GOVERNMENT GAZETTE

Cheek in

No. 7,643 – FRIDAY, MAY 18, 1928.

Published by Authority.

PART I.—GENERAL.

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H. ROSS

COTTLE, GOVERNMENT PRINTER

CEYLON.

PROCLAMATIONS BY THE GOVERNOR.

The Waste Land Ordinance, No. 8 of 1927.

L 1056/27

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

H. J. STANLEY.

NOW Ye that We, the Governor in Executive Council, by virtue of the powers in Us vested by section 5 (3) of the Waste Land Ordinance, No. 8 of 1927, do hereby proclaim that the provisions of section 5 of the said Ordinance shall apply to land situated in the areas specified in the schedule hereto annexed.

Colombo, May 18, 1928.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

GOD SAVE THE KING.

CHEDULE

Areas.

The Kukul and Kuruwiti korales of the Ratnapura District.

Atulugam korale east and Panawal korales east and west of the Kegalla District.

BY HIS EXCELLENCY THE GOVERNOR.

L 328/28

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 hereto, a village forest for the benefit of the village communities of Kandegedara, Maha-arachchimulla, Nugawela, Sewandana, and Kosinna villages, in Udukaha korale east of Dambadeni hatpattu, Kurunegala District, North-Western Province.

Colombo, May 18, 1928.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

GOD SAVE THE KING.

SCHEDULE.

The land commonly called or known as Badapaliyagodamukalana, situated in the village of Kandegedara, in Udukaha korale east of Dambadeni hatpattu, Kurunegala District, North-Western Province; containing in extent 53 acres 1 rood and 15 perches, and shown as lot 85 in final village plan No. 444; and bounded as follows: on the north by the village limit of Maha arachchimulla village, final village plan No. 442 and lot 85a in final village plan No. 444; on the east by the village limit of Maha arachchimulla village, final village plan No. 442, and by the village limit of Nugawela village, final village plan No. 457; on the south by the village limit of Nugawela village, final village plan No. 457; on ett by lot 83 in final village plan No. 445;

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 198 of 1928.

ILL With the approval of the SECRETARY OF STATE regrine Colonies, to sanction the following promotions in the Civil Service, with effect from April 13, 1928 :---

To Class I., Grade I.

Mr. T. W. Roberts.

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To Class I., Grade II.

Mr. H. E. NEWNHAM.

Mr. G. S. WODEMAN.

By His Excellency's command,

Ocionial Secretary's Office,
Colombo, May 18, 1928.A. G. M. FLETCHER,
Colonial Secretary.

No. 199 of 1928.

WITH reference to the Notification dated March 16, WITH reference to the Notification dated March 16, WITH reference to the Same date, its hereby notified that HIS EXCELLENCY THE GOVERNOR has been pleased, with the approval of the SECRETARY OF STATE FOR THE COLONIES, to recognise Mr. KOYNE V. GRAM as Vice-Consul of the United States of America at Colombo.

By His Excellency's command,

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

No. 200 of 1928.

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

Mr. K. KANAKASABAI to act as Additional District Note and Additional Police Magistrate, Jaffna, on May 19 and 21, 1928, during the absence of Mr. M. A. ANDLANANDAN, or until the resumption of duties by Matofficer.

Mr. C. A. LABROOY to be Additional Commissioner of Requests, Kandy, on May 19, 1928.

Mr. J. LIGHT to be, in addition to his own duties, Additional Commissioner of Requests, Matara, on May 5, 1928.

Mr. K. KANAKASABAI to act as Commissioner of Requests, and Police Magistrate, Jaffna, Kayts, and Mallakam, during the absence of Mr. J. LIGHT, on May 12 and 13, 1928, or until the resumption of duties by that officer.

Mr. F. N. DANIELS to act as Commissioner of Requests and Police Magistrate, Kurunegala, during the absence of Mr. W. O. STEVENS, on May 14, 1928, or until the resumption of duties by that officer.

Mr. E. B. WEERAKOON to be Additional Municipal Magistrate, Colombo, on May 15, 1928.

Mr. MERRILL PEREIRA to act as Municipal Magistrate, Colombo, from May 18 to 20, 1928, during the absence of Mr. M. JOSEPH, or until the resumption of duties by that officer.

Mr. N. DE ALWIS to be Additional Police Magistrate, Balapitiya, on May 23, 1928.

Mr. K. KANAKASABAI to act as Additional Police Magistrate, Jaffna, on May 5, 1928, during the absence of Mr. M. A. ARULANANDAN.

of Mr. M. A. ARULANANDAN. The Notification regarding the appointment of Mr. K. KANAGASABAI, which appeared in the *Gazette* of May 11, 1928, is cancelled. Mr. A. R. HALLOCK to be, in addition to his other duties, Additional Police Magistrate, Puttalam, from May 18, 1928, until further orders.

Mr. J. W. WARBY to act as Colonial Storekeeper from May 9, 1928, during the absence of Mr. J. GIBB, or until further orders.

Mr. B. DE SARAM, Assistant Commissioner of Excise, to the office of the Assistant Commissioner of Excise, Southern Division, with effect from May 1, 1928, with Headquarters in Colombo.

Mr. H. A. S. HAMER, Accountant, Ceylon Savings Bank, to act as Secretary on May 2, 1928, during the absence on leave of Mr. K. W. Y. ATUKORALA, or until further orders.

Notification No. 194 of 1928 published in *Government Gazette* No. 7,642, dated May 11, 1928, is cancelled in so far as it relates to Mr. H. A. S. HAMER'S appointment.

Messrs. G. K. PIPPET, Superintendent of Police, and M. H. RATTON, Assistant Superintendent of Police, to be Justices of the Peace and Unofficial Police Magistrates for the Central and Western Provinces, respectively.

Mr. G. G. PERKINS to be a Justice of the Peace and Unofficial Police Magistrate for the District of Ratnapura, during the absence of Mr. W. H. FITZPATRICK from the Island.

Mr. J. W. M. PLAYFAIR to be a Justice of the Peace and Unofficial Police Magistrate for the District of Badulla.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 17, 1928. A. G. M. FLETCHER, Colonial Secretary.

No. 201 of 1928.

Ceylon Planters' Rifle Corps—(Retirement). Major MARTIN MORRISON SMITH retires April 26, 1928.

HIS EXCELLENCY THE GOVERNOR has been pleased to grant Major MARTIN MORRISON SMITH permission to retain his rank and wear the uniform of the Ceylon Planters' Rifle Corps.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 11, 1928. A. G. M. FLETCHER, Colonial Secretary.

No. 202 of 1928.

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments in the Ceylon Cadet Battalion :---

To be Honorary Second Lieutenants.

Mr. J. DUFF-TYTLER.

Mr. GEORGE ATKINSON.

Mr. NICHOLAS ARULPRAGASAM.

By His Excellency's command,

A. G. M. FLETCHER,

Colonial Secretary.

Colonial Secretary's Office, Colombo, May 11, 1928.

195 6 P		IENT GAZETTE MAY 18, 1928
TIS Excellency to recognize M	No. 203 of 1928. THE GOVERNOR has been pleased Ir. M. A. M. ISMAIL, provisionally	y years 1928–1930.
	al of Persia at Colombo, from	
Mr. MOHAMED ALLY.	the absence from the Island o	Colonial Secretary's Office, Colombo, May 16, 1928. A. G. M. FLETCHER, Colonial Secretary
	y His Excellency's command,	
Colombo, May 10, 1	ffice, A. G. M. FLETCHER, 928. Colonial Secretary	• No. 208 of 1928.
No II IS EXCELLENCY under section is as amended by Ordin Dr. S. C. THURAIRA. Kurunegala, to be an	5. 204 of 1928. THE GOVERNOR has been pleased 5 (1) of Ordinance No. 18 of 1892 nance No. 5 of 1925, to appoin JAH, Medical Officer of Health Official Member of the Sanitar 20 Dr. H. A. DIRCKZE, transferred	Code, 1898," to appoint Mr. DON PIYASENA MAY. DUNNE to be an Inquirer for the Chief Headman division of Uda Bulatgama, in the District of Kand Central Province, during the absence of Mr. S. A. I SILVA, from May 8 to July 9, 1928.
	י בר ביד יידרי	By His Excellency's command,
Colonial Secretary's O	7 His Excellency's command, ffice, A. G. M. FLETCHER, 928. Colonial Secretary	Colonial Secretary's Office, Colombo, May 12, 1928. A. G. M. FLETCHER, Colonial Secretary
3, 	o. 205 of 1928.	NT- 000 -6 1000
		IS EXCELLENCY THE GOVERNOR has been pleased under section 120 of "The Criminal Procedure
1892, to appoint Mr. C the Sanitary Board, R	THE GOVERNOR has been pleased 5 (i.) (b) of Ordinance No. 18 of \mathbf{G} . G. PERKINS to be a Member of atnapura District.	Code, 1898," to appoint Mr. U. B. DISSANAYAKE to t an Inquirer for Pallepane and Tyspane korales i Kotmale, in the District of Nuwara Eliya, Centra
By	y His Excellency's command,	Province, vice C. B. WELAGEDERA, dismissed.
Colonial Secretary's Of Colombo, May 15, 19	flice, A. G. M. FLETCHER, 228. Colonial Secretary	
No	b. 206 of 1928 .	Colonial Secretary's Office, A. G. M. FLETCHER,
IS EXCELLENCY	THE GOVERNOR has been pleased	Colombo, May 8, 1928. Colonial Secretar
No. 10 of 1861, to appo	isions of section 13 of Ordinance bint the Hon, Mr. G. R. DE SILVA	No. 210 of 1928.
to be a Member of t Province of Sabaraga the year 1928. By Colonial Secretary's Of	he Provincial Road Committee, muwa, during the remainder of 7 His Excellency's command, fice, A. G. M. FLETCHEE,	HIS EXCELLENCY THE GOVERNOR has been please to appoint Mr. DON JUWANIS SOMARATE SENARAT of Marawita, Dambadeniya, to be a Notar Public throughout Yatinuwara, Udunuwara, and Par Hewaheta division of Kandy District, with residen
Colombo, May 14, 19		Sinhalese language.
	5. 207 of 1928.	By His Excellency's command,
1 under the prov	THE GOVERNOR has neen pleased, viso to section 23 of Ordinance pint the Hon, Mr. G. R. DE SILVA	Colonial Secretary's Office, A. G. M. FLETCHER,
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•		
	APPOINTMENTS, &c.,	, OF REGISTRARS.
	,	
TTIS EXCELLENCY to make the foll	THE GOVERNOR has been pleased lowing appointments :	vice Mr. WILFRED HENRY MOORE, transferred. His offic will be at the Nuwara Eliya Kachcheri.
Mr. WALTER DAND Assistant Provincial Re	DEIS GUNARATNA as Additional ogistrar of Births and Deaths and of f Kandy District of the Central	Mr. RICHARD HENRY DAVID MANDERS as Addition Assistant Provincial Registrar of Births and Deat

Mr. WALTEE DANDRIS GUNARATNA as Additional Assistant Provincial Registrar of Births and Deaths and of Marriages (General) of Kandy District of the Central Province, with effect from May 9, 1928, vice Mr. RICHARD HENEY DAVID MANDERS, transferred. His office will be at Kandy Kachcheri.

Mr. CHARLES HERBERT HARTWELL as Additional Assistant Provincial Registrar of Births and Deaths and of Marriages (General) of Nuwara Eliya District of the Central Province, with effect from the May 11, 1928,

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North-Western Province, with effect from May 12, 1928, during the absence of Mr. WILLIAM HOLMES, on leave. His office will be at the Kurunegala Kachcheri.

By His Excellency's command,

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

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THE following appointments made under the proviso to L sub-section (3) of section 2 of Ordinance No. 23 of 1927 are hereby notified :--

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Mr. BASTIAMPILLAI VRASPILLAI to act as Registrar of Londs Mannar, for five days from May 15, 1928, during the absence of the Registrar, Mr. S. VRASPILLAI, on leave.

Mr. ARUMUGAM AMBALAVANAR to act as Registrar of Lands, Puttalam, for four days from May 9, 1928, during the absence of the Registrar, Mr. T. SIVASUBRAMANIAM, on leave.

Registrar-General's Office, Colombo, May 12, 1928. Colombo, May 12, 1928. C. COOMARASWAMY, Registrar-General.

T is hereby notified that I have appointed Dr. VICTOR BERTRAM VAN DORT as Deputy Medical Registrar of Births and Deaths of Division No. 1 of Colombo Municipality consisting of the Fort and Galle Face Ward, in the Colombo District of the Western Province, with effect from May 8, 1928. His office will be at No. 1/10, 1st Floor, the Gaffoor building, Main street, Fort, Colombo.

Registrar-General's Office,	C. COOMARASWAMY,
Colombo, May 8, 1928.	Registrar-General.

T is hereby notified that I have appointed Dr. EDMUND HUGH BLAZE to act as Deputy Medical Registrar of Births and Deaths of Matara town division, in the Matara District of the Southern Province, for nine days, with effect from May 2, 1928, vice MUDALIHAMY TENNAKOON, on leave. His office will be at the Civil Hospital, Matara.

Registrar-General's Office,	C. COOMARASWAMY,
Colombo, May 2, 1928.	Registrar-General.

TT is hereby notified that I have appointed NAGA-NATHAR RAJAH to act as Registrar of Births and Deaths of Point Pedro division, and of Marriages (General) of Vadamaradchi division, in the Jaffna District of the Northern Province, for thirty days, with effect from May 1, 1928, vice KANAGARAYAR NAGANATHAR, discontinued. His office will be at Tevaran in Puloli South : station : Pillayantoddam in Puloli East.

Registrar-General's Office,	C. COOMABASWAMY,
Registrar-General's Office, Colombo, April 27, 1928.	Registrar-General.

TT is hereby notified that I have appointed Dr. SINNA-TAMBY SARAVANAMUTTU as Medical Registrar of Births and Deaths of Vavuniya town division, in the Mullaittivu District of the Northern Province, with effect from May 15, 1928, vice Dr. CARTIGESU SOMA-SUNDERAM, transferred. His office will be at the Civil Hospital, Vavuniya.

Registrar-General's Office,	C. COOMARASWAMY,
Čolombo, M y 10, 1928.	Registrar-General.

T is hereby notified that I have appointed SUPPIRA-MANIAM SITHAMPARAPPILLAI to act as Deputy Medical Registrar of Births and Deaths of Batticaloa town division, in the Batticaloa District of the Eastern Province, for ten days, with effect from May 9, 1928, vice SAMPUNATHA-PILLAI KANAGANAYAGAMPILLAI, on leave. His office will be at the Civil Hospital, Batticaloa.

Registrar-General's Office,	C. COOMARASWAMY,
Čolombo, May 9, 1928.	Registrar-General.
ware government for the state of the state o	

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

The Assistant Provincial Registrar, Colombo, ha appointed Dr. MANUEL DON CAROLIS to act as Registrar of Births and Deaths of the Slave Island and Kollupitiya divisions, in the Colombo District of the Western Province, for two days from May 5, 1928, during the absence of the Registrar, Dr. ADOLPHUS SIMON PETER FEBNANDO, on leave. His office will be at No. 4/24, Rifle street, Slave Island, Colombo.

The Additional Assistant Provincial Registrar, Colombo, has appointed EDMUND ARTHUR JAYASEKERA to act as Registrar of Marriages (General) of Colombo town division, in the Colombo District of the Western Province, on May 8, 1928, during the absence of the Registrar, PIYADASA DHARMASIRI RATNATUNGA, on leave. His office will be at the Registrar-General's Office, Colombo.

The Additional Assistant Provincial Registrar, Kalutara, has appointed BELLANAWITANAGE DON DIYONIS JAYA-WARDANE to act as Registrar of Births and Deaths of Bellana division, and of Marriages (General) of Maha pattu north division, in the Kalutara District of the Western Province, for two days from May 2, 1928, during the absence of the Registrar, GANEGE DON CHARLES, on leave. His office will be at Galgodayawatta in Bellana.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Don EDWIN AMARASEKERA PETIKIRI to act as Registrar of Births and Deaths of Kalupahana division, and of Marriages (General) of Udugaha pattu division, in the Kalutara District of the Western Province, for three days from May 10, 1928, during the absence of the Registrar, Don JOHN AMARASEKERA PETIKIRI, on leave. His office will be at Kospotugahawatta in Kalupahana.

The Additional Assistant Provincial Registrar, Galle, has appointed DODAMPEGAMAGE DON DINES DE SILVA to act as Registrar of Births and Deaths of Kottawa division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for fourteen days from May 9, 1928, vice WITANAWASAN JEERIS DE SILVA, suspended. His office will be at Talagahawatta in Tellambure.

The Additional Assistant Provincial Registrar, Galle, has appointed CHARLES DIAS WIKRAMANAYAKA KABUNA-RATNE to act as Registrar of Births and Deaths of Habarakada division, and of Marriages (General) of Hinidum pattu division, in the Galle District of the Southern Province, for six days from May 10, 1928, during the absence of the Registrar, HENDRICK DIAS WIKRAMANAYAKA KARUNARATNE, on leave. His office will be at Maligatennewatta at Tawalama.

The Additional Assistant Provincial Registrar, Galle, has appointed WALIMUNI CORNELIS MENDIS ABESEKERA to act as Registrar of Births and Deaths of Kosgoda division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, on May 15, 1928, during the absence of the Registrar, AGAMPODI DON ASANERIS DE ZOYSA JAYATILAKA, on leave. His office will be at Kammalawatta in Nape.

The Additional Assistant Provincial Registrar, Galle, has appointed KALUHAT VALENTINE DE ABREW WIJESINHA to act as Registrar of Births and Deaths of Welitara division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, on May 15, 1928, during the absence of the Registrar, CORNELIS DE ZOYSA ABAYASIRIWARDENA, on leave. His offices will be at Hambanwatta in Godagedara for Births and Deaths, and Mawatabodawatta in Patagangoda for Marriages.

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 April 26, 1928, during the absence of the Registrar, DIAS MARTIN WANIGASEKARE, on leave. His office will be at Godawekandewatta in Kamburupitiya.

The Assistant Provincial Registrar, Matara, has appointed Don HENDRICK SEPARAMADU PINIDIVA 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 May 9, 1928, during the absence of the Registrar, ABRAHAM DE SILVA WIRESINHA, on leave. His offices will be at Gazyatawatta alias Gabadagewatta in Tudawa and Barandigewatta in Gandaragoda. The Assistant Provincial Registrar, Hambantota, has appointed Annairr Patabenbick Mendias to act as Registrar of Bittis and Deaths of Moderagam palata division, and of Marriages (General) of East Giruwa pattu division, in the Hambantota District of the Southern Browince, for two days from May 7, 1928; during the distance of the Registrar, DON JAKORIS EDIRIWICKBAMAdistance of the Registrar, DON JAKORIS EDIRIWICKBAMAdistance of the Registrar, DON JAKORIS EDIRIWICKBAMAtatta in Tawaluwila.

The Assistant Provincial Registrar, Hambantota, has appointed Don Mowills Willesekara Dissanayake to act as Registrar of Births and Deaths of Paranagam palata division, and of Marriages (General) of East Giruwa pattu division, in the Hambantota District of the Southern Province, for ten days from May 13, 1928, during the absence of the Registrar, CHETWYND ABESUNDERA WIRA-SINHA, on leave. His office will be at Bulugahawatta akias Walauwewatta in Welipitiya.

The Assistant Provincial Registrar, Hambantota, has appointed ARUKATTU PATABENDIGE KARUNADASA EDIRI-WIRA JAYASURIYA 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 four days, from May 14, 1928, during the absence of the Registrar, ANDRAYAS DE SILVA WICKEAMA-NAYAKE, on leave. His office will be at Viharagodella in Tihawa.

The Assistant Provincial Registrar, Jaffna, has appointed AMPIRAITAKAE ANNAMALAI to act as Registrar of Births and Deaths of Chankanai division, and of Marriages (General) of Valikamam West division, in the Jaffna District of the Northern Province, for five days from May 17, 1928, during the absence of the Registrar, KARSENAPILIAR VAVRAMUTTE, on leave. His office will be at Kumpaneluvai in Chankanai.

The Additional Assistant Provincial Registrar, Mannar, has appointed ANTONY KAVIRIKETPILLAI to act as Registrar of Births and Deaths of Musaly South No. 2 Division, and of Marriages (General) of Nanaddan division, in the Mannar District of the Northern Province, for ten days from May 15, 1928, during the absence of the Registrar, SAVIRIYAPICHCHAI MARIYANU PERIS, on leave. His office will be at the Registrarvalavu in Mullikkulam.

The Assistant Provincial Registrar, Mullaittivu, has appointed THIYAGAR NARAMANI to act as Registrar of Births and Deaths of Kilakkumulai South division, in the Mullaittivu District of the Northern Province, for thirty days, from May 3, 1928, during the absence of the Registrar, THAMU UDAIYAR CHELLIAH, suspended. His office will be at the Vidhan's house, Vavuniya.

The Assistant Provincial Registrar, Mullaittivu, has appointed Dr. SINNATHAMPI SARAVANAMUTTU to act as Registrar of Births and Deaths of Vavuniya town division, in the Mullaittivu District of the Northern Province, for ten days, from May 5, 1928, during the absence of the Registrar, Dr. CARTHIGESU SOMASUNDARAM, transferred. His office will be at the Civil Hospital, Vavuniya.

The Assistant Provincial Registrar, Batticaloa, has appointed DISSANAYARA MUDIYANSELAGE KIRI BANDA to act as Registrar of Births and Deaths of Nadukadu pattu west division, and of Marriages (General) of Nadukadu pattu divison, in the Batticaloa District of the Eastern Province, for twenty-four days from May 8, 1928, during the absence of the Registrar, MADAMA APPU ABEYESINGHE BANDA, on leave. His office will be at Uhana; station: Gonagollai.

The Provincial Registrar, Kurunegala, has appointed TENNAROON HEBAT MUDIANSELAGE PUNCHI BANDA to act as Registrar of Births and Deaths of Katugampola korale south division, and of Marriages (General) of Katugampola hatpattu division, in the Kurunegala District of the North-Western Province, for eleven days from May 12, 1928, during the absence of the Registrar, TENNAROON HEBAAT MUDIANSELAGE BANDA, on leave. His office will be at Kanadulla.

The Provincial Registrar, Kurunegala, has appointed ATUKORALLAGE BANDAFFURANY, to act as Registrar of Births and Deaths of Kiniyama korale division, and of Marriages (General) of Katugampola hatpattu division,

in the Kurunegala District of the North-Western Province, on May 14, 1928, during the absence of the Registrar, SINGAKKUTTI MUDIYANSELAGE GUNARAT BANDA, on leave. His office will be at Bowatta.

The Assistant Provincial Registrar, Puttalam and Chilaw, has appointed ARUMUGAM AMBALAVANAR to act as Registrar of Marriages (General) of Puttalam pattu and Gravets division, in the Puttalam District of the North-Western Province, for four days from May 9. 1928, during the absence of the Registrar, THAMBYFILLAI SIVASUBRA-MANIAM, on leave. His office will be at the Assistant Provincial Registrar's Office, Puttalam.

The Assistant Provincial Registrar, Anuradhapura, has appointed DISANAYAKA MUDIYANSELAGE PUNCH BANDA to act as Registrar of Births and Deaths of Kiralewa korale West division, and of Marriages (General) of Kalagam palata division, in the Anuradhapura District of the North-Central Province, for fourteen days from June 1, 1928, during the absence of the Registrar, DISANAYAKA MUDI-ANSELAGE DINCIRI BANDA, on leave. His office will be at Meegahagedera in Marasinha-Hammillewa.

The Provincial Registrar, Ratnapura, has appointed WEERASEKARA MUDIYANSELAGE PUNCHI BANDA to act as Registrar of Births and Deaths of Imbulpe division, and of Marriages (General) of Kadawatu korale division, in the Ratnapura District of the Province of Sabaragamuwa, for thirty days from May 9, 1928, during the absence of the Registrar, ATTANAYAKA MUKAWETI SAHABANDU MUDI-YANSELAGE PUNCHIMAHATMAYA, deccased. His office will be at Amunutennewatta in Imbulpo.

The Provincial Registrar, Ratnapura, has appointed PANANE DASSANAYAKA MUDIYANSELAGE TIKIRIBANDARA NEDUNGAMUWA to act as Registrar of Births and Deaths of Meda pattu division, and of Marriages (General) of Kukulu korale division, in the Ratnapura District of the Province of Sabaragamuwa, for six days from May 10, 1928, during the absence of the Registrar, CHARLES PETER DELCODA, on leave. His office will be at Pinnagodawatta in Kukulegama.

The Assistant Provincial Registrar, Kegalla, has appointed DINGIRIAPPUHAMY JAYASINHA to act as Registrar of Births and Deaths of Dehigampal korale Megodapota pattuwa division, and of Marriages (General) of Three Korales and Lower Bulatgama division, in the Kegalla District of the Province of Sabaragamuwa, for nine days, from May 7, 1928, during the absence of the Registrar, JAYASINHA MUDIYANSELAGE CHARLES APPU-HAMY JAYASINHA, on leave. His office will be at Hitinawatta in Karawdeniya.

The Assistant Provincial Registrar, Kegalla, has appointed LOKUBANDA WERELLEGAMA to act as Registrar of Marriages (General) of Kegalla town within Local Board limits division, in the Kegalla District of the Province of Sabaragamuwa, for seven days from May 12. 1928, during the absence of the Registrar, ANDRAVASPATABENDI THEYONIS DE VAS GOONAWARDANA, on leave. His office will be at the Land Registry, Kegalla.

The Assistant Provincial Registrar, Kegalla, has appointed RANASINHA ARACHCHICE PETER SINNO to act as Registrar of Births and Deaths of Atulugam korale west division, and of Marriages (General) of Three Korales and Lower Bulatgama division, in the Kegalla District of the Province of Sabaragamuwa, for ten days from June 1, 1928, during the absence of the Registrar, HEWA-RALLAGE THEPANIS APPUHAMY, on leave. His office will be at Ambalameowitawatta in Maganmana.

Registrar-General's Office,	C. COOMARASWAMY,
Čolombo, May 15, 1928.	Registrar-General.

THE Notification dated April 17, 1928, relating to the appointment of MANUELFILLAI MICHAELPILLAI as Registrar of Births and Deaths of Point Pedro division, in the Jaffna District of the Northern Province, with effect from May 1, 1928, published in *Government Gazette* No. 7,640 of April 27, 1928, is hereby cancelled.

Registrar General's Office, Colombo, May 9, 1928. C. COOMARASWAMY, Registrar-General.

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		GOVERNMEN	T NOTH	ICATIONS	•	
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		•		• E	y His Exceller	cy's command,
	etary's Office, May 17, 1928.			•	<b>. A</b> .	G. M. FLETCHER, Colonial Secretary.
A PPLICATIC through th	DNS for appointm as Head of the ap	ent to a vacancy plicant's Departm	in Class V. o ent and rece	f the Civil Se bived in the S	rvice will be c ecretariat on o	G 408/28 onsidered if forwarde r before June 1, 1928
				B	y His Exceller	ncy's command,
	etary's Office, May 16, 1928.			•	Α.	G. M. FLETCHER, Colonial Secretary.
Colonial Secr Colonial Secr Colombo, 1	retary's Office, May 15, 1928.			B	•	ncy's command, G. M. FLETCHER, Colonial Secretary.
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# Government University Scholarships.

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IT is hereby notified for general information that, in and after 1929, a Government University Solidarship in Oriental Languages will be awarded on the results of the B.A. Honours Examination of the London University. The following revised regulations for the awards of the Government University Scholarships, in and after 1929, are notified for general information :---

1. Four scholarships of the annual value of £300, tenable for two years, together with an outfit allowance of £50 and a second class passage to the British Isles, will be awarded annually until further notice to students of the University College for the purpose of prosecuting their studies at a University in the United Kingdom on conditions prescribed in the succeeding regulations.

2. The scholarships will be awarded on the results of the Final Honours Examinations of the London University as follows :---

- (a) One scholarship to the candidate recommended by the authorities of the University
  of London as the most meritorious candidate of those who have appeared for the
  B.A. Honours Examination in an Arts subject (excluding Oriental Languages and
  Mathematics);
- (b) One scholarship to the candidate recommended by the authorities of the University of London as the most meritorious candidate of those who have appeared for the B.A. Honours Examination in Oriental Languages;
- (c) One scholarship to the candidate recommended by the authorities of the University of London as the most meritorious candidate of those who have appeared for the B.Sc. Special Examination in a Science subject (excluding Mathematics);
- (d) One scholarship to the candidate recommended by the authorities of the University of London as the most meritorious of those who have appeared for the B.Sc. Special Examination or the B.A. Honours Examination in Mathematics. [Candidates for this scholarship must, on each occasion on which they compete for the scholarship, take Part I. of the Examination in accordance with the regulations of the University of London. Part II. is optional for the scholarship, and, if it is taken by a candidate, the authorities of the University may in making their recommendation consider the work of the candidate as a whole in both the Parts.]
- 3. A candidate to be eligible for one of these scholarships-
  - (i.) must have been registered as a student of the University College for not less than two years;
  - (ii.) must have been resident in the Island for five years next before the examination ;
  - (iii.) must not have completed his twenty-second year before the first day of the month fixed for the examination, provided, however, that until further notice this rule
    - be not enforced in the case of candidates for the scholarship in Oriental Languages;
  - (iv.) must pass the examination on which the scholarship is awarded with 1st or 2nd Class Honours;
  - (v.) must produce medical evidence of physical fitness to undergo a course of study abroad ;
  - (vi.) must have stated in his form of application to appear for one of the examinations specified in (2) above that he is a candidate for a scholarship.
- 4. These scholarships are awarded subject to the following further conditions, viz. :---
  - (a) That the holder shall enter, as an internal student, one of the Universities of the United Kingdom or such other place as shall be approved by His Excellency the Governor, and shall there prosecute his studies in the subject offered by him in competition for the scholarship or in an allied subject approved for the purpose of his scholarship by the University College Council;
  - (b) That the course of the study approved by the Council shall not be changed without the approval of the Council;
  - (c) That the holder shall transmit quarterly to the Director of Colonial Scholars a certificate signed by the College tutor or other responsible authority stating that he continues to pursue his studies with diligence, and that his general conduct is satisfactory.

5. Students of the University College may compete a second time for these scholarships, if still under age, provided that they continue their studies at the University College, or provided that they register themselves as members of the College at the beginning of the Academic Year in which the examination falls, the fee for such registration being Rs. 10.

6. A proper certificate of birth must accompany the application, a certificate of baptism will be accepted instead, provided that baptism took place within four months of the date of the candidate's birth.

7. The duration of the Government University Scholarship may be extended to a further period of one year in cases where a scholarship holder engages in a course of study which lasts more than two years provided that he has shown marked promise and ability during the first two years of his tenure of the scholarship. Every scholar will forfeit his scholarship who, not being disabled by illness or prevented by any other cause which the Director of Colonial Scholars may consider sufficient, fails to comply with the rules here set forth. A scholarship may be terminated at any time if a scholar fails in health or conduct. 8. On the expiration of the scholarship the scholar will be provided with a free second class passage to Ceylon. If a scholarship is forfeited, or if it be resigned before completion of its term, or if the holder of it, on completion of its term, declines to return to Ceylon when instructed to do so, the scholar will lose his claim to a free passage back to Ceylon. If a scholarship is terminated owing to illhealth the scholar will be provided with a free second class passage to Ceylon.

9. Notwithstanding the preceding regulation a scholar will, with the permission of the Secretary of State for the Colonies or His Excellency the Governor, be allowed to postpone his return for two years after the expiration of the scholarship, and to remain in Europe for a further pericd not exceeding three years, on the distinct understanding that such permission will be given only to enable the scholar to pursue a course of studies or to acquire professional qualifications likely to be of benefit to the Colony on his eventual return. In such cases the scholar will be provided with his passage back to Ceylon on the expiration of the two years or the permitted period of extended stay in Europe.

10. The medical expenses of University Scholars will be paid by Government in cases recommended by the Director of Colonial Scholars, but the total sum which will be paid for any one scholar on this account is limited to £50.

11. The parent or guardian of every University Scholar will be required to execute a bond for an amount of not less than Rs. 1,000, to be utilized to meet medical expenses in excess of £50 which are considered to be necessary by the Director of Colonial Scholars. The Secretary of State may at any time order the return to Ceylon of any University Scholar on the recommendation of the medical advisers to the Colonial Office.

Colonial Secretary's Office.By His Excellency's command,Colonial Secretary's Office.A. G. M. FLETCHER,Colombo, May 17, 1928.Colonial Secretary.

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

**H** IS Excellency the Governor has been pleased, under section 7, sub-section (c), of "The Excise Ordinance, No. 8 of 1912," to appoint Mr. S. Diack, Nilagama estate, Kahawatta, to perform throughout the Island the acts and duties mentioned in sections 32, 34, and 45 (a) of the said Ordinance, vice Mr. R. Gregor, who has resigned.

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

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

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

**TS Excellency** the Governor has been pleased, under section 7, sub-section (c), of "The Excise Ordinance, No. 8 of 1912," to appoint Mossrs. K. Sentence Smith of Telbedde estate, Badulla, H. Jago of Sherwood estate, **Haputale**, and M. P. Fraser of Monerakande estate, Koslanda, to perform throughout the Island the acts and duties mentioned in sections 32, 34, and 45 (a) of the said Ordinance, vice Messrs. C. S. Peter, Badulla, S. B. Smith, **Haputale**, and J. W. Cotton, Koslanda, resigned.

Colonial Secretary's Office, Colombo, May 15, 1928. By His Excellency's command, A. G. M. FLETCHEB, Colonial Secretary.

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

# Excise Notification No. 172.

T is hereby notified for general information that the Excise Commissioner, under the provisions of section 49 (1) (b) of "The Excise Ordinance, No. 8 of 1912," has authorized all Assistant Commissioners of Excise, Superintendents of Excise, and Assistant Superintendents of Excise to make complaints or reports to Magistrates of offences punishable under section 46 of the said Ordinance.

	By His Excellency's command,
Colonial Secretary's Office, Colombo, May 8, 1928.	A. G. M. FLETCHEB, Colonial Secretary,

# "THE SMALL TOWNS SANITABY ORDINANCE, 1892."

**T** is hereby notified that the Sanitary Board of the Matara District will, in pursuance of section 9 E(2)(s)(c) of "The Small Towns Sanitary Ordinance, 1892," as amended by Ordinance No. 13 of 1926, and with the sanction of the Governor in Executive Council, levy as from May 18, 1928, a conservancy rate of 2 per cent. per annum upon such annual value of all houses, buildings, lands, and tenements, as has been determined for the purpose of the assessment rate levied under the said Ordinance, within the Sanitary Board towns of Weligama and Dondra in the Matara District, Southern Province.

Oolonial Secretary Coffice, Colombo, May 14, 1928. By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

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

T is hereby notified that His Excellency the Governor, in exercise of the powers vested in him by section 4 of "The Quarantine and Prevention of Diseases Ordinance, 1897," and with the advice of the Executive Council. has been pleased to amend regulation 16 of the regulations published in the supplement to the Ceylon Government Gazette No. 7,481 dated August 28, 1925, in the manner set out in the schedule hereto annexed.

By His Excellency's command,

A. G. M. FLETCHER. Colonial Secretary.

SCHEDULE.

Regulation 16 is amended (1) by the addition of the following immediately after the words "prescribed period"

Kegutation 15 is amended (1) by the addition of the following immediately after the words prescribed period in clause (b) thereof: "at such place or places as the proper authority shall direct."
(2) By the addition of the following immediately after the word "surveillance" in clause (d) thereof: "Such guarantee may, at the discretion of the proper authority consist either of a personal guarantee or of a written guarantee, signed by a third party, that such third party will be liable in the amount of the security tendered, or some such lesser amount as the Chairman, Board of Immigration and Quarantine may direct (1) for any default of the person, so guaranteed, in the above the person of the action of the tendered to the person be implied to him. in the observance of the conditions attached to the permit which may be issued to him.

(2) For any misuse of the permit issued under the guarantee due to its loss, or transfer by the person guaranteed

	ion under Land Sale Regulations 59 a	
I. V received from the Galle Face Le for sale to them, without competition, o within the Municipal limits of Colombo, preliminary plan No. 19,177. The land is required by the app the lands adjoining these two lots, it is	sections 59 and 60 of the Land Sale Reg and and Building Co., Ltd., and the Ce of the two allotments of land described in the Colombo District, Western Prov plicants for the extension of their premi- s proposed to sell them to the applicant to the contrary are adduced in writing	ylon Ice and Cold Storage Co., Ltd. d below and situated in Kollupitiya rince, and shown as lots 1 and 2 in ises; and as they are the owners of s, without competition, at the price
from the date hereof.	° <b>B</b>	y His Excellency's command,
Colonial Secretary's Office, Colombo, May 11, 1928.		A. G. M. FLETCHER, Colonial Secretary.
Extent. Lot. A. B. P. 1 0 0 7.25 2 0 0 23.86	DESCRIPTION. Price. Bs. c. Name of App 3,398 44 The Galle Face Land an 18,640 63 The Ceylon Ice and Cold	d Building Co., Ltd.
"Тна Са	IMETERIES AND BURIALS ORDINANCE, I xcellency the Governor, in exercise of the Ordinance, No. 9 of 1899, and on the	
uthority," to wit, the Government Age	ent, North-Western Province, has appro nd used as a burial ground from the dat By	ved of the allotment of land set out
Lot 31 in final village plan No. 1,64 Name of land : Minipittaniya.	SCHEDULE REFERRED TO. 45. lora korale of Dewamedi hatpattu of the D	District of Kurunegala, North-Western
Situation : Metiwalagama in Balad Province. Boundaries : North by lots 30 and 2 plan No. 1,645.	25 in final village plan No. 1,645 ; and on a	all other sides by lot 25 in final village
Situation : Metiwalagama in Balad Province. Boundaries : North by lots 30 and 2 plan No. 1,645. Extent : 1 rood and 2 perches.		
Situation : Metiwalagama in Balad Province. Boundaries : North by lots 30 and 2 plan No. 1,645. Extent : 1 rood and 2 perches. "THE CEN OFICE is hereby given that His H section 34 of "The Cemeteries a authority." to wit, the Assistant Gover	METERIES AND BURIALS ORDINANCE, 1 Excellency the Governor has, in exerci and Burials Ordinance, 1889," and on the rument Agent of the District of Kegall land described in the schedule hereto the	889." K 307/28 se of the powers vested in him by he recommendation of the "proper a, Province of Sabaragamuwa, been being provided and used as a burial
Situation : Metiwalagama in Balad Province. Boundaries : North by lots 30 and 2 plan No. 1,645. Extent : 1 rood and 2 perches. "THE CEN OFICE is hereby given that His H section 34 of "The Cemeteries a authority," to wit, the Assistant Gover pleased to approve of the allotment of 1	METERIES AND BURIALS ORDINANCE, 1 Excellency the Governor has, in exerci and Burials Ordinance, 1889," and on the rument Agent of the District of Kegall land described in the schedule hereto the	889." K 307/28 se of the powers vested in him by he recommendation of the "proper a, Province of Sabaragamuwa, been

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Colonial Secretary's Office,

Colombo, May 1, 1928.

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•	•			1924–25. Rs.		1925–26. `Rs.		1926–27. Rs.		1927–28. Rs.		•
	October		••	9.022:025	••	9,776,699	••	10,388,964	••	11,259,848		
	November		••	7,895,979	••	9,070,282		9,972,165	••	10,310,627		
	December		••	7,792,815	••	8,485,827	••	8,856,657	••	9,275,821		
	January		••	12,189,391		12,082,299	••	13, 195, 102	•••	12,684,384		
	- February		••	8,594,667	••	9,827,860		9,969,815	••	,001,001		-
· · ·	March		••	8,777,107		10.518.787		11.824.476				
	April			9.536.177	••	10,286,128	••	10,658,067				•
<i></i>	May		••	8,800,293	••	10,265;709	••	9,982,159			-	
:	June .		••	9,830,257	••	9,726,774	•••	10,886,555				
	July		••	9,129,174	••	11,150,635	••	10,165,772			• '	
	August			9,497,003	••	9,662,180	••	10,508,351				•
i v	Septem ber		••	14,474,781	••	13,812,980	••	13,000,833		•		
a" - ¹		maka1										
		Total	• •	115,5 <b>89,66</b> 9		124,516,155		129,358,916				•
												•

General Treasury, Colombo, May 2, 1928.

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# **NOTICES CALLING FOR TENDERS.**

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**TENDERS are hereby invited for the supply of 2,300** tons of selected Indian first class squares Bangkok or Rangoon teak, averaging 40 to 50 cubic feet, with sides not less than 12 inches and length not less than 15 feet. About 10 per cent. of the logs must be heavy enough to cut sound panels 24 inches wide for carriages. It must be clearly stated on tender whether the price quoted is for "Bangkok" or "Rangoon" teak.

Alternative tenders are also invited for the supply of 2,000 tons of selected Indian first class squares Rangoon teak, averaging 40 to 50 cubic feet with sides of not less than 16 inches and length not less than 15 feet. About 10 per cent. of the logs must be heavy enough to out sound panels 24 inches wide for carriages.

2. The teak must be sound in every respect, free from knots, shakes, and bee holes.

3. Every teak log supplied should be marked with a band of red paint about 2 or 3 inches in width at a few inches inwards from each end, and the consecutive specification numbers should be stamped on each teak log in large figures by means of a steel stamp.

4. Firms or persons desiring to tender must do so through their agents in Ceylon.

5. A deposit of Rs. 100 in favour of the Hon. the Treasurer of Ceylon will be required to be made at the General Treasury, Colombo, or at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Applications for tender forms must be made at the Office of the Railway Storekeeper. Applicants must satisfy the General Manager that they are in a position to excent the contract in a satisfactory manner, documentary, or other evidence being produced for the purpose if called for.

6. Applications from outside Ceylon accompanied by a draft on a Colombo Bank in favour of the Hon. the Treasurer of Ceylon will be considered on intimation being received from the Bank that such a draft has been placed to the oredit of the Government.

7. 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 must be sealed under one cover marked. Frender for supply of Teak to the Ceylon Government Railway" in the left hand top corner of the envelope, and be addressed to the Hon. the Controller of Revenue, Colombo, and must either be deposited in the tender box in the Office of the Controller of Revenue, or be sent through the post to reach the Office of the Controller of Revenue not later than midday on Tuesday, June 12, 1028.

8. 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 firms 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.

9. No tender will be considered unless it is on the prescribed form, and in respect of it each and every condition above laid down has been strictly fulfilled. All alterations or erasures should bear the initials of the tenderers.

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

11. Security to the extent of Rs. 3,500 in cash or fixed deposit will be required to be furnished for the due fulfilment of the contract.

12. Should any successful tenderer decline to enter intò the contract and bond, or fail to furnish the required security within 21 days of receiving notice in writing that his tender has been accepted, the deposit of Rs. 100 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 the contract.

13. The contractors shall not assign or transfer the contract, or any interest therein, without the permission of the General Manager of the Railway.

14. The tenderers shall specify their prices in rupess and cents at per ton of 50 cubic feet for delivery over ship's side in Colombo Harbour, free of all freight and charges, and the teak shall be at the risk of the contractors until it is so delivered.

W. W. Woods.

Colonial Treasurer.

15. The teak is to be delivered in Colombo Harbour in the following approximate quantities, and at the following approximate dates, viz. :---

650 tons in October, 1928; 500 tons in January, 1929; 650 tons in April, 1929; 500 tons in October, 1929.

16. Should the contractor fail to complete delivery by the specified date he shall be liable to a deduction as damages 10 per cent. of the value of the teak not then delivered.

17. Should the contractor at any time during the execution of the contract find that he will be unable to deliver the teak 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 hereinafter in condition 20.

18. If any teak delivered shall be objected to by the Mechanical Engineer or the Engineer of Way and Works as not being of the size or quality contracted for as laid down in clauses 1 and 2 of this notice, the General Manager of the Railway shall be at liberty to deduct from the price such sums as he may consider justifiable by reason of such inferior size or quality, or he may reject such teak. Whenever any teak is so rejected, the contractors shall, at their own cost and expense, remove the rejected teak, and pending removal the teak 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 teak, and the gost so incurred, when certified under the hand of the General Manager, shall be deemed final and conclusive.

19. If the contractors at any time fail to supply the teak at the time and in the quantities specified in clause 15 of this notice, or should any teak be rejected, the General Manager shall be at liberty to purchase elsewhere, at whatever price he may deem fit, such quantity of teak as the contractor may have failed to supply or as may have been rejected, and should the teak so purchased cost more than the contract price, the contractor shall be liable to pay to the General Manager the full amount of the excess cost, together with all expenses attending the purchase and procuring of the same.

20. Should the contractors fail to supply teak in the quantities and at the time agreed upon or should they supply teak inferior in quality, or should they commit a breach of any of the covenants of the contract, the General Manager shall be at liberty by notice in writing, to forthwith determine the contract, and thereupon the contractors will be liable to pay to the General Manager all costs and expenses incurred by failure to supply teak or by the supplying of teak of inferior size and quality, or by the breach of any other covenants of the contract, and shall in addition be liable to forfeit the sum of Rs. 3,500 deposited by them as security, and which said sum of Rs. 3,500 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.

