

THE CEYLON GOVERNMENT GAZETTE

No. 7,649 – FRIDAY, JUNE 15, 1928.

Published by Authority.

PART I.—GENERAL.

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COLOMBO:



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ROSS COTTLE, GOVERNMENT PRINTER, CEYLON.

A 1

PROCLAMATIONS BY THE GOVERNOR.

BY HIS EXCELLENCY THE GOVERNOR.

A 10/28

H. J. STANLEY.

K NOW Ye that We, the Governor in Executive Council, in exercise of the powers vested in Us by section 26 of "The Co-operative Societies Ordinance, No. 34 of 1921," do hereby remit—

- (a) The stamp duty with which, under any law for the time being in force, instruments executed by or on behalf of "The Uvilankulam Co-operative Society," "The Unantenna Co-operative Society," "The Gangoda Co-operative Society," and "The Prisons Department Mutual Provident Fund Co-operative Society, Ltd.," or by an officer or member of the said societies, and relating to the business of the said societies, are chargeable as from March 15, 1928;
- (b) Any fee payable under the law of registration for the time being in force, in respect of the instruments aforesaid, provided, however, that such exemption may be withdrawn under sub-section (2) of the said section.

Colombo, June 7, 1928.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

GOD SAVE THE KING.

BY HIS EXCELLENCY THE GOVERNOR.

A 10/28

A PROCLAMATION.

H. J. STANLESS NOW Ye that We, the Governor in Executive Council, in exercise of the powers vested in Us by section 26 of "The Co-operative Societies Ordinance, No. 34 of 1921," do hereby remit—

- (a) The stamp duty with which, under any law for the time being in force, instruments executed by or on behalf of "The Delft West Co-operative Society," The Delft East Co-operative Society," "The Delft Centre Co-operative Society," "The Myliddy Co-operative Society," and "The Mawella Co-operative Society," or by an officer or member of the said societies, and relating to the business of the said societies, are chargeable as from March 30, 1928;
- (b) Any fee payable under the law of registration for the time being in force, in respect of the instruments aforesaid, provided, however, that such exemption may be withdrawn under sub-section (2) of the said section.

Colombo, June 7, 1928.

H. J. STANLEY.

By Hig Excellency's command, A. G. M. FLETCHER,

Colonial Secretary.

A 10/28

GOD SAVE THE KING.

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

GOD SAVE THE KING.

NOW Ye that We, the Governor in Executive Council, in exercise of the powers vested in Us by section 26 of "The Co-operative Societies Ordinance, No. 34 of 1921," do hereby remit—

- (a) The stamp duty with which, under any law for the time being in force, instruments executed by or on behalf of "The Panape Co-operative Society" and "The Panunugama Co-operative Society," or by an officer or member of the said societies, and relating to the business of the said
- societies, are chargeable as from April 18, 1928.
- (b) Any fee payable under the law of registration for the time being in force, in respect of the instruments aforesaid, provided, however, that such exemption may be withdrawn under sub-section (2) of the said section.

Colombo, June 7, 1928.

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

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

NOW Ye that We, the Governor of Ceylon, in exercise of the powers in Us vested by section 14 of "The Forest K. 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 Balawala, Elibichchiya, Gorakoluwa, Pallegama, Nehinigammana, Mellawalana, Katudeniya, Kohombepola, Maholawa, Talamwehera, Bopitiya, and Wewalwala, in Meda pattu korale east of Katugampola hatpattu, Kurunegala District, North-Western Province.

Colombo, June 15, 1928.

H. J. STANLEY.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

GOD SAVE THE KING.

SCHEDULE (A).

The land commonly called or known as Maligakanda situated in the village of Elibichchiya in Meda pattu korale east of Katugampola hatpattu, Kurunegala District, North-Western Province, containing in extent 41 acres 2 roods and 29 perches, and shown as lot 69 in final village plan No. 356; and bounded as follows: on the north by the village limits of Maholawa (final village plan No. 355); on the east by the village limits of Maholawa (final village plan No. 355) and lot 69c in final village plan No. 356; on the south by lots 68, 67, 65A, 65B, and 60 in final village plan No. 356; and on the west by lots 70, 72c, 69A, 74, 75, 69B, 76A, 79, and 79A in final village plan No. 356.

SCHEDULE (B).

The lands commonly called or known as Magahakandemukalana, Maligakandemukalana, situated in the village of Maholawa, in Meda pattu korale east of Katugampola hatpattu, Kurunegala District, North-Western Province, containing in extent 25 acres 2 roods and 31 perches, and shown as lots 7, 7A, and 34B in final village plan No. 355; and bounded as follows: on the north by lots 34A, 34, 11B, 7B, 11E, 10c, and 10A in final village plan No. 355; on the east by lots 10A, 6A, 6, 6B, and 3 in final village plan No. 355; on the south by the village limits of Elibichchiya (final village plan No. 356); on the west by lots 36, 35, 34D, and 34c in final village plan No. 355.

BY HIS EXCELLENCY THE GOVERNOR. A PROCLAMATION.

H. J. STANLEY:

KNOW Ye that We, the Governor of Ceylon, in the exercise of the powers in Us vested by section 34 (1) of "The Ceylon Railways Ordinance, 1902," do hereby declare that the portion of the road more particularly described in the schedule hereto and crossed by the Ceylon Government Railway between Galle and Gintota Stations, in the Southern Province, shall from June 15, 1928, be a "minor crossing" for the purpose of the said Ordinance, and that such "minor crossing" be not closed by gates.

Colombo, June 15, 1928.

By His Excellency's command,

A. G. M. FLETCHER,

GOD SAVE THE KING.

SCHEDULE. Description.

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69 17 40 Road leading from Bope-Gintota road to Walukarama Maha Vihare. III.

APPOINTMENTS. &e., BY THE GOVERNOR.

No. 231 of 1928.

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

Mr. W. A. DE SILVA to be Cadet attached to the Jaffna Kachcheri, and to be Additional Police Magistrate, Jaffna, with effect from June 11, 1928.

Mr. M. A. ARULANANDAN to be, in addition to his own ies, Additional District Judge, Jaffna, on June 15,

Mr. R. F. DIAS to be, in addition to his own duties, Additional Commissioner of Requests and Additional Police Magistrate, Colombo, on June 18, 1928.

Mr. F. MARKUS to act as Commissioner of Requests and Police Magistrate, Kurunegala, during the absence of Mr. W. O. ŠTEVENS, on June 11, 1928, or until the resumption of duties by that officer.

The Hon. Mr. N. J. MARTIN to act as Commissioner of Requests and Police Magistrate, Chilaw, and

Colonial Secretary.

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Additional District Judge, Chilaw, on June 13, 1928, during the absence of Mr. J. N. ARUMUGAM, or until the resumption of duties by that officer.

Mr. E. B. WEERAKOON to act as Police Magistrate, Colombo, and Additional District Judge, Colombo, from June 15 to 17, 1928, inclusive, during the absence of Mr. H. P. KAUFMANN, or until the resumption of duties by that officer.

Mr. E. V. R. SAMARAWICKREMA to act as a Crown Counsel for the Island from June 11, 1928, until further orders.

Mr. JACOB G. FERNANDO to be Additional Police Magistrate, Panadure, on June 15, 1928.

Mr. MURUGAPPER SUBRAMANIAM KANDAIYA to be a Commissioner of Oaths for the judicial division of Point Pedro in the Northern Province.

By His Excellency's command,

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

No. 232 of 1928.

T is hereby notified that Mr. H. E. NEWNHAM, having L returned from leave, resumed duties as Chairman, Municipal Council, and Mayor of Colombo on June 9, 1928.

By His Excellency's command,

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

No. 233 of 1928.

H IS EXCELLENCY THE GOVERNOR has been pleased, under the provisions of track under the provisions of section 5 of "The Rubber Restriction Ordinance, No. 24 of 1922," to appoint Mr. A. N. STRONG to be, in addition to his duties as Deputy Collector of Customs. Vice-President of the Rubber Restriction Board, vice Mr. C. H. COLLINS.

By His Excellency's command,

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

No. 234 of 1928.

NOTIFICATION No. 56 of 1927, appearing in the Ceylon Government Gazette of February 25, 1927. as far as it relates to the resignation of Commission by Major Edgar HENRY SUMPTER CHILDE-THOMAS in the Ceylon Supply and Transport Corps. is cancelled.

By His Excellency's command,

Colonial Secretary's Office. Colombo, June 8, 1928

A. G. M. FLETCHER, Colonial Secretary.

Ceylon Supply and Transport Corps-(Retirement). Major EDGAR HENRY SUMPTER CHILDE-THOMAS retires February 1, 1927.

HIS EXCELLENCY THE GOVERNOR has been pleased to grant Major EDGAR HENRY SUMPTER CHILDE-THOMAS the Honorary rank of Lieutenant-Colonel with permis-sion to wear the uniform of the Ceylon Supply and Transport Corps.

By His Excellency's command,

Colonial Secretary's Office, A. G. M. FLETCHER, Colombo, June 8, 1928. Colonial Secretary. No. 235 of 1928.

IS EXCELLENCY THE GOVERNOR has been pleased to accept the resignation by Honorary Second Lieutenant CHELLIAH RAJASINGHAM of his Commission in the Ceylon Cadet Battalion, with effect from May 31, 1928.

By His Excellency's command,

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

No. 236 of 1928.

IS EXCELLENCY THE GOVERNOR has been pleased, under the provisions of section 5 of "The Rubber Restriction Ordinance, No. 24 of 1922," to appoint Mr. L. G. BYATT to be the Representative of the Ceylon Estates Proprietary Association on the Rubber Restriction Board, vice Mr. T. A. THORNTON.

By His Excellency's command,

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

No. 237 of 1928.

IS EXCELLENCY THE GOVERNOR has been pleased, In under the provisions of rule 1 of the rules framed under section 4 of "The Mines and Machinery Protection Ordinance. 1896," published in the *Gazette* of September 11, 1908, to appoint Mr. P. T. L. L. DIRCKZE to be an Inspector of Mines.

By His Excellency's command,

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

No. 238 of 1928.

H IS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of "The G under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. TILLIYAMPALAM SANGARA-PILLAI to be an Inquirer for Karavaku and Nindur pattus of the Batticaloa District from June 7, 1928, until further orders, vice Mr. K. M. ABDUL MAJEED.

By His Excellency's command,

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

No. 239 of 1928.

'IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. JOSEPH GERALD FERNANDO of Albury House, Moratuwa, to be and act as Notary Public at Moratuwa and throughout the judicial division of Panadure, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 8, 1928.

A. G. M. FLETCHER, > > Colonial Secretary.

A. G. M. FLETCHER,

APPOINTMENTS, **OF** &c.,

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

Mr. SUPPIRAMANIAM PONNUDURAY to act as Registrar of Lands, Mullaittivu, for six days from June 11, 1928, during the absence of the Registrar, Mr. A. KANAGASABA-PATHY, on leave.

Registrar-General's Office,	C. COOMARASWAMY,
Čolombo, June 6, 1928.	Registrar-General.

T is hereby notified that I have appointed Dr. HERBERT WILLIAM MISSO to act as Deputy Medical Registrar of Births and Deaths of Matara town division, in the Matara District of the Southern Province, for seven days, with effect from May 30, 1928, vice Mr. MUDALI HAMY TENNEROON, on leave. His office will be at the Civil Hospital, Matara.

Registrar-General's Office,	C. COOMARASWAMY,
Colombo, May 29, 1928.	Registrar-General.

T is hereby notified that I have appointed ABAYASINHA HERAT MUDIYANSELAGE PUNCHIRALA (provisionally) 88 Registrar of Births and Deaths and of Marriages (Kandyan and General) of Peravili pattu division, in the Puttalam District of the North-Western Province, with effect from June 13, 1928, vice ABAYARATNA HERATMUDI-VANSELAGE HERATHAMY, resigned. His office will be at Siyambalagahawatta, Halmillewa.

Registrar-General's Office,	C. COOMARASWAMY,
Colombo, June 11, 1928.	Registrar-General.

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

The Additional Assistant Provincial Registrar, Colombo, has appointed DON DANIEL RANASINGHE to act as Registrar of Births and Deaths of Dompe division, and of Marriages (General) of Gangaboda pattu of Siyane korale east division, in the Colombo District of the Western Province, for ten days, from May 30, 1928, during the absence of the Registrar, HANDAPANGODA MUDALIGE DON ANTHONY GUNASEKARA, on leave. gahawatta in Palugama. His office will be at Munamal-

The Additional Assistant Provincial Registrar, Colombo, has appointed TANAWEERA-ACHCHIGE DON SIMON to act as Registrar of Births and Deaths of Mattegoda division, and of Marriages (General) of Udugaha pattu of Salpiti korale division, in the Colombo District of the Western Province, for fourteen days from June 1, 1928, during the absence of the Registrar, WELIWATTAGE AGONIS PERERA DASANAYARA, on leave. His office will be at Mattegodawatta in Mattegoda.

The Additional Assistant Provincial Registrar, Colombo, has appointed KURUWITA ARACHCHIGE DON RATNASEKERA to act as Registrar of Births and Deaths of Mulleriyawa division, and of Marriages (General) of Adikari pattu of Hewagam korale division, in the Colombo District of the Western Province, for eight days from June 1, 1928, during the absence of the Registrar, MUDALIGE DON CAROLIS WIJEGOONEWARDANA, on leave. His office will be at Telabugahawatta in Mulleriyawa.

The Additional Assistant Provincial Registrar, Colombo, has appointed PATHIRANNEHELAGE ALLIS SINGHO to act as Registrar of Births and Deaths of Weke and Dangalla division, and of Marriages (General) of Gangaboda pattu of Siyane korale cast division, in the Colombo District of the Western Province, for nine days from June 1, 1928, during the absence of the Registrar, DON SIMON WIJAYA-RATNA JAYASUNDARA, on leave. His office will be at Makulugahawatta in Meddegama.

The Additional Assistant Provincial Registrar, Colombo, has appointed JOHN MARTIN PERERA SENARAT DASSA-YAKE to act as Registrar of Births and Deaths of Otara East division, and of Marriages (General) of Dunagaha-pattu of Alutkuru korale north division, in the Colombc

REGISTRARS.

District of the Western Province, for thirty days from June 1, 1928, during the absence of the Registrar, HETTI-ARACHCHIGE DON STEPHEN WIJEWARDANA, on leave. His office will be at Millagahawatta in Otarawadiya.

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 June 5, 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, Kalutara, has appointed ASURAMUNI ASANERIS PERERA to act as Registrar of Births and Deaths of Waskadubadda division, and of Marriages (General) of Panadure totamune division, in the Kalutara District of the Western Province, for five days from June 9, 1928, during the absence of the Registrar, MUNISINHA SIRINERIS DE SILVA, on leave. His office will be at Kiripellagahawatta alias Bulugahawatta in Pohaddaramulla.

The Additional Assistant Provincial Registrar, Galle, has appointed NIKULAS JAYAWARDENA to act as Registrar of Births and Deaths of Kottawa division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for thirty days from May 31, 1928, vice WITANAWASAN JEERIS DE SILVA, suspended. His office will be at Talagahawatta in Tellambure.

The Additional Assistant Provincial Registrar, Galle, has appointed Don Endris de Silva Gunasekera to act as Registrar of Births and Deaths of Ambana division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, on June 11, 1928, during the absence of the Registrar, CHARLES DIAS GUNASEKERA, on leave. His office will be at Pinikahanawatta in Pinikahana.

The Additional Assistant Provincial Registrar, Galle, has appointed Don Carolis WEERASEKERA to act as Registrar of Births and Deaths of Yatalamatta division, and of Marriages (General) of Gangaboda pattu division, in the Galle District of the Southern Province, for seven days from June 11, 1928, during the absence of the Registrar, DON MARTHENIS WEERASEKERA, on leave. His office will be at Gankandewatta at Keppitiyagoda.

The Assistant Provincial Registrar, Matara, has appointed DON CHARLES KUMASARU to act as Registrar of Births and Deaths of Ranchagoda division, and of Marriages (General) of Kandaboda pattu division, in the Matara District of the Southern Province, for two days from June 6, 1928, during the absence of the Registrar, DON NICHOLAS KUMASARU, on His offices will be at Hikkotawatta in Ranchagoda leave. and Mahagedarawatta in Horapawita.

The Assistant Provincial Registrar, Matara, has appointed DON ALLIS RANAWEERA to act as Registrar of Births and Deaths of Godapitiya division, and of Marriages (General) of Gangaboda pattu division, in the Matara District of the Southern Province, for eight days from June 8, 1928, during the absence of the Registrar, I ON ABRAHAM DE SILVA JAVASINGHE, on leave. His offices will be at Talgahawatta in Balukawala and Ganga-addarawatta in Tibbotuwawa.

The Assistant Provincial Registrar, Matara, has appointed DON CHARLIS JAYASUNDERA RUPASINGHE to act as Registrar of Births and Deaths of Udukawa division, and of Marriages (General) of Morawak korale division, in the Matara District of the Southern Province, for ten days from June 11, 1928, during the absence of the Registrar, DON JAMES JAYASUNDERA RUPASINGHE, ON leave. His office will be at Hapugahawalawatta in Deniyaya.

The Assistant Provincial Registrar, Hambantota, has appointed DON THEGIRIS EDIRISEENA JAYASURIYA to act as Registrar of Births and Deaths of Medawalakada division, and of Marriages (General) of Magam pattu division, in the Hambantota District of the Southern Province, for thirty days from June 7, 1928, vice Registrar,

DON DIONIS MUTUMALA JAYASURIYA, suspended. His office will be at Dineshami Lokulamayapadinchiwahitiya-watta in Pallemalala.

The Assistant Provincial Registrar, Jaffna, has appointed ARULANPALAM PONNAMPALAM to act as Registrar of Births and Deaths of Ariyalai division, and of Marriages (General) of Joffna division, in the Jaffna District of the Northern Province, for thirty days from June 1, 1928, during the absence of the Registrar, NACAMANY ARULAM-PALAM, on leave. His office will be at Ariyalai estate in Ariyalai; station: Aradchitoddam in Chiviateru.

The Assistant Provincial Registrar, Jafina, has appointed JOEL MORRIS TARUMANAYAGAM COOKE to act as Registrar of Marriages (General) of Valikamam West division, in the Jaffra District of the Northern Province, for two days from June 1, 1928, during the absence of the Registrar, CHELLIAH HASTINGS COOKE, on leave. His affice will be at Nikkantanai in Vaddukoddai West.

The Assistant Provincial Registrar, Jaffna, has appointed SANTIAGUPPILLAI ANTHONIPPILLAI to act as Registrar of Marriages (General) of Vadamaradchi division, in the Jaffna District of the Northern Province, for three days, from June 4, 1928, during the absence of the Registrar, SANTIAGUPPILLAI DOMINGUPILLAI TAMPOE, on leave. His

office will be at Arasadi in Karaveddi North; stations: Anaiviluntan in Valluvedditturai and Tillanindateni in Foint Padro.

The Assistant Provincial Registrar, Jaffna, has appointed MAYILVAKANAM SELLATHURAI to act as Registrar of Births and Deaths of Kaddaiveli division, and of Marriages (General) of Vadamaradchi division, in the Jaffna District of the Northern Province, for twenty-four days from June 7, 1928, during the absence of the Registrar, MAYILVAKANAM TAMOTERAMPILLAI, on leave. His office will be at Elumpensima in Tunnalai South; station: Koddaiyadi in Karaveddi North.

The Assistant Provincial Registrar, Jaffna, has appointed NAMASIVAYAM SUPPAIAH to act as Registrar of Births and Deaths of Kachohay division, in the Jaffna District of the Northern Province, for thirty days from June 10, 1928, during the absence of the Registrar, MAPPANAMUTALIYAR KANAPATIPPILAI SITHAMPARAPPILLAI, on leave. His office will be at Kaddaiparitan in Chandampokkaddi; station: Manavalpillaikiddanki in Kodikamam.

The Assistant Provincial Registrar, Mullaittivu, has appointed THAMBIAH PONNIAH to act as Registrar of Births and Deaths of Naduchcheddikulam division, in the Mullaittivu District of the Northern Province, on May 3, 1928, vice Registrar, KARTIGESU NAGAMANY, suspended. His office will be at Vidan's house, Rajendirankulam.

The Assistant Provincial Registrar, Mullaittivu, has appointed THIYAKAR NAKAMANI to act as Registrar of Births and Deaths of Kilakkumulai South division, in the Mullaittivu District of the Northern Province, for thirty days from June 2, 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, Batticaloa, has appointed DISSANAYAKE MUDIYANSELAGE KIEI BANDA to act as Registrar of Births and Deaths of Nadukadu pattu west division, and of Marriages (General) of Nadukadu pattu division, in the Batticaloa District of the Eastern Province, for twenty-five days from June 6, 1928, during the absence of the Registrar, MADAMA APPU ABEVESINGHE BANDA, on leave. His office will be at Uhana; station: Gonagoliai,

The Provincial Registrar, Kurunegala, has appointed MARANTE MUCHYANSELAGE KIEI BANDA to act as Registrar of Births and Deaths of Weuda korale division, and of Mariages (General) of Weudawili hatpattu division, in the Kurunegala District of the North-Western Province, on June 6, 1928, during the absence of the Registrar, WIJEKOON MUDIYANSELAGE BANDA, on leave. His office will be at Pailegama.

The Provide al Registrar, Kurunegala, has appointed TENNAROON, FOIVANSELAGE HERATH BANDA to act as Registrar of the and Deaths of Angonu korale division, and of Marriages (General) of Dewanedi hatpattu division, in the Kurunegala District of the North-Western Province, for twelve days from June 6, 1928, during the absence of the Registrar, PIDUME DINGIRI BANDA, on leave. His office will be at Galagawawatta in Kandegedara.

The Provincial Registrar, Kururegala, has appointed TENNAKOON MUDIANSELAGE HERAT BANDA TENNAKOON to act as Registrar of Births and Deaths of Magul Otota korale division, and of Marriages (General) of Wanni hatpattu division, in the Kurunegala District of the North-Western Province, on June 7, 1928, during the absence of the Registrar, TUMBULLE MUDIANSE ABEY-SINGHE SENEVIRATINE, on leave. His office will be at Nikaweratiya.

The Assistant Provincial Registrar, Puttalam and Chilaw, has appointed ABAYASINHA HEBAT MUDIYANSELAGE PUNCHIRALA to act as Registrar of Births and Deaths and of Marriages (General) of Peravili pattu division, in the Puttalam District of the North-Western Province, for thirty days from May 14. 1928, vice Registrar, ABAYARATNA HEBAT MUDIYANSELAGE HERATHAMY, resigned. His office will be at Suriyagahawatta in Halmillewa.

The Assistant Provincial Registrar, Puttalam and Chilaw, has appointed SELLAPULLEGE DANIEL ROMEL ROSA to act as Registrar of Births and Deaths of Puttalam pattu south division, in the Puttalam District of the North-Western Province, for thirty days from May 16, 1928, during the absence of the Registrar, VINASITAMBY RAMA-LINGAM, retired. His office will be at Madurankuly.

The Assistant Provincial Registrar, Puttalam and Chilaw, has appointed HERATH MUDIYANSELAGE APPUHAMY to act as Registrar of Births and Deaths, and of Marriages (General) of Kumarawanni pattu division, in the Puttalam District of the North-Western Province, for thirty days from June 10, 1928, during the absence of the Registrar, HERATH MUDIYANSELAGE APPUHAMY, on leave. His office will be at Mudakkuliya.

The Assistant Provincial Registrar, Kegalla, has appointed BASNAYAKA ARACHCHILLAGE APPUHAMY to act as Registrar of Births and Deaths of Walgam pattuwa division, and of Mariages (General) of Galboda and Kinigoda korales division, in the Kegalla District of the Province of Sabaragamuwa, for thirty days from June 11, 1928, during the absence of the Registrar, SENEVIRATNA WASALA TENNAKOON MUDIAYNSERALAHAMILLAGE MEDDUMABANDA, on leave. His office will be at Nagahagodawatta in Miduma.

Registrar-General's Office,	C. COOMARASWAMY,
Colombo, June 11, 1928.	Registrar-General.

T is hereby notified that DON DISANIS KULATUNGA, Registrar of Births and Deaths of Wewugam palata division, and of Marriages (General) of East Girtuwa pattu division, in the Hambantota District of the Southern Province, holds his office, with effect from June 1, 1928, at Dabarellewatta in Dabarella, instead of at Punchiwalauwewatta in Dabarella, as notified in the *Government Gazette* No. 6,682 of November 13, 1914.

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

T is hereby notified that ANDRAYAS DE SILVA WICK-REMANAYAKE, Registrar of Births and Deaths of Tihawa division, and of Marriages (General) of Magam pattu division, in the Hambantota District of the Southern Province, holds his office with effect from June 1, 1928, at Kottagekumbura in Tihawa, instead of at Viharagodella in Tihawa, as notified in the *Government Gazette* No. 7,485 of September 18, 1925.

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

T is hereby notified that MANUELPILAI MICHAEL-PILLAI, Registrar of Marriages (General) of Vadamaradchi division, in the Jaffna District of the Northern Province, has a station at Pillaiyantoddam in Puloli East, with effect from May 31, 1928, and holds office there on Tuesdays and Fridays.

Registrar-Generals' Office, Colombo, June 12, 1928. C. COOMABASWAMY, Registrar-General.

GOVERNMENT NOTIFICATIONS.

N 82/28 LI IS Excellency the Governor has been pleased, in terms of the regulations published in the Gazette of November 23, 1923, to grant the Colonial Auxiliary Forces Long Service Medal to Farrier Quartermaster Sergeant Frank Murray of the Ceylon Mounted Rifles.

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

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

A. G. M. FLETCHER,

A. G. M. FLETCHER. Colonial Secretary.

A. G. M. FLETCHER, Colonial Secretary.

Colonial Secretary.

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

IS Excellency the Governor has been pleased, in terms of rule 2 (e) (i.) of Excise Notification No. 85, tonominate Mr. E. F. Home of Yahalatenna estate, Kandy, to be a member of the Excise Advisory Committee for the Kandy Revenue District area for the remainder of the ourrent year ending September 30, 1928, vic/Mr. Gordon Skene, who has left the district. By His Excellency Command,

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

Amendment of Regulations for University Engineering Scholarships.

T is herebynotified for general information that regulation 3 (a) of the regulations for the University Engineering Scholarships published in the Ceylon Government Gazette No. 7,554 of November 5, 1926, has been amended so as to read as follows :--

hat the holder shall enter as an internal student, at such University of the United Kingdom or other place of instruction as His Excellency the Governor may approve. By His Excellency's command,

Colonial Secretary's Office, Colombo, June 8, 1928.

"THE PILGRIMAGES ORDINANCE, No. 13 OF 1896."

DEGULATIONS made by His Excellency the Governor with the advice of the Executive Council, under section 1 of Ordinance No. 13 of 1896, intituled "An Ordinance Relating to Pilgrimages," for the conduct of the pilgrimage to Munnessaram temple, at Munnessaram, in Chilaw District of the North-Western Province.

By His Excellency's command,

By His Excellency's command,

A. G. M. FLETCHER,

Colonial Secretary.

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

REGULATIONS REFERRED TO.

1. No person shall case himself within the limits of the camping ground, except at the places provided for that

No person shall deposit liquid or solid refuse or rubbish elsewhere than in the dust bins provided for that purpose. All prepared foods sold shall be protected from flies and dust by being wrapped in clean unused paper, or by being kept in closed glass cases or other covered containers in a manner and degree approved by the Medical Officer or

Sanitary Officer in charge of the public health of the camping ground. 4. Persons in charge of cart bulls shall cause droppings to be removed to a place provided for that purpose, and shall keep the place occupied by the bulls reasonably clean at all times. 5. No person shall enter the temple or the residences of the priests for the purpose of enforcing these regulations

without obtaining permission in writing from the Managing Chief Kurukal of the said temple.

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

I 110/27

T is hereby notified that His Excellency the Governor in Executive Council has been pleased, under the provisions of section 45 of the said Ordinance, to sanction the under-mentioned irrigation scheme passed at a meeting held at Obbekota on March 6, 1928, by the proprietors of lands to be benefited by the repairs to the village tank called Katupelellewewa, situated in Dambagalla korale, Wellassa division, Province of Uva.

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

SCHEME REFERED TO.

That repairs to the village tank called Katupelellewewa in Dambagalla korale in Wellassa division be undertaken by Government.

That the cost of such repairs estimated at Rs. 2,948 50 be borne by Government and that the tank be maintained by Government.

That a maintenance rate not exceeding Rs. 2 per acre per annum be recovered from the proprietors for the first ten years; and that thereafter a maintenance rate assessed under section 50 of the Irrigation Ordinance be recovered from the proprietors.

X 96/28

E 40/26

K 268/28

Code of Regulations for Government Schools.

THE following amendments to the Code of Regulations for Government schools, which have been passed by the Board of Education, are hereby published for general information in accordance with section 10 (2) of Ordinance No. 1 of 1920.

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

By His Excellency's command,

In special cases a

A. G. M. FLETCHER, Colonial Secretary.

Clauses 15 to 28.-In lieu of clauses 15-28 substitute the following :-

Certificates (English).

Uncertificated teachers.

15. Persons over 18 years of age who hold the English Schoolleaving Certificate, and who undertake to enter for the Preliminary Examination for the English Teachers' Certificates may be appointed to teach in an elementary English school, and will be provisionally registered as uncertificated teachers for a period of three years.

Provisionally certificated teachers.

16. Persons over 18 years of age who have passed (1) the Prelimi-nary Examination for the English Teachers' Certificate, or (2) the Cambridge Senior School Certificate Examination, including a pass in the section English Language and Literature, or (3) the University of London Matriculation Examination, or (4) any examination which the Director may hold to be equivalent to (2) or (3), will, on appointment to the staff of a school, be registered as Provisionally Certificated Teachers.

teachers will be registered as Certificated Teachers.

sive years in a Government or an assisted school.

least nine months in one school to obtain an endorsement.

be counted towards these three years.

Third class certificates will be awarded to teachers over 20 years of age, who have taught continuously for two years in an English school, and have passed the Teachers' Certificate Examination. Such

Third class certificated teachers under clause 17 will be awarded

a second class certificate after doing satisfactory work for three succes-

period of service in recognized schools, not exceeding two years, may

The Director will decide, on the endorsements made by the Inspector on the teachers' certificate after each annual inspection, whether the teacher's work has been satisfactory. A teacher must work for at

Students who have completed a two-year course at the Gampaha Training School will, on passing the final examination, be awarded

Students who have completed a two-year course at the

Government Training College or at any other training institution in Ceylon recognized by Government for the purpose, will, on passing

the final examination of the Government Training College, be awarded a second class or a second class provisional certificate in accordance with their record of work during their course and their performance at the final examination, and will be registered as trained teachers. This certificate will also be awarded to second class certificated teachers under clause 18 who have completed a one-year course at

Third class certificated teachers.

17.

a certificate.

20.

Second class certificated teachers.

Gampaha Bilingual certificate (trained).

Second class certificates (trained).

certificates (trained).

the Government Training College or at any other training institution in Ceylon recognized by Government for the purpose, and who have passed the prescribed examination at the end of the course. Second class trained teachers under clause 20 will be awarded 21. a first class certificate after doing satisfactory work for three successive years in a Government or an assisted school. In special cases a period of service in recognized schools, not exceeding two years, may be

counted towards these three years. Second class provisional trained teachers under clause 20 will be awarded a second class certificate after doing satisfactory work for a prescribed period not exceeding three years in a Government or an assisted school, and may then qualify for a first class certificate as above.

The Director will decide, on the endorsements made by the Inspector on the teacher's certificate after each annual inspection, whether the teacher's work has been satisfactory. A teacher must work for at least nine months in one school to obtain an endorsement.

Applications for first class certificates shall in every case be accompanied by a report from the Inspector on the teacher's conduct and his success in maintaining discipline.

22. Graduates who have completed an approved course of training, and trained teachers who have graduated will, on passing the final examination, be registered as trained graduate teachers.

Certificates (Vernacular).

23. Persons over 16 years of age who hold the Vernacular Schoolleaving Certificate and who undertake to enter for the Preliminary Examination for the Vernacular Teachers' Certificate may be appointed to teach in a Vernacular or Anglo-vernacular school, and will be provisionally registered as uncertificated teachers for a period of three vears.

First class

Trained

graduate teachers,

Uncertifi-

cated teachers.

2286

E 51/26

Persons over 16 years of age who have passed the Preliminary Provisionally 24. Examination for the Vernacular Teachers' Certificate will, on appoint certificated ment to the staff of a school, be registered as Provisionally Certificated teachers. Teachers.

A Provisional Certificate will also be issued to every registered pupil teacher who has passed the final Pupil Teachers' Examination.

Third class certificates will be awarded to teachers over 18 Third class 25. years of age who have taught continuously for two years in a Vernacular certificated or Anglo-vernacular school and have passed the Vernacular Teachers' teachers. Certificate Examination. Such teachers will be registered as Certificated Teachers.

Third class certificated teachers under clause 25 will be awarded Second class a second class certificate after doing satisfactory work for three succes. certificated sive years in a Government or an Assisted Vernacular or Anglo-teachers. vernacular school. In special cases a period of service in recognized schools, not exceeding two years, may be counted towards these three years.

The Director will decide, on the endorsements made by the Inspector on the teacher's certificate after each annual inspection, whether the teacher's work has been satisfactory. A teacher must work for at least nine months in one school to obtain an endorsement.

Second class certificated teachers under clause 26 will be First class awarded a first class certificate after doing satisfactory work for five certificated years from the date of the second class certificate in a Government teachers. or an Assisted Vernacular or Anglo-vernacular school. In special cases a period of service in recognized schools, not exceeding two years, may be counted towards these five years.

The Director will decide, on the endorsements made by the Inspector on the teacher's certificate after each annual inspection, whether the teacher's work has been satisfactory. A teacher must work for at least nine months in one school to obtain an endorsement.

Students who have completed a two-years' course in a Govern- Second class 28. ment or an Assisted Training School will, on passing the final examina- certificates tion, be awarded a second class or provisional second class certificate (trained). in accordance with their record of work during the course and their performance at the final examination, and will be registered as trained teachers.

Second class certificated teachers under clause 26 who have completed at least seven years' service as teachers will also be eligible for registration as trained teachers after attending a special one-year course in a Government or an Assisted Training School and passing the prescribed examination.

28(A). Second class trained teachers under clause 28 will be awarded First class a first class certificate after doing satisfactory work for five successive certificates years in a Government or an Assisted Vernacular or Anglo-vernacular (trained). school. In special cases a period of service in recognized schools, not exceeding two years, may be counted towards these five years.

Second class provisional trained teachers under clause 28 will be awarded a second class certificate after doing satisfactory work for a prescribed period not exceeding three years in a Government or an Assisted Vernacular or Anglo-vernacular school, and may then qualify for a first class certificate as above.

The Director will decide, on the endorsements made by the Inspector on the teacher's certificate after each annual inspection, whether the teacher's work has been satisfactory. A teacher must work for at least nine months in one school to obtain an endorsement.

Applications for first class certificates shall in every case be accompanied by a report from the Inspector on the teacher's conduct and his success in maintaining discipline.

Clause 68 .-- Delete paragraph 1, also the note at the end of the clause. Insert the following as a new clause 69 :--

Pupil teachers will be registered only in schools which satisfy the Registration following conditions :--of pupil

teachers.

