

# THE CEYLON GOVERNMENT GAZETTE

No. 7,661 - FRIDAY, AUGUST 31, 1928.

Published by Authority.

# PART I.—GENERAL.

(Separate paging is given to each Part in order that it may be filed separately.)

	PAGE	PAGI
Minutes by the Governor		Miscellaneous Departmental Notices 3159
Proclamations by the Governor	3118	"Excise Ordinance" Notices
Appointments by the Governor	3118	Sales of Toll and Other Rents 3169
Appointments, &c., of Registrars	3119	"Local Government Ordinance" Notices 3169
Government Notifications	3120	Proceedings of Municipal Councils 3170 & Supplemen
Revenue and Expenditure Returns		Patents Notifications
Currency Commissioners' Notices	3128	Notices to Mariners
Notices calling for Tenders	3129	Local Board Notices
Sales of Unserviceable Articles, &c	3137	Trade Marks Notifications 3179
Vital Statistics 3138 & Supple	ement	Road Committee Notices
Unofficial Announcements	3139	Meteorological Returns Supplement
Specifications under "The Irrigation Ordinance"	·	Books registered under Ordinance No. 1 of 1885 -

COLOMBO:

# PROCLAMATIONS BY THE GOVERNOR.

#### BY HIS EXCELLENCY THE GOVERNOR.

J 346/26

#### A PROCLAMATION.

H. J. STANLEY.

WHEREAS in the second column of Schedule II. of "The Courts Ordinance, 1889," it is provided that in the District of Ratnapura courts may be holden at Ratnapura, Rakwana, and Balangoda:

And whereas by a Proclamation dated September 8, 1927, and published in Government Gazette No. 7,605 of September 9, 1927, We, the Governor, were pleased, with the advice of Our Executive Council, to alter the limits of jurisdiction of the said District of Ratnapura, in the exercise of the powers in Us vested by section 6 of "The Courts Ordinance, 1889":

And whereas in Our said Proclamation, Rakwana and Balangoda were not mentioned as places at which courts may be holden in the District of Ratnapura:

And whereas for the removal of doubts and for other good cause to Us appearing it is necessary to repair the said omission:

Know Ye that We, the Governor, by virtue of the powers in Us vested by section 55 of "The Courts Ordinance, 1889," do hereby appoint Rakwana and Balangoda in addition to Ratnapura as convenient places within the District of Ratnapura whereat the Police Court and the Court of Requests established for the division of Ratnapura may be holden.

Colombo, August 24, 1928.

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

GOD SAVE THE KING.

# APPOINTMENTS, &c., BY THE GOVERNOR.

#### No. 313 of 1928.

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

Mr. R. CHINTAMANI, Head Clerk, Jaffna Kachcheri, to act as Extra Office Assistant to the Government Agent, Northern Province, from August 29 to September 1, 1928, inclusive, during the absence of Mr. C. RASANAYAGAM.

Mr. V. Coomaraswamy to be, in addition to his own duties, Additional District Judge, Avissawella, on September 7 and 8, 1928.

Mr. C. L. Wickemasinghe to act as Additional District Judge, Additional Commissioner of Requests, and Additional Police Magistrate, Galle, during the absence of Mr. T. Weerahatne, from August 27, 1928, until the resumption of duties by that officer.

Mr. John Perera to act as Commissioner of Requests and Police Magistrate for the judicial division of Gampaha on August 29 and 30, 1928, during the absence of Mr. G. Koch, or until the resumption of duties by that officer.

Mr. T. B. Panabokke to act as Commissioner of Requests and Police Magistrate, Gampola, and Additional Commissioner of Requests and Police Magistrate, Nuwara Eliya-Hatton, during the absence of Mr. G. L. Davidson, from September 7 to 10, 1928, inclusive, or until the resumption of duties by that officer.

Mr. H. W. E. DIAS WANGESEKERA to be Additional Commissioner of Requests and Police Magistrate, Matale, on August 29, 1928

Mr. F. MARKUS/to act as Commissioner of Requests and Police Magistrate, Kurunegala, on August 29 and 30, 1928, during/the absence of Mr. W. O. STEVENS, or until the resumption of duties by that officer.

Mr. R. S. Trinnekoon to act at Dandagamuwa as Additional Commissioner of Requests and Police Magistrate for the judicial division of Kurunegala during the absence of Mr. D. C. R. Gunawardana, from September 1 to 3, 1928, inclusive, or until the resumption of duties by that officer.

Mr. M. A. Pèrera to act as Police Magistrate, Kandy; Additional Commissioner of Requests, Kandy; and Municipal Magistrate, Kandy, on August 25 and 26, 1928, during the absence of Mr. R. Y. Daniel, or until the resumption of duties by that officer.

Mr. E. G. JONKLAAS to be Additional Police Magistrate, Gampola, on September 7, 1928.

Mr. H. A. S. HAMER, Accountant, Ceylon Savings Bank, to act as Secretary on September 4, 1928, during the absence on other duty of Mr. K. W. Y. ATUKORALA, or until further orders.

Captain H. G. O'CONNELL to be a Justice of the Peace and Unofficial Police Magistrate for the judicial division of Nuwara Eliya-Hatton, vice Mr. W. E. SPARLING, who has left the Island.

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 30, 1928.

A. G. M. FLETCHER, Colonial Secretary.

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

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

Mr. Charles Maclean Agalawatta to be Registrar of Lands of the Kurunegala District, with effect from September 1, 1928, vice Mr. E. DE S. GUNAWARDANA, transferred.

Mr. Edwin de Silva Gunawardana, Registrar of Lands, Kurunegala, to be Registrar of Lands of the Kandy District, with effect from September 1, 1928, vice Mr. E. F. DIAS ABEYESINHA, retired.

Mr. LOKU BANDA EKANAYAKA to be Registrar of Lands of the Badulla District, with effect from September 10, 1928, vice Mr. G. G. E. R. DE SILVA, transferred.

Mr. Arumugam Manickkavasagar, Additional Registrar of Lands, Anuradhapura, to be Registrar of Lands of the Anuradhapura District, with effect from September 10, 1928, vice Mr. D. L. P. KARAWITA, transferred.

Mr. Don Lewis Perera Karawita, Registrar of Lands, Anuradhapura, to be Additional Registrar of Lands of the Kandy District, with effect from September 10, 1928, vice Mr. L. B. EKANAYAKA, transferred.

Mr. WALTER DANIEL MIGEL PERERA to be Additional Registrar of Lands, Kurunegala, with effect from September 15, 1928, vice Mr. D. P. E. HETTIARACHCHI, transferred.

By His Excellency's command,

Colonial Secretary's Office, A. G. M. FLETCHER, Colombo, August 28, 1928. Colonial Secretary.

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

Mr. WIJEMUNI DOUGLAS DE ZOYSA RAJAKARUNA to act as Registrar of Lands, Kandy, on August 31, 1928, vice Mr. E. F. DIAS ABEYASINGHE, retired.

Mr. Walter Daniel Migel Perera to act as Additional Registrar of Lands, Kurunegala, for five days from August 31, 1928, during the absence of the Additional Registrar, Mr. D. P. E. HETTIARATCHI, on other duty.

Mr. Don Peter Edmund Hettiatarchi to act as Registrar of Lands, Kurunegala, on August 31, 1928, during the absence from duty of the Registrar, Mr. E. DE S. GUNAWARDANA.

Mr. Don Peter Edmund Hettiaratchi to act as Registrar of Lands, Kurunegala, for four days from September 1, 1928, during the absence of the Registrar, Mr. C. M. AGALAWATTA, on leave.

Registrar-General's Office, Colombo, August 27, 1928. C. COOMARASWAMY, Registrar-General.

TT is hereby notified that I have appointed WIBADDE WIRAKOON MUDIYANSELAGE PALAMAKUMBURE UKKU BANDA to act as Registrar of Births and Deaths and of Marriages (Kandyan and General) of Pata Dumbara No. 1 division, in the Kandy District of the Central Province, for six days, with effect from August 27, 1928, vice WIBADDE Wirakoon Mudiyanselage Palamakumbure Kiri Banda, on leave. His office will be at Maragastennewatta in Hurikaduwa.

Registrar-General's Office, Colombo, August 21, 1928. C. COOMARASWAMY, Registrar-General.

This hereby notified that Dr. Justin Aloysius Simon de Sampayo has been appointed as Additional Deputy Medical Registrar of Births and Deaths of the Nuwara Eliya town division, in the Nuwara Eliya District of the Central Province, with effect from August 25, 1928, vice Dr. Irving Aloysius Senanayaka, transferred. His office will be at the Civil Hospital, Nuwara Eliya.

Registrar-General's Office, Colombo, August 25, 1928.

C. COOMARASWAMY, Registrar-General.

WITH reference to the Notification dated August 1 1928, published in Government Gazette No. 7,658 of August 10, 1928, it is hereby notified that Egoda RALLAGE LOKU BANDA was appointed to act as Registrar of Births and Deaths of Ganhata palata division, and of Marriages (Kandyan and General) of the Paranakuru korale division, in the Kegalla District, in the Province of Sabaragamuwa, for thirty-one days, with effect from August 4, 1928, vice Registrar, K. B. Edirisuriya, on leave.

Registrar-General's Office, Colombo, August 23, 1928. Registrar-General.

C. COOMARASWAMY,

T is hereby notified that I have confirmed WIJERATNA MUDIYANSELAGH DENIYEGEDARA TIKIRI BANDA in his appointment as Registrar of Births and Deaths and of Marriages (Kandyan and General) of Harispattu No. 3 division, in the Kandy District of the Central Province.

Registrar-General's Office, Colombo, August 21, 1928. C. COOMARASWAMY, Registrar-General.

T is hereby notified that I have confirmed HITHAMY MUDALIGE BANDA APPUHAMY in his appointment as Registrar of Births and Deaths of Anavilandan pattu north of Sengaloya No. 2 division, and of Marriages (General) of Pitigal korale north division, in the Chilaw District of the North-Western Province.

Registrar-General's Office, Colombo, August 24, 1928. C. COOMARASWAMY. \* 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 Thomas Rupasinghe to act as Registrar of Births and Deaths of Degamboda division, and of Marriages (General) of Gangaboda pattu of Siyane korale east division, in the Colombo District of the Western Province, for two days from August 13, 1928, during the absence of the Registrar, Joseph Peiris Wickramaratne, on leave. His office will be at Millagahawatta in Kospiti-

The Assistant Provincial Registrar, Nuwara Eliya, has appointed Yatiwelle Korallagedera Ukku Banda to act as Registrar of Births and Deaths of Maturata division, and of Marriages (General) of Uda Hewaheta division, in the Nuwara Eliya District of the Central Province, for twelve days from August 24, 1928, during the absence of the Registrar, Yatiwelle Korallage Dingiri Banda, on leave. His office will be at Yatiwella.