21. The General Manager of the Railway may deduct from sums payable to the contractors all sums payable to the Ceylon Government by the contractors under their contract, or such sums may be recovered by action at law.

22. 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 General Manager, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

23. 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, either party may forthwith give the other notice in writing of the existence of such difference or dispute, and such difference or dispute shall be referred to arbitration of a person mutually agreed upon. The award of the arbitrator shall be final, conclusive, and binding on both parties. The losing party shall bear the cost of the arbitration.

General Manager's Office, Colombo, May 15, 1928.	T. E. DUTTON,
Colombo, May 15, 1928.	General Manager.

S CHEDULE of rates are hereby invited for the erection of a Type Branch Laboratory at Kurunegala Hospital.

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 "Schedules of Rates for Branch Laboratory at Kurunegala Hospital" so as to reach the offices of the foregoing officers on or before 12 noon on June 5, 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 pecessitating their use.

5. Government reserves to itself the right to supply the contractor with any further 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.

6. Any alterations made in the quotations should bear the initials of the tenderer.

7. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractor, 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 no 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,	H. L. GROOCOCK,
Colombo, May 16, 1928.	for Director of Public Works

TENDERS are hereby invited for the services mentioned in the schedule annexed below for the year 1927-1928.

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

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

4. Tenders should be marked 'Tender for the Transport of Timber, 1927-28, Eastern Division (South)," as the case may be, 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, June 5, 1928.

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

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

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

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

9. A rate per cubic foot for timber in the log must be quoted, written both in words and figures. Work to be completed on or before November 30, 1928.

... 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 of accepting any portion of a tender.

12. The contractor will be required to transport within 3 weeks of receiving notice in writing from the Divisional Forest Officer any quantity of material ready for shipment at Arugam Bay.

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

14. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, gither 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 person to whose have a state of the contractor of the contra

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

15. The contractor must not issue a power of attorney to any person whose name is in the Crown defaulting contractors' list authorizing him to carry on the contract. 16. Tenderers who have not previously held Government contracts when applying for tender forms should furnish the officer issuing the forms with a written statement giving their full names and permanent addresses, stating in which district or districts they own landed property or other interests. The extent of landed property and "the nature and extent of other interests should also be

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

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

17. For further information and for inspection of the draft contracts, application should be made to the Divisional Forest Officer, Eastern Division (South), Batticaloa.

#### SCHEDULE.

To transport about 1,136 logs of satin, ranai, halmilla, and hulanhik from Arugam Bay to Colombo. The logs should be transported from Arugam Bay to Colombo, by sea or to Batticaloa Bar Depôt, and thence to Batticaloa Railway Station, and loaded into railway trucks as directed by the Divisional Forest Officer, or an officer acting under his authority. In the case of transport by sea, the logs should be delivered at the Landing Jetty or quay wall in the Colombo Harbour as permitted by the Harbour authority.

Office of the Conservator of Forests,

Kandy, May 10, 1928.

J. D. SARGENT,

TENDERS are hereby invited for the dieting of prisoners in Fiscal's custody at the Chilaw Jail for the period commencing from October 1, 1928, and terminating September 30, 1929.

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

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

through the post.
4. Tenders should either be marked "Tender for Dieting Remand Prisoners, Chilaw Jail," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on June 19, 1928.

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

6. A cash deposit of Rs. 50 will be required to be made at any Kachcheri or at the Chilaw Treasury, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond after he has tendered, or fail to furnish the approved security within ten days of receiving notice in writing of the acceptance of the tender, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned after signature of the contract.

7. Samples must be deposited, if required.

8. The successful tenderer will be required to furnish cash security in Rs. 100 and to sign a bond for Rs. 200, with two sureties for a like amount, for the due fulfilment of the contract. The names of the sureties should be forwarded with the tender.

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

10. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, nor shall the contractor employ any person to whom the Fiscal, North-Western Province, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. The contractor shall not issue power of attorney to any person whose name is on the list of Crown defaulting contractors for carrying on work under the contract.

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

12. Particulars in regard to dieting are as follows :-----

Three meals to be served per day as specified below at the hours stated—

6 A.M. : Morning meal—

Tea with sugar. Hoppers, three.

II A.M. : Breakfast—

One measure boiled rice. Curry, beef or fish. Curry, vegetable or dhall.

4.30 р.м. : Dinner---

One measure boiled rice (heaped). Curries, as at breakfast.

13. The contractor shall supply cooked meals and deliver the meals at the Chilaw Jail. He may also be required to deliver a stated number of breakfasts at the Chilaw Police Court.

14. Tenders should quote rate per head per meal. Such quotation should be written both in words and figures.

15. 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.

16. All other necessary information can be ascertained on application at the Office of the Deputy Fiscal, Chilaw.

Conservator of Forests. , Fiscal's Office, Kurunegala, May 14, 1928.

T. A. Hodson, Fiscal.

# SALE OF UNSERVICEABLE ARTICLES, &c.

NOTICE is hereby given that the under-mentioned articles condemned as unserviceable will be sold by public auction, on Thursday, the 24th instant, at 3 P.M., at the Police Headquarters, Maradana :--

Buckets, wooden	<b>5</b>	Lanterns, searching	5
Batona	300	Motor bicycles Nos.	
Belts, Sergeants' and		C 3763 and C 3764 2	2
Constables'	300	Motor car No. C 1377	Ł
Belts, sword, Inspectors'	20	Oars, ashwood 32	2
Belts, Inspectors' and		Padlocks	3
Sub-Inspectors'	20	Pouches, cartridges 500	)
Big cles old (i. pieces)	34	Plones 4	ł
	319	Plane bits 1	l
Clocks (timepieces)	2	Rowlocks 11	l
Chairs, arm, &c.	11	Saw, hand	í
Cots, wooden	15	Straps for water bottles 222	2
Cask	1	Sight protectors, brass 20	)
Cauldron	1	Speedometer and carbu-	
Frop, leather	500	^a letter of motor car	l
Haversacks	50	Table, small 1	l
Horns, motor	3	Telescope 1	L
Lanterns, bull's-eye (old)	100	Whistles and chains 150	)
Lanterns, hurricane	2	Watches 1	L
Lanterns, hand, English	2	Yokes, brass	2

G. H. FERGUSON, for Inspector-General of Police. Colombo, May 12, 1928. NOTICE is hereby given that the under-mentioned unserviceable aritcles will be sold by public auction on Thursday, May 24, 1928, at 3 P.M., at the Police Headquarters, Maradana:---

Breeches, khaki	••	6	Trousers, white	 2
Breeches, blue	- <b></b>	1	Tunics, khaki	 35
Boots, Jack, pair		1	Trousers, khaki	 40
Brushes		<b>4</b> 0	Tunics, serge	 600
Overcoats		30	Trousers, serge	 600
Rugs, Kit	• •	5	_	

G. H. FERGUSON,

for Inspector-General of Police. Office of the Inspector-General of Police, Colombo, May 12, 1928.

THE following unserviceable articles will be sold by public auction at the Office of the Conservator of Forests, Kandy, at 2.30 P.M., on Saturday, May 26, 1928:l clock | 1 bell, bicycle

2 rain coats, water proof

4 rat traps

1 threading tool

1 umbrella

8 petrol drums, 2 gallons J. D. SARGENT, Conservator of Forests.

4 inner tubes (motor car)

5 petrol drums, 5 gallons

Office of the Conservator of Forests, Kandy, April 30, 1928.

# VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended May 12, 1928.

Births.—The total births registered in the city of Colombo in the week were 190 (2 Europeans, 12 Burghers, 112 Sinhalese, 18 Tamils, 31 Moors, 10 Malays, and 5 Others). The birth rate per 1,000 per annum (calculated on the estimated population of January 1, 1928, viz., 263,249) was 37 7, as against 27 4 in the preceding week, 24 0 in the corresponding week of last year, and 32 6 the weekly average for last year.

Deaths.—The total deaths registered were 170 (1 European, 12 Burghers, 100 Sinhalese, 21 Tamils, 24 Moors, 5 Malays, and 7 Others). The death-rate per 1,000 per annum was 33 °8, as against 31 °2 in the previous week, 29 °6 in the corresponding week of last year, and 27 °6 the weekly average for last year.

Infantile Deaths.—Of the 170 total deaths, 32 were of infants under one year of age, as against 34 in the preceding week, 33 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 8.

Principal Causes of Death.--1. (a) Twenty-two deaths from Pneumonia were registered, 12 in Maradana hospitals (including 3 deaths of non-residents in hospitals), 2 each in St. Paul's and Wellawatta North, and 1 each in Pettah, San Sebastian, and Kotahena South, New Bazaar, Maradana North, and Slave Island, as against 25 in the previous week, and 19 the weekly average for last year.

(b) Nine deaths from Influenza were registered, 2 each in Slave Island, St. Paul's, and Maradana North, and 1 each in Pettah, New Bazaar, and Maradana South, as against 16 in the previous week, and 6 the weekly average for last year.

(c) Four deaths from Bronchitis were registered, 3 in Maradana hospitals (including 2 deaths of non-residents). and 1 in Slave Island, as against 3 in the previous week, and 3 the weekly average for last year.

2. Twenty deaths from *Phthisis* were registered, 12 in Maradana hospitals (including 5 deaths of non-residents), 2 each in St. Paul's, Maradana North, Maradana South, and 1 each in Kotahena South and Kollupitiya, as against 10 in the previous week, and 11 the weekly average for last year.

3. Four deaths from *Enteric Fever* were registered, 3 in Maradana hospitals (including 2 deaths of non-residents), and 1 in New Bazaar, as against 1 in the previous week, and 2 the weekly average for last year.

4. One death from Congestion of Lungs (probably Plague) of an outsider was registered at the Maradana hospital. One death from Plague of a resident of the city occurred at the Infectious Diseases Hospital, Angoda, during the week. No death from Plague was registered during the preceding week.

5. Eighteen deaths from Debility were registered, 6 from Enteritis, 5 from Infantile Convulsions, 4 from Diarrhoea, 4 from Puerperal Septicamia, 4 from Worms, 2 from Dysentery, 1 from Tetanus, 1 from Accident, and 65 from Other Causes.

6. Twenty-eight cases of Chickenpox, 8 of Measles, 3 of *Mearic Fever*, and 1 of *Plague* were reported during the week, as against 36, nil, 5, and nil, respectively, of the preceding week.

State of the Weather.—The mean temperature of air was  $82 \cdot 2^{\circ}$ , against  $82 \cdot 4^{\circ}$  in the preceding week, and  $84 \cdot 8^{\circ}$  in the corresponding week of the previous year. The mean atmospheric pressure was 29.844 in., against 29.883 in., in the preceding week, and 29.885 in. in the corresponding week of the previous year. The total rainfall in the week was  $3 \cdot 04$  in. against  $0 \cdot 12$  in, in the preceding week, and  $0 \cdot 04$  in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, May 16, 1928.

P. D. RATNATUNGA, for Registrar-General.

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ØEYLON GOVERNMENT GAZETTE - MAY 18, 1928 1967 فمعملين UNOFFICIAL ANNOUNCEMENTS. Spear MEMORANDUM OF ASSOCIATION OF THE AGRA ELBEDDE TEA COMPANY, LIMITED. THE name of the Company is "THE AGRA ELBEDDE TEA COMPANY, LIMITED." The registered office of the Company is to be established in Colombo. 2. The objects for which the Company is to be established are-3. (a) To purchase the Agra Elbedde estate situate in the district of the Agras in Ceylon. (b) To carry on in Ceylon or elsewhere the business of growers and manufacturers of and dealers in tea, rubber, and other Ceylon produce. (c) To purchase, lease, take in exchange, hire, or otherwise acquire any other land or lands, or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties and rights. machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind, and any contracts, rights, easements, patents, licences, or privileges in Ceylon or elsewhere (including the benefit of any trade mark or trade secret) which may be thought necessary or convenient for the purpose of the Company's business, and to erect, construct, maintain, or alter any buildings, machinery, plant, roads, ways, or other works or methods of communication. (d) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, superintendents, managers, clerks, coolies, and other labourers and servants in Ceylon or elsewhere and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the widow or children of any such. (e) To clear, open, plant, cultivate, improve, and develop the said property or any portion thereof, and any other land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof as a tea and rubber estate or estates, or with any other products, trees, plants, or crops that may be approved by the Company, and to plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie plants, trees, and other natural products in Ceylon or elsewhere. (f) To build, make, construct, equip, maintain, improve, alter, and work tea and rubber factories, cacao, coconut, and coffee ouring mills, and other manufactories, buildings, erections, roads, tramways, or other works conducive to any of the Company's objects, or to contribute to or subsidize such. (g) To enter into any arrangement or agreement with Government or any authorities and obtain rights, concessions, and privileges. (h) To hire, lease, or purchase land either with any other person or company or otherwise, and to erect a factory and other buildings thereon or on any land already leased or owned by the Company at the cost of the Company and such other person or company or otherwise and to lease any factory or other buildings from any company or person. (i) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (h), or for the manufacture and preparation for market of tea, rubber, or any other produce in such or any other factory. (j) To prepare, cure, manufacture, treat, and prepare for market tea, rubber, cacao, coconuts, plumbago, minerals, and (or) other crops or produce, and to sell, ship, and dispose of such tea, rubber, cacao, coconuts, plumbago, minerals, crops, and produce, either raw or manufactured, at such times and places, and in such manner as shall be deemed expedient. (k) To buy, sell, warehouse, transport, trade, and deal in tea, rubber, coconuts, cacao, coffee, and other plants and seed, and rice and other food required for coolies, labourers, and others employed on estates and other products, wares, merchandise, articles, and things of any kind whatever. (1) To work mines or quarries and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precicus and other stones, deposits, and products, and generally to carry on the business of miners, manufacturers, growers, planters, and exporters of tea, rubber, cacao, chocolate, coconuts, and other products or any such business on behalf of the Company or as agents for others and on commission or otherwise. (m) To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and deal in milk and dairy produce, wholesale or retail. (n) To establish and maintain in Cevlon, the United Kingdom, or elsewhere stores, shops, and places for the sale of tea, rubber, coconuts, cacao, chocolate, coffee, and articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any branch thereof; and generally to carry on the business of merchants, exporters, importers, traders. engineers, or any other trade, business, or undertaking whatsoever. (0) To cultivate, manage, and superintend estates and properties in Ceylon or elsewhere, and generally to undertake the business of estate agents in Ceylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings, and to transact any other agency business of any kind. (p) To let, lease, sell, exchange, or mortgage the Company's estates, lands, buildings, or other property, or any part or parts thereof, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company or for any other consideration, and otherwise to trade in, dispose of, or deal with the same or any part thereof. (q) To borrow or receive on loan money for the purposes of the Company upon the security of cash credit bonds, or of hypothecation or mortgages of the Company's property or any part or parts thereof, or otherwise, as shall be thought most expedient, and in particular by the issue of debentures, debenture

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stock, or bonds to bearer or otherwise, either charged upon all or any part of the Company's present or future property (including uncalled capital), or not so charged, as shall be thought best.

- (1) To cause or permit any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or rights or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit, also to pay off and reborrow the moneys secured thereby or any part or parts thereof.
- (e) To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promisory notes, and other transferable or negotiable instruments for the purposes of the Company.

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

- (u) Toacquire by purchase in money, shares, bonds, or otherwise, and undertake all or any part of the business, property, assets, and liabilities of any person or company carrying on any business in Ceylon or elsewhere which this Company is authorized to carry on or possessed of property suitable for the purposes of this Company.
- (v) To sell the property, business, or undertaking of the Company, or any part or parts thereof, for such consideration as the Company shall think fit, and in particular for shares, stocks, debentures, or securities of any other company.
- (w) To procure the Company to be registered or incorporated in Ceylon, and, if and when necessary or thought advisable, elsewhere.
- (x) To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bende, bills of lading, warrants, steeks, shares, debentures, and book debts, or without any security at all.
- (y) To invest and deal with the moneys of the Company not immediately required, upon such securities and in such manner as may from time to time be determined.
- (z) To promote and establish any other company whatsoever and to subscribe to and hold the shares or stock of any other company or any part thereof.
- (31) To pay for any lands and real or personal, immovable or movable, estate or property or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares or debentures or debenture stock or obligations of the Company or partly in one way and partly in another, or otherwise howsoever with power to issue any shares either fully or partly paid up for such purpose.
- (z2) To accept as consideration for the sale or disposal of any lands and real or personal, immovable and movable, estate, property, and assets of the Company of any kind sold or otherwise disposed of by the Company or in discharge of any other consideration to be received by the Company in money or in shares, the shares (whether wholly or partially paid up) of any company, or the mortgages, debentures, or obligations of any company or person or partly one and partly the other.
- (23) 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.
- (24) To do all such other things as shall be incidental or conducive to the attainment of the objects above mentioned or any of them or any one or more of the objects aforesaid, it being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "Company" includes companies or corporations, and the word "persons" any number of persons, and that the other objects specified in any paragraph are not to be limited or restricted by reference to or inference from any other paragraph.

4. The liability of the Shareholders is limited.

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5. The nominal capital of the Company is Five hundred thousand Rupees (Rs. 500,000), divided into 10,000 cumulative preference shares of Rs. 10 each and 40,000 ordinary shares of Rs. 10 each with power to increase or reduce the capital. Such preference shares shall confer the right to a fixed cumulative preferential dividend at the rate of seven per cent. For annum on the capital for the time being paid up thereon and shall rank as regards return of capital in priority to the ordinary shares, but shall not confer the right to any further participation in profits or assets. The shares forming the capital (original; increased, or reduced) of the Company other than the said preference shares may be subdivided or consolidated or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or constitutions ataabed thereto, and be held upon such terms as may be prescribed by the Articles of Association and regulations of the Company for the time being or otherwise.

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

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

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

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

(2) To the payment off of the capital paid up on all the remaining shares and any dividend on the said shares up to the date of winding up in accordance with the Articles of Association.

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

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We, the neveral persons, whose names and addresses are subscribed, are desirous of being formed into a Company, in further of this Memorandum of Association, and we respectively agree to take the number of shares in the depict of the Company set opposite our respective names : Number of Shares taken Names and Addresses of Subscribers. by each Subscriber. . 'One 1. î C. FRANCESCA PIERIS, Colombo ... .... Per 27 - -G. T. PIERIS, Colombo Ono · • • -÷. . . . . M. L. HOPKINS, Colombo One . . . . . . /•.• م منجز میلید مرجز T. HUNT, Colombo One . . . . •• ·. . O. P. MOUNT, Colombo One - -• • . . .... • • D. A. WILSON, Colombo Ono ••• . . en al constantes de la constante de la W. K. S. HUGHES, Colombo Ono . . and the second Total shares taken ... Seven 6 18 951... 411.4. Witness to the above signatures, at Colombo, this 2nd day of May, 1928 : SYDNEY JULIUS, n agus an Ann ann Proctor, Supreme Court, Colombo. 23-**6**8 ge de la de 1 39里语:44 上海水11名 ARTICLES OF ASSOCIATION OF THE AGRA ELBEDDE TEA COMPANY, LIMITED. 03 (n. ----The regulations contained in the Table C in the schedule annexed to "The Joint Stock Companies' Ordinance, 1861," Hall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject the Company may, by special resolution. The provisions instead of, or in addition to, any of the resolutions of the Company whether contained and comprised in these Articles or not. and prove of INTERPRETATION CLAUSE. ge al c unfir the Memorandum of Association to which these Articles are attached. The "Ordinance" means and includes "Joint Stock Companies" Ordinance, 1881," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company. "These presents" means and includes the Memorandum of Association and the Articles of Association of the tompany from time to time in force. "Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company. "Shares" means the shares from time to time into which the capital of the Company may be divided. "Presence or present" at a meeting means presence or present personally or by proxy or by attorney. Pirectors, "means the Directors for the time being of the Company or (as the case may be) the Directors assembled at a Board. "Directors" means the Directors for the time being of the Company or (as the case may solve the process assembled at a Board" Board " means a meeting of the Directors or (as the context may require) the Directors assembled at a Board" meeting, acting through at least a quorum of their body in the exercise of authority duly given to them. "Brenns " means partnerships, associations, corporations, companies, unincorporated or incorporated by "Onlyance and registration, as well as individuals. "Office " means the registered office for the time being of the Company. "Seel " means the common seal for the time being of the Company. "Month " means a calendar month. "Writing " means printed matter or print as well as writing. Words importing the singular number only include the plural and vice versa. "Holder " means a Shareholder. "Extraordinary resolution " means a resolution passed by three-fourths in number and value of such Shareholders 1. Sec. "Extraordinary resolution" means a resolution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present in person or by proxy (in cases where by these Articles proxies are allowed) at any meeting of which notice specifying the intention to propose such resolution has been duly given. BUSINESS. The Company may proceed to carry out the objects for which it is established, and to employ and apply its capital as soon alter the registration of the Company as the Directors in their discretion shall think fit; and if the whole of the shares shall not have been subscribed, applied for, or allotted, as soon as, in the judgment of the Directors, a sufficient Himber of shares shall have been subscribed or applied for. 3. The business of the Company shall be carried on by, or under the management or direction of, the Directors, and subject only to the control of General Meetings, in accordance with these presents. The Company being established on the basis that it shall acquire Agra Elbedde estate, it shall be no objection that the vendors are in a fiduciary position to the Company or that there is no independent Board of Directors nor shall any claim be made on any of the vendors on any such ground. Every member of the Company present or future shall be deemed to have joined the Company on this beau. CAPITAL. 4. The nominal capital of the Company is Five hundred thousand Rupees (Rs. 500,000), divided into 10,000 sublified to preference shares of Rs. 10 each and 40,000 ordinary shares of Rs. 10 each. 5. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such appendix, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct.

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

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

# SHARES.

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

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

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

11. In case of the increase of the capital of the Company by the creation of new shares, such new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company shall direct, and, if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of the assets of the Company, and with a special or without any right of voting.

Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion as nearly as possible to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, and that without offering the shares so allotted to the Shareholders.

12. Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Company may from time to time direct.

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

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

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

16. In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be the only person or persons recognized by the Company as having any title to, or interest in, such shares.

The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, 17. or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 35 to become a Shareholder in respect of any share. 18. The joint-holders of a share shall be severally as well as jointly liable for the payment of all instalments and

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

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

#### CALLS.

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

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

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

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

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

## TRANSFER OF SHARES.

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

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

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

29. The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien, or otherwise; or in case of shares not fully paid up, to any person not approved of by them; and in no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

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

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

32. 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 only, if at all, upon the transferee. 33. The Register of Transfers may be closed at such times and for such periods as the Directors may from time

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

# TRANSMISSION OF SHARES.

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

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

36. If any person who shall become entitled to be registered in respect of any share under clause 35, shall not, from any cause whatever within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if in the case of the death of any Shareholder, no person shall within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money ; and the purchaser shall be entitled to be registered in respect of such shares, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

#### SURRENDER AND FORFEITURE OF SHARES.

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

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

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

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

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

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

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

42. A certificate in writing under the hands of one of the Directors and of the Secretary or Secretaries that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive svidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture, and such certificate and the receipt of the Company for the price of such share shall constitute a good title

to such share, and a certificate of proprietorship shall be delivered to any person, who may purchase the same from the Company, and thereupon such purchaser shall be deemed the holder of such share, discharged from all calls due prior to such purchase; and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

43. The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incuried in relation to such forfeiture, together with such further sum of money by way of redemption 'money for the deficit as they shall think fit, not being less than nine per centum per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted, or otherwise disposed of under Article 40 hereof, shall be redeemable after sale or disposal.

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

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

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

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

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

#### PREFERENCE SHARES.

49. Any shares from time to time to be issued or created may from time to time be issued with any such right or preference, whether in respect of dividend or of repayment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company may from time to time by special resolution determine, provided that no such shares shall have any preference over the 10,000 cumulative preference shares above referred to.

50. If at any time by the issue of preference shares or otherwise the capital is divided into shares of different classes, then the holders of any class of shares may by an extraordinary resolution passed at a meeting of such holders, consent, on behalf of all the holders of shares of the class, to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued dividend, or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares, and such resolution shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity

for such consent in any case in which, but for this Article the object of the resolution could have been effected without it. 51. Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no member, not being a Director, shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any members personally present and entitled to vote at the meeting.

#### BORROWING POWERS.

52. The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances on the produce in hand, or in the future to be obtained, from the Company's estates, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting, maintaining, improving, or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not, without the sanction of a General Meeting, exceed Rupees One hundred thousand (Rs. 100,000) and the Directors shall have power without the sanction of a General Meeting to borrow up to Rupees Three hundred and Fifty thousand carrying interest at the rate of  $6\frac{1}{2}$  per cont. per annum on the formation of the Company provided such loan is secured by debentures issued before the 31st day of December, 1028, and for the purpose of securing the repayment of such money so borrowed the Directors may exercise the powers given them in the 54th article.

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

54. For the purpose of securing the repayment of any such money so borrowed or raised, or for any other purposes, the Directors may grant, create, execute, and issue any mortgages, cash credits, debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets of the Company both present and future, including uncalled capital or unpaid calls, or may make, accept, or endorse on behalf of the Company any promissory notes or bills of exchange.

55. Any such securities may be issued either at par or at a premium or discount, and may from time to time be cancelled, discharged, varied, or exchanged as the Directors may think fit, and may contain special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise.

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

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#### GENERAL MEETINGS.

 $t \in \mathbb{R}^{2}$  The First General Meeting shall be held at such time not being more than twelve months after the incorporation of the Company, and at such place as the Directors may determine.

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

5. Show The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary General Meetings.

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

61. Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and shall be sent to the registered office of the Company.

 $f_{0} = 0$  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 the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and such time as the Shareholders convening the meeting may themselves fix.

62. Any Shareholder may, on giving not less than five days' previous notice of any resolution, submit the same to a meeting.

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

64. Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given by advertisement in the Ceillon Government Gazette or in such other manner (if any) as may be prescribed by the Company in General Meeting. Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently upon the resolution being passed by the requisite majority at the first meeting.

**64** (a) The accidental omission to give notice of any meeting to or the non-receipt of such notice by any of the shateholders shall not invalidate any resolution passed at any such meeting.

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

66. With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Outbury General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upped discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was convened except resolutions submitted under Article 62.

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

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

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

. (1/1/2740) No business shall be discussed at any General Meeting, except the election of a Chairman, whilst the Chair is vacant.

 $\mathcal{A}$ . The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place, unless due notice thereof shall be given.

#### VOTING AT MEETINGS.

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

73. If at any meeting a poll be demanded by some Shareholder present, his proxy or attorney, or in case of a special resolution by five Shareholders, their proxies or attorneys at the meeting and entitled to vote, the meeting shall if necessary, be adjourned, and the poll shall be taken at such time and place and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided; and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a shareholder or proxy or attorney, and the result of such pollshall be deemed to be the resolution of the Company in such meeting.

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

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

76. On a show of hands every Shareholder present in person shall have one vote. Where a Shareholder is present by an attorney who is not a Shareholder such attorney shall be entitled to vote for such Shareholder on a show of hands. In easy of a poll every Shareholder shall have one vote for every share held by him up to ten and to an additional vote for every the shares beyond the first ten. 77. The parent or guardian or curator of an infant Shareholder, the committee or other legal guardian or curator of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased Shareholder, unless such person shall have been registered as a Shareholder.

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

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

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

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

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

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

# The Agra Elbedde Tea Company, Limited.

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

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

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

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

# DIRECTORS.

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

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

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

87. The first Directors shall be Messrs. W. Coombe, M. L. Hopkins, and G. T. Pieris, all of Colombo. The first Directors shall hold office till the first Ordinary General Meeting of the Company, when they shall retire, but shall be eligible for re-election.

83. One or more of the Directors may be appointed by the Directors to act as Secretary, Manager, Managing Director, and (or) Agent, Visi ing Agent. or Superintendent, for such time and on such terms as the Directors may determine or may fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other Secretary, Manager, Managing Director, and (or) Agent, Visiting Agent, or Superintendent. . The Directors may confer on the Managing Director or Managing Directors all or any duties and powers that might

The Directors may confer on the Managing Director or Managing Directors all or any duties and powers that might be conferred on any Manager of the Company.

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

#### ROTATION OF DIRECTORS.

89. At the first Ordinary General Meeting of the Company all the Directors shall retire from office and at the first Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in Clause 90.

90. The Director to retire from office at the second Ordinary General Meeting shall, unless the Directors otherwise arrange among themselves be determined by ballot; in every subsequent year the Directors to retire shall be those who have been longest in office.

91. 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.

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

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

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

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

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

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

98. The Company may, by a special resolution, remove any Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same if he had not been removed. 99. Every Director or officer of the Company, and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his wilful acts or defaults; and no Director or officer shall, nor shall the heirs, executors, or administrators of any Director or officer, be liable for the acts or defaults of any other Director or officer, or for any loss or expenses happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or

for any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his effice or in relation therete, unless the same happen through his own wilful act or default.

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

#### DISQUALIFICATION OF DIRECTORS.

101. The office of Director shall be vacated-

- (a) If he accepts or holds any office or place of profit under the Company other than Manager, Managing Director, Visiting Agent, Superintendent, Agent or Secretary of the Company or Trustee for Debenture holders.
- (b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, or compounds with his creditors.
- (c) If by reason of mental or bodily infirmity he becomes incapable of acting.
- (d) If he ceases to hold the required number of shares to qualify him for the office.
- (e) If he resigns his office under the provisions of Clause  $9\overline{7}$ .
- (f) If he ceases to have his ordinary place of residence in Ceylon or is absent from Ceylon for a period of three consecutive months.

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

#### POWERS OF DIRECTORS.

102. The Directors shall have power to carry into effect the acquisition of the said Agra Elbedde estate and the 'lease, purchase, or acquisition of any other lands, estates, or property they may think fit, or any share or shares thereof.
103. The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an Agent or Agents, and Secretary or Secretaries of the Company to be appointed by the Directors subject to the provisions of Article No. 121 for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase,

Incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase, lease, or acquisition of the said estates and lands, and the opening, clearing, planting, and cultivation thereof, and otherwise in or about the working and business of the Company. 104. The Directors shall have power to make, and may make such rules or regulations for the management of the

bosiness and property of the Company, as they may from time to time think proper, and shall carry on the business of the Company in such manner as they may think most expedient; and in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agonts, managers, secretaries, treasurers, accountants, and other officers, superintendents, assistants, clorks, artizans, labourers, and other servants, for such period or periods and with such expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, treasurers, accountants, officers, clerks, or servants of the Company for such reasons as they may think proper and advisable and without assigning any cause for so doing.

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

The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be limited by any clause conferring any special or expressed power.

106. 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.

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

the interests of the Company. 108. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries, who shall attest the sealing thereof; such attestation on the part of the Secretaries, in the event of a firm or registered company being the Secretaries, being signified by a partner or duly authorized manager, director, secretary, attorney, or agent of the said firm or company signing for and on behalf of the said firm or company as such secretaries.

109. It shall be lawful for the Directors, if authorized so to do by an extraordinary resolution of the Shareholders of the Company in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies, or person or persons upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such

things as may be pecessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

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

- (a) To institute, conduct, defend, compromise. settle, or abandon any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands made by or again t the Company.
- (b) To refer any claims or demands by or against the Company to arbitration, and observe and perform or enforce the awards.
   (a) To refer any claims or demands by or against the Company to arbitration, and observe and perform or enforce the awards.
- (c) To make and give receipts, releases, and other discharges for money payable to the Company and for claims and demands by the Company.
- (d) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee, liquidator, or inspec or or any similar office.
- (e) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees, without special powers, and from time to time to vary or realize such investments.
- (f) To delegate to any one or more of the Directors of the Company for the time being, or any other person or company for the time being, residing or carrying on business in Ceylon or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to confer such powers for such time and to be exercised for such objects and purposes, and upon such terms and conditions and with such restrictions as the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of, and in substitution for, all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or company to whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

# PROCEEDINGS OF DIRECTORS.

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

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

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

114. 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.

115. 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.

116. 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.

117. The acts of the Board or of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment or qualification of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.

118. A resolution in writing signed by all the Directors for the time being in Ceylon shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted.

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

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

120. All such minutes shall be signed by the person who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

#### AGENTS AND SECRETARIES.

121. The firm of Carson & Company, Limited, shall be the first Agents and Secret recof the Company.

ACCOUNTS.

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

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

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

The statement so made shall show arranged under the most convenient heads, the amount of gross income. 125. distinguishing the several sources from which it has been derived and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other heads of expenditure. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting, and in cases where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year the whole amount of such item shall be stated with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.

126. The balance sheet shall contain a summary of the property and liabilities of the Company arranged under the heads appearing in the form annexed to the table referred to in Schedule C to "The Joint Stock Companies Ordinance, 1861," or as near thereto as circumstances admit.

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

128. 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.

The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet 129. ascertained by one or more Auditor or Auditors.

#### AUDIT.

130. No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during the continuance in office, be eligible as an Auditor.

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

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

If any vacancy that may occur in the office of Auditor, is not supplied at the Ordinary General Meeting, or 134. rany sesual vacancy shall occur in the office of Auditor, the Directors shall fill up the vacancy by the appointment of a person of persons who shall hold office until the next Ordinary General Meeting after his or their appointment.

135. Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting after his appointment, and it shall be his duty to examine the same with the accounts and vouchers relating thereto and to report thereon to the meeting, generally or specially, as he may think fit. 136. The Auditor or Auditors for the time being shall have a list delivered to him or them of all books kept by the

Company, and he or they shall at all reasonable hours in the daytime have access to all accounts, books, and documents whatsoever of the Company for the purpose of audit.

# DIVIDENDS, BONUS, AND RESERVE FUND.

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

The Directors may, if they think fit, determine on and declare an interim dividend to be paid, or pay a bonus 138. to the Shareholders on account, and in anticipation of the dividend for the then current year provided the Directors are eatisfied that the nett profits of the Company will be sufficient to justify such interim dividend or bonus.
139. The Directors may, before recommending any dividend or bonus set aside out of the profits of the Company

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

140. Any General Meeting declaring a dividend or bonus may resolve that such dividend or bonus be paid wholly or in part by means of drafts or cheques on London or by the distribution of specific assets, and in particular of paid-up shares, debentures, or debenture stock of the Company, or paid up shares, debentures, or debenture stock of any other company or in any one or more of such ways ; any General Meeting may resolve that any moneys, investments, or other assets forming part of the undivided profits of the Company standing to the credit of the reserve fund or in the hands of the Company and available for dividend (or representing premiums received on the issue of shares and standing to the credit of the share premium account) be capitalized and distributed amongst the Shareholders in accordance with their rights on the footing that they become entitled thereto as capital and that all or any part of such capitalized fund be applied on behalf of the Shareholders in paying up in full any unissued shares of the Company and that such unissued shares so fully paid be distributed accordingly amongst the Shareholders in the proportion in which they are entitled to receive dividends and shall be accepted by them in full satisfaction of their interest in the said capitalized sum. For the purpose of giving effect to any resolution under this or the last preceding Article the Directors may settle any difficulty which may arise in regard to the distribution as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of any specific assets, and may determine that cash payments shall be made to any members upon the footing of the value so fixed or that fractions of less value than Rs. I0 may be disregarded in order to adjust the rights of all parties, and may vest any such cash or specific assets in trustees upon such trusts for the persons entitled to the dividend or capitalized fund as may seem expedient to the Directors.

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

No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares 142. 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.

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

144. Notice of any dividend that has been declared, or of any bonus to be paid, shall be given to each Shareholder entitled thereto, and any dividend or bonus unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund.

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

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

#### NOTICES.

147. Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretary, Agents or Secretaries, or persons appointed by the Board to authenticate the same.
148. Every Shareholder shall give an address in Ceylon which shall be deemed to be his place of abode, and shall

be registered as such in the books of the Company.

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

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

151. 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 and addressed and put into a post office or post box, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.

152. Any Shareholder who fails to give and register an address in Ceylon as provided in Article No. 148 shall not be entitled to be given any notices.

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

EVIDENCE.

153. 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.

154. Any Shareholder, whether a Director or not, and whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution, or at any other time when 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. 155. If the Company shall be wound up, whether voluntarily or otherwise, the liquidator or liquidators may with

the sanction of a special resolution of the Company divide among the contributories in specie any part of the assets of the Company, and may with the like sanction vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator or liquidators with the like sanction shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the members of the Company and in particular any class may be given preferential or special rights or may be excluded altogether or in part and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary, fully paid, part paid, or preference in the purchasing company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing company either ordinary, fully paid, or part paid or preference, any contributory who would be prejudiced thereby, shall have a right to dissent as if such determination were a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration as in the sub-section 6 of the said section provided the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Ceylon Ordinance, No. 2 of 1889, shall apply in place of the English and Scotch Acts referred to in the said sub-section 6 of section 192 of the aforewritten Companies (Consolidation) Act and the said section 192, save as herein excepted, shall be deemed to be part and parcel of these present Articles.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names at the places and on the dates hereafter written :

C. FRANCESCA PIERIS, Colombo.

G. T. PIERIS, Colombo.

M. L. HOPKINS, Colombo.

T. HUNT, Colombo.

O. P. MOUNT, Colombo.

D. A. WILSON, Colombo.

W. K. S. HUGHES, Colombo.

Witness to the above signatures, at Colombo, this 2nd day of May, 1928 :

[Second Publication.]

SYDNEY JULIUS, Proctor, Supreme Court, Colombo.

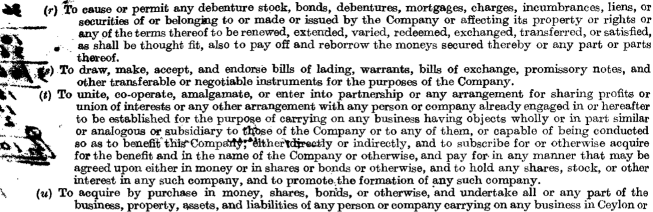
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# MEMORANDUM OF ASSOCIATION OF THE BAMBRAGALLA TEA COMPANY, LIMITED.

1. THE NAME OF the Company is "THE BAMBRAGALLA TEA 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 arthum much
  - (a) To purchase the Bambragalla and Cabroosa/Ella estates situate in the Kandy District, Cer
  - (b) To carry on in Ceylon or elsewhere the business of growers and manufacturers of and dealers in tea, rubber, and other Ceylon produce.
  - (c) To purchase, lease, take in exchange, hire, or otherwise acquire any other land or lands, or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties, and rights, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind, and any contracts, rights, easements, patents, licences, or privileges, in Ceylon or elsewhere (including the benefit of any trade mark or trade secret) which may be thought necessary or convenient for the purpose of the Company's business, and to erect, construct, maintain, or alter any buildings, machinery, plant, roads, ways, or other works or methods of communication.
  - (d) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, superintendents, managers, clerks, coolies, and other labourers and servants in Ceylon or elsewhere, and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the widow or children of any such.
  - (e) To clear, open, plant, cultivate, improve, and develop the said property or any portion thereof, and any other land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof, as a tea and rubber estate or estates, or with any other products, trees, plants, or crops that may be approved by the Company, and to plant, grow, and produce tea, rubber, coconuts, coffee, einchona, cacao, cardamoms, rhea, ramie plants, trees, and other natural products in Ceylon or elsewhere.
  - (f) To build, make, construct, equip, maintain, improve, alter, and work tea and rubber factories, cacao, coconut and coffee curing mills, and other manufactories, buildings, erections, roads, tramways, or other works conducive to any of the Company's objects, or to contribute to or subsidize such.
  - (g) To enter into any arrangement or agreement with Government or any authorities, and obtain rights, concessions, and privileges.
  - (h) To hire, lease, or purchase land either with any other person or company or otherwise and to erect a factory and other buildings thereon, or on any land already leased or owned by the Company at the cost of the Company, and such other person or company or otherwise, and to lease any factory or other buildings from any company or person.
  - (i) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (h), or for the manufacture and preparation for market of tea, rubber, or any other produce in such or any other factory.
  - (j) To prepare, cure, manufacture, treat, and prepare for market tea, rubber, cacao, coconuts, plumbago, minerals, and (or) other crops or produce, and to sell, ship, and dispose of such tea, rubber, cacao, coconuts, plumbago, minerals, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed expedient.
  - (k) To buy, sell, warehouse, transport, trade, and deal in tea, rubber, coconuts, cacao, coffee, and other plants and seed, and rice and other food required for coolies, labourers, and others employed on estates and other products, wares, merchandise, articles, and things of any kind whatever.
  - (1). To work mines or quarries and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits, and products, and generally to carry on the business of miners, manufacturers, growers, planters, and exporters of tea, rubber, cacao, chocolate, coconuts, and other products, or any such business on behalf of the Company or as agents for others, and on commission or otherwise.
  - (m) To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and deal in milk and dairy produce, wholesale and retail.
  - (n) To establish and maintain in Ceylon, the United Kingdom, or elsewhere stores, shops, and places for the sale of tea, rubber, coconuts, cacao, chocolate, coffee, and articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any branch thereof; and generally to carry on the business of merchants, exporters, importers, traders, engineers, or any other trade, business, or undertaking whatsoever.
  - (0) To cultivate, manage, and superintend estates and properties in Ceylon or elsewhere, and generally to undertake the business of estate agents in Ceylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings, and to transact any other agency business of any kind.
  - (P) To let, lease, sell, exchange, or mortgage the Company's estates, lands, buildings, or other property, or any part or parts thereof, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company or for any other consideration, and otherwise to trade in, dispose of, or deal with the same or any part thereof.
  - (9) To borrow or receive on loan money for the purposes of the Company upon the security of cash credit bonds, or of hypothecation or mortgages of the Company's property or any part or parts thereof, or otherwise, as shall be thought most expedient, and in particular by the issue of debentures, debenture stock, or bonds to bearer or otherwise, either charged upon all or any part of the Company's present or future property (including uncalled capital), or not so charged, as shall be thought best.



- elsewhere which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company.
  (v) To sell the property, business, or undertaking of the Company, or any part or parts thereof, for such a sell the property business.
- consideration as the Company shall think fit, and in particular for shares, stocks, debentures, or securities of any other company.
   (w) To procure the Company to be registered or incorporated in Ceylon, and, if and when necessary or thought
- (w) To produre the Company to be registered or incorporated in Ceylon, and, if and when necessary or thought advisable, elsewhere.
- (x) To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, stocks, shares, debentures, and book debts, or without any security at all.
- (y) To invest and deal with the moneys of the Company not immediately required upon such securities and in such manner as may from time to time be determined.
- (z) To promote and establish any other company whatsoever and to subscribe to and hold the shares or stock of any other company or any part thereof.
- (a 1) To pay for any lands and real or personal, immovable or movable, estate, or property, or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares, or debentures or debenture stock or obligations of the Company, or partly in one way and partly in another, or otherwise howsoever with power to issue any shares either fully or partly paid up for such purpose.
- (z 2) To accept as consideration for the sale or disposal of any lands and real or personal, immovable and movable, estate, property, and assets of the Company of any kind sold or otherwise disposed of by the Company, or in discharge of any other consideration to be received by the Company in money or in shares, the shares (whether wholly or partially paid up) of any company, or the mortgages, debentures, or obligations of any company or person or partly one and partly the other.
- (z 3) To distribute among the Shareholders in specie any property of the Company whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital be made, except with the sanction for the time being required by law.
- (z 4) To do all such other things as shall be incidental or conducive to the attainment of the objects abovementioned or any of them, or any one or more of the objects aforesaid, it being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "Company" includes companies or corporations, and the word "person" any number of persons, and that the other objects specified in any paragraph are not to be limited or restricted by reference to or inference from any other paragraph.

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

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

	Names and Addresses of Su	bscribers.				er of Shares taken each Subscriber.
	W. W. A. PHILLIPS, New Forest	Estate, Galaha	••	••		One
	W. R. MATTHEW, Colombo	••	••		••	One
	L. F. LERWAY DAY, Colombo	•••	••		••	One
٠	G. O. HUNT, Colombo	••	••		•••	One
*	H. J. BROMLEY, Colombo	• •	• •	•••	• •	One
	W. K. S. HUGHES, Colombo	••			••	One
• *	SYDNEY JULIUS, Colombo	••	••	• ·	• •	One
·.	-			Total shares taken	• •	Seven

Witness to the above signatures, at Colombo, this 16th day of April, 1928 :

Jos. F. MARTYN, Proctor, Supreme Court, Colombo.

# ARTICLES OF ASSOCIATION OF THE BAMBRAGALLA TEA COMPANY, LIMITED.

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

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

#### INTERPRETATION CLAUSE.

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

The word "Company" means "The Bambragalla Tea Company, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached. The "Ordinance" means and includes "Joint Stock Companies' Ordinance, 1861," and every other Ordinance

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

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

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

"Shares" means the shares from time to time into which the capital of the Company may be divided. "Presence or present" at a meeting means presence or present personally or by proxy or by attorney.

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

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

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

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

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

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

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

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

"Holder " means a Shareholder.

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

# BUSINESS.

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

and subject only to the control of General Meetings, in accordance with these presents. The Company being established on the basis that it shall acquire Bambra; alla and Cabroosa Ella estates, it shall be no objection that the vendors are in a fiduciary position to the Company or that there is no independent Board of Directors nor shall any claim be made on any of the vendors on any such ground. Every Member of the Company present or future shall be deemed to have joined the Company on this basis.

