No. 8 WARI	EHOUSE	8 reels barbed wire
	т	YING IN VERA	ND AU.	, 2 🐙
	-	ZIING IN VERA		
			Nil Nil	2 bundles hoop iron 1 bag B. nuts
		<u> </u>	Nil Nil	2 cases tea shooks
_ ::	- ::	- ::	Nil	1 bag manure
		- ::	Nil	l bundle chaft
-			Nil	10 drums merchandise .
	ss. Manoran Maru, Sept. 14.	Japan	Nil	5 bundles tea shooks
	ss. Malakand, Sept. 30	Calcutta	Nil	2 bags manure
		No. 7 Wareh	OUSE.	
	ss. Sado Maru, Sept. 24	Japan	C & CO in a diamond and A A A A outside or nil and J in a triangle and U U outside	2 bundles tea shooks
H. M. Custo	oms.		•	F C CIMPON

H. M. Customs, Colombo, March 10, 1928.

F. C. GIMSON, for Principal Collector.

Statement of Receipts and Payments of	Kandy Mun	cipal Education District Committee for the	Year 1927.	
RECEIPTS.		PAYMENTS.		
	Rs. c.	Administration.	\mathbf{Rs}_{c} c .	Rs. e.
To balance from 1926 Government grants:—	7,840 22	By Personal emoluments Travelling allowance to Attend-	1,605/52	
Rs. c.		ance Officer	180 0	
Original grant 16,480 0		Uniforms to Attendance Officer	52 50	
Supplementary grant 4,000 0		Stationery, printing, and sundries	222 67	
-,	20,480 0			2.060 69
J. Babun Appu—Security on contract	1,402 43	Maintenance of Schools.		
B. A. Mendis—Security on contract	5 0 0	Katukele Municipal Boys' School.		
Tender forms sold	13 0		90 0	
Bank interest	384 43	Repairs, painting and whitewash-	221	
Fines imposed under the Education Ordinance	4 5 25	ing	$\begin{array}{ccc} 229 & 24 \\ 253 & 0 \end{array}$	
		Temporary extension Furniture	200 0	
		Free books to poor children	60 90	
		Conservancy	36 0	
		Sundries	29 12	
		47 . 4 . 34 . 4 . 4 . 4		
		Katukele Muslim Girls' School.	110 0	
		Rent Furniture	410 0 118 60	
		Furniture	25 61	
		Conservancy	24 0	
		Sundries	10 47	
		-		1.486 94
		Provision of New Schools.		
		Lady Gordon's Road Tamil School.		
		Building		
		Furniture	1,268 0	1
				15,861 94
				19, 109, 57
		School fines refunded to Govern-		1 % 100 37
		ment	45 25	
•		Security refunded to Mr. B. A.		
		Mendis	50 0	
		-		95 25
		Balance—Contractor's security	1,402 43	
		Committee's funds in hand	0.205 6	
		hand	9,308 S	10.710.81
				10.710 51
	30,215 33	}		30,215 33
		ţ		
			c	
Kandy, March 10, 1928,		A. U.	G. Wijeyek C	oon. hairman.
Annual Account of Edu	ication Distri	ct Committee, Kandy Rural, for 1927.		
RECEIPTS.	Rs, c,	Expenditure.		Rs. c.
Balance brought forward from previous year	19,842 30	Salaries and allowances to officers		00
Government grant for 1927	54. 850 0	Repairs to existing schools and other min	or improve-	
Village Committee grant for village schools	4,617 0	ments		15.881 39
Refund of salaries and fines on officers of Education		Furniture		4,736 11
District Committee	. 41 0	Fences, wells, &c.	•	541 50
		Replacement of old school buildings		17.725 92
•		New schools in areas where there are no	schools .	
		Miscellaneous	-	361 95
		Total expenditure		57,401 59
		Balance at the end of the year		21.948 71
•		1	•	
Total	79,350 30		Total	79,350 30
		Í		

Receipts and l	Payments i	or the	Year 1927 of th	e Rural Education	District Committee,	Matale.
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modeshes and Labotenes for t	ne rest 1971 of the Knist Rancstion District Co	mmittee, Matale.	
RECERTS. January 1, 1927, brought forward January 14, 1927 Government contribution January 21, 1927, Director of Education July 6, 1927, Director of Education July 7, 1927, Supplementary grant .	Rs. c. 5,695 3 37,630 0 100 0 10,000 0 PAYMENTS. Repairs to buildings Repairs to fences &c. Furniture to schools New buildings Garden implements Miscellaneous Balance on January 1, 1928		Rs. c. 2,487 50 7,551 65 678 20 765 92 12,756 44 65 47 980 19 28,239 66
•	53 ,525 3		53.525 3

The Kachcheri, Kandy, March 9, 1928.

W. L. KINDERSLEY, Chairman.

LART I.	OHILON		MENI GAZETTE — MAROH 10, 1926	1100
Statement of Reve	nue and Expend	liture of Rural	Education District Committee of Hambantota for 1927.	
BETENITE	Amou			. Total.
TOE VEHICLE.		. c. Rs. c.		
Balance on January 1, 1927	15,098		Personal emoluments 969	
Government grant Village Committee contributions	6,210 2,450		Revotes 7,795 8 Erections and extensions to buildings and	6.
Miscellaneous	2,40	80	improvements to existing buildings 945 6	6
		—— 2 3,7 58 8	6 Repairs to buildings 3,175 1	2
•			Supply and upkeep of furniture 245 6 Miscellaneous 1,438 3	
			Miscellaneous 1,488 8	- 14,567 60
•			By balance	9,191 26
			_	
,		23,758 86	3	23,758 86
			-	
The Kachcheri,			V. COOMARASWA	
Hambantota, March 8, 1928.				Chairman.
Summa	ary of Accounts	of the Jaffna I	Rural Education District Committee for the Year 1927.	
RECEIPTS.		Amount		Amount.
		Rs. c.	\$	Rs. c.
Balance on January 1, 1927 Government grant	• •	46,303 61 28,275 0	Salaries	3,479 88 744 26
Annual rent for the Navali Sou	ath Old Ameri	can	Stationery	1,248 74
Mission School building		25 0	Rent and other charges	300 3
One-third value of Underwood type	ewriter	40 0	Annual maintenance and repairs Provision of, and repairs to, fences	'4 MA WW"
		•	Provision of, and repairs to, wells	491 25
			Provision of, and repairs to, latrines	
			Provision of, and repairs to, furniture and school	000 00
•			Provision of garden implements	222 35
,			Extensions to existing school buildings Replacement of existing buildings	0.300
			Replacement of existing buildings	2,102 30
			Miscellaneous	103 36
			Balance on January 1, 1928	60,648 68
•	Total	74,643 61		74,643 61
			P. Raman	
Ramanathan College, Chunnakam, March 12, 1928.	Account of the I	— Rural Education		hairman.
Revenue		Amount.	EXPENDITURE.	Amount.
Revenue		Rs. c.	Expenditure -	Ra. c.
Sovernment grant for 1927		375 0		814 0
Other Receipts—	• •	31) 0	Renairs to buildings	478 92
Proceeds of sale of materials dis	mantled from t	the	Making and repairing fences, school gardens,	
old teachers' quarters at	-		wells, and playgrounds Erection of new buildings and extensions	204 75 1,643 25
Government School Balance brought forward	••	109 50 4,109 55	Furniture	34 16
	•	2,100 00	Miscellaneous	58 63
				3,233 71
			Other Payments—	
			Refunds	109 50
				3,343 21
			Balance at the end of the year	1,250 84
		4.5045		4 504 5
		4,594 5		4,594 5
Rural Education District Co Mannar, March 13,			S. Anant	HAM, hairman.
Statement of Actual	Davantia and Ex	rnanditura of t	to Dunal Education District Committee Two for 1997	
REVENUE.	Training Sun Dy	Amount.	ne Rural Education District Committee, Uva, for 1927.	m _e , 1
Toma Win Cir.		Amount. Rs. c.	EXPENDITURE. Amount. Rs. c.	Total. Rs. c.
alance on January 1 ,1927		01 770 00	By Salaries 1.195 0	
o Government grants .		38,775 0	Repairs to buildings 4,905 29 Fences	
Miscellaneous refunds Refund of advances		700 0	Furniture 1,513 37	
TOTAL OF MAN MILOON	••	200 0	Garden implements 75	•
			Miscellaneous 3,149 39	
		60 77 <i>R</i> 20		
		60,776 39	Miscellaneous 3,149 39	- 39,29 f 6
o Balance on January, 1, 1928		60,776 39 21,485 33	Miscellaneous 3,149 39	- 39,29 f 6 21,485 33

Statement of Accounts of the Rural Education District Committee, Ratnapura, showing the Revenue and Expenditure for 1927.

Revenue.		Rs.	C.	Expenditure.		Pondituro	Rs c.
Belence at the end of previous year	Rs. c.	16,088	40	Salaries			3,756 76
Government grant Supplementary grant Additional supplementary grant	46,435 0 20,000 0 5,000 0)	0	Repairs to buildings Making and repairing fences, &c. Furniture and school apparatus Garden implements	•••	• •	7,952 77 2,344 14 3,767 93 133 77
Refund	••		60	Erections of new buildings Miscellaneous Balance	••	• •	16,359 75 1,046 10 52,168 18
•		87 ,529	40	1			87.529 40

The Kachcheri. Ratnapura, March 12, 1928. J. M. DE SILVA, for Chairman.

J/Navakkeeri Vernacular Mixed School.

OTICE is hereby given that the above school situated at Navakkeeri, Valigamam East, Jaffna District, of the Northern Province, under the management of Rev. J. K. Sinnatamby, has been registered as a grant-in-aid school. with effect from December, 1926.

Education Office. Colombo, March 16, 1928.

L. MACRAE. Director of Education.

Change of Management,

OTICE is hereby given that the Rev. G. W. Harrison, Wesleyan Mission, Point Pedro, has been appointed Manager of the Schools mentioned below in place of Rev. G. E. Jessop.

Schools referred to.

J/Hartley College J/Kaddavely English School.

Education Office, Colombo, March 7, 1928.

L. MACRAE. Director of Education.

Change of Management.

NOTICE is hereby given that Rev. P. E. Thone, has been appointed Manager of the Schools mentioned below in place of Rev. T. S. Vethanayagam.