The Additional Assistant Provincial Registrar, Galle, has appointed Daluwattehewa Henry de Silva Kurukularatna to act as Registrar of Births and Deaths of Mahaambalangoda division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, on August 28, 1928, during the absence of the Registrar, Kankanitantri Andoris de Silva Sumanasuriya, on leave. His offices will be at Saundage-Gedarawatta in Maha-ambalangoda and No. 506, Addarabandarawatta, in Patabendimulla.

The Assistant Provincial Registrar, Matara, has appointed Don Alwis Kuruppu Nanayakkara to act as Registrar of Births and Deaths of Pategama division, and of Marriages (General) of Wellaboda pattu division, in the Matara District of the Southern Province, for five days from August 15, 1928, during the absence of the Registrar, Don Dist Kuruppu Nanayakkara, deceased. His offices will be at Kinagahawatta in Pategama and Weligamageruppa in Kottagoda.

The Assistant Provincial Registrar, Matara, has appointed Don Alwis Kuruppu Nanayakkara to act as Registrar of Births and Deaths of Pategama division, and of Marriages (General) of Wellahoda pattu division, in the Matara District of the Southern Province, for two days from August 20, 1928, vice Don Dias Kuruppu Nanayakkara, deceased. His offices will be at Kinagahawatta in Pategama and Weligamageruppa in Kottagoda.

The Assistant Provincial Registrar, Matara, has appointed Don Johanis Abeygunaratna to act as Registrar of Births and Deaths of Telijjawila division, and of Marriages (General) of Weligam korale division, in the Matara District of the Southern Province, for fourteen days from August 25, 1928, during the absence of the Registrar, Don Carolis Palihawadana, on leave. His office will be at Kapparagehena in Malimboda.

The Assistant Provincial Registrar, Matara, has appointed Don Hendrick Abeysiriwardhana to act as Registrar of Births and Deaths of Kirinda division, and of Marriages (General) of Gangaboda pattu division, in the Matara District of the Southern Province, for twelve days from August 25, 1928, during the absence of the Registrar, Cumaradasa Abeysiriwardhena, on leave. His office will be at Giruwamullegodegedarawatta in Puhulwella.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Andrayas Nikulas Rajapakse to act as Registrar of Births and Deaths of Marakada Upper division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for nine days from August 31, 1928, during the absence of the Registrar, Don Dionis Rajapakse, on leave. His office will be at Godawanewatta in Buddiyagama.

The Assistant Provincial Registrar, Mullaittivu, has appointed Katheravelu Narayunasingham to act as Registrar of Births and Deaths of Chennachcheddikkulam East division, and of Marriages (General) of Vavuniya South division, in the Mullaittivu District of the Northern Province, for seven days from August 23, 1928, during the absence of the Registrar, Katheravelu Ponniah, on leave. His office will be at Udaiyavalavu, Periyap liyankulam.

The Assistant Provincial Registrar, Batticaloa, has appointed Wahalawanni Mudianselage Appuhamy to act as Registrar of Births and Deaths of Bintenna pattu south division, and of Marriages (General) of Bintenna pattu division, in the Batticaloa District of the Eastern Province, for seven days from August 26, 1928, during the absence of the Registrar, Wahalawanni Mudianselage Sudu Banda, on leave. His office will be at Kotikewela.

The Provincial Registrar, Kurunegala, has appointed WIJESINHA HETTIACHCHI MUDIYANSELAGE UKKU BANDA to act as Registrar of Births and Deaths of Yagam pattu korale division, and of Marriages (General) of Katugampola hatpattu division, in the Kurunegala District of the North-Western Province, on August 29, 1928, during the absence of the Registrar, Manchanayaka Mudiyanselage Peiris Appuhamy, on leave. His office will be at Bogahawatta at Hiruwalpola.

The Assistant Provincial Registrar, Kegalla, has appointed Herat Mudiyanselage Bandara Appoo to act as Registrar of Births and Deaths of Kitulgala palata division, and of Marriages (General) of Three Korales and Lower Bulatgama division, in the Kegalla District of the Province of Sabaragamuwa, for three days from August 23, 1928, during the absence of the Registrar, Wijesinha Malapatirennehelage Uwaneris Wijesinha, on leave. His office will be at Udahawatta in Polatagama.

Registrar-General's Office, Colombo, August 28, 1928. C. Coomaraswamy, Registrar-General.

#### GOVERNMENT NOTIFICATIONS.

W 203/28

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

Name

Pensionable Appointment.

Seconded Service,

Mr. W. G. McCarthy ... District Engineer, Public Works Sanitary Engineer in the Department of Medical Department and Sanitary Services

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

Colombo, August 29, 1928.

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

I 57/27

ULES for the Irrigation District of Kurunegala made under section 17 of the Irrigation Ordinance, No. 45 of 1917, by the Government Agent of the North-Western Province and approved by the Governor in Executive Council.

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 29, 1928. A. G. M. FLETCHER, Colonial Secretary.

#### RULES.

1. In these rules the words "Irrigation Headman" shall mean an Irrigation Headman elected or appointed under the provisions of Chapter IV. of the Irrigation Ordinance, No. 45 of 1917, and commonly known in the Kurunegala District as a "Vel-Vidane," "Vel-Arachchiya," "Vel-Duraya," "Vel-Pediya," "Vel-Duraya," or "Vel-Panikkiya," or by some other name of similar import as the case may be.

Irrigation Headman.

2. An Irrigation Headman so appointed shall have supervision over the irrigation and cultivation of paddy lands within his division, and shall enforce the following rules and bring all breaches of the same before the Village Council.

Duties of Irrigation Headmen.

The Irrigation Headman of each division shall reside within the limits of his division, and shall not absent himself during the cultivation season, or at other times when his services are required, without leave and without providing a substitute approved by the Ratemahatmaya.

Residence, &c., of Irrigation Headmen.

4. The Irrigation Headmen appointed under the rules, as well as those previously appointed and continuing in office, shall be entitled to suwandiram, or remuneration on all the produce of paddy lands within their divisions, except hill paddy, at the rate of 2 per cent. on the produce, payable at the threshing-floors, before any grain is removed or division is effected.

Suwandiram.

5. (a) The date for the commencement of operations for cultivation at each season shall be fixed at a meeting of the proprietors, duly convened for the purpose at least a fortnight in advance by the Irrigation Headman of each division.

Cultivation meeting.

(b) Questions relating to the kind of paddy to be sown at each season shall be determined at a meeting of proprietors duly convened for the purpose by the Irrigation Headman of each division.

(c) The time for the construction or repair or restoration of irrigation works shall be determined

at a meeting of the proprietors duly convened for the purpose by the Government Agent or his Deputy. (d) Non-compliance with any decision duly made at a meeting of proprietors shall be

deemed to be an offence.

(e) Whenever proprietors fail to attend a duly summoned meeting or do not arrive at a decision by a majority at such a meeting, it shall be the duty of the Government Agent, his Deputy, or the Irrigation Headman to fix the period for the commencement of construction or repair or restoration of irrigation works or of cultivation, as the case may be, and to give publicity thereto by the beat of tom-tom; such a decision duly made and published shall be binding on the proprietors.

Repairs of channels.

6. (a) Each proprietor or cultivator shall be responsible for maintaining in a proper state of repair the portions of the ela-weli or channels adjoining his field.

(b) The duty of repairing or keeping in order the principal ela-weli beyond and above a tract of paddy land and not immediately adjoining any field shall be deemed to fall on the proprietors of such tract collectively.

(c) The liability of each proprietor in respect of such joint duty shall be proportionate to the

The amuna, potewa (spill water), or tank shall be repaired and kept in order by the joint

area of the field of each proprietor.

(d) It shall be the duty of the Irrigation Headman to apportion or fix, in conformity with the next preceding rule, the extent and nature of the contribution in labour of each proprietor towards such repair and maintenance.

> Repairs to amuna, &c.

labour of all the proprietors rendered in proportion to the extent of land each holds or cultivates in the tract, as apportioned or fixed by the Irrigation Headman. 8. If the majority of the proprietors at any time refuse to repair or keep in order any such

Refusal to repair.

amuna, potewa or tank, any proprietor may complain of such refusal to the Village Council, who shall determine whether or not the work shall be proceeded with.

Cutting gaps prohibited.

9. No gaps or cuts in any permanent dam or bank of an irrigation channel or road shall be allowed to be made, but wooden or cement pipes shall be inserted where necessary by the Irrigation Headman. The cost of the insertion and upkeep of such pipes shall be borne by the proprietors dependent on the outlet in proportion to their respective shares and any proprietor refusing to pay his share shall not only become liable for a breach of rules, but the Irrigation Headman shall suc him for the share of expense due from him.

> Repairs to  $_{
> m ridges}$ .

All proprietors of fields shall repair their ridges at the same time, and leave proper gaps (wakkada or navata) for the flow of water to fields in the lower level.

> Regulation of water where tanks or channels exist.

When the fields of any tract have been prepared for sowing, the water from a tank or channel shall first be let into the fields on the highest level, and the other fields shall be irrigated in succession down to the lowest. In like manner, when the respective turns for watering the crops arrive, the water shall be taken to the fields in the same rotation, and the quantity shall be regulated by the Irrigation Headman in the manner prescribed by ancient custom; provided that if any person shall wilfully prevent the water from flowing to the proper field through malice or otherwise the Irrigation Headman shall proceed to the spot with at least two witnesses and regulate the flow and remove the obstruction if any. Where there are no tanks, reservoirs, or channels the water shall first be let into the fields

Where no tanks or channels exists:

in the highest level and the other fields shall be irrigated in succession down to the lowest. No proprietor or cultivator shall take water to his field out of his turn. No person shall lessen the width or otherwise injure the bank of the water-courses, dams,

Injury to water.

or amunu, or increase the number of sluices or dams, without the permission of the Village Council. The number of sluices and dams to be maintained shall be determined by the said Council.

Deficiency of water.

courses, &c.

Whenever there is a deficiency of water, the highest land in a tract called Godakumbura shall be the first to be abandoned.