# CAPITAL.

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

5. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct. 6. Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the same provisions in all respects with reference to the payments of allotment money, calls, and instalments, transfer, transmission, forfeiture, lien, surrender, and otherwise, as if it had formed part of the original capital.

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

#### SHARES.

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

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

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

11. In case of the increase of the capital of the Company by the creation of new shares, such new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company shall direct, and if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of the assets of the Company, and with a special or without any right of voting.

Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion as nearly as possible to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them to the vendor or vendors of any estates, or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, and that without offering the shares so allotted to the Shareholders.

12. Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Company may from time to time direct.

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

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

Any one of the joint-holders of a share, other than a firm, may give effectual receipts for any dividends payable 15. in respect of such share; but only one of such joint-Shareholders shall be entitled to the right of voting and of giving proxies and exercising the other rights and powers conferred on a sole Shareholder, and if the joint-holders cannot arrange amongst themselves as to who shall vote or give proxies and exercise such other rights and powers conferred on a sole Shareholder, the Shareholder whose name stands first on the register of shares shall vote or give proxies and exercise those rights and powers ; provided, however, that in the event of such first registered Shareholder being absent from the Island, the first registered Shareholder then resident in Ceylon shall vote or give proxies and exercise all such rights and powers as aforesaid.

16. In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be the only person or persons recognized by the Company as having any title to, or interest in, such shares.

17. The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 35 to become a Shareholder in respect of any share.

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

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

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

#### CALLS.

The Directors may from time to time make such calls as they think fit upon the Shareholders in respect of all 21. moneys unpaid on their shares, and not by the conditions of allotment made payable at fixed times, provided that three months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call ; and each Shareholder shall pay the amount of every call so made to the persons and at the time and place appointed by the Directors.

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

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

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

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

#### TRANSFER OF SHARES.

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

27.

No transfer of shares shall be made to an infant or person of unsound mind. The Company shall keep a book or books, to be called "The Register of Transfers," in which shall be entered 28. the particulars of every transfer or transmission of any share.

29. The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company or upon whose shares the Company have a lien, or otherwise; or in case of shares not fully paid up to any person not approved of by them, and in no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

Every instrument of transfer must be left at the office of the Company to be registered, accompanied by the 30. certificate for the shares to be transferred and by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of two rupees and fifty cents or such other sum as the Directors shall from time to time

determine, must be paid to the Company for the registration of every such transfer; upon payment thereof the Directors, subject to the powers vested in them by Article 29, shall register the transferee as a Shareholder and retain the instrument of transfer.

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

32. 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 only if at all upon the transfere.

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

# TRANSMISSION OF SHARES.

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

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

36: If any person who shall become entitled to be registered in respect of any share under clause 35, shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if in the case of the death of any Shareholder, no person shall within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money; and the purchaser shall be entitled to be registered in respect of such shares, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

#### SURRENDER AND FORFEITURE OF SHARES.

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

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

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

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

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

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

41. The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against the Company in respect of the share and the proceeds thereof, and all other rights incident to the share, are expressly saved.

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

43. The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit as they shall think fit, not being less than nine per centum per annum on the amount of the sums wherein default in payment had been made, but no share *bona fide* sold or re-allotted, or otherwise disposed of under Article 40 hereof, shall be redeemable after sale or disposal.

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

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

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

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

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

#### PREFERENCE SHARES.

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

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

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

#### BORROWING POWERS.

52. The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances on the produce in hand, or in the future to be obtained from the Company's estates, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting. maintaining, improving, or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not, without the sanction of a General Meeting, exceed Rupees Fifty thousand (Rs. 50,000). Nevertheless no lender or other person dealing with the Company shall be concerned to see or inquire whether this limit is observed. And the Directors shall have power without the sanction of a General Meeting to borrow up to Rupees One hundred thousand (Rs. 100,000) carrying interest at the rate of 7 per cent. per annum on the formation of the Company, provided such loan is secured by a debenture mortgage to be executed within one year of the issue of the certificate of incorporation of the Company and for the purpose of securing the repayment of such money so borrowed the Directors may exercise the powers given them in the 54th article and the debentures can be issued from time to time as and when required.

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

54. For the purpose of securing the repayment of any such money so borrowed or raised, or for any other purposes the Directors may grant, create, execute, and issue any mortgages, cash credits, debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets of the Company, both present and future, including uncalled capital or unpaid calls, or may make, accept, or endorse on behalf of the Company any promissory notes or bills of exchange.

55. Any such securities may be issued either at par or at a premium or discount, and may from time to time be cancelled, discharged, varied, or exchanged as the Directors may think fit, and may contain special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise.

56. Every debenture or other instrument issued by the Company for securing the payment of money may be 50 framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

#### GENERAL MEETINGS.

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

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

59. The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary General Meetings.

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

61. Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and shall be sent to the registered office of the Company.

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

62. Any Shareholder may, on giving not less than five days' previous notice of any resolution, submit the same to a meeting.

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

64. Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convene d specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given by advertisement in the Ceylon Government Gazette, or in such other manner (if any) as may be prescribed by the Company in General Meeting. Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently upon the resolution being passed by the requisite majority at the first meeting.

64(a). The accidental omission to give notice of any meeting to or the non-receipt of such notice by any of the Shareholders shall not invalidate any resolution passed at any such meeting.

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

66. With the 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 except resolutions submitted under Article 62.

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

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

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

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

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

#### VOTING AT MEETINGS.

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

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

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

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

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

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

• • • 78. Votes may be given either personally or by proxy or by attorney.

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

of a bankrupt or representative of a deceased Shareholder, shall be entitled to be present or to vote at any meeting held after the expiration of three months from the registration of the Company, in respect of any share which he has acquired by transfer, unless he has been registered as the holder of the share in respect of which he claims to vote at least one month previous to the time of holding the meeting at which he proposes to vote.

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

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

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

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

#### The Bambragalla Tea Company, Limited.

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

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

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

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

#### DIRECTORS.

85. The number of Directors shall never be less than two or more than three. In the event of the number of Directors in Ceylon ever being reduced to less than two the remaining Director or the Secretary, subject, however, to Article 88c shall immediately cause to be convented 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 not attending such meeting the remaining Director or the Secretary shall appoint a Director or Directors to fill one or more 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 or others and, if necessary, for enabling him or them to be placed on the register of Shareholders.

86. The qualification of a Director shall be his holding shares in the Company whether fully paid up or partly paid up to the total nominal value of at least Rupees Two hundred and fifty (Rs. 250), 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 all future Directors. As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Rupees Five hundred (Rs. 500) 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 any remuneration for special or extra services hereinafter referred to nor any extra remuneration to the Managing Directors of the Company.

87. William Watt Addison Phillips of Mousakande estate, William Roland Matthew of Colombo shall be the first Directors of the Company.

88A. So long as the widow, children, sons-in-law, grand-children, or nephews of the late William John Frederick Currie of Chelsea, in the County of Middlesex, England, or any one or more of them hold in the aggregate shares in the Company to the total nominal value of Rs. 75,000 the said relations of the late William John Frederick Currie shall have the right of nominating one of the Directors of the Company, and until the First Ordinary Meeting of the Company the said William Roland Matthew shall, for the purpose of this Article, be regarded as the Director nominated by the said relations.

88B. So long as the relations of the late William John Frederick Currie have the right to nominate a Director under the last preceding Article, the remaining Shareholders shall have the right of nominating one Director of the Company.

88c. If either ct the Directors nominated under either Article 88a cr 88B resigns or is unable to act such resigning or retiring Director shall have the right to nominate a Shareholder to act in his place, and such new Director shall hold office until the next Ordinary General Meeting, but if no nomination is made the vacancy can be filled by the remaining Directors, provided there are not less than two such remaining Directors, and if there are not two such remaining Directors, then the vacancy can be dealt with under Article 85.

88D. So long as the relations of the late William John Frederick Currie have the right to nominate a Director under the Article 88A, the Shareholders in General Meeting shall have the right to appoint a Director. Any Director appointed under this Article shall hold the office for the period of time resolved on by the Shareholders at the time appointment is made, or if no such period of time has been resolved on then until the Third Ordinary General Meeting held after the meeting at which the appointment was made.

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

The Directors may confer on the Managing Director or Managing Directors all or any duties and powers that might be conferred on any Manager of the Company.

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

90. At the First Ordinary General Meeting of the Company all the Directors shall retire from office.

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#### ROTATION OF DIRECTORS.

if at any time hereafter the relations of the late William John Frederick Currie cease to hold the number of there's required by Article 88A, then at the First Ordinary General Meeting thereafter and in every subsequent year of the First Ordinary General Meeting held in each year one of the Directors for the time being shall retire from office as provided in Article 92.

92. The Director to retire shall be the one who has been longest in office, and in case any question shall arise as to which of the Directors who have been the same time in office shall retire, unless the Directors otherwise arrange among themselves, the Director to retire from office shall be determined by ballot, provided, however, that this Article is to be subject to Article 88.

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

94. Subject to Articles 85 to 88, any casual vacancy occurring in the number of Directors or provisional Directors arising from death, resignation, or otherwise may be filled up by the Directors, but any person appointed to fill such vacancy shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

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

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

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

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

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

100. 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.

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# DISQUALIFICATION OF DIRECTORS.

101. The office of Director shall be vacated-

- (a) If he accepts or holds any office or place of profit under the Company other than Manager, Managing Director, Visiting Agent, Superintendent, Agent or Secretary of the Company or trustee for debenture holders.
- (b) If he becomes bankrupt or insolvent, or suspends payment or files a petition for the liquidation of his affairs, or compounds with his creditors.
- (c) If by reason of mental or bodily infirmity he becomes incapable of acting.
- (d) If he ceases to hold the required number of shares to qualify him for the office.
- (e) If he resigns his office under the provisions of clause 97.
- (f) If he ceases to have his ordinary place of residence in Ceylon or is absent from Ceylon for a period of three consecutive months.

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

#### Powers of Directors.

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

103. The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an agent or agents, and secretary or secretaries of the Company to be appointed by the **Directors**, subject to the provisions of Article No. 121 for such a period and on such terms as they shall determine, and the **Directors** shall pay out of the funds of the Company all costs and expenses as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase, lease, or **about** the working and business of the Company.

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

IQ5. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinances and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made.

The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be limited by any clause conferring any special or expressed power.

106. 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 stime to time to revoke such appointment.

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

108. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries, who shall attest the sealing thereof; such attestation on the part of the Secretaries, in the event of a firm or registered company being the Secretaries, being signified by a partner or duly authorized manager, director, secretary, attorney, or agent of the said firm or company signing for and on behalf of the said firm or company as such Secretaries.

109. It shall be lawful for the Directors, if authorized so to do by a extraordinary resolution of the Shareholders of the Company in General Meeting to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies, or person or persons upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose, and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

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

- (a) To institute, conduct, defend, compromise, settle, or abandon any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands made by or against the Company.
- (b) To refer any claims or demands by or against the Company to arbitration, and observe and perform or enforce the awards.
- (c) To make and give receipts, releases, and other discharges for money payable to the Company and for claims and demands by the Company.
- (d) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee, liquidator, or inspector, or any similar office.
- (e) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees, without special powers, and from time to time to vary or realize such investments.
- (f) To delegate to any one or more of the Directors of the Company for the time being, or any other person or company for the time being, residing or carrying on business in Ceylon or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to confer such powers for such time and to be exercised for such objects and purposes, and upon such terms and conditions and with such restrictions as the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of, and in substitution for, all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or company to whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

#### PROCEEDINGS OF DIRECTORS.

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

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

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

## PART 1. - CEYLON GOVERNMENT GAZETTE - MAY 18, 1928

114. Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes and in sets of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director. The Board may delegate any of their powers to committees consisting of such member or members of the body is 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.

146. 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.

117. The acts of the Board or of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment or qualification of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.

118. A resolution in writing signed by all the Directors for the time being in Ceylon shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted.

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

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

120. All such minutes shall be signed by the person who shall have presided as Chairmar at the General Meeting, the Beard Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be *prima facie* evidence of the actual and regular paring 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 stud meeting was held.

## AGENTS AND SECRETARIES.

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

#### ACCOUNTS.

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

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

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

125. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived, and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other heads of expenditure. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting, and in cases where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year the whole amount of such item shall be stated with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.

126. The balance sheet shall contain a summary of the property and liabilities of the Company arranged under the heads appearing in the form annexed to the table referred to in Schedule C to "The Joint Stock Companies Ordinance, 1861," or as near thereto as circumstances admit.

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

128. 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.

12129. The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet ascertained, by one or more Auditor or Auditors.

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## PLET I, CEYLON GOVERNMENT DE - No. 18, 1928

## AUDIT.

130. No parson shall be eligible as an Auditor who is interested atherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company, and no Director of the Company shall during the continuance in office be eligible as an Auditor.

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

132. 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.

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

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

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

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

## DIVIDENDS, BONUS, AND RESERVE FUND.

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

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

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

140. Any General Meeting declaring a dividend or bonus may resolve that such dividend or bonus be paid wholly or in part by means of drafts or cheques on London or by the distribution of specific assets, and in particular of paid-up shares, debentures, or debenture stock of the Company, or paid-up shares, debentures, or debenture stock of any other Company, or in any one or more of such ways ; any General Meeting may resolve that any moneys, investments, or other assets forming part of the undivided profits of the Company standing to the credit of the reserve fund or in the hands of the Company and available for dividend (or représenting premiums received on the issue of shares and standing to the credit of the share premium account) be capitalized and distributed amongst the Shareholders in accordance with their rights on the footing that they become entitled thereto as capital and that all or any part of such capitalized fund be applied on behalf of the Shareholders in paying up in full any unissued shares of the Company and that such unissued mares so fully paid be distributed accordingly amongst the Shareholders in the proportion in which they are entitled to receive dividends and shall be accepted by them in full satisfaction of their interest in the said capitalized sum. For the purpose of giving effect to any resolution under this or the last preceding Article the Directors may settle any difficulty which may arise in regard to the distribution as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of any specific assets, and may determine that cash payments shall be made to any members upon the footing of the value so fixed or that fractions of less value than Rs. 10 may be disregarded in order to adjust the rights of all parties, and may vest any such cash or specific assets in trustees upon such trusts for the persons entitled to the dividend or capitalized fund as may seem expedient to the Directors.

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

12. 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.

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

144. Notice of any dividend that has been declared or of any bonus to be paid, shall be given to each Shareholder entitled thereto, and any dividend or bonus unclaimed by any Shareholder for three years after notice thereof is given may be forfaited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund.

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

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

## NOTICES.

147. Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretaries, or persons appointed by the Board to authenticate the same.

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

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

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

151. Any notice, if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a post office or post box, 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.

152. Any Shareholder who fails to give and register an address in Ceylon as provided in Article No. 148 shall not be entitled to be given any notices.

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

## EVIDENCE.

153. 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.

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

155. If the Company shall be wound up whether voluntarily or otherwise, the liquidator or liquidators may with the sanction of a special resolution of the Company divide among the contributories in specie any part of the assets of the Company, and may with the like sanction vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator or liquidators with the like sanction shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the members of the Company and in particular any class may be given preferential or special rights or may be excluded altogether or in part, and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary, fully paid, part paid, or preference in the purchasing company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing company either ordinary, fully paid, or part paid, or preference any contributory who would be prejudiced thereby shall have a right to dissent as if such determination were a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration as in the sub-section (6) of the asset so of the English and Scotch Acts referred to in the said sub-section (6) of section 192 of the aforewritten Companies (Consolidation) Act and the said section 192, save as herein excepted, shall be deterned to be part and parcel of these present Articles.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names at the places and on the dates hereafter written :

W. W. A. PHILLIPS, New Forest Estate, Galaha.

W. R. MATTHEW, Cclombo.

L. F. LERWAY DAY, Colombo.

G. O. HUNT, Colombo.

H. J. BROMLEY, Colombo.

W. K. S. HUGHES, Colombo.

SYDNEY JULIUS, Colombo.

Witness to the above signatures, at Colombo, this 16th day of April, 1928 :

Jos. F. MARTYN, Proctor, Supreme Court, Colombo.

[First Publication.]

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PART I. - CEYLON GOVERNMENT GALETTE -- MAY 18, 1928

The Coylon Safety Matches Manufacturing ... Company, Limited.

North States of the Shareholders of the above Company will be held at the registered office of the Company, 54, Keyzer street, Pettah, Colombo, on Thursday, May 31, 1928, at 3 P.M. -

To receive the report of the Directors and statement of accounts for the twelve months ender February 29, 1928.
 To declare a dividend.
 To elect a Director.

Busines,

- 4. To elect Auditors.

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

The Transfer Books of the Company will be closed from May 18 to June 3, 1928, both days inclusive.

By order of the Directors,

I. DON CAROLIS & SONS, LTD., Colomb, May 10, 1928. Agents and Secretaries.

The Agia Tea Company of Ceylon, Limited. ICE is hereby given that an Extraordinary TOTICE' General Meeting of the above Company will be hald at the office of the Colombo Commercial Company, Limited, Slave Island, Colombo, on Monday, May 28, 1928, at 8.30 in the morning, for the purpose of considering, and, if thought fit, passing the following resolutions :

That it is desirable to capitalize a sum of Rs. 111,800 I. out of the sum of Rs. 155,000, standing to the credit of the Company's General Reserve Account, being part of the undivided profits of the Company, and accordingly that the said sum of Rs. 111,800 be capitalized and distributed mong the Shareholders of the Company on the footing, that they become entitled thereto as capital in pursuance M Article 127 (a) of the Company's Articles of Association, and that the said capital sum be applied on behalf of the persons, who, on the date of the passing of this resolution. are holders of the 27,950 issued shares of the Company in payment in full for 11,180 shares of the Company of Rs. 10 each, and that such 11,180 shares credited as fully paid be accordingly allotted to such persons respectively in the proportion of two of such 11,180 shares for every 5 shares of the said 27,950 issued shares now held by such persons respectively, and that such 11,180 shares so distributed shall be treated for all purposes as an increase of the nominal amount of the capital of the Company, held by each such Shareholder, and not as income, and that the said 11,180 shares so distributed shall not participate in any dividend declared prior to the date of the passing of this resolution, but shall participate in any dividend declared thereafter pari passi with the said 27,950 shares.

That if on such distribution as aforesaid, any Shareholder would be entitled to a fraction or fractions of a share, the Directors be and they are hereby authorized in lieu of issuing fractional certificates to dispose of the total number of shares represented by such fractions and to make any adjustments among the persons or any one or more of the persons entitled to such fractions in such manner and upon such terms as to the Directors in their absolute discretion may seem expedient.

· - à. By order of the Board, COLOMBO COMMERCIAL Co., LTD., Colombo, 1409 15, 1928. Agents and Secretaries. The Colombo Apothecarles Company, Limited.

NOTICE is hereby given that an Ordinary General Meeting of the Shareholder of this Company will be held at the registered office of the Company, 33/37, Prince street. Fort, Colombo, on Tuesday, June 5,

1928. st 3 P.M. to receive the report of the Directors an statement of accounts for the year ending March 31, 1928 to declare a dividend, and to appoint an Auditor.

Any Shareholder unable to attend this meeting may appoint some Shareholder to act as his proxy. A legal form (which must be deposited duly executed at the registered office of this Company before 3 P.M. on Monday, June 4, 1928), may be obtained from the undersigned on application.

The Transfer Books will be closed from June 1 to June 10, both days inclusive.

By order, E. E. Bond. Colombo, May 18, 1928. Secretary.

rtins Tea and Rubber Company, Limited.

To the Shareholders of St. Martins Tea and Rubber Company, Limited.

NOTICE is hereby given that an Extraordinary General Meeting of Shareholders of the St. Martins Tea and Rubber Co., Ltd. will be held at the registered offices of the Company, Maddema Mills, Union place, Colombo, on Tuesday, June 5, 1928, at 3 P.M.

## Business.

(1) To elect Directors in pursuance of the following resolution passed by the Shareholders at the Annual General Meeting held at the registered offices of the Company on Friday, May 4, 1928, at 3 P.M. :-

"That in view of Mr. C. A. Evans having resigned his seat on the Board of Directors (his resignation having been conveyed in his letter of the 1st instant addressed to the Agents and Secretaries, which was received by them on the afternoon of the 2nd instant), and in view of Mr. G. L. H. Doudney not having acquired the requisite qualification as a Director before the date of this present meeting, with the result that there are no Directors of the Company duly qualified at the present moment, the Agents and Secretaries are hereby instructed in pursuance of the provisions of Article 91 of the Company's Articles of Association to forthwith convene an Extraordinary General Meeting of the Company for the purpose of electing Directors, and that to enable the Directors to be elected under the provisions of Article 91 the Agents and Secretaries do notify the Sharehorders of the position and call upon them to nominate three or more of their number for election to constitute a Board of Directors."

(2) To transact any other business that may be duly brought before the Meeting.

per pro LIPTON, LIMITED. C. C. W. LANDALE. Colombo, May 12, 1028. Agents and Secretaries. The A. and E. Motor Transport, Limited. NOTICE is hereby given that the Fourth Ordinary General Meeting of Shareholders of the Company

will be held at the registered office of the Company, the National Mutual building, Chatham start, Fort, Colombo, on Friday, May 25, 928, at 2730 F.M.

To rec e the Directors' report and accounts for the 1. year ended December 31, 1927.

Business.

- 2. To declare a dividend,
- To elect a Director, 3.

4. To epicint Auditors for the current year, and for ether business as may be duly brought before the inting .--

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The Transfer Books of the Company will be closed from Mill Sto May 26, 1928, both days inclusive.)

nna yaitest By order of the Directors, A legal SKRINE & CO.. Colombo, May 14, 1928. Agents and Secretaries. beografield.

na the Warriapolla Estates Company, Limited.

NOTICE is hereby given that an Extraordinary General Meeting of the Shareholders of the Warriapella Estates Company, Limited, will be held at the registered office of the Company at the National Mutual building, Chatham Street, Fort, Colombo, on Monday, May 28, 1928, at 11 o'clock in the forenoon for the following purposes :-

1. To consider and, if thought fit, to pass the fellowing resolution, namely :----

That the nominal capital of the Company be increased to Five million Rapees (Rs. 5,000,000) by the creation of 425,000 new shares of Rs. 10 each.

2. To consider and, if thought it, to approve the Drait New Arth les of Association which will be subjusted to the meeting, and of which a copy has been posted to every Shareholder of the Company, and

8. In the event of the approval of the above-mentioned Draft N.w Articles of Association with or w thout mod fications to consider and, if thought fit, to pass the following resolution, namely :-

That the new Regulations or Articles of Association heady approved by this meeting, and for the purpose of identification subscribed by the Chairman thereof be approved and adopted as the Articles of Association of the Company in substitution for and to the exclusion of all the existing A rticles thereof.

and Notice is hereby also given that a further Extra advery General Meeting of the Warriapolla Estates Company, Limited, will be held at the registered office of the Company at the National Mutual ruilding, Chatham weet, Fort, Colombo, on Tuesday, June 12, 1928, at seek in the forenoon, for the purpose of receiving report of the proceedings at the meeting to be held on 1928, 1928, and of confirming, if thought fit, as special resolutions, the above mentioned resolutions.

> By order of the Directors, BOSANQUET & Co., LTD., Agents and Secretaries.

> > 28 2.8/

"Mational Mutual buildings, Fort, Golombo, May 16, 1928.

6. 30

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## Auction Sale.

UNDER instructions from the assignee, and with authority of court in case No. 3,757 insolvency, D. C., Colombo, I shall sell by public auction on June 1, 1928, at 11 A.M. at my office, 58, Belmont street, Hulftsdoep, Colombo :--

(1) An undivided half to the south of the land called (1) An unity neutral to the south of the land called Madangahawatta, situated at Katukurunda, Moratuwa, in the Palle pittu of Salpit korale. Western Province; bounded on the north by the other hall share belonging to Mututantrige, togenh Pieris, on the east by the land belonging the Terge Daniel Pieris, on the south by the land belonging to Mututantrigey Salman Fernando and others, on the west by the land belonging to Mututantrigey Andris Fernando; in extent 100 yards from east to west, 14 yards from north to south, and a hut standing thereon, subject to the life-interest of Lindamullage Isabella Silva. (2) An

undivided one-third of 19/20 shares of the land called Ambalamawatta, situated at Katukurunda, Moratuwa, in the Palle pattu of Salpiti korale, Western Province; bounded on the north by the land belonging to Moderapatabendige Simon Silva, south and east by the land belonging to Andris Silva, west by the seashore; in extent 2 roods and 14 perches, subject to the life-interest of Lindamullage Işabella Silva.

Belmont street, Hulftsdorp. May 16, 1928.

Colombo, Mäy 15, 1828.

A. C. KOELMEYER, Auctioneer and Broker.

24

148 A Rare Opportunity and Splendid Investment for Capitalists. A Valuable Property commanding a Good Rental under Primary Mortgage Decreefin Case No. 27,077, D. C., Colombo.

Auction Sale.

NDER and by virtue of the commission issued to me in the above case, I shall set by public auction on , Saturday, June 9, 1928, at 4 P.M. at the spot :- All those undivided 6/7 parts or shares of all that allotment of land, undivided 6/7 parts or shares of all that anomation to rand, with the buildings thereon, bearing assessment No. 660/77, situated at Messenger street, within the Municipality and in the District of Colombo, Western Province; bounded on the north by the high road leading from the Fort of Colombo to Grandpass, on the east by the property of Dias Attapaten Midalization the south by the property of Dias S. Sanmuganpillai, and on the west by the property of Uduma Lebbe Marikar; containing or reputed to contain in extent 1 rood and 12 56/100 perches.

For further particulars, please apply to M. S. Akbar, Esq., Proctor, Supreme Court, and Notary, 39, Hulftsdorp, or to me-

E. Edmund de Silva,* 39. Hulftsdorf street, Colombo. Auctioneer and Broker.

51 Ru12

## Auction Sale.

Property at Kondagammulla in the District of Negomby.

NDER decree in case No. 2,096, D. C., Negompo' entered in favour of the plaintiff Ana Runa Rawan Mana Sevugan Chetty of the plaintiff Ana Runa Rawang Mana Sevugan Chetty of Negombo, against the defendants (1) George William Prins of Colombo and (2) Charlotte Georgiana Augustuce of Costa road, Celombo and by virtue of the order to sell issued to us for the recovery of the sum of Rs. 2,076 50, with interest on Rs. 500 at 18 per cent. per annum from December 19, 1927, till February 16, 1928, and thereafter at 9 per cent. per annum on the aggregate amount, till payment in full, due by the 1st defendant in respect of primary mortgage houd No. 721 dated March 19. 

District of Negombo, Western Province ; containing in extent 2 roods and 25 perch s according to plan No. 1521 dated March 15, 1909, made by J. S. Tissera, Surveyor.

(2) All that portion marked lot E of the land called Gorakagahawatta, situate at Kondagammulla aforesaid; containing in extent 2 roods and 7.85 perches according to plan No. 792 dated October 8, 1902, made by the aforesaid Surveyor, which pr mises have been previously described at 19/84 parts of all that divided western half part of the land called Gorakagahawatta, situate as aforesaid; and containing in extent 4 acres and 20 perches.

(3) All that land called Keenagahawatta, situate at Kondagammulla aforesaid; containing in extent 1 acre, which said premises is the lot B with the house standing thereon, situate at aforesaid; -and -containing in extent 2 roods and 25 perches as per decree in partition case No. 7,246 of the District Court of Negembo. 

(4) All that portion marked lot F of the land called Gorakagahawatta, situate as aforesaid; and containing in extent 1 roud and 11:24 perches according to plan No. 792 aforesaid.

Which said several allotments of lands form one property and from their situation as respects each other can be included in one survey and are known as Keenagahawatta *aliae* Tekkawatta and Gorakagahawatta, situate as aforesaid; containing in extent 2 acres and 30 perches according to plan No. 2,617 dated March 17, 1921, made by Mr. J. C. Fernando, Surveyor.

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

> M. P. KURERA & Co., Auctioneers.

## Auction Sale.

Two Ricks of Land situated about 1 of a Mile off Kandalama Junction.

BY virtue of the commission issued to us from the District Court of Negombo in curator case No. 308, and under instructions from Yapa-appuhamillage Lenohamy of Kandangamuwa, we will sell the under-mendioned properties by public auction at the respective spats on Thursday, June 14, 1928, viz. :-

1. The land called Kalahugahalanda situated at Kandangamuwa in Udugaha pattu of the Hapitigam korale, in the District of Negambo Western Province; containing in extent within these boundaries 1 acre and 1 rood, together with the tiled house standing thereon.

At 3 1.M.

#### At 3.30 P.M.

2. The land called Beligahawatta situated at Kandangamuwa aforesaid; containing in extent within these boundaries about 3 acres.

Further particulars from D. W. Samaratunga, Esq.,

Negombe, May 15, 1928. M. P. KURERA & Co., Auctioneers. Auctioneers.

Properties at Katukenda in the District of Chilaw.

UNDER decree in case No. 2,250, D. C., Negombo, entered in favour of the plaintiff Kana Mena Ona Sinaraman Chetty of Negombo, against the defendant Punchi Sagho Appuhamy of Katukenda, son of Edirisinghe Aratchige Baronchi Appuhamy, and by virtue of the order to sell issued to us for the recovery of the amount therein stated, we shall sell the under-mentioned properties motgaged by bond No. 14,335 dated September 19, 1927, attested by B. M. F. Jayasekera, Notary, by public auction at the respective spots on Friday, sune 19, 1928, commencing at 3.P.M.

(1) Lot Det the land called Ketakel(agahawatta, situate at Katukenda in Otara palata of Pitigal korale, in the District of Chiler. North-Western Province; which said, lot D is in extent 3 acres and 15 perches together with the buildings standing thereon, subject to the bond No. 3,243 dated January 26, 1927, attested by S. K. Wijayaratnam, Notary.

(2) The undivided 3/50 shares of the land called Ambagahawatta, situate at Katukenda aforesaid; containing in extent about 6 acres and of the appurtenances thereto belonging, subject to an existing lease. (3) The undivided 1/5 share of the land called Ehetugahakumbura, situate at Katukenda aforesaid; containing in extent about 10 parrahs of paddy sowing ground and of the appurtenances thereto belonging.

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

M. P. KURERA & Co.. Negombo, May 15, 1928. Auction ers Austion Sale. In the Bistrict Court of Jaffna. In the Matter of the Estate of the late Kandiah o. 5,501

Nellinathar of Irupalai, doceased. Nagammah, widow of Kandiah Nagalingam, of

IN terms of the commission dated May 7, 1928, issued by the District Court & Cafina, the following properties will be sold by public arction at the respective spots on Friday, June 8, 1928, commencing at 9 A.M. :---

1. An undivided extent of  $2\frac{1}{2}$  lachams varagu culture belonging to the estate in the land situated at Irupalai in Copay parish, Valigamam East division, of the Jaffna District, Northern Province, called Mathevamudaliyarthidal, in extent 48 lachams varage culture, and ditto Mathevamudaliyarthidal in extent 10 lachams varagu culture both aggregating to 58 lachams varagu culture; and bounded on the east by the property of Vallipuram Sinnathamay and shareholders, on the north by the property of Valliammai, widow of Nellinathar, on the west by the property belonging to Veerakathippillaiar temple, and on the south by lane together with another  $2\frac{1}{2}$  lachams varagu culture, belonging to the 8th respondent, the widow of the deceased out of the said 10 lachams varagu culture.

2. The entirety of the land situated at Irupalai aforesaid called Kallunaddi and other parcels (including the widow's  $9\frac{1}{2}$  lachams varagu culture), in extent 29 lachams p. c. and ditto Kallunaddy in extent 19 lachams p. c. both aggregating to 48 lachams p. c.; and bounded on the east by the property of Arumugam Murukesu and shareholders, north by the property of Annamuttu, wife of Thamboo, and Arumugam Murukesu and road, west by the properties Annamuttu, wife of Thamboo, and property belonging to Ampalavanaswamy temple, and on the south by the property of Karthikesu Paramu.

3. 21 lachams varagu culture belonging to the estate together with the widow's share 21 lachams varagu culture in the land situated at Kopay South called Koddaipparuku, in extent 9 lachams varagu culture and 21 kulies; bounded on the east by the property of Thillaimuttu, wife of Kanapathy, and front of lane, north and west by the property of Valliammaippillai, widow of Nellinathar, and on the south by the property of Valliammaippillai, widow of Nellinathar, and others.

4. The entirety of the land, including the widow's half share in the land, situated at Irupalai called Mathevamudaliyarthidal, in extent 14¹/₄ lachams varagu culture; bounded on the east by the village limit of Kopay South, north by the property of the heirs of the late Nellinathar and Nagalingam, west by the property of Valliammaippillai, wife of Nellinathar, and on the south by lane.

5. An undivided extent of  $7\frac{1}{2}$  lachams varagu culture (including the widow's share of acquisition) out of a land situated at Irupalai, called Mathevamudaliyarthidal, in extent 15 lachams varagu culture; bounded on the east by the property of Vairava temple and front of lane and village limit of Kopay South, west by the property of the heirs of the late Nellinathar and Nagalingam, and south by the property of Valliammaippillai, wife of Nellinathar.

6. The entirety of the land (including the widow's acquisition half share) situated at Kopay South called Valaithoddam, in extent 4½ lachams varagu culture; bounded on the east by lane, north by the property of Sivakangai, wife of Muttukumaru, west and south by the property of Valliammaippillai, widow of Nellinathar.

1994

Negombo, May 15, 1928.

Triffie entirety of the land (including the widow's 2 scheme va agu culture and 4 kulies of the land) situated a ditto called Kayilayanadaippu, in extent 9 lachams p. c. and 4 kulies. Thiripparantifidal, in extent 34 lacham varage culture; and bounded on the east by the property of Mailvaganam Kathiresar, north by the property of Vieuvanathar Tharumalingam, west by the properties of of the heirs of the late Nagalingam, and on the south by the properties of the heirs of the late Nellinathar and Nagalingsin.

115

8. The entirety of the land situated at ditto called Paruvavelithoddam, in extent 7 lachams varagu culture ; and bounded on the east and north by the properties Thankammah, wife of Muttiah, west by the property of Resemmah, widow of Thambyah, and on the south by road.

Kantherodai, called Vadukudunekkai, in extent 201 lachama Ser. J. P. KANTHYAH, baragu culture with spontaneous and cultivated plants, is and bounded on the east and north by lane, west by the May 15, 1928. for Fiscal, Commissioner. property of Meenachchy, wife of Nagamuttu, and share-50 /h 12 К÷. holders, and south by the property of Muttuppillai, wife of Auction Sale. Kathiramu, and shareholders. In the District Court of Jaffna. Kandappar Ponnampalam of Uduvil, presently of V. A. DURAYAPPAH, Federated Malay States, by his attorney Thanga-Jaffna, May 12, 1928. Commissioner. muttu, wife of S. Kandar, of Uduvil S. ..... Plaintiff Ve. 411 No. 23,107. • 0 (1) Vaithy Kiddinu and wife (2) Muttippillai of Kanther-Application for Enrolment as a Proctor odai ..... Defendants. I. DON JOHN SAMUEL GOONEWARDENE dentified Wallauwa, Humupitya, Negombo, do hereby give notice that, six weeks hence, Lengl apply to the Hon. the Supreme Court to be enrolled a Frenter of the feeld court. NOTICE is hereby given that on Saturday, June 9, 1928, commencing at 9 M. will be sold by public auction at the respective premises the right, title, and interest of the said defendance in the following mortgaged properties in the recovery of the amount stated thereas. D. JOHN S. GOONEWARDENE. Negombo, May 9, 1928. all that piece of land situated at Uduvil, called Veeranakkanvadekku and Veetheeranvalavu, in extent 5 lachams variage culture with its appurtenances including the share belonging thereto, out of the well on the eastern boundary Cancellation of Power of Attorney. land together with the right of way and water-course ; and bounded on the east by lane, north by the property of I. THE under-signed, Elisin Dolina Perera Abeyaguna Wickramaratna fi Kosgoda, do hereby cancel and revoke the power of attorney given by me to Mr. Arthur Edmund Rajapakse dated Artei 76, 1927, and attested by Mr. C. A. Javeilleka, Notary Public of Anbalangoda. Kannethai, daughter of Maruthan, and shareholders, west by the property of Seethavan, wife of Vaity, and south by bye lane. 2. An undivided 5/6 share with its appurtenances of all that piece of land situated at Uduvil, called Kusavan-E. D. P. A. WICKBAMARATNA. thediam and Villavarayanvalavu, in extent 11 lachams Kosgoda, April 28, 1928. variage culture with its appurtenances; and bounded on - 88 Se 60 ing in . چ .... NOTICES. LOCAL BOARD Auctioneer's and Broker's Licence. T is hereby notified that the under-mentioned person has been granted a licence to practise as an Auctioneer and 4. N. M. Vanniasinghe of Batticaloa. C. J. S. PRITCHETT. for Chairman. Batticaloa, May 11, 1928. 111 "THE LOCAL GOVERNMENT ORDINANCE, UNDER 1920."

Maruthan; west by bye lane, and south by lane. 3. An undivided extent of 2 lachans varage culture with its appurtenances together with the absolute right to

the east by the property of Sinnachchy, wife of Muttu, and

shareholders, north by the property of Mutty, daughter of

the whole of the house of all that piece of land situated at Kantherodai called Kunchanthoddam, in extent 11 lachams varagu culture with well cultivated and spontan ous plants and house ; and bounded on the east by the property of Vaity Sithanpary, north by lane, west by the property of Thevanai, wife of Kanthar, and Sithamparam, wife of Vairavanathar, and south by the property of Thangammah, wife of Subramaniam. and in

4. An undivided extent of 21 lachams varagu culture with its a p rtenances of all that piece of land situated at ...

No

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R. SIVAGURU. NATHER,

1. A.

OF

Chairman.

5.3

Broker within the Local Board limits of Batticalos during the year 1928, under section 13 of Ordinance No. 15 of 1889 :---

-Licensed Auctioneer. THE following person was licensed during the month of April, 1928, to carry on the trade or business of an Auctioneer within the limits of the Jaffna Urban District Council area for the year 1928, and his name is published

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in terms of section 17 of Ordinance No. 15 of 1889, a amended by Ordinance No. 25 of 1922 :-

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Office of the Urban District Council,

Jaffina, May 9, 1928.

Mr. Sinniah Aiyampillai, Vannarponnai West, Jaffna

Local Board Office,

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NOTE CES

		ERNMENT GAZETTE - MA	
National Action of the second se		tan tan tan tang tan digin tan Tan tan tan digin tan d	
	SCELLANEOUS D	EPARTMENTAL NOTIC	ES.
star and the second	The Oriental Boat	Company, Limited.	·
In the Matter of The Oriental I of 1801 and Ordinance I	Boat Company, Limited, a	nd in the Matter of "The Joint Sto	ck Companies Ordinance, I
on business or in operation and	ar the provisions of " The is not capable of being fo		No. 4 of 1861," is not carr
the expiration of three months	from this date the name	y, Registrar of Companies, do, in Companies Consolidation Act, 196 of The Oriental Boat Company at Stock Companies kept in this o	, Limited, will, unless cau
· · · · · · · · · · · · · · · · ·	ourteenth day of May, C	ne thousand Nine hundred and I	
Revistrar General's Office, C lombo May 14, 1928.	•	8 - B.	C. COOMARASWAMY, Registrar of Companie
Statement of Reven	ue and Expenditure of the I	ural Education District Committee, I	Kalutara, for 1927.
REVENUE. Government grant for 1927	Rs. 62,675	c. EXPENDITURE. 0 (a) Salarido	Rs.
Other Receipts-		(b) Repairs to buildings	··· 4,79 ··· 9,64
Miscellaneous Balance brought forward	·· · · · · · · · · · · · · · · · · · ·	58 and play grounds	
VE of strangers	:	(d) Furniture and school appare (e) Garden implements	ntus 5,33
เมชุม .	<b>`</b>	(f) Erection of new buildings existing buildings	
nos bias in the transmission of the		(g) Miscellaneous	
	1	Industrial education	
	• , .	Other payments-	65,884
·	· · · ·	Rofunds	41
		Dalamar et 1. 6 11	65,926
· · · ·		Balance at end of the year	8,330
	74,256	92	74,256
· · · · ·			C. I. Wropperson
May 5, 1928.	· · · · ·	•	C. L. WICKREMESINGHE, Chairman
ANEA Ingiriyawatta Vernacu	lar Mixed School.	Change of M	lanagement.
NOTICE is hereby given that at Ingiriyawatta, in Kegal			
of Sabaragamuwa, under the r	nanagement of Mr. P. I	below, in place of Rev. W. S.	ger of the school mention Gifford.
Richard, has been registered as a fiect from February, 1927.	a grant-in-aid school, wit	h School re	
Education Office,	L. MACRAE,		acular Mixed School.
Colombo, May 18, 1928.	Director of Education.	Education Office, Colombo, April 19, 1928.	L. MACRAE, Director of Education
Change of Mana	zgement.	Change of Ma	nagement.
NOTICE is hereby given the Sedara has been appoints mentioned below, in place of Mr	ed Manager of the schoo	NOTICE is hereby given	that Rev. Charles B. Goge nager of the schools mentior
School referr		Schools ref	erred to.
MR/Kamburupitiya Vernacula	· · · ·	Ng/Kurana Vernacular Mix	ed School.
Education Office, X Seriombo, April 26, 1928.	L. MACRAE, Director of Education.	Ng/Dalupota Vernacular M Ng/Andiambalama Vernacu	llar Girls' School.
Change of Mana	gement.	Education Office, Colombo, April 26, 1928.	L. MACRAE, Director of Education.
	at Rev. Father D. James	Change of M	anagement.
1 Generat has been appoint	W. Pather II Alev Monie		tnat the fion. Mr. W. A.
1. W. Compense has been appoint mentioned below, in place of Re Chiorri.		Silva has been appoint	ed as General Manager of t
1. <b>Compare has been</b> appoint mentioned helow, in place of Be Chiorri. School referr	red to.	schools belonging to the Bude	ed as General Manager of t lhist Theosophical Society
1. W. Compense has been appoint mentioned below, in place of Re Chiorri.	ed to. ol.	schools belonging to the Budo place of Mr. G. Robert de Zoy Education Office,	ed as General Manager of t lhist Theosophical Society sa. L. MACRAE,
L.W. Gathering has been appoint mentioned below, in place of Be Chiorri. School referr Bandamencele A.V. (R.C.) School Education Office,	red to.	schools belonging to the Budo place of Mr. G. Robert de Zoy	ed as General Manager of t lhist Theosophical Society sa.

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av.	3. Tenders should be in the
Suspination of Teacher's Certificate.	Government Agent, Trincomalee, 1928.
given below, has been suspended for three months.	The Kachcheri

The Kachcheri, Trincomalee, May 9, 1928.

H. R. R. BLOOD. Assistant Government Agent. 02

hands of the Assistant on or before May 31,

## Sale of Trees.

FFERS are invited for the purchase of 117 standing trees enumerated in the 5-acre block demarcated in the Muwagankande Proposed Reserve adjoining the cart road from Ratna-pura to Kotamulla, in the Pelmadulle Range of the Province of Sabaragamuwa, and within a mile of Ratnapura town :-

2. All offers should be in duplicate and sealed under one cover, and should be addressed to the Conservator of Forests, Kandy.

Offers should either be deposited in the tender box in the Office of the Conservator of Forests, or be sent through post.
 Offers should be marked "Offers for the Purchase 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 June 16, 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 precognized form. Alterations must be initialed, otherwise the 95 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.

 Offers should be made both in words and name.
 The Conservator of Forests reserves to himself the right
 The Conservator of Forests reserves and of accepting without question, of rejecting any or all offers and of accepting any portion of an offer.

The trees should be felled and removed before September 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 5 agreement

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		Hedawaka	••		••	3	11	••	20	0
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44	••	Gulumora	••		••	3	3	•••	20 25	0
45	••	Milla	• •		••			••	20 <b>9</b>	0
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the be employed in any Government or Assisted

totoler: Pakkienathan Manickam. 8:525/1902.

chool in which last employed : Craigie Lea Estate ed School.

Rev. R. P. Butterfield. on March 16, 1928.

of suspension : May 10, 1928.

Education	Office,	L. MACRAE,
Education	10, 1928.	Director of Education.

#### Cevion Chamber of Commerce.

WING are the detailed results of the candidates ficate for Shorthand Typists Examination, 1928 to set for the above examination held on January the letter "p" denotes pass in the subject and inte "---" failure. No candidate has secured the examination as a whole :-

Name.	English.	Handwriting.		Shorthand.	Typewriting.		Aggregate.
Jamam, J. B.	p .				 		
Lalangoda, S. A.	· ,				 р		
P	p.				 		
M. C. A.	p.	. p			 		
Moynert, P. D.V. B.	p.	. p			 р	•••	
Murugasu, V.	p.	. p		<b></b>	 		
Perera, K. A. P. G.	p.	. p			 		
Vindargon, J. R			• •		 		
William, G.	Ab	sent.					
ducation Office, The May 14, 1928.		Dire			lucat		l.