Schools referred to.

BT/Blackheath T, BT/Karunkodative, BT/Kolavil North, BT/Kolavil, BT/Panaukadu, BT/Thampiluvil (Boys'), 'BT/Tirukkovil T, BT/Komari, BT/Pottuvil, BT/Polluvil Muslim (Girls') BT/Panama Sinhalese (Boys'). BT/Tham-piluvil (Girls').

Education Office, Colombo, March 7, 1928.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that Rev. W. S. Gifford has been appointed Manager of the Schools that were under the management of Rev. G. W. Harrison, in the Trincomalee District.

Education Office, Colombo, March 7, 1928.

L. MACRAE, Director of Education.

Change of Management.

OTICE is hereby given that the Ven G. Vernon Smith, Archdeacon of Colombo, Bishop's House, Steuart place, Colombo, has been appointed Manager of the school mentioned below, in place of the Rev. C. S. Green.

> School referred to. St. Thomas College.

Education Office. Colombo, March 12, 1928.

L. MACRAE. Director of Education.

Change of Management.

OTICE is hereby given that Mr. K. Hector de Silva has been appointed Manager of the school mentioned below, in place of late Mr. D. Wickramasingha.

School referred to.

Patuwatte Sangamitta Anglo-Vernacular Cirls' School.

 Education Office, Colombo, March 5, 1928.

L. Macrae, Director of Education.

London B.A. Pass Examination—Prescribed Text in English.

T is hereby notified that the Senate of the London Universty have passed the following resolution:-"Candidates offering English at the B.A. Pass Examination for External Students in 1928 and 1929 be permitted to study the prescribed book Barbour:
The Bruce, Books XI. XIII. in the abridged text
edited by W. M. Mackenzie."

Education Office. Colombo, March 8, 1928.

L. MACRAE, Director of Education.

Loss of Firearms.

GALLE DISTRICT.

Description of the gun: Revolver by H. & R. Arms Co., United States of America, bearing No. 325 and W. C. T. G. E. on barrel.

Number of licence: Mudaliyar, Talpe pattu. of licence: 255 B34030 E02076 issued by

Name of licensee: Pettaperuma Arachehige Don Bastian of Mipe Gamagoda, Habaraduwa, in the Talpe pattu of the Galle District, in the Southern Province.

Remarks: Said to have been lost.

March 13, 1928.

P. H. DE LAHARPE, for Government Agent.

PUTTALAM DISTRICT.

One single-barrelled breech-loading gun, manufactured by Stevens Arms, bearing Nos. 968 WW and 2861. Owner, W.W. John Fernando of Waikkal, Chilaw District.

March 8, 1928.

N. Moonesinghe, for Assistant Government Agent.

RATNAPURA DISTRICT.

Description of property: One single-barrelled cap gun-No. 481 on stock.

Licensee: W. K. Podisinna of Kiriella.

Licence number: 170 KR.

Remarks: The gun is reported to have been lost.

Tha Kachcheri, Ratnapura, March 10, 1928.

J. M. DE SILVA. for Government Agent. Hescription of property: One single-barrelled cap gun No. 17/421.

Licensee: Badukarage Kiribaba of Rambuka.

Licence number: 94/KL.

Remarks: The gun is reported to have been lost.

The Kachcheri, Ratnapura, March 7, 1928. J. M. DE SILVA, for Government Agent.

Description of property: One single-barrelled cap gun No. 555 on stock.

Licensee: Alpitiye Jayasundera Mudiyanselaye Ranbanda of Alpitiya.

Licence number: 58/AT.

Remarks: The gun is reported to have been lost.

The Kachcheri, Ratnapura, March 9, 1928. J. M. DE SILVA, for Government Agent.

Sale of Timber.

THE under-mentioned timber lying at the Jaffna Forest Department Depôt will be sold by public auction on the spot by the Divisional Forest Officer, Northern Division, Jaffna, on Wednesday, April 4, 1928, at 8.30 A.M.:—

Lot I. .. 125 palu logs
Lot II. .. 1 satin log
Lot III. .. 50 ranai scantlings
Lot IV. .. 4 tons satin pieces

- 2. The lists of timber are available for inspection at the Divisional Forest Office, Jaffna.
- 3. Further particulars can be obtained from the Divisional Forest Officer, Jaffna.

Conditions.

- (a) The timber will be put up either singly or in lots to suit buyers at a rate per cubic foot, and no advance of less than 10 cents per cubic foot or Re. 1 per log will be recognized.
- (b) The highest bid will be accepted, subject to the approved price fixed by the Conservator of Forests. The highest bidder, on being declared the purchaser, shall sign his name in the register of sale in admission of such purpose and deposit the necessary amount.
- (c) Twenty-five per cent. of the bids to be deposited immediately after acceptance of the bids. The balance should be paid within 15 days of the date of sale, when a permit for removal will be issued.
- (d) The measurements as recorded by the Divisional Forest Officer must be accepted, but prior to date of auction any prospective bidder is at liberty to check the measurements and to represent any difference promptly.
- (e) All timber sold and the full price bid of which has been paid must be removed from the depôt within 15 days of date of sale, and will be at the risk of the purchaser until removed. A charge of Re. I per log per week or part of a week is liable to be made for any logs not removed within 15 days of sale. Logs not removed from the depôt within one month is liable to be forfeited to the Crown.
- (f)* Should any person to whom a lot is knocked down refuse to take it over at the full price bid, or refuse or fail to sign the sale book and pay 25 per cent. of his bid, and refuse or fail to remove the timber within the time specified in clause (e) above, the lot will again be put up for auction; and the original purchaser or bidder will be held liable for any loss to Government owing to a lower price being realized at the re-sale which, if an enhanced price is realized at such re-sale, he shall, however, have no claim to the profit which shall accrue to Government.

(q) Agents bidding for others will be required to produce written authority from the firm or person for whom they bid; such authority will be retained by the Divisional Forest Officer, and will hold good only at the particular sale at which it is produced.

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, March 8, 1928.

Sale of Hora Trees.

OFFERS are invited for the purchase of the following hora trees from lots 4 and 6 of the Masmulla forest:—

31 trees of 4 ft. girth 73 trees of 4 ft. 6 in. girth 2 trees of 5 ft. girth 9 trees of 5 ft. 6 in. girth

as well as all the unenumerated hora trees of 4 ft. 5 in. and under in midgirth in Puhulhena forest within the unsurveyed area which is about 78 acres in extent.

- 2. Timber is to be felled and removed before August 31, 1928. Any timber not removed by the expiry date shall ipso facto revert to the Crown.
- 3. An offer of a lump sum may be made for the trees to be felled and removed within the stipulated time.
- 4. All offers should be sealed under cover, and should be addressed to the Conservator of Forests, Kandy.
- 5. Offers should either be deposited in the tender box in the Office of the Conservator of Forests, or be sent through the post.
- 6. Offers should be marked "Offers for the Purchase of Hora Trees, S. D. (East)" in the left hand top corner of the envelope, and should reach the Office of the Conservator of Forests not later than midday on Monday, April 2, 1928.
- 7. Offers are to be made upon forms which will be supplied on application at the Forest Office, Matara. No offer will be considered unless it is on the recognized form.
- 8. A deposit of Rs. 20 will be required to be made at the Kachcheri, and a receipt produced before any form of offer is issued.
- 9. Purchasers should satisfy themselves by inspection before offering as to the quantity of trees available.
- 10. The purchaser shall not saw any timber in the area under reference, but he must select a suitable spot outside the area and obtain a sawing permit before such work is carried out.
- II. A removal permit must be obtained to remove the timber in such quantities as will be specified in cart notes, which must accompany each and every cart.
- 12. Arrangements must be made by the purchaser to transport timber over private lands.
- 13. The purchaser must deposit a security of 5 per cent. of the value of timber purchased, which amount will be refunded on completion of work.
- 14. The purchaser shall agree that every infringement of the conditions he shall become liable to a fine of Rs. 100 to be imposed by the Divisional Forest Officer in writing at his discretion and to be recovered from the purchaser's security money.
- 15. The Conservator of Forests reserves to himself the right, without question, of rejecting any or all offers and of accepting any portion of offer.
- 16. Further information can be obtained on application at the Divisional Forest Office, Matara.

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, March 12, 1928.

Sale of Hora Trees.

OFFERS are invited for the purchase of 200 standing hora trees enumerated in the following areas demarcated in the Muwagankande Proposed Reserve, adjoining the cart road from Ratnapura to Kotamulla, in the Pelmadull, Range of the Province of Sabaragamuwa, and within a mile of Ratnapura town:

- (a) Western portion of lot 76 in final village plan No. 80, Mudduwa.
- (b) Eastern port on of lot 76 in final village plan No. 80. Mudduwa.
- (c) Portion of lot 2 between lot 1 on the north and lots 4, 7, and 10 in the south up to lot 2½ (stream) in final village plan No. 74, Muwagama.
- (d) Portion of lot 2 to the south of lots 25 and 31 in final village plan No. 74, Muwagama.
- (e) Lot 28 in final village plan No. 74, Muwagama.
- 2. All offers should be in duplicate and scaled under one cover, and should be addressed to the Conservator of Forests, Kandy.
- 3. Offers should either be deposited in the tender box in the Office of the Conservator of Forests, or be sent through post.
- 4. Offers should be marked "Offers for the l'urchase of Timber, Sabaragamuwa Division." in the left hand top corner of the envelope, and should reach the Office of the Conservator of Forests not later than midday on April 24, 1928.
- 5. The offers are to be made upon forms which will be supplied upon application at the Divisional Forest Office, Ratnapura. No offer will be considered unless it is on the recognized form. Alterations must be initialed, otherwise the offer may be rejected as informal and rejected.
- 6. Tenderers should satisfy themselves by inspection before offering as to the specification of the timber, as the figures given are estimated and their correctness is in no way guaranteed. The enumerated trees will be pointed out by the Local Forest Ranger.
 - 7. Offers should be made both in words and figures.
- 8. The Conservator of Forests reserves to himself the right, without question, of rejecting any or all offers and of accepting any portion of an offer.
- 9. The trees should be felled and removed before June 30. 1928, or the timber will revert to the Crown.
- 10. The successful tenderer will be required to pay the full purchase amount before he can be allowed to fell and remove the trees or start felling and removal on the execution of an agreement
 - 11. A list of the 200 hora trees is given below :-