- (a) The whole school must be favourably reported on by the Inspector as regards instruction, accommodation, equipment, and discipline, and there must be at least one trained teacher on the staff.
- (b) To entitle a school to one pupil teacher the average attendance must not be less than 40 in a boys' or mixed school and 30 in a girls' school; for every additional 30 in average attendance a school will be entitled to an additional pupil teacher; but not more than three pupil teachers will be registered for service in any school during one and the same year.

Clause 69.--Delete, and substitute the following as clause 70:-

Pupil teachers at the date of registration must not be less than Age. 14 years or over 18 years of age.

Clause 70.-To be renumbered clause 71.

Clause 71.-Delete, and insert the following as clause 72 :-

Candidates must have passed the V. S. L. O. Examination.

the

exceptional circumstances.

Course for pupil teachers.

Time table.

Practical

work.

After clause 72 as above, insert the following as clause 73 :---

Candidates for registration as pupil teachers must have passed to Vernacular School-leaving Certificate Examination save in

The course for pupil teachers will be one of two years. Pupil teachers who fail to pass the first Pupil Teachers' Examination within two years from the date of registration will be discontinued.

Pupil teachers who pass the final examination will be awarded a provisional teacher's certificate.

Clause 72.—Delete, and substitute the following as clause 74:-

The pupil teachers' time table shall provide for an equal division between practical work and study, and shall be submitted to the Inspector for approval.

Clause 73.—Delete, and substitute the following as clause 75 :-

- (a) Pupil teachers must have definite practical work assigned to them under the supervision of a qualified teacher. The practical work shall consist of-
- (i.) Observation of the class teacher's lessons;
- (ii.) The giving of lessons by the pupil teacher;
- (iii.) Assistance with the routine work of the class ;
- (iv.) In the case of pupil teachers in girls' schools, assistance with one of the classes in needlework.
- (b) Each pupil teacher must keep a notebook which shall contain-
- (i.) A diary of work done during the school hours allotted to practical work, which should not be more than three hours a day :
- (ii.) Notes of lessons given by himself.
- (c) The practical work of the pupil teacher will be inspected during the course of the year and at the annual examination of the school.
- Clause 74.—Delete.
- Clause 75.—Delete. Clause 76.—Delete.
- Clause 77.-In line 2 omit "(third-year)." In line 4 alter "thirdyear " to " final."

Clauses 78-83.-Delete.

Clause 84.---Alter to read as follows :--

The following bonuses are payable to head teachers on account of each pupil teacher who has successfully completed his course and passed the final examination :-Rs.

For a first-year pupil teacher	••	40
For a second-year pupil teacher	••	50
Clause 127In line 2 insert "Grade I." after	" Anglo-v	ernacular."
Add the following paragraph: "In Anglo-		
schools the fee for each stage in English shall be	50 cents 1	per month."

K 482/28

K 482/28

Regulation made by the Governor in Council under Section 1 (3) of Ordinance No. 13 of 1896 entitled "An Ordinance relating to Pilgrimages."

ETWEEN June 22 and July 4 of any year wheeled traffic other than motor traffic shall only enter Madhu Camp by the entrance at the west end of Hospital road, and leave it by the exit at the west end of Main street.

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

Regulations made by the Governor in Council under Sections 58 and 59 of the Motor Car Ordinance, 1927.

(1) No omnibus or lorry shall enter Madhu Camp during the festival between the dates of June 22 and July 4 of any year without obtaining a permit from the Assistant Government Agent, Mannar, or from any officer authorized by him to issue such permits. (2) Any such permit shall only be valid for the date and on the conditions shown therein. 2. Between the said datas mater to find the line of the said datas mater to find the line of the said datas and t

Between the said dates, motor traffic shall only enter the Camp by the entrance at the west end of Hospital road, and leave it by the exit at the west end of Main street.

3. Between the said dates, the speed limit of all motor vehicles between Madhu Road junction and the entrance to Madhu Camp shall not exceed 12 miles an hour, and within the Camp shall not exceed 5 miles an hour.

By His Excellency's command,

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

Colonial Secretary's Office,

Colombo, June 14, 1928.

A. G. M. FLETCHER, Colonial Secretary.

2289 A 104/28

WITH reference to the Notification published in the Gazette of August 11, 1922, regarding the Order entitled, "The Destructive Insects and Pests Order of 1922," issued by the Ministry of Agriculture and Fisheries of the Imperial Government, the following Order entitled, "The Destructive Insects and Pests (Amendment) Order of 1927." is hereby published for general information. It came into operation in England on December 1, 1927.

A similar Order has been issued by the Board of Agriculture for Scotland.

By His Excellency's command,

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

STATUTORY RULES AND ORDERS, 1927, No. 1.129.

DESTRUCTIVE INSECT AND PEST, ENGLAND.

Destructive Insects and Pests (Amendment) Order of 1927. Dated November 24, 1927.

(D.I.P. 550.)

THE Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Destructive Insects and Pests Acts, 1877 and 1907,* and of every other power enabling him in this behalf, orders as follows :--

Amendment of First Schedule to the Destructive Insects and Pests Order of 1922.

1. The First Schedule to the Destructive Insects and Pests Order of 1922, † hereinafter referred to as "the principal Order" shall be read and have effect as if the following additional plants were inserted therein, namely :-

"(e) all unrooted cuttings and rooted plants of chrysanthemums."

Amendment of Second Schedule to the Principal Order.

2. The Second Schedule to the principal Order shall be read and have effect as if the following additional insect were inserted therein, namely :-

"Chrysanthemum Midge (Diarthronomyia hypogaea, F. Löw)."

Commencement. 3. This Order shall come into operation on the First day of December, Nineteen hundred and Twenty-seven.

Short Title and Construction.

This Order may be cited as the Destructive Insects and Pests (Amendment) Order of 1927, and shall be read as one with the principal Order.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affxed this Twenty-fourth day of November, Nineteen hundred and Twenty-seven.

(L.S.)

* 40-1 V. c. 68 and 7 E. 7. c. 4.

H. E. DALE, Authorized by the Minister. † S.R. & O. 1922 (No. 583) p. 178.

"THE CRIMINAL PROCEDURE CODE (AMENDMENT) ORDINANCE, No. 31 OF 1919." J 141/72 IS Excellency the Governor has been pleased, under the rules framed under section 327 A of "The Criminal

Procedure Code, 1898," as amended by Ordinance No. 31 of 1919, to renew the appointments of the following persons as Probation Officers for the judicial districts or divisions noted above their names :---

. Colombo District.

Mr. D. C. Senanayake.

Colombo and Panadure Districts.

Mr. T. Terence Fernando.

Nuwara Eliya Gravets.

Mr. C. B. Herat.

Mr. S. W. G. Coonanayagam.

Galle District.

Mr. J. D. Jayasundera.

Hambantota District. Rev. Father L. W. Wickramasinghe. Tangalla District.

Mr. E. R. F. Koch.

Colonial Secretary's Office, Colombo, June 8, 1928.

Jaffna, Mallakam, and Kayts. Gate Mudaliyar M. S. Ramalingam. Mr. M. J. Pillainayagam. Mr. G. Subramaniam.

Point Pedro and Chavakachcheri.

Mr. S. Coomarasurier.

Mullaittivu District. Mr. C. Canapathipillai.

Puttalam District.

Mr. F. A. Wickrameratne.

Kegalla District. Rev. Father A. Standaert.

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

2290

"THE CRIMINAL PROCEDURE CODE (AMENDMENT) ORDINANCE, NO. 31 OF 1919." J 141/27 IS Excellency the Governor has been pleased, under the provisions of section 326 A of "The Criminal Procedure Code, 1898," as amended by Ordinance No. 31 of 1919, to appoint the under-mentioned persons to be Probation Officers for the judicial districts or divisions noted above their names for a period of thirteen months from June 13, 1928 :--Matale District. Trincomalee District.

Mr. H. B. Rambukwelle, vice Mr. P. B. Madugalle. Mr. L. B. Hulangamuwa, vice Mr. D. B. Uduwawala.

Matara District.

Mrs. C. Weerakoon.

Mullaittivu District.

Mr. S. U. Rasasekarar.

Mannar District. Rev. Father L. J. Augustine, O.M.I.

Batticaloa District.

Rev. S. K. Ponniah, vice Rev. J. R. Tambimuttu.

Colonial Secretary's Office, Colombo, June 8, 1928.

Rev. W. Stanley Gifford, vice Rev. G. W. Harrison.

Anuradhapura District.

Mr. T. B. Poholiyadde, vice Mr. K. B. Panabokke, deceased.

Ratnapura District.

Rev. D. W. Abayaratna, vice Rev. J. B. Radley. Mc. C. Goonasekera, vice Mr. H. P. Senaviratne, deceased.

Mr. H. E. Muttettuwegama.

Mr. D. H. Kalatuwawa.

Mr. R. B. Tambagamuwa.

Mr. P. S. Subasingha.

Miss E. A. Allsop.

Miss B. Theidemann. Mrs. S. J. W. Jayasekara.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

"THE STAMP OBDINANCE, 1909."

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

Colonial Secretary's Office, Colombo, May 31, 1928.

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

By His Excellency's command.

By His Excellency's command,

A. G. M. FLETCHER,

Colonial Secretary.

COMPANY REFERRED TO. The Ceylon Provincial Estates Co., Ltd.

"THE STAMP ORDINANCE, 1909."

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

Colonial Secretary's Office, Colombo, June 6, 1928.

A. G. M. FLETCHER, COMPANY REFERRED TO.

The Stafford Tea Company, Limited.

"THE CEMETERIES AND BURIALS ORDINANCE, 1899.

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

Colonial Secretary's Office, Colombo, June 8, 1928.

SCHEDULE REFERRED TO.

Lot 86 in final village plan No. 1,802. Name of land : Minipittaniya.

Situation : Kahatawila village in Giratalane korale, in Dewamedi hatpattu of the District of Kurunegala, Northestern Province.

Boundaries : West by lots 85 (road) and 87 in final village plan No. 1,802; and on all other sides by lot 87 in final village plan No. 1,802. Extent: 2 roods and 36 perches.

F 490/28

K 451/28

Colonial Secretary.

F 459 28

"THE CEMETERIES AND BURIALS ORDINANCE, 1899."

K 426/28 OTICE is hereby given that His Excellency the Governor, in exercise of the powers vested in him by section 34 N of the Cemeteries and Burials Ordinance, No. 9 of 1899, and on the recommendation of the "proper authority," to wit, the Government Agent, North-Western Province, has approved of the allotment of land set out in the schedule hereto being provided and used as a burial ground from the date hereof. By His Excellency's command, Colonial Secretary's Office, A. G. M. FLETCHER, Colombo, June 8, 1928. Colonial Secretary. SCHEDULE REFERRED TO. Lot 58 in final village plan No. 1,694. Name of land : -Situation : Medagama village in Giratalane korale of Dewamedi hatpattu of the District of Kurunegala, North-Western Province. Boundaries : West by the road ; and on all other sides by title plan No. 356,751. Extent: 1 rood and 3 perches. "THE REVENUE COLLECTION OBDINANCE, 1925." U 116/26 **QEGULATION** made by His Excellency the Governor in Executive Council under section 3 (1) of the abovenamed Ordinance. By His Excellency's command, A. G. M. FLETCHER, Colonial Secretary's Office, Colombo, May 26, 1928. Colonial Secretary. REGULATION REFERRED TO. The revenue required or authorized to be paid on licences issued by the Kandy District Sanitary Board, under the provisions of the Motor Car Ordinance, 1927, shall be paid or collected in money. "THE REVENUE COLLECTION ORDINANCE, 1925." U 116/26 **QEGULATION** made by His Excellency the Governor in Executive Council under section 3 (1) of the abovenamed Ordinance. By His Excellency's command, A. G. M. FLETCHER, Colonial Secretary's Office, Colonial Secretary. Colombo, May 26, 1928. REGULATION REFERRED TO. The revenue required or authorized to be paid or collected by means of stamps on licences issued by the Assistant Government Agent, Nuwara Eliya, the Chairman, Beard of Improvement, Nuwara Eliya, and the Chairman, Sanitary Board, Nuwara Eliya, under the provisions of the Motor Car Ordinance, 1927, shall be paid or collected in cash or by cheque, money order, or postal order. Comparative Monthly Return of Revenue from October, 1924, to February, 1928. 1924-25. 1925-26. 1926-27. 1927-28. Rs. Rs. Rs. Rs. 9.022.025 10,388,964 9,776,699 11,259,848 October November 7,895,979 9,070,282 9,972,165 10.310,627 . . ۰. • • 7,792,815 8,435,827 8,856,657 9,275,821 December . . • • ۰. 12,189,391 12,032,299 13,195,102 12 684,384 Januarv . . • • • • • • 11,215,801 8,594,667 9,827,860 9,969,815 February ۰. 8,777,107 March .. 10,518,787 11,824,476 ۰. 9,536,177 10,236,123 10,658,067 April . . • • • • May 8,800,293 10,265,709 9.982.159 9,830,257 9,726,774 June 10,836,555 . . • • 9,129,174 July 11,150,635 10,165,772 • • ۰. August 9,497,003 9,662,180 10,508,351 . . • • • • September 14,474,781 13,812,980 13,000,833 ۰. Total 115,539,669 . . 124,516,155 129,358,916 General Treasury, W. W. WOODS. Colombo, June 8, 1928. Colonial Treasurer.

NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for building four sub-stations in Colombo. stations in Colombo.

The tenders which must be addressed to the 2 Chairman, Tender Board, Cclombo, in duplicate, in sealed envelopes, and marked on the outside "Tenders for Building Sub-Stations in Colombo," should reach him on or before 12 noon, July 3, 1928.

3. The plans and specifications may be seen and further information and conditions obtained at the Office of the Director of Electrical Undertakings, Torrington place. A bill of quantities will be issued to assist any intending tenderer in making up his estimate.

The successful tenderer will be required to enter 4 into an agreement and furnish security for the due performance of the contract.

The Government does not bind itself to accept the lowest tender and reserves the right of accepting or rejecting any tender.

B. G. DE GLANVILLE, Director of Electrical Undertakings.

Torrington place, Colombo, June 11, 1928.

ENDERS are hereby invited for loading, unloading, and stacking firewood at the following places on week days and Sundays from October 1, 1928, to September 30. 1929 :--

Colombo Division.

(a) Loading into special trains between Maradana, Opanake, or Yatiyantota.

(a1) Unloading and stacking at Opanake, Ratnapura, Yatiyantota, and Dematagoda.

(b) Loading into special trains between Alutgama and Matara.

(b1) Unloading and stacking at Matara, Galle, Alutgama, and Dematagoda.

Anuradhapura Division.

(c) Loading into special trains between Maho and Taleimennar.

(c1) Unloading and stacking at Maho, Anuradhapura, and Talaimannar.

(d) Loading into special trains between Madawachchi and Kankesanturai.

(d1) Unloading and stacking at Kankesanturai, Mankolem, Pallai, and Anuradhapura.

(e) Removing firewood from Forest Department Depôt at Anuradhapura Station and stacking in Locomotive Depôt at Anuradhapura Station.

(f) Loading into special trains between Maho, Galoya, Trincomalee, and Batticaloa.

(1) Unloading and stacking at Trincomalee, Maho, Geloya, and Batticaloa, or at any other station as required on Batticaloa-Trincomalee Light Railway.

(g) Removing firewood from Forest Department Depôt at Maho Station and stacking in Locomotive Depôt at Maho Station.

Upper Division.

(h) Unloading and stacking at Kandy.

(i) Loading into special trains between Nanu-oya and Pattipola.

(j) Loading into special trains between Pattipola and Haputale.

(k) Unloading and stacking at Newslapitiya.

(1) Unloading and stacking at Bandarawela.

(m) Unloading and stacking at Badulla.

2. The rates should be shown separately for each head of service, viz., (i.) loading, (ii.) unloading and stacking.

3. Not less than 100 cubic yards per hour are to be loaded, and not less than 100 cubic yards per hour are to be unloaded and stacked.

4. Loaded firewood wagons when detached at outstations should be unloaded and the wood restacked within 4 hours' time after arrival at their destination.

5. Cooly contractor for Colombo Division should report himself personally to the Divisional Transportation Superintendent, Colombo, or to Assistant Divisional Transportation Superintendent, Dematagoda, three times a week.

 $\overline{6}$. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Controller of Revenue, Colombo.

7. Tenders should be deposited in the Office of the Controller of Revenue, or be sent through the post.

8. Tenders should be marked "Tender for Loading, Unloading, and Stacking Firewood "in the left hand corner of the envelope, and should reach the Office of the Controller of Revenue, Colombo, not later than midday on Tuesday, July 10, 1928.

9. The tenders are to be made upon forms which will be supplied upon application at the Office of the General Manager of the Railway, and no tender will be considered unless it is on the recognized form.

10. A deposit of Rs. 20 in favour of the Hon. the Treasurer of Ceylon will be required to be made at the General Treasury, Colombo, or at any Kachcheri, or Colombo Bank, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security within ten days of receiving notice in writing from the 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 Govern-ment contract. All other deposits will be returned upon signature of a contract.

11. The amount of security required will be Rs. 50 in cash. All other necessary information can be ascertained upon application at the office referred to in section 7. 12. The security should be furnished within ten days of

acceptance of tender being notified.

13. All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders may be treated as informal and rejected.

14. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled. Any offer received containing conditions outside the specification will be rejected without question.

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.

16. Before tender forms are supplied to persons wishing to tender, they will have to satisfy the General Manager or person delegated by him that they are in a position to execute the contract in a satisfactory manner, and for this purpose they must be prepared to produce documentary or other evidence if called for.

17. Contracts may not be assigned or sublet without the authority of the General Manager.

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

19. 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.

General Manager's Office. Colombo, June 12, 1928. T. E. DUTTON. General Manager. The support of a contract of the supply of t

All tenders should be in duplicate and sealed under meters, and should be addressed to the Chairman of the

Tender Beard, Office of the Controller of Revenue, Colombo. 3/1 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 Aerated Wigns; Legislative Council," in the left hand top corner of the invelope, and should reach the Office of the Controller of Revinue not later than midday on July 7, 1928.

b. The tenders are to be made upon forms which will be supplied upon application at the Colonial Secretary's Office, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and rejected.

6. A deposit of Rs. 20 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to firmish approved security within ten days of receiving notize 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.

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 surveies will be required to join in a bond for the due fulfilment of each contract. The amount of security required will be Rs. 100. All other necessary information can be ascertained upon application at the office referred to in section 5.

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

19. Contracts may not be assigned or sublet without the authority of the Tender Board.

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

12. 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.

13. 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 Hon. the Colonial Secretary, for reasons which appear to him sufficient, objects after giving due holde of his objection in writing.

> W. D. BATTERSHILL, for Colonial Secretary.

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Colorabo, June 9, 1928.

TENDERS are hereby invited for the supply of refreshments mentioned in the schedule hereunder at meetings of the Legislative Council and Committee Meetings held in the Council Chamber for 3 years commenting from October 1, 1928.

2. All tenders should be in duplicate and sealed under the effect, and should be addressed to the Chairman of the

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

Frenders should be marked "Tender for Refreshtions, hegislative Council," in the left hand top corner of the envelope, and should reach the Office of the Controller Revealed not later than midday on July 7, 1928. 5. The tenders are to be made upon forms which will be supplied upon application at the Colonial Secretary's Office, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and rejected.

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

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

8. Sufficient surveties will be required to join in a bond for the due fulfilment of each contract. The amount of security required will be Rs. 100. All other necessary information can be ascertained upon application at the office referred to in section 5.

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

10. Contracts may not be assigned or sublet without the authority of the Tender Board.

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

12. 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.

13. 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 Hon. the Colonial Secretary for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

14. The successful tenderer will have to provide the necessary crockery and cutlery and table linen also the necessary staff to do the serving. Arrangements for making the tea are available at the Council Chamber.

SCHEDULE REFERRED TO.

sand-	Cakes, fancy. Buttered bread. Tea with milk and sugar. Sweet drinks.
	sand-

Colombo, June 9, 1928.

W. D. BATTERSHILL, for Colonial Secretary.

SCHEDULE of rates are hereby invited for Additional Accommodation for Telegraph Department at the Old Lunatic Asylum, Colombo.

Old Lunatic Asylum, Colombo. 2. The whole of the work to be undertaken (a) on agreements to be entered into monthly by the District Engineer, Buildings, Colombo, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Construction Engineer, Public Works Department, Colombo, or (b) a measured hump sum contract may be entered into (type articles of agreement can be inspected with the plans, &c.).

3. The plans, specifications, bills of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Buildings, Colombo, between the hours of 9.30 A.M. and 4.30 P.M. any week day, and Saturdays, 9.30 A.M. and 2 P.M. 4. Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Buildings, Colombo, in duplicate, duly signed and dated, and forwarded in securely scaled envelopes, the original addressed to the Construction Engineer, Public Works Department, Colombo, and the duplicate addressed to the District Engineer, Buildings, Colombo, endorsed on the outside "Schedule of Rates for Additional Accommodation for Telegraph Department at the Old Lunatic Asylum, Colombo," so as to reach the offices of the foregoing officers on or before 12 noon on Monday, June 25, 1928.

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

6. All 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 contractors, either individually or jointly with any other person, nor shall the contractor employ any other person to whom the Construction Engineer, Public Works Department, Colombo, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

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

Public Works Office,	E. W. BARTHOLOMEW,
Colombo, June 12, 1928.	for Director of Public Works

S CHEDULES of rates are hereby invited for building a retaining wall behind Loos Lodge, Charlemont road. bordering the Wellawatta canal.

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

3. The plans, specifications, bill of quantities, and form of monthly agreement can be seen, and afl other information obtained from the Office of the District Engineer, Colombo, any week day between the hours of 9.30 A.M. and 4.30 P.M. (Saturdays, 9.30 A.M. and 2 P.M.).

4. Schedule of rates must be submitted on forms to be obtained from the Office of the District Engineer, Colombo, in duplicate, duly signed and dated, and forwarded in securely seeled envelopes, the original addressed to the Provincial Engineer, Western Province (North), Colombo, and the duplicate addressed to the District Engineer, Colombo, endorsed on the outside "Schedule of Rates for Building a Retaining Wall behind Loos Lodge," so as to reach the offices of the foregoing officers on or before 12 noon on July 3, 1928.

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

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

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

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

Public Works Office,

Colombo, June 12, 1928.

E. W. BARTHOLOMEW, for Director of Public Works. S CHEDULES of rates are hereby invited for strengthening the weak bridge over Lebonon-oya at the 24th mile Madulkelle to end of Bambara-ela, Katugastota district, Central Province (North).

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

3. The plans, specifications, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Katugastota, any week day between the hours of 9.30 A.M. and 4.30 P.M. (Saturdays, 9.30 A.M. and 2 P.M.).

4. Schedules of rates must be submit ed on forms to be obtained from the Office of the District Engineer, Katugestota, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Central Province (North), Kandy, and the duplicate addressed to the District Engineer, Katugastota, endorsed on the outside "Schedules of Rates for Strengthening weak Bridge over Lebonon-oya, Katugestota District," so as to reach the offices of the foregoing officers on or before 12 noon on July 6, 1928.

All imported articles such as cement, &c., will be supplied free of charge to the contractor by the Department, and the rates submitted should be exclusive of the cost of these materials for the items which necessitate their use.

5. Government reserves to itself the right to supply the contractor with any other 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 be similarly charged.

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

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

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

Public Works Office E. W. BARTHOLOMEW, Colombo, June 12, 1928. for Director of Public Works.

S CHEDULES of rates are hereby invited for the work of converting the existing Nurses' quarters into a Maternity Ward, Avissawella Hospital, in the Avissawella District.

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

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

4. Schedules of rates must be submitted in duplicate on forms to be obtained from the Office of the District Engineer, Avissawella. Both copies of schedules shall be duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Sabaragamuwa, and duplicate addressed to the District Engineer, Avissawella, endorsed on the outside "Schedules of Rates for Converting the existing Nurses' Quarters into a Maternity Ward, Avissawella Hospital, in the

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Avissawella District" so as to reach the offices of the foregoing officers on or before 12 noon on June 25, 1928. All imported materials, such as cement, tiles, &c., will be supplied free cf charge to the contractor by the Department, and the rates submitted should be exclusive of the costs of these materials for the items which necessitate their use.

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

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

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

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

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

Sale of Surplus Iron Materials. NOTICE is hereby given that a large quantity of scrap

sold by public auction without reserve at the old Govern-

iron, shafting pulleys, angles, joists, &c., will be

Public Works Office, Colembo, June 13, 1928.

E. W. BARTHOLOMEW for Director of Public Works.

UNSERVICEABLE ARTICLES, SALE OF &c.

NOTICE is hereby given that the following unserviceable articles belonging to the Government Factory, P. W. D., will be sold by public auction at the Government Factory, Kolonnawa, Colombo, at 2 p.M., on Wednesday, June 20, 1928 :--

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ment Factory on Friday, June 22, 1928, at 8.15 A.M. For full particulars and list apply to the Factory Engineer, 1 compressor. 1 boiler, locomotive, No. 62. Government Factory, Kolonnawa. boiler, locomotive, Robey's. Public Works Office, E. W. BARTHOLOMEW, 1 boiler, pulsometer, L. D. S. No. 164. Colombo, June 12, 1928. for Director of Public Works 1 crane, steam, 5 tons. crane, steam, Derrick, 7-ton. 1 crane, 3 tons, hand, travelling on truck. THE following unserviceable instruments and stores will be sold by public quatients 1 Heater, feed, water. L be sold by public auction on Saturday, the 23rd instant, at 10 A.M., at the Civil Medical Stores, Maradana :----1 steam roller, 6-ton, No. 76, complete. 2 lamps, side. 1 lamp, tail. 30 fenders. Instruments. 4 cranes, jib. 1 tramway structure. 6 lamps, spirit, brass 1 microscope, Zeiss 1 crane bed. 1 lamp, hanging, brass, tea 8 pots, decoction, copper pulsometer boiler wheels. bicycle. 13 5 scales, grain, hand house 1 2 scales, ounce, hand 3 microscopes, American 3 concrete mixers. 1 concrete mixer, hand. Stores. 12 drums and cans for petrol. 1 drum, steel, for petrol. 1 stove, Dover 2 buckets, hand, galvanized 4 excavators and grabs. 6 buckets, fire 2. The articles may be inspected at the site, on permit from the Factory Engineer, Colombo. **Opium** Stores. 3. The purchasers will be required to deposit the full amount of the purchase money at the close of the sale when the articles become the property of the respective buyers at their risk. All articles must be removed within 3 scales, dispensing 3 scales, Avery 4 weights, grain, sets 4 weights, Avery, sets 1 window frame (exhaust fan) seven days of completion of purchase. J. L. STANISLAUS, E. W. BARTHOLOMEW, for Director of Medical and Public Works Office, Colombo, June 11, 1928. for Director of Public Works. Colombo, June 11, 1928. Sanitary Services.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended June 2, 1928.

Births.—The total births registered in the city of Colombo in the week were 147 (2 Europeans, 10 Burghers, 93 Sinhalese, 17 Tamils, 15 Moors, 4 Malays, and 6 Others). The birth rate per 1,000 per annum (calculated on the estimated population on January 1, 1928, viz., 263,249) was 29 ·2, as against 34 · 2 in the preceding week, 23 ·4 in the corresponding week of last year, and 32.6 the weekly average for last year.

Deaths.-The total deaths registered were 163 (9 Burghers, 92 Sinhalese, 31 Tamils, 25 Moors, 3 Malays, and 3 Others). The death rate per 1,000 per annum was 32.4, as against 34.0 in the previous week, 27.6 in the corresponding week of last year, and 27.6 the weekly average for last year.

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. Infantile Deaths.—Of the 163 total deaths, 41 were of infants under one year of age, as against 39 in the preceding week, 30 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 14.

Principal Causes of Death.--1. (a) Thirty-one deaths from Pneumonia were registered, 13 in Maradana hospitals (including 5 deaths of non-residents), 3 each in St. Paul's, Kotahena North, and Kotahena South, 2 each in New Bazaar, Kollupitiya, and Wellawatta South, and 1 each in Pettah, Maradana North, and Slave Island, as against 32 in the previous week, and 19 the weekly average for last year.

(b) Ten deaths from *Influenza* were registered, 4 in St. Paul's, 2 each in San Sebastian and New Bazaar, and I each in Kotahena North and Kotahena South. The number registered during the previous week was also 10, and the weekly average for last year was 6.

(c) Two deaths from *Bronchitis* were registered, 1 each in Kotahena South and Slave Island, as against 7 in the previous week, and 3 the weekly average for last year.

2. (a) Thirteen deaths from *Phthisis* were registered, 8 in Maradana hospitals (including 4 deaths of non-residents), and 1 each in St. Paul's, San Sebastian, Maradana South, Slave Island, and Kollupitiya, as against 14 in the previous week, and 11 the weekly average for last year.

(b) Three deaths from *Phthisis* of residents of Colombo town occurred at the Anti-Tuberculosis Hospital, Ragama, during the week.

3. Five deaths from *Enteric Fever* were registered, 3 in Maradana hospitals (of non-residents), and 2 in New Bazaar, as against 4 in the previous week, and 2 the weekly average for last year.

4. (a) One death of a Moor from Congestion of Lungs (probably Plague) was registered in Pettah.

(b) One death from Bubonic Plague of a resident of Colombo town occurred at the Infectious Diseases Hospital, Angoda, during the week.

5. Thirteen deaths from Debility were registered, 9 from Enteritis, 7 from Infantile Convulsions, 4 each from Diarrhoea and Dysentery, 3 from Worms, 2 each from Puerperal Septicaemia and Accidents, 1 from Tetanus, and 56 from Other Causes.

6. Ten cases of *Chickenpox*, 5 of *Enteric Fever*, 2 of *Measles*, and 1 of *Plague* were reported during the week, as against 16, 8, 2, and nil, respectively, of the preceding week.

State of the Weather.—The mean temperature of air was $83 \cdot 2^{\circ}$, against $82 \cdot 1^{\circ}$ in the preceding week, and $80 \cdot 8^{\circ}$ in the corresponding week of the previous year. The mean atmospheric pressure was $29 \cdot 829$ in., against $29 \cdot 854$ in. in the preceding week, and $29 \cdot 791$ in. in the corresponding week of the previous year. The total rainfall in the week was $1 \cdot 40$ in., against $2 \cdot 65$ in. in the preceding week, and $5 \cdot 93$ in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, June 6, 1928. P. D. RATNATUNGA, for Registrar-General.

Registrar-General's Health Report of the City of Colombo for the Week ended June 9, 1928.

Births.—The total births registered in the city of Colombo in the week were 175 (1 European, 13 Burghers, 100 Sinhalese, 23 Tamils, 27 Moors, 8 Malays, and 3 Others). The birth rate per 1,000 per annum (calculated on the estimated population on January 1, 1928, viz., 263,249) was 34.8, as against 29.2 in the preceding week, 30.2 in the corresponding week of last year, and 32.6 the weekly average for last year.

Deaths.—The total deaths registered were 184 (1 European, 5 Burghers, 106 Sinhalese, 37 Tamils, 23 Moors, 6 Malays, and 6 Others). The death rate per 1,000 per annum was 36.6, as against 32.4 in the provious week, 30.8 in the corresponding week of last year, and 27.6 the weekly average for last year.

Infantile Deaths.—Of the 184 total deaths, 53 were of infants under one year of age, as against 41 in the preceding week, 34 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 4.

Principal Causes of Death.—1. (a) Twenty-seven deaths from Pneumonia were registered, 13 in Maradana hospitals (including 3 deaths of non-residents), 4 in New Bazaar, 2 each in Kotahena North, Kotahena South, Maradana North, and Wellawatta North, and 1 each in St. Paul's and Kollupitiya, as against 31 in the previous week, and 19 the weekly average for last year.

(b) Twelve deaths from *Influenza* were registered, 4 in New Bazaar, 3 in St. Paul's, and I each in Pettah. San Sebastian, Kotahena North, Kotahena South, and Kollupitiya, as against 10 in the previous week, and 6 the weekly average for last year.

(c) Six deaths from *Bronchitis* were registered, 2 in Maradana North, and 1 each in St. Paul's, San Sebastian, Maradana hospital (of a non-resident), and Slave Island, as against 2 in the previous week, and 3 the weekly average for last year.

2. Eleven deaths from *Phthisis* were registered, 7 in Maradana hospitals (including 5 deaths of non-residents), and 1 each in Kotahena South, New Bazaar, Slave Island, and Wellawatta North, as against 13 in the provious week, and 11 the weekly average for last year.

3. Four deaths from *Enteric Fever* were registered, 3 in Maradana hospitals (of non-residents), and 1 in San Sebastian, as against 5 in the previous week, and 2 the weekly average for last year.

4. Two deaths from Plague were registered in St. Paul's, as against 1 the weekly average for last year. One death from Congestion of Lungs (probably Plague) was registered in the previous week.

5. Seventeen deaths from Debility were registered, 9 from Enteritis, 6 from Infantile Convulsions, 4 from Tetanus, 3 each from Dysentery, Worns, and Puerperal Septicaemia, 2 from Diarrhoea, 1 from Accidents, and 74 from Other Causes.

6. Fifteen cases of Chickenpox, 3 each of Enteric Fever and Measles, and 2 of Plague were reported during the week, as against 10, 5, 2, and 1, respectively, of the preceding week.

State of the Weather.—The mean temperature of air was $81\cdot7^{\circ}$, against $83\cdot2^{\circ}$ in the preceding week, and $81\cdot7^{\circ}$ in the corresponding week of the previous year. The mean atmospheric pressure was $29\cdot799$ in., against $29\cdot829$ in. in the preceding week, and $29\cdot848$ in. in the corresponding week of the previous year. The total rainfall in the week was $3\cdot20$ in., against $1\cdot40$ in. in the preceding week, and $1\cdot40$ in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, June 12, 1928.