## Sale of Cattle at Government Dairy.

an xood wat a far at the loss

May 10, 1928.

for fricellent bull and heifer calves and 12 cows Mark excellent bull and nener carves and 12 con-mail be sold by public auction at the Government Marah npita, on Friday, May 25, 1928, at 4 P.M. (M. Many of the calves are by an imported pedigree vrshire bull.)

A. Y. DANIEL & SON,

Auctioneers.

sale of Salt from Nflavefi Platforms, Trincomalee District.

BONT 38,000 cwt. of locally manufactured salt, 1997 crop, are available for sale at Rs. 2.75 per to see platform at Nilaveli platforms, about 9 miles a Trincomalee, for removal to the Central Province

No lorry or bus traffic is permitted between Nilaveli I Trincomalee, and transport must be by carts of which mited number only is available.

Purchasers will have to make their own arrangeats for bags, bagging, and transport to Trincomalee lwwy Station.

. Jacobing purchasers should make early application be Assistant Government Agent, Trincomalee.

H. R. R. BLOOD, The Kachcheri, acomalee, May 9, 1928. Assistant Government Agent.

## Sale of Salt from Trincomalee Store.

ENDERS are invited for the purchase of about 15,000 ewt. of locally manufactured salt in lots 00 ext. each ex store, Trincomalee, for removal to any of the Island. The salt is of the 1925 collection, to the sense of th

to supplying bags, bagging, and transport to

1997

,	No.		Species.				rth. . in.	Lei Ft.	ngth. in.
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	48		Mille	••	••	. 2	9.	. 10	
:.		1	Dawata	••• • **	••	3	11'.	. 25	0
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	58		Hora			4	2 .	*^	Ó
			Hedawaka			3	7	25	0
(	60		Del	••		3	6		0
(	31	••	Hedawaka			4	3	15	0
	32 .		Hora		••	3	3	40	0
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7		· .	Dawata	••		3	4	<b>2</b> 5	0
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7	9.		Milla	••	••	3	7	10	0
8		. ]	Hora	••	••	5	5	45	0
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93			Iora		••	3	2	35	0
94			akahalu	••	• •	4	8	40	0
95		N	atau	••	••	3	7	35	0
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iló			nbul	••	••		3	35	0
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Any further information can be obtained on application a^t the Divisional Forest Offlice, Ratnapura.

	J. D. SARGENT,
Office of the Conservator of Forests,	Conservator of Forest.
Kandy, May 9, 1928.	

## Sale of Timber.

THE under mentioned timber lying at Trincomalee and Tamblegam Depots will be sold by public auction on the spot by the Divisional Forest Officer, Eastern Division (North), Trincomalee, on the dates noted below, subject to the following conditions :--

2. The timber will be put up either singly or in lots to suit buyers at a rate per cubic foot, and no advance of less than 10 cents per cubic foot will be accepted. 3. The highest bid will be accepted subject to the approval of the Conservator of Forests. The highest bidder will be declared the purchaser, and on being so declared shall sign his name in the register of sale, in admission of such purpose and deposit the necessary amount.

4. Twenty-five per cent. of the bids to be deposited on conclusion of the sale. The balance should be paid within ten days if the intimation of the approval of sale by the Conservator of Forests, when a permit for removal will be issued.

5. Meas rements as recorded by the Divisional Forest Officer, Eastern Division (North), Trincomalee, must be accepted, but previous to date of auction any prospective bidder is at liberty to check the measurements and to represent any discrepency to the Divisional Forest Officer.

6. No timber shall be removed before the payment of the full price bid, and all timbers, &c., sold must be removed from the depôts within two months from the date of notification of acceptance by the Conservator of Forests of such bid, and will be at the risk of the purchaser until removed.

7. Should any person to whom a lot is knocked down refuse to take it over at the full price bid, or refuse or fail to sign the sale book and pay 25 per cent. of his bid when so required, and refuse or fail to remove the timber, &c., within the time specified in clause 6 above, the lot will again be put up for auction, and the original purchaser or bidder will be held liable for any loss to Government owing to a lower price being realized at the re-sale, while, if an enhanced price is realized at such re-sale, he shall, however, have no claim to the profit which shall accrue to Government.

8. Further particulars of the timber are availa' le for inspection at the Divisional Forest Office, Trincomalee.

9. Agents bidding for others will be required to produce written authority from the firm or person for whom they bid; such authority will be retained by the Divisional Forest Officer, and will hold good only at the particular sale at which it is produced.

10. Further particulars can be obtained from the Divisional Forest Office, Trincomalee.

#### TIMBER REFERRED TO.

#### Trincomalee Depôt.

Date of Sale: On Wednesday, June 6, 1928, at 10 A.M. Cubic feet.

		L L	Judic 166
12 palu	••	••	237
10 ranai	••		204
4 satin	••	••	94
26			5 <b>3</b> 5

## Tamblegam Depôt.

Date of Sale: On Thursday, June 7, 1928, at 3 P.M.

		Cuk	oic feet.
150 palu	••		2,781
4 hulanhik	• •		90
4 milla	• •		63
38 ranai	••		744
18 satin	••		346
214			4,024
			-

J. D. SARGENT,

Consevator of Forests,

Office of the Conservator of Forests

Kandy, May 15, 1928.

## Lease of Crown Land adjoining Plague Camp.

NOTICE is hereby given that the Government Agent of the Western Province, will receive tenders for the purchase of the lease of the under-mentioned Crown land for a period of three years from September 1, 1928.

The tenders, which must be in sealed envelopes, will be received at the Colombo Kachcheri until 1 P.M., on Tuesday, June 12, 1928, when they will be opened. All persons making the tenders will be required to be present or to satisfy the Government Agent by some duly accredited agent that the tender is made bona fide.

Conditions.

1. Three months, rent shall be deposited in cash as security on the day of sale, and the rent shall be paid by the lasses in quarterly instalments in advance.

2. The purchaser is only entitled to cultivate and take the produce of the land.

3. The purchaser or his workmen shall not cut down any tree or interfere with any existing fence or boundary.

4. The purchaser shall be bound to fence the land leased to him, if called on by the Government Agent to do so.

5. The purchaser shall keep the land clean and in good order, pay all rates and taxes and comply with Municipal regulations.

6. The Government Agent or any one acting under his authority will be entitled to re-enter into occupation at any time on giving one month's notice to the lessee, without compensation.

•7. The purchaser shall not assign, transfer, or sublet the land without the written permission from the Government Agent, Western Province, to do so.

8. If the whole or any portion of the land is required by Government before the expiry of the lease, such land or portion shall be surrendered on a month's notice being given; a proportionate reduction in the rental will be made for the unexpired period of the lease respecting the land or portion thereof resumed by the Crown.

9. In the event of any breach of the foregoing conditions the Government Agent shall have the power to resume possession of the land and eject the purchaser and his workmen from the land without compensation.

10. The Government Agent reserves the right to reject any tender or all tenders.

The Kachcheri,B. N. THAINE,Colombo, May 10, 1928.Government Agent.

LAND REFERRED TO.

#### Preliminary plan 14,349.

Lot.		Situation.		Description.		$\mathbf{E}$	$\mathbf{x}\mathbf{t}\mathbf{e}$	nt.
						А.	R.	Р.
890 .	•	Kanatta	••	Grass land	••	1	0	26.75

#### Closure of Area for Application Surveys in Western Province.

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

Area No. 1, which includes the Negombo and Colombo Districts.

Area No. 2, which includes the Kalutara District.

2. Area No. 2 will be closed on June 30. 1928, and no applications received within this area after that date will be forwarded to the Surveyor-Ceneral for survey until this area is again reopened. This, however, will not preclude applicants from submitting to me for registration, applications for land within this area with a view of ascertaining whether there are any objections to the sale or lease.

3. The next area to be closed for survey will be area No. 1.

May 14, 1928.

Loss of Firearms.

R. J. PEREIRA, for Government Agent.

## MATARA DISTRICT.

Number and description of gun : A single-barrelled breech-loading gun bearing No. 2709 on stock. Number of licence : 247/G.P.B.

Name of owner : Kudaradalage Bastian Appu of Kirinda. Remarks : Gun reported to be lost.

The Kachcheri, J. A. Gunaratna, Matara, May 14, 1928. for Assistant Government Agent. KURUNEGALA DISTRICT.

A single-barrelled cap gun bearing licence No. 2655K and Q 8260 on stock and barrel, owned by D. M. Malhamy of Pallepitiya, Dandagamuwa, in Katugampola hatpattu, in the District of Kurunegala.

May 15, 1928.

W. ABEYAWARDANE, for Government Agent.

## Rinderpest.

W HEREAS rinderpest has broken out in the premises bearing assessment No. 70, Kolonnawa road, Colombo : It is hereby declared in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, the undermentioned area is infected, viz. :--

The area is bounded on the north by Kolonnawa road, on the east by the Dematagoda-ela, on the west by Old Kolonnawa road, on the south by Old Kolonnawa road, Ford place, and a line running due east from Ford place to the Dematagoda-ela.

This declaration shall take effect from May 10, 1928.

The Municipal Office, CHAS. W. PATE, Colombo, May 15, 1928. Municipal Veterinary Surgeon.

#### Rinderpest.

W HEREAS rinderpest has broken out in the premises bearing assessment No. 12/14, situated at Cotta 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 May 3, 1928.

The Municipal Office,	CHAS. W. PATE,
Colombo, May 15, 1928.	Municipal Veterinary Surgeon.

#### Rinderpest.

W HEREAS rinderpost has broken out in the promises bearing assessment No. 1, situated at Arab lace, 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 May 11, 1928.

The Municipal Office, Colombo, May 15, 1928. CHAS. W. PATE, Municipal Veterinary Surgeon

Rinderpest.

WHEREAS rinderpest has broken out at Egoda Kolonnawa, in Ambatalenpahala west 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 Prouse road, south by Heen-ela, cast by Molgashola, west by Heen-ela.

This declaration shall take effect from the date hereof.

May 1, 1928.

May 12, 1928,

D. E. WIJESEKERE, Chief Headman.

#### Rinderpest.

WHEREAS rinderpest has broken out at Egoda Kolonnawa in Ambatalenpahala 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 is fected; viz. :--

The area is bounded on the north by Prouse road, south by Molgashela, east by road to Gamagehena, west by Oil Installation.

This declaration shall take effect from the date hereof.

D. E. WIJESEKERE, Chief Headman. Rinderpest.

W HEREAS rinderpest has broken out on a portion of the village of Polpitimukalana, in Alutkuru korale south of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (I) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned ares is infected, viz. :-

"The area is bounded on the north by track of fields at Betagams north, south by cart road leading from Kandana to Polpitimukalana, east by boundary of the village of Bollate, west by boundary of the village of Batagama sauth.

This declaration shall take effect from the date hereof.

TIMOTHY F. ABAYAKOON, Chief Headman.

May 6, 1928.

## Foot-and-Mouth Disease.

WHEREAS by proclamation dated April 11, 1928 published in the Government Gazette No. 7,639 of April 20, 1928, the premises bearing assessment No. 74/39, situated at Torrington avenue, 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 May 1, 1928.

The Municipal Office, CHAS. W. PATE, Colombo, May 10, 1928. Municipal Veterinary Surgeon.

## Foot-and-Mouth Disease.

HEREAS by proclamation dated April 20, 1928 April 27, 1928, the premises bearing assessment No. 170, situated at Timbirigasyaya 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 May 1, 1928.

The Municipal Office. Colombo, May 10, 1928.

CHAS. W. PATE, Municipal Veterinary Surgeon.

## Foot-and-Mouth Disease.

WHEREAS by proclamation dated April 11, 1928, published in the Government Gazette No. 7,639 of April 20, 1928, the promises bearing assessment No. 36, situated at Galle road, Wellawatta, 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 shell take effect from April 29, 1928.

The Municipal Office,	CHAS. W. PATE.
<b>Colombo</b> , May 10, 1928.	Municipal Veterinary Surgeon.

## Foot-and-Mouth Disease.

W HEREAS by proclamation dated April 24, 1928, April 27, 1928, the premises bearing assessment No. 3, situated at Church road, Matakkuliya, 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 May 9, 1928.

The Municipal Office. CHAS. W. PATE, Colombo, May 10 1928. Municipal Veterinary Surgeon.

#### Foot-and-Mouth Disease.

HEBEAS by proclamation dated April 11, 1928, published in the Government Gazette No. 7,639 of April 20, 1928, the premises bearing assessment No. 231, situated at Bambalapitiya, 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 May 10, 1928.

The Municipal Office, Colombo, May 10, 1928.

CHAS. W. PATE, Municipal Veterinary Surgeon

## Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Attidiya, in Colombo Mudaliyar's division, of the Colombo District, of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated April 20, 1928, is free from foot-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri,	H. C. Cocks,			
Colombo, April 12, 1928.	for Government Agent.			

## Foot-and-Mouth Disease.

N OTICE is hereby piven that the area declared infected at Pita Kotte, in Colombo Mudaliyar's division, of the Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated April 27, 1928, is free from footand-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri, H. C. Cocks, Colombo, May 12, 1928. for Government Agent.

## Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Pepiliyana, in Colombo Mudaliyar's division, of the Colombo District of the Western Province, under section 5, of sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated April 20, 1928, is free from foot-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri,	H. C. Cocks,
Colombo, May 12, 1928.	for Government Agent.

## Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected 1 at Tawalampitiya, in Hapitigam korale of the Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated April 4, 1928, is free from foot-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri, Colombo, May 14, 1928.

H. C. Cocks, for Government Agent.

## Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Ekala in Alutkuru korale south of the Colombo District of the 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 March 16, 1928, is free from foot-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri,	-	R. J. PERERA,
Colombo, May 14, 1928.		for Government Agent.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at W Galkisse, in garden Kahatagahawatta, 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 B. J. de Silva, south by land belonging to John Salman Fernando, east by land belonging to Lusa Fernando and others, west by land belonging to Christina Perera.

This declaration shall take effect from the date hereof.

D. E. WIJESEKERE, May 3, 1928. Chief Headman.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Galkissa, in garden Hunukumbura, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by the land belonging to Maha Mudaliyar, C. P. Samarakkodi, south by dewata road, east by land belonging to S. P. Fernando and others, west by land belonging to A. A. Fernando.

This declaration shall take effect from the date hereof.

D. E. WIJESEKERE, Chief Headman.

May 3, 1928.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Galkissa, 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 N. Samsadeen, south by dewata road, east by Hunu-kumbura, west by land belonging to R. C. Henry Dias.

This' declaration shall take effect from the date hereof.

May 3, 1928.

May 9, 1928.

## D. E. WIJESEKERE, Chief Headman.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Galkissa, in garden No. 395, 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 Thegis Fernando and others, south by land belonging to Machchonona and others, east by dhobies land, west by land belonging to Theg's Fernando and James Fernando.

This declaration shall take effect from the date hereof.

D. E. WIJESEKERE, Chief Headman.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kawdana, garden No. 112, on 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 Kahatagahawatta alias dewata read, south by Mahawatta, east by Attidiya fields west by road leading to Attidiya.

This declaration shall take effect from the date hereof.

May 8, 1928.

D. E. WIJESEKERE, Chief Headman.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out VV at Kirilapon[,] in garden No. 3, in Salpiti korale of Colombo District of the Western Province : It is hereby declared in terms of section 5, sub-sections (1) and (2), 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 Edward Silva, south by high road leading to Pamankada, east by land belonging to Podisinno, west by ela.

This declaration shall take effect from this date hereof.

May 5, 1928.

D. E. WIJESEKERE, Chief Headman.

## Foot-and-Mouth Disease.

Weniwelkele in Statistics Weniwelkala, in Salpiti korale of the 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 a portion of this same land, south by Kurusagahakumbura, east by land called Kendagahakumbura, west by a portion of this same land.

This declaration shall take effect from the date hereof.

April 30, 1928.

G. W. DE FONSEKA, Chief Headman.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Mawittara, in Salpiti korale of the Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by the road, south by Kahatagahawatta, east by a portion of Nugagahawatta, west by the Village Committee road.

This declaration shall take effect from the date hereof.

May 1, 1928.

G. W. DE FONSEKA, Chief Headman.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at VV Mawittara, in Salpiti korale of the Colombo District of the Western Province: It is hereby declared in tersm 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 road, south by Kahatagahawatta, east by a portion of Nugagahawatta. west by a portion of Nugagahawatta.

This declaration shall take effect from the date hereof.

G. W. DE FONSERA, May 1, 1928. Chief Headman.

## Foot-and-Mouth Disease.

WHEREAS foot and muth disease has broken out at Nampamunuwa, in Salpiti koralo of the Colombo District of the Western Province: It is hereby declared in terr s 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 called Delgahawatts, south by a portion of this same land, east by a land called Siyambalagahawatta, west by a field (wela).

This declaration shall take effect from the date hereof.

May 2, 1928.

G. W. DE FORSTERA, Chief Headman.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth discesse has broken out at . Nampamunuwa, in Salpiti korale of the 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 amanded by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. ;---

The area is bounded on the north by a portion of this same land, south by land called Delgahawatta, east by land called Nugagahawatta, west by a field (wela).

This declaration shall take effect from the date hereof.

May 2, 1923.

G. W. DE FONSERA, Chisf Headman,

## Foot-and-Mouth Disease.

WHEREAS foot-and mouth disease has broken out at W Nampamunuwa, in Salpiti korale of the 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 called Gorakagahawatta, south by a Village Committee road, east by a footpath, west by land called Kosgahawatta.

This declaration shall take effect from the date hereof.

May 2, 1928

G. W. DE FONSEKA, Chief Headman.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Palagama, in Salpiti korale of the 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 called Kosgahawatta, south by a portion of Dawatagahawatta, east by Village Committee road, west by land called Kosgahawatta.

This declaration shall take offect from the date hereof.

May 5, 1928.

G. W. DE FONSERA, Chief Headmon.

## Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at W Mattegoda, in Salpiti korale of the 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 a portion of this same land, south by Galagawahena and Uleandadeniya, east by a portion of this same land, west by wela (field).

This declaration shall take affect from the date hereof.

(). W. DE FONSHKA, Chief Headman. May 7, 1928.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at V Pasyala, in Siyano korale east of the 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 Mallehewa village boundary, south by Colombo-Kandy road, east by Pasyala-Mirigama road, west by Diyamotukanda.

This declaration shall take effect from the date hereof.

J. ERIC PERERA, Chief Headman.

May 6, 1928.

May 1, 1928.

#### Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out at Biyagama, in Adikari pattu of Siyane korale west 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 Maha-oya, south by Raggahawatta-ela, east by Biyagama District Road Committee road, west by Kokkolu-ela.

This declaration shall take effect from the date hereof.

MAURICE PERERA. Chief Headman,

#### Foot-and-Blouth Disease.

WHEREAS foot-and-mouth disease has broken out at VV Petiyagoda, in the Adikari pattu of Siyane korale wast 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 1929, the under mentioned area is infected, viz. ;---

The area is bounded on the north by Kelaniya Biyagama road, south by Kelani-ganga, east by Sanitary Bourd limit , Kelaniya, west by Kelaniya-Biyagama road.

This declaration shall take effect from the date hereof.

May I, 1928.

MAURICE PERERA Chief Headman,

. Alana

## Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out at VV Morupola, in the Mede patts of Sivare korals west of Colomba District of the Western Province : It is hereby declared in terms of section 0, sub-sections (4) and . History

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(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 Attanagalu-oya, south by Gampaha-Yakkala District Road Committee road, east by Wewe-ela, west by Kundiwela fields.

This declaration shall take effect from the date hereof.

MAURICE PERERA. May 1, 1928. Chief Headman.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Medawatugoda, in the Medapattu of Siyane korale west 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 Muttettuwe fields, south by Dampillewa fields, east by village boundary of Maipalagoda, west by Timbirigahagodella.

This declaration shall take effect from the date hereof.

May 5, 1928.

MAURICE PERERA, Chief Headman.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Mudagamuwa, in the Meda pattu of Siyane korale west 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 Bemmulla Village Committee road, south by village boundaries of Bulatgangoda and Baduwatugoda, east by Bernnulla Village Committee road, west by village boundary of Pitiyegedara.

This declaration shall take effect from the date hereof.

May 7, 1928.

MAURICE PEREBA. Chief Headman,

## Foot-and-Mouth Disease.

WHEREAS foot and mouth disease has broken out at Amunukumbura and Baliwila (Division 296), in the Meda pattu of Siyane korale west 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 undermentioned area is infected, viz. :-

The area is bounded on the north by road leading to Batepola, south by village boundary of Wilimbula, east by village boundaries of Indurugalla and Batepola, west by Watungama Village Committee road.

This declaration shall take effect from the date hereof.

#### May 9, 1928.

Chief Headman.

MAURICE PERERA.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at W Udugama and Kurikotuwa (Division 334), in the Meda pattu of Siyane korale west 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 undermentioned area is infected, viz. :-

The area is bounded on the north by Udugama Village Committee road, south by Hiripitiya estate belonging to Kuruwe Walauwa, east by Hiripitiya-Banduragoda road, west by village boundary of Eluwapitiya.

This declaration shall take effect from the date hereof.

May 9, 1928.

MAURICE PERERA. Chief Headman.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Bendiyamulla, in the Meda pattu of Siyane korale west 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 of A. Marthelis Perera and others, south by land of S. Podisingho Disana aka and others, east by Miriswatta-Gampaha road, west by land of L. D. Thegis Appuhamy and others.

This declaration shall take effect from the date hereof.

May 9, 1928.

MAURICE PERERA. Chief Headman.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out on Sekkuwatta at Udammita, 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 land of H. Enso and others, south by cart road, east by Pansalwatta, west by land of Veda Endoris Silva and others.

This declaration shall take effect from the date hereof.

TIMOTHY F. ABAYAKOON, Chief Headman.

May 3, 1928.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out on De'gahawatta at Walpola, in Alutkuru korale of Colombo District of the Western Province: South 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 of H. Koranelis and others, south by a portion of Delgahawatta above referred to, east by cart road, west by land of S. Pelis.

This declaration shall take effect from the date hereof.

TIMOTHY F. ABAYAKOON.

Chief Headm vn.

May 6, 1928.

May 7, 1928.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out on Kahatagahawatta at Watta'a, in Alutkuru korale outh 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-mention area is infected, viz. :---

The area is bounded on the north by cart road leading from Wattala to Hunupitiya Station, south by cart road, east by land of the Mudaliyar Alutkuru korale south, west by land of Mr. Sam Perera, Mudaliyar.

This declaration shall take effect from the date hereof.

TIMOTHY F. ABAYAKOON, Chief Headman,

## Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out on Bulugahawatta at Polpitimukalana 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 land of W. Haramanis, south by land of S. Daniel Fernando, east by cart road, west by ditch of land belonging to Mr. Piyadasa.

This declaration shall take effect from the date hereof.

TIMOTHY F. ABAYAKOON, Chief Headman

May 8, 1928.

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## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out on Bulugahawatta at Polpitimukalana in Alutkuru korale South of Colombo District of the Western Province : 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 of S. Be'enis, south by land of W. Haramanis, east by cart road, west by ditch of land belonging to Mr. Piyadasa.

This declaration shall take effect from the date hereof.

TIMOTHY F. ABAYAKOON,

Chief Headman.

May 8, 1928.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out on Telambugahawatta at Walpola 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 a portion of Telamabugahawatta above referred to, south by land of W. Kolis Fernando, east by rail road, west by land of Kolis and Aránelis.

This declaration shall take effect from the date hereof.

TIMOTHY F. ABAYAKOON,

Chief Headman.

May 8, 1928.

lay 9; 1928.

## Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out on Kosgahawatta, at Udammita, 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 in the north by cart road, south by land of Edirimuni Samiyel Soysa, east by land of Veda Punchi Nona, west by same land of ditto.

This declaration shall take effect from the date hereof.

TIMOTHY F. ABAYAKOON, Chief Headman.

## Foot-and-Mouth Disease.

WHEREAS foot and mouth disease has broken out on Millarahamaticate IIdan Millagahawatta at Udammita, 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 Ordinance No. 25 of 1909, as amended by the O dinance No. 19 of 1923, the under-mentioned area is infected, viz:-

The area is bounded on the north by land of Veda Evan Silva, south by land of Kadupiti Ornolis Silva, esst by Pansalwatta, west by land of Veda Pinka Nona.

This declaration shall take effect from the date hereof.

May 9, 1928;

TIMOTHY F. ABAYAKOON, Chief Headman.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kukuluape and Pelapitigama, in Yatigaha pattu south, 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 undermentioned area is infected, viz. :-

The area is bounded on the north by village boundary of Gaspe, south by ditto Walbolana, east by tract of paddy fields, west by village boundary of Borukgomuwa.

This declaration shall take effect from the date hereof.

May 3, 1928.

A. L. DASSANAIKE, Chief Headman.

## Foot-and-Mouth Disease.

Well-alere in Wall-alere in Wa Walbolana, in Yatigaha pattu south, 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 village boundary of Kukuluape and a tract of paddy fields, south by land belonging to Walbolane temple, east by Dielle oya and an ela, west by village cart road from Kukuluape to Walbolana.

This declaration shall take effect from the date hereof.

May 5, 1928.

A. L. DASSANAIKE, Chief Headman.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kaluvaggala Pahalagama, in Yatigaha pattu north, 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 undermentioned area is infected. viz. :-

The area is bounded on the north by village boundary of Kaluwaggala-Ihalagama, south by a tract of paddy fields, east by Crown land called Kaluwaggalakanda, west by a tract of paddy fields.

This declaration shall take effect from the date hereof.

May 5, 1928.

A. L. DASSANAIKE, Chief Headman.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Pottemulla, in Udugaha pattu south, 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 village boundary of Mugurugampola-Handurumulla, south by ditto Neligama, east by tract of paddy fields, west by village boundary of Mugurugampola Handurumulla.

This declaration shall take effect from the date hereof.

May 7, 1928.

A. L. DASSANAIKE, Chief Headman.

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## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kaluwaggala-Ihalagama, in Yatigaha pattu north, in Hapitigam korale of Negombo 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, are amended by the Ordinance No. 19 of 1923, the under-

The area is bounded on the north by a tract of paddy fields, south by ditto, east by Crown land called Kaluwagby Kitulwala-Hettimulla Village galakanda, west Committee road.

This declaration shall take effect from the date hereof.

A. L. DASSANAIKE,

May 7, 1928.

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Chief Headman.

## Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out at Ambagahawatta, 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 Public Works Department road, south by tract of fields, east by the land belonging to Nichulas Appu, west by the lands belonging to K. James Perera.

This declaration shall take effect from the date hereof. ٠<u>۴</u>

A. C. P. ABAYAKOON,

Acting Mudaliyar, Alutkuru Korale North. May 1, 1928.

## Foot-and-Mouth Disease.

MARCAS foot-and-mouth disease has broken out at Mahabodale, in Alutkuru korale north of the Negombo District of the Western Province : It is hereby indired in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Gramance No. 19 of 1923, the under-mentioned area is infected, viz.

to area is bounded on the north by land belonging to and Appu, south by land belonging to S. Ranasinghe, ast by land belonging to Mr. H. S. Austin, west by

This declaration shall take effect from the date hereof.

A. C. P. ABAYAKOON,

Acting Mudaliyar, Alutkuru Korale North May 1, 1928.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at **YV** Assennawatta, 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 land belonging to R.Sada and others, south by land belonging to W. Walenthing and others, east by cart road, west by land belonging to R. Babanisa and others.

This declaration shall take effect from the date hereof.

A. C. P. ABAYAKOON, Acting Mudaliyar, Alutkuru Korale North.

May 1, 1928.

#### Foot-and-Mouth Disease.

THEREAS foot-and-mouth disease has broken out at Assennawatta, 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, south, and east by land belonging to Pilo Singho, west by cart road.

This declaration shall take effect from the date hereof.

A. C. P. ABAYAKOON,

Acting Mudaliyar, Alutkuru Korale North.

May 1, 1928.

## Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out at W Welangana, 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 land belonging to Mr. Robert Jayatileka, south by land belonging to Mendis Appuhamy, east by land belonging to Isan Appuhamy, west by land belonging to Mr. M. Maradappa.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKODY, Mudaliyar, Alutkuru Korale North.

May 4, 1928.

## Foot-and-Mouth Disease.

THEREAS foot-and-mouth disease has broken out at Mellawagedera, 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 high road, south by land belonging to Veronica Fernando, cast by Mukalangedera village, west by Dicklane estate west.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKODY, Mudaliyar, Alutkuru Korale North.⁷

May 4, 1928.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Medamulla, 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 land belonging to the heirs of late S. Thepanis Appuhamy, south by land belonging to J. Suwaneris Veda Appuhamy, east by land belonging to J. Thiyadoris Appuhamy, west by land belonging to J. Bastian Appuhamy.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKODY, Mudaliyar, Alutkuru Korale North.

Charles -

May 2, 1928.

## Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected A Horetuduws, in the Panadure Totamune of the Kalutara District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25

May 14, 1928.

May

May 13, 1928.

of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated April 4, 1 28, is free from foot-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

K. T. S. GURUSINGHA, The Kachcheri, for Assistant Gove-nment Agent. Kahutara, May 7, 1928.

## Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Hettimulla, in the Kalutara Totamune of the Kalutara District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in *Gazette* dated April 4, 1928, is free from foot-and-mouth disease, and is no longer an infected area. This declaration is to take effect from this date.

The Kachcheri.	K. T. S. GURUSINGHA,
Kalutara, May 7, 1928.	for Assistant Government Agent.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kaluwamodera, in the Kalutara Totamune, Kalutara District, Western Province : It is hereby declared that the area bounded on the north by the Kalawil-ganga and Kalawil-ela, east by the minor road leading to Hettimulla, south by the Kaluwamodera-Kandevihare Village Committeee road, and west by the Kalawil-ganga is infected, in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration is to take effect from May 9, 1928.

	1	E. P. KARUNARATNE,
•		Acting Mudaliyar of Kalutara and
May 9, 1928.		Panadure, Totamunes.
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Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out . at Kudawaskaduwa, in the Panadure totamune, Kalutara District, Western Province: It is hereby declared that the area bounded on the north by the road leading to Koboduwa, east by fields, south by the Waskaduwa-Dediyawala Village Committee road, and west by the Colombo-Galle high road, is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration is to take effect from May 10, 1928.

	E. P. KARUNARATNE, Acting Mudaliyar of Kalutara and
May 11, 1928.	 Panadure Totamunes.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Potuwila, in the Kalutara Totamune, Kalutara District, Western Province : It is hereby declared that the area bounded on the north by the road leading to Halkandawila and the village boundary of Weragala, east by the Cicildiyakada-dola, south by the Olivila-ela and Waulugallana, and west by the Dummalamodera-ela, is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration is to take effect from May 14, 1928.

E. P. KARUNARATNE, Acting Mudaliyar of Kalutara and May 14, 1928. Panadure Totamunes.

## Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out at W Gabadagoda and Mahagammedda, in the Kalutare Totamune, Kalutara District, Western Province : It is hereby declared that the area bounded on the north by the Daluwatta-Palayangoda Village Committee road, east by the Depa-ela of Palayangoda, Gabadagoda, and Kachcha-goda kumburuyaya, south by the District Road Committee <u>,</u> ;

road leading to Halkandawila, and west by the Dummala. modera-ela, is infected, in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration is to take effect from May 14, 1928.

E. P. KARUNARATNE, Acting Mudaliyar of Kalutara and Panadure Totamunes.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Wadugoda, in the Kalutara Totamune, Kalutara District, Western Province : It is hereby declared that the area bounded on the north by the land belonging to Don Charles Abeygoonewardene of Metiyalamulla, oast by Horaketiyawatta at Nagahaduwa, south by the Madina. kanda-Nagahaduwa Village Committee road, and west by the village boundaries of Madinakanda and Hettividiya, is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration is to take effect from May 14, 1928.

	E. P. KARUNARATNE,
	Acting Mudaliyar of Kahutara and
May 14, 1928.	Panadure Fotamuses.

## Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out at Panapitiya, in the Panadure Totamure, Kalutara District, Western Province : It is hereby declared that the area bounded on the north by the Kalapugama village boundary, east by the Paraduwa village boundary, south by the Kalu-ganga, and west by the Rannungala village boundary, is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration is to take effect from May 14, 1928.

	E. P. KARUNARATNE,
	Acting Mudaliyar of Kalutara and
14, 1928.	Panadure ^m otamuoes.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Lenadora in Wagapanaha Pa lesiyapattu of Matale District of the Central Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected. viz. :-

The area is bounded on the north by the fence of Sudugaleyaya, south by Ankendagol'eyaye-e'a, east by Pita-kandewela, west by Dewagollekanda.

This declaration shall take effect from the date hereof.

T. B. ELLEPOLA, (Liei Feadman.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in W Talawakele, in Dimbula korale in the Kotmale division of Nuwara Eliya District, I, Charles Campbell Woolley, Assistant Government Agent, Nuwara Eliya, do hereby declare under sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, that the area within the limits of the Sanitary Board fown of Talawakele is an infected area.

This declaration will take effect from the date thereof.

C. C. WOOLLEY,

The Kachcheri, Assistant Government Agent. Nuwara Eliya, May 15, 1928.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at W Thendamkuduttawattai near Bakkiella in Uda-palata korale of Wewgam pattu of the Batticaloa District, Eastern Province: It is hereby proclaimed that the said area lying within the under-mentioned limits is an infected

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area 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 :---

## Limits.

North: Boundary between Manmunai south and Wewgam pattu and Kandakudamadu-aru ;

South: Andella-oya, footpath from Kedunguwattai to Nediawattai, footpath from Nediawattai to Ittaidiwattai. footpath from Ittaidiwatta to Unagalla and road from Unagalla to Diulana tank.

East : Kandakudamadu-aru, western boundary of Nadana Kandam, Kalugal-oya or Navakiri-aru;

West: South-eastern corner of Divulana tank and road from Divulana to Pulukunawe.

This proclamation is to take effect from May 9, 1928.

12.2 The Kachcheri, S. F. AMERASINGHE, * Batticaloa, May 9, 1928. for Government Agent.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at W Pahala Katuneriya, in Kammal pattu, Pitigal korale south, in Chilaw District, North-Western Province : It is hereby declared that the area, bounded on the north by the village limits of Ihala Katuneriya and Lansigama, east by Gin-oya, south by the village limit of Kolinjadiya, and west by sea, is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909.

... This declaration is to take effect from to-day's date.

C. A. ABEYERATNE, Mudaliyar, Pitigal Korale South.

May 9, 1928.

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#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kudawewa and Kolimaduwa, in Yatakalan pattu, Pitigal korale south, Chilaw District, Northbounded on the north by Kadupiti-oya, east by the village limits of Galamuna and Puruduwella, south by the village limits of Pahala Walahapitiya and Ihala Walahapitiya, west by the village limits of Mahawewa and Adapparagama, is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration is to take effect from to-day's date.

C. A. ABEYERATNE,

Mudaliyar, Pitigal Korale South.

May 10, 1928.

May 14, 1928.

## Foot-and-Mouth Disease.

WHEREAS foot and mouth cattle disease has broken out at Yaddessawa, in Medapalata, Pitigal korale south, Chilaw District, North-Western Province : It is hereby declared that the area, bounded on the north by the village limit of Marawila, east by compaspara, south by the village limit of Hunduapola, and west by the village limit of Koswatta, is infected in terms of section 5 of sub-sections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration is to take effect from to-day's date.

C. A. ABEYERATNE, Mudaliyar, Pitigal Korale South.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in W the under-mentioned areas described below, in Pitigal korale north, in the Chilaw District, of the North-Western Province : I do hereby declare, in terms of subsections (1) and (2) of section 5 of the Ordinance No. 25 of 1909, that the said areas are infected areas.

This proclamation takes effect from May 9, 1928.

#### AREAS REFERRED TO.

Diganwewa and Karukkuliya.

#### Boundaries of No. 1.

North : Karukkuliya tank bund ;

South: Boundary fences of coconut estates at Weherakele :

East : Diganwewa tank bund and Magurandigiliya ; West : Village Committee road.

## Boundaries of No. 2.

North: Palugaswewa estate and Village Committee road;

South : Karukkuliya tank bund and Village Committee road;

East : Tamarakkulama tank bund ;

West: Lands belonging to Ana Kana Mudalali and others.

> R. H. ABAYASEKERA, Mudaliyar, Pitigal Korale North.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the under-mentioned areas described below, in Pitigal korale north, in the Chilaw District, of the North-Western Province ; I do hereby declare, in terms of subsections (1) and (2) of section 5 of the Ordinance No. 25 of 1909, that the said areas are infected areas :-

This proclamation takes effect from May 13, 1928.

#### AREAS REFERRED TO.

No. 1, Anavilundawa.

No. 2, Suruwila.

May 9, 1928.

No. 3, Maiyawa.

No. 4, Rajakadaluwa.

No. 5, Maha Manaweriya.

No. 6, Dematapitiya.

#### Boundaries.

#### No. 1.

North: Village boundary of Pinkattiya.

East : Chilaw-Puttalam road.

South : Village boundary of Suruwila. West : Lagoon.

## No. 2.

North : Village boundary of Anavilundawa.

East : Chilaw-Puttalam road.

South : Village boundary of Maiyawa. West: Lagoon.

#### No. 3.

North : Village boundary of Suruwila.

East : Chilaw-Puttalam road.

South : Sengal-oya.

West : Sea.

No. 4.

North: Land belonging to Mrs. Mary Josephine.

East : Chilaw-Puttalam road.

South: Land belonging to Mrs. Mary Josephine.

West : Land belonging to Mr. T. D. Nicholas.

#### No. 5.

North: Land belonging to Advocate W. S. C. Fernando of Marawila.

East : Rail road.

South: Maha Manaweriya Village Committee road.

West : Land belonging to Advocate W. S. C. Fernando of Marawila.

No. 6.

North : Radawige-ela. East : Bombiwela tank.

South : Deduru-oya. West : Digiliya and Bangadeniya Approach road.

R. H. ABAYASEKARA,

May 13, 1928.

Mudaliyar, Pitigal Korale North.

## Hoof-and-Mouth Disease.

OTICE is hereby given that the areas declared infected IN at Bakmigolla and Galketigama, Hindamada and Pannala, in Ihalawisideke korale west, in Hiriyala hatpattu of Kurunegala District, of the North-Western Prevince, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of

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1923, and proclaimed in Gazettes dated March 23 and 30, 1928, are free from hoof-and-mouth disease and are no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri,	W. ABEYAWARDENA,		
Kurunegala, May 14, 1928.	for Government Agent.		

## Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broke out in the village Lellagoda, in Uda pattu north of Kuruwiti Ratnapura District, Province of Sabaragamuwa: korale, It is hereby declared that the area, boundaries of which are specified below, is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923.

This proclamation is to take effect from the date hereof.

Boundaries of the Infected Area.

North : Kokowita village boundary. East : Kokowita village boundary. South : Teppanawe village boundary.

West : Miyanadeniya village boundary.

P. B. MUTTETTUWEGAMA, Ratemahatmaya, Kuruwiti Korale. May 7, 1928.

## Hoof-and-Mouth Disease.

"HEREAS hoof and mouth disease has broke out in the village Kandangoda, in Uda pattu north of Kuruwiti korale, Ratnapura District, Province of Sabaragamuwa: It is hereby declared that the area, boundaries of which are specified below, is infected in terms of subsections (1) and (2) of section 5 of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923.

This proclamation is to take effect from the date hereof.

Boundaries of the Infected Area.

North : Pusselle village boundary. East : Badahelgoda village boundary. South : Kuru-ganga. West : Kuru-ganga.

> P. B. MUTTETTUWEGAMA, Ratemahatmaya, Kuruwiti Korale

May 7, 1928.

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## Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in the village Karangoda, in Palle pattu, Nawadun korale, Ratnapura District, of the Province of Sabaragamuwa: It is hereby declared that the area, boundaries of which are specified below, is infected in terms of sub. section (1) and (2) of section 5 of Ordinance No. 25 of 1909 as amended by Orlinance No. 19 of 1923.

The proclamation is to take effect from the date hereof.

The boundaries of the infected area as follows :---

North by Potgulkanda and village limit of Haldola.

East by village limit of Demalaporuwa.

South by village limit of Elapata.

West by Nirieli ganga.

H. A. GOONESEKERE,

Ratemahatmaya, Nawadun Korale. May 11, 1928.

## Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in the village Hakamuwa, in Meda pattu, Nawaudn korale, Ratnapura District, of the Province of Sabaragamuwa: It is hereby declared that the area, bounda ies of which are specified below, is infected in terms of subsections (1) and (2) of section 5 of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923.

This proclamation is to take "effect from the date hereof.

The boundaries of the infected area as follows :---North by We-ganga.

East by village limit of Marapona. South by village limits of Marapona and Hapurugala. West by village limits of Etoya and Mudduwa.

H. A. GOONESEKERE,

Ratemahatmaya, Nawadun Korale. May 12, 1928.

## Hoof-and-Mouth Disease.

W HEREAS hoof-and-mouth disease has broken out in Kokowita and Pussella villages in Uda pattu north, Kuruwiti korale, Ratnapura District, Province of Sebaragamuwa : It is hereby declared that the area, boundaries of which are specified below, is infected in terms of subsections (1) and (2) of section 5 of Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923.

This proclamation is to take effect from the date hereof.

## Boundaries of the Infected Area.

North: Kegalla District boundary; east: rail road; south: Millawitiya village boundary; west: Lellagoda village boundary.

P. B. MUTTETTUWEGAMA, May 12, 1928. Ratemahatmaya, Kuruwiti Korale.

## Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in the premises bearing assessment Nos. 2, 58, 60, 64, in Outer Circular road, No. 109 in Weralupe Old road, No. 26, in Weralupe Main road, and Nos. 8 and 102 in Batugedera Old 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 above-named premises within the Urban District Council limits of Ratnapura, are infected areas.

This declaration shall take effect from the date hereof.

The Kachcheri, Ratnapura, May 15, 1928.

J. M. DE SILVA. for Government Agent.

## Hoof Disease.

WHEREAS hoof disease has broken out in Chilaw Town within the under-mentioned area: I do hereby declare, in terms of sub-sections (1) and (2) of section 5 of the Ordinance No. 25 of 1909, that the said area is infected area.

## Area referred to.

North by the main drain leading from Colombo road, big culvert through St. James' street to the lake;

South by southern boundary of the Urban District Council from Colombo to the lake;

East by Colombo road.

West by the lake.

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MYLIUS TISSERA. Office of the Urban District Council, Chairman. Chilaw, May 10, 1928.

## Rabies.

N terms of section 9 of Ordinance No. 7 of 1893, notice is hereby given of the existence of rabies within the Sanitary Board towns of Mullaittivu and Vavuniya.

Any dog not effectually controlled (*i.e.*, led by a competent person by means of chain and collar, or properly muzzled), and found in any public road or place will be dealt with under the aforesaid Ordinance.

This notice shall take effect from the date hereof, and shall be in force until further notice.

P. SARAVANAMUTTU,

The Kachcheri, Assistant Government Agent. Mullaittivu, May 8, 1928.

## MUNICIPAL COUNCIL NOTICES.

## MUNICIPALITY OF COLOMBO.

## Minutes of Proceedings of a General Meeting of the Municipal Council of Colombo held in the Town Hall on Wednesday, April 4, 1928, at 3 p.m.

The Council met this day at 3 P.M. pursuant to notice dated March 28, 1928.

Present :--Mr. W. T. Stace, C.C.S., Chairman; the Hon. Mr. N. H. M. Abdul Cader, M.L.C.; Dr. E. V. Ratnam; Mr. G. Adamjee Lukmanjee; Mr. A. H. F. Clarke; Dr. E. A. Coorey; Mr. G. W. Dodds; Mr. T. G. Jayewardene, V.D., J.P.; Mr. M. L. M. Reyal; Dr. S. Muttiah; Mr. S. W. R. Dias Bandaranaike; Dr. V. van Langenberg, V.D.; Mr. C. R. Lundie; Mr. T. C. Dyball; and Mr. J. S. Collett.

1. The Minutes of the General Meeting of March 7, 1928, havnig been previously printed and copies thereof having been sent to each Member of Council, were taken as read.

Resolved that the Minutes of the General Meeting of March 7, 1928, be confirmed.

2. Pursuant to notice, Dr. E. A. Coorey asked the Chairman the following questions :---Will the Chairman be pleased to state---

A.-With reference to the work of collecting revenue in the Treasurer's Department-(1) What the branches of the Department concerned with collecting of revenue are? (2) What the duties of the 16 clerks of the Rates Branch are? (3) What the duties of the five Division I. checking clerks in the Rates Branch are? (4) What period of service these checking clerks count? Is it correct to say that they vary f om 15 to about 22 years? (5) What are the dut as of the First Clerk of the Rates Branch? Is it correct to say that he counts about 18 years' service and holds a special class appointment (A Class)? (6) Whether this clerk has been found competent to do his work or has been inefficient a () What are the duties of the First Clerk of the Licensing and Revenue Branch ? Is it correct to say that he counts about 21 years' service and that he holds a special class appointment (B Class)? (8) Whether he has been found (winpetent to do his work or has he been found inefficient ? (9) Of the 11 Internal Audit clerks, whether any are detailed for duty in the Rates Branch and the Licensing and Revenue Branch. If so, how many ? (10) Is the work of these two branches audited by Government Audit as well? (11) Whether it is correct to state that the work of the 16 clerks in the Rates Branch are checked by the five checking clerks, then by the First Clerk, again by the Internal Audit and also by the Government Audit ? (12) Whether it is correct to state that the work of the 13 clerks in the Licensing and Revenue Branch is checked by the First Clerk of this branch, by the Internal Audit and also by the Government Audit ? (13) Whether it is correct to state that out of a total estimated revenue of Rs. 7,111,400 for 1928, a sum of about Rs. 2,760,000 represents practically block revenue, being made up of judicial fines, Rs. 95,000, contribution by Government in lieu of bridges, &o., Rs. 142,000, sale of water, Rs. 941,000, and refund by Government on account of trunk roads, Rs. 1,582,000; leaving a balance of about Rs. 4,351,400 to be actually collected by the Treasurer's Department and that of this balance the estimated revenue from consolidated rates alone is Rs. 3,450,000 ?