No.	Species.	Girth. Length. Ft. in. Ft.	No. Species.	Girth. Length. Pt. in. Ft.
<u>.</u> 1	Hora	2 7 3^{5}_{-}	40 Hora	4 5 50
2	Do.	9 10 30	41 Do.	5 10 40
3	Do.	9 20 30	42 Do.	3 4 40
4	Do.	5 10 49 1	43 Do.	4 4 40
5	Do.	3 0 35	44 Do.	5 9 60
6	· Do.	3 1 30	45 . Do.	. 3 5 . 35
7	Do.	2 8 . 30	46 Do.	6 2 50
8	Do.	2 9 30	47 . Do.	6 0 50
9	Do.	4 0 40	48 Do.	4 0 45
10	Do.	3 10 40	49 Do.	5 3 45
11	Do.	3 11 45	50 Do.	3 9 40
12	Do.	3 2 40	51 Do.	3 1 40
13	Do.	3 5 25	52 Do.	2 10 40
14	Do.,	3 1 25	53 Do.	2 10 25
15	· · Do.	3 0 25	54 Do.	2 8 40
16	· · Do.	3 7 35	55 Do.	3 3 30
17	· Do.	2 7 30	56 Do.	6 1 50
18	· Do.	2 10 30	57 Do.	4 4 50
19	Do.	3 0 30	58 Do.	. 4 4 . 45
20	· · Do.	3 5 . 40	59 Do.	. 4 4 . 45
21	· Do.	3 2 35	60 Do.	3 3 40
22	· · Do.	4 8 55	· 61 Do.	3 4 40
28	· · Do.	3 3 35	62 Do.	3 4 40
24	· · Do.	4 6 50	63 Do.	2 8 30
25	· · Do.	3 4 35	64 Do.	5 1 60
26	· · Do.	3 3 35	85 Do.	3 9 40
27	·· Do.	2 10 30	66 Do.	3 11 40
28	· · Do.	4 7 60	67 Do.	3 5 40
29	<u>D</u> o.	3 9 40	68 Do.	5 0 50
30	<u>D</u> o.	5 1 60	69 Do.	7 10 60
31	<u>D</u> o.	3 4 40	70 Do.	4 l 35
32		5 6 40	71 Do.	4 5 60
33		5 1 50	72 Do.	3 6 40
34		4 lû 45	73 Do.	4 2 45
35		5 7 45	74 Do.	4 8 55
36 37		5 9 60	75 . Do.	3 0 35
38		3 7 40	76 Do.	2 10 35
90 90		3 4 40	77 Do.	2 11 35

Do. .. 4 1 .. 25 78 ..

No.	Species.	Girth. Length. Ft. in. Ft.	No.	Species.	Girth. Length. Ft. in Ft.
~ ~	Hora	3 5 40	140	Hora	4 11 50
	Do.	2 11 30	141	. , Do.	4 0 30
~~	Do.	4 5 65	142	Do.	4 5 50
~~	Do. Do.	3 9 50	143 144	Do.	4 2 50
4	. Do.	3 1 40	3 4 -	. Do Do.	3 5 50
	. Do.	3 3 35	146	, , Do. , , Do.	. 3 7 . 50
^-	Do.	3 1 35	147	. Do	3 4 50
	. Do.	3 10 40	148	. , Do.	5 0 60
	. Do.	5 0 50	149	Do.	4 7 60
	. Do.	3 11 50	1	Do.	3 1 40
^ `	. Do.	3 0 35	152	Do. Do.	3 0 40
	. Do.	5 4 50 i		. Do.	3 7 35
	. <u>D</u> o.	4 1 45	1 .	. Do.	2 8 35
94 . 95 .	. Do. . Do.	5 0 55		Do.	3 4 ., 45
	. Do. . Do.	4 10 50	156	Do.	3 9 40
	. Do.	5 8 60	157 158	. , Do.	. 3 9 . 40
	. Do.	3 7 45	159	. , Do. . , Do.	2 10 . 40
99 .	. Do.	2 6 30	£ 47	. Do.	3 6 . 40
	. <u>D</u> o.	3 10 40	161	. Do.	. 4 0 . 40
	. Do.	3 10 40 1	162	Do.	1 5 . 40
	. Do.	3 8 40	163	Do.	3 7 . 45
	. Do.	3 4 45	164 165	, Do.	. 3 5 . 45
•	. Do.	. 3 2 . 40		Do. Do	4 3 50 5 5 50
	. Do.	3 9 45 :	4	Do.	1 0 50
		3 9 50	168	. Do	. 5 7 50
	. Do.	2 9 30	169	156	1 10 65
	. Do. . Do.	3 0 40		$a_{ij} = D_{ij}$. 1 3 50
	. Do.	3 3 50	171 172	. Do.	2 10 35
	. Do.	. 5 0 . 70	1 70 0	Do. Do.	3 0 45
	. Do.	3 2 45	174	. Do.	1 5 . 50
	. Do.	3 11 45	175	Do	1 8 40
	. Do.	4 4 50		Do	3 2 30
	. Do. . Do.	4 3 55	177	<u>D</u> o.	2 11 30
	. Do. . Do.	2 11 40	178 179	Do. Do	2 11 30
	. Do.	. 4 3 . 45		Do Do.	5 6 . 40
	. Do.	3 10 50	141	. Do.	. 5 8 . 40
	. D o.	3 0 40	182	Do.	1 1 50
	. Do.	3 8 50		Do	. 5 2 60
	. Do.		184	Do.	. 4 8 . 50
	. Do.	2 8 35	185 186	Do. Do	1 5 . 50
	Do.	4 2 50	187	Do Do	3 0 . 45
127 .	. Do.	6 6 40	188	. Do.	3 2 40
	. Do.	3 1 40		Do.	3 2 40
	. Do.	2 8 40	180	Do,	. 5 10 . 45
	. Do. . Do.		191	Do.	4 9 50
	. Do.	2 11 40	$\frac{192}{193}$	Do. . Do.	1 2 . 30
	. Do.	5 1 . 50	194	. Do. . Do.	3 4 30
:	. Do.	. 5 2 . 40	195	. Do.	3 9 . 40
135 .	. Do.	4 7 50 !	196	Do.	3 2 . 40
	. Da	4 3 45	197	Do.	1 4 . 40
137 - 138 -	. Do. . Do.	4 8 45	198 199	, . Do, Do,	3 7 40
	. Do.	2 10 . 35	200	Do. Do.	3 11 40
201.		10 00	-1117		

Any further information can be obtained on application at the Divisional Forest Office, Ratnapura.

J. D. SARGENT. Conservator of Forests.

Office of the Conservator of Forests. Kandy, March 13, 1928

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 67-36, situated at Maligawatta. Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from February 25, 1928.

Do. . . 2 11 . . 35 The Municipal Office. Do. . . 5 0 . . 60 Colombo, March 7, 1928. CHAS. W. PATE. Municipal Veterinary Surgeon.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 19, situated at Dias place, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from March 3, 1928.

The Municipal Office, Colombo, March 7, 1928.

CHAS. W. PATE, Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

THEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 53, situated at Torrington avenue, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected

This declaration shall take effect from March 1, 1928.

The Municipal Office, Colombo, March 7, 1928.

CHAS. W. PATE, Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out in the prémises known as Stork Gardens, Maradana, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from March 2, 1928.

The Municipal Office, Colombo, March 9, 1928.

CHAS. W. PATE, Municipal Veterinary Surgeon.

Foot-and-Mouth Disease. .

WHEREAS foot-and-mouth disease has broken out in the premises known as the Playground of Prince of Wales avenue, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from March 6, 1928.

The Municipal Office, . Colombo, March 9, 1928.

CHAS. W. PATE, Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 61, situated at Nells Iane, Mataccooly, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area

This declaration shall take effect from March 6, 1928.

The Municipal Office, Colombo, March 9, 1928.

CHAS. W. PATE, Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated February 15, 1928, published in the Government Gazette No. 7,631 of February 24, 1928, the premises bearing assessment No. 85, situated at Symonds road, Maradana, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas foot-and-mouth disease no longer exists in the said premises: It is now declared free from fcot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from February 28, 1928.

The Municipal Office, CHAS. W. PATE, Colombo, March 12, 1928. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEAERS by proclamation dated February 15, 1923, published in the Government Gazette No. 7,631 of February 24, 1928, the premises bearing assessment No. 22, situated at Saunders Court, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas foot-and-mouth disease no longer exists in the said premises: It is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from February 22, 1928.

The Municipal Office, Colombo, March 12, 1928.

CHAS. W. PATE, Municipal Veterinary Sargeon.

Foot-and-Mouth Disease.

THEREAS by proclamation dated February 8, 1928, published in the Government Gazette No. 7,630 of February 17, 1928, the premises bearing assessment No. 24, situated at Union place, Slave Island, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas foot-and-mouth disease no longer exists in the said premises: It is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from February 22, 1928.

The Municipal Office, CHAS. W. PATE, Colombo, March 12, 1928. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated February 6, 1923, published in the Government Gazette No. 7,630 of February 17, 1928, the premises bearing assessment No. 24, situated at Saunders Court, Colombo, were proclaimed an infected area in terms of sub-section; (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas foot-and-mouth disease no longer exists in the said premises: It is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from February 16, 1928.

The Municipal Office, CHAS. W. PATE, Colombo, March 12, 1928. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated February 18, 1928, published in the Government Gazette No. 7,631 of February 24, 1928, the premises bearing assessment No. 10, situated at Cotta road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas foot-andmouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 3, 1928.

The Municipal Office, CHAS. W. PATE. Colombo, March 12, 1928. Municipal Veterinary Surgeon

Foot-and-Mouth Disease.

WHEREAS by proclamation dated February 28, 1928, published in the Government Gazette No. 7,633 of 9, 1928, the premises known as Yalta, Flower March road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas foot-and-mouth disease no longe exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected

This declaration shall take effect from March 9, 1928.

The Municipal Office, CHAS. W. PATE Colombo, March 12, 1928. Municipal Veterinary Surgeon.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 59/60, situated at Colpetty lane, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from February 22, 1928.