P. D. RATNATUNGA, for Registrar-General,

PART	I	CEYLON	$\cdot \text{GO}$	VERNMENT	GAZETTE -	JUNE	15,	1928
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UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF KALLEBOKKA ESTATES COMPANY, LIMIT

1. THE name of the Company is "KALLEBOKKA ESTATES COMPANY, LIMITED."

- 2. The registered office of the Company is to be established in Colombo.
- 3. The objects for which the Company is to be established are-
 - (1) To purchase or otherwise acquire Kallebokka and Deyanilla estates, situated in the Kandy District, and Cabragalla estate, situated in the Matale District of the Central Province of the Island of Ceylon.
 - (2) To purchase, take on lease or in exchange, hire or otherwise acquire, any lands, concessions, estates, plantations, and properties in the Island of Ceylon, the Federated Malay States, India, or elsewhere, and any right of way, water rights and other rights, privileges, easements and concessions, and any factories, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, immovable or movable, of any kind.
 - (3) To hold, use, clear, open, plant, cultivate, work, manage, improve, carry on, and develop the undertaking, lands, and real and personal, immovable and movable, estates or property, and assets of any kind of the Company, or any part thereof.
 - (4) To plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie, and other natural products or produce of any kind in the Island of Ceylon, the Federated Malay States, India, or elsewhere.
 - (5) To treat, cure, prepare, manipulate, submit to any process of manufacture, and render marketable (whether on account of the Company or others) tea, rubber, coconuts, coffee, or any other such products or produce as aforesaid, or any articles or things whatsoever; to buy, sell, export, import, trade, and deal in tea, rubber, coconut produce, coconuts, coffee, and other products, wares, merchandise, articles, and things of any kind whatsoever, either in a prepared, manufactured or raw state, and either by wholesale or retail.
 - (6) To carry on in the Island of Ceylon, the Federated Malay States, India, or elsewhere all or any of the following businesses, that is to say : planters of tea, rubber, coconuts, coffee, or any other such products or produce as aforesaid in all its branches ; carriers of passengers and goods by land or by water or by air ; forwarding agents, merchants, exporters, importers, traders, engineers, tug owners and whar-fingers, proprietors of docks, wharves, jetties, piers, warehouses, boats, vans, aeroplanes, and hydroplanes ; and any other business which can or may conveniently be carried on in connection with any of them.
 - (7) To acquire or establish and carry on any other business, manufacturing, shipping, or otherwise, which can be conveniently carried on in connection with any of the Company's general business; to apply for, purchase, or otherwise acquire any patents, brevets d'invention, concessions, and the like conferring an exclusive or non-exclusive or limited right to use, or any information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit the Company; and to use, exercise, develop, grant licences in respect of, or otherwise turn to account, the property, rights, and information so acquired.
 - (8) To purchase tea leaf, rubber, coconuts, coffee and (or) other raw products or produce for manufacture, manipulation and (or) sale.
 - (9) To work mines or quarries and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits, or products, and generally to carry on the business of mining in all its branches.
 - (10) To purchase, take in exchange, hire, or otherwise acquire and hold boats, barges, tugs, launches, vans, aeroplanes, hydroplanes, omnibuses, carriages, carts, and other vehicles of any description whatsoever; and to purchase, take in exchange, hire, or otherwise acquire and hold all live and dead stock, chattels, and effects required for the maintenance and working of the business of carriers by land or by water or by air, of proprietors of docks, wharves, jetties, piers, warehouses and boats, of tug-owners and wharfingers, or of any other business which can or may conveniently be carried on in connection with the above respectively.
 - (11) To build, make, construct, equip, maintain, improve, alter, and work tea and rubber factories, coconut and coffee curing mills, manufactories, refineries, laboratories, buildings, erections, roads, ways, bridges, railways, tramways, electric light and power canals, reservoirs, water works, water-courses, wells, pipe lines, furnaces, gas works, piers, docks, wharves, jetties, and other works, and conveniences, which may be necessary or convenient for the purposes of the Company, or may seem calculated, directly or indirectly, to advance the Company's interest; and to contribute to, subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out, or control thereof.
 - (12) To act as agents for, and to manage, supervise, or control the business, plantations, estates, property, or operations of any person, company, or undertaking, or any property in which the Company may be interested, and to act as secretaries of other companies, and to lend or advance money to such persons or companies, and on such terms as may from time to time seem expedient, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bills of lading, dock warrants, stocks, shares, bonds, and securities of all kinds and book debts.
 - (13) To act as agents for the loan, repayment, transmission, collection, and investment of money, and for the purchase, sale, improvement, development, and management of property, including business concerns and undertakings, either in the Island of Ceylon, or elsewhere.
 - (14) To transact or carry on all kinds of trust and agency business, and in particular in relation to the investment of money, the sale of property, and the collection and receipt of money.

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(v) To engage, employ, maintain, and dismiss managers, superintendents, assistants, clerks, coolies, and other servants and labourers; and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the widow or children of any such.

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

- (17) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from any such authority any rights, privileges, rebates, and concessions which the Company may think it desirable to obtain, and to carry out, exercise, and comply with such arrangements, rights, privileges, and concessions.
- (18) To enterinto partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, amalgamation, or co-operation with any person, corporation, or company carrying on or about to carry on of engage in any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as, directly or indirectly, to benefit this Company ; to take or otherwise acquire and hold shares or stock in or securities of, and to subsidize or otherwise assist any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with such shares or securities.
- (19) To form, constitute, or promote or assist in the formation, constitution, or promotion of any other company or companies for the purpose of acquiring allor any of the property, rights and liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to benefit this Company, and to guarantee the payment of any debentures or other securities issued by any such company or companies, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares, stock, debentures, debenture stock, or other securities of this or any such company, or in or about the formation or promotion of any such company.
- (20) To procure the Company to be registered or established or authorized to do business in the Island of Ceylon, the Federated Malay States, India, or elsewhere.
- (21) To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, policies, stocks, shares, debentures or book debts, or without any security at all.
- (22) To borrow or raise money for the purposes of the Company or receive money on deposit at interest or otherwise, and for the purpose of raising or securing money for the performance or discharge of any obligation or liability of the Company or for any other purpose to create, execute, grant, or issue any mortgages, mortgage debentures, debenture stocks, bonds, or obligations of the Company either at par, premium, or discount, and either redeemable, irredeemable, or perpetual, secured upon all or any part of the undertaking, revenue, rights, and property of the Company, present and future, including uncalled capital or the unpaid calls of the Company.
- (23) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real or personal or immovable or movable property, and any rights, privileges, licences, or easements which the Company may think necessary or convenient with reference to any of these objects and capable of being profitably dealt with in connection with any of the Company's property or rights for the time being.
- (24) To undertake and execute any trusts, and to undertake the office of trustee, and to co-operate with executors and trustees in the financial administration of any estate or trust, and to undertake the office of director, receiver, liquidator, treasurer, or attorney, and to keep for any company, authority, or body any register relating to any stocks, funds, shares, or securities, and to undertake any duties in relation to the registration of transfers, the issue of certificates, or otherwise.
- (25) To cause or permit any debentures, debenture stock, bonds, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or rights or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit; also to pay off and re-borrow the moneys secured thereby or any part or parts thereof.
- (26) To sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company.
- (27) 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.
- (28) To make, draw, accept, endorse, negotiate, purchase, and execute promissory notes, bills of exchange, bills of lading, and other negotiable and transferable instruments.
- (29) To sell, let, underlet, lease, underlease, exchange, surrender, transfer, deliver, charge, mortgage, dispose of, turn to account, abandon, or otherwise deal with all or any part of the property and rights of the Company whether in consideration of rents, moneys, or securities for money, shares, debentures, or securities in any other company, or for any other consideration.
- (30) To pay for any lands, and real or personal, immovable or movable estate, property or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company; and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares (whether fully paid up or partly paid up) or in debentures, debenture stock, or obligations of the Company, or partly in one way and partly in another, or otherwise, howsoever, with power to issue any shares either as fully paid up or partly paid up for such purpose.
- (31) To accept as consideration for the sale or disposal of any lands and real or personal immovable or movable, estate, property, or assets of the Company, or in discharge of any other consideration to be received by the Company, money or shares (whether fully paid up or partly paid up) of any company, or debentures or debenture stock, or obligations of any Company or person, or partly one and partly any other.
- (32) 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.
- (33) To do all or any of the above things in any parts of the world, and either as principals, agents, trustees, or otherwise, and by trustees, sub-contractors, agents, or otherwise, and either alone or in conjunction with others.
- (24) To do all such other things as may be necessary, incidental, conducive, or convenient to the attainment of the above objects or any of them or otherwise likely in any respect to be advantageous to the Company, and in case of doubt as to what shall be so necessary, incidental, conducive, convenient or advantageous as aforesaid, the decision of an Extraordinary General Meeting shall be conclusive.

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It being hereby declared that in the foregoing paragrap's (unless a contrary intention appears) the word "person" includes any number of persons, and a corporation, and that the word "company" except where used in reference to this Company, shall be deemed to include any partnership or other body of persons, whether incorporated, o not incorporated, and whether domiciled or incorporated in the Island of Ceylon or elsewhere, and that the "objects" specified in each paragraph of this clause shall, except where otherwise expressed in such paragraph, be independent main objects, and shall be in nowise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company.

4. The liability of the Shareholders is limited.

(a) The nominal capital of the Company is One million Two hundred and Fifty thousand Rupees (Rs. 1,250,000) 5. divided into 100,000 ordinary shares of Ten Rupees (Rs. 10) each, and 25,000 seven per cent. cumulative preference shares of Ten Rupees (Rs. 10) each, with power to increase or reduce the capital, to consolidate or subdivide the shares into shares of larger or smaller amounts, and to issue all or any part of the original or any increased capital with any special or preferential rights or privileges or subject to any special temrs and conditions and either with or without any special designation, and also from time to time to alter, modify, commute, abrogate, or deal with any rights, privileges, terms, conditions, cr designations for the time being attached to any class of shares in accordance with the regulations for the time being of the Company.

(b) There shall be attached to the said 25,000 cumulative preference shares the following rights, privileges, and conditions :-

- (i.) The said cumulative preference shares shall confer on the holders thereof the right to a fixed cumulative preference dividend at the rate of seven per centum per annum on the capital paid up or credited as paid up thereon, but to no further right to participate in the profits of the Company.
- (ii.) The said cumulative preference shares shall confer on the holders thereof the right, in a winding up, to payment off of capital and any arrears of dividend, whether earned or declared or not, up to the commencement of the winding up, in priority to any other class of shares of the Company whether existing or future, but to no further right to participate in any surplus assets which may remain after paying off the remainder of the capital... (iii.) The said cumulative preference shares shall confer on the holders thereof such other rights and privileges,
- and be subject to such other conditions as are specified in the regulations of the Company.

(c) Provided, however, that the rights for the time being attached to the said 25,000 cumulative preference shares in the capital may be altered or dealt with in accordance with Articles 57 and 58 of the accompanying Articles of Association, but not ctherwise.

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 ordinary shares in the capital of the Company set opposite our respective names :---

				Number of	of Ordinary Shares
	Name and Address of Subsreibers.				veach Subscriber.
	A. H. S. CLARKE, Kallebokka, Maduikeie			•••	One
	R. E. J. CLARKE (by her attorney A. H. S. CL.	ARKE), Achareidł	n, Nairn , Scotlar	nd .	One
	A. C. K. S. CLARKE (by his attorney A. H. S. C	LARKE), Acharei	dh, Nai rn, Scotl	and	One
	H. W. KENNEDY (by his attorney LESLIE W.				One
	CLIFFORD H. FIGO, Colombo	• •			One
	A. S. COLLETT, Colombo		••	••	One
	P. H. FRASER (by his attorney A. S. COLLETT)	, Colombo	••	••	One
,		Total number o	f shares taken	8	even

Witness to the signatures of the above-named Alister Hastings Steuart Clarke, Rachel Eleanor Jane STEUART OF CLARKE, and ARTHUR CALVERT KEIR STEUART CLARKE, at Madulkele, this 12th day of May, 1928 :

C. B. CLAY, J.P., U.P.M.,

Tea Planter, Mahaousa, Madulkele, Ceylon.

Witness to the signatures of the above-named CLIFFORD HENRY FIGG, ARTHUR STANLEY COLLETT, and PATRICK HAGGART FRASER, at Colombo, this 17th day of May, 1928 :

PERCIVAL S. MARTENSZ,

Proctor of the Supreme Court, Colombo, Ceylon.

Witness to the signature of the above-named HENRY WILLIAM KENNEDY, at Colombo, this 18th day of May, 1928 :

PERCIVAL S. MARTENSZ,

Proctor of the Supreme Court, Colombo, Ceylon.

ARTICLES OF ASSOCIATION OF KALLEBOKKA ESTATES COMPANY, LIMITED.

It is agreed as follows :---

1. (a) Table C not to apply; Company to be governed by these Articles.—The regulations contained in Table C in the schedule annexed to "The Joint Stock Companies Ordinance, 1861," shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution. (b) The sub-headings in these Articles shall not be deemed to be part of or affect the construction of these presents.

Power to alter the Regulations .-- The Company may, by special resolution, alter and make provisions instead

of, or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not. 3. None of the funds of the Company shall be employed in the purchase of or be lent on the security of shares of the Company.

INTERPRETATION.

4. Interpretation Clause.-In the interpretation of these presents the following words and expressions shall have the following meanings, unless such meanings be inconsistent with, or repugnant to, the subject or context :--Company.-The word "Company" means "Kallebokka Estates, Company, Limited," incorporated or established

by or under the Memorandum of Association to which these Articles are attached. *The Ordinance.*—"The Ordinance" means and includes "The Joint Stock Companies Ordinances, 1861 to 1919,"

and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

Extraordinary Resolution.—"Extraordinary Resolution" means a resolution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present at any meeting of the Company of which notice specifying an intention to propose such resolution as an extraordinary resolution has been duly given.

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

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

Shares .--"Shares" means the shares from time to time into which the capital of the Company may be divided. Shareholder.—"Shareholder" means a Shareholder of the Company. Presence or Present.—With regard to a Shareholder "presence of present" at a meeting means presence or present

personally or by proxy or by attorney duly authorized. Directors.—"Directors" means the Directors for the time being of the Company or (as the case may be) the Directors assembled at a Board.

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

Dividend.—"Dividend" includes bonus. Persons.—"Persons" means partnerships, associations, corporations, companies, unincorporated or incorporated by Ordinance and registrarion, or otherwise howsoever, as well as individuals.

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

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

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

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

Masculine and Feminine Gender.-Words importing the masculine gender only include the feminine and vice versa. 5. Subject to the preceding Article any words defined in the Ordinance shall, if not inconsistent with the subject or context, bear the same meaning in these presents.

BUSINESS.

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

Acquisition of Deyanilla, Kallebokka, and Cabargalla Estates .-- The basis on which this Company is established is that the Company shall purchase or otherwise acquire Kallebokka and Devanilla estates, situated in the Kandy District, and Cabragalla estate, situate in the Matale District of the Central Province of the Island of Ceylon, and accordingly no objection shall be made by this Company or by any Shareholder, creditor or liquidator thereof to the said purchase or acquisition upon the ground that the vendors, promoters, or other persons interested or any of them stand in a fiduciary position towards this Company or that there is in the circumstances no independent board of this Company, and any Director of this Company who is interested therein shall be entitled to retain and dispose of for his own use all benefits (if any) accruing to him directly or indirectly under or by virtue of the said purchase or acquisition, and the said purchase or acquisition shall not be liable to be set aside on any such grounds as aforesaid or upon any ground in anywise connected therewith, and every Shareholder of the Company present and future shall be deemed to join the Company of the basis aforesaid.

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

CAPITAL.

9. Nominal Capital.--(a) The nominal capital of the Company is One million Two hundred and Fifty thousand Rupees (Rs. 1,250,000), divided into 100,000 ordinary shares of Ten Rupees (Rs. 10) each, and 25,000 seven per cent. cumulative preference shares of Ten Rupees (Rs. 10) each.

(b) (i.) The said cumulative preference shares shall confer on the holders thereof the right to a fixed cumulative preference dividend at the rate of seven per centum per annum on the capital, paid up or credited as paid up thereon, but to no further right to participate in the profits of the Company.

(ii.) The said cumulative preference shares shall confer on the holders thereof the right, in a winding up, to payment off of capital and any arrears of dividend, whether earned or declared or not, up to the commencement of the winding up in priority to any other class of shares of the Company whether existing or future, but to no utther right to participate in any surplus assets which may remain after paying off the remainder of the capital.

SHARES.

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

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

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

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

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

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

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

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

18. Survivor of Joint-holder, other than a Firm, only recognized.—In case of the death of any one or more of the joint-holders, other than a firm, of any share, the survivor shall be the only person recognized by the Company as having any title to, or interest in, such share, but nothing herein contained shall release the estate of a deceased joint-holder from any liability in respect of any share jointly held by him.

19. Liability of Joint-holders.—The jonit-holders of a share shall be severally as well as jointly liable for the payment of all instalments and calls due in respect of such share.

20. Trusts or any Interest in Share other than that of registered Holder or of any Person under Article 40 not recognized.—The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except an absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under Article 40 to become a Shareholder in respect of any share.

INCREASE OF CAPITAL.

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

22. Issue of New Shares.—The new shares shall be issued upon such terms and conditions and with such preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, as the special resolution creating the same or in default the Board shall direct; and in particular such shares may be issued with a preferential or qualified right to the dividends and in the distribution of assets of the Company, and with a special or without any right of voting. The Directors shall have power to add to such new shares such an amount of premium as they may consider proper.

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

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

REDUCTION OF CAPITAL AND SUBDIVISION OF CONSOLIDATION OF SHARES.

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

SHARE CERTIFICATES.

26. Certificates how issued.—Every Shareholder shall be entitled to one certificate for all the shares registered in his name, or to several certificates, each for one or more of such shares. Every certificate shall specify the distinctive number of the share in respect of which it is issued, and the amount paid thereon, provided that in the case of shares registered in the names of two or more persons other than a firm, the Company shall not be bound to issue more than one certificate to all the joint-holders, and delivery of such certificate to any one of them shall be sufficient delivery to all.

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

28. Renewal of Certificate.—If any certificate be worn out or defaced, then upon production thereof to the Directors they may order the same to be cancelled and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. A sum of Fifty Cents together with the amount of any costs and expenses which the Company has incurred in connection with the matter. shall be payable for such new certificate.

TRANSFER OF SHARES.

29. Transfer of Shares.---Subject to the restriction of these Articles, any Shareholder may transfer all or any of his shares by instrument in writing.

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

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

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

33. Board may decline to Register Transfers.—The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company has a lien or otherwise; or to any person not approved by them.

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

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

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

37, Directors not bound to inquire as to Validity of Transfer.—In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but, if at all, upon the transferee only.

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

TRANSMISSION OF SHARES.

39. Title to Shares of deceased Holder.—Subject and without prejudice to the provisions of Article 18 hereof, the executors, or administrators, or the heirs of a deceased Shareholder shall be the only person recognized by the Company as having any title to the shares of such Shareholder.

40. Registration of Persons entitled to Shares otherwise than by Transfer.—Any curator of any minor Shareholder, an committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any other way than by transfer, shall, upon producing such evidence that he sustains the character in respect of which he proposes to act under this Article, or of his title, as may from time to time be required by the Directors, and with the consent of the Directors (which they shall not be under any obligation to give) be registered as a Shareholder in respect of such shares on payment of a fee of Rs. 2.50; or may subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

41. Failing such Registration, Shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under Article 40, 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 the same either by public auction or private contract, and give a receipt for the purchase money; and the purchaser shall be entitled to be registered in respect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same; the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold shall be paid to the person entitled thereto.

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

SURRENDER AND FORFEITURE OF SHARES.

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

44. If Call or Instalment not paid, Notice to be given to Shareholder.—If any Shareholder fails to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such Shareholder requiring him to pay the same, together with any interest that may have accrued, at the rate of 9 per cent. per annum, and all expenses that may have been incurred by the Company by reason of such non-payment. 45. Terms of Notice.—The notice shall name a day (not being less than one month from the date of the notice)

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

46. In default of Payment, Shares to be forfeited.—If the requisition of such notice as aforesaid be not complied with, every or any share 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.

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

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

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

50. Certificate of Surrender or forfeiture.—A certificate in writing under the hands of two of the Directors and of the Agents an ¹ or Secretaries that a share has been duly surrendered or forfeited stating the time when it was surrendered or forfeited shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share, but for such surrender or forfeiture such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company ; such purchaser thereupon shall be deemed the holder of such share, discharged from all calls due prior to such purchase, and he shall not be bound to see to the application of the purchase money nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.
51. Forfeiture may be remitted.—The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit, as they shall think fit, not being less than 9 per cent. per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted, or otherwise a disposed of under Article 48 hereof, shall be redeemable after sale or disposal.

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

53. Lies how made available and Proceeds how applied.—For the purpose of enforcing such lien the Board may sell the shares subject thereto in such manner as they think fit, but no sale shall be made until such time as the moneys are presently payable, and notice in writing stating the amount due, and giving notice of intention to sell, in default shall have been served on such Shareholder or the person (if any) entitled by transmission to the shares and default shall have been made for seven clear days after such notice. The nett proceeds of any such sale shall be applied in or towards satisfaction of the debts, liabilities, and engagements aforesaid, and the residue (if any) shall be paid to the Shareholder or the person (if any) entitled by transmission to the shares or who would be so entitled but for such sale. Should the Shareholder over whose share the lien exists be in England or elsewhere abroad, sixty days' notice shall be allowed him.

54. Certificate of Sale.—A certificate in writing under the hands of two of the Directors and of the agents and/or secretaries that the power of sale given by Article 53 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

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

PREFERENCE SHARES.

56. Preference and deferred Shares.—Any share from time to time to be issued or created may from time to time be issued with any such right of preference, whether in respect of dividend or of payment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than the 25,000 seven per cent. Cumulative preference shares referred to in Article 9 hereof and any other shares issued with a preferer ce 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.

57. Modification of Rights and Consent thereto.—If at any time by the issue of preference shares or otherwise the cepital is divided into shares of different classes—

- (1) The holders of any class of shares by an extraordinary resolution passed at a meeting of such holders may consent, on behalf of all the holders of shares of the class, to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or the abandonment of any preference or priority, or of any accrued dividend, or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares.
- (2) All or any of the rights, privileges, and conditions attached to each class may be commuted, abrogated, abandoned, added to or otherwise modified by a special resolution of the Company in General Meeting, provided the holders of any class of shares, affected by any such commutation, abrogation, abandonment, addition, or other modification of such rights, privileges, and conditions, consent thereto, on behalf of all the holders of shares of the class, by an extraordinary resolution passed at a meeting of such holders.

Any extraordinary resolution passed under the provisions of this Article shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity for such consent as aforesaid in any case in which but for this Article the object of the resolution could have been effected without it.

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

CALLS.

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

60. Calls, Time when made.—A call shall be deemed to have been made at the time when the resolution authorizing the call was passed at a Board meeting of the Directors or was signed in terms of Article 130.

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

62. Interest on unpaid Calls.—If the sum payable in respect of any call or instalment is not paid on or before the day appointed for the payment thereof, the holder for the time being of the share in respect of which the call shall have been made, or the instalments shall have been due, shall pay interest for the same at the rate of 9 per centum per annum from the day appointed for the payment thereof to the time of the actual payment, but the Directors may, when they think fit, remit altogether or in part any sum becoming payable for interest under this Article. Any sum whether payable on account of the amount of the share or by way of premium which by the terms of allotment of a share is made payable upon allotment or at any fixed date, and any instalment of a call or premium shall, for all purposes of these presents, be deemed to be a call duly made and payable on the date fixed for payment, and in case of non-payment the provisions of these presents as to payment of interest and expenses, forfeiture, and the like, and all other the relevant provisions of these presents as to payment of interest and expenses, forfeiture, and the like, and all other the relevant provisions of these presents as to payment of interest and expenses, forfeiture, and the like, and all other the relevant provisions of these presents as to payment of interest and expenses, forfeiture, and the like, and all other the relevant provisions of these presents as to payment of interest and expenses.

these presents, shall apply as if such sum, premium, or instalment were a call duly made and notified as hereby provided.
63. Payments in Anticipation of Calls.—The Directors may at their discretion receive from any Shareholder willing to advance the same, and upon such terms as they think fit, all or any part of the amount due upon the shares held by him beyond the sum actually called up.

BORROWING POWERS.

64. Power to Borrow.-The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances on the produce in hand, or in the future to be obtained, from the Company's estates, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting, maintaining, improving, or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, at such rate of interest and on such terms as the Directors think fit, but so that the amount at any one time owing in respect of principal moneys so borrowed or raised shall not, without the sanction of a General Meeting, exceed the sum of Two hundred thousand Rupees (Rs. 200,000). The Directors shall, with the sanction of a General Meeting, be entitled to borrow or raise such further sum or sums, and at such rate of interest as such meeting shall determine. The Directors may, for the purpose of securing the repayment of any such principal sum or sums of money so borrowed or raised, as aforesaid, and interest, create, and issue any mortgages, debentures, mortgage debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, property, and rights or assets of the Company (both present and future), including uncalled capital or unpaid calls, or give, accept, or endorse on behalf of the Company any promissory notes or bills of exchange. Provided that before the Directors execute any mortgage, issue any debentures or create any debenture stock they shall obtain the sanction thereto of the Company in General Meeting whether Ordinary or Extraordinary, notice of the intention to obtain such sanction at such meeting having been Any such securities may be issued, either at par or at a premium or discount, and may from time to time duly given. be cancelled or discharged, varied, or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article, and subscribed by two or more of the Directors, or by one Director and the agents and/or secretaries, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its creditors, and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it shall be proved that such creditor was aware that it was so granted.

MEETINGS.

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

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

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

68. When Extraordinary General Meeting to be called.—The Directors may, whenever they think fit, call an Extraordinary General Meeting, and the Directors shall upon a requisition made in writing by not less than one-seventh of the number of Shareholders holding not less than one-seventh of the issued capital and entitled to vote, forthwith proceed to convene an Extraordinary General Meeting of the Company, and in case of such requisition the following provisions shall have effect :---

- (1) Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and deposited at the office, and may consist of several documents in like form each signed by one or more of the requisitionists. Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the deposit of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and at such time as the requisitionists convening the meeting may themselves fix, but any meeting so convened shall not be held after three months from the date of such deposit.
- (2) If at any such meeting a resolution requiring confirmation at another meeting is passed, the Board shall forthwith convene a further Extraordinary General Meeting for the purpose of considering the resolution, and, if thought fit, of confirming it as a special resolution; and if the Board do not convene the meeting within seven days from the date of the passing of the first resolution, the requisitionists, or a majority of them in value, may themselves convene the meeting.

69. Any General Meeting (whether Ordinary or Extraordinary) convened by the Directors unless the time thereof shall have been fixed by the Company in General Meeting, or unless such General Meeting be convened in pursuance of such requisition as is in Article 68 hereof mentioned may be postponed by the Directors by notice in writing, and the meeting shall subject to any further postponement or adjournment, be held at the postponed date for the purpose of transacting the business covered by the original notice.

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

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

72. Two Meetings convened by One Notice.—Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently on the resolution being passed by the requisite majority at the first meeting.

73. Business requiring, and not requiring, Notification.—Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and consider the profit and loss account (if any), the balance sheet of the Company, the reports of the Directors and Auditors, to elect Directors, auditors, and otherofficers in place of those retiring, to fix the remuneration of the Directors and Auditors, to sanction and declare dividends, and to transact any business which under these presents ought to be transacted at an Ordinary General Meeting, and shall also be competent to enter upon, discuss, and transact any business whatever of which special mention shall have been made in the notice upon which the meeting was convened.

Notice of Other Business to be given .--- With the exceptions mentioned in the foregoing Articles as to the 74. 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 upon which it was convened.

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

76. If Quorum not present Meeting to be dissolved or adjourned; adjourned Meeting to transact Business.-If at the expiration of half an hour from the time appointed for the meeting the required number of persons shall not be present at the meeting, the meeting, if convened by or upon the requisition of Shareholders, shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place; and no notice of such adjournment need be given.

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

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

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

Minutes of General Meeting .--- Minutes of the proceedings of every General Meeting, whether Ordinary or 80. Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting, or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

VOTING AT MEETINGS.

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

Poll.--If a poll be duly demanded, the same shall be taken in such manner, and at such time and place as the 82. Chairman shall direct, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded. The demand for a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded. The demand for a poll may be withdrawn.

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

84. No Poll on Election of Chairman or on Question of Adjournment.-No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment. 85. Voting in Person or by Proxy or Attorney.—Votes may be given either personally, or by proxy, or by attorney

duly authorized.

86. Number of Votes to which Shareholder entitled.-On a show of hands every Shareholder present in person or by attorney shall have one vote only. In case of a poll every Shareholder present in person or by proxy or attorney shall have one vote for any number of shares held by him up to fifty shares. He shall have an additional vote for every fifty shares held by him beyond the first fifty shares up to three hundred shares. He shall have an additional vote for every hundred shares held by him beyond the first three hundred shares up to one thousand shares, and he shall have an additional vote for every two hundred and fifty shares held by him beyond the first one thousand shares. When voting on a resolution involving the sale of the Company's estates or any portion thereof or the winding up of the Company, every Shareholder shall have one vote for every one share held by him.

87. Non-Shareholder not to be appointed Proxy; but Attorney though not Shareholder may rote.—No person shall be appointed a proxy who is not a Shareholder of the Company, but the attorney of a Shareholder, even though not himself a Shareholder of the Company, may represent and vote for his principal at any meeting of the Company, or of any class of Shareholders of the Company.

No Shareholder in Arrear to exercise Rights and no Shareholder in Arrear or not registered at least Three Months 88. previous to the Meeting to vote.-No person shall exercise any rights of a Shareholder until his name shall have been entered in the Register of Shareholders, and he shall have paid all calls and other moneys for the time being payable on every share in the Company held by him and no Shareholder shall be entitled to vote or speak at any General Meeting unless all calls due from him on his shares, or any of them, shall have been paid; and no Shareholder other than the curator of a minor Shareholder, the committee of a lunatic Shareholder or the person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder shall be entitled to vote or speak at any meeting held after the expiration of three months from the registration of the Company, in respect of or as the holder of any share which he has acquired by transfer, unless he has been at least three months previously to the time of holding the meeting at which he proposes to vote or speak, duly registered as the holder of the share in respect of which he claims to vote or speak.

89. Instrument of Proxy to be in Writing.-Every instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney duly authorized in writing or if such appointer is a corporation, under the common seal, or under the hand of some attorney of such corporation duly authorized in writing in that behalf.
90. When Instrument of Proxy to be deposited.—The instrument appointing a proxy, with the letter or power of

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

91. When Power of Attorney to be deposited .-- The power of attorney under which a person proposes to vote shall be deposited at the office for registration in the books of the Company at least forty-eight hours before the time appointed for holding the meeting or adjourned meeting as the case may be at which the person named in such power of attorney proposes to vote, otherwise the person so named shall not be entitled to vote in respect thereof.

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

Kallebokka Estates Company, Limited.

-, of -----, being a Shareholder of Kallebokka Estates Company, Limited, hereby appoint -, of ------, or failing him ------, of ------, or failing him ------, of ------, as my proxy to vote for me and on my behalf, and if necessary to demand a poll at the (Ordinary or Extraordinary, as the case may be), General Meeting of the Company, to be held on the -- day of — -, and at any adjournment thereof.

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

Objection to Validity of Vote to be made at the Meeting or Poll.-No objection shall be made to the validity of 93. any vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such vote shall be tendered and every vote (whether given personally or by proxy or by attorney) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.

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

DIRECTORS.

Number of Directors.-The number of Directors shall never be less than three nor more than five. In the event 95. of the number of Directors in Ceylon ever being reduced to one, such remaining Director shall immediately cause to be convened an Extraordinary General Meeting of the Shareholders for the purpose of filling up one or more of the vacancies; but, in the event of a quorum of Shareholders not attending such meeting (which shall not be adjourned for the purpose of enabling a quorum to be present) the remaining Director shall himself appoint a Director to fill one of the vacancies. Any Director so appointed shall hold office until the next Ordinary General Meeting of the Company. Until such appointment the remaining Director shall not act except for the purpose of appointing another, and if necessary enabling him to be placed on the Register of Shareholders.

Qualification of Directors .- The qualification of a Director shall be the holding in his own right alone, and not 96. jointly with any other person of shares of the Company, of any class whether fully paid or partly paid, of the total nominal value of at least One thousand Five hundred Rupees (Rs. 1,500) and upon which, in the case of partly paid up shares, all calls for the time being shall have been paid, and this qualification shall apply as well to the first Directors as to all future Directors. A Director may act before acquiring his qualification, but shall in any case acquire the same within two months from his appointment or election.

97. Remuneration of Directors.-As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Five thousand Rupees (Rs. 5,000) annually to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration for special or extra services hereinafter referred to, nor any extra remuneration to the Managing Directors of the Company. The Directors shall also be entitled to be repaid all travelling and hotel expenses properly incurred by them in or with a view to the performance of their duties.

98. Appointment of First Directors and Duration of their Office.—The first Directors shall be Alister Hastings Steuart Clarke of Kallebokka estate, Madulkelle, Thomas Yates Wright and Arthur Stanley Collett, both of Colombo, who shall hold office till the First Ordinary General Meeting of the Company, when they shall all retire, but shall be eligible for re-electicn.

99. Directors may appoint Managing Director or Directors; his or their Remuneration.—One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director or Managing Directors, and (or) Visiting Agent or Visiting Agents of the Company, or Superintendent or Superintendents of any of the Company's estates, for such time and on such terms as the Directors may dertermine or fix by agreement with the person or persons appointed to the office; and they may from time to time revoke such appointment and appoint another or other Secretary, Managing Director or Managing Directors, and (or) Visiting Agent or Agents, Superintendent or Superintendents, and the Directors may impose and confer on the Managing Director or Managing Directors all or any duties and powers that might be imposed or conferred on any Manager of the Company. If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit. 100. Appointment of Successors to Directors.—The General Meeting at which Directors retire or ought to retire by

rotation shall appoint successors to them, and in default thereof such successors may be appointed by the Board or at a subsequent Ordinary General Meeting. No person, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other shareholder intending to propose him has, at least seven clear days before the meeting, deposited at the office, a notice in writing under his hand signifying his candidature for the appointment or the intention of such Shareholder to propose him.

101. Board may fill up Vacancies.-The Board shall have power at any time and from time to time before the First Ordinary General Meeting to supply any vacancies in their number arising from death, resignation, or otherwise.

102. Duration of Office of Director appointed to Vacancy.-Any casual vacancy occurring in the number of Directors subsequent to the First Ordinary General Meeting may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

103. To retire Annually .- At the Second Ordinary General Meeting and at the Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in Article 104.

104. Retiring Directors how determined.—The Directors to retire from office at the Second and Third Ordinary General Meetings shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be those who have been longest in office.

subsequent year the Directors to retire shall be those who have been longest in once. 106. Retiring Directors eligible for Re-election.—Retiring Directors shall be eligible for re-election. 106. Decision of Question as to Retirement.—In case any question shall arise as to which of the Directors who have the same time in office shall retire, the same shall be decided by the Directors by ballot. 107. Number of Directors how increased or reduced.—The Company in General Meeting may from time to time increase or reduced the manuber of Directors, and may also determine in what rotation such increased or reduced number shall go out of office.

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

109. Resignation of Directors.—A Director may at any time give notice in writing of his intention to resign by allivering such notice to the Secretary, or by depositing the same at the office, or by tendering his written resignation at wheeting of the Directors.

Directors may contract with the Company.-A Director or intending Director shall not be disqualified by 110. his office from entering into a contract or arrangement with the Company, either as vendor, purchaser, manager, agent, bioker, or otherwise, and no such contract or arrangement nor any contract or arrangement entered into by or on behalf of the Company with any person, firm, or company of or in which any Director shall be in any way interested shall be avoided, nor shall any Director so contracting or being so interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason of such Director holding the office of Director, or of the fiduciary relation thereby established. Any Director so contracting, or being so interested as aforesaid, shall disclose at the Board Meeting at which the contract or arrangement is determined upon the nature of his interest, if his interest then exsits, or in any other case at the First Board Meeting after the acquisition of his interest, and a Director shall not as a Director vate in respect of any contract or arrangement in which he is so interested as aforesaid, and if he do so vote his vote shall not be counted, but this prohibition shall not apply to any contract by or on behalf of the Company to give to the Directors or any of them any security by way of indemnity or of security for advances or to a settlement or set-off of cross claims, and it may at any time or times be suspended or relaxed, either prospectively or retrospectively, by a General Meeting. A general notice that a Director is a member of any specified firm or company, and is to be regarded as interested in any transaction with such firm or company, shall be sufficient disclosure under this Article, and after such general notice it shall not be necessary to give any special notice relating to any particular transaction with such firm or company as aforesaid.