B.—With reference to expenditure work of the Treasurer's Department—(1) Whether it is correct to state that out an total estimated expenditure of Rs. 7,393,705 a sum of Rs. 861,944 repesents non-effective charges, being payments that in block more or less ? (2) Whether in the non-effective charges is included a sum of about Rs. 85,223 paid to Government for auditing of Council's accounts in addition to expenses incurred in connection with Internal Audit ? (3) Whether it is correct to state that out of the total estimated expenditure for the year, a sum of about Rs. 1,384,116 represents the amount spent in salaries and allowances and about Rs. 256,586 on wages of overseers, and if not, what the correct figures are ? (4) Whether, therefore, the total amount of expenditure on salaries and allowances, and wages of overseers, and of non-effective charges is about Rs. 2,502,642 ? (5) Whether the pay sheets of the different departments are not propared by the departments concerned and abstracts only sent to the Treasurer's Department ? (6) Whether in the circumstances the Accountants in the Treasurer's Department have to deal in detail with regard to expenditure of only about Rs. 4,891,063, and, if not, what the correct figures are ? (7) Of the sum of Rs. 4,891,063 or corrected figures what amount covers the expenditure on Stores Account ?

C.--(1) What the duties and responsibilities of the Municipal Treasurer, Assistant Municipal Treasurer, and the two Accountants are ? (2) The nature of the supervision exercised by each of these officers ? (3) What the qualifications in accountance of these officers are ? (4) Whether the two Accountants are jointly concerned with the work of collecting revenue, if not, which officer is entrusted with this work ? (5) In view of the elaborate arrangements made for proper working of this branch, what particular work is done by the Accountant concerned or both Accountants in connection with the collection of revenue ? (6) If any overpayment or underaccounting is made by the clerk in charge of a particular work in these branches, which officer has to make good the money in case it cannot be recovered from the rate-payer, and which officer will be censured or warned '

The Chairman replied as follows:—A.—(1) The whole Department may be regarded as concerned, directly or indirectly, with the collection of revenue. The branches more directly concerned with it are the Rates Branch, the Revenue Branch, and the Accounts Branch. (2) There are 22, not 16, clerks, sanctioned for the Rate Branch. Their duties are to do all clerical work in connection with the collection of rates and certain other items of miscellaneous clerical work. Detailed ists of duties can be supplied to the Member if desired. (3) The checking of the work of the Rates Clerks and Rate Collectors, and the checking and balancing of warrants. (4) The periods of service vary as stated in the question. (5) To distribute the work in the branch, to attend to correspondence, to see that the clerks of the branch carry out their duties, together with any other miscellaneous duties he may from time to time be called upon to perform. He counts 18 years service and is in the Special A Class. (6) He has been found competent. (7) To distribute the work in the branch, to attend to correspondence, and to see that the clerks of the branch carry out their duties, together with any other miscellaneous duties which he may from time to time be called upon to perform. He counts 21 years service and is in Special Class B. (8) He has been found competent. (9) None in the Rates Branch. Two in the Revenue Branch. (10) Yes. But the Government Audit covers other ground, and does not overlap with the work done by Internal Audit (11) No. (12) No. (13) The statement is incorrect in several particulars.

B.--(1) A sum of Rs. 861,940 is described in the budget for 1928 as "Non-Effective Charges." (2) No. The correct amount is Rs. 16,000. (3) The amount to be spent in salaries and allowances is Rs. 1,387,236, the amount on wages of overseers and coolies is Rs. 268,904. (4) The total amount of sanctioned expenditure on salaries and allowances, on wages of overseers and coolies, and on non-effective charges is Rs. 2,518,880. (5) The pay sheets are prepared by the departments concerned, and a voucher for the total of each pay sheet is presented to the Treasurer for payment. It is pointed out that salaries as distinct from wages, are not entered on pay sheets, but are paid by the Treasurer. (6) There

is no item of expenditure which has not its own details to be dealt with by the Treasurer and his staff. The inference which the question seeks to draw is therefore not admitted. (7) The question is not clearly understood, but if the figure required is the total amount of expenditure on purchase of stores, the figure for 1928 is not available, but the figure for 1927 was Rs. 1,221,099.

C.--(1) The duties and responsibilities of the Municipal Treasurement of advise the Chaiman and the Council on financial questions and to control and administer the department of which he is the head. The duties and responsibilities of the Assistant Municipal Treasurer are to assist the Municipal Treasurer in the work of the Department, and to act for the Municipal Treasurer when necessary. The duties and responsibilities of the two Accountants are to supervise the Revenue, Rates, and Account Branches, and to assist the Treasurer in any other matters from time to time deemed (2) The nature of the supervision required from these officers is whatever supervision may appear necessary necessary. to control and administer the department effectively. (3) The professional qualifications of the Municipal Treasurer are those of a Fellow of the Institute of Municipal Treasurers and Accountants and a Member of the Society of Incorporated Accountants and Auditors. He has had a long experience with several local authorities. The qualifications of the Assistant Municipal Treasurer and the two Accountants are those-including experience and knowledge in accounting and office routine--which satisfied the Council and led to their selection by the Council from among other candidates and to their appointment to their respective posts. (4) No. Only cne Accountant is concerned with the supervision of the work of collecting revenue. (5) If the question refers to the Revenue Branch, the list of duties of the Accountant referred to is somewhat lengthy. A list can be supplied to the Member, if he so desires. (6) It is impossible to answer this question in general terms. Each case has to be dealt with on its own merits.

Pursuant to notice, Mr. T. G. Jayewardene asked the Chairman the following question :----Will the Chairman be pleased to state why the expenditure in the Engineer's Department for the twelve months ending December, 1927, was only Rs. 4,042,234 · 10 when the total provision for the same period was Rs. 5,374,628 · 25. The Chairman replied as follows:-It is not possible for the Municipal Engineer's Department to spend the whole

of the money voted for a particular year during that year. For many varying reasons, a work often cannot begin as soon as money is voted and cannot be completed during the year in which it has been voted. Examples are the following: The Council voted Rs. 300,000 for a Refuse Destructor in the middle of 1927. Thereafter the question of site hard to be settled, specifications had to be drawn, and schemes called for from England with the result that it was impossible to Spend any of this money in 1927. Again the sum of Rs. 5,374,628 25 quoted in the question includes Rs. 68,000 on account of the Kochchikade Slum Scheme. None of this money could be spent because the necessary legal powers were not obtained till late in the year. It will be seen that it is impossible to give a complete list of all the reasons which may prevent the immediate spending of money voted. Expenditure necessarily lags behind votes. There is, therefore, no reason to consider that the expenditure of this Department is smaller than it ought to be, and it will be noticed that it is expanding yearly as the Councils revenue expands. Thus in 1925 the expenditure under the heading of this Department was approximately Rs. 2,780,000, in 1926 it was approximately Rs. 3,730,000 and in 1927 it was approximately Re. 4,040,000.

4. Pursuant to notice, Dr. E. A. Coorey moved :-- That this Council do take over the work of draining, lighting, construction of, and supplying water mains to the private lanes in the city that existed before the Housing Ordinance of 1915 came into operation, and that a sum of at least Rs. 50,000 be voted every year for this purpose. The Hon. Mr. N. H. M. Abdul Cader seconded.

Mr. T. G Jayewardene spoke to the motion.

Mr. S. W. R. Dias Bandaranaike moved, as an amendment, that the question of the taking over by the Council of private roads be deferred until the report of the Standing Committees that are now considering the question has been framed; that the Members for Wellawatta and San Sebastian Wards be added to the Committees for this purpose, and that the motion of the Member for the Wellawatta Ward be referred to these Committees for consideration. Mr. T. G. Jayewardene seconded.

The amendment was put to the meeting and carried.

The Council proceeded to elect a Member in place of Mr. R. L. Pereira, K.C., for the Standing Committee on Б. Law and General Subjects, voting by ballot.

The Chairman declared that the Hon, Mr. C. H. Z. Fernando had been duly elected.

6. To appoint a Member in place of Mr. R. L. Pereira, K.C., for the following Special Committees :---(a) The Special Committee regarding the Housing and Town Improvement; (b) the Public Library Committee.

(a) Dr. S. Muttiah proposed that Dr. V. van Langenberg be appointed. Mr. M. L. M. Reyal seconded.—Carried.
 (b) Dr E. A. Coorey proposed that Dr. S. Muttiah be appointed. Mr. T. G. Jayewardene seconded.—Carried.

The Hon. Mr. N. H. M. Abdul Cader moved that the Council do go into Committee to consider items Nos. 7 to 13 (inclusive) on the Agenda. Dr. E. V. Ratnam seconded .-- Carried.

The following extracts from the Minutes of the Standing and Special Committees named were then laid before the Council in Committee :-

Extract from the Minutes of the Standing Committee on Sanitation and Markets of February 20, 1928.

(2) To consider the proposed draft by-laws regarding eating-houses, as amended by the Medical Officer of Health.--Recommended that the by-laws, as amended (as per annexure A), be approved.

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#### Resolution.

Resolved that the recommendation of the Standing Committee with regard to the above item be adopted.

## Extracts from the Minutes of the Standing Committee on Sanitation and Markets of March 20, 1928.

(2) To consider memoranda of the Chairman dated December 19, 1927, and February 20, 1928, on the draft by laws regarding the milk supply in the city.-Recommended that the by laws as contained in annexure B attached to the Minutes of this Committee be adopted by the Council.

(4) To consider section 4 of the list of duties of the Assistant Medical Officer of Health (C. W.) with a view to requiring her to attend each Municipal Dispensary once a week instead of once a fortnight.—Resolved that the Com-mittee adheres to its previous recommendation and recommend that rule 4 should stand as it is. The Committee's reasons are briefly as follows :-

Although a weekly visit is in itself most desirable, there is at present no staff to carry it out, one lady doctor being insufficient. These visits occupy on the average 3 hours of the time of the lady doctor during the morning. If each dispensary is visited once a week, this means three hours a day employed upon such visits, practically every day of the week.

It is felt that the more important work at the centre will seriously suffer by such an arrangement.

It is also pointed out that the accommodation at several of the dispensaries is so had that the value of ante-natal work done there is greatly reduced, and that the Council should at present concentrate upon the perfection of the work at the centre.

the sensider a memorandum of the Chairman dated March 13, 1928, regarding the proposed by-law re removal of rubits from within the Municipal limits to any place outside Municipal limits.—Recommended that the Chairman of the sentence of the sentence of the by-law suggested by him being passed by the Sanitary Board on the understanding that the Chairman of this Council will be consulted before any permits are issued.

#### Resolutions.

with regard to item No. 2, it was resolved that the matter be considered in connection with the recommendation of item No. 9 of the extracts from the minutes of the Standing Committee on Law and General Subjects of March 24, 1928. With regard to item No. 4, Dr. E. V. Ratnam moved, as an amendment, that this matter be deferred to the next

with regard to item No. 4, Dr. E. V. Ratham moved, as an amendment, that this matter be deterred to the next meeting and that meanwhile the Medical Officer of Health be called upon to report ---(1) Why the accommodation at our dispensive is so bad as to greatly reduce the value of ante-natal work done there. (2) Whether there is so much of this kind of work as to occupy three hours a day of the Assistant Medical Officer of Health (Child Welfare) and, lastly, what more important work at the Child Welfare Centre will suffer in the time which the Assistant Medical Officer of Health (Child Welfare) will have to devote to ante-natal work at the dispensaries. The Hon. Mr. N. H. M. Abdul Cader seconded.--Carried.

Resolved that the recommendation of the Standing Committee with regard to the remaining item be adopted.

Extract from the Minutes of the Standing Committee on Municipal Works March 20, 1928.

(2) To consider—(a) A petition forwarded through Mr. N. R. Blande, M.M.C., from the occupiers of offices in Baillie street, requesting that rickshaws with occupants and push bicycles be allowed to proceed in either direction in Baillie street. (b) Reports of the Superintendent of Police and the Municipal Engineer. (c) A memorandum thereon of the Chairman.—Recommended that the following by-law be passed :—(1) In the by-law made under section 18 (2) (g) of Ordinance No. 4 of 1916, and published in the Government Gazette No. 7,553 of October 29, 1926, the words "Baillie street towards York street" are hereby deleted. (2) All vehicular traffic, except rickshaws while actually carrying passengers, when proceeding along Baillie street, within the Municipality of Colombo, shall proceed and when halted shall halt only facing the directions towards. York street.

## Resolution.

With regard to above item, it was resolved that the matter be considered in connection with the recommendation of item No. 2 of the extracts from the minutes of the Standing Committee on Law and General Subjects of March 24, 1928.

## Extracts from the Minutes of the Standing Committees on Municipal Works and Finance (meeting together) of March 21, 1928.

(4) To consider the question of Mr. S. W. R. Dias Bandaranaike, M.M.C., in Council on February 1, 1928 :--(1) With regard to the suggestion made by me some time ago of providing an overhead cover for the convenience of tram car passengers at Maradana bridge, in view of the fact that the Standing Committees, while acknowledging the eminent desirability of the scheme, are not prepared to recommend the expenditure of the sum required by the Council, will the Chaiman be good enough to accept from me, as a donation to the Council, the sum of Rs. 1,500, which is the amount required for the purpose, and set the work in hand ?-Recommended that the offer of Mr. S. W. R. Dias Bandaranaike be accepted with thanks.

(5) To consider a plan and detailed estimate of Rs. 11,555 from the Municipal Engineer for re-grading and surfacing of side drains in Barnes place.

Note.—Council on December 14, 1927, resolved that estimate for the construction of a rain water drain in Barnes place be prepared, and a sum of Rs. 10,000 is provided under vote I-112, improvement of surface water drains.—Recommended and that supplemental provision of Rs. 1,555 be made.

(6) To consider a memorandum of the Municipal Engineer dated March 6, 1928, with regard to confirmation of the appointment of Mr. J. A. V. Rodrigo, who was appointed by Council on February 9, 1927, a Grade II. Engineer on probation to one year.—Recommended that Mr. J. A. V. Rodrigo be confirmed.

(7) To consider—(a) The tenders received for quarrying at Biyagama.—(a) Considered. (b) The recommendation of the Municipal Engineer that the tender of Mr. A. Nadarajah be accepted for six months from April 1, 1928.—(b) Recommendation.

10. To consider—(a) The tenders received for the supply of milla logs.—(a) Considered. (b) A report of the Municipal Treasurer stating that the Municipal Engineer recommends the acceptance of the offer of the Forest Department of 400 (four hundred) cubic feet at Rs. 3 per cubic foot.

Note.—The cost will be Rs. 1,200, which will be met from Advance Account, Purchase of Stores, and debited to sanctioned estimates as and when the material is used.—(b) Recommended.

11. To consider—(a) The tenders received for the supply of 75 tons teak squares.—(a) Considered. (b) A memorandum of the Municipal Engineer stating that the Municipal Engineer recommends the acceptance of Messrs. Clarke. Young & Co.'s tender for 75 tons first class Indian quality teak squares at Rs. 250 a ton. The total cost is Rs. 18,750.—(b) Recommended.

13. To consider the recommendation of the Drainage Engineer that the tender of Messrs. K. J. Perera & Co. of No. 286, Dematagoda road, Colombo, amounting to Rs. 1,358 50, he accepted for the aided drainage of premises No. 93, Jampettah street.—Recommended.

14. To consider the recommendation of the Drainage Engineer that the tender of Messrs. K. J. Perera & Co. of No. 286, Dematagoda road, Colombo, amounting to Rs. 1,110, be accepted for the aided drainage of premises No. 40, Jampettah street.—Recommended.

15. With regard to the line of bricks laid experimentally on the Galle Face green for parking cars, to consider-(a) A memorandum of the Chairman dated March 16, 1928, stating that a permanent line of bricks be laid from War Memorial to the north end of Galle Face green and that a sum of Rs. 1,400 be voted for the purpose. (b) The following new by-law be added as by-law 7 of Chapter VI. of the Municipal Council by-laws published in the *Government Gazette* No. 6,080 of October 20, 1905 :---

By-law 7.—The driver of every vehicle shall keep his vehicle to the east or land side of the white line on the Galle Face green.—

#### **Recommended** (a) and (b).

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16. To consider—(a) Letter No. W. 442/27 cf March 13, 1928, from the Hon. the Colonial Secretary, regarding Galle road widening. (b) A memorandum thereon of the Chairman.—Recommended that the Hon. the Colonial Secretary be informed that the suggestion has been placed before the Council, which is of opinion that it is impossible to regard it as a serious constructive proposal.

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To consider-(a) The quotations received for the supply of Calicut flat tiles, ridge tiles, and ventilating tiles. 17. (a) Considered. (b) The recommendation of the Municipal Engineer that the quotation of Messrs. The Mangalore Tile Agency be accepted :---17,000 flat tiles at Rs. 100 per 1000, 550 ridge tiles at Rs. 35 per 100, 100 ventilating tiles at Rs. 200 per 100 double.

Note.-The total cost will be Rs. 2.092.50, and will at first be charged to Advance Account. Purchase of Stores, and debited to sanctioned votes as and when the tiles are used.

(b) Recommended.

To consider the question of Dr. E. A. Coorey, M.M.C., in Council on February 1, 1928 :- (1) Will the Chairman 18. be pleased to state what arrangements are made for leave to peons in the employ under this Council ? (2) Will the Chairman be good enough to bring the question of their leave before the Works and Finance Committees with a view to granting them better facilities for leave? Recommended that the present leave regulations with regard to peons be adhered to, especially in view of the fact that they compare favourably with those in the Government service.

20. To consider a memorandum of the Municipal Treasurer regarding wages to Police Pensioners employed to guard premises in which an outbreak of smallpox, cholers, plague, &c., occurs.-Recommended that the rate of pay be increased from Re. 1 to Re. 1 50 per day.

21. To consider the proposed new by-laws regarding the tax on vehicles and animals.—Recommended that the proposed by-laws, as per annexure C, attached to these minutes be adopted.

To consider a memorandum of the Chairman dated March 16, 1928, with regard to the commission charged 23. by the London Agents.-Recommended that the present arrangements regarding the Council's Agents in London be allowed to continue.

24. To consider a memorandum of the Secretary, Municipal Council, dated February 27, 1928, with regard to the additions to record presses in the New Town Hall and cost of transport at a cost of Rs. 2,500.

Note.—Supplemental provision is necessary.—Recommended, and that supplementary provision be made. 26. To consider—(a) The recommendiaton of the Waterworks Engineer with regard to the appointment of six Waste Inspectors. (b) A memorandum thereon of the Municipal Treasurer.—Recommended that the following Council's officers be transferred as Waste Inspectors on the permanent staff :—Mr. K. L. L. Silva, Mr. H. B. Ekanaike. 27. To consider :—(a) The quotation received from Messrs. Glenfield & Kennedy for the supply of the following

ial values, &c., required in connection with the new outlet from Labugama reservoir. -(a) Considered. (b) The recommendation of the Waterworks Engineer that the quotation be accepted :-

Item No.			Colo		
			£	<i>s</i> .	d.
1		Five 20-inch "Glenfield " cast iron double flanged sluice valves	 265	0	0
<b>2</b>	••	Four "Glenfield" cast iron bevel gear headstocks	 124	0	0
3	••	One cast iron chamber, complete as per specification	 930	0	0
		${f T}$ ot al	 1,319	0	0

## (b) Recommended.

To consider a memorandum of the Chairman dated January 25, 1928, with regard to water supply to the Child 28.Welfare Centre.-Recommended that Messrs. Walker, Sons & Co., Ltd., be paid Rs. 650 as an act of grace. and that supplementary provision for this sum be voted.

30. To consider—(a) An application from the Ceylon Turf Club for the services of the Superintendent, Fire Brigade, to help the Club to establish an up-to-date and thoroughly efficient fire fighting plant at the Nuwara Eliya Racecourse. (b) The fee of the Superintendent, Fire Brigade. (c) A memorandum thereon of the Municipal Treasurer .-Recommended that the Superintendent, Fire Brigade, be permitted to undertake the work at a fee of Rs. 300, plus all travelling and other expenses, half the fee to be credited to the Council.

#### Resolutions.

With regard to item Nc. 2, Dr. S. Muttiah moved that the recommendation of the Standing Committees be adopted and that an expression of the Council's appreciation of the services rendered by the voluntary lady workers he conveyed to them.

The Chairman in seconding stated that he entire'y associated himself with the expression of appreciation of the services of the lady workers.

The motion was put to the meeting and carried.

With regard to item No. 23, Mr. M. L. M. Reyal moved, as an amendment, that this matter be deferred and that an advertisement be inserted in the British Trade Journal calling for applications and terms of business. Dr. E. A. Contey seconded.

The Chairman explained the reasons which led the Committees to make the recommendation.

Mr. M. L. M. Reyal replied to the Chairman's remarks.

The Hon. Mr. N. H. M. Abdul Cader, Mr. T. C. Dyball, and Mr. S. W. R. Dias Bandaranaike spoke to the amendment. The amendment was put to the meeting and lost.

The Chairman put the recommendation of the Committees to the meeting and it was carried.

With regard to item No. 28, Mr. T. G. Jayewardene moved, as an amendment, that the recommendation of the Standing Committees be adopted, subject to the deletion of the words "as an act of grace." Dr. E. V. Ratnam seconded. Mr. S. W. R. Dias Bandaranaike opposed the amendment.

The amendment was put to the meeting and carried.

Resolved that the recommendations of the Standing Committee's with regard to the remaining items be adopted.

## Extracts from the Minutes of the Standing Committee on Finance of February 22. 1928.

20. To consider a report of the Municipal Treasurer dated February 8, 1928, forwarding a precis of cases of vested properties (as per annexure È attached at the end of these minutes) on which a sum of Rs. 1,782 63 is now due as arrears

of the equivalent of rates, and suggesting that further action be taken to sell these properties outright. Note.—Council on October 5, 1927, sanctioned the outright sales of 7 properties on which rates were similarly in arrears, but the sales were not held as the quondam owners settled all outstandings before the sales .- Recommended that the properties be sold outright.

21. To consider a report of the Municipal Treasurer dated February 9, 1928, stating that the quondam owner of premises Nos. 1,2008/16, Colpetty lane, vested in the Council, has failed to obtain a retransfer within 6 months of which neurce had been given to him, and suggesting that further action be taken by way of outright sale .-- Recommended that the proprty be sold outright.

## Resolution of Council of March 7, 1928.

With regard to items Nos. 20 and 21 (corresponding to items Nos. 5 and 6 respectively of the extracts from the minutes of the Standing Committee on Law and General subjects of February 25, 1928), the Hon. Mr. N. H. M. Abdul Cader moved that the matters be deferred till the next meeting and the papers be re-circulated to all Members. Dr. E. A. Coorey seconded. -- Carried.

## Resolutions.

With regard to item No. 20 (corresponding to item No. 5 of the extracts from the minutes of the Standing Committee on Law and General Subjects of February 25, 1928), it was resolved that the recommendation of the Standing Committee be adopted (with the exception of the following items in Annexure E referred to, as rates have since been paid on account of these premises and steps are being taken to recenvey them :--Item No. (1) premises No. 58/226 (1-26), Celpetty road; (9) premises No. 500/23, Dam street).

Resolved that the recommendation of the Standing Committee with regard to item No. 21 be adopted.

## Extracts from the Minutes of the Standing Committee on Finance of March 21, 1928.

(3) To consider a report of the Municipal Treasurer dated March 6, 1928, forwarding a statement of rates amounting to Rs. 62.81, to be written off (3 cases, 1 on ground of poverty and 2 irrecoverable).---Recommended.

(4) To consider an application from the Municipal Treasurer for supplemental provision of Rs. 250 under Vote A-14, Feeding of Poor School Children, as the Chairman of the Education District Committee reports that the balance in hand is only Rs. 30.87 out of the sum of Rs. 500 voted by Council on May 6, 1925. Funds are available.-Recommended.

(5) Tc consider the draft supplemental Budget for the period from January 1 to December 31, 1927.—Considered. To be submitted to Council.

(6) To consider the following list of posts created by Council since the adoption of the 1924 Salaries Scheme for formal sanction of Council declaring them pensionable, in terms of tule 2 of the Pension Minute.—(1) Assistant Medical Officer of Health (C. W.); (2) Shorthand Writer and Typist to Chairman; (3) Scavenging Inspector; (4) Drainage Inspector; (5) Medical Officer, Female Dispensary; (6) Care-taker, New Town Hall; (7) Food Inspector; (8) Waste Inspectors.-Recommended.

(7) To recommend the excess on the following votes of the 1927 Budget :---

A.---Non-effective Charges.

ANon-effective Undrges.				L	<b>AS.</b> (	c.
•		Rs.	c.	20. Maintenance, miscellaneous buildings 4	81 8	82
9. Contribution to C. L. I. Band		100	0	21. Maintenance, Khan clock tower	8 8	37
N'				26. General upkeep of roads	87	9
C.—Secretariat.					90 3	38 ·
3. Legal expenses		2.138	85	33. Repairs and upkeep of steam rollers and		
4. Advertisements		/	11		24 4	12
7. Library			88		52 8	
	• •		14	37. Scavenging, dust sweeping, and removal of		
16 Expenses on account Printing Office, I	· · ·	00	17	mud 10.3	RK 7	71
Town Hall		e	16		193	
Aown man	••	0	10	40. Lighting public streets with gas 9.5	70 7	
D // D D				0 01	193	
D.—Treasurer's Department.					04 4	
5. Extra clerks		406		43. Gas lighting, Municipal buildings 1,5		
7. Stationery		120	2		92 7	Ð
9. Furniture		14	<b>34</b>	48. Maintenance of conservancy carts and work-		•
11. Tin plates, &c.		1.185	<b>64</b>		17	
<b>*</b> <i>'</i>					35 3	
E.—Veterinary Department.					27 4	
17. Miscellaneous		250	<b>62</b>	53. Maintenance of pumping stations 8	13 9	
18. Wages of coolies		622	54		32 5	
30e. Do		1,230	49		73 8	
	••	,	 ;		35 1	
F.—Municipal Court.			<i>.</i>	61. Surveys, tracings, photographs, &c 1,0	52 6	
1. Salaries		40	25	81/1924. Land acquisition at Nilwatta rills	11	
1. Solution 168	••	30	-0		<b>34 1</b> (	
GFire Brigade and Ambuland	:e.				<b>32</b> 60	
I. Salaries		359	17	108. Construction of 20 watchers' shelters	1 5'	7
9 411	••	<b>3</b> 56				
A Allowances	••	900	00	K.—Waterworks Department.		
I.—Engineer's Department.				_	5	2
		196	49	5. Maintenance of Waterworks Engineer's		2
3. Surveying and drawing materials	••			0.00	1 97	7
8. Wages of Overseers-Buildings	••	165			51 70	•
9. Allowanees to Overseers		20		of I decision of the set of the s		-
10. Maintenance, Town Hall	••	70		9. Store expenses	57 83	1
12. Do. Cemeteries	••	315		HPublic Health Department.		
13. Do. Quarantine Station and M	art	266		*		•
14. Maintenance, markets	• •	1,460			25 (	
15. Maintenance of Suduwella Depôt	••	298		30. Salaries 50	3 82	2
16. Maintenance, Fire Brigade buildings	••	147				
18. Working maintenance of disinfector	••	48		52,03	1 7	0
19. Maintenance, slaughter-house	••	209	51			

Recommended.

(8) To consider a memorandum of the Chairman dated March 5, 1928, regarding the sum of Rs. 135, received Mr. B. F. Seneviratne, Assessing Inspector, and placed in deposit, for attending the District Court for 9 days in order to give evidence in a private case, and suggesting that he be allowed to draw Rs. 100.-Recommended that he be allowed to draw Rs. 100.

(12) To consider-(a) An application from Mr. P. H. Lanaway, Superintendent of Fire Brigade, requesting that the excess of 7 days leave over 10 months granted to him be allowed with pay as he has been engaged in doing Council's work, i.e., selecting appliances for his Department and supervising their construction up to the last week of leaving. (b) A memorandum thereon of the Municipal Treasurer recommending that the 7 days leave taken in excess be not counted as leave.--Recommended.

Re c.

13. With regard to the sum of Rs. 5,000 sanctioned by Municipal Council on September 7, 1927, for the purchase of a new motor car for the Superintendent of Fire Brigade, to consider a memorandum of the Municipal Treasurer statin that the Superintendent of Fire Brigade recommends that a Buick Standard 6-cylinder 5-seater 4-door Sedan b purchased at a pett quotation of Rs. 4,950 from Messrs. C. A. Hutson & Co.—Recommended.
 14. To consider—(a) The quotations received through the Council's Agents and locally for supplies for Printing

Department.--(a) Considered. (b) The recommendation of the Secretary, Municipal Council, that the quotations as shown in the two statements attached to papers be accepted.

1 Statement No. 1, contains supplies to be obtained from Messrs. Rapkin & Co., Ltd., London, at a total cost, f.o.b.

st port of shipment of £204. 7s. 2d., excluding packing charges, &c., and London Agent's commission. Statement No. 2, contains supplies to be obtained from Messrs. Nissei Trading Co., Colombo. at a total cost of Re, 4,611 · 27.

Note.-The value of the materials will be charged, in the first instance, to Advance Account, Purchase of Stores, and debited to sanctioned estimates as and when they are used. -(b) Recommended.

15. To consider—(a) An application from H. Aron Singho, Bicycle Orderly, Secretariat, for an advance of Rs. 117 in order to enable him to purchase a bicycle for official duties.—(a) Considered. (b) The recommendation of the Municipal Treasurer that the advance he made on the usual terms, viz., that the amount be repaid in twelve equal monthly instal.

ments and that 5 per cent. a year be charged as interest on the balance outstanding from time to time. -(b) Recommended. 16. To consider—(a) An application from Health Visitor, I. Ferdinand, for an advance of Rs. 100 in order to enable her to purchase a rickshaw for official duties. -(a) Considered. (b) The recommendation of the Municipal Treasurer that the advance be made on the usual terms, viz., that the amount be repaid in twelve equal monthly instalments and that 5 per cent. a year be charged as interest on the balance outstanding from time to time.—(b) Recommended.

17. To consider-(a) An application from Mr. E. B. Fernando, Sanitary Sub-Inspector of the Public Health Department, for an advance of Rs. 300 in order to enable him to purchase a motor cycle for official duties. -(a) Considered. (b) The recommendation of the Municipal Treasurer that the advance be made on the usual terms, viz., that the amount be repaid in twelve equal monthly instalments and that five per cent. a year be charged as interest on the balance

outstanding from time to time.—(b) Recommended. 18. To consider—(a) An application from Mr. J. G. Balthazaar, Revenue Inspector, for an advance of Rs. 870 Forder to enable him to purchase a motor car for official duties.—(a) Considered. (b) The recommendation of the Municipal Treasurer that the advance be granted on the usual terms, viz., that the amount be repaid in twelve equal monthly instalments and that 5 per cent. a year be charged as interest on the balance outstanding from time to time.-(b) Recommended.

To consider-(a) An application from Health Visitor, V. Alice Ratnam, for an advance of Rs. 150 in order to 19. enable her to purchase a rickshaw for official duties. -(a) Considered. (b) The recommendation of the Municipal Treasurer that the advance be granted on the usual terms, viz., that the amount be repaid in twelve equal monthly instalments and that 5 per cent. a year be charged as interest from the to time.-(b) Recommended.

20. To recommend, under section 6 of the Municipal Council Leave Minute, excess leave of 4 days over 42 days granted to M1. D. D. Bandaranayake, clerk, division I., Municipal Treasuler's Department, owing to ill-health .-- Recommended.

To recommend, under sections 2 and 12 of the Municipal Council Pension Minute, the grant of a pension, with 21. effect from January 6, 1928, of Rs. 1,305 a year, to M1. V. L. de Zcysa, Assessing Inspector, Municipal Assessor's Department, who is found unfit by a medical board for further service. The pension is based on his service of 270 months (including 60 months, climatic allowance) and his salary of Rs. 3,480 a year.--Recommended.

To recommend reconveyance of the premises vested in the Council, mentioned in the annexed list (as per 22. annexure D attached to these minutes), to the parties named, on payment of all rates and costs which would have been due up to the quarter in which the reconveyance may be signed had the property not been vested in the Council.-Recommended.

#### Resolutions.

With regard to item No. 8, Mr. S. W. R. Dias Bandaianaike moved, as an amendment, that the sum of Rs. 135 he refunded to Mr. B. F. Seneviratne, as recommended by the Municipal Assessor. Mr. M. L. M. Reyal seconded.

(The Hon. Mr. N. H. M. Abdul Cader left the meeting at this stage.) The Chairman explained that the Committee were guided by the decisions of the Council in previous analogous

cases in making the recommendation. The amendment was put to the meeting and lost.

The recommendation of the Standing Committee was put to the meeting and carried.

Resolved that the recommendations of the Standing Committee with regard to the remaining items be adopted.

## Extracts from the Minutes of the Standing Committee on Law and General Subjects of February 25, 1928.

(5) To consider a report of the Municipal Treasurer dated February 8, 1928, forwarding a précis of cases of vested properties (as per annexure E attached at the end of the extracts of the Minutes of the Finance Committee of February 22, 1928), on which a sum of Rs. 1,782.63 is now due as arrears of the equivalent of rates, and suggesting that further action be taken to sell these properties outright.

Note .-- Council of October 5, 1927, senctioned the outright sales of seven properties on which rates were similarly in arrears, but the sales were not held as the quondam cwners settled all outstandings before the sales .-- Recommended that the properties be sold outright.

(6) To consider a report of the Municipal Treasurer dated February 9, 1928, stating that the quondam owner of premises Nos. 1,200B/16, Celpetty lane, vested in Council, has failed to obtain are transfer, within 6 months of which notice had been given to him, and suggesting that further action be taken by way of cutright sale.-Recommended that the property be sold outright.

## Resolution of Council of March 7, 1928.

With the recommendations of the Source of Th

#### Resolutions.

With regard to item No. 5, vide resolution of Council of these Minutes in connection with the recommendation of item No. 20 of the extracts from the Minutes of the Standing Committee on Finance of Febraury 22, 1928.

With regard to item No. 6, vide resolution of Council of these Minutes in connection with the recommendation of item No. 21 of the extracts of the Standing Committee on Finance of February 22, 1928.

## Extracts from the Minutes of the Standing Committee on Law and General Subjects of March 24, 1928.

(2) To consider-(a) A petition forwarded through Mr. N. R. Blande, M.M.C., from the occupiers of offices in Baillie street, requesting that rickshaws with occupants and push bicycles be allowed to proceed in either direction in Baille street. (b) Reports of the Superintendent of Police and the Municipal Engineer. (c) A memorandum thereon of

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the Chairman.—Recommended that the following by-law be passed :—(1) In the by-law made under section 18 (2) (g) of Ordinance No. 4 of 1916, and published in the *Government Gazette* No. 7,553 of October 29, 1926, the words "Baillie street towards York street" are hereby deleted. (2) All vehicular traffic, except rickshaws while actually carrying passengers and pich broycles when proceeding along Baillie street, within the Municipality of Colombo, shall proceed and when halted, shall halt only facing the direction towards York street.

(4) With regard to the line of bricks laid experimentally on the Galle Face green for parking cars, to consider-(a) A memorandum of the Chairman dated March 16, 1928, stating that a permanent line of bricks be laid from the War Memorial to the north end of the Galle Face green and that a sum of Rs. 1,400 be voted for the purpose. (b) The following new by law be added as by law 7 of Chapter VI. of the Municipal Council's by laws published in the Government Gazette Na 6,080 of October 20. 1905 :---

By-law 7.- The driver of every vehicle shall keep his vehicle to the east or land side of the white line on the Galle Face green. . ? .

#### 11. - 3-Recommended (a) and (b).

1. 2 (6) To consider the proposed new by-laws regarding tax on vehicles and animals.—Recommended that the proposed by laws as per annexure C attached to these Minutes be adopted.

(7) To consider a memorandum of the Chairman dated March 13, 1928, regarding the proposed by law re removal of rubbish from within the Municipal limits to any place outside Municipal limits.-Recommended that the Chairman cf the Sanitary Board be informed that the Council agrees to the by-law suggested by him being passed by the Sanitary Bcard on the understanding that the Chairman of this Council will be consulted before any permits are issued. (§) To consider the proposed by laws regarding eating houses, as amended by the Medical Officer of Health.-

Recommended that the proposed by laws as per annexure A attached to the Minutes of the Sanitation Committee of February 20, 1928, be adopted.

(9) To consider memoranda of the Chairman dated December 11, 1927, and February 20, 1928, on the draft by-laws regarding the milk supply in the city.-Recommended that the by-laws as contained in annexure B attached to these Minutes be adopted.

Mr. S. W. R. Dias Bandaranaike dissenting with regard to by-laws 5 and 7.

(10) To recommend reconveyance of the premises vested in the Council, mentioned in the annexed list, as per annexure. D attached to the end of these Minutes, to the parties named, on payment of all rates and costs which would have been due up to the quarter in which the reconveyance may be signed, had the property not been vested in the Council.---Recommended.

## Resolutions.

With regard to item No. 2 (corresponding to item No. 2 of the extract from the Minutes of the Standing Committee on Municipal Works of March 21, 1928) it was resolved, on the motion of the Chairman, that the following by-law be adopted in place of that recommended by the Committee :--(2) "All vehicular traffic (except push bicycles and rickshaws, while actually carrying passengers) when proceeding along Baillie street, within the Municipality of Colombo, shall proceed

and when halted, shall halt only facing the direction towards York street." With regard to item No. 9, Mr. T. G. Jayewardene moved that the consideration of the matter be deferred till the next meeting of Council and that the papers be circulated meanwhile. Dr. S. Muttiah seconded.-Carried.

Resolved that the recommendations of the Standing Committee with regard to the remaining items be adopted.

## Extract from the Minutes of the Four Standing Committees (meeting together) of March 26, 1928.

(4) To consider—(a) A report of the Municipal Treasurer dated February 9, 1928, with regard to the staff of his Department recommending :--(1) That a new post of Assistant Accountant be created on the scale at Rs. 4,200 a year. (2) That a revision of the salaries of his superior staff be made, as indicated by him, which will cost the Ccuncil for the first year Rs. 2,420 more. (b) A memorandum of the Chairman thereon.—Recommended—(a) (1) That a new post of Assistant Accountant be created on the scale at R. 4,200 a year by increments of Rs. 250 to Rs. 7,200 a year.—Dr. E. A. Coorey dissenting. (a) (2) That the consideration of this question be deferred till the revision of salaries in 1929.

#### Resolution.

With regard to above item, Dr. E. A. Coorey moved that the recommendation of the Standing Committees be not accepted. Mr. M. L. M. Reyal seconded.

The Chairman spoke against the motion, and in support of the recommendation of the Four Standing Committees. The motion was put to the meeting and lost.

Dr. E. A. Coorey called for a division, and the Council divided as follows :---

Ayes.-(1) Dr. E. A. Coorey, (2) Mr. M. L. M. Reyal.

Noes.-(1) The Chairman, (2) Dr. E. V. Ratnam, (3) Mr. G. Adamjee Lukmanjee, (4) A. H. F. Clarke, (5) Mr. G. W. Dodds, (6) Mr. T. G. Jayewardene, (7) Dr. S. Muttiah, (8) Dr. V. van Langenberg, (9) Mr. C. R. Lundie, (10) Mr. T. C. Dyball, (11) Mr. J. S. Collett.

(Mr. S. W. R. Dias Bandaranaike declined to vote.) The Chairman put the recommendation of the Standing Committees to the meeting and it was carried.

Extracts from the Minutes of the Special Committee regarding the Building of the New Town Hall of April 3, 1928.

(5) To consider the question of extra garage accommodation at the new Town Hall.--Recommended that the extra garage accommodation is necessary and that Messrs. Booty & Edwards be asked to design the garages on the usual terms.

(6) To consider a letter dated March 19, 1928, from Mr. S. J. Edwards, Architect, stating that he has received an estimate of Rs. 1,550 from the Municipal Engineer for the five notice boards for the new Town Hall .-- Recommended that three notice boards be supplied, in the first instance, at a cost of Rs. 850 in accordance with the Municipal Engineer's estimate dated March 13, 1928.

(8) To consider a memorandum of the Chairman dated March 27, 1928, regarding additional fans required for the various departments and recommending that an order should be placed at once for 42 fans.—Recommended that 50additional fans be ordered at once and that supplemental provision of Rs. 9,500 be passed. (10) To consider a letter dated March 28, 1928, from Messrs. Booty & Edwards suggesting that in order to avoid

any damage to the alabaster bowls in the Council Chamber by the heat given off by the globes of the 6 pedestal lamps, Flambeaux shades, globe carriers, &c., be fitted in the bowls. Messrs. Walker, Sons & Co., Ltd., have estimated the cost at Rs. 282 for the 6 pedestal lamps.—Recommended, provided that Messrs. Walker, Sons & Co., Ltd., will guarantee that if after Flambeaux shades, globe carriers, &c., are supplied the alabaster bowls do crack they make good the damage and take back the Flambeaux shades, globe carriers, &c. Also recommended supplemental provision of Rs. 282 be approved. (11) To consider an estimate of Rs. 955 from the Supervising Engineer for making and fixing one glazed panelled

areas for Municipal Engineer's Department similar to screens already fixed in other departments.--Recommended and that supplemental provision be approved.

## Resolution.

Resolved that the recommendations of the Special Committee with regard to the above items be adopted.

Dr. E. V. Batnam moved that the Council do resume and that the resolutions of Council in Committee, as amended, be adopted. Mr. G. Adamjee Lukmanjeseconded.—Carried.

The Chairman formally moved in Council that the resolutions of Council in Committee, and the recommendations of the various Committees, subject to any amendments of such recommendations by the Council in Committee be adopted. Dr. E. V. Ratnam seconded.-Carried.

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

(1) Statements of receipts and disbursements from January 1 to 31, 1928, and progress reports showing expenditue for January, 1928. (2) Weekly statements re plague.

(3) Attendance Return of Committees of the Municipal Council for 1928.

C. L. I. Band Programme for April, 1928.

(5) Return of average daily supply and consumption of water for February, 1928.

(6) The Municipal Engineer's report for February, 1928, on the condition of tramway routes.

The Drainage Engineer's report on house drainage, No. 203 for February, 1928. (7)

(8) Diaries of the following officers for the month of March, 1928, with a statement of outdoor work done :---

- Municipal Engineer's Department.—The Municipal Engineer; the Works Engineer; the Assistant Works Engineer; the Drainage Engineer; the Assistant Drainage Engineer; the Engineer, Roads; the Engineer, Buildings; the Engineer, Sanitation; the Mechanical Engineer; the Engineer, House Drain. age; the Construction Engineer; Maintenance Inspectors (four); and the Chief Playground Instructor.
- Waterworks Department .- The Waterworks Engineer; the Chief Assistant Waterworks Engineer; and the Assistant Engineer. Public Health Department.-The Medical Officer of Health; Chief Assistant Medical Officer of Health; Second

Assistant Medical Officer of Health; the Third Assistant Medical Officer of Health; the Assistant Medical Officer cf Health (Child Welfare); and the City Microbiologist.

Veterinary Department.—Veterinary Surgeon and Veterinary Inspectors (four). Municipal Treasurer's Department.—The Municipal Treasurer; the Assistant Municipal Treasurer; and Revenue Inspectors (twelve). Municipal Assessor's Department.—The Municipal Assessor and the Assistant Municipal Assessor.

(9) Monthly reports of work done by the following officers for-(a) The month of February, 1928 :---

The Works Engineer; the Assistant Works Engineer; the Drainage Engineer; the Mechanical Engineer; the Engineer, Roads; the Engineer, Buildings; the Construction Engineer; and the Engineer, Sanitation.

(b) The month of March, 1928 :---

The City Analyst and the City Microbiologist.

W. T. STACE,

Confirmed on May 2, 1928: W. T. STACE, Chairman, Municipal Council, and Mayor of Colombo.

Chairman, Municpial Council, and Mayor of Colombo.

## ANNEXURE A.

#### EATING HOUSES.

An eating house includes any premises, other than a house for which a licence has been obtained, under the Excise Ordinance, No. 8 of 1912, where any kind of food is prepared or supplied for consumption by the public either in the premises or elsewhere for the profit or gain of any person owning or having an interest in or managing such business.

## I.—Conditions of Issue of Licence.

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

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

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

(3) That all the caves are at least 6 feet from the ground.

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

That all the woodwork is cil painted or limewashed. (5)

That the floor is comented throughout. (6)

 $\{7\}$  That the premises are provided with adequate drainage, with a sanitary dust bin and with sufficient latrice accommodation. S. 19.2

(8) That the premises to be used as an eating house have no internal communication with any part of a dwelling house or with a bakery.