The Municipal Office, CHAS. W. PATE, Colombo, March 13, 1928. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in VV the premises bearing assessment No. 45, situated at Vauxhall lane, Slave Island, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from March 7, 1928.

The Municipal Office, CHAS. W. PATE, Colombo, March 13, 1928. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in VV the premises bearing assessment No. 678/736, situated at Pamankada road, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from March 9, 1928.

The Municipal Office, CHAS. W. PATE, Colombo, March 13, 1928. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 6/7, situated at Greenpath, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from March 10, 1928.

CHAS. W. PATE, The Municipal Office, Colombo, March 13, 1928. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated February 24, 1928, VV published in the Government Gazette. No. 7,632 of March 2, 1928, the premises bearing assessment No. 8, situated at Skinner's road north, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas footand-mouth disease on longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 12, 1928.

CHAS. W. PATE. The Municipal Office, Colombo, March 13, 1928. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated February 24, 1928, VV published in the Government Gozette No. 7,632 of March 2, 1928, the premises bearing assessment No. 332, situated at Alutmawata road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas footand-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 11, 1928.

The Municipal Office, CHAS. W. PATE. Colombo, March 13, 1928. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated February 28, 1928, published in the Government Clarette No. 7,632 of March 2, 1928, the premises bearing assessment No. 64/65, situated at Bloemendahl road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas footand-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 11, 1928.

The Municipal Office, CHAS. W. PATE, Colombo, March 13, 1928. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 57, situated at Torrington avenue, Colombo: Such premises are here declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an intected area.

This declaration shall take effect from March 2, 1928.

The Municipal Office. CHAS. W. PATE, Colombo, March 13, 1928. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in W the premises bearing assessment No. 126 333, situated at Timbirigasyaya road, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from March 9, 1928.

The Municipal Office. CHAS. W. PATE. Colombo, March 13, 1928. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 42, situated at Hunupitiya Lake road. Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from March 8, 1928.

The Municipal Office. CHAS. W. PATE. Colombo, March 13, 1928. Municipal Vetermary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out VV at Nawala, garden No. 115, in Salpiti korale of Colombo District of the Western Province: It is hereby declared, in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by land belonging to M. D. Perera, so th by lvnd belonging to Mr. N. B. Cooray, east by high road, west by land belonging to Mr. N. B.

This declaration shall take effect from the date hereof.

February 25, 1928.

D. E. WIJESEKERE, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kirilapona, in garden Mahaliyedda grass field, in Salpiti korale of Colombo District of the Western Province: It is hereby declared, in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by Kirillapona-ela, south by land called Talakotuwa, east by high road, west by land called Talakotuwa.

This declaration shall take effect from the date hereof.

D. E. WIJESEKERE, Chief Headman.

February 25, 1928.

WHEREAS foot-and-mouth disease has broken out at Welikada in garden No. 263, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:-

The area is bounded on the north by high road, south by high road leading to Cotta, east by garden No. 259, west by a mud wall.

This declaration shall take effect from the date hereof.

February 27, 1928.

D. E. WIJESEKERE. Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Welikada in lot No. 22B, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :

The area is bounded on the north by high road, south by road leading to the house of Mr. Silva, east by high road leading to Nawala, west by gardens No. 655 to 659 and ela.

This declaration shall take effect from the date hereof.

February 27, 1928.

D. E. WIJESEKERE, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Welikada in (Kochchiyawatta) lot No. 21, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is

The area is bounded on the north by fields, south by road leading to the house of K. C. Dias, east by road leading to the house of K. C. Dias, west by the ditch.

This declaration shall take effect from the date hereof.

February 27, 1928.

D. E. WIJESEKERE, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at No. 523, Welikada, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected. viz. :

The area is bounded on the north by high road, south by a ditch and fields, east by boundary fence of land belonging to Mr. J. D. Manchanayaka, west by wall on the western boundary of the land belonging to Mr. H. D. John Peris.

This declaration shall take effect from the date hereof.

February 29, 1928.

D. E. WIJESEKERE, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Welikada, lot No. 21, C. G. lease plan, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is

The area is bounded on the north by ela, south by high road to Cotta and road leading to the house of Mr. K. C. Dias, ast by fence of the land belonging to Mr. Donald Obeyesekera and road leading to the house of Mr. K. C. Dias, west by water-course.

This declaration shall take effect from the date hereof.

D. E. WIJESEKERA, Chief Headman

Foot-and-Mouth Disease.

THEREAS foot-and-mouth disease has broken out W at Nawala in garden No. 157, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by land belonging to G. William Perera, south by land belonging to R. Don Appusingho, east by land belonging to C. K. A. Salim, west by land belonging to G. William Perera.

This declaration shall take effect from the date hereof.

March 7, 1928.

D. E. WIJESEKERE, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kirillapone, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by canal, south by Talahenawatta belonging to Mr. H. B. Fernando, east by Talahenawatta belonging to Mr. H. B. Fernando, west by

This declaration shall take effect from the date hereof.

March 2, 1928.

D. E. WIJESEKERE. Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out VV at Welikada in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by boundary of Sanitary Board land and road, south by ela, east by ela, west by high road to Nawala.

This declaration shall take effect from the date hereof.

March 3, 1928.

D. E. WIJESEKERE. Chief Headman.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out on W Ekalawatta, at Ekala in Alutkuru korale south of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected viz. :-

The area is bounded on the north by field belonging to Migel Appu and others, south by field belonging to Warliyuno Appu and others, east by Tunhiriyawala, west by

This declaration shall take effec from the date hereof.

March 6, 1928.

TIMOTHY F. ABAYAKOON, Chief Headman.

Foot-and-mouth Disease.

WHEREAS foot-and-mouth disease has broken out on Kelagahawatta at Batagama North in Alutkuru korale south of Colombo District of the Western Province; It is hereby declared in terms of section 5 of sub-sections (1) and (2), of Ord nance No. 25 of 1909, as amended by No. 19 of 1923, the under-mentioned area is infected

The area is bounded on the north by cart road, south by field, east by wire fence of the land belonging to Marsal Jayawardana, west by wire fence of the land belonging to Pedrick Tissera.

This declaration shall take effect from the date hereof.

March 6, 1928.

TIMOTHY F. ABAYAKOON, Chief Headman. A 18

March 1, 1928.

Foot-and-Mouth Dissess

WHEREAS foot and mouth disease has broken out on W Nugagahstanda at Narangodapaluwa in Alutkuru korale south of Colombo District of the Western Province: It is hereby declared in terms of section 5, of sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected :-

The area is bounded on the north by land belonging to Helenis Appu, south by Palliyawatta, east by field, west by field.

This declaration shall take effect from the date hereof.

TIMOTHY F. ABAYAROON, Chief Headman.

March 6, 1928.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out on Kalamaduwagahawatta and Jambugahawatta at Narangodapaluwa in Alutkuru korale south of Colombo District of the Western Province: It is hereby declared in terms of section 5, of sub-sections (1) and (2), of the Ordinance No. 25 of 1909; as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:-

The area is bounded on the north by land belonging to Ragis Appu, south by Palliyawatta, east by land belonging to Abilino Appu, west by Palliyawatta.

This declaration shall take effect from the date hereof.

March 6, 1028.

TIMOTHY F. ABAYAKOON, Chief Headman.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out on Millagahawatta at Elapitiwela in Alutkuru korale south of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by Hettiyawatta south by Public Works Department road, east by boundary of land belonging to D. W. Ratnasekara, west by boundary of land belonging to Charles Peter Roodrigo.

This declaration shall take effect from the date hereof.

March 6, 1928.

TIMOTHY F. ABAYAKOON, Chief Headman.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out VV at Kahatagahawatta in Wetara, in Mattegoda Peruwa of Salpiti korale, in Colombo District of the Western Province: It is hereby declared in terms of section 5, subsections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by Alubogahalands, south by Alubogahawatta, east by Delgahawatta, west by the Village Committee read to Palagama.

This doclaration shall take effect from the date hereof.

March 4, 1928.

G. W. DE FORSERA, Chief Hendman.

112522

Pool-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at Assennawatta, in Abstkuru kerale north of the Negambo District of the Wastern Province : It is hereby

declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.

The area is bounded on the north by hand belonging to Pahinduwa, south by land belonging to Franciscu Fonsel east by land belonging to Lebuna, west by land belonging to H. Jamba

This declaration shall take effect from the date hereof.

March 6, 1928.

" C. H. A. Samabakkody, Mudaliyar, Alutkuru Korale North

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken jour VV at Madittigama, in Alutkuru korale north of the Negombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2) of the Ordinance No. 25 of 1909, as amonded by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.

The area is bounded on the north by land belonging to Siyadoris Fonseka and others, south by lands belonging to M. Seenchia and others, east by land belonging E. Upenchia, west by tract of fields.

This declaration shall take effect from the date hereof.

March 6, 1928.

C. H. A. SAMABARRODY. Mudaliyar, Alutkuru Korale North,

Foot-and-Mouth Disease.

WHEREAS foot and mouth disease has broken out at Maditigama, in Alutkuru korale north of the Negombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz

The area is bounded on the north by lands belonging to late Mr. S. R. de Fonseka, south by tract of field, east by land belonging to S. Yasai, west by land belonging to him. Labuna and others.

This declaration shall take effect from the date hereof.

Merch 6, 1928.

C. H. A. Samarakkody. Mudaliyar, Alutkuru Korele North

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken W at Hinadure, in Udugahapatou, Hapitigam korale of Negombo District of the Western Province: It is hearth declared in terms of section 5, sub-section (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz

The area is bounded on the north by village houndary of Kadigomuwa, south by ditto of Bajjangoda, east by Maha oya, west by Crown land called Bajjangodakanda.

This declaration shall take effect from the date hereof.

February 22, 1928.

A. L. DASSANAIKE. Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Talahena, in Udugaha pattu north, Mapitigam koralo, of Negombo District of the Western Province : It is hereby declared in terms of section 5, sub-sections (1) and (2) of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area infected, viz. :-

The area is bounded on the north by a tract of paddy fields south by estate called Ambalankanatta, cast by a tract of paddy fields, west by Pasyala Giriulla. Fublic Works Department road.

This declaration shall take effect from the date hereof

February 28, 1928.