Betma.

Newly asweddumized fields.

Fences and watch-huts.

No exemption from liability to work. Tethering of cattle in cultivated areas

Threshing-floors.

Common threshing-floors.

Injury, &c., to ridges. Fishing in fields.

Cultivation of tank bed.

Act prejudicial to other cultivators.

Interference with spill and sluice.

Impediment to irrigation works.

Cultivation of fields by rain water.

When owner neglects to cultivate.

Proprietors to furnish list of cultivators.

Jungle bordering fields.

Gansabhawa paths through fields.

Paths along ridges. Threshing.

Prohibited places for bathing and washing animals and clothes.

- 15. Whenever there is not sufficient water in a tank to permit of the whole tract of fields under it being cultivated for the season, it shall be competent for the Irrigation Headman to convene a general meeting of the proprietors and to determine with the consent of the majority what extent of the tract shall be cultivated, and he shall proceed to assign to each proprietor whatever particular extent shall constitute his share of the Betma. The division thus effected shall be in proportion to the holding of each proprietor in the general tract, and any neglect or refusal on the part of any such proprietor to comply with the terms of the Betma, shall be considered a breach of these rules and render such proprietor liable to the penalties provided.
- 16. The proprietors of all lands which may hereafter be asweddumized under any tank shall become liable for their joint share of labour in respect of tanks under restoration, and double labour on account of maintenance in respect of restored tanks.

Proprietors of such land shall be entitled to water for the irrigation of their fields only when the tank is full; and they shall not be entitled to a share of the fish in the tank.

- 17. Fences and watch-huts shall be constructed by the proprietors at the times and places determined by the Irrigation Headman. The proprietors shall also be liable to supply the whole of the labour required for these purposes, as well as for watching and keeping the fences in repair until the crops are reaped and removed to the threshing-floor in proportion to the extent of land owned by each.
- 18. No proprietor shall be exempted from contributing his fair quota of all joint labour on the ground that his land is not cultivated for the season.
- 19. Cattle folds shall be established or removed from the borders of or from near fields under cultivation according to the ancient customs of the district; but no cattle shall be tethered or put to graze in any portion of an enclosed tract of fields until the crop of the whole tract has been reaped and removed.
- 20. Each threshing-floor shall be cleared, prepared, and fenced by the joint labour of all the proprietors concerned in proportion to the extent of land owned by each, excepting those who have separate threshing-floors for their respective fields.
- 21. Where a threshing-floor is used by several proprietors, it shall not be asweddumized or otherwise rendered unfit for use as such by any one of them or by any other person, without the consent in writing of the other proprietors who use such threshing-floor.
- 22. No person shall alter or injure any limitary ridge or other boundary between fields in the same tract either by encroaching upon it or by cutting the trees or other indications thereon.
- 23. It shall not be lawful for any persons other than the proprietors of paddy fields or their agents to fish in them.
- 24. No person shall cultivate the bed of a tank without a permit granted by the Government Agent.
- 25. No proprietor or other person shall do any act that is likely to affect injuriously any privilege or right which other proprietors are entitled to enjoy in common with him.
- 26. No person other than the Government Agent or some one duly authorized by him in that behalf, shall in any way interfere with, or alter the level of the spill water or sluice of any village tank
- 27. The jungle or trees growing on the borders and in the immediate vicinity of any stream, water-course, or spring, and required for its preservation and protection, shall in nowise be cleared or cut down, nor shall any stones, rubbish, or other matter be thrown into the channel whereby the passage of the water may be impeded.
- 28. The proprietors of fields cultivated by rain, and not by means of water-courses, amunu, or tanks, shall at the proper season, and at the summons of the Irrigation Headman, make and repair the pits, dams, and ridges required to retain the water, and shall repair the Mala-elas in such manner that the influx of water in them shall not carry away the dams, in accordance with the instructions of the Irrigation Headman, who shall fix the proportion of work to be done by each proprietor.
- 29. Should any proprietor neglect or refuse to cultivate his share of field at any season, the Irrigation Headman shall submit the matter to the Village Council, and the Village Council may allow such share of field to be cultivated by any other proprietor, who shall pay half the ground share to the owner; provided that the owner shall have received full notice from the Irrigation Headman of the proposed order of the Village Council. Such other proprietor who has been allowed by the Village Council to cultivate the field shall be liable to furnish labour for any work to be carried out under these rules, for that season's cultivation, to the same extent as if he were the proprietor of the field thus apportioned to him.
- 30. Each proprietor shall deliver to the Irrigation Headman, not later than two days before the commencement of the cultivation, a list of the cultivators to be employed in his field. Cultivators guilty of neglect or default in respect of their cultivation without sufficient reason shall be guilty of an offence.
- 31. Trees or jungle likely to occasion damage by giving cover to wild animals or otherwise shall be removed or cleared by the proprietors of the lands whereon they may be growing on the orders of the Irrigation Headman.
- 32. Gansabhawa paths through fields, whether cultivated or not, shall be kept in repair. Any proprietor or proprietors who may prefer to substitute and keep up a six-foot "pitapara" in place of a path through paddy land during the cultivation season shall be at liberty to do so on obtaining the sanction of the Village Council or of the Government Agent.
  - 33. No person shall lessen the width of a ridge on which a village path alrady exists.
- 34. Threshing of paddy shall not be delayed longer than one month from the date of removal of the crop to the threshing-floor without sufficient reason. Notice shall be given to the Irrigation Headman before such threshing is commenced.
- 35. It shall be lawful for the Village Committee by resolution to prohibit the use of any amuna, potewa, tank, or channel or of any part of such amuna, potewa, tank, or channel as aforesaid for bathing or washing of animals or clothes, and any person so bathing or washing animals or clothes in any such prohibited place shall be guilty of an offence.

'THE CEYLON DEFENCE FORCE ORDINANCE, 1910."

N 98/28

EGULATION made by the Brigadier Commanding Troops, Ceylon, after consultation with the Commandant, Ceylon Defence Force, and approved by His Excellency the Governor, under sections 9 and 12 of "The Defence Force Ordinance, 1910," as amended by Ordinance No. 18 of 1922.

#### REGULATION.

In line 2 of sub-paragraph (iii.) of paragraph 4 of the Regimental Rules of the Ceylon Engineers referring to uniform allowance published by Notification dated May 19, 1927, in Government Gazette No. 7,583 of May 27, 1927, delete" Rs. 450" and substitute therefor "Rs. 300."

By His Excellency's command.

Colombo, August 29, 1928.

A. G. M. FLETCHER, Colonial Secretary.

The CEYLON DEFENCE FORCE ORDINANCE, 1910."

N 134/28

EGULATIONS made by the Brigadier Commanding Troops, Ceylon, after consultation with the Commandant, Ceylon Defence Force, and approved by His Excellency the Governor under sections 9 and 12 of "The Defence Force Ordinance, 1910," as amended by Ordinance No. 18 of 1922.

#### REGULATION.

Appendix B of the rules and regulations relating to the Ceylon Defence Force published by Notification dated April 24, 1928, and appearing in *Government Gazette* No. 7,640 of April 27, 1928, in so far as it relates to the establishment of the Ceylon Light Infantry is hereby repealed, and the following substituted in lieu thereof:—

	* * *			• • •	
Lieutenant-Colonels	• •		. • • .		1
Majors			• •		5
Captains					6
Subalterns			• • •		22
Assistant Adjutants					· 1
Quartermasters	• •		••		1
			Total Officers		
Regimental Sergeant-Majors			••		1
Bandmasters					1
Regimental Quartermaster-Se	rgeants				1
Orderly Room Sergeants					<b>'1</b>
Company Sergeant-Majors					5
Colour Sergeants			• •		5
Sergeants					45
Corporals		• •			45
Buglers					24
Lance-Corporals and Privates				• •	832
		•	Total other Ranks		960
			Total all Ranks	••	996

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 30, 1928. A. G. M. FLETCHER, Colonial Secretary.

#### Notification under Land Sale Regulations Nos. 59 and 60.

T 301/28

NOTICE is hereby given in terms of sections 59 and 60 of the Land Sale Regulations that an application has been received from Messrs. the Colombo Commercial Company, Ltd., for the sale to them, without competition, of an allotment of land called railway reserve in extent 26 94 perches, situated at Hunupitiya in the Adikari pattuwa of Siyane korale west, Colombo District, Western Province, and described as lot I in preliminary plan No. 19,404.

This land, which is presently under lease to the applicants, is required by them for the extension of their business premises; and in order to facilitate the acquisition by the Crown of another piece of the Company's land in the vicinity for the purposes of the Railway Department, it is proposed to sell the said land to the Company, without competition, at Rs. 5,000 per acre, unless valid reasons to the contrary are adduced in writing to the undersigned within six weeks from the date hereof.

By His Excellency's command,

Colombo, August 24, 1928.

A. G. M. FLETCHER, Colonial Secretary.

# Notification under Land Sale Regulation No. 60.

L 680/28

OTICE is hereby given that an application has been received from the Roman Catholic Mission, Batticaloa, for a piece of land (lot 29A in preliminary plan No. 6,054) 2 acres in extent, called Vembupumi, and situated near the Inasiarkovil at Kalladimukattuvaram in Batticaloa.

As the land applied for is required by the Mission for the purpose of opening a burial ground, it will be sold to the Mission, without competition, at Rs. 20 per acre, unless any valid reasons to the contrary are adduced in writing to the undersigned within six weeks from the date hereof.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

Colonial Secretary's Office, Colombo, August 24, 1928. "THE REGISTRARS' PROCEEDINGS VALIDATION ORDINANCE, No. 3 of 1912."

Z 144/28

An Order in Council for the Purpose of giving Validity to certain Registrations of Deaths in the Mannar District of the Northern Province.

THEREAS the registrations specified in the first column of the schedule hereto annexed relative to certain deaths in the Mannar District of the Northern Province are invalidated by beason of the mistake set forth in the second column of the schedule:

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

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

alld and effectual for That the said registrations be

All purposes as if the said mistake had

not.occurred.

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

Colonial Secretary's Office Colombo, August 10, 1928.

SCHEDULE

Colonial Secretary.

Registration entries No. 4,680 made on May 6, 1928, and No. 4,681 made on May 9, 1928, by Dr. R. G. Perera in the Register of Deaths of the Mannar town division.

These deaths were registered by Dr. R. G. Perera before he was duly appointed to act for the Registrar of Births and Deaths of Mannar town.