111. When Office of Director to be vacated.-The office of Director shall ipso facto be vacated-

- (a) If he resign his office.
- (b) If he become bankrupt or insolvent, or suspend payment or file a petition for the liquidation of his affairs, or compound with his creditors.
- (c) If by reason of mental or bodily infirmity he become incapable of acting.
- (d) If he cease to hold the required number of shares to qualify him for the office, or do not acquire the same within two months of his appointment or election.
- (e) If he cease to ordinarily reside in Ceylon or be absent from Ceylon for a period of twelve consecutive months.

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

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

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

INDEMNITY.

113. The Directors, Managing Director, managers, agents, auditors, secretaries, and other officers or servants for the time being of the Company, and the trustees (if any) for the time being acting in relation to any of the affairs of the Company, and every of them, and every of their heirs, executors, and administrators shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages, and expenses which they or any of them, their or any of their heirs, executors, or administrators, shall or may incur or sustain by or by reason of any contract entered into or any act done, concurred in, or omitted in or about the execution of their duty or supposed duty in their respective offices or trusts, except such (if any) as they shall incur or sustain by or through their own wilful act, neglect, or default respectively, and none of them shall be answerable for the acts, receipts, neglects, or defaults of the other or others of them, or for joining in any receipt for the sake of conformity, or for any bankers or other persons with whom any moneys or effects belonging to the Company shall or may be lodged or doposited for safe custody, or for any bankers, brokers, or other persons into whose hands any property or money of the Company may come, or for any defect of title of the Company to any property purchased, or for insufficiency or deficiency of or defect of title of the Company to any group resulting from any such cause as aforesaid, or which may happen in the execution of their respectively.

114. No Contribution to be required from Directors beyond Amount, if any, unpaid on their Shares.—No contribution shall be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

Powers of Directors.

115. To acquire Kallebokka Estate, &c.—The Directors, shall have power to purchase or otherwise acquire Kallebokka and Deyanilla estates, situated in the Kandy District, and Cabragalla estate, situated in the Matale District of the Central Province of the Island of Ceylon.

116. To manage Business of Company and pay Preliminary Expenses, &c.—The business of the Company shall be managed by the Directors, either by themselves or through a Managing Director or with the assistance of an agent or agents, and/or secretary or secretaries of the Company to be appointed by the Directors for such period and on such terms as they shall determine, and the Directors may pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in connection with the placing of the shares of the Company, and in and about the valuation, purchase, or acquisition of the said Kallebokka, Deyanilla, and Cabragalla estates, and the purchase, lease, or acquisition of any other lands, estates, or property, and the opening, clearing, planting, and cultivation thereof, and in or about the working and business of the Company.

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117. To acquire Property, to appoint Officers, and pay Expenses.—The Directors shall have power to purchase, take on lease, or in exchange, or otherwise acquire for the Company any estates, lands, property, rights, options, or privileges which the Company is authorized to acquire at such price and for such consideration and upon such title, and generally on such terms and conditions as they may think fit; and to make and they may make such regulations for the management of the business and property of the Company as they may from time to time think proper, and for that purpose may appoint such managers, agents, secretaries, treasurers, accountants, buyers, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers, and other servants for such period or periods and with such remuneration and at such salaries and upon such terms and conditions as they may from time to time remove or suspend all or any of the managers, agents, secretaries, treasurers, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers, and may from time to time remove or suspend all or any of the managers, agents, treasurers, accountants, buyers, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, the company, and may from time to time remove or suspend all or any of the managers, agents, treasurers, accountants, buyers, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers, accountants, buyers, and other officers, visiting agents, inspectors, and with a work the assigning any cause.

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

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

120. To sell and dispose of Company's Property, &c.—It shall be lawful for the Directors, if authorized so to do by an extraordinary resolution of the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, lands, and effects of the Company or any part or parts, share or shares thereof respectively, or the assignment of the whole or any part of parts of its leasehold interests in any estate or land, or the sub-lease of the whole or any part or parts thereof to any company or person, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or a special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

121. General Powers.—The Directors shall carry on the business of the Company in such manner as they may think most expedient; and in addition to the powers and authorities by the Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, clerks, assistants, artizans, and workers, and generally do all such acts and things as are or shall be by the Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by the Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of the Ordinance and of these presents and to such regulations and provisions (if any) as may, from time to time, be prescribed by the Company in General Meeting; but no regulation made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made. The generality of the powers conferred by any article in these presents on the Directors shall not be taken to be limited by any article conferring any special or expressed power.

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

- (1) To institute, conduct, defend, compound, or abandon any action, suit, prosecution, or legal proceedings by or against the Company, or its officers or otherwise concerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any debts due and of any claims and demands by or against the Company.
- (2) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.
- (3) To make and give receipts, releases, and other discharges for money payable to the Company and for claims and demands of the Company.
- (4) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee, liquidator, inspector, or any similar office.
- (5) To invest any of the moneys of the Company upon such securities and in such manner as they may think fit, subject to the provisions of Article 3 hereof, and so that they shall not be restricted to such securities as are permissible to trustees, without special powers, and from time to time to vary or realize such investments.
- (6) From time to time to provide for the management of the affairs of the Company abroad in such manner as they think fit, and to establish any local boards or agencies for managing any of the affairs of the Company abroad, and to appoint any persons to be members of such local board or any managers or agents and to fix their remuneration.
- (7) From time to time and at any time to delegate to 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 hereby made exercisable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained; and they shall have power to fix the remuneration of and at any time to remove such Director or other person or company and to annual or vary any such delegation. They shall not however be entitled to delegate any powers of borrowing or charging the property of the Company to any agent of the Company or other person except by instrument in writing, which shall specifically state the extent to which such powers may be used by the person or persons to whom they are so delegated and compliance therewith shall be a condition precedent to the exercise of these powers.

PROCEEDINGS OF DIRECTORS.

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

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124. A Director may summon Meetings of Directors.—A Director may at any time and the secretary shall at the request of a Director summon a meeting of Directors.

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

126. Questions at Meetings how decided.—Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.

127. Board may appoint Committees.—The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee, either wholly or in part, and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment. but not otherwise, shall have the like force and effect as if done by the Board.

128. Acts of Board or Committee valid notwithstanding Informal Appointment.—The acts of the Board or of any committee appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment 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 every person had been duly appointed provided the same be done before the discovery of the defect.

129. Regulation of Proceedings of Committees.—The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committee respettively, or any regulation imposed by the Board.

130. Resolution in writing by all the Directors as valid as if passed at a Meeting of Directors.—A resolution in writing signed in approval thereof by all the Directors for the time being resident in Ceylon (provided such Directors shall not be less than two in number) shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted, provided that not fewer than two Directors shall sign it.

131. Minutes of Proceedings of the Company and the Directors to be recorded.—The Directors shall cause minutes to be made in books to be provided for the purpose of the following matters, vide licet :—

- (a) Of all appointments of officers and committees made by the Directors.
- (b) Of the names of the Directors present at each meeting of the Directors and of the members of any committee appointed by the Board present at each meeting of the committee.
- (c) Of the resolutions and proceedings of all General Meetings.
- (d) Of the resolutions and proceedings of all meetings of the Directors and of the committees appointed by the Board.
- (e) Of all orders made by the Directors.
- (f) Of the use of the Company's seal.

132. Signature of Minutes of Proceedings and effect thereof.—All such minutes shall be signed by the person or one of the persons who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person or one of the persons who shall preside as Chairman at the next ensuing General Meeting, Board Meeting, or Committee Meeting, respectively; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so received, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

COMPANY'S SEAL.

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

ACCOUNTS.

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

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

136. Profit and Loss Account and Balance Skeet to be furnished to General Meeting. At the Ordinary General Meeting in every year the Directors shall lay before the Company a profit and loss account and a balance sheet containing a summary of the property and liabilities of the Company for the period since the preceding account and balance sheet or in the case of the first account and balance sheet since the incorporation of the Company made up to a date not more than six months before such meeting.

than six months before such meeting. 137. Report to accompany Statement.—Every such account and balance sheet shall be accompanied by a report of the Directors as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend to the Shareholders, and the account, balance sheet, and report shall be signed by the Directors.

138. Copy of Balance Sheet to be sent to Shareholders.—A printed copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at, or posted to, the registered address of every Shareholder.

DIVIDENDS, BONUS, AND RESERVE FUND.

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

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

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

in General Meeting may declare a smaller dividend. 142. Payment of Dividend in Specie, &c.—Any General Meeting may direct payment of any dividend declared at such meeting or of any interim dividend, which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London, or by the distribution of specific assets and in particular of paid-up shares, debentures, or debenture stock of the Company, or of any other company, or in any other form of specie, or in any one or more of such ways and the Directors shall give effect to such direction ; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets, or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed, in order to adjust the rights of all parties and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend as may seem expedient to the Board.

143. Interim Dividend.—The Directors may, also if they think fit, from time to time and at any time, without the sanction of a General Meeting, determine on and declare an interim dividend to be paid, and (or) pay a bonus to the Shareholders on account and in anticipation of the dividend for the then current year.

144. Reserve Fund.—Previously to the Directors paying or recommending any dividend on preference or ordinary shares, they may set aside out of the profits of the Company, such sum as they think proper as a reserve fund, and may if the same in such securities as they shall think fit (subject to the provisions of Article 3 hereof) or place the same of all or any part thereof for the benefit of the Company. The Directors may divide the reserve fund into such special funds as they think fit, with full power to employ the assets constituting the reserve fund in the business of the Company, and that without being bound to keep the same separate from the other assets, and the Directors may also carry forward any profits which they may deem it not prudent to divide.

145. Application thereof.—The Directors may from time to time apply such portions as they think fit of the reserve fund to meet contingencies, or for the payment of accumulated dividends due on preference shares or for equalizing dividends, or for working the business of the Company or for repairing or maintaining or extending the buildings and premises or for the repair or renewal or extension of the property or plant connected with the business of the Company or any part thereof, or for any other purpose of the Company which they may from time to time deem expedient.

Capitalization of Reserve.- The Company in General Meeting may at any time and from time to time pass 146 a resolution that any sum not required for the payment or provision of any fixed preferential dividend and (a) for the time being standing to the credit of any reserve fund or reserve account of the Company including premiumus received on the issue of any shares, debentures, debenture stock, or other obligations of the Company or any sum arising from any operation creating an excess of assets on capital account or (b) being undivided net profits in the hands of the Company be capitalized, and that such sum be set free for distribution and he appropriated as capital to and amongst the ordinary Shareholders in the shares and proportions in which they would have been entitled thereto if the same had been distributed by way of dividend on the ordinary shares and in such manner as the resclution may direct, and such resolution shall be effective provided that such powers shall not be exercised unless recommended by the Board, and the Directors shall in secondance with such resolution apply such sum in paying up in full (or, with the consent of all the ordinary Shareholders in part) any unissued shares, debentures, debenture stock, or other obligations of the Company on behalf of the ordinary Shareholders aforesaid, and apprepriate such shares, debentures, debenture stock, or other. obligations and distribute the same credited as fully pida up (or, as the case may be, partly paid up) amongst such Shareholders in the properties aforesaid in satisfaction of their shares and interests in the said capitalized sum, or shall apply such sum or any past thereof on behalf of the Shareholders aforesaid in paying up the whole or part of any uncalled balance which shall for the time being be unpaid in respect of any issued ordinary shares held by such Sharehelders or othe wise deal with such sum as directed by such resolution. Where any difficulty arises in respect of any such distribution, the Directors may settle the same as they think expedient, and in particular they may issue fractional certificates, fix the value for distribution of any shares, debentures; debenture stock, or other obligations, make cash payments to any Sharehelders cat the footing of the value so fixed in order to adjust rights, and vest any such shares, debentures, debenture steek, or other obligations in trustees upon such trusts for the persons entitled to share in the appropriation and distribution as may seem just and expedient to the Directors.

147. Unpaid Interest or Dividend not to bear Interest.—No unpaid interest or dividend shall ever bear interest against the Company.

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

149. Directors may deduct Debt from the Dividends.—The Directors may deduct from the dividend payable to any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company, and notwithstanding such sums shall not be payable until after the date when such dividend is payable.

150. Dividends may be paid by Cheque or Warrant and sent through the Post.—Unless otherwise directed any dividend may be paid by cheque or warrant sent through the post to the registered address of the Shareholder entitled, or, in the case of joint-holders, to the registered address of that one whose name stands first on the register in respect of the joint holding; but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant sent through the post.

[•] 151. Notice of Dividend ; Forfeiture of unclaimed Dividend.—Notice of all dividends to become payable shall be given to each Shareholder entitled thereto; and all dividends unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by a resolution of the Board of Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund. For the purposes of this article any cheques or warrants which may be issued for dividends and may not be presented at the Company's bankers for payment within three years shall rank as unclaimed dividends.

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

153. Joint-holders other than a Firm.—Every dividend, payable in respect of any share held by several persons jointly other than a firm may be paid to, and an effectual receipt given by, any one of such persons.

AUDIT.

154. Accounts to be audited.—The accounts of the Company shall from time to time be examined, and the correctness of the profit and loss account and balance sheet ascertained by one or more auditor or auditors.

155. Qualification of Auditors.—No person shall be eligible as an auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but an auditor shall not be debarred from acting as a professional accountant in doing any special work for the Company which the Directors may deem necessary. It shall not be a necessary qualification for an auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during his continuance in office, be eligible as an auditor.

156. Appointment and Retirement of Auditors.—The Directors shall appoint the first auditor or auditors of the Company and fix his or their remuneration; all future auditors, except as is hereinafter mentioned, shall be appointed at the Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and shall hold their office only until the next Ordinary General Meeting after their respective appointment, or until otherwise ordered by a General Meeting.

157. Retiring Auditors eligible for Re-election.-Retiring auditors shall be eligible for re-election.

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

159. Casual Vacancy in Number of Auditors how filled up.—If any vacancy that may occur in the office of auditor shall not be supplied at any Ordinary General Meeting, or if any casual vacancy shall occur, the Directors shall (subject to the approval of the next Ordinary General Meeting) fill up the vacancy by the appointment of a person who shall hold the office until such meeting.

160. Duty of Auditor.—Every auditor shall be supplied with a copy of the profit and loss account and balance sheet intended to be laid before the next Ordinary General Meeting, and it shall be his duty to examine the same with the accounts and vouchers relating thereto and to report thereon to the meeting generaly or specially as he may think fit.

161. Company's Accounts to be opened to Auditors for audit.—All accounts, books, and documents whatsoever of the Company shall at all times be open to the auditors for the purpose of audit.

NOTICES.

162. Notices how authenticated.—Notices from the Company may be authenticated by the signature (printed or written) of the Agents and/or Secretaires, or other persons appointed by the Board to do so.

163. Shareholders to register Address.—Every Shareholder shall furnish the Company with an address in Ceylon which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company.

164. Service of Notices.—A notice may be served by the Company upon any Shareholder either personally or by sending it through the post in a prepaid letter addressed to such Shareholder at his registered address or place of abode; and any notice so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed be dead, unless his executors or administrators shall have given to the Directors, or to the Agents and/or Secretaries of the Company, their own or some other address in Ceylon.

165. Notice to Joint-holders of Shares other than a Firm.—All notices directed to be given to Shareholders shall, with respect to any share to which persons other than a firm are jointly entitled, be sufficient if given to any one of such persons, and notice so given shall be sufficient notice to all the holders of such shares.

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

167. Non-resident Shareholders must register Addresses in Ceylon.—Every Shareholder resident out of Ceylon shall name and register in the books of the Company an address within Ceylon at which all notic s shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named and registered such an address, he shall not be entitled to any notice.

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

ARBITRATION

169. Directors may refer Disputes to Arbitration.—Whenever any question or other matter whatsoever arises in dispute between the Company and any other company or person, the same may be referred by the Directors to arbitration pursuant to and so as with regard to the mode and consequence of the reference and in all other respects to conform to the provisions in that behalf contained in the Civil Procedure Code, 1889, and/or "The Arbitration Ordinance, 1866," or any then subsisting statutory modification thereof.

EVIDENCE.

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

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

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

172. Distribution.—If the Company shall be wound up and there shall be any surplus assets after payment of all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied, first, in repaying to the holders of the preference shares (if any), the amounts that may be due to them, whether by way of capital only or by way of capital and dividend or arrears of dividend or otherwise in accordance with the rights, privileges and conditions attached thereto, and the balance in repaying to the holders of the ordinary shares the amounts paid up or reckoned as paid up on such ordinary shares. If after such payments there shall remain any surplus assets, such surplus assets shall be divided among the ordinary Shareholders in proportion to the capital paid up, or reckoned as paid up, on the shares which are held by them respectively at the commencement of the winding up, unless the conditions attached to the preference shares to participate in such surplus assets.

173. Payments in Specie, and vesting in Trustees, Right of Contributory to Dissent, &c.—If the Company shall be wound up, the liquidator, whether voluntary or official, may with the sanction of an extraordinary resolution, divide among the contributories in specie any part of the assets of the Company, and may with their sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator, with like sanction, shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the Shareholders of the Company, and in particular any class may be given preferential or special rights or may be excluded altogether or in part, and the liquidator shall be entitled to sell all or any of the assets of the Company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing company either ordinary, fully paid, or part paid, or preference, any contributory who would be prejudiced thereby shall have a right to dissent as if such determination were a special resolution passed pursuant to section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration as in sub-section (6) of the said section provided the provisions of the Coylon Arbitration Ordinance, 1866, and/or of the Civil Procedure Code, 1889, shall apply in place of the English and Scottish Acts referred to in the said sub-section (6) of section 192 of the aforewritten Companies (Consolidation) Act and the said section 192, save as herein excepted, shall be deemed to be part and parcel of these presents .—

In witness whereof the subscribers to the Memorandum of Association have hereunto set and subscribed their names, at the places and on the days and dates hereunder written :---

A. H. S. CLARKE.

R. E. J. CLARKE (by her attorney A. H. S. CLARKE).

A. C. K. S. CLARKE (by his attorney A. H. S. CLARKE).

H. W. KENNEDY (by his attorney LESLIE W. F. DE SARAM).

CLIFFORD H. FIGG.

A. S. Collett.

P. H. FRASER (by his attorney A. S. COLLETT).

Witness to the signatures of ALISTER HASTINGS STEUART CLARKE, RACHEL ELEANOR JANE STEUART CLARKE, and ARTHUR CALVERT KEIR STEUART CLARKE, at Madulkele, this 12th day of May, 1928:

C. B. CLAY, J.P., U.P.M.,

Tea Planter, Mahacusa, Madulkele, Ceylon.

Witness to the signatures of CLIFFORD HENRY FIGG, ARTHUR STANLEY COLLETT, and PATRICK HAGGART FRASER, at Colombo, this 17th day of May, 1928 :

PERCIVAL S. MARTENSZ, Proctor of the Supreme Court, Colombo, Ceylon.

Witness to the signature of HENRY WILLIAM KENNEDY, at Colombo, this 18th day of May, 1928 :

[First Publication.]

2080,

PERCIVAL S. MARTENSZ,

Proctor of the Supreme, Court Colombo, Ceylon.

PART I. -- CEYLON GOVERNMENT GAZETTE -- JUNE 15, 1928

2313

MEMORANDUM OF ASSOCIATION OF THE HAUGHTON TEA COMPANY, LIMITED.

- 1. THE name of the Company is "THE HAUGHTON TEA COMPANY, LIMITED."
- 2. The registered office of the Company is to be established in Colombo.
- 3. The objects for which the Company is established are-

\$: i:

- (a) To carry on in Ceylon or elsewhere the business of growers and manufacturers of, and dealers in tea, rubble and other Ceylon produce.
- (b) To purchase, lease, take in exchange, hire, or otherwise acquire any 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.
- (c) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, superintendents, managers. tea makers, 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.
- (d) To clear, open, plant, cultivate, improve, and develop any 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.
- (e) 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.
- (f) To enter into any arrangement or agreement with Government, or any authorities and obtain rights, concessions, and privileges.
- (g) To hire, lease, or purchase land either with any other person or company or othwerise, 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.
- (h) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (g), or for the manufacture, and preparation for market of tea, rubber, or any other produce in such or any other factory.
- (i) 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.
- (j) To buy, sell, warehouse, transport, trade, and deal in tea, rubber, coconuts, cacao, coffee, and other plants and seeds, 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.
- (k) 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.
- (1) 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.
- (m) To establish and maintain in Ceylon, the United Kingdom, or elsewehere stores, shops, and places for the sale of tea, rubber, coconuts, cacao, chocolate, coffee, and articles of food, drink, or refreshment, whole-sale 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.
- (n) 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.
- (c) To let, lease, sell, exchange, or mortgage the Company's factories, 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.
- (p) 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.
- (q) To cause or permit any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or rights or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit, also to pay off and re-borrow the moneys secured thereby, or ony part or parts thereof.
- (r) To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promissory notes, and other transferable or negotiable instruments for the purposes of the Company.
- (s) To unite, co-operate, amalgamate, or enter into partnership or any arrangement for sharing profits of union of interests or any other arrangement with any person or company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary to those of the Company or to any of them, or capable of being conducted so as

PART I. - CEVION GOVERNMENT GAZETTE - JUNE 15, 1928

- 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 of otherwise and pay for in any manner that may be agreed upon, either in money or in shares or bonds or otherwise, and to hold any shares, stock, or other interest in any such company, and to promote the formation of any such company.
- (t) To acquire by purchase in money, shares, bonds, or otherwise, and undertake all or any of the business, property, assets, and liabilities of any person or company carrying on any business in Ceylon or elsewhere
- which this Company is authorized to carry on, or possessed of property suitable for the purpose of this Company.
- (v) To procure the Company to be registered or incorporated in Ceylon, and, if and when necessary or thought advisable, elsewhere.
- (w).'Fo 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.
- (x) 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.
- (y) To promote and establish any other company whatsoever and to subscribe to and hold the shares or stock of any other company or any part thereof.
- (z) 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 1) 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 2) 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 3) 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 Seven hundred Thousand Rupees (Rs. 700,000), divided into Seventy thousand (70,000) 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 of posite our respective names :---

Names and Addresses of Shareholders.					Number of Shares taken by each Subscriber.		
R. J. HARTLEY, Colombo	••		••		One		
A. W. HARRISON, Colombo	••		••	••	One		
LIONEL BRAY, Colombo		• •	••	••	One		
H. B. PHILLIPS, Colombo			••		One		
M. N. WAYMAN, Colombo		••	••	• •	One		
H. S. WARE, Colombo			••	••	One		
Jos. F. MARTYN, Colombo	••	••		••	One		
			Total Shares taken	• •	Seven		

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

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

ARTICLES OF ASSOCIATION OF THE HAUGHTON TEA COMPANY, LIMITED.

This regulations contained in the Table marked "C" in the schedule to the Companies Ordinance No. 4 of 1861 (hereinafter called Table "C"), shall apply to the Company and be deemed to be incorporated herewith except so far as they are herein expressly or by implication modified or excluded or declared not to apply and in the construction of these presents words importing the masculine gender only shall include the feminine gender and words importing the singular number only shall include the plural number and *vice versa* and words importing persons shall include corporations. 2. Regulation 24 of Table "C" is expressly excluded and the following regulation substituted therefor, namely,

2. Regulation 24 of Table "C" is expressly excluded and the following regulation substituted therefor, namely, "Subsequent General Meetings shall be held at least once in every year at such time and place as may be determined by the Directors." 3. A quorum at any General or Extraordinary General Meeting of the Company shall consist of not less than three Shareholders and Regulation 32 of Table "C" is modified accordingly. 4. Regulations 39, 42, 43, and 44 are expressly excluded and the following regulations substituted therefore,

namely :-

(a) On a show of hands every Shareholder present in person shall have one vote. On a poll every Shareholder shall have one vote for each share of which he is the holder.

(b) No Shareholder shall be entitled to vote at any General Meeting unless all calls or other sums presently payable by him in respect of shares in the Company have been paid.

(c) On a poll votes may be given either personally or by proxy or attorney.

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(d) The instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney duly authorized in writing or if the appointor is a corporation either under the common seal or under the hand of an officer or attorney so authorized.

(e) The instrument appointing a proxy and the power of attorney or other authority (if any) under which it is signed or a notarially certified copy of that power or authority shall be deposited at the registered office of the Company not less than forty-eight hours before the time for holding the meeting at which the person named in the instrument proposes to vote and in default the instrument of proxy shall not be treated as valid.

(f) An instrument appointing a proxy may be in the following form or in any other form which the Directors shall approve :-2. . . .

The Haughton Tea Company, Limited.

-----, being a Shareholder of the Haughton Tea Company, Limited, hereby appoint -, of ----I, — - as my proxy to vote for me and on my behalf at the (Ordinary or Extraordinary as the case may be) \mathbf{of} General Meeting of the Company to be held on the ---– day of – --, and at any adjournment thereof. - day of Signed this

5. The following new regulations shall be added after Regulation 46 of Table "C," namely :---

46A. A Director may with the consent of his co-Directors be absent from the meetings of the Directors for such period or periods as he shall think fit.

46B. Each Director shall have the power with the consent of the majority of the Directors to appoint in writing any person whether a Shareholder of the Company or not to act as a Deputy Director in his place during his absence or inability to act as Director and at his discretion to remove such Deputy Director.

46c. A meeting of the Directors for the time being at which a quorum is present shall be competent to exercise all or any of the authorities, powers, and discretions by or under the regulations of the Company for the time being vested in or exercisable by the Director generally. 46D. A resolution in writing signed by all of the Directors shall be as valid and effectual as if it had been

passed at a meeting of the Directors duly called and constituted and every such resolution shall be as soon as practitable entered on the minutes of the Directors' meetings.

The Directors shall have power to procure from time to time, in the usual course of business, such 46c. temporary advances on the produce in hand as they may find necessary or expedient. 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 Bupees Twenty-five thousand (Rs. 25,000).

The seal of the Company shall not be affixed to any instrument except in the presence of two or more 46F. of the Directors, or of one Director and the Secretary or Secretaries who shall attest the scaling thereof; such attesta tion on the part of Secretaries, in the event of a firm or registered company being the Secretaries being significantly 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. 6. Regulation 48 of Table "C" is expressly excluded and the following substituted therefor, namely :--

The office of Director shall be vacated-

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

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

No Director shall be disqualified from holding office by reason of entering into any contract with or doing any work for the Company or by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work for the Company or by reason of his being agent, or secretary, or solicitor, or being a member of a firm who are agents, or secretaries, or solicitors of the Company; nevertheless he shall disclose to the Directors his interest in any contract, work, or business in which he may be personally interested, and shall not vote in respect of any matters connected with any such contract, work, or business. 7. Regulation 64 of Table "C" is expressly excluded and the following substituted therefor, namely :-

64A. The Directors may at such time as the procumstances of the Company warrant the same declare dividends to be paid to the Shareholders in proportion to the number of their shares and the amount paid up or deemed to be paid up thereon respectively.

.64B. The Directors may if they shall think fit declare from time to time such interim dividends as in their opinion the position of the Company justifies. * **********

We, the several persons, whose names and addresses are subscribed being subscribers to the Memorandum of Association hereby agree to the foregoing Articles of Association :

R. J. HARTLEY, Colombo.

A. W. HARRISON, Colombo.

LIONEL BRAY, Colombo.

H. B. PHILLIPS, Colombo.

- M. N. WAYMAN, Colombo.
- H. S. WAKE, Colombo.
- Jos. F. MARTYN, Colombo.

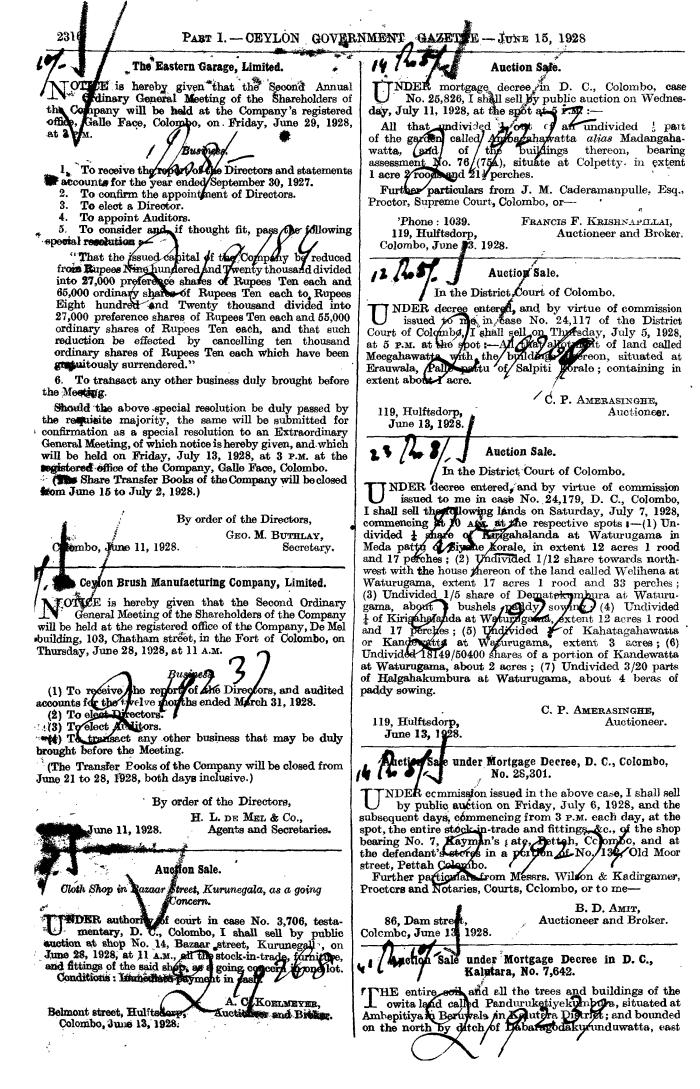
Witness to the above signatures, at Colombo, this 16th day of May, 1928:

10. - 17 10. - 19

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

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First Publication.



by Kovilwatta, south by Madangahakumbura, and west the ditch of Pansal kurundi watta ; containing in extent facres 2 roods and 38 perches.

(2) The entire soil and all the trees and buildings of the land called Dabaragodakurunduwattekattiya at Ambepittya aidresaid; and bounded on the north by land in

M. No. 76,847 or the field in the name of Mudaliyar Fonseka, east by land in plan No. 97,355 or Dambaragodakurunduwattekattiya, south by Panduruketiyeowita and Grown land and Dabaragodakurunduwattekattiya, south-west by Kovilwatta, and west by land claimed by J. Fonseka Appuhamy and others, or Pokunegodapahalawatta and by the owita be onging to Smith caste people; containing in extent 5 acres and 1 rood.

(3) Undivided 1/9 share of the soil and all the trees (excluding the road running through this land) of the land called Dabaragodakurunduwatta, situated at Ambepitiya aforesaid ; bounded on the north by land purchase by M. C. Wappu Marikar, the land belonging to A. M. Lebbe and C. M. Sultan Abthar, and land in plan No. 76,596, east by land claimed by J. H. Fonseka and lands in plans Nos. 97,356 and 97,359, south by Muttettuwewatta and Dawatagahawatta, south-west by Panduruketiyeowita, and west by land belonging to O. L. M. Lebbe Cumisteru, M. S. L. M. Suiltan, H. R. Lebbe, and others, a footpath and land in plan Nc. 76,847; containing in extent 16 acres 2 roods and 26 perches will be sold by me by public auction on Thursday, July 5, 1928, at the respective spots at 1 P.M., 2.30 P.M., and 4 P.M. respectively, under order to sell issued to me in the above case.

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

16, Main street, Kalutara, June 11, 1928

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Valuable Properties at Udf ultraind Hidiyqwals 2 in the District of Negombo.

S. M. WIJENAYEKE,

Auctioneer.

Jish

NDER decree in case No. 2,196, D. C., entered in favour of the plaintiff Kana Nana Kana Lena Kannappa Chetty by his attorney Muna Rawaina Mana Muttusamy Naido of Negombo, against the defendant Wijesundere Mudiyanselage Baron Evere Apphamy of Udu-ulla, and by virtue d'Ahe order to sell issued to me for the recovery of the sum of Rs. 1,665, with interest on Rs. 1,500 at 24 per cent. per annum from January 26, 1928, to April 4, 1928, and thereafter at 9 per cent. per annum on to April 4, 1928, and therearter at 9 per cent. per annum on the aggregate amount till payment in full, and costs of suit, I shall sell the under-mentioned properties mortgaged as primary mortgage by hond No. 822 dated February 11, 1927, and attested by F. W. Gooneratne, Notary, by public auction at the respective spots on Saturday, May 7, 1928, to write to wit :----

Commencing at 10 A.M.,

(1) All that undivided 3/16 share of the field called Godákumbura, situate at Udu-ulla in the Yatigaha pattú of the Hapitigam korale, in the District of Negombo, Western Province; containing in extent about 3 bushels and 3 pecks of paddy sowing ground.

Аt 10.30 л.м.

(2) An undivided $\frac{1}{2}$ share of the allotment of land called Veraluwatta, situate at Udu-ulla aforesaid ; containing in extent 3 roods, and 25 perches, and of the buildings and plantations standing thereon.

Аt 10.45 л.м.

(3) All that undivided # share of the land called Verallawatta, situate at Udu-ulla aforesaid ; containing in extent about 2 acres, and of the buildings and plantations standing thereon.

At 11 A.M.

(4) Alt that undivided 1 share of the land called Siyambalagahawatta alias Medawatta, situate at Udu-ulla aforesaid; containing in extent about 8 acres, and of the buildings and plantations standing thereon.

At 11.15 A.M.

(5) All that undivided $\frac{1}{2}$ share of the land called Kaduru-gahawatta, situate at Udu-ulla aforesaid; containing in extent about 4 acres, and of the tiled house and other buildings and plantations standing thereon.

Commencing at 2 P.M.

(6) An undivided $\frac{1}{2}$ share of the land called Beligaha watta, situate at Hidiyawala in Yatigaha pattu aforesaid containing in extent about 2 acres 1 rood and 10 perchesi and of the buildings and plantations standing thereon.

Аt 2.15 р.м.

(7) All that undivided 1 share of the land called Gonnagahawatta, situate at Hidiyawala aforesaid; containing in extent 3 roods and 5 perches, and of the buildings and plantations standing thereon.

At 2.45 р.м.

(8) All that undivided 1/10 share of the land called Dorakodadeniya, situate at Udu-ulla aforesaid; containing in extent about 2 acres, and of the buildings and plantations standing thereon.

At 3 р.м.

(9) All that undivided 1/10 share of the land called Meegahawatta, situate at Udu-ulla aforesaid; containing in extent about 4 acres, and of the buildings and plantations standing thereon.

At 3.15 P.M.

(10) All that undivided $\frac{1}{2}$ share of the land called Paragalaxwatta, situate at Udu-ulla aforesaid; containing in extent about 3 acres, and of the buildings and plantations standing thereon.

At 3.30 р.м. 1-1-1

(11) All that undivided $\frac{1}{2}$ share of the land called Asweddumewatta, situate at Udu-filla aforesaid; containing in extent $1\frac{1}{2}$ acres, and of the buildings and plantations standing thereon.

At 4 P.M.