A. L. DASSANAIRE Chiof Hondonini.

WHEREAS foot-and-mouth disease has broken out at Gaspe, in Yatigaha pattu south, Hapitigam korale, of Negombo District of the Western Province : It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by a village cart road, mouth by ditto, east by a tract of paddy fields, west by village boundary of Muddaragama.

This declaration shall take effect from the date hereof.

March 5, 1928.

A. L. DASSANAIRE, Chief Headman.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out at Keppitiwalana, in Hapitigam korale of Negombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by a tract of paddy field?, south by the village boundary of Muddaragama, east by Banduragoda-Ganemulla Yillage Committee road, west by the village boundary of Muddaragama.

This declaration shall take effect from the date hereof.

March 5, 1928.

A. L. DASSANAIRF, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in Gansabha Hammillewa, Karewilagala, Peenawa, and Nawattegama in No. 54 Kandutulana in Undurawa korale of Kalagam palata: I do hereby declare, under section 5 (1) of the Ordinance No. 25 of 1909, that the said villages are infected areas.

Boundaries.—The boundaries are the village limits of the four villages concerned.

B. TENNEKOON, Ratemahatmaya, Kalagam Palata. Kalawewa, March 8, 1928.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out VV in Medawachchiya, in Medalassatulana No. 57, and Kandalugomuwa, in Galegodakandutulana No. 55, in Negampaha korale of Kalagam palata: I do hereby declare, under section 5 (1) of the Ordinance No. 25 of 1909, that the said villages are infected areas.

Roundaries.—The boundaries are the village limits of the two villages concerned.

B. TENNEKOON, Ratemahatmaya, Kalagam Palata. Kalawewa, March 8, 1928.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out in the premises bearing assessment Nos. 5, 12, and 13, in Malwala road, Ratnapura: It is hereby declared in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, that the premises Nos. 5 to 14, in Malwala road, within the Urban District Council limits of Ratnapura. are an infected area.

This declaration shall take effect from the date hereof.

C. H. COLLINS, Additional Government Agent.

The Kachcheri, Ratnapura, March 8, 1928.

Foot Disease.

HEREAS foot disease has broken out at premises No. 6, in Idama, Salpiti korale, in Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz :-

The area is bounded on the north by land belonging to Mr. M. A. Fernando, south by land belonging to Mr. M. A. Fernando, east by land belonging to Mrs. C. P. Perera, and Mr. P. T. Jayasooriya and Rev. Jacob Mendis and others, west by the Colombo-Galle road.

This declaration shall take effect from the date hereof.

March 5, 1928.

G. W. DE FONSEKA, Chief Headman.

Hoof-and-Mouth Disease.

HEREAS hoof-and-mouth disease has broken in Kandu tulana in Ulagalla korale, I do hereby declare under section 5 (1) of the Ordinance No. 25 of 1909, that the said tulana is infected area.

Boundaries.—The boundaries of the Revenue division of Kandu tulana.

T. B. POHOLIYADDE, Ratemahatmaya, Hurulu Palata.

Ulagalia Walauwa, March 12, 1928.

Hoof-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Aspokuna estate, in Tingole palata, in Gandahe korale of Weudawili hatpattu of the Kurunegala District of the North-Western Province, under section 5, subsections (1) and (2) of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated February 17, 1928, is free from hoof-andmouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri, Kurunegala, March 12, 1928. for Government Agent.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out at Hatalispahuwa in Imbulgoda palata in Udapola Otota korale west, in Dambadeni hatpattu of the Kurunegala District of the North-Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2) of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is

The area is bounded on the north by culvert at Nadawariya on Kurunegala-Polgahawela road, south by Kahawatta-ela bridge, east by Wattegedara-ela, west by ela between Hatalispahuwa and Barahelagama villages.

This declaration shall take effect from the date hereof.

T. W. MARALANDE, Ratemahatmaya, Dambadeni Hatpattu. March 7, 1928.

Hoof-and-Mouth Disease.

THEREAS hoof-and-mouth disease has broken out at Mahakowana and Kudakowana in Mahagalboda Megoda korale south, in Weudawilli hatpattu of the Kurunegala District of the North-Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2) of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by Badagamuwa and Ranawana village limits, south and east by Gandahe korale boundary, west by Gettuwana-ela.

This declaration shall take effect from the date hereof.

J. MADAWALA, Acting Ratemahatmaya, Weudawilli Hatpattu. March 8, 1928.

[Continued on page 1195.]

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.

Draft Supplemental Budget for Twelve Months from January 1 to December 81, 1927.

Draft Supplemental H	udget 1	or Tw		hs from January 1 to December 51, 1927.			
	Amo	umt.	Total.	Diruke.	Am	ount	. Total
A.—Non-Eppective Charges.	Rs.		Re. c.		Rs.		R _{a, C}
5 Pensions-gratuity to E. Samuel de Silva, Caretaker, Municipal Worksho	p 119	0		Pension-gratuity to Paitchie, Cooly woman (wife of Sollamuttu), Engi-			- git
Pensions-gratuity to Aiyawery Carup- pen, Cooly, Engineer's Department		•	•	ncer's Department	242	0	
Pension to Mr. H. A. V. Speldewinde,	128	U		Pension-gratuity to Odayan, Cooly, Engineer's Department	434	. 0	
Scavenging Superintendent Pension to Mr. E. G. LaBrooy, Come-	1,484	0		Pension-gratuity to Pesona Hamy, Cooly woman, Enginner's Depart-			
tery-keeper, Madampitiya (from			•	ment *	117	0	
March 2, 1927, to December 31, 1927)	204	Q.	· .	Pension-gratuity to Muttu, Cooly, Engineer's Department	224	0	
Pension-gratuity to Saveriappen, Cooly, Public Health Department	155	•	•	Pension-gratuity to Kitta Valliamai, widow of Fireman Raman	128	0	
Pension to Mr. Cyril Foenander, Super-		•		Pension-gratuity to Sollamuttu,			
intendent of Conservancy Pensions-gratuity to Elaries de Saram,	2,795	0		Sledger, Engineer's Department Pensions-gratuity to to Sithi Kha-	120	0	
Bicycle Orderly, Public Health Department	191	0		theegu, widow of A. J. Pallie, Watcher, Engineer's Department	194	0	
Pension to Mudaliyar D. J. Ratnaike,	-01	•	ı	Pensions gratuity to Amja, Fireman	134	U	
Shroff, from June 1, 1927, to December 31, 1927	1,193	0	i	No. 24 Pension-gratuity to William de Silva,	371	0	
Pensions gratuity to Sollamuttu Kan- gany, son of Ramen, Engineer's				Cooly, Engineer's Department	115	0	
Department	208	0		Pension-gratuity to Letchimi, widow of Muttusamy, Cooly, Engineer's			
Pensions gratuity to Mason Abu Sally of the Plague gang, Public Health				Department Pension-gratuity to next of kin of the	173	0	<u>د</u>
Pensions-gratuity to Uduma Lebbe	134	0		late peon W. D. Jacolis of Engineer's Department	7 11		
Marikar Samaudeen, Mason, Work-				9 Contribution to Volunteer Band	75 750	Ö	Tibe
Pensions gratuity to Isaac, Cooly at	347	O.	1	19 Cost of engagement of Loyal Band	800	_ 1	8,987 0
the Pumping Stations, Engineer's Department	217	0		B.—Chairman.		·	
Pension to A. A. Packeer, Fireman		v	1	1 (a) Chairman, Municipal Council,			
(from February 6 to December 31, 1927	172	0		Passage of Chairman and family (b) Leave salary of Mr. H. E. Newn-	2,230	0	.93
Pension and gratuity to the widow and minor children of the late Cooly				ham, C.C.S., late Chairman,			
Sollamuttu of the New Town Hall,			- 1	Municipal Council ,.]	15,000	• l'	7,230 0
Pension from September 26, 1927, to December 31, 1927, Rs. 127.			į	C.—Secretabiat.			
Gratuity Rs. 320	447	0	- 1	3 Legal expenses	2,000	0	
Public Health Department	239	0	- 1	4 Advertisements	100 125	0	
Pensions-gratulty to Muniamma, Cooly woman, Engineer's Department	135	0	1	16 Expenses on account Printing Office, New Town Hall	450	0	
Pensions-gratuity to Maradamagam Sannasi, Scavenging Cooly, Engi-	+		- 1	18/1926 Election expenses		Ō	
neer's Department	175	0	- }			3	1,202 0
Pensions-gratuity to Hendric Appu, Cooly, Gordon Gardens, Engineer's			İ	E.—VETERINARY DEPARTMENT. 27 Rat traps	105	A	
Pensions gratuity to Muthusamy,	486	0				0	
Cooly, Engineer's Department	268	0	•	-		~ 3	,156 0
Pensions gratuity to Semon Silva, Watcher, Engineer's Department	87	0		F.—MUNICIPAL COURT.			
Pension to Dr. Wm. Marshall Philip, Medical Officer of Health (from July				1 Salaries	450	Ú 	450 0
13, 1927, to December 31, 1927)	4,398	0		A B B			-00
Pensions-gratuity to widow of Supplish Caderavail, Overseor, Engineer's				G.—FIRE BRIGADE. 2 Allowances	90 (٨	
Department Pension to J. U. S. Dissanayake,	50	0		13 Purchase of motor fire tender 1		Ď	
Bindor, Secretatiat (from August 1,	100			14 Purchase of car, Superintendent of Fire Brigade	ō.080 (3	
1927, to December 31, 1927) Pension to widow of Periseamy, Cooly,	102	V		<u> </u>		- 21.	59 0 0
waterworks Department (from Aug- ust 20, 1927, to December 31, 1927)	137	0	- 1	H.—Public Health Department.			
Secretariot/from October 5 1007 to		-	1	5 (a) Postagu 9 (a) Furniture	50 (200 () . ": 1 2	
Pension gratuity to Suppen, Cooly,	87	0 '	- 1	13 (b) Salaries	420 0	. "	
Engineer's Department	339	0		15 (a) Focs to Municipal Midwives 17 (c) Salaries	30D 0 250 0		
Pension-gratuity to Kangany Avul andu, Engineer's Department:	**572	n]	37 (b) Expenses to Dr. C. V. Assrappa to attend Child Welfare Conference 1	1,000 0) ·	
Pension-gratuity to Karuppen, Coely, Engineer's Department	194 (1.5	38 Expenses of Dr. L. F. Hirst to attend			
Pension-gratuity to Wioran, Cooly, Engineer's Department		*	l l	meeting at Calcutta of Plague Expert Commission	750 0		Materia
Pensions-gratuity to Nilgamma, Cooly	837 ()	- 13	38/1920 Purchase of 150 copies of the Plague Report	273 0		
woman, Engineer's Dopartment	163 0	1	ŧ	*		3.5	143 0