Continued on page 3180).

ONTHLY STATEMENT issued by the Commissioners of Currency, under section 20 of Ordinance No. 32 of 1884, for the month of July, 1928:-

1.--Note Account.

Total Stock on June 30, 1928 Add Notes received in July, 1928	Rs. c. 183,016,382 0 3,150,000 0	1	Rs. c. 122,524,880 0 . 57,448,499 0	
Deduct Notes destroyed in July, 1928	186,166,382 0 6,193,003 0	,		
, <sup>-</sup>	179,973,379 0	•	179,973,379 0	
A Company of the Comp	2.—Reserv	e Account.		
Coin received for Notes in circulation Excess of reserve over Notes in circulation.	Rs. c. 57,448,499 0 7,549,999 5	Securities at cost (£1 = Rs. 15) Coin in vault	Rs. c. 42,477,039 27 . 22,521,458 78	
	64,998,498 5		64,998,498 5	
3.—Average amount of Notes in circulation of Average amount of Coin in vault during	the month	h	. 57,453,209 0 . 22,526,169 0	

#### Details of Investments and Securities.

	Face Value.			Face Value. Purchase Value. $(\pounds 1 = \text{Rs. } 15.)$ $(\pounds 1 = \text{Rs. } 15.)$					Market Val (Sterling at Rate of the Day.)	t e			
10,		£	8.	d.		$\mathbf{Rs.}$	c.		$\mathbf{Rs.}$	c.		Rs.	c.
Colonial and other Securities		1,329,185	4	5		19,937,778	31		18,558,674	31		15,887,416	6
War Loan 5 per cent		4,877	15	1		73,166	31		75,000	0		66,208	<b>56</b>
Treasury Bonds 5 per cent		40,484	0	11		607,260	<b>6</b> 9		613,550			550,188	74
Consolidated Loan 4 per cent		7,413	16	10		1 <b>11,207</b>	63		97,723	69		85,778	81
Conversion Loan 41 per cent		218,392	16	4		3,275,892			3,117,522	94		2,858,629	3
Indian Stock (Sterling)		171,000	14	7		<b>2,565,</b> 010	94		2,307,403	<b>50</b>		1,848,416	1
Indian 5 per cent. War Loan			-			15,838,700	0		14,880,329	89		<b>15,898,095</b>	13
Government of India 6 per cent. Loan			-			832,000	0					8 <b>76,720</b>	0
Government of India 5 per cent. Loan		·	-			2,027,500	0	• •	1,994,834	37	• •	2,149,150	0
Total			-		-	45,268,516	13	•	42,477,039	27	-	40,220,602	3 <b>4</b>

Currency Office, Colombo, August 14, 1928.

A. G. M. Fletcher, Colonial Secretary, C. V. Brayne, Controller of Revenue, W. W. Woods Colonial Treasurer,

Commissioners of Currency.

# NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for supplying the Ceylon Cadet Battalion with uniform, boots, &c., from October 1, 1928, to September 30, 1930. Samples can be seen at the Ceylon Defence Force Headquarters, Slave Island, Colombo.

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

Colombo.

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

through the post.

4. Tenders should be marked "No. 1, Tenders for Supply of Uniform, Boots, &c., Ceylon Cadet Battalion, for making up Uniform from Materials supplied from Government Stock, and, or No. 2, for making up Uniforms supplied by the contractors' own Materials" in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on September 18, 1928.

5. The tenders are to be made upon forms which will be supplied upon application at the Ceylon Defence Force Headquarters, Slave Island, Colombo, and no tender will be considered unless it is on the recognized

form.

6. A deposit of Rs. 50 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 after he has tendered, 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. If required, samples must be deposited.

9. Sufficient sureties will be required to join in a bond for the due fulfilment of each contract, the amount of security required for each bond will b Rs. 200, and all other necessary information can be ascertained upon application to the office referred to in section 5.

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

fulfilled.

11. The contractor's obligations and rights under this contract shall not be assigned or otherwise transferred or sublet without the consent and authority of the Staff Officer Ceylon Defence Force, previously obtained in writing. The contractor shall not be a person whose name is on the list of Crown defaulting contractors, nor shall he issue a power of attorney to any person whose name is on such list for carrying on work under the contract. Any breach of this article of agreement shall render the agreement liable to cancellation without any compensation to the contractor.

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 Staff Officer, Ceylon Defence Force, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

Tenderers who have not previously held Government

Tenderers who have not previously held Government contracts, when applying for tender forms, should furnish the officer issuing the forms with a written statement giving their full names and permanent addresses, stating in which district or districts they own landed property or other interests. The extent of landed property, and the nature and extent of other interests should also be given. In the case of persons who have carried out contracts with the Ceylon Defence Force Department, but not in the division or district concerned in the notice calling for tenders they should state in which division or district, or divisions or districts they held contracts. In the case of persons who have carried out Government contracts with departments other have the Ceylon Defence Force Department, the name of such department and the district in which the service wa rendered should be stated.

12. The G vernment reserves to itself the right, without question, or ejecting any or all tenders, and the right of

accepting any portion of a tender.

E. T. FULCHER, Captain, Acting Staff Officer, Ceylon Defence Force.

Colombo, August 17, 1928.

TENDERS are hereby invited for supplying Transport, &c., to the Ceylon Defence Force to be delivered at the Camp of Exercise, Diyatalawa, from time to time, as required from October 1, 1928, to September 30, 1930, also cooly labour, cleaning of latrines, scavenging of eamp, and for the erection of cadjan buildings in Colombo, if required.

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

Colombo.

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

through the post.

4. Tenders should be marked "Tender for Transport, &c., Ceylon Defence Force," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on September 18, 1928.

5. The tenders are to be made upon forms which will be supplied upon application at the Ceylon Defence Force Headquarters, Slave Island, Colombo, and no tender will be considered unless it is on the recognized form.

- 6. A deposit of Rs. 50 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 sureties will be required to join in a bond for the due fulfilment of each contract. The amount of security required will be Rs. 150. 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. The contractor's obligations and rights under this contract shall not be assigned or otherwise transferred or sublet without the consent and authority of the Staff Officer, Ceylon Defence Force, previously obtained in writing. The contractor shall not be a person whose

name is on the list of Crown defaulting contractors, nor shall he issue a power of attorney to any person whose name is on such list for carrying on work under the contract. Any breach of this article of agreement shall render the agreement liable to cancellation without any compensation to the contractor.

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 Staff Officer, Ceylon Defence Force, for reasons which appear to him sufficient, objects after

giving due notice of his objection in writing.

Tenderers who have not previously held Government contracts, when applying for tender forms, should furnish the officer issuing the forms with a written statement giving their full names and permanent addresses, stating in which district or districts they own landed property or other interests. The extent of landed property, and the nature and extent of other interests should also be given. In the case of persons who have carried out contracts with the Ceylon Defence Force Department, but not in the division or district concerned in the notice calling for tenders, they should state in which division or district, or divisions or districts they held contracts. In the case of persons who have carried out Government contracts with departments other than the Ceylon Defence Force Department, the name of such department and the district in which the service was rendered should be stated.

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.

E. T. FULCHER, Captain, Acting Staff Officer, Ceylon Defence Force. Colombo, August 17, 1928.

TENDERS are hereby invited for washing blankets, mattresses, kit bags, haversacks, hospital linen, &c., at Diyatalawa and Colombo, from October 1, 1928, to September 30, 1930.

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

Colombo.

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

through the post.

Tender should be marked "Tender for Washing Bedding, &c., of the Ceylon Defence Force," in the left hand top corner of the envelope, and should reac the Office of the Controller of Revenue, not later than midday on September 18, 1928.

The tenders are to be made upon forms which will be supplied upon application at the Ceylon Defence Force Headquarters, Slave Island, Colombo, and no tender will be considered unless it is on the recognized form.

6. A deposit of Rs. 50 only 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. 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 sureties will be required to join in a bond for the due fulfilment of each contract. The amount of security required will be Rs. 150. 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. The contractor's obligations and rights under this contract shall not be assigned or otherwise transferred or sublet without the consent and authority of the Staff Officer, Ceylon Defence Force, previously obtained in writing. The contractor shall not be a person whose name is on the list of Crown defaulting contractor nor shall he issue a power of attorney to any person whose name is on such list for carrying on work under the contract. Any breach of this article of agreement shall render the agreement liable to cancellation without any compensation to the contractor.

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 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 Staff Officer, Ceylon Defence Force, for reasons which appear to him sufficient, objects after

giving due notice of his objection in writing.

Tenderers who have not previously held Government contracts, when applying for tender forms, should furnish the officer issuing the forms with a written statement giving their full names and permanent addresses, stating in which district or districts they own landed property or other interests. The extent of landed property and the nature and extent of other interests should also be given. In the case of persons who have carried out contracts with the Ceylon Defence Force Department, but not in the division or district concerned in the notice calling for tenders, they should state in which division or district, or divisions or districts they held contracts. In the case of persons who have carried out Government contracts with departments other than the Ceylon Defence Force Department, the name of such department and the district in which the service was rendered should be stated.

11. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the

right of accepting any portion of a tender.

E. T. FULCHER, Captain, Acting Staff Officer, Ceylon Defence Force.

Colombo, August 17, 1928.

TEN ERS are hereby invited for clothing for Police Department from October 1, 1928, to September 30, 1929, to be delivered as follows, viz.:-

(a) All uniforms for Inspectors and Sub-Inspectors for the first half-year to be supplied before March 1, i.e., at the rate of 160 suits per month approximately, and for the second half-year to be supplied before September 1.

(b) Blue uniform for the Harbour Police to be supplied before January 15, i.e., at the rate of 70 suits per month approximately. All men in the Harbour Police to present themselves before the contractor for measurement within 14 days of the receipt of the order by the contractor. The contractor should send a man to the Harbour Prolice : tation at suitable hours to take the measurements.

Failure to comply with the above requirements will render the contractor liable to fines and other penalties stipulated in the contract.

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

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

4. Tenders should be marked "Tender for Clothing" in the left hand top corner of the envelope, and should ieach the Office of the Controller of Revenue not later than

midday on September 18, 1928.

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

6. A deposit of Rs. 50 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. 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 J epartment, 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.

The items tendered for must be of the best workmenship and finish, the decision of the Colonial Storekeeper to be accepted as final in the event of any dispute arising.