(12) All that undivided $\frac{1}{2}$ share of the field called Ginidammana alias Marandagahakumbura, situate at Udu-ulla aforesaid; containing in extent about 6 berras of paddy sowing ground.

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

Negombo, June 11, 1928.

EDWIN V. PERERA, Auctioneer and Broker.

Auction Sale.

NDER mortgage decree in D. C., Kandy, No. 35,663, I shall sell by public auction on Saturday, July 7, 1928, commencing at 12 noon at their respective spots the following properties, to wit :---

1. All those contiguous allotments of land called Pura-gedakanda, Wayporakumbuse, Ralawist elakumbura, Weligodapelatambura, Meeyekumbura, Raweddume-kumbura, Gannillekumbura, Murthagahakambura, and Kanddyekumbura marked A, B, C, D, E, F, G, H, and I in M. Sovee's plan, and containing in current il and a marked Mr. Soysa's plan, and containing in extent 11 acres 2 roods and 8 10/100 perches, situate at Kobbewela and Angammana in Kandukara Ihala korale of Udapalata, in Kandy District, which said premises adjoin each other and form one property, excluding therefrom the oya and ela passing through the land.

2. All that land called Beraluwemankadahena of about 2 acres in extent, situate at Mahara in Kandukara Ihala korale of Udapalata aforesaid.

3. Undivided 3 parts or shares of and in all that land called Udawatta of 1 pelapaddy sowing extent in the whole, situate at Angammana in Kandukara Ihala korale aforesaid

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4. All that field called Atalahakumbu a of 5 kurunies paddy sowing in extent, situate at Angammana aforesaid.

5. All that undivided 1 part or share of the western 12 lahas, out of all that land called Polwatta *alias* Ukkuwagewatta, situate at Angammana aforesaid.

6. All that undivided $\frac{1}{2}$ part or share out of $1\frac{1}{2}$ acres in extent of the land called Pujagodawatta of about 10 acres in extent, situate at Angammana aforesaid.

7. All that land called Medagewatta of 1 pela paddy sowing in extent, situate at Angammana aforesaid.

8. The lands called Kanewatta, Aludeniyeralagewatta, Mahalekanegedarawatta *alias* Medawatta, Piharalayegederawatta *alias* Angammanaralayewatta and Dunukedeniyawanata, all adjoining each other, containing about 6 pelas in paddy sowing extent with the buildings, plantations, and everything thereon, Situate at Angammana aforesaid, except therefrom the northern 2 lahas paddy sowing extent.

For further particulars apply to Messrs. Silva & Coomaraswamy, Proctors, Kandy, or to---

ALOY. C. FERNANDO, 1014, Katukele, Auctioneer. ndy, June 12, 1928.

Auction Sale under Partition Decree in D. C., Galle, Case No. 24,731.

UNDER and by virtue of a commission issued to me in the above case, I shall offer for sale by public auction on Saturday, July 28, 1928, at 3 P.M. at the spot :--

All that allotment of land called Kadawatawatta alias Mäwatabodawatta with everything thereon, situated at Galmangoda in Balapitiya Wellaboda pattu, Galle District; and bounded on the north by Athalawatta and lapt beinging to G. Simon de Silva Wijewardan; est by Korimidegewatta; south by land belonging to Manikkuwadu Adirian; and west by high roads containing in extent 1 rood and 3 perches.

The said land will be sidd in two lots, I and 2 (35 18 perches and 5 12 perches respectively), as per plan of survey No. 1,134A made by Mr. S. Wamsawitarana, Licensed Surveyor, and filed of record first among the co-owners at the appraised value thereof, and if not bid over and purchased by any one of them, such will immediately thereafter be put up for sale among the public in terms of the Partition Ordinance, No. 10 of 1863.

For further particulars, please apply to T. G. Jayawardana, Esq., Proctor, Supreme Court, and Notary, Ambalangoda, or to me-

K. T. THOS. SILVA, Amhelangoda, June 9, 1928. Commissioner.

On Monday, June 18/1927, at 10 7.M.

1. All that undivided 2/5 parts of shares of all the fruit trees of the soil and of the buildings and the rents thereof of the remaining portions towards the east, excluding the portion towards the west, which bolongs to M. B. Lairis Silva of Katukurundugahawatta at Ahangama.

On Tuesday, June 19, 1928, commencing at 10 A.M.

2. All that undivided 34161/80640 parts or shares of the soil of Godagedara in Koggala, in extent 3 acres 2 roods and 38 perches, together with 136 bearing coconut trees, 20 unbearing coconut trees, 10 jak trees, 8 del trees, arecanut trees, and the 9 cubit tiled house constructed thereon facing north and south. 3. All that undivided $\frac{1}{2}$ part or share of the soil and of all the fruit trees and rents thereof of Nugagahawatta at Koggala.

4. All that undivided 13/20 parts or shares of the soil of Badurambewatta at Koggala, in extent 28 perches together with 22 coconut trees, 2 del trees, and an undivided 4 part of the 7 cubits tiled house constructed thereon facing north.

5. The entire soil and all the fruit trees, the house standing thereon and rents thereof of lot marked Lr. D of the land styled Talgahawatta, formed by the union of Punchi Koratua and Pita Koratuwewatta at Koggala. Amount Rs. 2,200, with legal interest and costs.

Galle, May 16, 1928.

H. W. WEERASINGHE, Licensed Auctioneer.

4.9 Auction Sale. In the District Court of Jaffna.

Testamentary In the Matter of the Estate of the late Jurisdiction. Michael Jacobs of Nallore, deceased. No. 6,461.

An undivided 1/6 share out of the piece of land called Arasasekaryvalavu and other parcels in extent 8 lachns and 6 6/16 kulies, situated at Nallore with $\frac{1}{2}$ share of the house and its other appurtenances : and bounded on the east by road, on the north by the property of Mary, wife of G. R. Hensman, west by the property of Roberts Veluppillar, and on the south by Arther Hensman.

14.1 V. A. DURAYAPPAH, Jaffna, June 6, 128 Commissioner. 168 Auction Sale. In the District Court of Jaffna. No. 23;393, Ŵs. (1) Vethavanam Kandiah and wife (2) Theivanai of

Land situated at Vaddukkodai West called Iruvaddukkalladdy in extent 1 lacham varagu culture and 8 kulies with $\frac{1}{2}$ of the house and spontaneous plantations : and bounded on the east by the property of Kandiah Thevamany and shareholders, north by the property of Ledchumy. wife of Kanther, and shareholders, west by bye-lane, and on the south by the property of Kanther Mayilu and wife Valliammai. Of this the land taken for bye lane for going to and from the eastern land by the northern side being excluded. The whole of the remainder with share belonging hereto in the well lying on the land belonging to Thangamuttu, wife of Vaitilingam. and the right of using thorvai, ground way, and water-course.

Jaffna, June 12, 1928.

V. A. DURAYAPPAH, Commissioner.

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

SPECIFICATION.—Irrigation Works, North-Western Province. PECIFICATION.—Irrigation Works, North-Western Province. PECIFICATION.—Irrigation by Kospotu-oya Anicut, the names of proprietors, and the contributions payable in respect of each land. All previous specifications, including those published in *Government Gazette* Nos. 7,344 of August 10, 1923, and 7,531 of June 18, 1926, are hereby cancelled. Construction rate at Rs. 4:11 per acre per annum payable for 12 years on account of lots 1 to 126, and for 13 years on account of lot 127 from January 1, 1928. Maintenance rate at Re. 1:41 per acre per annum for 5 years from January 1, 1928, to December 31, 1932. This rate must be re-assessed for 1933

No •	Name of Allotment of Land or Field.	of	Name of Owner.	1	- Ext	tent.	fc	Dha or C ruci	rge Jon- tion.	М	harge for lain- lance	An d					An exei	nount mpted	Col Le l. E: Pe	o. and D onial Secutive tter auth xemption priod of E tion grant	retary's orizing , and Ai xemp-	nount
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4	Karandekumbura		napala Unnanse Kudugalapitiye Siripal Dewaya and others.			z 3 17																2 70
5	Do. Do.		. Henepola Suppa .	. 1	:	3 21		7	83.	. 2	66	10	0 49)			•••		••		1	049 823
7		•	. do. . Kudugalapitiye Kiri punchi and others .			134 327									••••	-	••		••	-		o 23 0 71
, 8.	Meddewalakumbura		. Ellagonne Punchapp		•	2 36									-							5 20
	. Kongahamulakumbur . Hitigahamulakumbur		do. . Migolle Tikiri Banda	. 0		3 22									~		•••					5 1
•	. Kankaniyakumbura		Arachchi, and others . KudugalapitiyeSiripala	0	1	1		1	6.,	0	36.	. 1	42	•••	•		••			• •	•••	142
	,		Dewaya and others . do	3		8 20 2 25										· .		·	••	-		149 581
13.	. Galakumbura . Hadukumbura	•	. Kudugalapitiye Setunga Dewaya and others	1 4	1	28.	. 18	83	81	6	25.	.24	56		~ ~			_			24	1 56
14.	. Narandeniyekumbura		. Potubowe Kumarappu	ג 8		27.															48) 36 ·
15.	. Nitulgalekumbura		. Kirihapuwa Vel-Deway	а, б	2	0.	.26	37	2	9	16.	.35	88								35	88
16. 17.	. Torakolayekumbura . Do.	•	. Potubowe Juanis Appu . Kudugalapitiye Pincha	2		15									•	•	•		••	-	14	
18.	. Bogahakumbura	•	and others . Mrs. Margaret de Soysa and Mrs. Charlotte		2	32.	.11	12	4	3	80.	. 15	4	••		•	•		••	*1	15	4
19.	. Do.		de Zylva . Kiriya Henaya of			2.										•	•		••		7	
20.	. Bogahakumbura		Migolla . Puncha of Kudugala-	1		3 8 .									• •	•	•		••		9	65
	Beligahamulakumbura		pitiya Kudugalapitiye Kiri- hapuwa, Vel-Dewaya,			36.									*	•	: .				2	
22	Kohombagahakumbur	a .	and others Mrs. Margaret de Soysa and Mrs. Charlotte			34.										•	•		••	• •	11	
23	Do.			1	3 1	24. 7.	.7 .5	- 88 - 38))	$\frac{2}{1}$	58 34	10 7	53. 19.	:		• •	-		••			53 19
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-			Ranhami of Talahen-	0	2	20.	2	60)	08	38	3	48.	•			-				3	48
26	Sattambiyekumbura	••	Ukkurala, Arachehi of Potubowa, and Setuwa of Kudugalapitiya	3	0	0	12	33		42	3	16	56.					· ,			16	56
27	Diulgahakumbura	••	Kudugalapitiye Kiriha- puwa, Vel-Dewaya,																		_	~ .
28	Godakumbura		and others Lindapitiye Tikira and			24										• •			•	-· •	7	
29	Pattiyekumbura	••	Migolle Sohondirala,			31 20										• •			•		1515	
3 0	Walakatekumbura	••	Arachchi, and others Kudugalapitiye Kiriya			20 32										••			•			
31	Kongahakumbura	۰.	Dewaya and Siripala Kudugalapitiye Setuwa			8										••			•		12	
32	Do.	••	and others 2 Ditto Siripala Dewaya and others 2			9													•	. .	. 12	
3 3	Do.	••	Hewanpola Bandiya and others 3			۶ 11															. 19	
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			Duraya and others 3			$\frac{01}{2}$									••••	•••		·			$\begin{array}{c} .214\\5\end{array}$	
37 (Asseddumakumbura Gamawelakumbura	••	P. B. Palipane 0 do 2	1		7.	94	16.	. 3	24	1	2 70	0	-	~.	•••					12 7	0
38	Mawatagawakumbura	••	do 0			8										• •		•••		-	52	
39 40.,	Lindagawakumbura Do	••	do 1 do 1	_		6 7												•••			79	
41	Do.	••	do 0	1		6	1 2	21.	. 0	41	••	1 62	2	-				•••			. 16	2
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PART I. - CEYLON GOVERNMENT GAZETTE - JUNE-15, 1928

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) . .	Name of Allotment of Land or Field.		• Name of Owner.		Ext	ent.	for	arge Con- ction.	M	arge ior ain- ance.	Amo du	ount 1e. ez	Area cempte	d. ei	Amoun cempte	t Let d. Ez Pei	onial Secret: tter authori: xemption, a riod of Exer tion granted	zing T nd An mp- d	nount
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45		Siyambalagahakumbur	a .	. Sudassi Unnanse Wewagedara	of !	1	30		2 0.	. 2	47.	. 9	67		•			-	(9 67
46	i	Imbulgahamulakumbu	ra	Dingiri Banda, W Officer, and others	rit															
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48	* • • •	Ketakalagahakumbura		do.	() :	2 28	2	90.	. 0	95.	. 3	85				• •			3 85 6 56
		Pahalakumbura Ankeliwedillekumbura	••		เนร						23.			-	••		••	~*		
51		Do.	۰.	Lebbe Badabedde Tenna a	nd						84				•••	هـ	• •		3	
52		Timbirigahamulakumbu	ura	others Wewagedara Saminad	2 da-	0	35.	. 9	27.	. 3	13	12	40		•••		• •			2 40
53		Makulgahakumbura		pulle Sudassi Unnanse , a] und	. 8	B 10	7	50.	. 2	56	. 10	6		••		••		10	
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		Marawelakumbura	••	Sudassi Unnanse a others	nd						78						• •		6	3 98
56		Godakumbura	••	Badabedde Dinga a	nd										••		••			3 14
57	•••	Marawelakumbura	••	others do.	0 0) 8.	. 0	35. 25.	. 0	79 7	0	32		•••		•••		. 0	32
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		Bogahakumbura Pahalakumbura		do. Badabedde Ukku ar	ad	0	21.	. 4	75.	, 1	60	6 3	35		••		• •		• • • •	35
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62		Do.		others Teliyagonne Omai	1	2	13.	. 6	50.	. 2	23	87	73		••		••		8	
				Lebbe and others Badabedde Dinga		2	10.	. 6	45.	. 2	20 86	86	35		••				8 11	$\frac{65}{21}$
64 .	. 1	Godak ym bura Rukattanagahakumbura	•••	Badabedde Tenna an	ıd										••		••	-	10	
65		Attikkagahamulakumbu	ra	others Badabedde Pina ar	ıd _						70				••		••		6	
66		Dø.			1 0	3	18. 16.	· 4 · 3	65. 60.	1	57 20	62 48	22 80		••		••• ••			80
67.	•	Do.	••	Wewagedara Uk Banda	ku 0						40								5	65
68.	•	Do.		Tenna Duraya ar others							21			-					8	71
69.	. 1	Kemanpatmullekumbura	a I	Kudugalapitiye Siripe and others	ıla						39				••		• •		9	49
70.	. ł	Kemanpatmullekumbura	a I	Kudugalapitiye Siripa	la 1						54				••		• •			99
71.	• .	Do,			2	ĩ	2 7 .	. 10	±5	3	42	9 9 13 4	19 17		•••		•••		.13	
72.		Songahakumbura		and others	0	1	34.	. 2	0	. 0	66	2 6	36						$\begin{array}{c} & 2 \\ & . & 17 \end{array}$	66 83
74.		Do.	• •	Barandare Peiris App do	4	2	$\frac{34}{32}$.	.13 .19	30 0	4 6	53 62	178 25€	83 8 2		•••		• · • ·		25	62
75.	. A	lsseddumekumbura	••	Wewagedara Sudas	381						78:								26	58
76.	. I)angahakumbura]	Dombagahagedara Pi chi Amma and othe	n۰														6	29
77.	. F	Kaluhaggalakumbura	1	Wewagedara Sudas	381						4				•••		••		11	94
78.	•	Do.	1	Badabedde Pina ar	nd						19				••		••		8	
; 79 .	. E	Kongahagedara		Newagedara Sudas	331										••		••			
80.	. P	allewelakumbura	F	Unnanse, and others Iewanpola Kiri Band	a.										••		• •		47	
81.	. F	े" Ilagodakumbura	8	Arachchi and others Sengelena Walaswev	ve										•••		• •		3	
82 .		Do	•	Badabedde Kanku	'8						92				• •		• •		6	
		-	. F	P. B. Paliane, ex Rat	e-						77				• •	<u> </u>	••			
		D	%	mahatmava	. 1	0 3	6. 18.	. 4 . 4	28 10	1	47 22	57	5. .		••		• *		5 5 5 5	1 34
- 36	• • •	Kahatagahakumbura	••、	d0	3	3	ZU.	. 16	0	5	47	<u>21 1</u>	17		•••		••		. 21 . 21	48
30 31	••••			Wewagedara Sudas	61						48			—	• •		••	_	. 1	
88		Migahamulakumbura		reliyagonne W. D. J	Ľi.	L	19.	, 1	40	0	49	1 9	4		••		••			
-					. 3	0	20.	. 12	90	4	41	17 3	1						17	
		Werani wakumbuga .		Walahamulle Bilind and others	5						71						, .		30	21
9	Ø	Gedakumbura	•••	Goonaratna an	nd.										••				~	, 50
ę		Madangahakumbura		others Telivagonne Oma	1						19				••		••		8	
	92.			Lebbe and others	3	2	$\frac{36}{19}$.15	40	5	25	20 6	35						$\begin{array}{c} \cdot \cdot \overset{20}{} \\ \cdot \cdot \overset{7}{} \end{array}$	38
			••			1	14.	۰įÐ	a0,,	1	88	73	38	<u>-</u>	••		••			
· -	÷.,			•																

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Extent.

Name of Owner.

								ı	vena	nce.							ion granted		
				A,	R.	P.	Rs.	c,	Rs	. c.	Rs	. c.	A. R. 1	P.	Rs. c.			R	s. c.
93	Higgahamulakumbura	••	Migolle Tikiri Banda, Arachchi and others	1	2	16.	. 6	60.	. 2	26 .	. 8	86						8	86
94		••	Kahandawelipota Appu	•								31						4	
95	Mahaissarakumbura	••	Kudugalapitiye Siri- pala Dewaya and									87							
96	Medawelapaulakumbura	•••	Hewanpola Menikhami									21		••	_	••		26	
97	Kumbukgahakumbura	••	P. B. Palipane, ex Rate-									11		• •		••		6	
			Rani Nachchire	2								30		•••		•••		50	
99		•••	Kudugalapitiye Kiri- hatana and others															25	84
100	Do, Amhagahamulakumahuna	••		0								10				••		3	
101	Ambagahamulakumbura Gedaragawakumbura		Kudugalapitiye Siri-		v	14	. 4	10.	. 1	94.	. 0	29		••		••	÷-	6	29
	0		pala Dewaya and																
109	Durannadumasitinakum		others Wewagedara Bandiya									73.,		••		••		16	
1037.	Purappaduwasitiyekum- bura		Wewageuara Danuiya	1	U	14	. +	75.	. 1	04.		29		••		••		6	29
104	Makullagahamulakumbu	ra	pala Dewaya and		2	25.	.11	0.	. 3	74.	. 14	74						14	74
105	Kahatagahakumbura	••	Kudugalapitiye Kiriha- puwa, Vel-Dewaya,											••		•••		••••	14
			and others	0	3	24.	. 3	80.	. 1	28.	. 5	8						5	8
		••	do	0	3	11.	. 3	75.	. 1	16.	. 4	91.		•••		••		4	
107	Rukattanagahakumbura		Udagama Amangiri and others		0	11	19	60	4	33	16	93							~ ~
108	Kahatagahakumbura	••	Kudugalapitiye Pincha									65		••		••		16	-
109	Do.	••	Kudugalapitiye Siripala											••		••		20	
110	Assedumakumbura	••	Kudugalapitiye Setuwa							81.				••		••		19	1
	Do.		and others Migolle Tikiri Banda,	1	1.	. 32 .	. 6	0.	. 2	4.	. 8	4		••		••	~~ ′	8	4
			Arachchi	1	0	13.	. 4	45.	. 1	53.	. 5	98				••		5	98
112	Murutagahakumbura	•••	Kudugalapitiye Kiri- hatana and Kiri- punchi	3	3	7.	.15	60.	. 5	34.	. 20	94					_	20	04
113	Dambagahakumbura	•••	Kudugalapitiye Setuwa and others		2							85		• •	_	••		2	
114			do	1	2	4.	. 6	25.	. 2	15.	. 8	40		••		••			
	Diulgahakumbura	•••		2	0	15	8	60.	. 2	96.	.11	56		• •		••		11	
110	Kudugalapitiyeketa	•••	Teliyagonne Sella Udayare		2	32.	. 31	75.	. 10	86.	. 42	61						42	e i
117	Dambagahakumbura	••	Kudugalapitiye Siripala Duraya and others									18		••		••			
118	Asseddumakumbura	• •	Migolle Schondirala,											••		••	*	6	18
119	Do.	• •	Migolle Punchi and									92		••		••		8	92
120	Do.	•••	others Migolle Sohondirala,									37		••	-	••	-	4	37
191	Makullagahamulakumbu	*0			0	29	0	70.	. 0	26.	. 0	96.,		••		••		0	96
121	Makullagallallulakullou		hapuwa, Vel-Dewaya,																
100			and others		0	16	4	48.	. 1	55.	. 6	3	~	••		••		6	3
122	Asseddumakumbura	•••	Kudugalapitiye Kiri- hapuwa and Kiri-																
				2	1	19	. 9	80.	. 3	35.	. 13	15						13	15
123	Owitakumbura	• •	Kudugalapitiye Kiri-				_							•••					
124.	Chena		punchi and others Kudugalapitiye Pincha		U	3 Ð.	1	υ.	. (01.	. I	ol		••		••		1	31
		•	and others	0	2	23	2	70.	. (92.	. 3	62				•••	—	3	62
125	Do, Badahaddakumhura	•••		0	1	38	2	15.	. () 70.	. <u>2</u>	85 4		••		••		2	85
	Badabeddekumbura Ratmalawetiyemillagaha		Sammannan Fulle	2	U	U		42.	. 2	• 04.	• 1 1	4	-	••		••		11	4
	kumbura		A. D. Pina and others	1	0	0	4	11.	. 1	41.	. 5	52		••		••		5	52
			Total 2	287	1	29	1,1	90 2	40	5 63 1	,59	65						1,59	5 65
				S^{i}	im	mar	<i>y</i> .												
							~						Rs.	c.					
	Cl	ha	we for construction for o	ne 1	vea	ar							100	•					

			r.s. c.	
Charge for construction for one year	••	۰.	1,190 2	
Maintenance rate per year	••	••	405 63	
T	'otal yearly dues	• •	1,595 65	
			A. R. P.	
Total	l irrigable extent	••	287 1 29	

Name of Allotment of Land or Field.

No.

58

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MISCELLANEOUS DEPARTMENTAL NOTICES.

Sale of Goods.

NOTICE is hereby given that the under-mentioned packages which have been lying in B 1 and B 2 Warehouses beyond the time allowed by law, will be sold by public auction on July 24, 1928, unless previously cleared. All goods sold but not removed before the expiration of three clear days after the date of approval of the sale will become liable to the payment of rent at the rates prescribed in the Customs Tariff.

Buton Mumber and			B] WAREHOUSE.	Number and Description
Entry Number and Date.	Vessel.		Marks.	of Packages.
1927.				
1432 of Nov. 18 1928.	ss. " Mahsed "	••	W within a diamond	l bale towels and shirts
			EANO	l case mirrors
2154 of Jan. 23	ss. Oldenberg		EGNC	
859 of Feb. 3				l case advertising matter
407 of Feb. 6	ss. " Katori Maru "	••	H L within a diamond and G & Cc. Ltd. around	I case advertising matter
405 of Feb. 6	ss. "Ockenfels "	••	S L M upon MD/34C upon 7931/32	2 cases drugs
			B 2 WAREHOUSE.	
1927.				
367 of April 5	ss. " Maharonda "	••	H L within a diamond and F 4 outisde .	1 case merchandize
1606 of April 22			H L within a diamond and F 5 outside .	
2513 of Nov. 24			843 within a diamond and P P 2900 outside	
	ss. "Stolzenfels "		SB within a diamond and S L M F 32	
			around	
516 of Dec. 6	ss. '' Barenfels ''	••	CACMG/8	I case biscuits
	es. "Siyo Maru "		CYU within a diamond	l case porcelain ware
1928.		• •		• • •
	ss. "Santos Maru"		L S G or various Ceylon	40 bags putmeg.
	ss. ' Cheshire ''			1 case auto parts
691 cf Jan. 11	ss. "Chenoncesux "			2 cases wire
1195 of Feb. 16	ss, "Celebes Maru"		H C C C within a diamond and F l cutside	
1100 OL 1 00. 10	ss, verenes marra	••	TT O O O MINIMI & GRANGARIO BUOL I COUSIDE	T CONC Z STATE
H. M. Custor	ns,			A. N. STRONG,

Colombo, June 7, 1928.

Sale of Sawn Timber, Badulla Depot.

A N auction sale of the under-mentioned scantlings will be held at 3 P.M., on Wednesday, June 27, 1928, at the Government Timber and Firewood Depôt at Badulla (close to the Railway Station, Badulla).

The highest bid will be accepted, subject to the approval or disapproval of the Conservator of Forests. The highest bidder will be required by the officer conducting the sale to sign the sale book kept for the purpose.

Twenty-five per cent. of the bid should be paid immediately on conclusion of the sale, pending the approval of the Conservator of Forests. The balance should be paid within fourteen days of the receipt by the bidder of tho notification of acceptance of the bid by the Conservator of Forests.

No timber shall be removed before payment of the price bid in full, and all timber sold must be removed from the Depôt within fourteen days of the notification of the acceptance of the bid by the Conservator of Forests, and will be at the risk of the purchaser until removed.

Agents bidding for others will be required to produce a written authority from the party they are bidding for and such authority will be retained by the officer conducting the sale.

LIST OF SCANTLINGS.

.50.cubic feet of pieces 5 in. by 3 in. of lengths 8 feet to 14 feet.

- 100 cubic feet of pieces 5 in. by 4 in. of lengths 8 feet to 16 feet.
- 40 cubic feet of pieces 4 in. by 8 in., 5 in. by 5 in., 7 in. by 5 in., 7 in. by 3 in., 6 in. by 4 in. of lengths 6 feet fo Wifeet (mixed).
- 6 cubic feet of 8 in. by 21 in. pieces of lengths from 7 feet to 10 feet.
- 3 cubic feet of 3 in. by 3 in. pieces of lengths from 6 feet to 11 feet.
- 100 cubic feet of 4 in. by 2 in. pieces of lengths from 10 feet to 12 feet.

1,000 square feet reepers 2 in. by 1 in. of lengths 8 feet to 12 feet.

- 1,000 square feet reepers 2 in. by $\frac{1}{2}$ in. of lengths 8 feet to 12 feet.
- 44 cubic feet of partly unsound timber consisting of rafters, beams, joists, &c.

52 cubic feet of satin scantlings 6 in. by 2½ in. and 6 in by 3 in. of lengths from 6 to 10 feet.

Any further particulars may be had on inquiry from the Divisional Forest Officer, Uva Division, H-quitale.

J. D. NARGENT, Conservator of Forests, Office of the Conservator of Forests,

for Principal Collector.

Kandy, June 6, 1928.

Sale of Timber.

THE under-mentioned timber will be sold by public auction at the places and on the dates specified, subject to the following conditions :---

1. The timber will be put up in convenient loss to suit buyers.

2. The highest bid will be accepted, subject to the approval of the Conservator of Forests. The highest bidder will be required by the Officer conducting the sale to sign the sale book kept for the purpose directly a lot has been knocked down to him.

3. Payment of 25 per cent. of the successful bid to be made at the time of sale, if so required.

4. No timber will be removed before payment of the full bid, and all timber must be removed within ten days of notification of acceptance by the Conservator of Forests of such bid, and will be at the risk of the purchaser until removed. Logs not so removed will revert to the Crown.

5. 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 pay the full purchase amount or the balance thereof. and to remove the timber within the time specified, the lot will again be put up for auction and the original purchaser will be held liable for any loss to Government owing to a lower price being realized at such resale, while if an enhanced price is realized at such resale, he shall, however, have no claim to the profit which shall accrue to Government.

6. Agents bidding for others will be required to produce a written authority.

7. Any further particulars can be obtained from the Divisional Forest Officer, North-Central Division, Anuradhapura.

Particulars of Timber, &c.

(i.) At Anuradhapura Railway Station Def ôt at 9 A.M., on June 25, 1928 :---

- 19 palu $\log = 421$ cubic feet.
- 7 palu $\log s = 185$ cubic feet.
- 1 hulanhik log = 25 cubic feet.

(ii.) At Madawachchi Railway Station Depôt, at 3 p.M., on June 25, 1928 :---

108 halmilla logs = 2,259 cubic feet.

(iii.) At Kekirawa Railway Station Depôt, at 9 AM., on June 26, 1928 :--

76 halmilla = 777 cubic feet.

- 20 hulanhik = 530 cubic feet.
- 56 satin = 567 cubic feet.
- 463 Halmilla = 3,509 cubic feet.
- 43 plau = 387 cubic feet.
- (iv.) At Habarana Railway Station Depôt, at 2 P.M., on June 26, 1928 :---

5 satin = 88 cubic feet.18 palu = 406 cubic feet.

(v.) At Taława Railway Station Depôt, at 9 A.M.. on June 27, 1928 :---

250 satin = 3,148 cubic feet.

- 6 milla = 79 cubic feet.
- 6 hulanhik = 74 cubic feet.
- 440 palu = 7,389 cubic feet.
- 2 suriyamara = 20 cubic feet.
- 5 hurimara = 71 cubic feet.
- 2 palu = 64 cubic feet.
- 2 palu = 92 cubic feet.
- 8 palu = 72 cubic feet.
- 3 palu = 90 cubic feet.2 halmilla = 11 cubic feet.
 - $a_{\text{minima}} = 11 \text{ cubic 1960},$

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, June 7, 1928.

Sale of Timber.

THE under-mentioned timber lying at the Jaffna Forest Department Depôt, will be sold by public auction on the spot by the Divisional Forest Officer, Northern Division, Jaffna, on Wednesday, July 4, 1928, at 9.15 A.M.:--

Lot I.	••	100 palu logs
Lot II.	••	10 satin logs
Lot III.	• •	6 tons satin pieces
Lot IV.	••	7 palu telegraph posts
Lot V.	••	64 teak poles

2. The lists of timber are available for inspection at the Divisional Forest Office, Jaffna.

3. Further particulars can be obtained from the Divisional Forest Officer, Jaffna.

Conditions.

(a) The timber will be put up either singly or in lots to suit buyers at a rate per cubic foot, and no advance of less than 10 cents per cubic foot or Re. 1 per log will be recognized. (b) The highest bid will be accepted, subject to the approved price fixed by the Conservator of Forests. The highest bidder, on being declared the purchaser, shall sign his name in the register of sale in admission of such purpose and deposit the necessary amount.

(c) Twenty-five per cent. of the bids to be deposited immediately after acceptance of the bids. The balance should be paid within 15 days of the date of sale, when a permit for removal will be issued.

(d) The measurements as recorded by the Divisional Forest Officer must be accepted, but prior to date of auction any prospective bidder is at liberty to check the measurements and to represent any difference promptly.

(e) All timber sold and the full price bid of which has been paid must be removed from the depot within 15 days of date of sale, and will be at the risk of the purchaser until removed. A charge of Re. 1 per log per week or part of a week is liable to be made for any logs not removed within 15 days of sale. Logs not removed from the depôt within one month is liable to be forfeited to the Crown.

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

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

> J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests. Kandy, June 11, 1928.

Sale of Excess Stocks of Timber.

OFFERS are invited for the purchase of the following materials lying at the Matara Railway Station Derôt :--

Narrow Gauge Sleepers.

Rejected palu (narrow gauge) 344. Rejected na (narrow guage) 270.

Logs.

Rejected 5 palu logs = 104 cubic feet.

Rejected 5 na $\log = 164$ cubic feet. Rejected 4 tawenna $\log = 146$ cubic feet.

Sawn Telegraph Posts.

Rejected na telegraph posts 27 = 154 cubic feet.

Bridge Planks.

Rejected na bridge planks 5 = 17 cubic feet.

Offers should be sealed under cover and should be addressed to the Conservator of Forests.

Offers should be marked "Offers for the Purchase of Timber, &c., Southern Division (East)" in the left hand top corner of the envelope and should reach the Office of the Conservator of Forests not later than midday on June 27, 1928.

The Conservator of Forests reserves to himself the right without question of rejecting any or all offers and of accepting any portion of offer. Purchase amount should be paid at once on approval of offer by the Conservator of Forests.

at once on approval of offer by the Conservator of Forests. No timber shall be removed before payment of the full offer and all timber purchased must be removed from the depôt within 14 days' time of acceptance of the offer.

Agents offering for others will be required to produce a written authority from the firm or persons for whom they offer, such authority will be retained by the Conservator of Forests.

J. D. SARGENT,

Conservator of Forests.

Office of the Conservator of Forests, Kandy, June 9, 1928.

Sale of Timber.

WRITTEN offers are invited for the purchase of the under mentioned timber being the purchase of the under-mentioned timber lying at the Forest Department Depôt, Trincomalee.

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 the post.

4. Offers should be marked "Offers for the Purchase of Timber, Eastern Division (North)," in the left hand top corner of the envelope and should reach the Office of the Conservator of Forests not later than midday on Wednesday, June 27, 1928.

Offers are to be made upon forms which will be 5 supplied upon application at the Divisional Forest Office, Trincomalee. No offers will be considered unless it is no the recognized form. Alterations must be initialed, otherwise the offer may be treated as informal and rejected.

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 offer is issued.

7. Offers should be made at a rate per cubic foot for each species of timber written both in words and figures.

8. The Conservator of Forests reserves to himself the right without question, of rejecting any or all offers and of accepting any portion of an offer.

No timber shall be removed before the payment of 9. the full purchase amount, and all timbers, sold must be removed from the depô; within two months from the date of notification of acceptance by the Conservator of Forests of such offer, and will be at the risk of the purchaser until removed.

The successful purchaser will be required to pay the 10. full purchase amount before he can be allowed to remove the logs from the depôt.

11. Lists of the timber are available for inspection at the Divisional Forest Office, Trincomalee.

Any further information can be obtained on applica. 12. tion at the Divisional Forest Office, Trincomalee.

TIMBER REFERRED TO.

Logs between 4 feet to 5 feet in middle Girth.

			C. ft.
74 palu	.,		1,418
70 satin	••		1,369
13 hulanhik	••	••	267
5 milla	••	••	87
93 ranai	••	• •	1,904
255			5,045

Logs of 5 feet and upwards in Middle Girth.

			C. ft.
21 satin	• •		639
64 palu	••	••	2,850
18 ranai	••	••	546
2 milla		••	94
7 hulanhik	••	••	343
,112			4,472
*			

J. D. SARGENT. Conservator of Forests.

Office of the Conservator of Forests, Kandy, June 11, 1928.

Sale of Timber.

THE under-mentioned timber lying at Trincomalee Depôt will be sold by public auction on the spot by the Divisional Forest Officer, Eastern Division (North), Trincomalee, on Monday, July 9, 1928, at 10 A.M., 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.

The highest bid will be accepted subject to the 3. 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.

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

5. Measurements 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.

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.

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.

Further particulars of the timber are available for inspection at the Divisional Forest Office, Trincomalee.

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	то.	
12 palu 35 Ranai 8 satin 4 hulanhil	 		••	C. ft. 190 603 127 79
1 milla 60	· · ·		••	14 1,013

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests. Kandy, June 11, 1928.