	,	Amo Rs.		Total. Rs. c.		Amou Rs.	e.	Tot Rs.
<u>.</u>	MUNICIPAL ENGINEER'S DEPARTMENT.		••	_,_,	Il8 Road improvements round the new	2.0,	٠.	4444
7	Miscellaneous (advertising charges for				Child Welfare Centre	9,000	,O	
	Grade I., Engineer'	676	0		119 Boundary wall between lavatories	410	₹	Ç
	Upkeep of playgrounds	300	Ò		and Mosque compound	412	Ð	
9	Do	130	0		120 Cost of bench and two gas jets in the Medical room (New Town Hall)			
	(a) Value of squatting pans written off Upkeep of Printing Department	1,782	v		capital account	987	0	
U	(machinery and gas)	250	0	•	121 Wideningof Kochchikade at junction	•••	•	
7	(a) Kaluboville quarry account debit		•		with Jampettahstreet (acquisition			
•	balance at December 31, 1926	475	0			37,800	0	-4
2	Dean's road-Symond's road-Street				123 Wire netting fence for Alexandra			
	Scheme acquisition balance	34,611	0		playground, Mutwal	600		
7	Construction of lavatory, Gasworks	410	^		124 New Town Hall (capital expenditure) (125 Dark room for the Medical Officer of	99,000	v	
	street	419	0		Health's Department, New Town			
•	Conversion of Rifle Garden into a play- ground	2,000	0		Hall	600	0	
•	Equipment of playground for girls at	_,000	v		126 Furniture for Council Chamber, New		-	
	Elie House park	1,000	0		Town Hall	9,400	0	
1	Public lavatory, Parson's road		0		127 Lighting of Child Welfare Centre,		_	
	Conversion of Central Record room				capital account	5,930	0	
	into a Public Hall (New Town Hall)	3,381	0		128 Two baths and a hatch for the milk			
3	Do.	8,100	0		room (Child Welfare Centre, capital	1,525	0	
3	Do	1,416	U		account) 129 Sixalabaster bowls and fittings (New	1,020	v	
,	Covering with Malthoid all flats and cornice gutter (New Town Hall)	5,445	ø		Town Hall, capital expenditure)	640	0	
. :	Improvement of Laundry at Wekande	U, TT-)	v		66/1924 Acquisition of land and construc-			
	(roof over tank)	7,000	0			3 7 ,9 9 2	10	
5	Improvements to laundry at Bloe-	.,			89/1924 Acquisition laying of 3-inch main			
	mendahl	8,200	0		from Maligakande to Union			
(Construction of a public bathing place		_		place	2,025	U	
	in Vauxhall street	5,500	0		65/1925 Acquisition of land construction			
,	Acquisition of a public bathing place	4 500	^		oflighting, water, and drainage to Maligawatta	9,508	0	
, ,	in Vauxhall street	4,500	0		86 (e)/1925 Public lavatory at Peer Saibo's	0,000	•	
	Orainage of Maligakanda Municipal Offices	12,000	0		lane (construction)	5,200	0	
3	Extension of rain-water drain through	12,000	•		94/1925 Drainage of Old and New Moor	•		
	private property at Skinner's road				streets—clearing of land	1,000	0	
	south	7,500	0		68/1926 Purchase of four new lorries,			
1	Widening of Castle street, Kynsey road	1,000	0		handcarts, and shelter of lorries	2,130	0	
0	Rounding off of dangerous corners,		•		77/1926 Acquisition of site for Public	30,000	0	
	Ward place, Kynsey road	900	0		100 (1000 T	753		
T	Improvements to Vine street north,	1 750	0			24,000	ŏ	
2	Modera street, and Ferguson's road Rounding off of dangerous corners,	1,750	U		108/1926 Alteration to Printing Depart-	,	-	
_	Norris Canal road, Kynsey road	775	0		ment, New Town Hall	350	0	
3	Soil sewer, Harmer's avenue	18,000	Ŏ		113/1926 Repairs to sewer J 12, Kota-		_	
	'Bus and rickshaw stand near Khan	,				2,000	0	
	Clock Tower, Front street	3,500	0		118/1926 Purchase of one Super Sentinel	200	^	
5	Purchase of three portable steam		•	1	steam wagon and trailer	600		08 919
_	boilers	8,500	0	ı	K.—Waterworks Department.		-1,0	06,212
b	Improvements to Marshall street—				26 Improve heister & Wolfendahl supply	2.000	0	
	Fisher's Hill to Elie House road and Elie House road to Alut-			J	30 Fixing of Deacon waste meters 5	6.000	Ö	
	mawata	7,000	0	ł	31 Water service to Yakbedda	4,000	0	
,	Purchase of two steam lorries and	,,,,,,	•	ľ	32 Water main in Fisher's quarter,		_	
		40,000	0		Mutwal	1,350	0	
3	Construction of watchers' shelters	2,500	0	ŀ	33 Scraping cast iron mains from Labu-	• •	^	
		10 ,000	0	1		6,0 00		
)	Parks and playground, Prince of				34 Three water troughs for animals	900		70,250
	Wales avenue—land for destructor	* 0.000	^		L.—Asses are Department.			10,200
		50,000 6, 0 00	0		1 Salaries	5,200	0	
	Car for Chairman	2,500		- 1	2 Allowances	1,000	Ŏ	
	Do	450	ŏ	f		-,		6,200
	Rubber matting for the entrance hall,	-00	٠.		M.—Public Library.			•
	New Town Hall	2,700	0		6 Books	4,000		
	Refuse destructor for Colombo South 3		0	}	7 Binding old books	500	0	
	Conversion of Municipal Engineer's			İ	<u>-</u>	3 -		4,500
	Office into Municipal Court	13,000	0		•			
	Drainage of Kolonnawa	85,500	Λ		π_	tal .	4 1 1	54 OAO '

NOTICE is hereby given that the under-mentioned movable property seized by virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of section 137 of the Ordinance No. 6 of 1910, for arrears of instalment due for aided house drainage to premses and for the period mentioned in the subjoined schedule, will be sold by public auction at the place and at the time therein mentioned, unless in the meantime the amount of the instalment and costs be duly paid.

March 10, 1928.

The Municipal Office, Colombo, February 28, 1928.

SCHEDULE.

G. H. N. SAUNDERS, Municipal Treasurer.

Å 19

Chairman, Municipal Council,

and Mayor of Colombo.

Premises
No.
Street.
Quarter and Year.
Property seized.
Time of Sale.

Norris road and Maliban street. 4th quarter, 1927

Master "pencils, 3 one-gross boxes" Golden
Master "pencils, 2 date boxes"

Date and Place of Sale: On March 26, 1928, at the Municipal Council Stores Darley Road.

Time of Sale:

Property seized.

Property seized.

Orange of Sale:

Orange of Sale:

Property seized.

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Drainage of Gower Street—Apportionment under Section 25 of Ordinance No. 19 of 1915.

"ITH reference to the notice dated September 21, 1927, and appearing in Government Gazette No. 7,608 of September 30, 1927, it is hereby notified that the Municipal Council of Colombo, having considered objections made under section 25(2)(a) of the above Ordinance, has at its meeting on March 7, 1928, approved the apportionment referred to in the above notice, which apportionment is as follows:--

		_	Cost of				d Cost of
Name of Owner.		appo	ortioned alverts.	Name of Owner.			ortioned Culverts.
•		and C	Rs. c.		_		Rs. c.
Mr. R. L. de Pieris		• •	329 12	Mr. L. de Kretser	•		337 76
Mr. J. R. V. Ferdinands			250 76	Mr. R. L. de F. Pieris	• •		166 42
Mr. S. J. C. Schokman	• •	• •	251 51	Mr. G. C. Welsh			209 17
Mrs. Bawa		• •	165 75	Mr. Evan Koch	• •		208 16
Dr. T. de Kretser		• •	337 43	Mr. Roslyn Koch			499 24
Mr. A. G. Jayasundre			252 26	Mr. R. L. do F. Pieris (per		• •	119 13
Messrs. Cargills, Ltd.		• •	637 99	Mr. R. L. de F. Pieris (po	r reservation B)	• •	117 63
Mr. D. J. Amaratunga		• •	630 82	_			
•		•					4,413 15

Colombo, March 16, 1928.

W. T. STACE. Chairman, Municipal Council, and Mayor of Colombo.

TRADE MARKS NOTICES.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upo such terms as he may direct.

- (1) Trade Mark No. 3,661.
- (2) Date of Receipt: September 28, 192
- (3) Applicant (Proprietor of the Trade Mark): V. V. DEVARAJA, MUDALIYAR, trading as "DEVAR & CO.," 90, Wolfendahl street, Colombo; Tile Merchants
 - (4) Address for service in the Isla

(5) Class: 16

(6) Goods: Tiles:

(7) Representation of the Trade Mark:

DUND MARK

Hegistrar-General's Office, Colombo, March 7, 1928.

E. R. DE SILVA. Registrar of Trade Marks.

OTICE hereby given that any person who has rounds of objection to the registration of the Trade Mark may, within two months from the his Gazette, lodge Notice of Opposition on Form following date of this Gazette, lodge fortice of Opposition on Form T. M. No. 7 with an uncontrolled stamp of Rs. 20 affixed thereto.

The period for todging Notice of Opposition may be enlarged by the Registrar it he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 3,977.
- (2) Date of Receipt: September 19, 1927.
- (3) Applicant (Proprietor of the Trade Mark): HERMAN BICK and KARL WEYERSBERG, trading as FRIEDR. HERDER ABR. SOHN, 29, Grunewalder Strasse Solingen, Germany; Manufacturers.
- (4) Address for service in the Island, if any: C/o Wilson & Kadirgamar, National Bank buildings, Fort, Colombo.
 - (5) Class: 12.
 - (6) Goods: Cutlery and edge tools made of steel.
 - (7) Representation of the Trade Mark:



The applicants undertake that this Trade Mark and the Trade Mark No. 3,795, when registered, will be assigned or transmitted as a whole and not separately.