- 8. The security required will be Rs. 250 in cash for the whole contract or part of it as may be demanded by the Colonial Storekeeper. 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. 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 Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. 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. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sum as shall adequately compensate the tenderer for any increase in the Customs duties during the period eforeseid.
- 13. The Government reserves to itself the right, without question, of rejecting any or all lands, and the right of accepting any portion of a tender.

August 24, 1928.

J. W. WARBY, Acting Colonial Storekeeper.

TENDERS are hereby invited for the contract for the conveyance of mails from October 1, 1928, once daily each way for a period of three years, between Puttalam Railway Station and Puttalam Post Office and Kalpitiya Post Office and intermediate offices.

- (a) By motor ear, eab or omnibus; or
- (b) By motor lorry.

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

The hours of arrival and departure to be fixed from time to time by the Postmaster-General.

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

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

to him through the post.

6. Tenders should be marked "Tender for the Con veyance of Mails between Puttalam and Kalpitive," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later then

middey on Tuesday, September 18, 1928.
7. Tenders are to be made upon forms which will be supplied upon application to the Postmaster-General, and no tender will be considered unless it is on the recognized form.

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

10. Security to the amount of one-tenth of the annual

- subsidy asked will be required in each for the service.

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

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

under the Government of Ceylon.

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

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

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

General Post Office, G. W. J. PRAAT, Colombo, August 27, 1928. Acting Postmaster-General.

CHEDULES of rates are hereby invited for widening 4th milepost to 7th milepost, Biyagama road, Colombo District.

The whole of the works to be undertaken on agreements 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 all 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 sealed 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 Widening 4th Milepost to 7th Milepost, Biyagama Road," so as to reach the offices of the foregoing officers on or before 12 noon on September 20, 1928.

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.

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

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

to any one contractor.

Public Works Office Colombo, August 29, 1928.

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

TENDERS are hereby invited for the transport of Stores, &c., from October 1, 1928, to September 30, 1929, in the Colombo District, Western Province, as under :-

For transport of Stores, &c., from Railway Station, Ragama, to the following places:--

(1) Mahara Jail.

- (2) Public Works Department quarries at Ragama and Narigama.
- Overseer's store, 2nd mile, Welisara-Ragama road.

Anti-Tuberculosis Hospital, Ragama.

(5) Ragama Camp.

In respect of each of the above items, the following particulars should be given by each tenderer:-

Time required (number of days).

Rate per cwt. per mile for transport of stores weighing over 10 cwt.

Stores weighing from over 28 lb. to 10 cwt. and under. Rate per cwt. per mile.

Stores weighing 28 lb. and under. Rate for cooly transport per parcel of 28 lb. or under per mile.

(i.) The rates should include handling at both ends, loading and unloading into carts and railway waggons at the Goods Sheds, and stacking the stores, &c., at the different stores.

(ii.) Fractional parts of a cwt. under 1/4 cwt. of articles weighing over 1 cwt. will not be taken into account for preparing vouchers for payment, when it is 1/4 cwt. or less than  $\frac{1}{2}$  cwt. it will be taken and accounted for as  $\frac{1}{2}$  cwt., and when ½ cwt. or less than 1 cwt. it will be taken and accounted

for as a full one.

2. Tenders must be submitted in duplicate on forms to be obtained from the Office of the Engineer-in-Charge, Colombo Lake Development Scheme, Colombo, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province North, Colombo, and the duplicate addressed to the Engineer-in-Charge, Colombo Lake Development Scheme, Colombo, endorsed on the outside "Tender for Transport of Stores (Colombo Lake Development Scheme), Colombo District," so as to reach the offices of the foregoing officers on or before 12 noon on September 20, 1928.

- Before any tender is accepted, the contractor will be required to sign a contract to execute and carry out the work in accordance with the general conditions therein set forth, and to deposit a sum of Rs. 50 for the due and faithful performance of the contract. The terms of the contract can be ascertained on reference to the Provincial Engineer, Western Province North, Colombo, or the Engineer-in-Charge, Colombo Lake Development Scheme,
- 4. Any alterations made in the tenders should bear the initials of the tenderer.
- 5. 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.

6. Government does not bind itself to accept the lowest or any of the tenders submitted, nor to give all the work to

any one contractor.

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

Public Works Office, Colombo, August 29, 1928.

YENDERS are hereby invited for the transport of materials, &c., from October 1, 1928, to September 30, 1929, to and from the under-mentioned places in the Negombo District :-

(a) Between District Engineer's Office, Negombo, and Kotadeniya.

(b) Between District Engineer's Office, Negombo, and Diwulapitiya.

(c) Between District Engineer's Office, Negombo, and Minuwangoda.

(d) Between District Engineer's Office, Negombo, and 8th mileposts, Colombo-Negombo road.

(e) Between District Engineer's Office, Negombo, and any point on the Ja-ela-Kotadeniya road.

(f) Between District Engineer's Office, Negombo, and any point on the Negombo to Toppu Bridge road.

(g) Between District Engineer's Office, Negombo, and any point on the Ekala-Gampaha road.

(h) Between District Engineer's Office, Negombo, and Madampelle Quarry.

(i) Between Public Works Department Yard, Negombo,

and Negombo Railway Station.

(j) Between Public Works Department Yard, Negombo, and Negombo Railway Station. Take empty gunpowder cart from Public Works Department Yard to Railway Station, transport gunpowder to the Powder Magazine, Negombo, and bring empty cart to Public Works Department Yard.

In respect of each of the above items, the following particulars should be given by each tenderer :--

Time required (number of days).

Rate per cwt. per mile for transport of stores weighing over 10 cwt.

Stores, weighing from over 28 lb. to 10 cwt. and under. Rate per cwt. per mile.

Stores weighing 28 lb. and under. Rate for cooly transport per parcel of 28 lb. or under per mile.

- (i.) The rates should include handling at both ends, loading and unloading into carts and railway wagons at the Goods Sheds, and stacking the stores, &c., at the different
- (ii.) Fractional parts of a cwt. under 4 cwt. of articles weighing over 1 cwt. will not be taken into account for preparing vouchers for payment, when it is ½ cwt. or less than  $\frac{1}{2}$  cwt. it will be taken and accounted for as  $\frac{1}{2}$  cwt., and when ½ cwt. or less than 1 cwt. it will be taken and accounted for as a full one.
- 2. Tenders must be submitted in duplicate on forms to be obtained from the Office of the District Engineer, Negombo, duly signed and dated, and forwarded in securely

sealed envelopes, the original addressed to the Provincial Engineer, Western Province North, Colombo, and the duplicate addressed to the District Engineer, Negombo, endorsed on the outside "Tender for Transport of Materials, Negombo District," so as to reach the offices of the foregoing officers on or before 12 noon on September 20, 1928.

3. Before any tender is accepted, the contractor will be required to sign a contract to execute and carry out the work in accordance with the general conditions therein set forth, and to deposit a sum of Rs. 50 for the due and faithful performance of the contract. The terms of the contract can be ascertained on reference to the Provincial Engineer, Western Province North, Colombo, or the District Engineer, Negombo.

4. Any alterations made in the tenders should bear the

initials of the tenderer.

5. 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.

6. Government does not bind itself to accept the lowest or any of the tenders submitted, nor to give all the work to

any one contractor.

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

Public Works Office, Colombo, August 29, 1928.

TENDERS are hereby invited for the transport of tools and materials, &c., from October 1, 1928, to September 30, 1929, to and from the under-mentioned places in the Panadure district:—

	Time	Rate per Mile.				
	Required No. of Days.	Iron, per Cwt	Materials. per Cwt.			
(a) To and from 22nd milepost,						
Bellapitiya, and all intermediate		İ				
stations	\ <i>-</i>					
(b) To and from Nambapana	- 1		1			
and all intermediate stations						
(c) To and from Anguruwatote			İ			
and all intermediate stations						
(d) To and from Hanwella and			' '			
all intermediate stations		1.	1			
(e) To and from Padukka and all	1					
intermediate stations						
(f) To and from Mipe and all			1			
intermediate stations						
(g) To and from Moratuwa and						
all intermediate stations		1				
(h) To and from Wadduwa and	l					
all intermediate stations	'	1				
(i) To and from Railway Goods						
Shed, to Panadure, to Public						
Works Department Yard, Pana	•		1			
dure	J	İ	1			

2. Tenders must be submitted in duplicate on forms to be obtained from the Office of the District Engineer, Panadure, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province South, Colombo, and the duplicate addressed to the District Engineer, Panadure, endorsed on the outside "Tender for Transport of Tools and Materials, Panadure District," so as to reach the offices of the foregoing officers on or before 12 noon on September 15, 1928.

3. Before tender forms can be issued the intending contractor must deposit a sum of Rs. 20 either at the General Treasury or any local Kachcheri. A receipt must be handed to the District Engineer, Panadure. The

deposit will be refunded to all bona fide tenderers after the agreement has been signed by the successful tenderer. If a tenderer fails to enter into an agreement on the basis of his tender, when called on to do so, within a week, the deposit will be forfeited. Notice shall be considered to have been given on the date when a letter to that effect is posted to the tenderer's address.

4. Any alterations made in the tenders should bear the initials of the tenderer. Tenderers must give their addresses on the tenders, and their signatures must be

witnessed by two witnesses.

5. No contracts 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 South, Colombo, for reasons which appear to him sufficient, objects after giving due notice of his objections in writing.

6. Government does not bind itself to accept the lowest or any of the tenders submitted, nor to give all the work to any one contractor. Before a contract is signed the tenderer will be required to make a deposit of Rs. 50 as

security for due performance of his contract.

Public Works Office, Colombo, August 29, 1928. E. W. BARTHOLOMEW, for Director of Public Works.

SCHEDULE of of rates are hereby invited for improvements to Manning Market and Chalmers Granaries, 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 lump 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, beween 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. Schedule of rates must be submitted on forms to be obtained from the Office of the District Engineer, Buildings, Colombo, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Construction Engineer, Public Works Department, Colombo, and the duplicate addressed to the District Engineer, Buildings, Colombo, endorsed on the outside "Schedule of Rates for Improvements to Manning Market and Chalmers Granaries, Colombo," so as to reach the offices of the foregoing officers on or before 12 noon on Monday, September 24, 1928.

5. Any alterations made in the quotations should bear

the initials of the tenderer.

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

7. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any 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.

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

Public Works Office, Colombo, August 29, 1928.