Sale of Crown Land in the Negombo District.

NOTICE is hereby given that the Government Agent, Western Province will Western Province, will receive sealed tenders for the purchase of the under-mentioned Crown land, subject to the conditions given below :-

The tenders will be received at the Colombo Kachcheri until 12 noon, on Thursday, July 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.

3. Further information can be obtained on application at the Colombo Kachcheri.

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

The Kachcheri, R. N. THAINE, Colombo, June 11, 1928. Government Agent.

CONDITIONS REFERRED TO.

(1) The person whose tender is selected by the Government Agent for submission to Government will be required to deposit at once 1/10th of the purchse amount in cash, and should the tender be accepted by Government the balance purchase amount should be paid within one month of the date of receipt by him of the notification of the acceptance of his offer, and in failure thereof the purchase shall be considered void, and the deposit of 1/10th paid on account of the said land shall be forfeited.

(2) On payment to the Government Agent, within the time specified of the whole of the purchase money, the purchaser shall receive a deed of transfer as soon as may be practicable.

(3) Should it appear at any time before the execution aud issue of the deed of transfer that the actual extent of the said land is in excess of the extent given in this notice, the purchaser will be liable to pay the value of the excess extent at the same rate per acre as that at which he purchased the land. In the event of the extent of the said land being hereafter found to be less than the extent given in the notice, the purchaser will be entitled to claim a refund of a proportionate amount of the purchase price paid by him at the same rate per acre as that at which he purchased the land. Provided, however, that he will not be entitled to claim any further amount as interest on the money paid by him or by way of compensation. In all questions effecting the description and admeasurement of the land the decision of the Surveyor-General will be taken as final.

(4) This land is sold subject to the reservation to the Crown of all right and title to the mines, minerals, plumbago gold, silver, copper, iron, tiu, lead, and other metals, and the ores thereof, and all mineral oil, coal, shale, or other deposit or formation from which mineral oil may be obtained together with full power of entry for the same respectively, and all other powers and privileges necessary or requisite, to prospect for, dig for, or mine, or recover any of the abovementioned minerals or metals, save and except under a grant or licence expressly obtained from the Crown, and then only subject to the royalties, terms, and conditions in such mining licence or grant contained.

Description of the Land.

All those two contiguous allotments of land with everything thereon called Suriyagahawatta, situated at Main street, in the town of Negombo aforesaid; bounded on the north and east by the other part of this land of J. de Mel, south by Main street, and on the west by the other part of this land of N. H. R. A. Nagamuttu; containing in extent 11 perches according to the plan No. 172 dated September 28, 1917, made by L. Vanderputt, Licensed Surveyor.

Two large boutiques bearing assessment Nos. 112 and 113 adjoining each other stand on this land. These boutiques or shops are substantially built of lime mortar, plastered and whitewashed, and covered with tiled roof.

Sale of Crown Lands in the Colombo District.

NOTICE is hereby given that the Government Agent, N Western Province, will receive sealed tenders for the purchase of the under-mentioned Crown land, subject to the conditions given below :-

The tenders will be received at the Colombo Kachcheri until 1.30 r.M. on Monday, July 30, 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 agents that the tender is made bona fide.

3. Further information can be obtained on application at the Colombo Kachcheri.

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

The Kachcheri, Colombo, June 11, 1928.

R. N. THAINE, Government Agent.

CONDITIONS REFERRED TO.

(1) The person whose tender is selected by the Government Agent for submission to Government will be required to deposit at once 1/10th of the purchase amount in cash. and should the tender be accepted by Government the balance purchase amount should be paid within one month of the date of receipt by him of the notification of the acceptance of his offer, and in failure thereof the purchase shall be considered void, and the deposit of 1/10th paid on account of the said land shall be forfeited.

(2) On payment to the Government Agent, within the time specified of the whole of the purchase money, the purchaser shall receive a deed of transfer as soon as may be practicable.

(3) Should it appear at any time before the execution and issue of the deed of transfer that the actual extent of the said land is in excess of the extent given in this notice, the purchaser will be liable to pay the value of the excess extent at the same rate per acre as that at which he purchased the land. In the event of the extent of the said land being hereafter found to be less than the extent given in the notice, the purchaser will be entitled to claim a refund of a proportionate amount of the purchase price paid by him at the same rate per acre as that at which he purchased the land. Provided, however, that he will not be entitled to claim any further amount as interest on the money paid by him or by way of compensation. In all questions affecting the description and admeasurement of the land the decision of the Surveyor-General will be taken as final.

(4) This land is sold subject to the reservation to the Crown of all right and title to the mines, minerals, plumbago, gold, silver, copper, iron, tin, lead, and other metals, and the ores thereof, and all mineral oils, coal, shale, or cther deposit or formation from which mineral oil may be obtained, together with full power of entry for the same respectively, and all other powers and privileges necessary or requisite, to prospect for, dig for, or mine, or recover any of the above-mentioned minerals or metals, save and except under a grant or licence expressly obtained from the Crown and then only subject to the royalties, terms, and conditions in such mining licence or grant contained.

N.B.-The land is at present under lease and possession cannot be given till the expiration of a period of three months after the sale.

Description of the Land.

All that allotment of land with everything thereon called Benruwig, situated in the village Bopitiya in Ragam pattuwa of Alutkuru korale south, in the District of Colombo, Western Province, containing in extent, 9 acres and 15 perches, and described as lot 10 in preliminary plan No. 18,688.

This land is planted with coconut about 30 years old, has a read frontage, and contains a permanent building with out-houses.

Tenders for the Right to Gem in Crown Lands.

NOTICE is hereby given that the Government Agent of the Province of Sabaragamuwa will receive sealed tenders for the right to gem for a period of one year in the under-mentioned Crown lands situated in the Ratnapura District of the Province of Sabaragamuwa.

2. The tenders, which must be enclosed in sealed enve-lopes, superscribed "Tender for the Right to Gem," will be received at the Ratnapura Kachcheri until 10 A.M. on Thursday, July 12, 1928, when they will be opened, and all persons making tenders will be required to be present or satisfy the Government Agent, Province of Sabaragamuwa, by some duly accredited agent or agents that the tender is *bona fide*.

3. The person whose tender is selected by the Government Agent for submission to the Hon. the Controller of Revenue will be required to deposit the full amount of his tender at once in cash, and should his tender be accepted by the Hon. the Controller of Revenue, to enter into a lease bond for the fulfilment of the conditions on which the tender is accepted.

4. The Government Agent, Province of Sabaragamuwa, reserves to himself the right, withcut question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

5. The tenderers whose tenders are accepted should deposit a sum of Rs. 100 for each land as security for filling up pits.

6. Tenders must be made for each land separately.

7. The lessees of lands Nos. 3, 4, 5, 6, 8, 9, and 10 in the list of lands given below should notify the Government Mineralogist, Colombo, the date on which they commence to gem and stop work, and also give him access to the workings at any time for inspection.

8. Further information can be obtained from the Government Agent, Province cf Sabaragamuwa.

LANDS REFERRED TO.

(1) The bed of the stream called Mahahandunmal-dola, situated in the village of Pannila in the Pannil pattu of Atakalan korale, for a length of about 35 chains between its confluence with the Heenhandunmal-dola and its confluence with the Hin-dola, within the following boundareis; north by Nahitimukalana, east by Nahitimukalana and footpath to Pannila, south by Nahitimukalana, west by Nahitimukalana and Hin-dola.

(2) The bed of the stream called Koketiya-dola (part of lot 88 in B. S. P. P. 55) for a length of about half a mile, situated in the village of Nugadandaihalagama in the Meda pattu of Kuruwiti korale, and beunded as follows: north by lot 81, Kcklekmemukalana, lot 40, Deldolehena, and lots 78 and 89, Dawatagahahenewatta, east by lot 43, Elahitideniya, south by lot 82, Mawatehenemukalana, lot 84, Mavatehena, and lot 86, Maragahahenamukalana, west by amuna and part of Koketiya-dola.

(3) The Crown lands called Doranawitiyella and Neluketiyehena, comprising of the whole of lot 2 and a part of lot 1 in P. P. 3,507, which is a portion of land abcut 36 chains in length from the confluence of Peeladeniye-dola, with the Halgaha-dola to the confluence of the Neluketiya stream with the Rakwana-ganga, situated in the village of Pannila in the Pannil pattu of Atakalan korale, containing in extent 8 acres 1 rood and 28 perches, and bounded as follows: north by Rakwana or Hangomu-ganga, east by Neluketiya stream, south by Doranawitiyella, and Neluketiya, west by Halgaha-dcla.

(4) The Crown lands called Neluketiyehena and Ilanganmaduwa or Ilangangodella, which forms part of lot 1 in P. P. 3,507, being a portion of land about 42 chains in length from the confluence of the Neluketiya stream with the Rakwana-ganga to the confluence of the Kiul-ela with the Rakwana-ganga, situated in the village of Pannila in the Pannil' pattu of Atakalan korale, containing in extent S acres 3 roods and 35 perches, and bounded as follows: north by Rakwana or Hangomu-ganga, east by Rakwana or Hangomu-ganga, south by Neluketiyehena and Ilangangodella, west by Doranawitiyella, Neluketiyehena, Neluketiya stream, and Rakwana-ganga.

(5) The Crown lands called Neluketiyehena, Tippolakele, Galwetawatta, Telahitipanagoda, and Beruwitiella, which forms part of lot 1 in P. P. 3,507, being the portion of land 55 chains in length from the confluence of the Kiul-ela with the Bakwana-ganga to the confluence of the Tun-dola with the Bakwana-ganga, situated in the village of Pannila, in the Pannil gattu of Atakalan kerale, containing in extent 12 acres 3 roods and 7 perches, and bounded as follows; north by Illanganmaduwa and confluence of Kull-ela with the Rakwana-ganga, east by Rakwana-ganga and Thun-dola, south and west by Neluketiyehena, Tippolekele, Galwetawatta, Beruwitiella, and Thelahitipanagoda.

(6) The land called Halmillahena, situated in the village of Kiribathgala in the Meda pattu of Nawadun korale, which forms part of lot 29G in F. V. P. 26, containing in extent abcut 2 acres, and bounded as follows: north by part of lot 29G and lot 29G lB in F. V. P. No. 26, east by Dewal-dola, south by Dewel-dola and We-ganga, west by lot 29A4 in F. V. P. 26.

(7) A portion of the bed of the Galature-genga, 50 chains in length, situated in the village of Ayagama in the Palle pattu of Kukulu korale, and bounded as follows : north by Madollakawala, east by Nawadun korale boundary, south by path to Kandegama estate, west by lots 319, 320, 321, 334, 336, 341, 345, and 346 in V. P. No. 42.

(8) A portion of the unlotted 55 link reservation along the right bank of the Demuwata-ganga, situated in the village of Madampe, in the Mede pattu of Atakalan korale, containing in extent about $2\frac{1}{4}$ acres, and bounded as follows: north by part of cancelled lot 78 in P. P. 7,808 and road reservation, east by a line running northwards from the confluence of the Madapan-ara with the Demuwata-ganga, south by Demuwata-ganga, west by a stream.

(9) A portion of the unlotted 55 link reservation along the right bank of the Demuwata-gange, and part of cancelled lot 79 in P. P. 7,808, situated in the village of M dampe, in the Meda pattu of Atakalan korale, containing in extent about 4 acres and 20 perches, and bounded as follows: north by a straight line running eastwards from the confluence of the Madapan-ara with the Demuwata-ganga, east by Public Works Department road reservation, south by a line running eastwards from the intake of Madampe estate water channel, west by Demuwata-ganga.

(10) The Crown land called Pallegedera Digene which forms part of lot 1B in F. V. P. 37, situated in the village of Pebotuwa, in the Meda pattu of Newedun korale, containing in extent about 5 acres, and bounded as follows: north by Rubber estate, east by Indola, south by Delwalaganga, west by part of lot 1B in F. V. P. No. 37.

(11) A portion of the bed of the stream called Getahetteoya, about 1 mile in length, situated in the village of Getahetta in the Palle pattu of Kuruwiti korale, and bounded as follows: north by Halmuruthaowita Uturumeime-agele, east by Murutha tree marked "132," south by reservaton of Getahette-ela, west by ditto.

(12) A portion of the bed of the stream called Getahetteoya, about 1 mile in length, situated in the village of Getahetta in the Palle pattu of Kuruwiti korale, and bounded as follows: north by Hirege-ela (Three Korale boundary), east by Halmuruthaowita Uturumaime-agela south by reservation of Getahette-ela, west by ditto.

(13) A portion of the bed of the stream called Gurudola, situated in the village of Kehelowitigama in Palle pattu of Nawadun korale, about 6 chains in length, within the following boundaries : north-east by Gurudola, north-west by lot 2BG in F. V. P. 59, south-east by lot 2 in F. V. P. 59, south-west by the footpath.

The Kechcheri,W. H. MOORE,Retnepure, June 11, 1928.for Government Agent.

Destruction of a Rogue Elephant.

IN terms of section 9 (1) of Game Protection Ordinance No. 1 of 1909, the Assistant Government Agent, Hambantote, is prepared to issue a licence free of stamp duty for the destruction of a dangerous rogue elephant frequenting the neighbourhood of Yala bungalow in Magam pattu, Hambantota District.

Description of the animal can be obtained from the Kachcheri.

V. COOMARASWAMY,

The Kachcheri, Assistant Government Agent. Hambentota, June 5, 1928.

"" The Plant Protection Ordinance, No. 10 of 1924."

TN sciondance with regulation 9 of the regulations set \mathbf{T} forth in the schedule to "The Plant Protection Ordinance, No. 10 of 1924," it is hereby declared that the areas enumerated in the annexed list are infested areas for the purpose of the regulations relating to the Shot-hole Borer of Tea (Xyleborus fornicatus Eich.), published in Government Gazette No. 7,413 of September 5, 1924.

> F. A. STOCKDALE, Director of Agriculture.

Office of the Director of Agriculture, Peradeniya, June 5, 1928.

LIST REFERRED TO.

TEA ESTATES.

Southern Province.

Thelane estate, Elpitiya P. O. Nadunuyana estate, Akmimana R. O.

Loss of Firearms.

PUTTALAM KACHCHERI.

One single-barrelled cap gun bearing No. 2981 marked onstock, and licence No. 816/225 belonging to S. A. Saradie of Ihala Walahapitiya.

A. R. HALLOCK, The Kachcheri, for Assistant Government Agent. Puttalam, June 11, 1928.

KEGALLA DISTRICT.

Number and description of the gun ; A single-barrelled muzzle-loading gun bearing No. 981 on barrel. Number of licence : No. 981/G. and K.

Name of owner : W. D. Kira, Pitiyagama, Kegalla. Remarks: Gun surrendered at Kachcheri and said to have been lost while on transit to the Government Analyst, Colombo.

The Kachcheri, W. E. HOBDAY, Kegalla, June 6, 1928. Assistant Government Agent.

Rayigam Estate New School.

NOTICE is hereby given that the above school situated in the Kalutara District of the Western Province, under the management of the Superintendert, has been registered as a grant-in-aid school with effect from February, 1927.

Education Office,	L. MACRAE,
Colombo, June 8, 1928.	Director of Education.

Sorana Estate School.

 N^{OTICE} is hereby given that the above school situated in the Kalutara District of the Western Province, under the management of the Superintendent, has been registered as a grant-in-aid school with effect from March, 1927.

Education Office. Colombo, June 8, 1928.

.

L. MACRAE. Director of Education.

Changanai East (Saivapprakasa) V. M. S.

NOTICE is hereby given that an application has been received from Hon. Mr. S. Rejaratnam for grant in aid of the above school, which is situated at Changanai East, Jama District of the Northern Province.

Observations will be received not later than July 15, 1928.

Effication Office, Gelonibo, June 15, 1928.

1.2

L. MACRAE, Director of Education.

Kg/Pitawela R. C. V. M. S.

NOTICE is hereby given that the above school situated N at Hewadiwela, Kegalla District of the Province of Sabaragamuwa, under the management of Rev. J. B. de Geradon, has been registered as a grant-in-aid school with offect from March, 1927.

Education Office, Colombo, June 15, 1928.

L. MACRAE. Director of Education.

Ambaganga Estate School.

NOTICE is hereby given that the above school situated N in Matale North District, of the Central Province, under the management of the Superintendent, has been registered as a grant-in-aid school with effect from May, 1927.

Education Office. Colombo, June 8, 1928.

L. MACRAE. Director of Education.

Enselwatte Estate School.

N OTICE is hereby given that the above school situated in the Molawak korale of the Southern Province, under the management of the Superintendent, has been registered as a grant-in-aid school with effect from February, 1927.

Education Office, Colombo, June 8, 1928.

L. MACRAE, Director of Education.

J/Chernia Street Saiva V. M. S.

NOTICE is hereby given that the above school situated IN at Chernia street, Jaffna District of the Northern Province, under the management of Hon. Mr. S. Rajaratnam, has been registered as a grant-in-aid school, with effect from March, 1927.

Education Office, Colombo, June 15, 1928.

L. MACRAE, Director of Education.

Kurunegala Christ Church Boys' English School.

N OTICE is hereby given that the Kurunegala Christ Church Boys' English School, situated in the Kurunegala District of the North-Western Province, under the management of the Ven. F. L. Beven, has been registered as a mixed school.

Education Office, Colombo, June 11, 1928.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that Mr. Thomas Amarasuriya has been appointed Manager of all the schools that were under the management of Mr. H. W. Amarasuriya.

Education Office, Colombo, May 24, 1928.

L. MACRAE, Director of Educaticn.

Change of Management.

NOTICE is hereby given that Rev. A. C. Houlder has been appointed Manager of the schools mentioned below in place of Rev. G. B. Jackson.

Schools referred to.

K/Boyagama Mixed School. K/Peradeniya Practising School. Peradeniya Training Colony.

Education Office. Colombo, May 27, 1928.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that Srimath Swami Vipulananda has been appointed Manager of the schools mentioned below, in place of Mr. N. K. Nallatamby.

Schools referred to.

Bt/Callady-Uppodai Vivekananda Tamil School. Vidyalayam Bt/Murukoddanchenai Ganeshananda Tamil School.

Education Office, Colombo, June 7, 1928.

L. MACRAE. Director of Education.

Change of Management.

NOTICE is hereby given that Miss E. Armistead has been appointed Manager of the school mentioned below :-

School referred to.

Kandy Industrial Girls' Boarding School.

Education Office, Colombo, June 1, 1928.

L. MACRAE, Director of Education.

Change of Management.

N OTICE is hereby given that Rev. R. P. Butterfield has been appointed Manager of the schools mentioned below in place of Rev. T. S. Johnson :--

Schools referred to. Rakwana C. M. S. School. Balangoda C. M. S. School. Handford-Deniyaya and Branch School. Hapugastenne Estate School. Welawala Mukalana School. Doloswela School. Madampe C. M. S. School, Meddakande-Balangeda School. Wellawatta Tamil School. Anningkande-Deniyaya School.

Education Office, Colombc, May 24, 1928.

L. MACRAE. Director of Education.

Change of Management.

NOTICE is hereby given that Mr. W. F. B. Perera, Molligoda, Wadduwa, has been appointed Manager of the school mentioned below in place of Mr. James Perera.

School referred to.

K!/Molligoda Buddhist Vernacular Mixed School.

Education Office, L. MACRAE, Colombo, May 24, 1928. Director of Education.

Change of Management.

NOTICE is hereby given that Rev. L. J. Gaster has been appointed Manager of the schools mentioned below in place of Rev. T. S. Johnson.

Schools referred to.

Pita Cotta Boys' School. Pita Cotta Girls' School. Etul Cotta Girls' School.		
Pannipitiya Mixed.		
Pelenwatte Mixed.	•	•
Mampe Mixed.		
Boralesgamuwa Mixed.		
Bokundara Girls'.		
Liyanwala Mixed.		
Udumulla Mixed.		
Angampitiya Mixed.		·
Horagala Mixed.	•	
Yahalakele Mixed.		•
Education Office,		L. M.

Colombo, May 22, 1928.

ACBAE, Director of Education.

Change of Management.

NOTICE is hereby given that Rev. L. J. Gaster has been appointed Manager of the schools mentioned below in place of Rev. T. S. Johnson ;-

Schools referred to.

Baddegama English School. Baddegama Vernacular Boys' School Baddegama Vernacular Girls' School. Kotagoda Vernacular Mixed School. Agaliya Vernacular Mixed School. Aku atiya Vernacular Mixed School. Lelwala Vernacular Mixed School. Ampegama Vernacular Mixed School. Ganegama Vernacular Mixed School. Halpatota Vernacular Mixed School. Dodanduwa Vernacular Girls' School. Potuwata Anglo-Vernacular Boys' School. Potuwata Vernacular Girls' School. Niyagama Angle-Vernacular Mixed. Goluwamulla Vernacular Mixed. Korandeniya Vernacular Mixed. Bentota Girls'.

Education Office, Colembo, May 22, 1928.

L. MACRAE. Director of Education.

Change of Management.

NOTICE is hereby given that Mr. R. Kuruswamy Kurukkal has been appointed Manager of the schools mentioned below in place of Mr. Thyagarajah Sarma -

Schools referred to.

J/Kaithadi Mixed School. J/Kaithadi North Mixed School.

Education Office, Colombo, June 6, 1928.

L. MACRAE. Director of Education

Change of Management.

N OTICE is hereby given that Srimath Swami Avine sananda, Trincomalee, has been appointed Manager of the schools mentioned below, in place of Srimath Swami Vipulananda.

Schools referred to.

J/Vannarponnai West Mixed School. T/Trincomalee Boys' School. Bt/Kalladi Mixed. Bt/Karativu Anglo-Vernacular School. Bt/Mandur Mixed School. Bt/Araipottai Mixed School. Bt/Kalladi-Uppodai School. Bt/Morakkoddaichenai School. Education Office, L. MACRAE, Colombo, June 9, 1928. Director of Education.

List of Candidates who were successful at the Notarial Preliminary Examination held on April 20 and 21, 1928.

Index No.	Name of Cand	idate.	Language of intended Practice.	
105 11 162 187 1 34	D. A. Samarak H. A. Perera E. P. Navarati D. T. Amaraka T. C. C. Samar A. M. K. Tillel U. W. P. Piya	na one rasinghe keratna ratna	Sinhalese dc. do. do. dc. do. do.	an an an an an an
arithmetic passe 228 Registrar-Gen	W. M. U. Band proctor-candid of in the Tamil 1 K. C. Nathan wral's Office, upe 12, 1928.	ate, who is anguage. C. Coon	do. 3 exempted i Tamil (ABASWANZ, istrar-Concre	
				te Maria A. J. Laudi V. Arab

Rinderpest.

HEREAS rinderpest has broken out in the premises W bearing assessment No. 104, Barber street, Colombo; bounded on the north by Barber street, east by a line running due south from the junction or Green street and Barber street to Messenger street, south by Messenger street, and west by Kuruwe street. 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 June 3, 1928.

The Municipal Office, CHAS. W. PATE, Municipal Veterinary Surgeon. Colombo, June 6, 1928.

Rinderpest.

THEREAS rinderpest has broken out in the premises, bearing assessment No. 40, Buller's road, Colombo bounded on the north by Buller's road, east by Longdon place and the ditch running off it, south by the Liveramentu cemetery and the southern boundary of garden No. 37, Torrington avenue, and west by Jawatte road. Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 cf Ordinance No. 25 cf 1909, to be an infected area.

This declaration shall take effect from May 26, 1928.

The Municipal Office.	CHAS. W. PATE,
Colombo, June 7, 1928.	Municipal Veterinary Surgeon.

Rinderpest.

WHEREAS rinderpest has broken out in the premise bearing assessment No. 244, situated at 3rd Division 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 June 5, 1928.

The Municipal Office. CHAS. W. PATE, Colombo, June 7, 1928. Municipal Veterinary Surgeon.

Rinderpest.

"HEREAS rinderpest has broken out in the premises bearing assessment No. 120, Dean's road, Colombo, bounded on the north by Forbes road, east by Dean's road, south by Rudd's lane, and west by Darley road: 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 29, 1928.

The Municipal Office, CHAS. W. PATE, Colombo, June 8, 1928. Municipal Veterinary Surgeon.

Rinderpest.

NOTICE is hereby given that the area declared infected at Polpitimukalana, in Alutkuru korale south 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 May 18, 1928, is free from rinderpest and is no longer an infected area.

This declaration is to take effect from this date.

R. J. PEREIRA, The Kachcheri. Colombo, June 8, 1928. for Government Agent.

Rinderpest.

THEREAS rinderpest has broken out at Etul Kotte 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 undermentioned area is infected, viz. :-

The area is bounded on the north by dewata road to burial ground, south by dewata road leading to the house of D. T. Pathamaperuma, east by ela, west by high road.

This declaration shall take effect from the date hereof.

May 30, 1928.

June 4, 1928.

D. E. WIJESEKERE, Chief Headman.

Rinderpest.

WHEREAS rinderpest has broken out at Etul Kotte 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 undermentioned area is infected, viz. :-

The area is bounded on the north by high road leading from Kotte to Battaramulla, south by land belonging to D. T. Pathmaperuma, east by ela, west by high road.

This declaration shall take effect from the date hereof.

D. E. WIJESEKERE, Chief Headman.

Rinderpest.

HEREAS rinderpest hes broken out at Etul Kotte in W 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 Battaramulla high road, south by Kajuwattamulla ferry road, east by Mediwala-ela, west by Cotta high road.

This declaration shall take effect from the date hereof.

June 7, 1928.

D. E. WIJESEKERE. Chief Headman.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at Delgahawatta, Maharagama in the 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 dewate road, south by Batadombagahawatta, east by high road, west by Kurunduwatta.

This declaration shall take effect from the date hereof.

June 1, 1928.

June 1, 1928.

D. E. WIJESEKERE, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Delgahawatta, Maharagama 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 wire fence separating this land, south by the wire fence separating this land, east by fields, west by the Railway line.

This declaration shall take effect from the date hereof.

D. E. WIJESEKERE, Chief Heedman. A 8

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Nagoda, 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 April 27, 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. PEREIRA,
Colombo, June 8, 1928.	for Government Agent.

Foot-and-Mouth Disease.

JOTICE is hereby given that the area declared infected at Ekale, in Alutkuru korale south et the Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909 as amended the Ordinance No. 19 of 1923, and proclaimed in *Gazettenated May 5*, 1928, is free from foct-and-mouth disease and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri,	R. J. PEREIRA,
- Colombo, June 8, 1928.	10r Government Agent.

Foot-and-Mouth Disease.

At Nawale in Colombo Market Market at Nawala, in Colombo Mudaliyar's division of the Colombo District of the Western Province, under section 5, sub-section (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in *Gaza* lated 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. PEREIRA,
Colombe, June 8, 1928.	for Government Agent.

Foot-and-Mouth Disease.

OTICE 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 April 30, 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. PEREIRA,
Colombo, June 8, 1928.	for Government Agent.

Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Akarawita, in Alutkuru korale south 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 p.oclaimed in Gazette dated April 27, 1928, is free from footand-mouth disease and no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri,	R. J. PEREIRA,
Colombo, June 8, 1928.	. for Government Agent.

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Alawatupitiya, in Alutkury korale south 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 deted Merch 30, 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, June 8, 1928.

R. J. PEREIRA, for Government Agent.

Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected IN at Udammitta, in Alutkuru korale south 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 pro-claimed in *Gazette* dated May 19, 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. PEREIRA,
Colombo, June 9, 1928.	for Government Agent.

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected A at Batagama north, in Alutkurv korale south 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 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. PEREIRA,
Colombo, June 9, 1928.	for Government Agent.

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected N at Gelahitiyawa, in Alutkuru korale south 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 Ordinence No. 19 of 1923, and pro-claimed in Gazette dated May 2, 1928, is free from foot-andmouth disease, and is no longer an infected arer.

This declaration is to take effect from this date.

The Kachcheri,	R. J. PEREIRA,
Colombo, June 9, 1928,	for Government Agent.

Foot-and-Mouth Disease.

N OTICE is hereby given that the area declared infected \perp et Bategeme north, in Alutkuru korale south 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 pro-claimed in *Gazette* dated March 22. 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. PEREIRA,
Colombo, June 9, 1928	for Government Agent.

Foot-and-Mouth Disease.

N OTICE is hereby given that the area declared infected IN at Narangodapaluwe, in Alutkuru korale south 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 March 16, 1928, is free from foot-and-mouth-disease, and is no longer an infected

This dec aretion is to take effect from this date.

The Kachcheri,	R. J. PEREIRA.
Colombo, June 9, 1928.	for Government Agent.

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Niwandame, in Alutkuru korale south of the Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1969, as amended by the Ordinance No. 19 of 1923, and pro-claimed in Gazette dated May 2, 1928, is free from footend-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri. Colombo, June 9, 1928.

R. J. PEREIRA, for Government Agent.

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Udammitta, in Alutkuru korele south 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 12, 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,	R. J. PEREIRA,
Colombo, June 9, 1928.	for Government Agent.

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Yakkoduwa, in Alutkuru korale south of the Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 cf 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated May 2, 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. PEREIRA,
Colombo, June 9, 1928.	for Government Agent.

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared injected at Niwandana, in Alutkuru korale south of the Colombo District of the Western Province, under section 5, sub-section (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in *Gazette* dated May 2, 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. PEREIRA.
Colombo, June 9, 1928.	for Government Agent.

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected N at Walpolai, in Alutkuru korale south of the Colombo District of the 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 1923, and proclaimed in Gazette dated May 10, 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. PEREIRA,
Colombo, June 9, 1928.	or Government Agent.

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Walpola, in Alutkuru korale south of the Colombc 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 April 4, 1928, is free from foot-and-moouth disease and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri,	R. J. PEREIRA,
Colombo, June 8, 1928.	fcr Government Agent.

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Elapitiwela, in Alutkuru korale south 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 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. PEREIRA,
Colombo, June 8, 1928.	for Government Agent.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at Panawala in Siyane korale east 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 Galwalahena estate. south by the lands belonging to Coranis and Carolis, east by peddy fields and Galwalahena estate, west by Dummela. godella estate.

This declaration shall take effect from the date hereof.

J. ERIC PERERA. May 26, 1928. Chief Headman, Siyane Korale East,

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out at Pallegama in Siyane korale east 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. 15 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 Meddegame village boundary, south by Pepiliyawala village boundary, east by Werehera village boundary, west by Thimbirigehelande Crown forest.

This declaration shall take effect from the date hereof.

J. ERIC PERERA, Chief Headman, Siyane Korale East. May 31, 1928.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at VV Kalatuwawa in Siyane korale east 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 Dumunnegedara village boundary, south by Wedagama village boundary, east by Pesyala village boundary, west by Dumunnegedara village boundary.

This declaration shall take effect from the date hereof.

J. ERIC PERERA, Chief Headman, Siyane Korale East. May 31, 1928.

Foot-and-Mouth Disease.

7 HEREAS foot-and-mouth disease has broken out VV at Karanekamulla in the Mede 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 Boraliyawataowita, south by Attanagalu-oya, east by Kebellagommanaowita, west by Balawalaowita.

This declaration shall take effect from the date hereof.

June 1, 1928.

MAURICE PERERA, Chief Headman.

Foot-and-Mouth Disease.

'HEREAS foot-and-mouth disease has broken out VV at Baduwatugoda 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 called Higgahalanda, south by Attanagalu-oya, east by Medawatugoda Village Committee road and Erunwila, west by Boraliyawataowita.

This declaration shall take effect from the date hereof.

June 1, 1928.

MAURICE PERERA, Chief Headman.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out on W Kosgahawatta, at Horape, 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 Don Peiris Ranasinghe Weerasekare, south by a portion of the land above referred to, east by field, west by Ragama village boundary.

This declaration shall take effect from the date hereof.

June 2, 1928.

TIMOTHY F. ABAYAKOON, Chief Headman.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out at W Weliya in Alutkuru korsle north 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 water-course, south by lands belonging to the heirs of Thegis Perera, east by tract of fields, west by water-course.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKODY, Mudaliyar, Alutkuru Korale North, May 31, 1928.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kehelella 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. :-

he area is bounded on the north by tract of fields south by tract of fields, east by tract of fields, west by Dambawe estate.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKODY. Mudaliyar, Alutkuru Korale North. May 31 1928.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Delwagura in Alutkuru korale north 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 and south by fields. east by land of Benjamin Rejapakse, west by fields.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKODY. May 31, 1928. Mudaliyar, Alutkurs Korale North.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at W Welhene in Alutkuru korale north 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 land of Peris Singho, south by lands of Don Marthelis Appu, east by lands of D. J. Senanayake, west by village boundary of Weliya.

This declaration shall take effect from the date hereof.

	C. H. A. SAMARAKKODY,
Mey 31, 1928.	Mudaliyar, Alutkuru Korale North.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Yatiyana 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 infected, viz. :-

The area is bounded on the north by tract of fields, south by land belonging to Mr. Perera, east by Kopiwatta. west by land belonging to Mr. Perera.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKOKY. Mudaliyar, Alutkuru Korale North. June 6, 1928.

Foot-and-Mouth Disease.

WHEREAS foot and mouth disease has broken out at Boragodawattu 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 Agaramulla estate and the land called Jambugodella, south by Galoluwa-oya, east by Medamulla village, west by road running to the and called Kopiwatta.

This declaration shall take effect from the date hercof.

C. H. A. SAMARAKKODY. June 6, 1928. Mudaliyar, Alutkuru Korale North.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Hettimulla in Yatigaha North, 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 Mugurugampola-Kotadeniyawa Public Works Department road, south by a tract of paddy fields, east by a dewata road, west by a tract of paddy fields.

This declaration shall take effect from the date hereof.

A. L. DASSANAIKE, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out W at Haloluwa, in Yat gaha North, Hapit gam koral, 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 Crown forest called Halolukanda, south by Mugurugampola-Kotadeniyawa Public Works Department road, east by village boundary of Lolowa, west by the estate called Theobroma.

This declaration shall take effect from the date hereof.

May 25, 1928.

May 25, 1928.

Foot-and-Mouth Disease.

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

The area is bounded on the north by an ela, south by village boundary of Kumbalohuwa, east by village boundary of Kaleliya Webodamulla, west by an ela.

This declaration shall take effect from the date hereof.

A. L. DASSANAIKE, Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by village boundary of Botale-Pahalagama, south by village boundary of Siyambalagoda, east by Crown land called Vilikulakanda, west by Crown land called Mirigankanda.

This declaration shall take effect from the date hereof.

May 26, 1928.

May 25, 1928.

A. L. DASSANAIKE. Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-end-month disease has broken out a W Loluwagoda in Udugaha pattu north, 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 Godskalana, south by village boundary of Kendengomuwa east by Maha-oya, west by Crown land called Kitulekele.

This declaration shall take effect from the date hereof.

May 28, 1928.

A. L. DASSANAIKE, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-end-mouth disease has broken out at Kerawwe in Yatigeha pattu north, 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 Kalegedara, south by village boundary of Kaluaggala Inslagama, east by village boundary of Kelugedara, west by an ela.

This declaration shall take effect from the date hereof.

	A. L. DASSANAIKE,
May 28, 1928.	Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Divuldeniya in Yatigaha north, 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 Maha-oya, south by village boundary of Paregoda, east by village boundary of Kitalawalana, west by village boundary of Divegampole.

This declaration shall take effect from the date hereof.

May 31, 1928.