E. R. DE SILVA, Registrar of Trade Marks. Registrar-General's Office, Colombo, February 29, 1928.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,153
- (2) Date of Receipt: February 6, 1928.
- (3) Applicant (Proprietor of the Trade Mark): DAVID SASSOON REJWAN, SHAOUL SASSOON REJWAN, KAVOURY DAVID REJWAN, SION DAVID REJWAN, GOURJEY SHAOUL REJWAN, and ABDULLAH REJWAN, trading as DAVID & SHAOUL SASSOON REJWAN & SONS, Bagdad; Tea Merchants.
- (4) Address for service in the Island, if any: C/o Julius & Creasy, Colombo.
 - (5) Class: Forty-two.

- (6) Goods: Tea
- (7) Representation of the Trade Mark:



Registrar-General's Office, Colombo, March 14, 1928. E. R. DE SILVA, Registrar of Trade Mark

NOTICES UNDER "THE LOCAL GOVERNMENT ORDINANCE, No. 11 OF 1920."

Auctioneer and Broker.

THE following person was licensed on February 17, 1928, to carry on the trade or business of auctioneer and broker within the limits of the Panadure Urban District Council area from February 17, 1928, to December 31, 1928, and his name is published in terms of section 17 of Ordinance No. 15 of 1889, as amended by Ordinance No. 25 of 1922:—

H. D. S. Perera, Auctioneer and Broker.

M. H. JAYATILEKE, Chairman.

The Urban District Council Office, Panadure, March 6, 1928.

Auctioneers and Brokers.

THE following persons were licensed during the month of February, 1928, to carry on the trade or business of auctioneer and broker within the limits of the Jaffna Urban District Council area for the year 1928, and their names are published in terms of section 17 of Ordinance No. 15 of 1889, as amended by Ordinance No. 25 of 1922:—

Mr. J. A. Sethupathy, Auctioneer, Bankshall street,

Mr. V. A. Duraiappah, Auctioneer and Broker, Main street, Jaffna.

R. SUBRAMANIAM,

Office of the Urban District Council, for Chairman.

Jaffna, March 6, 1928.

Election of a Member for Godigomuwa Division, Ratnapura Urban District Council.

NOTICE is hereby given that it is intended to hold an election of a member of the Ratnapura Urban District Council for the Godigomuwa division on Monday, April 16, 1928. Every candidate must be nominated in writing, and the nomination paper must be subscribed by at least two persons whose names appear in the Electoral Roll of the Godigomuwa division, and the nomination paper must be delivered at the Office of the Ratnapura Urban District Council on or before 2 P.M. on April 16, 1928, which day has been fixed for that purpose.

If more than one candidate is nominated, a poll will be taken on April 30, 1928, at the Sivali School. The poll

shall open at 8 A.M. and close at 1 P.M.

The Kachcheri, Ratnapura, March 12, 1928. C. H. Collins, Government Agent.

MISCELLANEOUS DEPARTMENTAL NOTICES.

(Continued on page 1191).

Excise Department.

A PPLICATIONS for admission to the next Excise Learners' Class will be received by the Excise Commissioner up to Monday, March 26.

Application should be made on a printed form, which can be obtained either from the Excise Commissioner or from an Assistant Commissioner of Excise, subject to the following conditions:—

(i.) Applicants must have passed the Cambridge Senior Local or the London Matriculation Examination; and (ii.) They must have completed their 19th year, but not completed their 24th year on January 1, 1928.

No application forms will be issued to any applicants who cannot produce a birth certificate and educational certificate as above.

G. S. Wodeman, Excise Commissioner.



ROAD COMMITTEE NOTICES.

Alawatugoda-Ancoombra Estate Cart Road

OTICE is hereby given that in terms of "The Estate Roads Ordinance, No. 12 of 1902," a meeting of the Local Committee of the above road will be held on Wednesday, March 21, 1928, at 10.30 A.M., at Ancoombra Bungalow.

Business.

To read the minutes of the last meeting.

To appoint Chairman, Local Committee, to act during the absence of the present Chairman.

To appoint members of Local Committee in place of those who are proceeding on furlough.

> E. R. SUDBURY, for Chairman.

Provincial Road Committee's Office, Kandy, March 5, 1928.

Branch Road from Maskeliya to Moray. (Laxapana Bridge.)

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 bridge for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, April 14, 1928, at 9.45 A.M., at their office in Kendy, proceed to assess the under-mentioned estates to make up the private contributions :-

Government moiety Private contribution		340.00	
Frivate contribution	15	343 • 40	,
Proprietors or Agents.	. Estates.	Acr	eage.
A. N. Greig	Laxapana, York,	and	
	John's Land	• •	866
The Laxapana Tea Co		• •	239
Do	St. Andrews		321
	Dalhousie		289
	. Situluganga		143
A. N. Grieg	. Suluganga		155
E. H. Etches	Forres		387
Uplands Tea Estates Co	. Moray and Valladolid		461
Do.	. Geddes	• •	198
Do.	. Corfu		187
Do.,	. Rajamalle		212
L. Elwell -	. Gartmore Group, La	arch-	
	field, Gartmore, Be	VYS.	
#	and Frogmore		848
Shaw, Wallace & Co	, Adam's Peak	• •	742
·_	_		

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

W. L. KINDEBSLEY, Provincial Road Committee's Office.

Chairman. Kandy, March 12, 1928.

Branch Road from Maskeliya to Moray.

(Situluganga Bridge)

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 main-tenance of the above bridge for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, April 14, 1928, at 9.45 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

Government moiety Private contributions	Rs 85 00
Uplands Tea Estates Co Do	Estates. Acreage. Forres: 387 Moray and Valladolid 461 Geddes: 198 Corfu: 187 Rajamalle: 212

Proprietors or Agents.	Estates.	Acreage
L. Elwell	. Gartmore Group,	
N. 10	Larchfield, Gart- more, Bevys, and	
10/11	Frogmore	3000 - 3400
	. Adam's Peak	74
And at the same time	and place the Comm	ittee wil

take evidence, if necessary, and receive and consider objections and suggestions.

W. L. KINDERSLEY,

Provincial Road Committee's Office, Kandy, March 12, 1928.

Chairman.

Maskeliya-Cruden Branch Road.

(Maskeliya Bridge.)

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 bridge for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1898," will on Saturday, April 14, 1928, at 9.45 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

Private contributions		70.00
Proprietors or Agents.	Estates.	Асте
Sir Thomas Lipton	Bunyan	
_Do	Ovoca	'
J. M. Robertson & Co.	Mocha	

G. B. de Mowbray .. Dotala Bois Bros & Co. .. Queensland .. Bloomfield Whittall & Co. .. Mottingham The. 982 A. P. Juckes .. Dunnottar Colombo Commercial Co., Ltd. .. Emelina 205 Whittall & Co. Brunswick Do. .. Caakieben J. M. Robertson & Co. Midlothian Do. 441 Desside

wall. And at the same time and place the Committee take evidence, if necessary, and receive and consider objections and suggestions.

Geo. Steuart & Co.

Do.

W. L. KINDERSLEY.

Glenugie

. Bargrove

392

220

Provincial Road Committee's Office, Chairman. Kandy, March 12, 1928.

Duckwari-Ferndale Branch 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 mainte nauce of the above road for the year ending September 30, 1928, the Provincial Road Committee acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, April 14, 1928, at 9.46 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 Rs. 1,474.60 Private contributions

lst section, 4 mile

		VS-740
Proprietors or Agents.	Estates.	Acressa.
Rangalla Consolidated, Ltd. (E. S.		
Wilson); Agent, M. M. Smith	Peru	138

1st and 2nd sections, 13 mile.

The Rangalla Consolidated Tes Ltd. (E. S. Wilson); Agent, M. Martin Smith Rangalla

1st to 3rd section,	2½ miles.	
Proprietors or Agents.	Estates.	Acreage.
. The Rangalla Consolidated Tea Co., Ltd. (E. S. Wilson); Agent, M. Martin Smith		331
1st to 4th section	ı, 3 miles.	•
The Rangalla Consolidated Tea Co., Ltd. (E. S. Wilson); Agent, M. Wartin Smith		202
1st to 5th section,	3∄ miles.	
The Rangalla Consolidated Tea Co., Ltd. (E. S. Wilson); Agent, M. Martin Smith Gordon Frazer & Co. (A. H. Kerr) Galaha Co. (A. H. Kerr) The Rangalla Consolidated Tea Co., Ltd. (E. S. Wilson); Agent, M. Martin Smith Lipton, Ltd. (H. S. Hurst) Lewis Brown & Co. Ltd., (J. K. Olney)	Kaladuriya	rk 500 594
And at the same time and plac evidence, if necessary, and receiv and suggestions.	e the Committee e and consider o	will take bjections
Provincial Road Committee's C Kandy, March 12, 1928.	W. L. KINDERS Office, Cha	LEY, irman,

Wanarajah Branch Road (between Wanarajah Bridge and Claverton Store).

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for repairs to Public Works Department cooly lines on the above road,

the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, April 14, 1928, at 9.45 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

Government moiety	·	Rs. 1,000
Private contributions		Rs. 1,025

Proprietors or Agents.	Estates.	Acreage.		
Wanarajah Tea Company Ceylon, Ltd. South Wanarajah Tea Estat		Wanarajah	• •	345
Co.		South Wanaraj	ah	255
Ceylon Proprietary Company		Summerville		242
R. C. Scott		Blair Athol		306
Executors of M. V. Aranasals	m		-	
Retty Cangany		Carfax		299
K. Rollo and Mrs. Mercer		Gorthie		308
Whittall & Co		Dunkeld		237
		Castlereagh		524
Whittall & Co		Banff		
Do				
Lethenty Tea Estates Association	on			320
		Marlborough		258
		TO 1 .		114
		A1		198
Uplands Tea Estates of Ceylon			• •	522
Lethenty Tea Estates Association				306
TOUTOTTY TOO SUBJUST TENDOUTER			• •	

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,
Kandy, March 12, 1928.

LOCAL BOARD NOTICES.