ENDERS are hereby invited for the transport of materials, &c., from October 1, 1928, to September 30. 1929, to and from the under-mentioned places in the Kalutara District :--

-			Time	Rate per Mile.		
/ m\	To and		Required No. of Days.	Iron per Cwt.	per	
(a)	To and	Kalamallama and all	\			
	from	Kalawellawa, and all intermediate stations.				
(b)	Do.	Belana do				
(c)	Do.	Neboda do	1			
(d)	Do.	Alutgama do		ļ		
(e)	Do.	Beruwala do				
(f)	Do.	Tebuwana do	.] -	İ		
(g)	Do.	Railway Goods Shed	,			
(h)	Do.	Kalutara South to Public Works Depart ment Yard, Kalutara North Railway Goods Shed	- B			
		Alutgama to Matu gama, and all inter mediate stations				

- Tenders must be submitted in duplicate on forms to be obtained from the Office of the District Engineer, Kalutara, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province (South), Colombo, and the duplicate addressed to the District Engineer, Kalutara, endorsed on the outside "Tender for Transport of Materials, Kalutara District," so as to reach the offices of the foregoing officers on or before 12 noon on September 15, 1928.
- Before any tender is accepted, the contractor will be required to sign a contract to execute and carry out the work in accordance with the general conditions therein set forth, and to deposit a sum of Rs. 50 for the due and faithful performance of the contract. The terms of the contract can be ascertained on reference to the Provincial Engineer, Western Province (South), Colombo, or the District Engineer, Kalutara.

4. Any alterations made in the tenders should bear the initials of the tenderer.

5. 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 (South), Colombo, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

6. Before tender forms can be issued the intending contractor must deposit a sum of Rs. 25 either at the General Treasury or any local Kachcheri. must be handed to the District Engineer, Kalutara. The deposit will be refunded to all bona fide tenderers after the agreement has been signed by the successful tenderer, but will be forfeited if a tenderer on being noticed to do so fails to enter into a contract within a week of such notice.

7. Government does not bind itself to accept the lowest or any of the tenders submitted, nor to give all the work

to any one contractor.
8. The tenderer must sign his tender and have his signature witnessed by two reliable witnesses. He must also give his address in his tender. Notices shall be considered to have been served on the contractor when posted to such address.

Public Works Office, E. W. BARTHOLOMEW, Colombo, August 29, 1928. for Director of Public Works.

- SCHEDULE of rates are hereby invited for the transport of stores for the Public Works Department, Galle District, from October 1, 1928, to September 30, 1929:-
  - (a) To and from Railway Station, Galle, to Public Works Department Stores.
  - (b) From Railway Station, Galle, or Public Works De-
  - partment Store to a radius of 1 mile in town.

    (c) To and from Public Works Department Store, Galle, to Udugama road.

- (d) To and from Public Works Department Store; Galle, to Akuressa road.
- (e) To and from Public Works Department Store, Galle, to Baddegama road.
- (f) To and from Public Works Department Store, Galle, to Bentota and to 80th mile, Goiyapana.
- (g) To and from Railway Station, Hikkaduwa to, Hikkaduwa-Gonapinuwala.
- (h) To and from Railway Station, Ambalangoda, to Kahawa, Batapola.
- (i) To and from Railway Station, Ambalangoda, to Ambalangoda Elpitiya.
- (j) To and from Public Works Department Store, Galle, to Labuduwa Wandarambe road
- (k) To and from Railway Station, Hikkaduwa to Halpatota Karandeniya road.
- per cwt. per mile, including loading and unloading-
- Schedules of rates in respect of the foregoing services must be submitted on detailed schedule forms to be obtained from the District Engineer, Galle, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Southern Province, Galle, and the duplicate to the District Engineer, Galle, endorsed on the outside "Tender for the Transport of Stores, Galle District," so as to reach the offices of the foregoing officers on or before 12 noon on September 18, 1928.

3. Any alterations made in the tenders should be authenticated by the initials of the tenderer.

The rates should include all handling charges and stacking of stores as loading and unloading at Railway Station.

5. Intimation of receipt of stores at the Goods Shed, Galle, will be made to the contractor, who personally or by deputy must keep in touch with the District Engineer's Office, and must give an address where he can receive instructions at all times. Any demurrage if claimed by the Railway Department for delay in clearing goods must be borne by the contractor.

6. The contract shall not be assigned, sublet, or otherwise transferred without the consent and authority of the Director of Public Works previously obtained in writing.

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

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

9. A deposit of Rs. 10 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 contract and bond or fail to furnish approved security within ten days of receiving notice from the District Engineer, Galle, 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.

10. Conditions of contract and any other particulars could be obtained at the Office of the District Engineer, Galle, any week day between the hours of 8.30 A.M. and

4 P.M. (Saturdays, 8.30 A.M. and 12 noon).

11. Before any tender is accepted the contractor will be required to sign a contract to execute and perform the works in accordance with the specification and the general conditions therein set forth and to deposit a sum of Rs. 150 for the due and faithful performance of the contract.

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

fulfilled.

13. Government does not bind itself to accept the lowest or any tender, and reserves to itself the right of accepting any portion of a tender.

Public Works Office. E. W. BARTHOLOMEW, Colombo, August 29, 1928. for Director of Public Works.

CHEDULES of rates are hereby invited for the transport of stores for the Public Works Department, Matara District, from October 1, 1928, to September 30, 1929 :-

(a) To and from Railway Station, Matara, to Public

Works Department Store.

(b) From Railway Station, Matara, or Public Works Department Store to a radius of 1 mile in town.

(c) To and from Public Works Department Store, Matara, to Goivapana-Tangalla road.

(d) To and from Public Works Department Store, Matara, to Matara-Akuressa-Viharahena road.

(e) To and from Public Works Department Store, Matara, to Deniyaya-Hayes road.

(f) To and from Public Works Department Store, Matara, to Tihagoda-Kamburupitiya road.

(g) To and from Public Works Department Store, Matara, to Hakmana-Tangalla road.

(h) To and from Public Works Department Store, Matara, to Weligama-Telijjawela road.

(i) To and from Public Works Department Store, Matara, to Dikwella-Beliatta road.

(j) To and from Public Works Department Store, Matara, to Kamburupitiya-Mawarella road.

At - per ewt. per mile, including loading and unloading.

- 2. Schedules of rates in respect of the foregoing services must be submitted on detailed schedule forms to be obtained from the District Engineer, Matara, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Southren Province, Galle, and the duplicate to the District Engineer, Matara, endorsed on the outside "Tender for the Transport of Stores, Matara District," so as to reach the office of the foregoing officer on or before 12 noon on September 18,
- Any alterations made in the tenders should be authenticated by the initials of the tenderer.
- The rates should be include all handling charges and stacking of stores as loading and unloading at Railway Station.
- 5. Intimation of receipt of stores at the Goods Shed, Matara, will be made to the contractor, who personally or by deputy must keep in touch with the Disrict Engineer's Office, and must give an address where he can receive instructions at all times. Any demurrage, if claimed by the Railway Department for delay in clearing goods, must be borne by the contractor.

The contract shall not be assigned, sublet, or otherwise transferred without the consent and authority of the Director of Public Works previously obtained in writing.

- 7. No contract shall be entered into with any person whose name is in the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is in the list of Crown defaulting contractors, or any other person to whom the Provincial Engineer, Southern Province, Galle, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.
- 8. A Government contractor must not issue a power of attorney to a person whose name is on the list of Crown defaulting contractors authorizing him to carry on the contract.
- 9. A deposit of Rs. 10 will be required to be made either at the Treasury or Kacheheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into contract and bond or fail to furnish approved security within ten days of receiving notice from the District Engineer, Matara, 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.
- 10. Conditions of contract and any other particulars could be obtained at the Office of the District Engineer, Matara, any week day between the hours of 8.30 A.M. and 4 P.M. (Saturdays, 8.30 A.M. and 12 noon).
- Before any tender is accepted the contractor will be required to sign a contract to execute and perform the works in accordance with the specification and the general

conditions therein set forth and to deposit a sum of Rs. 75 for the due and faithful performance of the contract.

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

13. Government does not bind itself to accept the lowest or any tender, and reserves to itself the right of accepting any portion of a tender.

E. W. BARTHOLOMEW, Public Works Office, for Director of Public Works. Colombo, August 29, 1928.

CHEDULES of rates are hereby invited for the transport of stores, for the Public Works Department, Hambantota District, from October 1, 1928, to September 30, 1929.

To and from Railway Station, Matara, to Public Works Department Store, Hambantota.

- per cwt. per mile including loading and unloading.

- Schedules of rates in respect of the foregoing services must be submitted on detailed schedule forms to be obtained from the District Engineer, Hambantota, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Southern Province, Galle, and the duplicate to the District Engineer, Hambantota, endorsed on the outside "Tender for the Transport of Stores, Hambantota District," so as to reach the offices of the foregoing officers on or before 12 noon on September 18, 1928.
- 3. Any alterations made in the tenders should be authenticated by the initials of the tenderer.

4. The rates should include all handling charges and stacking of stores as loading and unloading at Railway

Station.

5. Intimation of receipt of stores at the Goods Shed. Matara, will be made to the contractor, who personally or by deputy must keep in touch with the District Engineer's Office, and must give an address where he can receive instructions at all times. Any demurrage if claimed by the Railway Department, for delay in clearing goods must be borne by the contractor.

6. The contract shall not be assigned, sublet, or othervise transferred without the consent and authority of the Director of Public Works previously obtained in writing.

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

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

contract.

A deposit of Rs. 10 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 contract and bond or/fail to furnish approved security within ten days of receiving notice from the District Engineer, Hambantota, that his tender 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,

10. Conditions of contract and any other particulars could be obtained at the Office of the District Engineer, Hambantota, any week day between the hours of 8.30 A.M.

and 4 P.M. (Saturdays, 8.30 A.M. and 12 noon.)

11. Before any tender is accepted the contractor will be required to sign a contract to execute and perform the works in accordance with the specification and the general conditions therein set forth, and to deposit a sum of Rs. 150 for the due and faithful performance of the contract.

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

fulfilled.

13. Government does not bind itself to accept the lowest or any tender, and reserves to itself the right of accepting any portion of a tender.

Public Works Office, Colombo, August 29, 1928.

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

NENDERS are hereby invited for the transport of stores, Public Works Department, in Jaffna District, from October 1, 1928, to September 30, 1929, between the Jaffna Railway Station and the Public Works Department Stores, Jaffna, and from Public Works Department Store to Overseers' quarters and vice versa.