May 31, 1928.

A. L. DASSANAIKE, Chief Headman

Foot-and-Mouth Disease.

WHEREAS foot and mouth disease has broken out at Diya gampola in Yatigaha north, 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 Maha-oya, south by village boundary of Hettimulla, east by Crown forest called Tharanakanda, west by village boundary of Erabadda.

This declaration shall take effect from the date hereof.

A L. DASSANAIKE, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Waulugallana and Munasingoda in the Kalutara totamune, Kalutara District, Western Province: It is hereby declared that the area bounded on the north by the District Read Committee road leading to Halkandawila, east by the Halkandawila village boundary, south by the rubber land and cinnamon land belong to the Maggona Retormatory, and west by the Munasingoda 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 June 6, 1928.

EDMUND PIERIS,

Mudaliyar of Panadure and Kalutara Totamunes. June 6, 1928.

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected N at Thendamkuduttawatta, near Bakkiella in Udapalata korale of Wewgam pattu of the Batticaloa District, Eastern Province, under section 5, sub-section (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated May 18, 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, C. J. S. PRITCHETT. Batticaloa, June 6, 1928. for Government Agent.

Foot-and-Mouth Disease.

WHEREAS fcot-and-mouth disease has broken cut at Kabalewa palata in Katugampola korale north in Katugampola hatpattu cf the Kurunegala District of the North-Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :--

The area is bounded on the north by Digalla village, south by Yatikaha korale, east by Dandagamuwa-Hettipola Public Works Department rcad, west by Dikhena and Kumbalwala villages.

This declaration shall take effect from the date hereof.

L. NUGAWELA,

June 4, 1928. Ratemahatmaya, Katugampola Hatpattu.

Foot-and-Mouth Disease.

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

The area is bounded on the north by Weralugama village, south by Manawala and Minuwangamuwa villages, east by Kankaniyamulla village, west by Walakumburumulla.

This declaration shall take effect from the date hereof.

L. NUGAWELA,

June 4, 1928. Ratemahatmaya, Katugampola Hatpattu.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken cut in the under-mentioned area described below in Pitigal korale north in the Chilaw District of the North-Western Province: 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 an infected one.

This proclamation takes effect from June 7. 1928.

Area referred to.

Manakkulama.

Boundaries.

North: Village limit of Maradankulama. East: Village limit of Dematapitiya. South: Village limit of Welahena. West: Village limit of Ponnankanniya.

June 7, 1928.

R. H. ABAYASEKARA. Mudeliyer; Pitigal Korele North.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out in the under-mentioned area 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 Ordinance No. 25 of 1909. that the said area is an infected one.

This proclamation takes effect from June 8. 1928.

Areas referred to.

Bandarahena and Kelegama.

Boundaries. North and east : Sengal-oya. South and wesu : Wilpotha estate.

R. H. ABAYASEKARA. June 8, 1928. Mudaliyar. Pitigal Korale North.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the under-mentioned area described below in Pitigal korale north in the Chilaw District of the North-Western Province: J do hereby declarc in terms of sub-sections (1) and (2) of section 5 of the Ordinance No. 25 of 1909 that the said area is an infected one.

This proclamation takes effect from June 5. 1928.

Area referred to.

Bangadeniya.

Boundaries.

North: Village boundary of Manaweriya. East: Village boundary of Diganwewa. South: Deduru-oya and Lunu-oya. West: Canal.

> R. H. ABAYASEKARA, Mudaliyar, Pitigal Korale North.

June 5, 1928.

Foot-and-Mouth Disease.

W HEREAS foot-end-mouth disease has broken out in the under-mentioned area 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 Ordinence No. 25 of 1909, that the said area is an infected one.

This proclemation takes effect from June 7, 1928.

Area referred to.

Arachchikattawa.

Boundaries.

North : Sengal-ova.

June 7, 1928.

June 10, 1928.

East : Village limits of Bandarahene and Karukkuliya. South : Village limit of Bangadeniya and Kottapitiya tank.

West : Village limit of Kusele and the lake.

R. H. ABAYASEKARA, Mudaliyer. Pitigal Korele North.

Hoof-and-Mouth Disease.

WHEREAS hocf-and-mcuth disease has broken out in Akarahediya wasama. in Laggala Pallesiyapattu of Matale East. in the District of Matale of the Central Province: It is hereby declared that the under-mentioned area 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.

The area is bounded on the north by Kalu-ganga, east by Kalu-ganga wasame, west by Kalu-ganga, and south by Leekolapelesse-ela.

This declaration is to take effect from this date.

L. B. HULANGAMUWA, Ratemahatmaya, Matale East.

Hoof-and-Mouth Disease.

WHEREAS hoof and mouth disease has broken out at Hettipola, Otegama. Madige-Anukkane, and Egodagedera in Hettipola palata in Giratalane korale of Dewamedi hatpattu of the Kurunegala District of the North-Western Province: It is hereby declared in terms of section 5. sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :--

The area is bounded on the north by Wetiyakumburs and Madulla, south by Pahala Malagane and Bogolla, east by Bcgolla, Kotambepitiya. Pepele, Hiripekuna, Detiyamulla, and Konwewa. west by Madulla, Delohomune, Girstalane, and Ihala Malagane.

This declaration shall take effect from the date hereof.

L. NUGAWELA. May 31, 1928. Ratemahatmaya, Katugampola Hatpattu.

Hoof-and-Mouth Dsease.

WHEREAS hoof-and-mouth desease has broken out at Medagama, Galwewa, Pennitawa, Pachchelawewa, and Hettigedara in Dewamedi korale of Dewamedi hat pattu of the Kununegala District of the North-Western Province: It is hereby declared in terms of section 5. sub-sections (1) and (2). of the Ordinance No. 25 of 1909, as amended by the Ordinance Nc. 19 of 1923, the undermenticned area is infected. viz. :--

The area is bounded on the north by Medagaadahalaye korale boundary, south by Tissawa korale boundary, east by Wariyapcla palata. and west by Tissawa korale boundary and Habarawa palata.

This declaration shall take effect from the date hereof.

A. MARAMBE. June 7, 1928. Ratemahatmaya, Dewamedi Hatpattu.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in Dewalegawa wasama, in Uda pattu north, Kuruwiti korale, Ratnapura District, Province cf Sabaragamuwa: It is hereby declared that the area, boundaries of which are specified below, is infected in terms of subsection (1) and (2) cf section 5 of Ordinance No. 25of 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: Village limits of Muttetupita and Galukagama and Kosgala Rubber estate.

East : Galkaduwa estate.

South: Ratnapura Urban District Council limits, Galkaduwa, and Kalu ganga.

West : Kalu-ganga and Holipitiya.

G. J. B. KIRIELLE, Acting Ratemahatmaya. Kuruwiti Korale.

June 5, 1928.

Hoof-and-Mouth Disease.

HEREAS hoof-and-mouth disease has broken out in the village Talawitiya, in Uda pattu north, 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: Village limit of Digogedara and minor road.

East : Rail road. South : Village limits of Bodimaluwa. West : Village limits of Ellawala.

G. J. B. KIRIELL ,

Acting Ratemahatmaya, Kuruwiti Korale. June 10, 1928.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in the village Wilegoda, in Palle pattu, 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 sub-sections (1) and (2) of section 5 of Ordinance No. 5 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 : Village limits of Bopetta.

East : Bolthakanda.

South : Woodend road. West : Thoranagodawela

and Kendangamuwa-Ihalagama.

G. J. B. KIRIELLE,

Acting Ratemahatmaya, Kuruwiti Korale. June 9, 1928.

Hoof-and-Mouth Disease.

HEREAS hoof-and-mouth disease has broken out in the village Thoranagoda, in Palle pattu 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 sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923.

This proclaration is to take effect from the date hereof.

Boundaries of the Infected Area.

North : Thoranagoda-Amupitiya road. East : Cart road. South : Road to Sunderland estate.

West : Village limits of Iddamalgoda.

G. J. B. KIRIELLE,

Acting Ratemahatmaya, Kuruwiti Korale.

June 9, 1928.

Hoof-and-Mouth Disease.

HEREAS hoof-and-mouth disease has broken out in the villages Watuyaya, Ekneligoda, Eratnegoda, Udakada, and Kudaduragama in Watuyaya wasama in Uda pattu north, 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 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 : Keeragala estate and village limit of Keeragala East : Eratne wasama.

South : Village limits of Walandura, Tembiliyana, Delgamuwa, and Kandangoda.

West: Kandangoda wasama.

G. J. B. KIRIELLE, Ratemahatmaya, Kuruwiti Korale.

June 4, 1928.

June 5, 1928.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in the villages of Marapona wasama in the Meda pattu, Nawadun korale, Røtnapura District, Province of Sabaragami.wa: 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.

This proclamation is to be take effect from the date hereof.

The Loundaries of the infected area as follows :----

North by We-ganga and Dodangaha-ela.

East by village limits of Patulpana and Watukarakanda and Kambadola.

South by village limits of Dela and Noragalla. West by village limits of Hakamuwa wasama.

H. A. GOONESEKERE, Ratemahatmaya Nawadun Korale. June 1, 1928.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in the villages of Bopetta wasama in Meda pattu, Nawadun 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 be take effect from the date hereof.

The boundaries of the infected area as follows: north by Denawak ganga and Bambarabotu-ganga, east by village limits of Lellopitiya, south by Dcdangaha-ela, west by Kuruwiti korale boundary.

> H. A. GOONESEKERA, Ratemahatmaya, Nawadun Korale.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in the villages of Hangimuwa wasama in Palle pattu, Nawadun korale, Ratnapura District, Province of Sabaragamuwa: 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 be take effect from the date hereof.

The boundaries of the infected area as follows :----

North : Village limits of Wadumulla, Mudduwa, and Et-oya

East : Village limits of Hapurugala, Niralgama, and Alupota.

South : Watupitiya and Karawita.

West : Niriella, Elapata, and Uduwatana.

H. A. GOONESEKERE. Ratemahatmaya, Nawadun Korale.

June 6, 1928.

Hoof-and-Mouth Disease.

WHEREAS hoot-and-mouth disease has broken out in the villages of Niriella wasama in Palle pattu, Nawadun korale, Ratnapura District, Province of Sabaragamuwa : 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 be take effect from the date hereof.

The boundaries of the infected area as follows :-

North : Village limits of Kahawatta, Dambuluwana, Illubbuluwa, Maraliya Millawitiya, Delloboda, Damme, and Gangulwitiya.

East : Village limits of Karawita wasama, Kekule, and Bataendiriya.

East : Kukul korale boundary.

West: Kukul korale boundary and village limits of Vitanagama, Udagedarakanda, Alupatgala, and Dulgala in Patagama wa ama.

> H. A. GOONESEKERE. Ratemahatmaya, Nawadun Korale.

June 6, 1928.

Hoof-and-Mouth Disease.

"HEREAS hoof-and-mouth disease has broken out in the villages Epitawala and Kiriella in Meda pattu. 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 : Village limits of Yatipauwa and Hindurangala. East : Village limts of Akurana and Matuwagala. South : Village limits of Matuwagala and Kalu-ganga. West : Kalu-ganga.

Hoof-and-Mouth Disease. WHEREAS hoof and mouth disease has broken out in

specified below, is infected in terms of sub-sections (1) and

(2) of section 5 of Ordinance No. 25 of 1909, as amended by

P. B. MUTTETTUWEGAMA, Ratemahatmaya, Kuruwiti Korale.

May 28, 1928.

Ordinance No. 19 of 1923.

Boundaries of the infected Area.

North : Village limit of Kendangamuwa-Ihalagama, East : Meda-ela.

South : Village limit of Kendangamuwa. West : Paligalakanda.

> P. B. MUTTETTUWEGAMA, Ratemahatmaya, Kuruwiti Korale.

May 28, 1928.

Hoof-and-Mouth Disease.

THEREAS hoof-and-mouth disease has broken out in the villages Ellawala-Ihalagama, Ellawala-Pahalagama, Paranagama, Kanuggalla, and Pahalakanda in Uda pattu north, 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 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 : Village limits of Talawitiya, Nakandala, and Wiyalagoda.

East : Village limits of Talawitiya and Pohorabawa. South : Village limits of Mudunkotuwa and Akurana. West : Village limits of Hindurangala and Erapola.

> P. B. MUTTETTUWEGAMA, Ratemahatmaya, Kuruwiti Korale.

May 28, 1928.

Hoof-and-Mouth Disease.

WHEREAS hoof-end-mouth disease has broken out in the village Miyanadeniya, in Uda pattu north, Kuruwiti kore'e, Ratnapura District, Province of Sabaragamuwa : It is hereby dec'ared 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 : Village limits of Udagankanda and Pussella.

East : Village limits of Lellagoda.

South : Village limits of Owitigama. West : Village limits of Pohorabawa and Moragamuwa.

P. B. MUTTETTUWEGAMA,

May 28, 1928. Ratemahatmaya, Kuruwiti Korale.

Hoof-and-Mouth Disease.

W HEREAS hoof and mouth disease has broken out in the village Matuwagala in Uda pattu north, 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 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 : Village limits of Ellawala.

East : Kuru-ganga.

South : Kalu-ganga.

West : Village limits of Kiriella.

P. B. MUTTETTUWEGAMA, Ratemahatmaya, Kuruwiti Korale.

May 29, 1928.

Hoof-and-Mouth Disease.

HEREAS hoof and mouth disease has broken out in the village Dodampe, in Dodampe wasama, in Ude pettu south, Kuruwiti korele. Retnepure District. Province of Sabaragamuwa: It is hereby declared that

This proclamation is to take effect from the date hereof.

the village Bulugahapitiya in Palle pattu, Kuruwiti korale, Ratnapura District, Province of Sabaragamuwa : It is hereby declared that the area, boundaries of which are

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 : Village boundary of Halpe. East : Village boundary of Kosgala and Kitulpe. South : Kelu-genge. West : Kalu-ganga.

P. B. MUTTETTUWEGAMA, Меу 29, 1928. Ratemahatmaya, Kuruwiti Korele.

Sale of Ferry and Toll Rents, 1928-29.

SALES OF

TOLL

AND

NOTICE is heseby given that the Government Agent for the Western Province will receive tenders at the Colombo Kachcheri at 12 noon on Monday, July 9, 1928, for the purchase of the under mentioned Toll Rents of the Western Province from October 1, 1928, to September 30, 1929.

Separate tenders should be made for the several rents as shown below,

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

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

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

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

TOLLS ON TRUNK ROADS.

Municipal Tolls.

(a) Toll at the ferry at Pashetal (Wattala). 1. (b) Toll at the canal at the drawbridge at Grandpass.

2. Toll at the ferry, Mutwal.

TOLLS OTHER THAN THOSE ON THE TRUNK ROADS.

A.-Colombo District.

1. Tolls on the Hendala canal at Hendala and at Pamunugama. Tolls on the Hendala canal at Gorakagahatotupola and at a point on the western bank of the old Negombc canal at Pamunugama, 642 yards north of the canal called Joseph's canal.

Toll on the Kittampahuwa canal; collecting places: Dematagoda lock and at Attidiya. Payment at one clears the other next day.

N.B.—The question of movingthe collecting place at Dematagoda Lock is under consideration. The successful tenderer will be required to select a suitable collecting place for approval before September 1, 1928.

B.—Negombo District.

Toll on the Negombo canal at Pallansena bridge; toll on the Negombo canal at the bridge of the entrance of the canal on the Custom-house road. Payment at one clears the other.

C.-Kalutara District.

(a) Tolls on the old Kelutara canal at Kepu-ela, Modera, and at Galtude. Payment at one clears the other.

(b) Tells on the new Kalutara canal at Hataramodara.

Government Agent's Office, Colombc, June 11, 1928.

R. N. THAINE. Government Agent.

Sale of Ferry Toll Rents, Jafina District.

NOTICE is hereby given that sealed tenders will be received by the Government Agent of the Northern Province, or by his Office Assistant at the Jaffna Kachcheri, at 12 noon on Monday, July 23, 1928, for the purpose of the following ferry toll rents for twelve months from October 1. 1928 :-

1. Pannaiturai 2. Araliturai

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

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

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

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

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

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

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

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

The Kachcheri. Jaffna, June 11, 1928.

W. C. DE PENTELOW, for Government Agent. A 9

Hoof-and-Mouth Disease.

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NOTICE is hereby given that Watukaragama village in Gawaragiriya wasama within the following boundaries has been declared infected area under section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, from this date, viz. :---

Bundaries.

North : Dumbara village. East : Gansabhawa road. South: Vitanepanguwa.

West : Pasdun korale boundary.

RENTS.

June 6, 1928.

OTHER

H. A. DAMBAWINNE, Ratemahatmaya, Kukul Korale.

and the second second

3. Karaitivu

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

TODDY RENT SALE CONDITIONS, 1928-29.

THE following conditions on which the toddy rents for the period from October 1, 1928, to September 30, 1929, in the case of all Provinces, except 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 :--

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 shall be liable to forfeiture should the successful tenderer fail to sign the conditions immediately he is declared the purchaser.

The deposits of unsuccessful tenderers will be refunded after the sale is concluded.

1A (ii.) No person is permitted to send in more than one tender for any one tavern.

(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 14 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.

The grantee shall, in addition to the above security of two months' rent, furnish further security by hypothecation of property to the value of one-third the amount bid or pay to the Government Agent, a further sum equivalent to two months' rent as a further 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.

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, at least 10 days before the date on which his privilege to sell fermented toddy commences to run 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.

6. (a) (i.) When transport is by lorry, cart, or Railway the toddy renter must establish collecting stations on the main road in places approved 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 8.30 a.m. and the afternoon yield to be lowered before 4.30 p.m. daily, 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. and 5.30 p.m. respectively.

(v.) The renter must remove all the morning toddy at the collecting stations to reach the tween before 11 a.m. and all the afternoon toddy before 6 p.m.

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(vi.) All accounts at the collecting stations and taverns shall be maintained either in English, Sinhalese, or Tamil.

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. (a) 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.

(b) No stale toddy shall be exposed for sale or kept in the tavern.

11. The minimum selling price of toddy per gallon shall be 96 cents, and for the distillery area 60 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 10 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 whatevor.

(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.

18. In the case of taverns where "Off" sales are prohibited ———— no toddy shall be sold under this exclusive privilege for the purpose of removal from the tavern, and no toddy sold 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, June 11, 1928.

- Grantee.

G. S. WODEMAN, Excise Commissioner.

Postponement of Sale of the Toddy Taverns.

NOTICE is hereby given that the sale of toddy taverns in Delft, fixed for the 18th instant, has been postponed.

The Kachcheri, Jaffna, June 11, 1928. W. C. D. PENTELOW, for Government Agent.

MUNICIPAL COUNCIL NOTICES.

List of Auctioneers' and Brokers' Licences issued during May, 1928.

No.		Date.	Name.			Address.
84		May 7, 1928	S. L. M. Oowise			84, Galkapanawatta
85			H. H. Dassenayake			0 TT 10 1
86		May 18, 1928	Thomas B. Alvares			Wolfendahl street, Colcmbo
87	••	May 25, 1928	M. L. A. Majeed	••	••	Epsom, Cotta read
		List of	Brokers' Licences issued d	luring May, 1928.		
121		May 2, 1928	. J. Richard Feinando	•••		37, Canal row, Fort
122	••	May 8, 1928	C. W. Vangeyzel			75, Bristol buildings. Fort
123		May 10, 1928	. W. H. G. de Zoysa	• •		Mahawatta, Grandpass
124			. G. A. van Twest			81/83, Chatham street
125	• •	May 12, 1928	. E. M. Walker	••	• •	Sri Wickrema road, Colombo
Treasure n Hall, Co		eartment, June 8, 1928.				G. H. N. SAUNDERS, Municipal Treasurer.

MUNICIPALITY OF KANDY.

THE tollowing have been licensed in May, 1928, by the Chairman, Municipal Counc'l, Kandy, under the Surveyors, Auctioneers, and Brokers Ordinance, No. 15 of 1889 :---

R. Joseph, Broker, 12, Pavilion street, Kandy.

na Habibu Mohamado, Broker, 55, Siyambalagastenne, Kandy.

Don Alexander de Alwis, Auctioneer and Broker, Arthurs Garden, Lady Havelock drive. Kandy.

Municipal Office, Kandy, June 11, 1928. Jas. Javeth eke. Sectetary.

NOTICES UNDER "THE LOCAL GOVERNMENT ORDINANCE, No. 11 OF 1920."

Trade or Business of Auctioneer and Broker.

THE following person was licensed during the month of May, 1928, to carry on the trade or business of Auctioneer and Broker within the limits of the Kalutara Urban District Council area for the year 1928, and his name is published in terms of section 17 of Ordinance No. 15 of 1889, as amended by Ordinance No. 25 of 1922 :-

B. J. Mahath, Auctioneer and Broker.

Urban District Council Office. Kalutara, June 9, 1928. ARNOLD GOONEWARDENE. for Chairman.

NOTICE TO MARINERS.

No. 13 of 1928.

COLOMBO APPROACH.

THE light of the Ona Gala Buoy is extinguished. Further notice will be given when it has been relit.

No. 3,686, Approaches to Colombo. No. 3,700, Colombo to Galle. Publications :--

Bay of Bengal Pilot, Fifth Edition, 1921, page 101. West Coast of India Pilot, Seventh Edition, 1926, page 67.

No. 688, Palk Strait and Gulf of Mannar Sheet II. No. 813, Ceylon South Coast.

Master Attendant's Office, Colombo, June 7, 1928. E. C. STUBBS, Captain, R.N. (Retired). Master Attendant.

Town

COMMITTEE NOTICES. ROAD

Bathford Valley and Annfield Branch Roads.

NOTICE 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 roads will be held at the Darawella Club on Saturday, June 16, 1928, at 4 P.M.

Agenda.

To discuss the resolution passed at the Meeting of the Dikoya District Planters' Association held on February 27, 1928, namely, Messrs. A. C. Arden, H. M. Gordou, C. Creasy Hood, W. B. Bush, and E. C. Cameron are to serve as Members of the Local Committee of the above branch roads and other branch roads in the three districts of Dikoya, Maskeliya, and Ambegamuwa.

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,

rovincial Road Committee's Office, Chairman. Kandy, June 1, 1928.

İ,

Kadugannawa-Gampola Estate Cart Road.

NOTICE is hereby given that in terms of "The Estate Roads Ordinance, No. 12 of 1902," a meeting of the proprietors or resident managers of estates interested in the above road will be held at the Kadagannawa Resthouse on Wednesday, June 20, 1928, at 10 A.M.

Agendu.

To discuss the question of handing over Kadugannawa Gampola road to be worked as a branch road under Ordinance No. 14 of 1896.

Notice is also given that a meeting of the Local ('ommittee will be held soon after to pass the half-yearly accounts of the above road.

Provincial Road Committee's Office, E. R. SUDBURY, Kandy, June 5, 1928. for Chairman.

Maskeliya-Cruden Branch Road.

(Improvements.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sums for improvements to the above road for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, July 14, 1928, at 9.45 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

Government moiet Private contributio	v		. 1,400 · 00 . 1, 43 5 · 00	
. lst se	ction, 27 · 68 l	ines.		
Private con	ntribution, Ra	s. $208 \cdot 9$	97.	
Proprietors or Agents	s. Est	ates.	Acr	eage.
J. M. Robertson & Co.	Glentilt			448
Sir Thomas Lipton				298
	Ovoca		• •	255
G. B. de Mowbray	Dotale			108
2nd se	ction, 52 · 80 1	ines.		
Private con	ntribution, R	. 398	61.	
Bois Bros. & Co.	Queonsla	nd		281
3rd to 4th	section, 89.2	22 lines		
	tribution, Rs			
Whittall & Co.	Bloomfie			262
Do.	Mottingh	am		258
L. A. Wright	Dunnotta			187
Colombo Commercial (Ċo.,			
* Ltd	Emelina			205
Whittall & Co.	Brunswie	k		256
Do.	Caskieber	า		206
J. M. Robertson & Co.	Midlothia	าา		244
Do.	Mocha			588
5th to 6th	section, 30.3	38 lines		i
	tribution, Rs			[
J. M. Robertson & Co.	Deeside			441
Geo. Steuart & Co.	Glenugie			381
Do.	Bargrove			221

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

> H. W. CODRINGTON, Chairman.

Provincial Road Committee's Office, Kandy, June 11, 1928.

Norwood-Upcot Branch Road.

(Improvements.)

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 improvements to the above road for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, July 14, 1928, at 9.45 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

Government moiety Private contributions	.: Rs. 1,28 Rs. 1,28		
	sections, 11 mile. Dution, Rs. 202.73.		
Proprietors or Agents.	Estates.	Acr	eage.
	. Haloowella		244
3rd to 5th s	ection, 2½ miles. oution, Rs. 405.48.		
J. M. Robertson & Co.	. Lanka and Craighil	1	2 04
6th section	on, $\frac{1}{4}$ mile. bution, Rs. 40.54.	9	
R. Cotesworth	Stockholm Lower Cruden	••	$283 \\ 194$
7th sect	ion, ¾ mile. oution, Rs. 121 · 63.		
Geo. Steuart & Co.	Mahagala		290
8th sect	ion, ¾ mile. ution, Rs. 121.64.		
1	Mahanilu		290
9th sect	ion, ½ mile. oution, Rs. 81·09.		
Harrisons & Crosfield, Ltd			245
lst to 10th	section, # mile. ution, Rs. 121.63.		
Geo. Steuart & Co	Gouravilla		706
Ceylon Tea Plantations Co.	Alton	• •	225
	Beaconsfield	••	168
•··· • •••••	Minna	••	277
Private contribu	etion, 1 3/20 mile. ution, Rs. 186·51.		
	Scarborough	••	276
	Ormidale Anandale	••	350 296
Do	Cleveland	••	296 340
	Caledonia and Meer	 ia.	940
recommendant com con the	cotta	•••	469
Fairlawn Estates Co	Suriakanda	••	224
Do		• •	287
Do		••	209
Scottish Ceylon Tea Co	Mincing Lane	••	194
R. J. Austin (George Steuart	Ladhnaal		90.0
& Co., Agents) Ceylon Tea Plantations Co.	Ladbrook Uncot	••	$\begin{array}{c} 208 \\ 232 \end{array}$
Geo. Steuart & Co.	Strathspey	••	$\frac{232}{231}$
Scottish Ceylon Tea Co.,		••	
Agents	Blairavon	••	177
And at the same time and	place the Committee	will	take
evidence, if necessary, and r	eceive and consider (bject	tions

	H.	W.	CODRINGTON,
rovincial Road Committee's	Offic	e,	Chairman.
Kandy, June 11, 1928.			

and suggestions.

P

Prohibition of Motor Bus Traffic.

NOTICE is hereby given that it is proposed to prohibit motor bus traffic on the road from Illukewela to Nottinghill estate, in the Kurunegala District, on the ground of the unsuitability of this road to carry such traffic. Any representations which any person may desire to make against the above proposal should be addressed to reach the undersigned not later than July 6, 1928.

R. H. D. MANDERS,

for Chairman.

Office of the Provincial Road Committee,

Kurunegala, June 11, 1928.

Dehiowita-Deraniyagala Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1927, to September 30, 1928, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions :-

DEHIOWITA DERANIYAGALA BRANCH ROAD.

DEHIOWITA DERANIYAGALA BRANCH ROAD.
(Estimate No. D 436 of November 2, 1927.)
Government moiety Rs. 7,000.00
Private contributions Rs. 7,140.00 Less unexpended balances of pri- vate contributions as per state- ment forwarded with Hon. the Colonial Treasurer's letter No. 045/6 (BK 2) of January 23, 1928, to Chairman, Provincial Road Committee, Ratnapura Rs. 5.10
Balance to be recovered from estates Rs. 7,134.90
Ist section, 1 mile. Total acreage, 14,461 ¹ / ₂ —Moiety of cost, Rs. 879·37— Rate per acre, 6·0807c.
Culti-
vated Assessment.
Proprietors or Agents. Estates. Acreage. Rs. c.
Messrs. P. L. Bonter and H. A. Hayes (Messrs. Carson & Co., Agents) Ninfield 80 4 86 Mr. B. L. Drieberg, Proc- tor, Avissawella Bertlands 23 1 39
(01,12,12,00,00,012)
lst to 2nd section, 2 miles. Total acreage, 14,358½—Moiety of cost, Rs. 879·37— Rate per acre, 6·1243c.—Total rate, 12·2050c.
Mr. M. K. Cassiere, Dehi-
owita Mass 25 3 5
lst to 3rd section, 3 miles. Total acreage, 14,3331-Moiety of cost, Rs. 879·37- Rate per acre. 6·1350-Total rate, 18·3400c.
Yatiyantota Ceylon Tea Co., Ltd. (Messrs. Whit- tall & Co., Agents) Walpola Group 1.023 187 62 Sapumalkanda Rubber Co., Ltd. (Messrs. Har- risons & Crosfield, Ltd., Agents) Sapumalkanda and Mahin- kanda 1,053 193 13
Clunes Estates Co., Ltd.
(Messrs. Whittall & Co., Agents) Clunes 614 112 60
Pindeniya Tea & Rubber
Co., Ltd. (Messrs. Hen- derson & Co., Agents) Reucastle 668 122 52 Sapumalkanda Rubber Co., Ltd. (Messrs. Har-
risons & Crosfield

Crosfield,

.. Digalla

.. 929 .. 170 38

risons

Agents)

å

1st to 6th section, 6 miles.

Total acreage, 10,0461 ---- Moiety of cost, Rs. 2,638.13----Rate per acre, 26.2592c.-Total rate, 44.5992c.

	Culti-	
	vated Ass	essment.
Estates.	Acreage.	Rs. c.
Bala hella	144	64 22
Udabage	1.478	$659\ 18$
Deloluwa	173	77 15
	Bala hella Ud abage	vated Ass Estates. Acreage. Balahella 144

1st to 8th section, 8.09 miles.

Total acreage, 8,2511 -- Moiety of cost, Rs. 1858166-Rate per acre, 22.5251-Total rate, 67.1243c.

Sapumalkanda Rubber Co., Ltd. (Messrs. Har- risons & Crcsfield Agents)		 ala	815		õ47	6
	Group 23		-			
Mr. Allan Drieberg, Alfred place, Colcmbo (Mr. Rosslyn Koch, Agent)	•				õ 5	4
Mr. F. Foenander, Clif- ford place, Bambala- pitiya, Colombo (Mr.						
Rosslyn Koch, Agent) Mr. Rosslyn Koch	Jacklyn Pandeniya	 11	$\frac{49}{71}$	••	32 47	
Mr.M. Perera, Mudaliyar, Gampaha	Panawalk				20	
Mr. L. Archdale, Lassa-						
hena, Dehiowita Messrs. Gordon Frazer &			83		55	72
Co., Colombo Rubber Securities. Ltd.	Panakura	• •	245	• •	164	45
(Messrs. Harrisons & Crosfield, Agents) Mr. Selwyn's Nyndicate, Mr. B. M. Selwyn,	Maligatenna	ι	$158\frac{1}{2}$	• •	10 6	4 0
Resident Manager Mr. L. Archdale, Agent	Yatapolla	•••	300	••	201	38
and Superintendent Udapola Rubber Co. of Ceylon, Ltd. (Messrs.	Pala deniya	•••	160		107	40
Gordon Frazer & Co.,	Udapola	••	794	••	532	96
& Co New Chatel Estates, Ltd.	Maliboda	1	.245	••	835	70
(Messrs. Aitken. Spence & Co., Agents) Lassahena Rubber Co.,	Liniyagala	•••	890		597	4 0
Ltd. (Messrs. Aitken, Spence & Cc., Agents)						
Mrs. J. S. Wilson, Mr. B. M. Selwyn, Resident	Finn an		<i>(</i>)			
Manager Udabage Korala and	Kippen	••	90	• •	40	28
family Messrs. Boustead Bro-	Bopekanda	••	114	••	76	53
thers, Agents	Miyanawita Company		517		347	4
Messrs. Aitken. Spence						
& Co Messrs. Lee, Hedges & Co.	Velihinda	• •	342	••	229	56
Colombo	Noori	• •	600		402	75
Anhitiyagama Syndicate	Anhitiyagan		462		310	
Mr. D. C. Wijewardena, Darley road, Colombo	Kosgahakan	đa	4 00		268	50
Messrs. Harrisons & Cros- field, Colombo	Dabar		3 00		201	38
	Total	, . 14	,461 <u>}</u>	7,	134	90

J. M. DE SILVA.

for Chairman.

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.

Provincial Road Committee's Office, Ratnapura, May 31, 1928.

Glenella-Havilland Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1927, to September 30, 1928, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the under mentioned estates to make up the private contributions :---

mentioned estates to make up the private contributions :---GLENELLA-HAVILLAND BRANCH ROAD. (Estimate No. D 435 of November 2, 1927.) Government moiety Rs. 2.600.00 . . **Private** contributions Rs. 2,652.00 Less unexpended balances of private contributions, as per statement forwarded with the Hon. the Colonial Treasurer's letter No. 045/6 (BK2) of January 23, 1928, to Chairman, Provincial Road Committee, Ratnapura $26 \cdot 90$ Rs. . . Rs. 2.625.10 Balance to be recovered from estates 1st section. Total acreage, 3,229-Moiety of cost, Rs. 748.34-Rate per acre, 23.1755c. Assessment. Estates. Rs. c. Proprietors of Agents. Acreage. Messrs. Darley, Butler & Co., Colombo .. Glenella 246 ... 571 . . 1st to 3rd section. Total acreage, 2,983-Moiety of cost, Rs. 1,496.66-Rate per acre, 50.1729c.-Total rate, 73.3484c. Messrs. George Steuart & Co. .. Waharaka .. 565 .. 414 45 • • 1st to 4th section. Total acreage, 2,418-Moiety of cost, Rs. 380.10-Rate per acre, 15.7196c.-Total rate, 89.0680c. The Ceylon Amalgamated Tea & Rubber Estates, Ltd., London (Messrs. J. M. Robertson & Co., Colombo, Agents) .. Havilland .. 525 . . 467 60 Punchirala Arachchi, heir of Adikarirallaye Appuhamy... Pitakele 44 39 18 The Ceylon Amalgamated Tea & Rubber Estates Ltd., London (Messrs. J. M. Robertson & Co., Dedugalla .. 382 ... 340 24 Agents) Messrs. Darley Butler & 425 ... 378 54 Gangawarily Co. Mr. R. M. S. Caruppan Chetty, No. 97, Sea street, Colombo .. Kelvin 744 .. 662 66 . . Hunter, George Mr. 153 .. Gangwarily, Dolosbage 136 28 Oonankanda .. Uduwa 50 . . 44 53 Do. Mr. W. B. F. Fernando, Dora Villa, Katukurunda, Kalutara .. Kimberly 9584 61

Total

.. 3,229

2,625 10

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.

J. M. de Silva,

Provincial Road Committee's Office, for Chairman. Ratnapura, May 31, 1928.