#### II.—Regulations for Licensed Eating Houses.

(1) Every licenses of an eating house shall keep affixed in a conspicuous position on the outside of his premises a beard with his name and the words "Licensed Eating House," legibly painted thereon in the English and vernacular languages.

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

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

tensis (4) Every loonsee of an eating house shall cause every part of such premises, the surroundings, drains, furniture, utensils, and equipment used in the preparation, sale, or consumption of food or drink to be kept in good repair, clean, and free from effluvia arising from any drain, latrine, cesspit, or other nuisance on the licensed premises.

(5) Every licensee of an eating house shall cause all utensils used in the preparation, sale, and consumption of focd or drink to be washed with scap and water at least once in 24 hours.

(6) Every licensee of an eating house shall cause every utensil or receptacle used by a customer to be washed immediately after such use and before being used by any other customer.

(7) Every licensee of an eating house shall cause all trade and domestic refuse to be immediately placed in an impervious covered receptacle and to be removed from the premises daily. He shall keep such receptacle covered at all times, except when refuse is being placed in it, and shall cause all waste tea, coffee, milk, or remnants of food or cooking waste to be collected in such receptacle and not to be thrown on the ground.

(8) No licensee of an eating house shall use any counter or other place from which tea, coffee, or milk is served, unless the said counter or other place is covered with zinc or other impervious material.

(9) Every licensee of an eating house shall cause a sanitary dust bin, and at least two spittoons to be kept always at the licensed premises so as to be readily available to the visitors to the premises as well as to the employees.

(10) Every licensee of an eating house shall keep the premises free from rats, and shall fill all rat holes with broken glass and plaster such holes with cement as soon as he discovers them.

(11) Every licensee of an eating house shall provide the licensed premises with an ample supply cf potable water.

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

(13) No licensee of an eating house shall sell or offer or expose for sale any milk to which water or any other foreign a liquid or substance has been added so as to render such milk unwholesome.

(14) No person shall spit within such premises except into a spittoon provided for the purpose.

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

(16) No licensee of an eating house shall connive at or permit the contravention by any person of the above regulations numbered (14) and (15).

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

(18) Every licensee of an eating house shall see that every vehicle, basket, tin, or other receptacle used for carrying food is clean at the time any fcod is placed in it.

(19) The Chairman shall, on application made to him by the licensee of an eating house, issue cards of registration for use by every person employed by such licensee in carrying food for sale.

(20) The licensee of an eating house shall not permit the licensed premises to be used for any other purposes whatsoever.

## ANNEXURE B.

#### PROPOSED BY-LAWS.

## Made under Section 110 (19) of Ordinance No. 6 of 1910.

1. The Chairman may from time to time require every occupier or owner of a house or premises to furnish a report showing the number and description of cows (including buffaloes), kept on such premises, and the names of the persons to whom they belong, and every such occupier or owner shall be bound to furnish such return filled in with correct information within one week after being so required to furnish it.

2. Every owner or person in charge of a cow kept within Municipal limits shall, notwithstanding that the report referred to in by-'aw No. 1 shall not have been called for by the Chairman, apply for the registration of the cow.

3. The particulars so furnished shall be entered in a register and a certificate of such registration shall be issued to the owner of such ocws.

4. Every person having in his possession any cow or she-buffalo shall produce the certificate of registration issued therefor whenever so required by the Chairman or by any person authorized by him in writing.

5. A metal ticket or badge with the certificate number and the year of issue stamped thereon shall be issued free of cost in respect of each cow or she-buffalo registered.

6. Every cow or she-buffalo without a ticket or badge attached to it shall be liable to seizure, and the owner or person in charge thereof shall be liable to a fine not exceeding Rs. 10. Should such cow not be claimed within 7 days, it may be sold and the proceeds of such sale shall be paid into the Municipal revenue. No such cow or she-buffalo so seized shall be delivered to the owner except upon payment of a fee of Re. 1 for the use of the person by whom the same shall have been seized and a further sum of 30 cents per day for feeding charges.

7. No cow shall be milked except (a) in a registered dairy or (b) within the premises whereon the milk of such ccw is ordinarily consumed. Should milk drawn within any premises other than a registered dairy be removed from such premises, except upon a written permit signed by the Chairman or by any person authorized by him, the owner of the cow and the person in whose possession the milk was found shall be guilty of an offence.

8. Every person who shall keep more than two cows shall either keep them in a registered dairy, cr in a Municipal dairy when established, between 5 p.m. and 6 A.M., or shall provide (a) a properly constructed, paved and cemented, ventilated, lighted, and drained cow shed, (b) a sufficient water supply from the town service.

9. Any person who commits a breach of any of these by-laws or disregards any requirement made thereunder shall be laible, on prosecution by any Municipal or Police Officer, to a fine not exceeding Rs. 50 where no other penalty is provided.

# ANNEXURE C

#### EXISTING BY-LAWS.

The return to be furnished by the owners or occupiers of trouses; buildings, or lands under section 138 of the Municipal Council's Ordinances, 1887, 1890, and 1896 shall be in a form which shall be supplied by the Council and shall be filled up and returned by the person to whom it is addressed.

If any person after having filled up and returned the schedule sequired to be filled up under section 146 of the gaid Ordinance, shall acquire, keep, or use any vehicle, horse, pony, mule, bullock, or as not mentioned in such schedule, he shall be bound within one month of acquiring any such vehicle or animal, to send written notice thereof to the Secretary containing true and correct information in respect of every such vehicle or animal so acquired, kept, or used. Whoever fails or neglects to send to the Secretary a true and correct notice as herein required or furnish in writing any information called for by the Chairman within one week from the receipt of a written request from the Secretary to do so, respecting the vehicle or animal so acquired, kept, or used shall be liable to a fine not exceeding twenty rupees.

The person so filling up the schedule shall boliable without further notice to pay tax for the succeeding year on the vehicles and animals entered therein. Provided that should he sell or in any way cease to possess any vehicle or animal during the said succeeding year, he shall within fifteen dates from the date of his selling or ceasing to possess it, give notice in writing thereof to the Chairman, and in such case the, Chairman may amend such person's liability to tax subject to the provisions of section 143 of the said Ordinance. Any person who shall not pay the amount of any tax imposed under section 128 of Ordinance No. 7 of 1887 within the time mentioned in section 149 of that Ordinance shall be guilty of an offence.

4. All objections to the list of taxpayers shall be made in writing and left with the Secretary, to be disposed of by the Standing Committees on Finance and Assessment.

5. The Secretary shall, from time to time, whenever directed by the Chairman, cause a copy of the form D. in the Appendix hereto to be served on every advocate, proctor, and notary within the Municipality, in order to ascertain whether any, and if any, how many, clerks have been articled under him during the current year, or any previous year subsequent to the establishment of the Coucil, the date of the articles. and the period of their services Every advocate, proctor, and notary shall, within fifteen days from the service of such form, fill up the same correctly with the information thereby required and return at to the Secretary.

The annual tax prescribed by section 128 of "The Municipal Council's Ordinance, 1887" shall be paid before "February 1, in each year in respect of all carts and hackerics kept or used within the Municipality and in respect of the atimals employed in drawing them, whether these vehicles and animals have or have not been licensed under "The "Vehicles Ordinance, 1901."

On payment of the annual tex the proper officer of the Manicipal Council will issue a metal plate marked with the Jetter "C" and with figure, denoting the year for which the licence is issued, and the corresponding number in the register of vehicles kept by the Municipal Council. The proper, officer of the Municipal Council, before desuing a plate for a cast or hackery, may, if he thinks fit, require the owner to paint in a conspination place on the cart of hackery the year and the registered number of the vehicle.

The owner or person in charge of any cart or hackery in respect of which a licence has been issued shall keep in addition to any plate which he is required to exhibit by "The Vehicles Ordinance, 1901," the plate issued under these by laws affixed in a conspicuous place on the body of the cart or hackery. Every person to whom a schedule has been sent by the Chairman, Municipal Council, under the provisions of section 134 of Ordinanco No. 6 of 1910, shall within such time as directed between November 1 and December 31 return the schedule duly filled up in respect of vehicles and animals in his possession.

PROPOSED BY-Laws.

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2. If any person after having filled up and returned the schedule shall acquire, keep, or use any vehicle or animal ngi mentioned in such schedule he shall be bound within one month of acquiring any such vehicle or animal to send written notice thereof to the *Chaisman* containing true and correct information in respect of every such vehicle or animal so acquired, kept, or used. Wheever fails or neglects to furnish such information as herein required in respect of any such vehicle or animal so acquired, kept, or used shall be liable to a fine not exceeding twenty super-

3. The person so filling up the schedule shall be halls without further notice to pay the tax for the succeeding year in respect of the vehicles and animals entered in the schedule within the period referred to in by-law 1 and similarly any person shall be liable to pay the dax on the vehicles and animals coming into his possession which have not been entered in the schedule above referred to in respect of the year such vahicles and animals came into his possession. Provided that should any person sell or in any way cease to possess any vehicle or animal before the expiry of 30 days in the said succeeding year or earlier he shall forthwith five notice in writing thereof to the Chairman and in such case the Chairman may amend such person's liability to tax subject to the provisions of socion 134 of Ordinance Ne.20 of 1910.

These by-laws of Chapter IV. of the Municipal By laws to be omitted as approved by the Municipal Treasures.

4. The annual tax prescribed under the provisions of section 132 of Ordinance No. 6 of 1910 shall be paid and before the 31st day of March in every year in respect of all vehicles kept or used within the Municipality of Columb and in respect of the animals employed in drawing that whether such vehicles have or have not been licensed under the provisions of Ordinance No. 4 of 1936.

5. On payment of annual tax the Chairman shall issue cause to be issued in respect of every vehicle a metal plat as apsoched in the schedule attached hereto with figure denoting the year for which the plate is issued and the corresponding number in the registers of vehicles and it shall be affixed on a conspicious part of such vehicle.

6. The owner or person in charge of any vehicle in respect of which a licence has been issued by the Chairmon under the provisions of Ordinance No. 4 of 1916 shall not be required to affix a plate specified under the aforesaid by-laws.

. . . . . . . .

# Existing By-Law.

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Where the plate prescribed by these by-laws is not duly in accordance with these by-laws to any cart or hackery kept or used within the Municipality, the owner and the person in charge of such vehicle shall each be liable to a penalty not exceeding Rs. 10.

Any Municipal Inspector or Police Officer may detain any eart or hackery kept or used within the Municipiality to which the prescribed plate is not duly affixed in accordance, with these by laws, and in such case shall forthwith bring the owner or person in charge of the vehicle before the Municipal (or Police) Magistrate.

## PROPOSED BY-LAWS.

7. Should any vehicle licensed by a proper authority under the provisions of Ordinance No. 4 of 1916 other than the Chairman of the Municipal Council be kept or used within the Municiplaity, the owner of such vehicle shall be liable to pay the tax in respect of such vehicle as well as the animal employed in drawing it as per schedule D. of Ordinance No. 6 of 1910, and the owner or person in charge of such vehicle shall be required to affix the plate prescribed under these by-laws.

8. Where the plate prescribed by these by-laws is not duly affixed in accordance with these by-laws to any *vehicle* kept or used within the Municipality the owner and the person in charge of such vehicle shall be guilty of an offence and shall be liable to a penalty not exceeding Rs. 10.

9. Any Municipal Inspector or Pelice Officer may detain any vehicle kept or used within the Municipality to which the prescribed plate is not duly affixed in accordance with these by-laws and in such case shall forthwith bring the owner or person in charge of such vehicle before the Municipal Magistrate.

#### SCHEDULE.

Vehicle other than a motor ca lorry, motor bicyle, cart, ha			5
bicycle, or tricycle	••		C.C.
Bicycle or tricycle, car or cart	• •		C.B.
Cart, hand cart, or hackery	• •		C.P.
Cart or hand cart licensed by a	n authority o	ther <b>than</b>	
the Chairman	••	·	C.L.
Jinrickshaw	••	••	C.J.
These plates shall differ in	colour and	shape from	the

plates issued to similar licensed vehicles.

## ANNEXURE D.

List referred to in Item regarding Reconveyance of Properties vested in Council.

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Premises.	To be reconveyed to	Sum Rs.		(		er up to ment is n	
(1) 1312/186, 2nd Division, Maradana 	Pattu Umma, wife of Mammala Marikar Mohamado Usoof	505	<b>7</b> 0	•••	3rd	quarter,	, 19 <b>27</b>
(Registered No. 03,037)	Idroos Lebbe Marikar Rahuma Umma, wife of Assana Marikar Abdul Majeedu an undivided 6/15 shares, Abdul Majeedu Umma Saphala, Abdul Majeedu Umma Aysha, and Abdul Majeedu Umma Malcha an undivided 5/15 shares, Aydroos Lebbe Marikar Abdul Azeez and Aydroos Lebbe Marikar Moha- mado Hashim an undivided 4/14 shares	387	32	•••	<b>4th</b>	quarter,	1927
(3) 1,498/23, Mohandiram's 'road': (Registered No. 03,036)	Pattiage Elizabeth Fernando Gunawardene, Pattiage Vincent Augustine Gunawardene, and Pattaige Laura Fernando Gunawardene in equal one-third shares	1,120	91	••	4th	quarter,	1927
(4) 1,559/7, St. Michael's road. (Registered No. 03;038)	Halwalage Arnolis Fernando, Halwalage William Fernando, and Halwalage Podina Fernando each to an undivided one-third share	374	35		4th	quarter,	1927
<ul> <li>(5) 110A/88, Colombo-Galle road (Registered No. 03,060)</li> </ul>	John William Gomes	116	89	••	4th	quarter,	1927
(6) 1,548/9, Carmel road (Registered No. 03,059)	John Perumal of St. Michael's road	833	84	••	4th	quart <b>er</b> ,	1927
(7) 2,067/3A, Cotta road (Registened No. 03,058)	Dedigamuwage Dona Beckie Alice de Mel	2,639	59	•`•	4th	q <b>uarter,</b>	1927
(8) 180/28F, Malay street (Registered No. 03,078)	Lilian Anne Perera, wife of Edward Simon Perera, of Nugegoda	1,529	91	••	4th	quarter,	1927
(9) 385/11, Vauxhall street (Registered No. 03,079)	Ahamado Lebbe Marikar Razeena of No. 99, Pia- chaud's lane, Co'ombo	887	13	••	4th	quarter,	1927
(10) 569/130, Thimbirigasyaya road (Registered No. 03,080)	Udawatte Kankanamalage Clovis de Silva and Loku- koralage Dona Juliana Abeyeratne	981	53	••	4th	quarter,	1927
(11) 752/29, Fife road (Registered No. 03,081)	Charles Pickering Hayley, William Walker Kenny, Alice Charles Hayley, Stewart Pickering Hayley, and Otto Johannes Steiger, carrying on business in	73 	9	••	4th	quarter,	1927
	partnership under the name, firm, and style of "Hayley & Kenny" to one-half share Edmund Andreas Seneviratne to 10/28 shares and Ramanayake Aratchige Don Thomas, Ramanayake				•	•	
i stragente en el	Aratchige Don Lousia, Ramanayake Aratchige Don Richard and Ramanayake Aratchige Dona					÷	•

Agnes each to 1/28 share

2019

PART I. - CEYLON COVERNMENT GAZETTE - MAY 18, 1928 **********, *****

To be reconveyed to Sum paid. Premiaes. . Rs. C: (12) 888-843/78 73 and 479/51, (1) Mananadewage Francino Fernando allas Podi- 9,856 65 Fourth Cross street and Maliban street, respectively nona Fernándo; (2) Mannadewage Eliza Fernando alias Emmy Nons Fernando, (3) Mannadewage (Registered No. 08,082) Daly Fernando, and (4) Watimunidewage Clara 2 Bastian, the child of the late Mananadewage Rosa-1.732 line Fernando, each to an undivided # share subject to the conditions set out in deed of gift No. 2,270 dated September 9, 1897, and attested by J. Caderaman of Colombo, Notary Public (18) 8)^{**} 72/81A, Dias (Registered No. 03,088) Dias place Mesgama Gurunanselago Dona Cecilia de Silva of "Siri Sarana," Wellawatta, in Colombo to an un-216 29 divided 5/8 share Kalansuriya Aratchige Beatrice Wijesekere (nee de Silva) to an undivided & share :. Kader Khan Navash Khan of No. 54, Union place ... (14) 926/6A, Chapel lane (Registered No. 03,084) · · · ÷... AL NO (18) 266/21, Java lane Habeeb Mohamed 902 84 e në tërë të shqiptarë e të s Nationali nga partitet e të s (Registered No. 08,085) Steven Sunderam and (2) Govindammal, widow of the 2,674 36 (16) 265/22, Java lane. Slave late Koniah and her children (a) Samidasan, (b) Taland Sellammal, (o) Granammal, (d) Rasiah, (e) Achi-ammal, (f) Inpam, and (g) Masnal, all of No. 22, Java lane, Slave Island, Colombo, (3) Rangasamy (Registered No. 08,118) . . Rettiar Muttiah Rettiar of Main street, Ratnapura, (4) K. M. David and his children (a) Victor Aseervatham, (b) Emil Gnanan, (c) Rachael Nalammal, and (d) Ruth, all of Talagaswells, Elpitiya, in the Galle District, (5) Kadiravel Amarawathi of Wera-lupitiya in Puwakpitiya, (6) Kadiravel Ponnachi of No. 22, Java lane aforesaid, (7) A. H. Martha-1.1 muttu Sundaram of the Government Printing Office, Colombo, (8) Marthamuttu Sinnatamby of the "Daily News" Office, Colombo, (9) Annammal, wife of Steven Sundaram aforesaid, (10) Alagammal, ..... daughter of Utchimakalai, and (11) Útchimalakai Kadiravel, Utchimakalai Chelliah and Utchi-1. 12 makalai Koniah, all of No. 10, Steuart place, in Slave Island, Colombo, and (12) Vaithilingam in said د لاروره 1.4 1.1 Neelathoi of No. 40, Church street, in Slave Island in Colombo Sannaswatte Liyanage Don Elizabeth 168 7. (17) 3,511/32, Elie House road (Registered No. 03,114) (18) 546/34B, Drieberg's lane (Registered No. 08,115) Miskin Bawa Mohamed, Moomina Umma, Miskin 362 41 Bawa Ugoof, and Miskin Bawa Hassim Mohamed Thamby Pathumma Umma of Galkapana-63 (19) 2,078/New No. 71, Forbes road watte road (Registered No. 03,116) (1) Meegama Gurunanselage Dona Cecilia de Silva of "Siri Sarana," Wellawatta, Colombo, to an un-(20) 88-91/81. Dias place 3,826 88 (Registered No. 03,117) divided § share, (2) Kalansuriya Aratchige Beatrice 经通过公司 计正规控制 Wijesekera (nes de Silva) to an undivided 🛔 share ۰., .... (21) 8,255/71, Alutmev (Registered No. 08,140) Alutmawatta Manikku Acharige Pedris Hamy of Embaraluva, 545 56 Ragama (22) 1,270/59 (8-6), St. Mary's Francis Vincent Wickremeratne of Mattaccoliya in 390 20 Colombo road (Registered No. 03,141) (28) 761/276, Dematagoda (1) Zafeeda Umma and (2) Imbram Umma 1.132 83 (Registered No. 08,142) (24): 1,455/108A, Medampitiya Balapuwaduge Samuel Gerhard Mendis and Sin-817 11 (Registered No. 03,148) harage Mary de Silva, both of Madampitiya road in Colombo (25) 8,319/26, St. James street Liyanage Peter Perera Gunatilleke of Pickering's road 804 * 3 (Registered No. 03,144) in Colombo (26) 3,322/20, St. James street (1) Liyanage Peter Perera Gunatilleke of Pickering's 885 83 (Registered No. 03, 139) road in Colombo and (2) W. Theresa Silva of *St. James street, Mutwal, in Colombo 27) 2,846/61A. Dean's road Rosa Maria Dep 6.568 54 (Registered No. 08,137) (28) 392/80, Layard's broad-Amina Umma 🛄 480.97 ···· ÷ : " W8V in age.

(Registered No. 08,138)

63

- (29) 741/2, Messonger street (Registered No. 08,188)
- Sulaiman Lebbe Mohidsen of No. 8, Messenger street, Colombo

4th quarter, 1927

- 1,042 28
- 12.50 (s. 50 (s.
- 4th quarter, 1927
  - 4th quarter, 1927
  - 3rd quarter, 1927

3rd guarter, 1927

3rd quarter, 1927

3rd quarter, 1927

4th quarter, 1927

3rd quarter, 1937

4th quarter, 1927

4th quarter, 1927

3rd quester, 1927

8rd quarter, 1921

3rd quarter; 1927

lst quarter, 1925

3rd quarter, 1927

3rd quarter, 1921

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Quarter up to which

Payment is made.

4th quarter, 1927

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PART	I. — CEYLON GOVERNMENT GAZETTE — M	AV 18, 1928	3 2021
Premises	To be reconveyed to	Sum paid. Rs. c.	Quarter up to which Payment is made.
(30) 262/188A, Colombo-Gall road (Registered No. 03,181)	Susee Fernando each to an undivided $\frac{1}{6}$ share, Rajapaksege Sinno Fernando and Rajapaksege Neris Fernando each to a 1/9 share, Lckuge Mar- tinu Fernando to a 1/18 share, Lokuge Thomis Fer-	67 7	4th quarter, 1927
	nando, Lokuge Edwin Fernando, and Rambuk- kanage Nonno Baba Fernando each to a 1/36 share, Rambukkanage Rosline Fernando, Rambukkanage Wilman Sinno, and Rambukkanage Lessee Nona Fernando each to an 1/108 share, Rambukkanage Thomis Fernando, Rambukkanage Carlina Fer- nando, and Rambukkanage Christiana Fernando each to an 1/18 share, Balapurage Sardial Fernando to an undivided 1/36 share, Balapurage Gemanis		
· ·	Fernando and Balapurage Marshall Fernando each to an undivided 1/72 share, Desastra Kalutarage William Fernando to a 1/36 share, Desastra Kalu- tarage Pabilina Fernando, Desastra Kalutarage Seeman Fernando, and Desastra Kalutarage Romiel Fernando each to a 1/108 share		
(31) 119/98F, Nelson Place Registered No. 03/182)	Ahamadu Lebbe Ahiya Umma, wife of Latiff Mowlana Bhardeen Mowlana, and Ahamadu Lebbe Isha Umma, wife of Abdul Rahaman Abdul Razah, each to an undivided half share	62 <b>234</b> .	. 3rd quarter 1927
(32) 2,042 to 2,045/1 to 1B, • Castle street (Registered No. 03,185)	2,042A/lB to Samsudeen Hadjiar Mohamed Jahafer, 2,042 and 2,043/lB (1) to Samsudeen Hadjiar Noorul Hafia and 2,044A/lB, 2,044B/lB, 2,045/lB, 2,045A/lB (20) and 2,045B/lB (21) to Samsudeen Hadjiar Mohamed Nakeem	6,376 76 .	. 3rd quarter, 1927
(33) 708/35A, Messenger street (Registered No. 03,184)	Mohamed Ghouse Mohideen and Hadji Samsudeen Mohamed Abdul Vadood	373 73 .	. 4th quarter, 1927
(34) 328/8D, New No. 105/2-5, Piachaud's lane (Registered No. 03,194)	Cadija Umma, wife of B. L. M. Haniffa	652 97 .	4th quarter, 1927
(35) 327/8B, New No. 105, Pia- chaud's lane (Registered No. (03,193)	Cadija Umma, wife of B. L. M. Haniffa	293 53 、	4th quarter, 1927
(36) 706/2, 710/2 and 711/2, Lake road (Registered Nc. 03,192)	Naime Latiff, Hadji Buhari Latiff, Hameer Latiff, and Ariffin Latiff, premises No. 711/2, absolutely and premises Nos. 706/2 and 710/2 as trustees of the Wekanda Mosque	2,868 21	3rd quarter, 1927
(37) 1,296/81, Alutmawatta (Registered No. 03,209)	Naina Marikar Thangatchy Umma	164 53	4th quarter, 1927
(38) 2,161/20 and 2,160/19, Dean's road (Registered No. 03,208)	Sinne Lebbe Marikar Hadjiar Abdul Raheman Marikar	3,215 3	4th quarter, 1927
(39) 2,592/9A, and 2,592A/9A, Captain Gardens (Registered No. 03,207)	Kailasanatha Kurukkal, son of Theagaraj <b>ah K</b> urukkal	1,228 7	3rd quarter, 1927
(40) 3,067/124, Alutmawata road (Registered No. 03,206)	Conganige Susana Anthony and her husband Atta- nayake Joramanu Fernando, both of Mutwal in Colombo to a divided portion in extent 5.02 square perches, and Attanayake James Fernando of Mutwal in Colombo to a divided portion in extent 3.24 square perches	331 12	3rd quarter, 1927
(41) 323/9, Piachaud's lane (Registered No. 03,205)	Hadjiar Umma, widow of the late Isnmail Lebbe Hadjie Marikar	348 26	4th quarter, 1927
42) 482/60, Piachaud's lane (Registered No. 03,204)	Sesma Lebbe Alima Umma to $\frac{1}{4}$ share and Abdul Majeed Jezeema to $\frac{3}{4}$ share	984 69	3rd quarter, 1927
43) 151/13B, Skinners road (Registered No. 03,203)	Mohamed Ismail Mohamed Zakariya	199 95	4th quarter, 1927
44) 492-498/48, Piachaud's lane (Registered No. 03,202)	Nita Harriet Bernice Perera (nee Dassensike), wife of 7 John Danvers Melville Perera, to an undivided one- half share and Janet Creena Dassensike to an undivided one-half share	7,900 55	4th quarter, 1927
45) 1,798/84, New No. 16/2-4, Temple road (Registered No. 03,201)	Arisi Marikar Amsa Umma to a divided and defined 1 portion assessed under No. 16/4	,252 4	3rd quarter, 1927
48) 397-398/85A-85-86, Lay- ard's broadway (Registered No. 03,200)	Shaik Mohamed Uduma Lebbe Marikar of 86, Layard's broadway in Colombo	661 66	4th quarter. 1927
47) 2,874/31A, 3rd Division, Maradana (Registered No. 03,199)	Maalage Silva Perera 1,	,391 82	4th quarter, 1927

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2022 Parto L	- CEYLON - GOVERNMENT GAZETTE - MA	y 18,	192	8			
	To be reconveyed to	Sum j Ra.				Quarter up to whic Payment made.	sh
(48) 943/196, Dematagoda (Registered No. 03,239)	Sesma Lebbe Hadjin Suleha Umma, widew of Naine Marikar Abdul Carim	a 792	51	••	4th	quarter,	1927
(49) 2,867/1 & 2,New Nos. 8, 10, 12, 14,16, 18, &20, North and South Baseline road (Registered No. 03,240)	Mohamed Hussain Sahul Hamid to portion bearing New Nos. 8, 10, 12, and 14, Katukurunda Kan- kanamalage Don Allis Appuhamy to portion bear- ing New Nos. 16, 18, and 20	1,456	93		4th	quarter.	1927
(50) 549/34, Drieberg's lane (Registered No. 03/241)	Ismai Lebbe Marikar Mahmood	15	40	• •	4th	quarter,	1927
(51) 463-464/77, Piachaud's lane (Registered No. 03, 242)	Awwa Umma <i>alias</i> Abamado Natchia, wife of Isubu Lebbe Marikar Hadjiar	2,083	0	••	4th	quarter,	1927
(52) 1,209/70, New No. 156/5-4, Dematagoda (Registered No. 03,243)	Omer Lebbe Maritar Mohamed Ismail	354	13	•••	3rd	quarter.	1927
(53) 691/73, Maligawatta (Registered No. 03,244)	BabejNoor Carrim	275	94	•••	3rd	quarter,	1927

## ANNEXURE E.

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(1)* Premises No. 58/226 (1-26	).Celpetty	road-equivalen	t of rates from l	st quarter.	Rs.	c.
1927, to 1st quarter, 1928					547	95
(2) Premises No. 1,538/3, Carr to 1st quarter, 1928	nel road	equivalent of rate	s from 2nd qua	rter, 1927,	37	53
<ul> <li>(3) Premises No. 350/33 A/1, V 1927, to 1st quarter, 1928</li> </ul>	Vellawattaı	road-equivalent	t of rates from 1	st quarter.	350	(
(4) Premises No. 351/26, Mode 1927, to 1st quarter, 1928		ad—equivalent o	f rates from 2nd	d quarter,	86	52
(5) Premises Nos. 337A/57, 33 equivalent of rates from 2				y street-	405	8
(6) Premises Nc. 2375/8, Avon to 1st quarter, 1928	dale road	equivalent of rat	es from 2nd que	rter, 1927,	75	24
(7) Premises No 2.318/4, Rudo 1st quarter, 1928	l's lane—ec	uivalent of rates	from 2nd quart	er, 1927.to	92	61
(8) Premises No. 754A/44A, Ki to 4th quarter, 1927	rillapone—	equivalent of rat	es from 2nd que	arter, 1927.	14	8
(9)* Premises Nc. 500/23, Da to end of 1st quarter, 192		equivalent of rat	es from 2nd que	urter, 19 <b>2</b> 7,	172	(

* Rates have since been paid and steps are being taken to reconvey this property.

# Summary of income and Expenditure from January 1 to February 29, 1928.

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HEAD OF INCOME.				Estimated Income for 1928, as per Budget. Rs.	6.		acome fr January 1 to 31, 1928. Rs.	с.		Income f February 1923. Rs.	r. 		Total. Rs. 78,146	.≇ c.	
ATaxes	••		••	240,250	0	••	14,481	0	• •	63,665		. ,	43,375		
BLicences			••	277,700	0	••	29,295	0	• •	14,080		• •			
CJudicial fines	••		••	95,000	0	••	8,238	42		8,002		••	16,241		
D.—Tolls			• •	142,000	0	• •	13	20		1,058	67	• •	1,071		
B-Marista .			••	146,200	0	••	12,694	64		12,472	75	• •	25,167		
FSlaughter-house	••		. •	66,000	0		8,391	57		. 5,540	47		13,932		
GConservancy	••		••	9,500	0	••	202	12		851	14	. •	1,053		
H Cattle Mart and Quarantine	Station		••	72,500	0		6,122	22		5,820	8		11,942	30	
IConsolidated rate				<b>3,4</b> 50,000	0		681,932			127,066			808 99 <b>9</b>		
KWater	•••				0	,,				73,253			128,907		
L. Rents			••	88,850	0		6,846			7,191			14,037	92	ŧ
MMiscellaneous .	••			<b>1;5</b> 82,400	0	•••				19,200			36,702	8	
		Total	••	7,111,400	0		841,371	50	-	338,204	47		1,179,575	97	
											 -	1			

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HEAD OF EXPENDING	JRF			Estima Expendit 1928, inclu Suppleme Votes an spent bal at 31-1: brought fo	ure f iding ntar d un ance 2-27	у  	Expend from Ja 1 to 192	enua 31,	ry	Expendit for Febru 1928.	ary,		Tota	al.
μ,				Řs.	C,		Rs.	c.		Rs.	c.		Rs.	e.
ANon-effective charges	••		• •	868,311	0	••	8,855	26	••	7,966		• •	16,521	
E. Chairman	••		• •	37,868	<b>25</b>	•••	0 0 0 0			4,079	4	• •	6,379	
CSecretariat	••		• •	110,656		•••	16,379	3	••	9 563	3	۰.	25,942	
DTreasurer's Department	••			312,974	0	۰.	20,475	74		23,620	41	••	44,096	
EVeterinary Department	••			191,857	0	• •	6,399	59	••	14,585	<b>27</b>		20,984	
-Municipal Court	••		• •	30,802			~			2,484			4,899	
GFire Brigade and Ambulances	••			107,860			4,452	82		6,000	55		10,453	
HPublic Health Department	• •			513,862	0	• •	27,755	<b>58</b>	• •	35,223	39	• •	62,978	
IEngineer's Department	• •			5,891,734			178,637	57		325,563			504,201	
K.—Waterworks Department	• •			563,380			9,575	50		63,353		• •	72,929	
LAssessing Department	· .			113,0-2			7,347	14		7,302	55		14,649	
MPublic Library	••			20,223			951			1,545	31		2,496	
NNew Town Hall (capital exper	nditur <del>o</del> )		•			••	11,311	13	••	27,260	73	۰.	38,571	
Excess of income over e to Balance Sheet	xpenditur						. •						825,104	
	••	•	•			••			••			••	354,471	01 
, ,		Total .		8,762,601	90		<b>29</b> 6,855	94		52 <b>8,2</b> 48	46		1,179,575	97

The Town Hall, Colombo, April 26, 1928. G. H. N. SAUNDERS, Municipal Treasurer.

Statement of Receipts and Payments on Current Capital Works, February 29, 1928.

	• Head of Rece	IPT.	Γ	Receipts f lecember 31,		7.	Receipts to Febuary 29, 192	8.	Total.	
1.	Duplication of 30-inch water man (a) Loan funds	in and filtration work	s:	Rs. 3.000.000	с. 0		Rs. c.		Rs. c. 3,000,000 0	
2.	(b) Revenue contributions Colombo Drainage Works :		••	476,673		••		••	476,673 19	)
1.	(a) Loan funds (b) Grant in aid	••	••	11,072,980 7,100,000	0	••	_	••	11,072,980 0 7,100,000 0	
3.	(c) Revenue contributions Amount received on realization	of sinking funds inv	vest-	777,760		••	15,214 97	••	792,975 8	
4.		••	••	2,105,978		••		••	2,105,978 39	
	Revenue contributions		••	112,083		••	40,470 1	•••		
		Total	••	24,645,475			55,684 98		24,701,159 98	

* From this amount will be met : (1) Cost of drainage works and public lavatories, &c., over and above the loan, grantin aid, and revenue contributions; (2) raising of Labugama reservoir dam; (3) construction of Town Hall at Victoria Park.

	HEAD OF PAYMENT.	Estimate	э.	I	Payments December 31,		7.	Paymer Febuar 1928	y 2		Total	•
1.	Duplication of 30-inch water main and	Rs.	c.		Rs.	c.		Rs.	c.		Rs.	c.
<i>.</i>	filteration works	3,476,673	19		3,476,673	19	••				3,476,673	19
2.	Colombo Drainage Works :										• •	-
,	(a) Works carried out by Resident Engi-											
	neer as per modified scheme	17,830,564	12	••	17,830,564	12	۰.				17,830,564	12
	(b) Extensions of sewers and underground										•	
	drains and other improvements carried											
	out by Municipality since 1922	923,427	1	••	907,275	12	••	16,151	89	••	923,427	1
	(c) Public lavatories and house con-											
	nections	704,960	9	••	705,897	1	••	936	92	• •	704.960	9
3.	Raising of Labugama Reservoir dam	319,293	76				••				319.293	76
4.	Town Hall at Victoria Park	1,575,126	58	••	1, <b>405,</b> 7 <b>7</b>	80	••	40,470	1	••	1,446,241	81
• !	Total	24,830,044	75		24,645,475	0	-	55 684	98		24,701,159	98
			-				-			-		

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The Town Hall. Colombo, April 26, 1928.

G. H. N. SAUNDERS. Municipal Treasurer.

2024	PART I CE	YLON	GOVERNM	BNT	GAZETTE — M	AY 18,	1928		•	
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LIABILITIE	<b>8.</b> Y	Rs.	o, Ra. g		Asters.		Re.	а.	Re.	
LIABILITIE Loans outstandi	ng tana a da	1 1	A DECEMBER OF			• •	148,			
(a) Government	of Cerlon.		a second s		Capital <b>expenditure</b>					đ
duplication	of 30-inch		a na mana mara sa	(e	)"Duplication of					
sie Water main	- ROA:	9,000 . 0	) india		water main and		A 484 650	10		
Loss redemption o	f loon 20	1,088 20		1 0	tion works ) Colombo Drainag	Works	3 <b>,476,6</b> 78	19		
(b) Governmend	<ul> <li></li></ul>		2,708,068 74	j (*	(1) Works carried	ont by	· · · · · · · · · · · · · · · · · · ·	r.		
(b) Government	of Caylon.			1	Resident Eng	neer as				
(0) Government Colombo Works Less redemption of	Drainage	÷			per modified s	sheme.	17,880,664	12	S.	
Works	11,07	2,980 O			(2) Extensions of se					
Less redemption c	1 JOB2	<b>1,</b> 780 38		ł	underground		·	14		
	1		1 <b>0.</b> 50%, 180, 52°	{	and other in mente carried	mprove-			2	
2. Arant in aid :	Conten (*	2 WW 5 2		<b>[</b> .	Municipality sin	ca 1922	928,427	1		
Government o	nam Works	<u>e ana s</u>	7 100 000		(3) Public lavatori					
a. Sinking Fund	Suspense	V Conversion	7,100,000 0	68 Ye 💡	house connectio	na	704,960	<b>'9</b>		
Account :	-			(0)	Reising of Lab	TECRICIA		and in		
(a) Waterworks lo	an 20	6,988 26			reservoir dam	67188 S	819,299	76	:	
(h) Colombo Drai	nage Works			្រុ	) Town Hall at V	1050 <b>11</b> A	1 446 941	<b>A</b> 1		
loan .	••_ 76	3,789 88			Park Child Welfare Cent		1,446,241	1997	44 1	
and many mapping and a second se	and a second	·	970,722 64		(1) Lond		82,500	1 ⁶ 0 - 1		
4. · Reimanent worl			6 (CL)		(2) Buildings	••	81,730			
* (a) Weterworks		R #79 14	1			•			885,389	9
(b) Colombo Drat	age Works	6,678 19	,	2.	Amounts advanced to					,c
(extensions t		2,975 8	5		cipal Council offic	iele for	·		·····•• >	
(c) Town Hall a	t Victoria	•			purchase of vehic	æ		·	7,872	
Park	159	2,558 32	1	8.	Trunk Road Improv	omente .	-		14,180	ð
			1,422,201 59	4.	Advance accounts :-		00 000	78		
5. Amount received					) Mincellaneous Mincellaneous		20,000	-2R		
tion of sim	cing funds			1 6	Works pending a	600VOEV.	17.496	1		
investment a thereon	ug mustest		2,105,978 39	Ì	) Works pending f Making articles for	r stock	12,205	61	~	1
	md and	- ·		· ·				<u>.</u>	29,818	(i)
interest there			10,043 19	8.	Sundry Debtors	i i i i i i i i i i i i i i i i i i i			84,217	រី
7., Child Welfare C	antre ste			6. 3	Expenditure on layi	ng water			72. 2011	
(a) Contribution		.:**			mains in private	atresta	128,580	• <b>88</b>	×*	÷
Memorial I			· .	· ·	Less recoveries from	n iend•	83.199	25		
(b) Revenue contr	n VI Nihutiana Si	1,077 2 2.500 0		l I		•••	08,180		42,35	1
(0). HOVELLUD COLLIN		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	148 779 0	7. 1	Expenditure on aide	a kažino				
1000 0200 FT			146,577 2		drainage			:50		
B. Pettah Library			3,488 71	1	Less recoveries from		87,892			
and interest f		- -	197 <b>100 / 1</b>	1		· .	and yes a start of	_	118,57	2 (
9. Deposits : (a) Pending ex	oution of		- 1		Stores on hond :	· .	• • •			
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(d) Municipal Cor (d) Lands		7,284 58 3.693 41		. (	Fined deposit at :-		·1250	- <b></b>		: - 32.4
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(g) Upkeep of gra	<b>W63</b>	2,595 a (	<b>D</b> .	Ĩ	National Bank	of India	10,000	0		
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PART I. -- CEYLON GOVERNMENT GAZETTE --- MAY 18, 1928

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List of Brokers' Licences issued during April, 1928.	Date. No.	Name and Address.
Date. No. Name and Address.	1928. April 24 . 117 . D.	G. Wickramaratne, 372, Th
1928. April 2 141 A. W. Attepattu, Dehiwala	April 24 117 D. Di	G. Wickramaratne, 372, Th ivision, Maradana
mril 2., 112 M. K. Rawther Assenar, 37. Second		. de Silva, 17, Baillie street
Cross street, Pettah	April 30 . 119 . M.	Chiruvengadampillai, 102, Fou
psil 8 113 Harry C. Fernando, St. Andrew's, Pickering's road	April 30 120 K. M	lohideen Pitchai, 110, Fourth Cr
pril 8 114 Valentine de Mel, 37/1, Forbes road		reet
pril 4 115 K. M. Peer Mohamed, 96, Wolfendahl		
pril 18 116 A. R. M. Zakaris, 52, Dam street	Treasurer's Departm Town Hall, Colombo. Ma	ient, G. H. N. SAUNDEBS, y 9, 1928. Municipal Treasurer
		ី ដែលមិន ការស្រាភិសាស ស្នាន។ និយាយ ស្នាន់ស្នាក់ស្នាន់ស្នាន់
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<b>TOTICE</b> is hereby given that in the absence of movable		· · · · · · · · · · · · · · · · · · ·
years, (2) timber and produce, (3) materials of house wirthe of a warrant issued by the Chairman of the Munic rdinance No. 6 of 1910; for arrears of rates due on the prem ill be sold by public auction on the spot at the time therein ad costs be duly paid.	e, and (4) the under-menti ipal Council of Colombo, i uses, and for the period me	oned properties themselves, seiz in terms of the 140th clause of t entioned in the subjoined schedu meantime the amount of the ra- difficult 40 ⁴ for the ra-
The Municipal Office,		G. H. N. SAUNDERS,
Colombo, May 14, 1928.		for Chairman
Schel	• • • • •	
Date of Sale : Satu	rday, June 9, 1928.	• • • •
remises No. Street.	Quarter and Year.	Time of Sale.
910,69 Layard's broadway	th quarter, 1927 do.	At 8'. 30° A.M. at the sp At 11:30 A.M. at the sp
224 No. 1 1		at "Care in the groot
	• ;	
	t that are a	
Chairman of the Municipal Council of Colombo, in term f rates due on premises, and for the period mentioned in the second at the time therein mentioned, unless in the mean	he subjoined schedule, will time the amount of the rat	ll be sold by public anction at
May 14, 1928.	· · · · · · · · · · · · · · · · · · ·	G. H. N. SAUNDERS, Municipal Treasurer
(	······································	*
Soher	DULE.	
Date and Place of Sale : May 28, 1928, at		es. Darley road.
Premises No. Street. Quarter an	the second se	
38/326	1928 1 gun (double-bar	rel breech-loader, 8.30 A.M
an a	12-bore) with ca	
	······	
	· · ·	
FOLICE is hereby given that the under-mentioned move	able property, seized by	virtue of a warrant issued by
Chairman of the Municipal Council of Colombo, in term	ns of section 137 of the Or	dinance No. 6 of 1910, for arre
te and at the time therein mentioned, unless in the meant	time the amount of the rat	es and costs be duly paid
్ వెంటులో సింగ్ కరితి మర్ది సాపాధిక సిన్ని కారి.	• • • • • •	
May 15, 1928.	<u></u>	G. H. N. SAUNDERS, Municipal Treasurer
2207 EU, EU&U.	•	Armerber Tresserver
Source Source		• • • • •
Date and Place of Sale : May 29, 1928, at the h		ariev read, Colombo.
emises Street. Quarter and Year.	Property seized.	Time of Sa
No.		TTTTA AL MO
	.*	•
43. Temple lane 4th quarter, 1927 4 easy	v chairs (1 nadun and 3 jal	s) . 9:30 a.m.
43 Tembre inne and dintier 793.1 'é essi	7 chairs (1 nadun and 3 jal	х) 9.36 <b>д.</b> м.

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Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 861 dated June 1, 1922, will be sold by public auction for outright possession at

2.30 P.M. on Tuesday, June 12, 1928, at the Town Hall. Conditions of sale will be made known at the time of sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 351/26, Model Farm road, situated in the Wellawatta Ward, within the Municipal limits of Colombo, Western Province, bounded as follows :-

North by properties of K. A. Fernando, K. D. Perera, P. N. Perera, and Saradiel Perera, bearing assessment Nos. 349/25, 343/21, 342/20, 341/19.

East by Golf Crown land.

South by Golf Crown land.

West by road and property of H. Perera bearing assessment No. 350/26A.

Containing in extent 2 roods and 5 65/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, May 15, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 1,025 dated October 28, 1922, will be sold for outright possession at 2.30 P.M. on Tuesday, June 12, 1928, at the Town Hall.

Conditions of sale will be made known at the time of sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 350/33AlB, Wellawatta road, situated in the Wellawatta Ward, within the Municipal limits of Colombo, Western Province, bounded as follows :

North by part of the same property belonging to N. S. Fernando bearing assessment Nos. 349A-349B/33-33(2). East by part of the same property belonging to N. S.

Fernando bearing assessment No. 349c/33 (3). South by property of A. L. A. M. Izadeen Hadjiar bearing assessment No. 354/35A (1A).

West by Crown land (Ceylon Government Railway). Containing in extent 3 roods and 21 82/100 perches.

> G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, May 15, 1928.

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#### Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 476 dated July 6, 1920, will be sold by public auction for outright possession at

2.30 P.M. on Tuesday, June 12, 1928, at the Town Hall. Conditions of sale will be made known at the time of sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 1538/3, Carmel road, situated in the Colpetty Ward, within the Municipal limits of Colombo, Western Province, bounded as follows :-

North by the property of R. M. M. Fernando bearing assessment No. 1535/49.