Tenders must be submitted on forms to be obtained at the Office of the District Engineer, Jaffna, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Northern Province, Jaffna, and the duplicate addressed to the District Engineer, Jaffna, endorsed on the outside "Tender for Transport of Stores, Public Works Department, Jaffna, 1928-29," so as to reach the offices of the foregoing officers on or before 12 noon on September 15, 1928.

Any alterations made in the tenders should bear the

initials of the tenderer.

A deposit of Rs. 10 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. 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 Provincial Engineer, Northern Province, Jaffna, that his tender has been accepted, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of a contract.

Further information may be obtained on application

at the Office of the District Engineer, Jaffna.

6. Before any tender is accepted the contractor will be required to sign a contract to execute and perform the works in accordance with the specification and the general conditions therein set forth, and to deposit a sum of Rs. 50 for the due and faithful performance of the contract.

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

Contracts may not be assigned or sublet without the

authority of the Director of Public Works.

9. 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.

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

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

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

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

12. The Government does not bind itself to accept the lowest or any tender, and reserves to itself the right of accepting any portion of a tender.

E. W. BARTHOLOMEW. Public Works Office. for Director of Public Works. Colombo, August 29, 1928.

ENDERS are hereby invited for the construction of a single ten-room set of permanent cooly lines on the Eriyagama Division of the Experiment Station, Peradeniya.

The whole of the work to be undertaken on a lump sum contract. Type articles of agreement can be inspected

with the plans, &c.

The specifications, plans, &c., can be seen, and all other information obtained from the Office of the Manager of the Experiment Station, Peradeniya, any week day between the hours of 8.30 A.M. and 3.30 P.M. (Saturdays 8.30 A.M. to 1 P.M.).

Tenders must be submitted in duplicate on forms to be obtained from the office of the Manager, Experiment Station, Peradeniya, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Manager, Experiment Station, Peradeniya, and the duplicate addressed to the Director of Agriculture, Peradeniya, endorsed on the outside "Tender for a Single Ten-Room set of Permanent Cooly Lines on the Eriyagama. Division of the Experiment Station, Peradeniya," so as to reach the offices of the foregoing officers on or before 12 noon on Saturday, September 15, 1928.

Any alterations made in the quotations should bear

the initials of the tenderer.

6. 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 Manager, Experiment Station, Peradeniya, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

7. The Department of Agriculture does not bind itself to accept the lowest or any of the schedules of rates:

submitted.

Department of Agriculture, F. A. STOCKDALE, Peradeniya, August 28, 1928. Director of Agriculture.

ENDERS are hereby invited for the construction of a. 200 feet span wire suspension bridge over Mahaweliganga at Weligampola in Uda Bulathgama, Kandy District, Central Province.

Tenders, which must be addressed to the Government. Agent, Central Province, Kandy, should reach him on or

before 12 noon on Friday, September 14, 1928.

The plans and specification may be seen, and further information obtained at the Kandy Kachcheri. A bill of quantities will be issued to any intending tenderer to assist him in making up his estimate. No further payment will be made on the agreement for any extra work done without the sanction of the Government Agent, Central Province.

4. Tenderer must be prepared to enter into an agreement with the Government Agent, for the due performance of the

contract at the price quoted in the tender.

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

6. A deposit of Rs. 50 should accompany the tender. Should any person decline to enter into the contract and bond or fail to furnish approved security within seven days of receiving a notice in writing from the Government Agent that his tender has been accepted, his deposit shall be forfeited to the Village Committee. All other deposits will be returned upon signature of contract or agreement.

The Government Agent, Central Province, does not bind himself to accept the lowest or any tender, and reserves to himself the right of accepting or rejecting any tender.

The Kachcheri, Kandy, August 23, 1928.

E. R. SUDBURY, for Government Agent.

TENDERS are hereby invited for supplying gunny bags for the Salt Department at Hambantota, for twelve months ending September 30, 1929.

2. All tenders should be in duplicate and sealed under separate covers. The original should be addressed to the Assistant Government Agent, Hembantote.

3. The duplicate of tender should be posted by the tenderer to the Hon. the Controller of Revenue at the same time as he forwards the original to the Assistant Government Agent.

4. Tenders should be marked "Tenders for Supplying Gunny Bags for the Salt Department at Hambantota. on the left hand top corner of the envelope, and should reach the Office of the Assistant Government Agent, not

later than midday on September 10, 1928.

5. The tenders are to be made upon forms which will be supplied upon application at the Hambantota Kachcheri, and no tender will be considered unless it is on the recognized form.

- 6. A deposit of Rs. 20 will be required to be made either at the Treasury Office, Tangalla, or any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security within 10 days of receiving notice in writing from the Assistant Government Agent, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of a
- 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. The tenderer must submit sample bags to the Assistant Government Agent, Hambantota, and the Hon. the Controller of Revenue, together with his tender. The sample begs will not be returned.

9. It will be made a condition of the contract that no bags previously used for storing salt will be accepted.

The tenderer will be required to deliver at the Salt Stores, Hambantota, quantities up to 10,000 within 14 days, and over that quantity and not exceeding 30,000 within one month.

11. Sufficient sureties will be required to join in a bond for the due fulfilment of each contract. The amount of security required will be Rs. 1,000. All other necessary information can be ascertained upon application at the office referred to in section 5.

12. No tender will be considered unless in respect of it all the conditions above laid down have been stretly

fulfilled.

13. The Government reserves itself the right, without question, of rejecting any or all tenders, and the right of

accepting any portion of a tender.

14. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, etiher 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 Assistant Government Agent, Hambantota, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

> V. COOMARASWAMY, Assistant Government Agent.

The Kachcheri, Hambantota, August 16, 1928.

#### SALE OF UNSERVICEABLE ARTICLES. &е.

IST of unclaimed articles found in postal packets at the Returned Letter Office up to the period ended May 31, 1928, to be sold by public auction at 2.30 P.M., on Thursday, September 6, 1928, at the General Post Office, Colombo:

2 yards long cloth

3 tins paint

3 packets Sha-Vascore blades

I pyjama, I brush, and I

comb 1 jacket

6 handkerchiefs

5 packets tea

6 spoons and 2 forks

1 penknife and chain

pair old shoes

key, 1 penknife, 1 knife, I bunch keys, and I tie. pin

4 metal combs and I sprin

1 lot envelopes and note papers

l handkerchief.

2 yards embroidery

2 penknives

4 pieces children's dress. 2 books "First Aid to injured "and I pencil

Postmaster-General's Office,

Colombo, August 22, 1928.

1 smell frock

1 lot eigers

I packet books

F piece lace

3 silver strings (violin)

1 umbrella

1 broken gramophone

3 bead rosaries, 3 religious medals,2 universal fountain pens, 1 metal comb, and I sample piece silk

2 doylies

1 broken gramophone and 3 records

1 pencil 2 cinemas

1 silver rosary, 1 silver wire, end a medal

1 lot books

i lot magazines

1 lot tea

I lot cut samples

1 lot sundries 45 bags of paper

GEO. W. J. PRAAT, Acting Postmaster-General.

OTICE is hereby given that he following unserviceable articles of Kachcheri Police store will be sold by public auction at the Kachcheri premises on September 26, 1928, at 10.30 A.M.:-

2 Seth Thomas clocks

| 1 filter

The Kachcheri, August 25, 1928.

J. LUDOVICI, Superintendent.

THE under-mentioned old articles will be sold by public auction on Saturday, September 8, 1928, at 11 A.M., at the Office of the Excise Commissioner at Torrington square:-

1 Guards' tunics

5 Inspectors' tunics 7 Inspectors' trousers 2 Inspectors' shorts

3 pigeonholes 3 empty packing cases

l barrel

Office of the Excise Commissioner, Colombo, August 27, 1928.

G. S. WODEMAN. Excise Commissioner.

5-SEATER 20 h.p. Austin touring car in good running A order with acce sories belonging to the Forest Department will be sold by public auction at the Forest Department Garage, situated near the Outdoor Dispensary, Kandy, on Saturday, September 8, 1928, at 2.30 P.M.

For further particulars including list of accessories to be sold with the car, please apply to Conservator of Forests, Kandy.

> J. D. SARGENT. Conservator of Forests.

Office of the Conservator of Forests, Kandy, August 23, 1928.

OTICE is hereby given that the following unserviceable articles will be sold by public articles. articles will be sold by public auction at the Hambantota Kachcheri, on Saturday, September 22, 1928, at 2 P.M. :-

I typewriter, Underwood, 101 in. carriage.

C. SENABATNE, for Assistant Government Agent. The Kachcheri, Hambantota, August 24, 1928.

Description of Article.

SO

AT OUTCE:	is hereby given that the articles mentioned	Case No.	Description of Article.
below	and lying in the Police Court, Galle, will be	32,900 1	axe and 1 katty
old by publi	e auction, on Saturday, September 15, 1928,		bottles
t 2 P.M.:-	d decorotty our tour surject to	0=,0=0	cup
U 2 F.M	Articles referred to.		pair scales
	-		empty petrol tin
Case No.	Description of Article.		alavangu
29,583	2 jars	33,029 2	pieces of a blanket and 1 white coat
29,985	_ 3	$32,212 \dots 3$	bottles and 1 glass
29,484	<u> </u>	32,212 $32,266$ $3$	bottles, 2 glasses, and 1 cup
29,981	a 11 - and 1 healtot how		mammoty
30,276	_	V = 3=	cup
30,275			mammoty
30,615	_ *		glass .
30,173	- 1 1 1 1 mln no		jar and 1 decanter
30,739			tumbler
	a 1 11 3 1 mlaga		bicycle lamp
30,815	1 1 1 -4410	., 0, 0	empty bottles and 1 glass
30,544	and 9 hottles		
30,476	0. 1 111	00,	bottle and 1 glass
30,918	a 1 Little and 9 alogges		l glass
29,975	4 battles and I slees	,-	bottles and 2 glasses
30,995			cup
31,034			jar
30,271			bottle and 2 glasses
31,049		1 '/	bottle and 1 glass
31,079 .		, , , , , , , , , , , , , , , , , , ,	cup
31,164	. 1 cup		bottles
31,239 .	. 1 sarong . 1 sarong . bottles and 1 class		bottle
29,108 .	. D Dottles after I grand		bottle, 2 glasses, 1 tin, and 1 cup
29,169 .	. 1 cup	1 -0,	2 mats
31,530 .		,	2 tumblers and 1 tea pot
31,572 .	. 2 bottles		bottle and 1 glass
31,769 .	. 2 glasses	32,211 1	l eup
30,092 .	. 1 bottle and 1 glass	Serial Report	
31,213	. 1 trunk and I shaving stick	No. 2/4.2.28	German silver chain with ten brass gingles
31,758 .	. 1 glass and 1 bottle	30,874 1	i glass
31,803 .	. 1 glass and 1 bottle		2 bottles
31,902 .	1 broken gramaphone		bottle and 1 glass
31,968	. 1 bottle and 2 glasses		l jar
31,942	1 tin box		l plate
31,913	. 1 bottle and 2 glasses	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
31,992	1 bottle and 1 glass	D-1: C	t. C. E. DE PINTO,
32,016	a 1 itle and 9 classes	Police Cour	
33,302	1 1 -441	Galle, August 25	z, 1920. I once magistrate.
00,002			
			•

# VITAL STATISTICS.

# Registrar-General's Health Report of the City of Colombo for the Week ended August 25, 1928.

-The total births registered in the city of Colombo in the week were 188 (1 European, 15 Burghers, 96 Sinhalese, 25 Tamils, 35 Moors, 9 Malays, and 7 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on July 1, 1928, viz., 264,713) was 37·1, as against 32·2 in the preceding week, 30·3 in the corresponding week of last year, and 32.6 the weekly average for last year.