Dehiowita-Algoda Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1927, to September 30, 1928, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions :---

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	DEHIOWITA-ALGODA BRANCH ROAD.
	(Estimate No. D 434 of November 2, 1927.)
	Government moiety Rs. 1,200.00
i	Private contributions Rs. 1,224.00 Less unexpended balances of private contributions, as per statement forwarded with Hon. the Colonial Treasurer's letter No. 045/6 (BK 2) of January 23, 1928, to Chairman, Provincial Road Committee, Ratnapura Rs. 1.00
	Balance to be recovered frcm estates Rs. 1,223.00
	Total acreage. 6,251 ¹ / ₂ —Moiety of cost, Rs. 1,223— Rate per acre, 19.5633c.
	Assessment.
	Proprietors or Agents. Estates. Acreage. Rs. c. Rajawela Produce Co., Ltd. (Messrs. Gordon
	Fraser & Co., Agents) Densworth 566 ³ / ₄ 110 88 Panawala Tea Co., Ltd.
	(Messrs. Bosanquet & Co., Agents) Glassel and Ernan 1,364 266 85 Nahalma Tea Estates Co. (Messrs. Bosan-
	uet & Co., Agents) Nahalma 681 133 23 Woodend Tea & Rubber Co. (Messrs. Lewis Brown & Co.,
	Agents) Woodend 987 193 9 Sitawaka Tea & Rubber Co. (Messrs.
	Carson & Co., Agents) Maldeniya 680 133 4 Panawatta Tea & Rubber Estates, Ltd.
	(Messrs. Whittall & Co., Agents) Yogama 1,649 ¹ / ₂ 322 70 J. A. Symons, Colombo (Messrs. Cumber-
	batch & Co., Agents) Loolpola 59 ³ / ₄ 11 68 Rajawela Produce Co., Ltd. (Gordon Fraser
	& Co., Agents) Maliyagoda 100 ¹ / ₂ 19 66
	Panadure Store, Panadure Ambagampola 39 7 62 A. A. Thabrew, Udaya-
	gama, Dehiowita Puhuwalagama alias Deegala 124 24 25
	Total $6,251\frac{1}{2}$ 1,223 0

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, on or before June 30, 1928.

J. M. DE SILVA,

Provincial Road Commuttee's Office, Ratnapura, May 31, 1928.

Debiowita-Doraniyagala Branch Road.

(Enlarging Culvert No. 2.)

N 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 enlarging culvert No. 2, situated on the 1st mile of the under-mentioned road, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896." have assessed the under-mentioned estates to make up the private contributions :---

DEHIOWITA-DEBANIYAGALA BRANCH ROAD.

(Estimate of Sept	ember 10.	1927.)
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Government molety	••	Rs.	875.00
Private contributions	• •	Rs.	905 • 62

Total acreage, 14,461 -- Moiety of cost, Rs. 905.62-Rate per acre, 6-2622c.

		Asses	sment.
Proprietors or Agents.	Estates.		Rs. c.
Messrs. P. L. Bonter and			-
H. A. Hayes (Messrs.	- • • •		
Carson & Co., Agents)	ninfield	80	50
Mr. B. L. Drieberg, Proc- tor, Avissawella	Bartlanda	23	1 44
Mr. M. K. Cassiere, Dehi-	Don manus		1 44
owith	Mass	25	1 56
Ystiyantots Ceylon Tea		-	
Co., Ltd. (Messrs.Whit-			• •
tall & Co., Agents) Sapumalkanda Rubber	Walpola Gro	up 1,023	64 7
Co., Ltd. (Messrs. Har-			
risons & Crosfield, Ltd.,			
	Sapumalkan		
_	and Mah		
Olunna Bataton Ca. Tid		1,053	65 95
Clunes Estates Co., Ltd. (Messrs. Whittall &	-		
& Co., Agents)	Clumes	614	38 45
Pindeniya Tea & Rubber			X
Co., Ltd. (Messrs. Hen.	D	000	-
derson & Co., Agents)	reucastie	800	41 84
Sapumalkanda Rubber Co., Ltd. (Messrs.			
Herrisons & Crosfield,			
Agents)	Digalla	929	58 18
Mesars. Henderson &	Palabella		
Company, Colombo Messrs. Carson & Com-			92
pany, Colombo Messrs. F. B. H. Koch	Udabage		92 56
Messrs. F. B. H. Koch	Ū		~~ 00
and Rossiyn Koch		•	
(Messrs. Rosslyn & Co.,	Deloluwa	173	10
Agents) Sanumalkanda Rubber	T-010101MG		10 84
Sapumalkanda Rubber Co., Ltd. (Messrs.			
Harrisons & Crosfield,	T 111	<u></u>	
		815	51 4
	Deraniyagala Group 232		
Mr. Allen Drieberg,		•	:
Alfred + lace, Colombo			
(Mr. Rosslyn Koch,	W-1	00	-
Agent) Mr. F. Foenander,	Yakgalla	82	5 13
Clifford place. Bam-			
Clifford place, Bam- balapitiya (Mr. Ross-			
lyn Koch, Agent)	Jacklyn Bandenius		36
Mr. Rosslyn Koch, Agent Mr. M. Perera, Mudaliyar	Pandeniya		4 45
Gampsha	Panawalk	anda 80	1 07
Mr. L. Archdele, Lessa-	·		1 87
hena, Dohiowita Messrs: Gordon Frazer &	Lovedale	•• 83	5 20
Co., Colombo	Panakura	245	1
Rubber Securities, Ltd.		- ATU	15 85
			.•
Crosfield)	Maligatenna	1581	9÷92
	100		

Proprietors or Agents. Mr. Selwyn's Syndicate (Mr. B. M. Selwyn, Resident Manager) Mr. L. Archdale, Agent and Superintendent) Udapola Rubber Co. of	Yatapolla	Acreage.	
Mr. Selwyn's Syndicate (Mr. B. M. Selwyn, Resident Manager) Mr. L. Archdale, Agent and Superintendent)	Yatapolla		
(Mr. B. M. Selwyn, Resident Manager) Mr. L. Archdale, Agent and Superintendent)	Yatapolla	. 300	
Resident Manager) Mr. L. Archdale, Agent and Superintendent)	Yatapolla		- 646
Mr. L. Archdale, Agent and Superintendent).			1.8 (7.9.1)
and Superintendent)			
Idenola Bubber Co of	Polodonivo	1 80	10 2
	relationly a	100	
Ceylon (Messrs. Gor-			
don Frezer & Co.,			(199 <u>8</u>
Agents)	Udapola	794	49 72
Messre. Aitken, Spence	Ouspois	/7*	
& Co., Colombo	Malibada	1 048	77 86
New Chatel Estates, Ltd.	wat north	1,020	
(Messrs. Aitken, Spence			:77
& Co., Agents)	T iniva cele	800	55 74
Lassahena Rubber Co.,	munikesana		
Ltd. (Messrs. Aitken			37週
Spence & Co., Agents)	Lassahona	524	38 45
Mrs. J. S. Wilson, Mr. B.	Traugo Horig		
M. Selwyn, Resident			
Managar	Kippen	RO	3 75
Manager Udebege Korrle and	Tripper		· //
family	Bopekanda	114	7 13
Messrs. Boustead Bro-	Боролинии		
	Miyanawita		
ottora vientos	Company	517	32 38
Messrs. Aitken, Spence	Sompany		
& Co	Velihinda	342	21 42
Messrs. Lee, Hedges &	4 ~~***********		
Co., Colombo	Noori	600	37 58
The Manager, Anhitiya.			
gama Syndicate	Anhitivagar	<u>рв. 462 .</u>	28 98
Mr. D. C. Wijewardens,	j • g		
Darley road, Colombo	Kosgahakar	nda 400	25 4
Messrs. Harrisons &	-		
Crosfield, Colombo	Dabar	300	18 78
•	Total	14,4614	905 62

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury on or before June 30, 1928.

Provincial Road Committee's Office, J. M. DE SILVA, Ratnapure, May 31, 1928. for Chairman.

Balangoda-Chetnole Branch Road.

N OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the mainte nance of the under-mentioned road from October 1, 1927 to September 30, 1928, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Road Ordinance" No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions :---

BALAN: ODA-CHETNOLE BRANCH ROAD.

(Estimate No. D 412 of November 7, 1927.)

国家が見たり自己

		Government moiety	••	Rs.	8,300 · 00
5	13	Private contributions Less unexpended bal-		Rs.	8,366.00
3	6	ance of private con- tributions as per statement forwarded			
4	45	with Hon. the Colo- nial Treesurer's letter			
1	87	No. 045/6 B. K. 2 of January 23, 1928, to			A.C. A.C.
5	20	Cheirman, Provincial Road Committee,			
ð	86	Retnapura Balance to be recovered	••.	Rs.	44 72
9	92	from estates		Rs.	8,821.28

\$

lst t	o 4th sectio	n.	
Total acreage, 3,525½ Rate pe	–Moiety of r acre, 60·3		127 · 35
	C	ultivated A	ssessment.
Proprietors or Agents.			
Messra. S. Wela Pillai			
and W. Suppramaniam	Lady Sm	nith	
and w. outpramaman		a 102	61 54
Heirs of M. Sinnatamby,	and mpe		
Balangoda	Wewawatt	a 95.	. 57 32
Balangoda Messrs. H. and N. Wor-			
ship	Morahela	559.	. 337 32
Leirs of Messrs. F. S. Hill			
and H. M. Seel	Walawe	380 .	. 229 30
lst	to 7th sectio	on.	
Total acreage, 2,389 Rate per acre, 49.963 The Anglo-American Direct Tea Trading			
Company, Ltd	Meddekand	la 709 .	. 782 8
Do	Rassagala	$1,582\frac{1}{2}.$. 1,745 62
leirs of Mr. P. L. Pala-	•	-	-
wasam Pillai, Balangoda	Selvawatta	98.	. 108 10
	- · ·		
•	Total	3,525]	3,321 28
Which sums the propri everal estates are hereby reasury on or before Jun	required to		
Provincial Road Comm Ratnapura, May 3		J. M. DE S e, for C	SILVA, hairman.
Ellearawa-Pin	nawala Bra	nch Road.	
TOTICE is hereby give			with the
L OTTOR IS HOLODA BU	110 01310 110	e governor	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

Ψ.

N OfficE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for payment to the field owners of Pinnawala, as compensation for damage caused to field owners by the construction of the undermentioned road, for the periods 1924-25, 1925-26, and 1926-27, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions :--

ELLEARAWA-PINNAWALA BRANCH ROAD. (C. S. Letter Nc. K 1,087/27 of November 29, 1927.)				
Government moiety Private contributions	Rs. 163·99 Rs. 164·00			
Total acreage, 2,823—Moiety of cost, Rs. 164— Rate per acre, 5.8094c.				

Assessment.

		12220	semen	
Proprietors or Agents.	Estates.	Acreage.	Rs. c	
The Uplands Tea Co.,				
Ltd. (Messrs Whit-				
tall & Co., Agents).	Balangoda Group	D :		
	Maratenna, D	e-		
	tenagala, Ceci	1-		
	ton, Pambagoll	а,		
	Pinnawala	. 2,484	144 3	1
Mrs. M. C. Perera, Siri- medura, Bagatella		-		
road, Colombo Mr. S. T. de Silva Pine Hill estate, Pelpola,	Waleboda	269*	15 (3
	Ferndale and She	ar-		
	wood	. 70*	4	6
•		2,823	164	0
		<u> </u>		-

* Cultivated.

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury on or before June 30 1928.

	J. M. de Silva
Provincial Road Committee's Office	for Chairman.
Ratnapura, May 31, 1928.	

Parakaduwa-Hemmingford Branch Road.

N OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1927, to September 30, 1928, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions :—

PARAKADUWA-HEMMINGFORD BRANCH ROAD.

(Estimate No. D 422 of November 4, 1927.)

Government Moiety	Rs.	730 · 00
Private contributions	Rs.	744.60
Less unexpended balances of private contributions, as per statement forwarded with Hon. the Colonial Treasurer's letter No. 045/6 (BK 2) of January 23, 1928, to the Chair- man, Provincial Road Committee,		
Ratnapura	Rs.	6.17
Balance to be recovered from estates	Rs.	738.43

1st section, 1 mile.

Total acreage, 3,705—Moiety of cost, Rs. 307.68— Rate per acre, 8.3044c.

		Cult vate	;i- d Asse	ssme	nt.
Proprietors or Agents.	Estates.	Acree	age.	Rs.	c.
Mr. E. S. Rodrigo, Edwin Villa, Panadure The Grand Central	Galkanda	•••	42	3	48
Rubber Company	Meegastenna	13	32	10	96

1st to 2nd section, 1.48 miles.

Total acreage, 3,531—Moiety of cost, Rs. 430.75— Rate per acre, 12.1919c.—Total rate, 20.5034c.

The General Tea Estates, Limited	Hømmingford Group	1.399		286 85
Messrs. R. G. Talbot & L. Bayly				
Nagolla Ceylon Rubber & Tea Plantations Lrd., (Messrs. Carson & Co., Agents) The Walakanda Rubber Co., Ltd. (Messrs. Lewis Brown & Co.,				98 42
Ltd., Agents)	Tatuwalakanda	a 440	••	90 2 <i>2</i>
Mr. A. H. T. de Soysa, Lynn Grove, Moratuwa	Hillington	8 0	••	16 40
Mr. T. A. de S. Wijeratna, Gaffoor buildings, Fort, Colombo		185		37 94
Mr. D. D. Pedris, Vimal Villa, Colombo	Donrill	130		26 66
Mr. D. C. Wijewardena and Mr. D. L. Welikala, Proctor, Avissawella		67		13 74
Mr. C. C. Wijetunga, Rosmund Cottage, Brighton place, Bam-	A			~ • •)
balapitiya Mr. W. S. Kadigawa,	Gangaturiya	30	••	6 15
Panawala, Eheliyagoda		20	••.	4 10
Mr. R. S. Ratnayaka, Panadure	Egodakanda	, 25	••	5 12
*×.				A 10

Proprietors or Agents.	Estates.	Culti- vated. Acreage		essme Rs.	nt. c.
	Labuellagod Andapane		•••	10 7	25 17
Don Suwaris Appu- hamy, Kesbewa		a 30	••	6	15
	Total	3,705		738	43

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury on or before June 30, 1928.

J. M. DE SILVA. Provincial Road Committee's Office, for Chairman. Ratnapura, May 31, 1928.

Gevilipitiya-Hatgampola Branch 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 fcr the maintenance of the under-mentioned read from October 1, 1927, to September 30, 1928, the Previncial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions :---

> GEVILIPITIYA-HATGAMPOLA BRANCH ROAD. (Estimate No. D 450 of November 11, 1927.)

Government moiety	Rs.	1,000 · 00
Privatecontributions Loss unexpended bal- ance of private con- tributions as per statement forwarded with Hon. the Colonial Treasurer's	Rs.	1,020.00
letter No. 045/6 B. K. 2 of January 23, 1928	Rs.	5 -06
Balance to be recovered from estates	Rs.	1,014 • 94

Total acreage, 1,798-Moiety of cost, Rs. 1,014.94-Rate per acre, 56.4482c.

Proprietors or Agents.	Culti- Estates. vated Assessment. Acreage. 'Rs. c.
E. L. Ebrahim Lebbe Mari-	
 kar, No. 9, Gasworks street, Colombo W. L. Strachan (Rubber Estates of Ceylon, Ltd. (The Galaha Ceylon Tea Estates and Agency Co., 	Yellangowrie 440 248 37
	Debatgama Group ; Debatgama,
	Orakanda . 1.358 766 56
	Total 1,798 1.014 94

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury on or before June 30, 1928.

Provincial Road Committee's Office, Ratnapura, May 31, 1928.

J. M. DE SILVA. for Chairman.

Ellearawa-Pinnawala Branch Road from 5th Milepost.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the main. tenance of the under-mentioned road from October 1, 1927, to September 30, 1928, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions :---

ELLEARAWA-PINNAWALA BRANCH ROAD FROM 5TH MILEPOST.

(Estimate No. D 411 of November 7, 1927.)

Government moiety	Rs. 3,600.09
Private contributions	Rs. 3,672.00
Less unexpended bal- ances of private con- tributions, as per statement forwarded with Hon. the Colo- nial Treasurer's letter No. 045/6 B. K. 2 of January 23, 1928, to Chairman, Provincial Road Committee,	
Ratnapura	Rs. 0+27
Balance to be recovered	
from estates	Rs. 3,671+73

1st section, 1 mile.

Total acroage 2,845-Moiety of cost, Rs. 1,631-88-Rate per acre, Rs. 57.3595c.

				Ass	ement.
Proprietors or 2	Agents.	Estates.	Acte	age.	Rs. c.
Miss A. Orr, care V. Vanlengen					
Edwards	Estate,				
Matugama	U	dagama land	•	22)2 61

2nd section, 3.50 mile.

'Total acreage, 2,823.—Moioty of cost, Rs. 2,039 85--Rate per acre 72.2582c.-Total Rate, 129.6177c.

The Uplands Tea Co., Ltd. (Messrs, Whit-	
tall & Co., Agents).	Balangoda Group
	Maratonna, De- tanagala, Cocil- ton, Pambagolla, Pinnawala2,4843,219 70
Mrs. M. C. Perera, Siri- medura, Bagatello road, Colombo	Waloboda 269*, 348-68
Mr. S. T. de Silva, Pino Hill Estate, Pelpola, Kelutara	Ferndale and Sherwood 70* 90 74
	2,845 3,671 73
* (Sultivated.

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury on or before June 30, 1928.

Provincial Road Committee's Office,

Ratnapura, May 31, 1928.

J.	М.	DE	SI	1.1.4.
	fe)r (ha	iiman.

TRADE MARKS NOTICES.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct. 41 LO

(1) Trade Mark No. 4,018.

(2) Date of Receipt : October 25, 1927.

(3) Applicant (Proprietor of the Trade Mark) WIL-LIAM GOSSAGE & SONS, LIMITED (a Company incorporated under the English Companies' Acts), Widnes, Lancashire, England ; Soap Manufacturers.

(4) Address for service in the Island: C/o Julius & Creasy, Colombo.

(5) Class: 47.

(6) Goods: Common soap.

(7) Representation of the Trade Mark :



This Trade Mark is to be associated with the Trade Mark No. 1.865 under section \$4.

Registration of this Trade Mark shall give no right to the exclusive use of the words "The Housewife's Friend."

Registrar-General's Office, C. COOMARASWAMY, Colombe, June 13, 1928. Registral of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an 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. 4,117.
- (2) Date of Receipt : January 9, 1928.

(3) Applicant (Proprietor of the Trade Mark): WAPPOO MARIKAR MOHAMED SALEEM, 78, Main street, Pettah, Colombo ; Verchant,

- (4) Address ervice for (5) Cless 73.
- (6) Goods: Steel trunks and locks.

(7) Representation of the Trade Mark:



The transliteration of the Tamil words appearing on the mark is "ROTHA MARK" meaning "WHEEL MARK."

Registrar-General's Office,	C. COOMARASWAMY,
Colombo, June 6, 1928.	Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the fellowing 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. (610

- (1) Trade Mark No. 4,181.
- (2) Date of Receipt : March 13, 1928.

(3) Applicant (Proprietor of the Trade Mark): EGBERT TEN CATE, HENDRIKUS EGBERTUS TEN CATE, JOHANNES TEN CATE EZ and DOEDE DOEDES BREUNING TEN CATE, trading as "H. TEN CATE HZ & CO.," Almelo, Holland; Merchants.

4) Address for service in the Island: C/c F. J. & G. de Saram, Colombe.

(5) Class : 24,

(6) Gocds: Cotton piece goods of all kinds.

(7) Representation of the Trade Mark :



Registrar-General's Office Colombo, June 13, 1928.

C. COOMARASWAMY. **Registrar of Trade Marks**

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

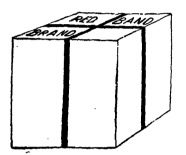
The period for lodging Notice of Opposition may h enlarged by the Registrar if he thinks fit and upon such terms as he may direct. [4, 8]

(1) Trade Mark No. 4,196.

(1) Trade mark 100. 4,190.
 (2) Date of Receipt : March 20, 1928
 (3) Applicant (Proprietor of the Tade lark) : ARTHUR FREDERICK JONES and WARKYWOLIAM DAINTY, trading as "A. F. JONES & COMPANY," Union place, Slave Island, Colombo, Ceylon ; Tea Merchants.

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

- (5) Class : 42.
- (6) Goods : Tea.
- (7) Representation of the Trade Mark :



The applicants undertake that this Trade Mark and the Trade Mark No. 4,195, when registered, will be assigned or transmitted as a whole and not separately.

Registrar-General's Office, C. COOMARASWAMY, Colombo, June 6, 1928, Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

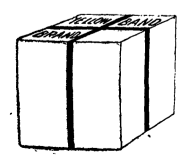
The period for lodging Notice of Opposition may enlarged by the Registrar if he thinks fit and upon su ħ terms as he may direct. 14 8

(1) Trade Mark No. 4,197.

(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 Machants.
(4) Address for service in the Island, if any :---.
(5) Class : 42.

(6) Goods : Tea. (7) Representation of the Trade Mark :



The applicants undertake that this Trade Mark and the Trade Marks Nos. 4,195 and 4,196, when registered, will be assigned or transmitted as a whole and not separately.

Registrar-General's Office, Colombo, June 6, 1928.

C. COOMABASWAMY. 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. Rn 8/

- (1) Trade Mark No. 4,228. (2) Date of Receipt : March 29, 1928

(3) Applicant (Proprietor of the Trade Mark): BRUN. NER MOND & CO. (INDIA), LIMITED (a Company incorporated under the Indian Companies Act VII., 1913), 2, Old Court House Co.ner, Calcutta, India ; Merchants.

(4) Address for service in the Island: C/o Julius & Creasy, Colombo. (5) Class 1.

- (6) Goods: All goods in Class 1.
- (7) Representation of the Trade Mark :



Registration of this Trade Mark shall give no right to the exclusive use of the word "SOLVAY."

This Trade Mark is to be associated with the Trade Mark No. 1,235 under section 24.

Registrar-General's Office, C. COOMARASWAMY. Colombo, June 13, 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 hit and upon such terms as he may direct. - 4 8

(1) Trade Mark Nc. 4,230.

(2) Date of Receipt : March 29, 1928.

(3) Applicant (Proprietor of the Trade Mark): BRUN-NER MOND & CO. (INDIA), LIMITED (a Company incorporated under the Indian Companies Act VIL, 1913), 2, Old Court House Corner, Calcutta, India ; Merchants.

(4) Address for service in the Island: Co Julius & Creasy, Colombo.

(5) Class: 2.

(6) Goods: All goods in Class 2,

(7) Representation of the Trade Mark :



Registration of this Trade Mark shall give no right to the exclusive use of the word "SOLVAY." This Trade Mark is to be associated with the Trade Mark No. 2,239 under section 24.

Registrar-General's Office,

C. COOMARASWAMY, Colombo, June 13, 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. to be

(1) Trade Mark No. 4,231.

(2) Date of Receipt : March 29, 1928.

(3) Applicant (Proprietor of the Trade Mark): BRUN-NER MOND & CO. (INDIA), LIMITED (a Company incorporated under the Indian Companies Act VII., 1913), 2, Old Court House Corner, Calcutta, India; Merchants.

(4) Address for service in the Island: C/o, Julius & Creasy, Colombo.

(5) Class: 42.

(6) Goods: All goods in Class 42, but not including flour and substances similar to ficur.

(7) Representation of the Trade Mark:



This Trade Mark is to be associated with the Trade Mark No. 1,229 under section 24.

Registrar-General's Office, Celombo, June 13, 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. 4,232.

(2) Date of Receipt: March 29, 1928.

(3) Applicant (Proprietor of the Trade Mark)? BRUN-NER MOND & CO. (INDIA), LIMITED (a Company incorporated under the Indian Companies Act VII., 1913), 2, Old Court House Corner, Calcutta, India; Merchants.

(4) Address for service in the Island: C/o Julius & Creasy, Colombo.

(5) Class: 42.

(6) Goods: All goods in Class 42, but not including flour and substances similar to flour.

(7) Representation of the Trade Mark:



Registration of this Trade Mark shall give no right to the exclusive use of the word "SOLVAY."

This Trade Mark is to be associated with the Trade Mark No. 1,229 under section 24.

Registrar-General's Office, Colombo, June 13, 1928.

C. COOMARASWAMY, Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an 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 8

(1) Trade Mark No. 4,234.

(2) Date of Receipt : March 29, 1928.

(3) Applicant (Proprietor of the Trade Mark): BRUN. NER MOND & CO. (INDIA), LIMITED (a Company incorporated under the Indian Companies Act VII., 1913), 2, Old Court House Corner, Calcutta, India ; Merchants.

(4) Address for service in the Island : C/o Julius & Creasy, Colombo.

- (5) Class: 47.
- (6) Goods: All goods in Class 47.
- (7) Representation of the Trade Mark:



Registration of this Trade Mark shall give no right to the exclusive use of the word "SOLVAY."

This Trade Mark is to be associated with the Trade Mark No. 1,227 under section 24.

> C. COOMARASWAMY, Registrar of Trade Marks.

Registrar-General's Office, Colombo June 13, 1928.

N OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 4,235.

6 61

(2) Date of Receipt : March 30, 1928.

(3) Applicant (Proprietor of the Trade Mark): AZUMI & CO., LIMITED (a Combany registered in Japan), 113, Dainicho Nishiyodogawa Ku, Osaka, Japan; Manufacturers.

(4) Address for service in the Island : C/o Vosdio One, The Togo Company, 57, Keyzer street, Pettah, Colombo

- (5) Class: 3,
- (6) Goods: Insecticide.
- (7) Representation of the Trade Mark :



Registrar-General's Office, Colombo, June 6, 1928.

C. COOMARASWAMY, - Registrar of Trade Marks. N OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,282.
- (2) Date of Receipt : May 1, 1928.

(3) Applicant (Proprietor of ¹/₂ the Trade Mark): KARIMBHOY BAGSOOBHOY, 96, Fourth Cross street, Pettah, Colombo; Grain and General Merchant.

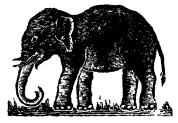
(4) Address for service in the Island, if any
(5) Class: 20.

(0) Utass: 20.

2350

(6) Goods: All goods in Class 20.

(7) Representation of the Trade Mark :



Registrar-General's Office. Colombo, June 6, 1928. C. COOMARASWAMY, Registrar of Trade Marks.

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N OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 4,285.

(2) Date of Receipt : May 1. 1928.

(3) Applicant (Proprietor of the Trade Mark): BLUN-DELL SPENCE & CO., LIMITED (a Company incorporated under the English Companies' Acts), 9. Upper Thames street, London, E.C., England; and Beverley road, Hull, England; Paint, Colour, Oil, and Varnish Manufacturers.

(4) Address for service in the Island : C \circ Julius & Creesy, Colombo.

(5) Class: 1.

(6) Goods: Paints, enamels, colours, varnishes, distempers, japans, lacquers, wood stains, driers, anti-corrosive and anti-fouling compositions, anti-corrosive oils, and mineral dyes.

(7) Representation of the Trade Mark :

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Registrar-General's Office, Colombo, June 13, 1928. C. COOMARASWAMY, Registrar of Trade Marks.

Trade Marks registered during the Month of May, 1928.

Trado Mark No.		No.			l in <i>Gazette</i> of		Proprietors.	(lass.
3,813		7,577		April	14, 1927		M. S. Hebtulabhoy & Co.	•	42
		7,632		March				•	3
		7,632			2, 1928		do	•	39
4,100 .		7,632			2, 1928	• •		,	42
4,120 .		7,632	• •	March	2, 1928	• •	Colombo Commercial Co., Ltd.	•	42
		7,632	••			• •	and the second sec		
							Haftung	• •	3
4,127 .	7	7,632	••	March	2, 1928	••	do	• •	42
	. 7	,632	• •	March		• •	Carl Lindstrom Aktiengesellschaft	• •	8
4,129	. 7	,6 32	••	March			do	• •	8 8
4,130	. 7	,632	••	March	0 3000	••	do.	• •	17
4,134	. 7	,632	••	March		••	Eternit Pietra Artificiale (London), Ltd	••	
4,135	. 7	,632	• •	March			Hoare & Co. (Engineers), Ltd.	• •	15
4,136	. 1	7,632		March				• •	38
4,141	. 1	7,632	• •	March	2, 1928		Brown & Williamson Tobacco Corporation, Ltd.	••	45
3,883 .		7,633	••	March			I. G. Farbeniudustrie Aktiengesellschaft		2
4,084 .		7,633		March			The Madras Palayakat Co.		24
4,093 .	. '	7,633 :		March		•••			48
4,109 .	. !	7,633	••	March	9, 1928		Harrisons & Crosfield, Ltd.		42
4,125 .	. '	7,633		March	9, 1928		Freudenberg Bochringer & Co.	•	. 38
		7,633		March	9, 1928		Carl Lindstrom Aktiengesellaschaft		. 8
		7,633	••	-	9, 1928		T C Earbanin Austria Altion goolloohaft		3
		7,633	••		9, 1928 9, 1928	••	I. G. Farbenindustrie Aktiengesellschaft	· •	3
		7,633	•••			••	1		42
		7,633		March	9, 1928 D 1000	۰.	1 2		. 42
		7,633		March	9, 1928	••	do	•	. 2
4.7.4.0		7,633			9, 1928		Lysol, Limited	•	
	• 1	, în în	. · ·	March	9, 1928	••	Kerner-Greenwood & Company, Ltd.	•	

'rade Iark	No		Agverti	ised in Gaz of	ette	Proprietors.			Class
No.	= 40	ი	Manak	0 1000		Stondard Oil Cla of Nor Ionan			47
,144 .			March	9, 1928	••	Standard Oil Co. of New Jersey	••	••	13
,145 .			March	9, 1928	••	Vitaulie Company, Ltd	••	••	45
,斑7	. 7,63		March	9, 1928	••	Carreras, Ltd.	• •	••	13
,149			March	9, 1928	••	Enrich & Graetz Aktiengescellschaft	• •	• •	
,150 .			March	9, 1928	••	do	••	••	13
,151 .		-	March	9, 19 2 8	••	do.	••	•••	13
,174 .			March	9, 1928	••	Meccano, Ltd.	••	••	49
,661 .			March	16, 1928	• •	V. V. Devaraja, Mudaliyar, trading	as '' Devar & C	.	26
,977 .	. 7,63	t	March	16, 1928	• •	Herman Bick & Karl Weyersberg	g, trading as	" Friedr	• •
						Herder Abr Sohn "	••	• •	12
153 .	, 7,63	ŧ	March	16, 1928	••	David & Shaoul Sassoon Rejwan & S	bons	••	42
.072 .	. 7,63	5	March	22, 1928		I. G. Farbenindustrie Aktiengesellsel	haft	••	8
073 .			March	22, 1928	••	do.	••	••	8
097 .			March	22, 1928		Bloch Bros.		••	43
116 .			March	22, 1928	•••	Moses David Sofer		••	42
138 .			March	22, 1928	•••	Central Alloy Steel Corporation		••	5
161 .			March	22, 1928	•••	Joseph Xavier Pinheiro	••		34
162 .	_		March	22, 1928	•••	William Gossage & Sons, Ltd.			2
			March	22, 1928 22, 1928			••		3
			March		••	terms terms is a second	••	••	42
175 . 176 .			March	22, 1928 22, 1928	••	R. Rustomjee & Co David & Shaoul Sassoon Rejwan & S	••	• •	42
+		•	Sub	sequent Pr	oprie	tors registered during the Month of Ma	v. 1928.		
•			Sub	-	-	tors registered during the Month of Ma n Italics is that of the former proprietor.			
389	5,90(•		(The na	me i	-	.) e, Brandy Mer	ohants ;	43
389	5,900			(The na 16, 1903	- me i 	n Italics is that of the former proprietor. Jas. Hennessy & Co., Cognac, France	.) e, Brandy Mer	ehants ;	43
3 89 5 49	·		January	(The na 16, 1903 Trade N	me i Iarks	n Italics is that of the former proprietor. Jas. Hennessy & Co., Cognac, France Jas. Hennessy & Co.	.) e, Brandy Mer	ohants; 	43 4 8
549	6,629)	January June	(The na 16, 1903 Trade N 12, 1914	me in Iarks 	n Italics is that of the former proprietor. Jas. Hennessy & Co., Cognac, France Jas. Hennessy & Co s renewed during the Month of May, 19 The Erasmic Co., Ltd	.) e, Brandy Merv 28.		
549 550	6,629 6,630))	January June June	(The na 16, 1903 Trade N 12, 1914 19, 1914	me ii Iarks 	 n Italics is that of the former proprietor. Jas. Hennessy & Co., Cognac, France Jas. Hennessy & Co s renewed during the Month of May, 19 The Erasmic Co., Ltd Louis Brandt & Frere (Omega Watel 	.) e, Brandy Merv 28.		48
5 49 550	6,629 6,630 6,633)) }	January June June July	(The na 16, 1903 Trade N 12, 1914 19, 1914 10, 1914	me i Iarks 	 n Italics is that of the former proprietor. Jas. Hennessy & Co., Cognac, France Jas. Hennessy & Co s renewed during the Month of May, 19 The Erasmic Co., Ltd Louis Brandt & Frere (Omega Watch Lamm Bros. & Co 	.) , Brandy Mer 28. h Co.)		48 0 & 14
549 550 552	6,629 6,630 6,633 6,633)) }	January June June July July	(The na 16, 1903 Trade N 12, 1914 19, 1914 10, 1914 17, 1914	me i Iarks 	n Italics is that of the former proprietor. Jas. Hennessy & Co., Cognac, France Jas. Hennessy & Co s renewed during the Month of May, 19 The Erasmic Co., Ltd Louis Brandt & Frere (Omega Watel Lamm Bros. & Co do	.) , Brandy Mer 28. h Co.)	··· 1 1	48 0 & 14 17
549 550 552 554 555	6,629 6,630 6,633 6,634 6,634)) ;	January June June July July July	(The na 16, 1903 Trade N 12, 1914 19, 1914 10, 1914 17, 1914 24, 1914	me i Iarks 	n Italics is that of the former proprietor. Jas. Hennessy & Co., Cognac, France Jas. Hennessy & Co	.) , Brandy Mere 28. h Co.) 		48 0 & 14 17 17 17
549 550 552 554 555	6,629 6,630 6,633 6,634 6,634)) ;	January June June July July	(The na 16, 1903 Trade N 12, 1914 19, 1914 10, 1914 17, 1914	me i Iarks 	n Italics is that of the former proprietor. Jas. Hennessy & Co., Cognac, France Jas. Hennessy & Co s renewed during the Month of May, 19 The Erasmic Co., Ltd Louis Brandt & Frere (Omega Watel Lamm Bros. & Co do	.) , Brandy Mere 28. h Co.) 	··· 1 1	$48 \\ 0 \& 14 \\ 17 \\ 17 \\ 17 \\ 17 \end{array}$
549 550 552 554 555 56 5	6,629 6,630 6,633 6,634 6,634))]]	January June June July July July August	(<i>The na</i> 16, 1903 Trade N 12, 1914 19, 1914 10, 1914 17, 1914 24, 1914 28, 1914	me is Iarks 	n Italics is that of the former proprietor. Jas. Hennessy & Co., Cognac, France Jas. Hennessy & Co s renewed during the Month of May, 19 The Erasmic Co., Ltd Louis Brandt & Frere (Omega Watel Lamm Bros. & Co do Hollandia Anglo-Dutch Milk & Food) , Brandy Mere 28. h Co.) Co	··· 1/ ··· 1/ ···	48 0 & 14 17 17 17
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Registrar-General's Office, Colombo, June 13, 1928.

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C. COOMARASWAMY, Registrar of Trade Marks.

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