East by the property of U. M. K. S. M. Abdul Cader bearing assessment No. 1532/47. South by Carmel road.

West by the properties of M. L. Fernando and Mrs. John Gomes bearing assessment Nos. 1537/2 and 1536/1. Containing in extent 8.75 perches.

# G. H. N. SAUNDERS,

Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, May 15, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 1,002 dated September 28, 1922, will be sold by public auction for outright possession at 2.30 P.M. on Tuesday, June 12, 1928, at the Town Hall.

Conditions of sale will be made known at the time of sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 1200B/16A/1, Colpetty lane, situated in the Colpetty Ward, within the Municipal limits of Colombo, Western Province, bounded as follows :--

North by the property of Zeyandeen Hadjiar Sithitha Maflika bearing assessment No. 1200B/16A/2.

East by built channel.

South by Colpetty lane and property of Henry Dionysius Victor Perera bearing Valentine assessment No. 1199J/77B (10).

West by property of Allen Lee Alvis bearing assessment No. 1200/16 (1).

Containing in extent 15 50/100 perches.

G. H. N. SAUNDERS,

Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, May 15, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate cf title No. 987 dated September 12, 1922, will be sold by public auction for outright possession at 2.30 P.M. on Tuesday, June 12, 1928, at the Town Hall.

Conditions of sale will be made known at the time of sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 2375/8 (new No. 38), Avondale road, situated in the Maradana Ward, within the Municipal limits of Colombo, Western Province, bounded as follows :-

North by property of Pathumma Natchia bearing assessment No. 2379/37.

East by a passage.

South by Avondale road.

West by property of M. L. Samsudeen and Pathu Muttu bearing assessment Nos. 2376/9A and 2377/9B (1-3). Containing in extent 2 12/100 perches.

> G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, May 15, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land L belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 546 dated October 11, 1920, will be sold by public auction for outright possession

at 2.30 P.M. on Tuesday, June 12, 1928, at the Town Hall. Conditions of sale will be made known at the time of sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 2318/4, Rudd's lane (new No. 38), situated in the Maradana Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:

North by property of W. S. de Alwis bearing assessment No. 2,298/29 (20-22), Darley road.

East by property of A. Corea bearing assessment No. 2,319/5 (1).

South by Rudd's lane.

West by properties of K. M. M. Sara Mudaliyar and l. Abdul Hamid and Nona Umma bearing assessment Ncs. 2316/3 (1-2) and 2317/3A.

Containing in extent 9 45/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, May 15, 1928.

#### Sale of Land.

ther is hereby notified that the following allotment of land the islonging to the Municipal Council of Colombo, by strugger of certificate of title No. 1,066 dated November 14, 14, 1622, mill be sold by public auction for outright possession 152,39 F.M. on Tuesday, June 12, 1928, at the Town Hall. Conditions of sale will be made known at the time of sale or earlier on application to the undersigned.

**Bases of earlier of land with the buildings thereon bearing Basesment No. 754**A/44A, Kirillaport road, situated in the Wellawatta Ward, within the minicipal limits of Colombo, Western Province, bounded as follows :---

E North by the property of G. A. Peris bearing assessment No. 754/44.

East by property of W. P. Perera bearing assessment No. 756/46.

South by property of W. P. Perera bearing assessment No. 756/46.

West by property of S. S. Peris bearing assessment No. 753/43.

Containing in extent 6 30/100 perches.

್ಷ ಪ್ರ ೧೯೯೬ G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, May 15, 1928.

#### Sale of Land.

T is hereby notified that the following allotments of land with the buildings thereon belonging to the Municipal Council of Colombo, by virtue of certificates Nos. 8, 9, 10, 11, and 12 dated November 22, 1924, will be sold by public suction for outright possession at 2.30 p.m. on Tuesday, June 12, 1928, at the Town Hall.

The conditions of sale will be made known at the time of sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 337/56-57, Ferry street, situated in the New Bazaar Ward, within the Municipal limits of Colombo, Western Province, bounded as follows :---

North by part of same property bearing assessment No. 337A/57.

East by property of P. B. Umbitchy bearing assessment No. 335/55A (1-14).

South by Ferry street.

West by part of the same property bearing assessment No. 338/58.

Containing in extent 3 20/100 perches.

A block of land with the buildings thereon bearing Nos. 339/59 (1-10,  $9_{\rm A}$ ), Ferry street, situated in the New Bazaar Ward, within the Municipal limits of Colombo, Western Province, bounded as follows :---

North by property of Abdul Rahiman bearing assessment Nos. 347-352/5 (1-114 and 118-124).

East by a passage. South by Ferry street. West by property of S. L. H. Abdul Hamid bearing assessment Nos. 340-343/59-60A (1-2) and 661-6 (1-27).

Containing in extent 7 93/100 perches.

A block of land with the buildings thereon, bearing assessment Nos. 337B/57, Ferry street, situated in the New Bazaar Ward, within the Municipal limits of Colombo, Western Province, bounded as follows :---

North by property of A. Abdul Raheman bearing assessment Nos. 347-352/5 (1-124), Vincent street. East by property of P. B. Umbitchy bearing assessment

No. 335/55A (1–14). South by part of the same property bearing assessment Nos. 337A/57.

West by a passage.

Containing in extent 6 11/100 perches.

A block of land with the buildings thereon bearing assessment No. 338/58, Ferry street, situated in the New Bazaar Ward, within the Municipal limits of Colombo, Western Province, bounded as follows :---

North by part of the same property bearing assessment No.  $337 \triangle / 57$ .

East by part of the same property bearing assessment No. 337/56-57.

South by Ferry street.

West by a passage.

Containing in extent 2 79/100 perches.

A block of land with the buildings thereon bearing assessment No. 337 A/57, Ferry street, situated in the New Bazaar Ward, within the Municipal limits of Colombo, Western Province, bounded as follows :—

North by part of the same property bearing assessment No. 337B/57.

East by property of P. B. Umbitchy bearing assessment. No.  $335/55_{\Lambda}$  (1-14).

South by part of the same property bearing assessment Nos. 337/56-57 and 338/58.

West by a passage.

Containing in extent 5 90/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, May 15, 1928.

#### MUNICIPALITY OF KANDY.

THE following have been licensed in March and April, 1928, by the Chairman, Municipal Council, Kandy, under the Surveyors', Auctioneers', and Brokers' Ordinance, No. 15 of 1889 :--

N. M. Zaindeen, Broker. Aloy E. Fernando, Auctioneer. Ratnam Cadirwail, Broker.

Samsudeen Mohamed Hassim, Broker.

Municipal Office, Kandy, May 8, 1928.

# March.

April.

J. R. JAYETILEKE, Secretary. .

#### MUNICIPALITY OF GALLE.

#### Minutes of Proceedings of a General Meeting of the Municipal Council of Galle held in the Municipal Office on Shurday, April 21, 1928, at 1.15 p.m., pursuant to Notice dated April 16, 1928.

Present :-- Mr. L. W. C. Schrader, Chairman; the Hon. Mr. H. M. Macan Markar, M.L.C.; Mr. D. W. Subasinghe; Mr. C. E. de Vos; Mr. J. E. Perera; Mr. D. I. Durham; Mr. C. L. Wickramasinghe; Mr. S. H. Dahanayake; and Dr. F. R. Alles,

1. The Minutes of the General Meeting of March 10, 1928, a copy thereof having been furnished to each Member, were taken as read and confirmed.

Mr. S. H. Dehanayake presented a petition from a dismissed conservancy cooly for reinstatement.

2. Parsuant to notice, Mr. D. I. Durham asked—With reference to the Chairman's amendment to my motion in the Council on November 12, 1927, with regard to approaching Government to reduce the dangerous corner by the junction of the Residency drive with Dickson road, will the Chairman kindly state the position of this subject at date ?

The Chairman replied :—The Provincial Engineer has advised that (a) the blind corner opposite the entrance to the Residency and (b) the corner at the entrance to the drive be removed. An estimate for the removal of (a) will come up for consideration to-day. When this work has been completed, the District Engineer will attend to (b).

**8.** Report of the Special Committee appointed on February 11, 1928, on the feasibility of diverting motor omnibus traffic from the Bazaar road to Sea street.

Mr. D. I. Durham moved that the report be adopted. Mr. J. E. Perera seconded.-Carried.

4. Letter No. N. 40/28 of April 4, 1928, from the Hon. the Colonial Secretary, conveying an expression of His Majesty the King's appreciation of the Council's assurances of loyalty and attachment to the Crown contained in the address presented to His Excellency the Governor during his recent tour in the Southern Province.—Submitted.

5. Letter No. Y. A. 1,566 of March 6, 1928, from the Director of Medical and Sanitary Services, relating to the Health Survey of Galle.—Submitted.

Resolved that the Director of Medical and Sanitary Services be requested to register the application, and to inform the Council as soon as an officer is available.

6. Estter No. O.B. 5,561/6,127 of March 30, 1928, from the General Manager, Ceylon Government Railway, relating to the rät-proofing of grain stores.—Resolved that the papers be circulated.

7. Application from the Superintendent of Police, Southern Province, for an enhanced grant to the Galle Police Band.

Mr. C. E. de Vos moved that the contribution be increased to Rs. 75 per mensem, provided that the Band gives one monthly moonlight performance, alternately on the Ramparts and at Victoria Park. The Council expresses the hope that the Band will be strengthened by two more instruments. Mr. S. H. Dahanayake seconded.—Carried.

8. Application from Lt.-Commander A. E. Palliser, R.N.R., for permission to erect a water trough for horses and cattle on a corner of the Police parade ground; with a request that a water service to same will be provided by the Council free of charge.

Mr. D. I. Durham moved that (1) Council do approve of the proposal if the Government Agent has no objection to the use of the land for the purpose; (2) free water supply be allowed. Mr. J. E. Perera seconded.—Carried.

9. Application from the Superintendent of Works for an advance of Rs. 3,000 for the purchase of a motor car.— Resolved that an advance of Rs. 3,000 be given on the following conditions :—(a) That the car is insured in favour of the Chairman for not less than Rs. 3,000, (b) that the Council has a lieu on the car until the advance is repaid, (c) the advance is repaid by monthly instalments of Rs. 125.

10. Application from the Superintendent, Electricity Department, to be confirmed in his appointment.—Resolved that the appointment be confirmed.

11. "To sanction, under rule 6 of the Municipal Council by-laws relating to leave, excess leave of eight days over thirty-six days granted to Inspector Abeywardene.—'Resolved that the excess leave be sanctioned.

(The Hon. Mr. H. M. Macan Markar left the meeting at this stage.)

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

#### 12. Extracts from the Minutes of the Standing Committee on Municipal Works of March 10, 1928.

(2) Application to transfer the water service from No. 151, Kumbalwella, to No. 78, Circular road.—Resolved that the application be refused as the proposed transfer is to a different locality to the existing service.

(3) To consider the following estimates :---

(a) Rs. 35,000 for the maintenance of roads during 1928.—Recommended (a) that the estimate be passed, and supplemental provision made for Rs. 3,000 for tarring; (b) that Hirimbura road, from the triangle to Surenthukade be tarred after the roads—mentioned in item 2 (f) of the Minutes of the Meeting of the Works Committee of February 11, 1928, have been treated.

(e) Rs. 325 for widening a corner on Dickson road.-+Recommended.

(f) Rs. 300 for raising and draining the ground round the China garden latrine.---Recommended.

(4) Re-erection of a building at No. 35/36, Matara road, a portion of which is within the street lines.—Recommended that the street lines be adhered to, and a mandatory order served on the owner to remove the portion within the street lines.

(5) Proposed promenade along Customs road.--Recommended that consideration of the matter be deferred.

(7) Proposal by the Superintendent of Works to disconnect the services along Wackwella road from 8-in. main and to connect them to the 5-in. main.—Recommended.

#### Resolution.

Resolved that the recommendations of the Standing Committees be adopted.

13. Extracts from the Minutes of the Standing Committee on Finance and Assessment of March 10, 1928.

(4) Petition from eating-house keepers of the Fort regarding the fees for licences.—Resolved that where an eatinghouse is also a tea or coffee boutique the licence should be for the eating-house, and fee charged accordingly.

whith Authority is requested to strike off a sum of Rs. 8.25, electricity dues, as irrecoverable.—Resolved that authority be granted.

Resolution.

tesolved that the recommendations of the Standing Committee be adopted. ÷R

4. Extracts from the Minutes of the Standing Committee on Markets and Sanitation of March 10, 1928.

(3.48) To consider the question of the retirement of the Medical Officer of Health, under section 15 of the Council's Pension Minute .- Recommended by 2 votes to 1, Mr. S. H. Dahanayake dissenting, that under the proviso to section 15 of the Council's Pension Minute, the services of the Medical Officer of Helath be extended for a further period till he attains his 64th year, unless he wishes to retire earlier.

(時間) To consider draft by-law to amend the existing by-law relating to the collection of conservancy fees.--Recommented that the draft by-law be adopted. 

#### Resolution.

Resolvéd that the recommendations of the Standing Committee be adopted.

15. Extracts from the Minutes of the Standing Committee on Law and General Subjects of March 10, 1928.

29. To consider draft by-law to amend the existing by-law relating to the collection of conservancy fees.-Resommended that the draft by-law be adopted.

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#### Resolution.

**Resolved that the recommendation of the Standing Committee be adopted.** 

^{*}16. The following documents were laid on the table :---

(1) Statement of receipts and disbursements to end of March, 1928.

(2) Progress report of works done on estimates to end of March, 1928. (3) Report of the Inspector of Vehicles on carriages plying for hire during March, 1928. 7 . - 110g

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

# The Municipal Office,

Galle, May 12, 1928.

Confirmed : L. W. C. SCHRADER, (Chairman.

### GENERAL REVENUE ACCOUNT.

#### Summary of Receipts and Disbursements from January to April 30, 1928.

RECEIPTS.	Amount. Estimated. Rs. c.	30, 1928.	DISBURSEMENTS.	Amount Estimated. A Rs. c.	Disburse- ments to pril 30, 1928. Rs. c.
Taxes	22,025 0 120,000 0	16,2 ⁷ 5 2 41,122 15	Non-effective charges . Administrative charges .	. <b>29,428</b> 77 . 72,406 16	2,391 46 24,746 74
Licences Judicial fines Slaughter-house Conservancy	17,540 0 5,000 0 4,600 0 26,250 0	15,059 9 1,513 82 1,912 31 8,661 45	Health Department :	. 2,250 0 . 30,380 0 . 23,250 0	438 31 10,394 64 7,682 95
Markets Rents Cemetery Water Miscellaneous	27,780 0 7,380 0 300 0 2,780 0 67,983 0	10,344 45 3,241 20 99 0 1,148 38	Extraordinary . Waterworks	. 52,900 . 0 . 26,700 . 0 . 7,500 0	10,292 10 2,246 45 1,437 1
	67 <b>,</b> 98 <b>3 0</b>	34,718 34	Markets Slaughter-house Cemetery	. 350 0	375 0 545 58 662 6 125 0
			Street lighting Miscellaneous Total Expenditure .	. 12,200 0 . 44,280 0	4,060 0 4,359 94 69,757 24
Total Revenue	801,638 0	134,105 21	Deposits repaid		2,291 81 3,000 0
Advances repaid. Advances repaid by Electric		2,195 13 10 0	Advances to Electricity Depart ment, revenue account Advances to Electricity Depart		
Total receipts	··	26,049 95 162,360 <b>2</b> 9	ment, capital account	,	1,343 50 92,747 53
Cash balance on January 1, 1928		165,475 69	Cash balance on April 30, 1928	•	235,088 45
Total	• • • • • • • • • • • • • • • • • • •	327,835 98	, Total .	·	3 <b>27,</b> 835 98
		Amount.   Rs. c.	ficit Account.		Amount. Rs. c.
Sependiture from January 1 1928 Suppus on April 30, 1928	to April 30,  	<b>69,757 24</b> 319,982 40	Surplus on January 1, 1928 Revenue from January to April 3	0, 1928	255,634 43 134,105 21
	Total	389,739 64		Total	389,739 64

2029

		<b>Balance</b> Sheet on	April 80, 1928.		
		Amount.			Amount.
	LIABILITIES.	Rs. c.	Assets.		Rs. c.
Deposite	••	8,678 3	Cash in Bank :		
Surplus		319,982 40	Fixed deposits	· • •	152 <b>,27</b> 5 0
warp.a.	· · · · ·		-	Rs. c.	-
· · · ·			Current account	86.506 40	
$\cdot$ $\cdot$		-	Less uncashed cheques	4,037 8	
H. H. C. Sty Sty					82,469 32
State of the second			Cash in hand of Shroff		<b>34</b> 4 13
			Advances		3,000 0
			Advances to Electricity	Department.	

capital account

**6.**,

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ARTHUR ARNDT, Secretary.

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Total ..

90,571 98

328,660 43

The Municipal Office, Galle, May 10, 1928.

### ELECTRICITY DEPARTMENT.

328,660 43

Total ..

Revenue Account from January 1 to April 30, 1928.

		Estimated	Expen	diture	1	Estimated	I Income
,	Expenditure.	Expenditure		Jan.	INCOME.	Income	rom Jan.
		for 1928:		ril 30,		for 1928.	to April 30,
			19	2 <b>8.</b>			Ī928.
-	_	·Rs.	c. R	s. c.		Rs. c	. <b>R</b> s. c.
	ation of Electricity :				Sale of Electricity :		
1.	Fuel		0 3,7	05 0	1. Private lighting	48,000	0 19,546 20
2.	Oil, waste, and Engin		_		2. Public lighting		0 4,000 0
	Room Stores .	. 5,400		46 88	3. Municipal Department	<b>60</b> 0 (	0 201 25
3.	Wages at works .	. 9,600	0 2,7	0 <b>9</b> 59	Rent of Meters :		
Repai	rs and Maintenance :				4. Meter rent	5,100 (	0 1,849 50
<b>4</b> .	Buildings .	. 60	0	2 61	Sundry Revenue :	800	
5.	Engines and machinery .	. 780	0 1,1	62 26	Miscellaneous receipts	<b>30</b> 0 (	) 453 0
Distri	bution of Electricity :						
6.		. 2,400	0 1.0	74 22			
. 7.	Repairs and maintenance						
	of mains, meters, &c.		0 1	12 72			
Public	Lamps :						
. 8	Wages	. 900	0				
9.		720	0 1	73 29			
Manao	ement and General Expens	ins					
	Salaries and wages		0 1,58	32 <b>O</b>			
	Allowance			0 0			•
12.	Printing and stationery	300	0 13	85 85			
13.	Audit fee	1 60	0	-			
14.	Telephone	185	0	-			
15.	Sundry charges	1,500	0 40	8 53			
	Profit carried to nett	I Contraction of the second					
	revenue account		10,93	87 0			
<u>,</u>		42,927 0	··· 2 <b>6</b> ,04	0.05	Tatal 66	3,000 0	26,049 95
· .	Total working expenses	44,941 0	20,04	.9 90	Total 66	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	20,048 85
-0 Å							
,		Nott Dovonno	A	nt Ton			
	·	Nett Revenue	_		uary 1 to April 30, 1928.		
	• • • •		Rs	. с.		_	Rs. o
Deficit	on December 31, 1927	•		31 36	Profit, General Revenue Account,	Jan. to	
	t on Loan from Municipal	Fund, Jan. t			March, 1928	••	11,684 99
	1 30, 1928		. 1,24		Deficit	••	2,066 39
Less of	n General Revenue Account	for April, 19.	28 74	<b>1</b> 7 99			
з <i>Е.</i> .	· .		13.78	51 38			13,751 38
	»•• •						
С., . С., .	· · ·						
1. A	··· · ·	J	Balance	Sheet	on April 30, 1928.		
•	LIABILITIES.		Rs.	c.	Assers.		Rs. c.
Loan	from Local Loans Commiss	ioners .	<b>. 135,</b> 00	0 0	Capital-meters		<b>13,176</b> 93
· · · · · · · · · · · · · · · · · · ·	from Municipal Fund			1 98	Capital-buildings		22,212 37
	-	•	,		Capital—mains	••	90,080 97
			· '		Capital-ongines, &c.,	• •	85,926 49
					Capital—workshop tools, &c		6,017 7
					Capital-other expenses	• •	6,049 54
			- 1,		Advance to D. P. W.	••	42 22
	and the second	t 🤲 C.C	· · · ·	·	Deficit	••	2,066 39
	• `		225,5	71 98			225,571 98
۲۳۱	e Municipal Office,					A	
1	Galle, May 10, 1928			-	i i i i i i i i i i i i i i i i i i i	ARTHUR	
•				-	÷,		Secretary.
	**	-4					

#### 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 TIMINO. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be senlarged by the Registrar if he thinks fit and upon s terms as he may direct. lux

(1) Trade Mark No. 4,076.

(2) Date of Receipt : November 26, 1927.

(3) Applicant (Proprietor of the Trade Mark): 1. G. AKTIENGESELLSCHAFT FARBENINDUSTRIE la Company registered under the laws of Germany as a Joint Stock (Company), Frankfurt a/Main, Germany; Manufacturers and Merchants.

(4) Address for service in the Island : C o F. J. & G. de Saram, Colombo.

(5) Class: 39.

(6) Goods: Photographic papers and postcards.

(7) Representation of the Trade Mark :



Registrar-General's Office, Colombo, May 16, 1928.

C. COOMARASWAMY, Registrar of Trade Marks

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed #thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 4,086.

(2) Date of Receipt: November 30, 1927.

(3) Applicant (Proprietor of the Trade Mark) THE HERCULES CYCLE and MOTOR COMPANY, LIMITED (a Company duly organized under the laws of England), Vane, Rocky Aston **D**irmingham; Britannia Works, Manufacturers.

(4) Address for pervice in the Island : C/o De Vos & Gratiaen, Gaffeer's buildings, Fort, Colombo.

(5) Class : 13.

- (6) Goods: Metal goods not included in other classes.
- (7) Representation of the Trade Mark :

# ERCULE

Registrar-General's Office, Golombo, May 9, 1928.

C. COOMARASWAMY, Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T.M. No. 7 with an uncancelled stamp of Rs. 20 affixed, thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct. 4101

- (1) Trade Mark No. 4,087.
- (2) Date of Receipt : November 30, 1927.

(3) Applicant (Proprietor of the Trade Mark): THE HERCULES CYCLE and MOTOR COMPANY, LIMITED (a Company duly erganized under the laws of England), Britannia Works, Rocky Lane, Aston, Birmingham; Manufacturer

(4) Address for service in the Island : C/o D Gratiaen, Gaffor Sbuildings, Fort, Colombo. Vos &

- (5) Class: 22.
- (6) Goods: All goods included in Class 22.
- (7) Representation of the Trade Mark:

HERCULES

Registrar-General's Office, Colombo, May 9, 1928.

C. COOMARASWAMY, Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 Affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 4,088.

(2) Date of Receipt : November 30, 1927.

(3) Applicant (Proprietor of the Trade Mark): THE HERCULES CYCLE and MOTOR COMPANY, LIMITED (a Company duly organized under the laws of England), Britannia Works, Rocky Lane, Aston, Birmingham; Manufacturers.

(4) Address for service in Islan Gratiaen, Gaffeor's building, (5) Class : 22.

- (6) Goods : All goods included in Class 22.
- (7) Representation of the Trade Mark:



Registrar-General's Office. Colombo, May 9, 1928.

C. COOMARASWAMY, Registrar of Trade Marks. 1 A 13

PART I. - CEYLON GOVERNMENT GAZETTE - MAY 18, 1928

NOTICE is hereby given that any person who has solve 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. 4,098,

(2) Date of Receipt : December 14, 1927.

(3) Applicant (Proprietor of the Trade Mark): BARNEY & BERRY INC. (a Corporation organized under the laws of the State of Massachusetts, United States of America), 275, Winchester Avenue, City and County of New Haven, State of Connecticut, United States of America; Traders.

(4) Address for service in the Island: C/o Julius & Creasy, Colombo.

(5) Class: 8.

2032

(6) Goods : Flashlights and batteries included in Class 8 and all other goods in Class 8.

(7) Representation of the Trade Mark :



Registrer-General's Office, Colorabo, May 16, 1928. C. COOMARASWAMY, Registrar of Trade Marks. NOTLEE 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 data of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

thereto. The period for logging Notice of Opposition may be enlarged by the Registrar of he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 4,131.

(2) Date of Receipt : January 17, 1928.

(3) Applicant (Proprietor of the Trade Mark): CARL LINDSTROM AKTIENGESELLSCHAFT (a Joint Stock Company organized under the laws of Germany), Schlesische Strasse 26, Berlin SO, 33, Germany; Manufacturers.
(4) Address for service in the Island: C/o Julius &

Creasy, Colombo. (5) Class: 8.

(6) Goods: Instruments and apparatus for use in connection with wireless telephonic and telegraphic receiving and transmitting sets, talking machines of all kinds and their parts and accessories, especially records of all kinds; optical goods and calculating machines.

(7) Representation of the Trade Mark :



Registration of this Trade Mark shall give no right to the exclusive use of the device of a gramophone.

Registrar-General's Office, Colombo, May 16, 1928. C. COOMARASWAMY, Registrar of Trade Marks.

QTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark thay, 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. 4,158.

(2) Date of Receipt : February 14, 1928.

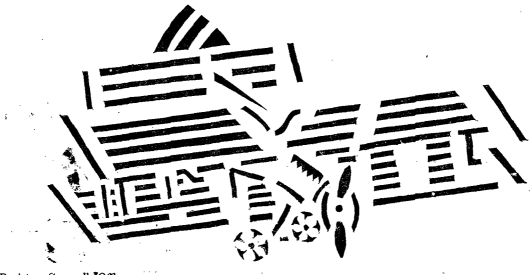
(3) Applicant (Proprietor of the Trade Mark): DAVID SASSOON REJWAN, SHAOUL SASSOON REJWAN, KAVOURY DAVID REJWAN, SION DAVID REJWAN, GOURJEY SHAOUL REJWAN, and ABDULLAH REJWAN, carrying on business under the name and style of "DAVID & SHAOUL SASSOON REJWAN & SONS," Badgad; Tea Merchants.

(4) Address for service in the Island : C/o Julius & Creasy, Colombo.

(5) Class : 42.

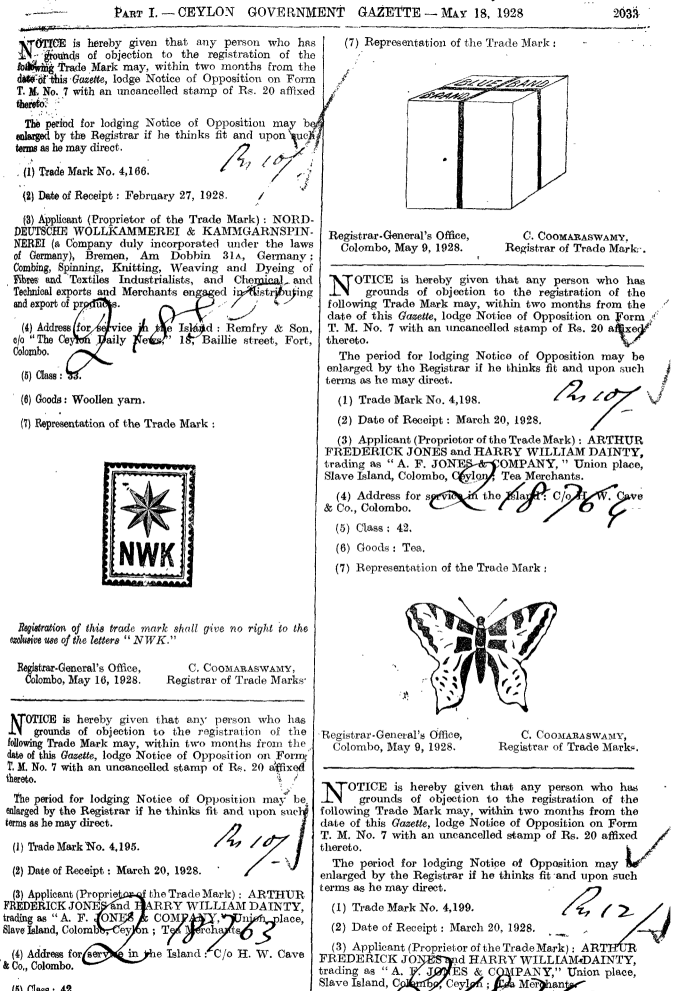
(6) Goods : Tea.

(7) Representation of the Trade Mark :



Registrar-General's Office, Colombo, May 16, 1928,

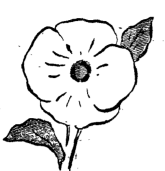
C. COOMARASWAMY, Registrar of Trade Marks.



(5) Class : 42.

(6) Goods : Tea.

- (5) Class : 42.
- (6) Goods : Tes.
- (7) Representation of the Trade Mark :



Registrar-General's Office, Colombo, May 9, 1928.

C. COOMARASWAMY, Registrar of Trade Marks.

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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. 4,200.

(2) Date of Receipt : March 20, 1928.

(3) Applicant (Proprietor of the Trade Mark): ARTHUR FREDERICK JONES and HARRY WILLIAM DAINTY, trading as. "A. F. JONES & COMPANY," Union place, Slave Island, Colombo, Ceylon; Tea Merchants.

(4) Address for service in the Island : C/o H. W. Cave & Co., Colombo.

(5) Class: 42 (6) Goods: Tea (7) Representation of the Trade Marie? Registrar General & Office, C. COOMARASWA Colombo, May 9, 1928. Registrar of Trade Marks

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 4,201.

(2) Date of Receipt : March 20, 1928.

(3) Applicant (Proprietor of the Trade Mark): ARTHUR FREDERICK JONES and HARRY WILLIAM DAINTY, trading as "A. F. JONES & COMPANY," Union place, Slave Island, Colombo, Ceylon; Tea Merchants.

(4) Address for service in the Island : C/o H. W. Cave & Co., Colombo.

(5) Class : 42. (6) Goods : Tea. (7) Representation of the Trade Mark

Registrar-General's Office, Colombo, May 9, 1928. C. COOMARASWAMY, Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark May, within two months from the date of this *Gazette*, lodge Notice of Opposition on From 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.

6,12

(1) Trade Mark No. 4,211.

(2) Date of Receipt : March 24, 1928./

(3) Applicant (Proprietor of the Trade Mark): WIN-FRIED FREUDENBERG, SIEGMUND FREUDEN-BERG, HEINRICH GAUGER and ERNST ALBERT OTTO WILD, trading as "FREUDENBERG BOEHRIN-GER & COMPANY," 22/25, Domshof, Breinen, Germany; Merchants.

(4) Address for service in the Island : C/o F. J. & G. do Saram, Colombo.

(5) Class; 50.

(i) Indiate: Goods manufactured from ivory, bone, or wood the indiaded in other classes; goods manufactured from the indiaded in other classes; goods manufactured from animal and vegetable substances not included; in other classes; tobacco pipes, umbrellas, walking sticks, brushes, and combs for the hair; furniture orean, plate powder; tarpaulins, tents, rick cloths, rope (jute of Hemp) twine; buttons of all kinds other than of precedus metal or imitations thereof; packing and hose of all kinds; goods not included in other classes.

(7) Representation of the Trade Mark :



Registration of this mark shall give no right to the exclusive use of the letters and abbreviation "  $F \ B \ \& \ C$ ."

Registrar-General's Office, Colombo, May 16, 1928. C. COOMARASWAMY, Registrar of Trade Marks

n 101

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. 4,212.

(2). Date of Receipt : March 24, 1928.

(a) Applicant (Proprietor of the Trade Mark): WIN-FRIED, FREUDENBERG, SIEGMUND FREUDEN-BERG, HEINRICH, GAUGER and ERNST ALBERT OTTO WILD, trading as FREUDENBERG BOEHRIN-GER & COMPANY," 22/25, Domshof, Bremen, Germany; Merchants.

(4) Address for service in the Island : C/o F. J. & G. de Saram, Colombo.

(5) Class ; 12.

(6) Goods: Cutlery and edge tools.

(7) Representation of the Trade Mark:



**Registration** of this Trade Mark shall give no right to the exclusive use of the letters and abbreviation "F B & C."

Registrar-General's Office, Colombo, May 16, 1928. C. COOMARASWAMY, Registrar of Trade Marks. NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 4,213.

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(2) Date of Receipt : March 24, 1928.

(3) Applicant (Proprietor of the Trade Mark): WIN-FRIED FREUDENBERG, SIEGMUND FREUDEN-BERG, HEINRICH GAUGER and ERNST ALBERT OTTO WILD, trading as "FREUDENBERG BOEHRIN-GER & COMPANY," 22/25, Domshof, Bremen, Germany; Merchants.

(4) Address for service in the Island : C/o F. J. & G. de Saram, Colombo.

(5) Class : 13.

(6) Goods: Metal goods not included in other classes.

(7) Representation of the Trade Mark :



Registration of this Trade Mark shall give no right to the exclusive use of the letters and abbreviation "F B & C."

Registrar-General's Office, Colombo, May 16, 1928. C. COOMARASWAMY, Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

Rulos

(1) Trade Mark No. 4,214.

(2) Date of Receipt : March 24, 1928.

(3) Applicant (Proprietor of the Trade Mark): WIN-FRIED FREUDENBERG, SIEGMUND FREUDEN-BERG, HEINRICH GAUGER and ERNST ALBERT OTTO WILD, trading as "FREUDENBERG BOEHRIN-GER & COMPANY," 22/25, Domshof, Bremen, Germany; Merchants.

(4) Address for service in the Island : C/o F. J. & G. de Saram, Colombo.

(5) Class : 14.

(6) Goods : Goods of precious metals (including aluminium, nickel, Britannia metal, &c.), and jewellery and imitations of such goods and jewellery. (7) Representation of the Trade Mark :



Registration of this Trade Mark shall give no right to the exclusive use of the letters and abbreviation "F B & C."

Registrar-General's Office, Colombo, May 16, 1928. Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct :--

(1) Trade Mark No. 4,215.

(2) Date of Receipt : March 24, 1928.

(3) Applicant (Proprietor of the Trade Mark): WIN-FRIED FREUDENBERG, SIEGMUND FREUDEN-BERG, HEINRICH GAUGER and ERNST ALBERT OTTO WILD, trading as "FREUDENBERG BOEHRIN-GER & COMPANY," 22/25, Domshof, Bremen, Germany; Merchants.

(4) Address for service in the Island : C/o F. J. & G. de Saram; Colombo.

(5) Class : 34.

(6) Goods : Cloths and stuffs of wool, worsted or hair.

(7) Representation of the Trade Mark :



Registration of this Trade Mark shall give no right to the exclusive use of the letters and abbreviation "F B & C."

Registrar General's Office, Colombo, May 16, 1928. C. COOMARASWAMY, Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Bs. 20 affield 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. 4,216.

(2) Date of Receipt: March 24; 1928.

(3) Applicant (Proprietor of the Trade Mark): WIN-FRIED FREUDENBERG, SIEGMUND FREUDEN. BERG, HEINRICH GAUGER, and ERNST ALBERT OTTO WILD, trading as "FREUDENBERG BOEHRIN. GER & COMPANY," 22/25, Domshof, Bremen, Germany; Merchants.

(4) Address for service in the Island : C/o F. J. & G. de Saram, Colombo.

(5) Class : 48.

(6) Goods : Perfumery (including toilet articles, preparations for the teeth and hair, and perfumed soap).

(7) Representation of the Trade Mark :



Registration of this trade mark shall give no right to the exclusive use of the letters and abbreviation " F B & C."

Registrar-General's Office,	C. COOMARASWAMY,
Colombo, May 16, 1928.	Registrar of Trade Marks

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 4,218.

(2) Date of Receipt : March 26, 1928.

(3) Applicant (Proprietor of the Trade Marks COLOMBO COMMERCIAL COMPANY, LIMITED (a) Company incorporated under the laws of England), Thames House, Queen Street Place, London, E. C. 4., England : and Union place, Slave Island, Colombo, Ceylon; Merchants.

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

(5) Class : 42.

(6) Goods: Tea and all other substances used as food or as ingredients in food.

(7) Representation of the Trade Mark:

# CISSLAWA

Registrar-General's Office, Colombo, May 16, 1928. C. COOMARASWAMY, Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Horm T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition way be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 4,219.

(2) Date of Receipt : March 26, 1928.

PART I. -- CEYLON GOVERNMENT GAZETTE - MAY 18, 1928 2037 (3) Applicant (Proprietor of the Trade Mark): OOLOMBO COMMERCIAL COMPANY, LIMITED (a (4) Address for service in the Island, if any : ----. Company incorporated under the laws of England), Thames (5) Class : 42. House, Queen Street Place, London, E. C. 4, England; and Union place, Slave Island, Colombo, Ceylon; Mer. (6) Goods: Tea and all other substances used as food or as ingredients in food. chants. (7) Representation of the Trade Mark : (4) Address for service in the Island, if any : ----. GAMPONE (5) Class : 42. (6) Goods: Tea and all other substances used as food Registrar-General's Office, C. COOMABASWAMY, or as ingredients in food. Colombo, May 16, 1928. Registrar of Trade Marks. (7) Representation of the Trade Mark : NOTICE is hereby given that any person who has grounds of objection to the registration of the DICKWATTIE 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. Registrar-General's Office, Colombo, May 16, 1928. C. COOMARASWAMY, thereto. Registrar of Trade Marks. The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such NOTICE is hereby given that any person who has terms as he may direct. 416 grounds of objection to the registration of the (1) Trade Mark No. 4,222. 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 shixed (2) Date of Receipt : March 26, 1928. (3) Applicant (Proprietor of the Trade Mark): COLOMBO COMMERCIAL COMPANY, LIMITED (a Mark): thereto. The period for lodging Notice of Opposition may be Company incorporated under the laws of England), Thames enlarged by the Registrar if he thinks fit and upon such House, Queen Street Place, London, E. C. 4, England ; and Union place, Slave Island, Colombo, Ceylon; Merchants. terms as he may direct. (4) Address for service in the Island, if any : ----. (1) Trade Mark No. 4,220. (5) Class: 42. (s) Date of Receipt : March 26, 1928. (6) Goods: Tea and all other substances used as food (3) Applicant (Proprietor of the Trade Mark): COLOMBO COMMERCIAL COMPANY, LIMITED (a or as ingredients in food. (7) Representation of the Trade Mark : Company incorporated under the laws of England), Thames House, Queen Street Place, London, E. C. 4, England; and Union place, Slave Island, Colombo, Ceylon; Mer-KITAOYA chants. (4) Address for service in the Island, if any : ----Registrar-General's Office, C. COOMARASWAMY, Colombo, May 16, 1928. Registrar of Trade Marks. (5) Class: 42. NOTICE is hereby given that any person who has (6) Goods: Tea and all other substances used as food or as ingredients in food. 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 (7) Representation of the Trade Mark: T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed

ESMIELAND

Registrar-General's Office, Colombo, May 16, 1928.

C. COOMARASWAMY, **Registrar of Trade Marks** 

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on From T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereta.

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. 4,221.

(2) Date of Receipt : March 26, 1928.

(3) Applicant (Proprietor of the Trade Mark): COLOMBO COMMERCIAL COMPANY, LIMITED (a Company incorporated under the laws of England), Thames House, Queen Street Place, London, E. C. 4, England ; and Union place, Slave Island, Colombo, Ceylon ; Merchants,

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. 661

(1) Trade Mark No. 4,223.

(2) Date of Receipt : March 26, 1928.

(3) Applicant (Proprietor of the Trade Mark): COLOMBO COMMERCIAL COMPANY, LIMITED (a Company incorporated under the laws of England), Thames House, Queen Street Place, London, E.C. 4, England; and Union place, Slave Island, Colombo, Ceylon; Merchants.

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

(5) Class: 42.

(6) Goods: Tea and all other substances used as food or as ingredients in food.

(7) Representation of the Trade Mark:



Registrar-General's Office, Colombo, May 16, 1928.

C. COOMARASWAMY, Registrar of Trade Marks.

8.5

PART I. - CEYLON GOVERNMENT GAZETTE - MAY 18, 1928

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Rubs

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 therete.

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. 4,224.

(2) Date of Receipt : March 26, 1928.

(3) Applicant (Proprietor of the Trade Mark): COLOMBO COMMERCIAL COMPANY, LIMITED (a Company incorporated under the laws of England), Thames House, Queen Street Place, London, E. C. 4, England; and Union place, Slave Island, Colombo, Ceylon; Merchants.

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

(5) Class: 42.

(6) Goods: Tea and all other substances used as food or as ingredients in food.

(7) Representation of the Trade Mark :

# POONEKELLIE

Registrar-General's Office, Colombo, May 16, 1928.

C. COOMARASWAMY, Registrar of Trade Marks.

OTTEE is hereby given that any person who has grounds of objection to the registration of the ollowing 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. 4,225.

(2) Date of Receipt : March 26, 1928.

(3) Applicant (Proprietor of the Trade Mark): COLOMBO COMMERCIAL COMPANY, LIMITED (a Company incorporated under the laws of England), Thames House, Queen Street Place, London, E. C. 4, England; and Union place, Slave Island, Colombo, Ceylon; Merchants. (4) Address for service in the Island, if any : ----.

(5) Class : 42.

(6) Goods: Tea and all other substances used as food or as ingredients in food.

(7) Representation of the Trade Mark :

# WATTAGANGA

Registrar-General's Office, Colorabo, May 16, 1928. C. COOMARASWAMY, Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

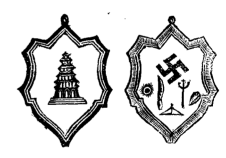
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(1) Trade Mark No. 4,236.

(2) Date of Receipt : March 31, 1928.

(3) Applicant (Proprietor of the Trade Mark): 8. SHEIK DAWOOD, No. 998, Second Cross street, Pettah, Colombo; Jeweller.

- (4) Address for service in the Island. if any : ----.
- (5) Class: 14.
- (6) Goods : Silver medals.
- (7) Representation of the Trade Mark :



Registrar-General's Office, Colombo, May 16, 1928. C. COOMARASWAMY, Registrar of Trade Marks.

# NOTICE TO MARINERS.

#### No. 12 of 1928.

CEYLON-COLOMBO APPROACH.

Drunken Sailor Buoy withdrawn. THE Drunken Sailor Buoy-Black Spherical-has been withdrawn from the position shown on Chart No. 914, 6.8 cables 254 from Clock Tower Lighthouse, and will not be replaced until termination of the South-West Monsoon.

Master Attendant's Office, Colombo, May 9, 1928.

#### ROAD COMMITTEE NOTICES.

# Branch Reads.

i di merioter NOTICE is hereby given that in terms of "The Branch Roads Ordinance No. 14 Roads Ordinance, No. 14 of 1896," a General Meeting of the proprietors or resident managers of the estates interested in the following roads will be held at the Maskeliya Club on Wednesday, May 30, 1928, at 5 P.M. :-

Maskeliys Moray branch road.

2 : A ...

 $\{x_i,y_i\}_{i \in I}$ 

16 2

Maskeliva Cruden branch road.

Brownlow-Luccombe branch road,

Norwood-Upcot branch road.

Agenda.

Read notice calling the meeting. 1.

Confirm minutes of the last meeting. 2.

To consider the names of the following gentlemen : 3. Messrs, A. C. Arden, H. M. Gordon, C. Creasy Hood, W. B. Bush, and E. C. Cameron, to serve as Local Committee of the above branch roads and other branch roads in the three districts of Dikoya, Maskeliya, and Ambegamuwa, as recommended at a general meeting of the Dickoya District Planters' Association held on February 27, 1928.

4. Correspondence.

5 Any other business properly brought before the meeting.

N.B.-The General Meeting shall consist of such number of proprietors or resident managers within the district as shall represent not less than one-third acreage.

> H. W. CODRINGTON, Chairman.

Provincial Road Committee's Office, Kandy, May 7, 1928.

Railway Gorge Branch Road.

(Between Caledonia Gap and the Railway Gorge.) (Henfold Bridge.)

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 maintenance of the above bridge for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions a "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said bridge at the rate of .01216c. per acre :-

Total	9070900 3 61	12.				
Sevenment moiety	0,,,		$\mathbf{R}_{\mathbf{s}}$	s. 4	9.00	)
Government moiety Private contributions			Re	. 4	9·49	)
		•		A	mo	int.
Proprietors or Agents.	Estates.	A				
Geo. Beck (J. E. Baillie						
	Henfold and	lSt.				
· · · · · · · · · · · · · · · · · · ·	Regulas		570		6	94
F. A. & W. N. Fairlie (G.						
H. Callander)	Kowlahenaa	and				
,	Conon		366		4	45
Simatravale Estates Co.,						
Limited	Maria	••	<b>297</b>		3	61
The Dimbula Valley Tea						
Co., Ltd.	Lippakele	••	<b>206</b>		2	51
The Cevlon Estates Invest	,					
ment Association, Ltd.	Macduff	••	<b>221</b>	••	2	69
Ceylon Tea Plantations						
Company, Limited						_
(Col. J. A. S. Agar)	Tangakelle	••	910	••	11	7
The Vellekellie Tea Co	Ouvahkellie	••	593	••	7	21
The Dimbula Valley Tea	•				•	
Company	Elgin	••	291	••	3	54
Company Do	Kellyhill	••	158	••	1	92
na sena de la composición de la composi La composición de la c		To	tal		43	94
					 TD -	
					Rs.	
N.BPrivate contribution	a				49	
Unexpended balance	θ΄			••	5	00 
n an	. <u>.</u> .				43	94

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 30, 1928.