SANITARY BOARD, BATTICALOA DISTRICT.

Statement of Revenue and Expenditure of the Sanitary Board Towns of the Batticalca District during the Year 1927.

	SAMMANTURAI.												• 1	1 .	
	Rev	VENUE.		Amoui Rs.		Tota Rs.			Expendi	TURE.		Amou Rs.	nt, C,	Rs.	
1.	Taxes	• •		819	38		j	1.	Administration	• •	• •	651		٠.	
2.	Licences			264	50		2.	2.	Revenue service	• •	• •	227			•
3.				26	51			3.	Sanitation	• •	1 11 11 11 11				
4.		23 3 87		[.		4. Public works	• •	••	1,517 95						
5.	Fines			50	65]	5.	Buildings	• •	• •	7	50		
6.	Refund of adv	ance		41	57		1	6.	Miscellaneous		• •	146	51		
						1,436 4	48	7.	Refund of deposit	• •	••	238	25		
		Balance on	January 1,	1927		3,996 J	17			_				3,834	
							- 1		Balar	ce on Dece	mber 31,	1927	• •	1,598	22
•	•		r	otal	••	5,432 €	35				1	otal		5,432	65

					KALM	IUN	AI.			
	$\mathbf{R}_{\mathbf{E}}$	VENUE.		Amount, Rs. c.	Total. Rs. c.		Expenditure.		Amount. Rs. c.	Total Rs. c
1. 2. 3. 4. 5. 6. 7.	Taxes Licences Fines Rents Miscellaneous Deposit Refund of adva	 ance . Balance on	January 1,	2,328 20 1,728 50 . 65 75 2,782 60 29 85 1,390 15 126 86	8,451 91 7,229 77	1. 2. 3. 4. 5. 6. 7. 8. 9.	Administration Revenue service Sanitation Street lighting Public works Buildings Miscellaneous Refund of deposit Refund of Government loan		1,189 82 533 63 2,078 71 324 12 1,639 98 400 52 491 32 466 39 1,860 0	8,98 4 49
					1		Balance on Decem	lber 31.	1927	6.697 19

Balance on December 31, 1927 . 6,697 1

						KA	TTA	NKĮ	JDI.	•	` <i>:</i>			
	REVE	NUB.		Amou Rs.		Tot Rs.			Expeni	otture.		Amou Rs.		Total Rs. c.
1.		• •		1,856				1.	Administration .			1,204	9	-, 0,
2,	Liconces	• •	٠.	733	50			2.	Revenue service			322	98	
	-Fines	• •		76	25			3.	Sanitation			2,605	88	
4.	Rents	• •		3	0			4.	Street lighting			434	65	
5.	Miscellaneous	• •		386	50			5.	Public works			2.300		
6.	Deposits	• •		5,377	20*			6.	Buildings			437		
7.	Refund of advance	e		• 50	0			7.	Miscellaneous			255		
Rolance	Ralance on J	anuary 1, 1927	-			8,483 7,191		8.	Refund of deposit	• •		1,997	71	
		w	••		_	,,,,,,,			Bala	nce on	December 31	, 1927		9,558 72 6,116 36
				Total		15,675	8	1				Total		15.675 8

^{*} Includes Government grant for construction of public latrines.

ERAVUR.

	Reve	arrest.		Amou		Total.		Expend	AFFI D L		Amount.	Total.
		NOD.		Re,		Rs. c.		DATEST	JII C RE.		Rs. c	Rs. c.
	Taxes	• •		1,466			1.	Administration			624 39	•
2,1	Licences	• •		1,958	75		2.	Revenue service	• •		296 75	
3.	Fines	• •		77	75		3.	Sanitation			1,507 40	
4.	Rents	• •		45	0		4.	Street lighting		•	79 10	
5.	Miscellaneous			48	94		5.	Public works			1,348 4	
6.	Deposit			279	1		6.	Buildings			2,636 27	
7.	Refund of advance	ø.,		57	Õ		7.	Miscellaneous			242 - 69	
						3.933 27	8.	Refund of deposit			1,700 50	
	В	alance	on January 1	. 1927	٠.,	10,232 46		•				S.435 14
				•				Balar	nce on De	œmber 31,	1927	5,730 59
				Total		14,165 73				1	Cotal	14.165 73

Sanitary Board Office, Batticaloa, March 7, 1928. O. J. S. PRITCHETT, for Chairman.

Auctioneer's and Broker's Licence.

IT is hereby notified that the under-mentioned person has been granted a licence to practise as an Auctioneer and Broker within the Local Board limits of Batticaloa during the year 1928, under section 13 of Ordinance No. 15 of 1889:—

3. S. R. Eliatamby of Puliyantivu, Batticaloa.

Batteral Board Office, Batteraloa, March 12, 1928. C. J. S. Pritchett. for Chairman.

LOCAL BOARD OF KURUNEGALA.

Statement of Probable Revenue and Expenditure of the Local Board of Health and Improvement, Kurunegala, for the Year 1928.

					-	-				
Revenue.					Rs.	c. {	Expenditure.		A ** .	c.
General revenue Thoroughfares Board lands, build Public health Parks and public r Cometeries Dogs	recreations	••			995	10 0 0 0 0	General expenditure Thoroughfares Board lands, buildings, and tank. Public health Parks and public recreations Cemeteries Dogs Education		26,806 22,001 11,674 47,215 90 934 545 60	52 67 3
Other receipts	Balance on	January	1, 1928		110,060 34,112	43	Miscellaneous Other payments Estimated balance on December 31, 1928	•	250 1,500 111,976 32,196	0 22
			Total	••	144,17	3 17	Total		144,173	17

^{*} Inclusive of Rs. 18,213.38 lying in Benk.

NOTIFICATIONS UNDER "THE **PATENTS** ORDINANCE.

HE following Specification has been accepted:-

No. 2,291 of February 7, 1928.

George Ernest Moore.

"Continuous adjustable tea packing machine."

Abstract.—Platforms resiliently suspended by hangers are given a reciprocating motion by means of came on a shaft; the motion is controlled by screwing up the platform against the suspension spring. A roller just projects through a slot in the platform to facilitate the removal of boxes.

(1) A method of packing tea or like material into receptacles placed on vibrating platforms, each platform comprising a separate unit of a packing machine and operated by a single source of power such that the various grades of tea or other material being packed are given the appropriate amount of vibration by controlling the degree of vibration on each particular platform which may be effected independently of one another.

(2) A method of packing tea or like material according to claim (1) such that a packed receptacle may be removed from its platform without jarring its contents and without the stoppage of that particular platform or any of the other

packing platforms.

(3) A continuous adjustable packing machine for tea or like material comprising means for utilizing a single source of power for vibrating a single or a series of packing platforms, said vibrating motion on each platform being adjustable and governed to suit the grade of material packed thereon independently of one another.

(4) A continuous adjustable packing machine according to claim (3) wherein means are provided for the removal of a packed receptacle without jarring its contents and without the stoppage of that particular platform or of any of the

other packing platforms.

(5) A continuous adjustable packing machine for tea or like material comprising one or more units each consisting of a bedplate adjustably supporting a packing platform, said platform being kept in vibratory motion by rotating shafts each having cams attached thereto at suitable points along their lengths, said shafts being preferably located under said platforms and actuated from a single source of power, further means being provided to govern the vibratory motion by resilient stops.

(6) A continuous adjustable packing machine according to claim (5) wherein the resilient stops comprise a spring

located around the bolts supporting the platform to the hangers attached to the bedplate.

(7) A continuous adjustable packing machine according to the preceding claims, wherein means for the removal of a packing receptacle without jarring its contents is effected by one or more rollers mounted on bearers attached to the bedplate such that the upper surface or surfaces of the roller or rollers slightly protrude through slots cut in the packing

(8) A continuous adjustable packing machine for tea or like material constructed and adapted to operate substa

tially as herein described and with reference to the accompanying drawings.

One sheet of drawings.

Patent Office, Colombo, March 7, 1928.

NORMAN RAE, Registrar of Patents.

TO MARINERS.

No. 5 of 1928.

CEYLON-COLOMBO APPROACH.

Ona Gala Buoy replaced.

THE Ona Gala Light Buoy has been replaced by a Red Pillar Light Buoy exhibiting a White Flashing Light showing one flash of ½ second duration every 5 seconds.

This buoy is situated 350 yards 275° from the position of the former buoy and 1 mile 8½ cables 340° from the Fixed Red Light at extremity of South-West Breakwater.

Admiralty Charts affected:

No. 914, Colombo Harbour.

No. 3,686, Approaches to Colombo. No. 3,700, Colombo to Galle.

No. 68B, Palk Strait and Gulf of Mannar, sheet 2.

No. 813, Ceylon, South Coast.

Publications:

Bay of Bengal Pilot, 5th Edition, 1921, page 101. West Coast of India Pilot, 7th Edition, 1926, page 67.

Master Attendant's Office, Colombo, March 13, 1928. E. C. Stubbs, Captain, R.N. (Retired), Master Attendant.

UNOFFICIAL ANNOUNCEMENTS.

(Continued from page 1144.)

APPLICATION FOR FOREIGN LIQUOR LICENCES,

We hearby give notice that we have on February 14, 1928, applied to the Government Agent, Western Province, Ceylon, for the licence shown in the schedule her to annexed, for the licencing period ending September 80, 1928, in for the needing period sompliance with Excise Notification No. June 15, 1918 :---

Name and address of applicant: Anglo-French Trading Co., 19, Baillie sty

Description of igence or licences applied for: Wholesale

State whether application is for renewal of existing licence or licences or for a new licence or licences: New licence. Situation of premises to be licensed: 19, Baillie street, Colombo,

8. DA SILVA.

hereby give notice that I have on December 5, 1927, applied to the Government Agent, Eastern Province, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1928:—

Schedule.

and address of applicant: S. A. C. Vilcassim, Vilcassim Hall, Batticaloa.

vicessum riall, Batticalos.

Description of license of decision applied for: Bar licence for place of public entertainment.

Wiletter application is for renewal of existing licence or for new licence. Rew licence.

Situation of premises to be licensed: Vileassim Hall, Batticalos.

A. PAUL,

Manager, Vileassim Hall, March 5.11928. for and on behalf of S. A. C. VILCASSIM.