H. W. CODRINGTON. Provincial Road Committee's Office. Chairman. Kandy, May 8, 1928.

#### Railway Gorge Branch Road.

(Between Caledonia Gap and the Railway Gorge.) (Kowlahena 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, 1896," have assessed the proportion due by each estate in the district interested in the said bridge at the rate of .01394c, per acre :---

#### Total acreage, 3,042.

Government moiety	••	Rs.	<b>42</b> .00
Private contributions	••	Rs.	$42 \cdot 42$

			Amou	mt.
Proprietors or Agents.	Estates.	Acreage.	$\mathbf{Rs}$	. c.
F. A. & W. N. Fairlie (G. H.				
Callander	Kowlahena	and		
-	Conon	366	5	11
Sumatravale Estates Co.,				
Limited	Maria	297	4	14
The Dimbula Valley Tea				
Co., Ltd.	Lippakele	206	. 2	87
The Ceylon Estates Invest-				
ment Association, Ltd	Macduff	221 .	. 3	8
Ceylon Tea Plantations				
Company, Limited (Col.				
J. A. S. Agar)			. 12	69
The Vellekelle Tea Co	Ouvahkellie	593 .	. 8	27
The Dimbula Valley Tea				
Company Do	Elgin	291 .	. 4	6
Do	$\mathbf{K}$ ellyhill	158 .	. 2	20
		Total .	. 42	42
A		•		40

Amount to be recovered on account 1927-28 .. 42 42

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 30, 1928.

H. W. CODRINGTON, Provincial Road Committee's Office, Chairman. Kandy, May 8, 1928.

#### Ulapane-Riverside Branch Road.

#### (Ulapane Bridge.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above bridge, situated on 2nd section of the road for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the undermentioned estates to make up the private contributions, as follows :----

Government moiety Private contributions

Rs. 185:00 Rs. 186.85 . . **A** 14

• •

10

Proprietors or As The English and Sco Co-operative Who Societies and T		Estates.	ંત	creag		Amou Rs	
Co-operative Who	ottish						
	lesale		1) • •	 			
Griffiths Do.	· N	[ahavi]]a			••	30	4
		Veligama Halgolla		204			
Messrs. Lee, Hedges	& Co.			150			
(F. D. Milner) Aelloo Cengany	M	lanapediwa Iahugahenz	utta [.] .	527 65	•••	49 6	31 8
Korale Estates Messrs. Brooke Bo Co., and R. Wynell the English and Sco Co-operative Whol	nd & Mayo ttish esale	Riverside	•••	390		<b>3</b> 6	49
Societies and D. Mc Phail Do.	• D	ambagalla ugawella	•••			9 17	

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 30, 1928.

•		Ks.	C	
Private contributions		186	85	
Unexpended balance, 1926–27	••	4	76	
Amount to be recovered on account 1927-28	••	182	9	
20 Ma				

H. W. CODRINGTON, Provincial Road Committee's Office, Chairman. Kandy, May 8, 1928.

Glenlyon Junction-Agra Branch Road.

#### (Waverly Bridge.)

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 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," have assessed the under-mentioned estates to make up the private contributions at the rate of .00936 per acre :--

Total acreage, 5,609.

Government moiety Private contributions			Rs. Rs.			·
Proprietors or Agents.	Estates.	A	.creag		umou due Rs,	<b>.</b>
Ceylon Tea Plantations						
Co., Limited	Waverly		157		1	47
Glessow Estate Company.						i
Ltd	Nithsdale	••	242	••	2	27
Portmore Tea Estates Co.,						
Ltd	Portmore	• •	311		2	91
Do.;	Aldourie		269		<b>2</b>	52
Lutyens Bros.	Mornington	••	417		3	90
Ceylon Tea Plantations	-					
Čo., Limited	Ardallie		209		1	96
Heirs of T. Mackie and P.						
Moir .	Lot 112,	361				· }
	Powyslan	di	165		1	55
Balmore Ceylon Estates	• • • • •	-			•	
Co.; Limited	Sandringha	m				: 1
· · · · · · · · · · · · · · · · · · ·	and Yarv	zale `	542		5	8
New Dimbula Company,	, <del>-</del>					`.
Ltd	Diyagama		3,125	۰.	29	25
Here of J. M. Sayres	Nutbourne	•••	172	• •	Ł	61
	<i>त</i> ः		_	•-		÷
- <u>6</u> 3 .	•	. I	otal	••	52	5 <b>2</b>
	,		• •			

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 30, 1928.

H. W. CODRINGTON,

Provincial Road Committee's Office, Chairman. Kandy, May 8, 1928.

#### Branch Road from Maskeliya to Moray.

#### (Situla-ganga Bridge.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the Situla-ganga bridge on the 35th mile 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," have assessed the under-mentioned estates to make up the private contributions at the rate of '02814c. per acre, as follows :---

#### Total acreage, 3,035.

Government moiety		Rs. 8			
Private contributions	• •	$\mathbf{Rs.}$	35 -	85	
Proprietors or Agents. Estates.	Ac	reage.	Aı	nou Rs.	nt. C.
E. H. Etches Forres Uplands Tea		387	••	10	89
Estates Co Moray and Vellad Uplands Tea	olid	461	••	12	98
Estates Co Geddes		198		<b>5</b>	57
Do Corfu		187			
Do Rajamalle		212		5	97
L. Elwell Gartmore, Group field, Gartmore Frogmore	, Bevys,			09	96
Shaw Wallace	• •	040	• •	40	00
& Co Adam's Peak		742	••	20	88
	Т	otal	•••	85	42
Private contribution Unexpended balance				85 0	
			-	85	42

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay to the Colonial Treasury, Colombo, on or before June 30, 1928.

H. W. CODRINGTON, Provincial Road Committee's Office, Chairman. Kandy, May 8, 1928.

#### Maskeliya-Moray Branch Road.

#### (Laxapana Bridge.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the Laxapana bridge on the above road for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the proportion due by each estate in the district interested in the bridge at the rate of '06798c. per acre, as follows:--

Total	creage, 5	,048.		
Government moiety Private contribution	• •	. Rs. 34 Rs. 343		
Proprietors or Agents.	 Estate			mount. Bs. c.
A. N. Greig	. Laxapa	ana, York	τ,	- 0
The Laxapana Tea Co.	. Blanty	ohn'sland re	239	16 26
Do. C. Johnson	. Dalhou	drews Isie	289	19 56
<b>Do.</b>	. Situlug	, ganga	143	973

Proprietors or Agents.	Estates.	Acreage.	Amount. Rs. c.
E. H. Etches Uplands Tea Estates Co. Do. Do.	. Suluganga . Forres Moray and dolid . Geddes . Corfu . Rajamalle . Gartmore, C Larchfield . Gartmore	387 Valla- 461 198 187 212 Group, d,	10 55 26 32 31 35 13 47 12 72 14 42
Shaw, Wallace & Co Private contribution Unexpended balance	Bevys, Frogmore Adam's Peal	848	

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 30, 1928.

H. W. CODRINGTON, Provincial Road Committee's Office, Chairman. Kandy, May 8, 1928.

#### Maskeliya-Cruden Branch Road.

(Maskeliya Bridge.)

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 ths maintenance of the Maskeliya bridge on the 1st mile of the above road for the year ending September 30, 1928, the Provincia Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the bridge at the rate of .01686c. per acre, as follows :-

#### Total acreage, 4,191.

Government moiet Private contributio		Rs. 70·0 Rs. 70·7	-
Proprietors or Agents	s. Estates.	Acreage.	due. Rs. c
Sir Thomas Lipton	. Bunyan	298	53
- Do.	Ovoca	255	4 30
J. M. Robertson & Co.	Mocha	588	9 92
G. B. de Mowbray	Dota'a	108	1 82
Bois Bros. & Co.	Queens'and	281	4 74
Whittall & Co.	. Bloomfield	262	$4 \ 42$
Do.	. Mottingham	258	4 35
A. P. Juckes	Dunnottar	187	$3 \ 15$
Colombo Commercial	Co.,		
Ltd.	Emelina	205	$3 \ 46$
Whittall & Co.	Brunswich	256	4 32
Do.	Caskieben	206	3 48
J. M. Robertson & Co.	Midlothian	244	4 12
Do.	Deeside	441	7 44
Geo. Steuert & Co.	Glenugie	382	644
* Do.	Bargrove	220	3 71
		Total	70 70

Which sums the proprietors, menagers, or agents of the several estates are hereby required to pay into the Colonia Treasury, Colombo, on or before June 30, 1928.

H.	W. CODBINGTON,
Provincial Road Committee's Office,	Chairman.
Kandy, May 8, 1928.	

#### Wannarajah Branch Road.

OTICE is hereby given that in terms of "The Branch Roads Ordinance, No. 14 of 1896," a General Meeting of the proprietors or resident managers of the estates interested in the above road will be held at Dunkeld Factory on Monday, May 28, 1928, at 9 A.M.

#### Agenda.

1. Read notice calling the meeting.

2. To consider the names of the following gentlemen : Messrs. A. C. Arden, H. M. Gordon, C. Creasy Hood, W. B. Bush, and E. C. Cameron, to serve as members of the Local Committee of the above Branch Road and other Branch Roads in the three districts of Dikoya, Maskeliya, and Ambegamuwa, as recommended at the General Meeting of the Dikoya District Planters' Association held on February 27, 1928.

3. Any other business properly brought before the Meeting.

N.B.-The General Meeting shall consist of such number of proprietors or resident managers within the district as shall represent not less than one-third acreage.

> E. R. SUDBURY, for Chairman.

Provincial Road Committee's Office, Kandy, May 14, 1928.

#### Galagedara-Heenabowa Estate Cart Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for repairs to bridge on 9th mile of the above road for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of "The Estate Roads Ordinance," will on Saturday, June 9, 1928, at 9.45 A.M., at their office in Kandy, proceed to assess the estates below to make up the private contributions :-

Government contribution Private contribution	Rs. 30 Rs. 30		
	Rs. 60	0.00	
Proprietors or Agents.	Estates.	Acre	age.
Gordon Frazer & Co. (J. C.			
Pike)	Alluta	••	400
D. H. D. Amaratunga	Kudameeriya I	lo. 1	<b>4</b> 8
H. J. Perera	Kudameeriya I	No. 2	38
Dr. Wijenaika	Aludeniya	••	42
Heirs of Harold Stevenson	v		
and Stanley Hillman	Meegastenna	••	426
D. H. D. Ameratunga and	0		
D. W. S. Wijeyasingha	Nalanda	••	70
D. H. D. Ameratunga and			
H. J. Perera	Battuwatta	••	<b>32</b>
Stanley Hillman	Bogashena	••	146
L. A. Ewart (H. Gray)	Millagastenna	••	255
H. M. Mutu Banda	Pallipolla	••	35
H. Gray	Sarmeydilla ·		55
Wijesinghe	Ratalanka	••	100
Gordon Frazer & Co.	Coodagala	• • •	329
L. R. Lawton	Letchime		127
A. Sellamootoo	Kandamee	and	
	Vanilla		75

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

Kandy, May 15, 1928.

H. W. CODBINGTON, Provincial Road Committee's Office, Chairman.

#### Branch Road from Kegalla-Polgahawela Road to Lowlands Estate.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having granted the under-mentioned sum for the maintenance of the Branch road from Kegalla-Polgahawela road to Lowlands estate during 1927-28, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on June 9, 1928, at 10 A.M., at the Kurunegala Kachcheri, proceed to assess the undermentioned estates to make up the private contributions :---

Government moiety		Rs.	800.00	
Private contributions Rs.	808.00			
Less unexpended balance Rs.	2.31			
-		Rs.	805.69	

1st to 2nd section, 1 mile.

Proprietors or Agents.	Estates.	Act	eage.
Mr. Charles Peiris	Serapis		60
lst to 3rd secti	on, 1 mile 17 chains.		
Messrs. Lipton, Ltd.	. Cairnhill	••	132
Do.	Lower Eadella	۰.	20
Do.	Lowlands		<b>65</b>
Do.	Upper Eadella		<b>438</b>
Do.	Lesmoir	• •	114

And at the same time and place the Committee will take evidence, if any, and receive and consider objections and suggestions.

W. ABEYAWARDANE, Provincial Road Committee's Office, for Chairman. Kurunegala, May 15, 1928.

#### Pilikada-Handurukkanda Estate Road.

NOTICE is hereby given that the report of the Local Committee having been received, and an estimate for Rs. 1,500 having been sanctioned for maintenance of the cart road from the Kurunegala Waterworks to the 31 milepost, a distance of 1 mile and 48 chains, the Provincial Road Committee, in accordance with the provisions of section 19 of the Estate Roads Ordinance, No. 12 of 1902, will on June 9, 1928, at 10 A.M., at the Kurunegala Kachcheri, proceed to assess the proportion due by each of the following estates to make up the private contribution :-

control to mane of the builded	convers deriver.	
Government moiety Private contribution	Rs. ' Rs. '	
1st section,	28 chains.	
Proprietors or Agents.	Estates.	Acreage.
Heirs of Hon. Sir T. E. Sampayo	de Tempane	90
lst to 2nd section	on, 68 chains.	
Messrs. D. C. Pedris & Son	Sylvakanda	201
Ist to 3rd section, I K. M. P. R. Kumarippe Chetty lst to 4th section, I	. Walpolakanda	125
Mr. O. F. Payne	. Handurukanda	575
And at the same time and pla evidence, if any, and receive a suggestions. Provincial Road Committee's O	nd consider objec W. Abeyawari	tions and
Kurunegala, May 15, 1928.		
Mallawapîtiya-Rambad	lagalla Branch Ro	ad.
THE report of the Local Co pitiya-Rambadagalla Bra	anch Road havi	ng been

received, notice is hereby given, in accordance with the provisions of "The Branch Roads Ordinance, 1896," that the Provincial Road Committee will on June 9, 1928, at 10 A.M., at the office of the Government Agent, Kurunegala, after hearing objections, if any, adopt, alter, modify, or confirm such report, and will proceed to assess in the manner prescribed the proportion due by each estate on account of the moiety of the cost of maintenance of the above road during 1927-28.

The Local Committee have recommended that the following estates should be assessed for the sections and on the acreage stated opposite to each :-

e	, on the actorge brater of poster to each.	
g	Estimate.	
of	Government moiety Rs. 10,000.00	
7-	Private contributions Rs. 10,100.00	
d	Less unexpended balance Rs. 428.27	
h	Rs. 9,671.73	
•,		
¢-		
	Proprietors of Agents. Estates. Acreage	
	Trophetors of Agenos. Elsoates. Acreage	
	Mr. D. G. Saperamadu Mallawapitiya 10 Mr. Simon Fernando Uyandanawatta 10	
	Mr. Simon Fernando Uyandanawatta 10	0
	1st to 3rd section, $1\frac{1}{2}$ miles.	
	Mr. G. D. John Fernando Uyandanawatta 6	0
	Natchi Appa Chetty, attorney of	
).	K. M. P. R. Muttu Raman	
0	Chetty Dangahamulawatta 23 Dr. K. J. de Silva Galpottewatta 70	3
	Dr. K. J. de Silva Galpottewatta 70	)
2	Mr. C. P. Markus Rhenil 165	j.
0		
5	1st to 4th section, 2 miles.	
8	Dr. K. J. de Silva Uyandanawatta 73 Mr. A. J. Van der Poorten Lizzidale alias	ļ
ŧ	Mr. A. J. Van der Poorten Lizzidale alias	
Ð	Tarapotewatta 214	
i		
•	lst to 5th section, $2\frac{1}{2}$ miles.	
	Ram Banda, K. B. Dissanayake,	
	and T. B. Dissanayake Paragahamulawatta 40	
	lst to 6th section, 3 miles.	
	Mrs. T. Tiru Navuk Arasu Galgodawatta 84 Mr. Mohamed Ali, J.P Kotakanda 30	
	Mr. Mohamed Ali, J.P Kotakanda 30	
Į		
•	lst to 7th section, $3\frac{1}{2}$ miles.	
•	Mr. Mohamed Ali, J.P Kotakanda 100	
	1st to 8th section, 4 miles.	
	Hon. Sir H. M. Fernando Aspokunawatta 321	
	Mrs. A. M. Abevsekera Lindapitivawatta 56	
	Bayanna Mana Suppiah Tingolewatta 48	
	Mrs. A. M. Abeysekera Lindapitiyawatta 56 Ravanna Mana Suppiah Tingolewatta 48 Migolle Arachchi Leeniyagolla 30 H. D. Sasira Attikkagahamula-	
	H. D. Sasira Attikkagahamula-	
	20	
	watta 30	
1	lst to 9th section, $4\frac{1}{2}$ miles.	
	Mr. F. N. Daniela Kompetnovowetta 180	
	Mr. T. B. Delmite Diterrologed atta	
	Mr. F. N. Daniels Kospotuoyewatta180Mr. T. B. Delwita Pitawelawatta 64Messrs. Lewis Brown & Co Shakerly estate 1,250	
	Mossis, Lowis Brown & Co Shakeriy estate 1,200	
	lst to 11th section, $5\frac{1}{2}$ miles.	
1		
I	Hon. Sir H. M. Fernando Meegastenna 164	
	lst to 14th section, 7 miles.	
	in the test is the second seco	
	Mit Mi H. H. Humou	
	Mr. N. D. S. Silva Labuhena and others 35	
	0011013	
	Siriwadia Thevya Kollongahalanda 80	
	lst to 16th section, 8 miles.	
	- 20	
	incosts. Dobatique a CO I aligana	
	Mr. S. N. Saigu Thamby Marikar Saranavally 80	
	1st to 18th section, 9 miles.	
	- 20	
	Messrs. H. Don Carolis & Sons. Ridi Uyanwatta 233	
	1st to 21st section, $10\frac{1}{2}$ miles.	
	-	
	· Kadupalewatta · ·	
	mulaidi an Dena Raia . Dombryathatupotha	
	Mudiyanse Bombriya Dalupota 22	
	lat to 22rd spatian 111 miles	
	lst to 23rd section, $11\frac{1}{2}$ miles.	
	Messrs. Gordon Frazer & Co Ridigama . 1,352	
	let to 94th gooting 19 miles	
	lst to 24th section, 12 miles.	
	Ceylon Tea Plantations Co., Ltd. Delhena 504	
`	K. M. N. M. Ramanathan Chetty Mary Land alias	
	Kaliswara 140	
	Mr. J. N. Simpson Nuwandeniya 101	
	<b>.</b> .	

Proprietors or Agents.		Estates.	A	creage.
Egoris Appuhamy		Veyangoda		36
adiris Appuhamy		Veyangoda	••	38
Mr. P. B. Delwita	••	Delwita Walaw	va	24
1st to 26th se	ectic	on, 13 miles.		
A Perera		Kandawatta	••	40
lst to 28th se fessrs, James Finlay & Co.				2,568
lessrs. Carson & Co.		Nella Oola	••	300
		<b>110</b> , 10 0 0 0 0 0	•••	000
	ros-			
lesers, Harrisons and C		Marlbe		586
Iesers, Harrisons and Cr field, Ltd Do	••	Marlbe <b>Ke</b> ppitigala	••	$586 \\ 708$

Kurunegala, May 15, 1928.

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#### Mallawapitiya-Rambadagalla Branch Road.

THE report of the Local Committee on the Mallawapitiya-Rambadagalla branch road having been received, notice is hereby given, in accordance with the provisions of "The Branch Roads Ordinance, 1896," that the Provincial Road Committee will on June 9, 1928, 88 10 A.M. at the Office of the Government Agent, Kurunegela, after hearing objections, if any, adopt, alter, modify, or confirm such report, and will proceed to assess in the manner prescribed the proportion due by each estate on account of the moiety of the cost of maintenance of the bridge over the Kospotu-oya on the above road during 1927-28.

The Local Committee have recommended that the following estates should be assessed for the sections and on the acreage stated opposite to each :---

(Estimate D 665.)

Government moiety Private contribution Less unexpended balance	$\begin{array}{c} {\rm Rs.} & 67 \cdot 83 \\ {\rm Rs.} & 55 \cdot 26 \end{array}$	Rs. 67·17	
-		Rs. 12.57	

9th to 28th section.

Proprietors or Agents.	Estates.	Acreage.
Mr. F. N. Daniels	Kospotuoyewatta	180
Mr. T. B. Delwita	Pitawelawatta	64
Messrs. Lewis Brown & Co	Shakerley	1,250
Hon. Sir H. M. Fernando	Meegastenne	164
Mr. A. J. Vander Poorten	Normandy	352
Mr. M. K. A. Hameed	Saranavalli Mallai	25
Mr. N. D. S. Silva	Labuhena and othe	rs 35
Siriwadiya Thevya	Kollongahalanda	80
Messrs. Bosanquet & Co	Pangalla	520
Mr. S. N. Saigu Thamby		
Marikar	Saranavally	80
Messrs. H. Don Carolis & Sons	Ridi Uyanwatta	233
Peiris Appuhamy	${f K}$ adupalewatia	30
Muhandiran Lena Rala	Bombiyathalupath	.a 40
Mudiyanse	Bombriya Dalupo	ta 22
Messrs, Gordon Frazer & Co	Ridigama	1,352
The Ceylon Tea Plantations		
Co., Ltd	Delhena	504
K. M. N. M. Ramanathan		
Chetty	Mary Land ali	
~ •	Kaliswara	140
Mr. J. N. Simpson	Nuwandeniya	101

	Proprietors or Agents.		Estates.	A	creage.
э.	Egoris Appuhamy		Veyangoda		36
-	Sadiris Appuhamy		Veyanoda		38
6 8	Mr. P. B. Delwita		Delwita Walawwa	ι	24
4	G. Perera		Kandawatta		40
	Messrs James Finlay & Co.		Delwita Group		2,568
	Messrs. Carson & Co.		~		300
0	Messrs. Harrisons & Crosfie	ld,	•		
	Ltd		Marlbe	• •	5 <b>86</b>
	Do		<b>Ke</b> ppitigala	• •	708
8	Mr. J. L. Kotelawala		Field View		200
ŏ [	•				
			W. ABEYAWARD		
6 8	Provincial Road Committee Kurunegala, May 15, 19			irn	nan.

#### Rambadagalla-Keppitigala Estate Road.

OTICE is hereby given that the report of the Local Committee having been received and an estimate for Rs. 2,400 having been sanctioned for maintenance of the cart road from Rambadagalla to Keppitigala, a distance of 3 miles, the Provincial Road Committee, in accordance with the provisions of section 19 of the Estate Roads Ordinance, No. 12 of 1902, will on Saturday, June 9, 1928, at 10 A.M., at the Kurunegala Kachcheri, proceed to assess the proportion due by each of the following estates to make up the private contribution :---Re

	LUS.	103.
Maintenance estimate		2,400
Government contribution .	<b>750</b>	
Private contribution	1,650	
		2.400

#### 1st to 2nd section, 2 miles.

Proprietors or Agents.	Estate.	Acreage.
Messrs. James Finlay & Co.	Ogodapola	132

#### 1st to 3rd section, 3 miles.

Messrs. Carson & Co.	Nella Oola	• •	300
Messrs. Harrisons & Crosfield, L d.	. Marlbe		506
Do	Keppitigala		708
Mrs. Alice Kotalawala	Field view	• •	200

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

#### W. ABEYAWARDANE,

D.

Provincial Road Committee's Office, for Chairman. Kurunegala, May 15, 1928.

#### Koslanda Bazaar to Poonagalla Factory Branch Road.

OTICE is hereby given that Mr. R. G. Coombe of Poonagalla Group, Bandarawela, has been nominated under "The Branch Roads Ordinance, No. 14 of to act as Chairman of the Local Committee of the 1896.' Koslanda Bazaar to Poonagalla Factory branch road, during the absence of Mr. C. de Lemos.

J. R. WALTERS, Provincial Road Committee's Office, Chairman. Badulla, May 14, 1928.

#### Bevilla-Digowa Estate Cart Road.

MEETING of the L cal Committee of the Bevilla-Digowa estate cart road will be held at the Avissawella Resthouse, on Saturday, June 16, 1928, at 9 A.M. :---

#### Business.

To apportion the expenditure for the year 1927 for the different estates concerned.

Provincial Road Committee, Ratnapura, May 15, 1928. J. M. DE SILVA, for Chairman.

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### A. Stated

Parce 1

1. 1: 22.

## NOTICES UNDER "THE EXCISE ORDINANCE, No. 8 OF 1912."

### TODDY RENT SALE CONDITIONS, 1928-29.

#### (Applicable to Northern and Eastern Provinces only.)

THE following conditions on which the Toddy Rents for the period from July 1, 1928, to June 30, 1929, of the Northern and Eastern Provinces, will be sold, have been approved by His Excellency the Governor under section 18 of "The Excise Ordinance, No. 8 of 1912," and are hereby published for general information :—

Toddy Rent Sale Conditions applicable to Toddy Taverns in respect of which "Off" Sales are prohibited.

Stamp of 50 cents.

The conditions on which the exclusive privilege of selling fermented toddy by retail within the _____, from _____, 192___, to _____, 192___, is sold are, in addition to the general conditions applicable to all Excise licences, and to those which will be published in the *Government Gazette* in due course, as follows :______

1. The Government Agent shall have power, in his discretion, to refuse to accept any bid or tender, subject to which power the highest bidder or tenderer shall be the grantee of the privilege, and shall conform to and perform all the conditions under which the privilege is sold.

1A. Where toddy rents are sold by tender the Government Agent may, if he considers it necessary, direct that a deposit of a sum not exceeding Rs. 50 should accompany the tender. Such deposits will be refunded after the sale is concluded.

2. (a) The grantee shall, immediately on being declared the grantee, sign the conditions of sale and pay to the Government Agent a sum equivalent to two months' rent of the privilege as a security deposit, which amount shall be liable to forfeiture, in whole or in part, at the discretion of the Government Agent, for breach of any of the conditions; and such forfeiture shall be in addition to any other penalty prescribed by the conditions for such breach. The grantee shall within fourteen days of the sale of the privilege above described enter into a bond with the Government Agent in form Excise T 23 for the full amount for which he has purchased the said privilege and he shall specially hypothecate by such bond the said security deposit.

(b) If the highest bid or tender under condition 1 exceeds the sum of Rs. 2,000, the grantee shall at the same time execute, if so required by the Government Agent, in the form sanctioned by law, a power of attorney to confess judgment in any action which may be instituted against him for the recovery of any moneys due in respect of this privilege, and shall also furnish to the Government Agent within fifteen days of the date of execution of such power of attorney, a duly certified copy thereof for filing in the District Court under section 32 of the Civil Procedure Code.

(c) The grantee shall, on signing the conditions of sale, elect, and under his hand signify, a post office to which all notices and processes whatever in connection with the above said privilege shall be addressed under registered post; and all such notices or processes as aforesaid so addressed to the post office so elected and posted in due course shall be considered as good and effectual to all intents and purposes as if the same were served personally.

The grantee shall pay to the Government Agent the purchase money or rent in ______ equal monthly instalments, and also any duty, fee, cost price, or other sum due to the Government from him. The first instalment of the purchase money or rent shall be considered due and payable on ______, 192__, and the remainder on the last day of each succeeding month. Interest at the rate of 9 per cent. per annum shall be considered as duly made unless the grantee
 No payment of any sum due by the grantee to the Crown shall be considered as duly made unless the grantee

4. No payment of any sum due by the grantee to the Crown shall be considered as duly made unless the grantee shall produce a Kachcheri receipt therefor; and no money which, for his own convenience, the grantee may think fit to leave in the hands of the Shroff or any other officer of the Kachcheri shall be considered as money paid under this contract.

5. If an instalment or part of the instalment of the purchase money or rent, or any duty, fee, cost price, or other sum due to the Government from the grantee remains unpaid after the same shall have become due and payable, the Government Agent shall have power, after fifteen days' notice to the grantee of his intention to do so, without further process of law, to cancel the licence or licences issued to the grantee, and to resell the privilege at the risk and loss of the grantee. The notice referred to may be given in such manner as the Government Agent may direct.

6. The grantee shall, on receipt of the licence to sell, furnish to the Superintendent or Assistant Superintendent of Excise an application on the prescribed form showing the numbers and situations of the trees which he proposes to tap for the supply of fermented toddy for sale at each tavern and the situations and numbers of collecting stations for toddy which he proposes to establish, and no tree shall be tapped or toddy drawn for this purpose except under cover of a licence setting forth the numbers and situations of the trees, the name of the drawer, the name of the owner or possessor of the trees so applied for, and the tavern for which the fermented toddy is intended. The Superintendent of Excise or Assistant Superintendent of Excise shall have power, subject to appeal to the Excise Commissioner, to refuse any application to tap trees for any tavern if such application is in his opinion open to serious objection.

6A. (i.) When transport is by lorry or cart the toddy renter must establish collecting stations on the main road in places appreved by the Circle Officer.

(ii.) The renter must maintain an Account Book in form Excise "D 20" at each collecting station showing the unount received from each tapper.

(iii.) The renter must show in T 22 Register kept in the tavern the amount received from each collecting station designated by number and name.

(iv.) The renter must cause the morning yield of all trees to be lowered before 7.20 a.m., and removed to the proper collecting station at once. He must not allow toddy to be kept in any place except the collecting station after 10 a.m.

(v.) The renter must remove all the morning toddy at the collecting stations before 11 a.m. to the tavern and all the afternoon toddy before 6 p.m.

7. No tree shall be tapped or toddy drawn therefrom for the supply of fermented toddy for sale at a tavern unless such tree shall first have been marked for this purpose in a manner prescribed by the Excise Commissioner, nor shall toddy be transported to the tavern except under cover of a pass granted by the Superintendent of Excise or the Assistant Superintendent of Excise. Such pass shall set forth the name of the person who transports the toddy, and shall be issued to the grantee, who shall hand it to the person who transports the toddy. Separate passes must be issued for transport by pingo carriers from the tree topes to the collecting station, and by cart, lorry, or other vehicle from the collecting station to the tavern.

(a) Any renter wishing to make vinegar from toddy shall obtain a vinegar licence from the Government Agent. Provided that the Government Agent may issue licences to non-renters on terms and subject to conditions duly approved by Government.

(b) The holder of a vinegar licence shall store such vinegar in premises approved by the *Government Agent*, and shall keep a true account of all toddy converted into vinegar and of all sales of vinegar in the form prescribed by the Excise Commissioner.

(c) Such vinegar store shall be opened at the request of any Excise Officer not below the rank of Inspector, and the renter must produce the accounts therein maintained whenever called upon.

8. The grantee, if he taps the trees and draws the toddy himself, or if he delegates the work to another person, such person shall at the time of tapping the trees or drawing the toddy invariably carry the licence on his person and shall produce it forthwith on the demand of any Excise Officer or Village Headman.

9. The grantee shall have no concern or interest direct or indirect in the sale of arrack or in the purchase of any privilege for the sale of arrack within the area of his rent.

10. Except under the written authority of the Assistant Commissioner of Excise, no toddy, except toddy drawn from trees licensed and marked for a particular tavern, shall be kept, offered for sale, or sold in that tavern.

11. The minimum selling price of toddy per gallon shall be for the Northern and Eastern Provinces 54 cents, and for other Provinces 96 cents, and in proportion for any smaller quantity.

The Government Agent shall not be bound to find a site for any tavern in the event of the grantee not being able to procure a site. No tavern shall be opened at any place except with the approval of the Government Agent.
 The purchaser shall, within ten days from the date on which the privilege commences to run, or within such

13. The purchaser shall, within ten days from the date on which the privilege commences to run, or within such extended time as the Government Agent may grant, apply to the Government Agent and obtain licence or licences for the sale by retail of fermented toddy at the taverns within the area covered by the privilege.

14. (a) The grantee shall have no claim to a remission if the Government Agent or his Assistant shall find it necessary to order the taverns upon any road to be closed for a limited period during the march of troops, or upon the plea of losses arising from any cause whatever.

(b) On days of polling concerning taverns the Government Agent or his Assistant shall order the closure of all taverns in the area in which polls are held, and the grantee shall have no claim to a remission on this account.

15. (a) No bids will be accepted from any person who is a habitual criminal as defined by Ordinance No. 32 of 1914.

(b) The purchaser shall, whenever called upon to do so by the Government Agent, satisfy him that he is not a habitual criminal within the meaning of the said Ordinance.

16. The tavern within the area of the exclusive privilege granted under the foregoing conditions shall open at ______A.M., and close at ______ P.M., and no toddy shall be sold at such tavern between the hour of closing and that of opening.

17. The renter may not employ as tave n-keeper, Manager, Tope Manager, or Collecting Station Manager, any habitual criminal or notorious illicit seller and must forthwith cease to employ any person who is not approved by the Assistant Superintendent of Excise or from whom approval is at any time withdrawn.

18. No toddy shall be sold under this exclusive privilege for the purpose of removal from the tavern, and no toddy s old in the tavern shall be removed from it except under cover of a special permit granted by the Government Agent.

At the sale held this day of the privilege above described ——— became the grantee of the said privilege in consideration of the payment of Rupees ———, as a fee therefor, and the said grantee, having paid to the Government Agent the sum of Rupees ——— by way of security deposit under clause 2 of these conditions, hereby agrees to complete the purchase according to the above conditions, and the Government Agent hereby acknowledges the receipt of the said deposit.

Place : _____. Witnesses : _____

Grantee. Government Agent.

I (We), _____, the undersigned, do hereby signify that for the purposes specified in condition 2, I (we) have elected the under-mentioned post office for the service of all legal processes and notices which may be found necessary to be issued against me (us), viz., _____.

Witnesses : -----

Office of the Excise Commissioner, Colombo, May 14, 1928. G. S. WODEMAN, Excise Commissioner.

--- Grantee.

### TODDY RENT SALE CONDITIONS, 1928-29.

(Applicable to Northern and Eastern Provinces only.)

THE following conditions on which the Toddy Rents for the period from July 1, 1928, to June 30, 1929, of the Northern and Eastern Provinces will be sold have been approved by His Excellency the Governor under section 18 of "The Excise Ordinance, No. 8 of 1912," and are hereby published for general information :---

Toddy Rent Sale Conditions applicable to Toddy Taverns in respect of which "Off" Sales are not prohibited.

Stamp of 50 cents.

-

The conditions on which the exclusive privilege of selling fermented toddy by retail within the _____, from _____, 192___, to _____, 192___, is sold are, in addition to the general conditions applicable to all Excise licences, and to those which will be published in the *Government Gazette* in due course, as follows :_____

1. The Government Agent shall have power, in his discretion, to refuse to accept any bid or tender, subject to which power the highest bidder or tenderer shall be the grantee of the privilege, and shall conform to and perform all the conditions under which the privilege is sold.

1A. Where toddy rents are sold by tender the Government Agent may, if he considers it necessary, direct that a deposit of a sum not exceeding Rs. 50 should accompany the tender. Such deposits will be refunded after the sale is concluded.

2. (a) The grantee shall, immediately on being declared the grantee, sign the conditions of sale and pay to the Governmen Agent a sum equivalent to two months' rent of the privilege as a security deposit, which amount shall be liable to forfeiture, in whole or in part, at the discretion of the Government Agent, for breach of any of the conditions; and such forfeiture shall be in addition to any other penalty prescribed by the conditions for such breach. The grantee shall within fourteen days of the sale of the privilege above described enter into a bond with the Government Agent in form Excise T 23 for the full amount for which he has purchased the said privilege and he shall specially hypothecate by such bond the said security deposit.

(b) If the highest bid or tender under condition 1 exceeds the sum of Rs. 2,000, the grantee shall at the same time execute, if so required by the Government Agent, in the form sanctioned by law, a power of attorney to confess judgment in any action which may be instituted against him for the recovery of any moneys due in respect of this privilege, and shall also furnish to the Government Agent within fifteen days of the date of execution of such power of attorney, a dury certified copy thereof for filing in the District Court under section 32 of the Civil Procedure Code.

(c) The grantee shall, on signing the conditions of sale, elect, and under his hand signify, a post office to which all notices and processes whatever in connection with the above said privilege shall be addressed under registered post; and all such notices or processes as aforesaid so addressed to the post office so elected and posted in due course shall be considered as good and effectual to all intents and purposes as if the same were served personally.

3. The grantee shall pay to the Government Agent the purchase money or rent in -- equal monthly instalments, and also any duty, fee, cost price, or other sum due to the Government from him. The first instalment of the purchase money or rent shall be considered due and payable on -, 192—, and the remainder on the last day

of each succeeding month. Interest at the rate of 9 per cent. per annum shall be payable on all arrears. 4. No payment of any sum due by the grantee to the Crown shall be considered as duly made unless the grantee shall produce a Kachcheri receipt therefor; and no money which, for his own convenience, the grantee may think fit to leave in the hands of the Shroff or any other officer of the Kachcheri shall be considered as money paid under this contract.

5. If an instalment or part of the instalment of the purchase money or rent, or any duty, fee, cost price, or other sum due to the Government from the grantee remains unpaid after the same shall have become due and payable, the Government Agent shall have power, after fifteen days' notice to the grantee of his intention to do so, without further process of law, to cancel the licence or licences issued to the grantee, and to resell the privilege at the risk and loss of the grantee. The notice referred to may be given in such manner as the Government Agent may direct.

б. The grantee shall, on receipt of the licence to sell, furnish to the Superintendent or Assistant Superintendent of Excise an application on the prescribed form showing the numbers and situations of the trees which he proposes to tep for the supply of fermented toddy for sale at each tavern and the situations and numbers of collecting stations for toddy which he proposes to establish, and no tree shall be tapped or toddy drawn for this purpose except under cover of a licence setting forth the numbers and situations of the trees, the name of the drawer, the name of the owner or possessor of the trees so applied for, and the tavern for which the fermented toddy is intended. The Superintendent of Excise or Assistant Superintendent of Excise shall have power, subject to appeal to the Excise Commissioner, to refuse any application to tap trees for any tavern if such application is in his opinion open to serious objection.

6A. (i.) When transport is by lorry or cart the toddy renter must establish collecting stations on the main road in places appreved by the Circle Officer.

(ii.) The renter must maintain an Account Book in form Excise "D 20" at each collecting station showing the amount received from each tapper.

(iii.) The renter must show in T 22 Register kept in the tavern the amount received from each collecting station designated by number and name.

(iv.) The renter must cause the morning yield of all trees to be lowered before 7.30 a.m., and removed to the proper collecting station at once. He must not allow toddy to be kept in any place except the collecting station after # a.m.

(v.) The renter must remove all the morning toddy at the collecting stations before 1 a.m. to the tavern and all the after noon toddy before 6 p.m.

7. No tree shall be tapped or toddy drawn therefrom for the supply of fermented toddy for sale at a tavern unless such tree shall first have been marked for this purpose in a manner prescribed by the Excise Commissioner, nor shall toddy be transported to the tavern except under cover of a pass granted by the Superintendent of Excise or the Assistant Superintendent of Excise. Such pass shall set forth the name of the person who transports the toddy, and shall be issued to the grantee, who shall hand it to the person who transports the toddy. Separate passes must be issued for transport by pingo carriers from the tree topes to the collecting station, and by cart, lorry, or other vehicle from the collecting station to the tavern

(a) Any renter wishing to make vinegar from toddy shall obtain a vinegar licence from the Government Agent. Provided that the Government Agent may issue licences to non-renters on terms and subject to conditions duly approved by Government.

(b) The holder of a vinegar licence shall store such vinegar in premises approved by the Government Agent, and shall keep a true account of all toddy converted into vinegar and of all sales of vinegar in the form prescribed by the Excise Commissioner.

(c) Such vinegar store shall be opened at the request of any Excise Officer not below the rank of Inspector, and the renter must produce the accounts therein maintained whenever called upon.

8. The grantee, if he taps the trees and draws the toddy himself, or if he delegates the work to another person, such person shall, at the time of tapping the trees or drawing the toddy, invariably carry the licence on his person and shall produce it forthwith on the demand of any Excise Officer or Village Headman.

9. The grantee shall have no concern or interest, direct or indirect, in the sale of arrack, or in the purchase of any privilege for the sale of arrack, within the area of his rent.

10. Except under the written authority of the Assistant Commissioner of Excise, no toddy, except toddy drawn from trees licensed and marked for a particular tavern, shall be kept, offered for sale, or sold in that tavern.

11. The minimum selling price of toddy per gallon shall be for the Northern and Eastern Provinces 54 cents. and for other Provinces 96 cents, and in proportion for any smaller quantity.

12. The Government Agent shall not be bound to find a site for any tavern in the event of the grantee not being able to procure a site. No tavern shall be opened at any place except with the approval of the Government Agent.

13. The purchaser shall, within ten days from the date on which the privilege commences to run, or within such extended time as the Government Agent may grant, apply to the Government Agent and obtain licence or licences for the sale by retail of fermented toddy at the taverns within the area covered by the privilege.

14. (a) The grantee shall have no claim to a remission if the Government Agent or his Assistant shall find it necessary to order the taverns upon any road to be closed for a limited period during the march of troops, or upon the plea of losses arising from any cause whatever.

(b) On days of polling concerning taverns the Government Agent or his Assistant shall order the closure of all taverns in the area in which polls are held, and the grantee shall have no claim to a remission on this account.
15. (a) No bids will be accepted from any person who is a habitual criminal as defined by Ordinance No. 32 of

1914.

(b) The purchaser shall, whenever called upon to do so by the Government Agent, satisfy him that he is not a habitual criminal within the meaning of the said Ordinance.

16. The tavern within the area of the exclusive privilege granted under the foregoing conditions shall open at - A.M., and close at - P.M., and no toddy shall be sold at such tavern between the hour of closing and that of opening. 17.

The renter may not employ as tavern keeper, manager, tope manager, or collecting station manager any habitual criminal or notorious illicit seller, and must forthwith cease to employ any person who is not approved by the Assistant Superintendent of Excise or from whom approval is at any time withdrawn.

At the sale held this day of the privilege above described ----- became the grantee of the said privilege in consideration of the payment of Rupees _____, as a fee therefor, and the said grantee, having paid to the Government Agent the sum of Rupees _____ by way of security deposit under clause 2 of these conditions, hereby agrees to complete the purchase according to the above conditions, and the Government Agent hereby acknowledges the receipt of the said deposit.

Place : Date: ---

Witnesses : ----

Grantee. - Government Agent.

I (We), _____, the undersigned, do hereby signify that for the purposes specified in condition 2, 1 (we) have elected the under-mentioned pest office for the service of all legal processes and notices which may be found necessary to be issue against me (us), viz., -

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Witnesses : -----

Office of the Excise Commissioner, Colombo, May 14, 1928.

G. S. WODEMAN,

Excise Commissioner.

----- Grantee.

Sale of Toddy Rents, 1928-1929.

NOTICE is hereby given that the privilege of selling fermented toddy by retail in the areas specified in the list below, for the period of twelve months from July 1, 1928, to June 30, 1929, will be put up for sale by public auction at the Trincomalee Kachcheri, at 10 A.M., on Friday, June 15, 1928.

Conditions of sale can be obtained frm the Trincomalee Kachcheri.

LIST REFERRED TO.

No.		Division.	Locality or Range.		
1	••	Trincomalee town	Division No. 4, Trincomalee		
2		<b>D</b> o	Division No. 11, Trincomalee		

No. Division. Locality or Range. Trincomalee town Sambaltivu . . Kaddukulam East Nilaveli .. Do. Kuchchaveli . . . . Tamblegam pattu . . Tekiluttu Do. Sinnakinniyai . . . . De. Kuddampuli • • . . Koddiyar pattu ... Muthur . .

> W. G. VALLIPURAM, for Assistant Government Agent.

The Kachcheri, Trincomalee, May 14, 1928.

#### AND OTHER RENTS. TOLL SALES OF

#### Sale of Toll Rents, 1928-29.

NOTICE is hereby given that the Assistant Government Agent, Puttalam and Chilaw, will receive sealed tenders for the purchase of the under-mentioned toll rents for twelve months from October 1, 1928, to September 30, 1929. Tenders which must be in sealed envelopes super-scribed "Tenders for Toll Rents" must be harded in personally at the Puttalam Kachcheri at 0.30 a.m. on June 25, 1928, and no tender received by post will be accepted, nor will any tender received after the day and hour above-mentioned be considered.

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

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

4. He will be required to deposit money to pay the Crown Proctor for examining and giving his opinion on the title deeds of property tendered by him as security, and for examining and settling the security bond, and the fees charged by the Crown Proctor for examining documents 1

and drawing the security bond, the expenses of appraising the properties and of registering the security bond, and the stamp duty on the bonds under the Ordinance No. 10 of 1919.

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

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

7. Further information can be obtained from me on application.

#### Canals.

(1) Nattandiya (2) Munatipirivu (3) Palavi Ferries.

(1) Puttalam-Etalai

(2) Puttalam-Kalpitiya (3) Kalpitiya-Karativu

C. B. P. PERERA, for Assistant Government Agent, Puttalam and Chilaw Districts.

(4) Kalpitiya-Mutuwal

(5) Chilaw-Mutuwal

The Kachcheri, Puttalam, May 15, 1928.

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

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