Deaths.—The total deaths registered were 159 (2 Europeans, 8 Burghers, 91 Sinhalese, 30 Tamils, 21 Moors, 3 Malays, and 4 Others). The death-rate per 1,000 per annum was 31.4, as against 22.1 in the previous week, 29.7 in the corresponding weel of last year, and 27.6 the weekly average for last year.

Infantile Deaths.—Of the 150 total deaths, 25 were of infants under the corresponding weekly average for last year.

Infantile Deaths.—Of the 159 total deaths, 25 were of infants under one year of age as against 19 in the preceding week, 32 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) Twenty-one deaths from Pneumonia were registered—10 in Maradana hospitals Principal Causes of non-residents), 2 each in St. Paul's, Kotahena South, Maradana North, and Maradana South, and 1 each in Kotahena North, New Bazaar, and Wellawatta South—as against 12 in the previous week and 19 the weekly average for 1 st vear.

(b) Two deaths from Influenza were registered—1 each in St. Paul's and Ko ahena North. The number registered

in the previous week was also 2 and the weekly average for last year was 6.

in the previous week was also a land the weekly average for last year.

(c) Five deaths from Bronchitis were registered—3 in Maradana hospitals (including 2 deaths of non-residents) and 1 each in St. Paul's and San Sebastian—as against 4 in the previous week and 3 the weekly average for last year. 2. Ten deaths from Phthisis were registered—5 in Maradana hospitals (including 3 deaths of non-residents), 2 in Kotahena North, and I each in San Sebastian, Kollupitiya, and Wellawatta South—as against 6 in the previous week

and 11 the weekly average for last year.

3. Two deaths from Enteric Fever were registered—1 each in Maradana hospital and Maradana East—as against

1 in the previous week and 2 the weekly average for last year.

4. Fourteen deaths from Debility were registered—11 from Worms, 6 each from Dysentery and Infantile Convulsions, 4. Four toon and Puerperal Septicaemia, 3 each from Diarrhoea and Accidents, 2 from Tetanus, and 62 5. Twenty-one cases of Chickenpox, 16 of Measles, and 7 of Enteric Fever were reported during the week, as from Other Causes.

against 8, 19, and 5, respectively, of the preceding week.

State of the Weather.—The mean temperature of air was 81.9°, against 80.4° in the preceding week and 83.1° in the corresponding week of the previous year. The mean atmospheric pressure was 29.909 in., against 29.910 in. in the preceding week and 29 877 in. in the corresponding week of the previous year. The total rainfall in the week was 0 06 in., against 0.76 in. in the preceding week and 0.17 in. in the corresponding week of the previous year.

#### UNOFFICIAL ANNOUNCEMENTS.

# MEMORANDUM OF ASSOCIATION OF COLOMBO BUILDINGS, LIMITED.

- The name of the Company is "COLOMBO BUILDINGS, LIMITED." 1.
- The registered office of the Company is to be established in Colombo.
- The objects for which the Company is to be established are-

(a) To purchase, take on lease, or otherwise acquire or to acquire the control of or any interest in and to take over work and develop the land and premises bearing assessment No. 442-Weitung at Jawatta processing Colombo, containing in extent 3 acres 3 roods and 37/50 perches, or any other land or lands or any share or shares thereof, or any building or buildings or other property or properties.
 (b) To lay out the lands of the Company, and to erect or cause to be erected, houses, bungalows, flats, hotels, warehouses, stores, shops, offices, cinemas clubs, restaurants, theatree, and other handlings.

warehouses, stores, shops, offices, cinemas, clubs, restaurants, theatres, and other buildings; and to pull down, re-build, enlarge, or alter and improve existing houses, buildings, or works thereon, to convert and appropriate any such lands into and for roads, streets, squares, gardens, and pleasure grounds and other conveniences, and generally to deal with and improve the property of the Company.

(c) To carry on in the Island of Ceylon and elsewhere business as proprietors of houses, bungalows, flats, hotels,

warehouses, stores, shops, offices, clubs, cinemas, restaurants, theatres, and other buildings, and on lease warehouses, stores, snops, omees, clubs, chemas, restaurants, theatres, and other buildings, and on lease or otherwise, to let them or any of them, or apartments therein, and to provide for the tenants and occupiers thereof, all or any of the conveniences provided in hotels, clubs, or restaurants, also as hotel and restaurant keepers, licensed victuallers, theatrical agents, box office keepers, concert room proprietors, dramatic and musical publishers, and printers, and any other business which can be conveniently carried on in connection with any of these objects as may seem calculated to render profitable any of the Company's property and rights for the time being.

(d) To carry on in the Island of Ceylon are subsequence the trade or business of purchasing, hiring, or otherwise

acquiring motor cars, motor vans, buses, motor cycles, cycle cars, motors, scooters, cycles, bicycles, carriages, carts, trucks, launches, boats, vans, aeroplanes, hydroplanes, and other vehicles and conveyances of all kinds, to purchase, take, in exchange, hire, or otherwise acquire and hold boats, barges, tugs, launches, and vessels of any description whatsoever; to purchase, take in exchange, acquire and hold live and dead stock, chattels, and effects required for the maintenance and working of the business of carriers by land or by water, of proprietors of docks, wharves, jetties, piers, warehouses, and boats, and of tug owners and wharfingers for the purpose of landing and shipping passengers or luggage or otherwise; and all machinery, materials, component parts, accessories, and fittings of all kinds applicable or used as accessory thereto, and of letting or supplying all or any of the things hereinbefore specified, and of repairing and maintaining the same respectively, whether belonging to this Company or not, and of selling, exchanging, or otherwise dealing in the same respectively, or of any other business which can or may conveniently be carried on in connection with the above respectively.

(e) To carry on in the Island of Ceylon and elsewhere the business of manufacturers and dealers in motor cars, boats, aeroplanes, and accessories thereof; of garage-keepers and suppliers of and dealers in petrol. electricity, and other motive power to motors and other things mentioned or referred to in the clause (d)

hereof, and in this clause.

(f) To carry on in the Island of Ceylon and elsewhere business as tourists' agents and contractors, and to facilitate travelling, and to provide for tourists and travellers, or promote the provision of conveniences of all kinds in the way of through tickets, circular tickets, sleeping cars or berths, reserved places, hotel and lodging accommodation, guides, safe deposits, inquiry bureaus, libraries, lavatories, reading

rooms, baggage, transport, and otherwise.

(a) To carry on in the Island of Ceylon and elsewhere the business of tobacconists, cigar, cigarette, and snuff manufacturers and merchants, hair dressers, and buyers, sellers, manufacturers, importers, exporters, and dealers of or in tobacco, cigars, cigarettes, snuff, pipes, matches, fuses, lights, walking sticks, umbrellas, tins, canisters, cardboard and other boxes, hair and other brushes, combs, razors, scissors, soap, sponges, and other toilet requisites, newspapers, periodicals, magazines, playing cards, and fancy

goods and articles of every description.

(h) To carry on in the Island of Ceylon and elsewhere business as jewellers, gold and silver smiths, dealers in china, curiosities, articles of vertu, coins, medals, bullion and precious stones, and as manufacturers of and dealers in gold and silver plate, plated articles, watches, clocks, chronometers, and optical and scientific instruments and appliances of every description, and as commission agents and general merchants.

(i) To establish in the Island of Ceylon and elsewhere shops, refreshment rooms, and depcts for the sale of bread, biscuits, and other farinaceous goods and products, tea, coffee, cacao, milk, aerated and mineral waters, cordials, tobacco, cigars, cigarettes, confectionery, cakes, buns, potted meats, table delicacies, and any other provisions, goods, or drinks, and to carry on at such place or places or elsewhere the business of bakers, millers, tea merchants, ice merchants, restaurant, refreshment room, tavern, inn, and lodginghouse-keepers or proprietors.

(j) To carry on business and to act as merchants, traders, commission agents, shipowners, carriers, or in any other capacity in the Island of Ceylon and elsewhere, and to import, export, buy, sell, barter, exchange, pledge, make advances upon, or otherwise deal in goods, produce, articles, and merchandise,

by whotesale or by retail.

(k) To carry on in the Island of Ceylon and elsewhere the business of holders of exhibitions and dealers in pictures, and makers and sellers of picture frames, artists' colours, oils, paints, paint brushes, and other instruments, articles and ingredients relating to any such business; of publishers, book and print sellers, newspaper and magazine proprietors, art journalists, machine, letter-press, copper-plate, lithographic, electrotype, and other printers and engravers, advertisement agents, and purchasers and sellers of copyrights, pictures, books, music, and songs; and of manufacuturers and distributors of and dealers in engravings, prints, pictures, drawings, and any written, engraved, painted or printed productions in all their branches.

To carry on in the Island of Ceylon and elsewhere business as refreshment contractors, restaurant-keepers, refreshment room proprietors, sugar and sweetmeat merchants, farmers, dairymen, fruiterers, grocers, provision merchants, licensed victuallers, wine and spirit merchants, and tobacconists; to buy, sell, manufacture, and deal in refreshments and consumable stores of all kinds, and to carry on business as manufacturing chemists and ice merchants; to manufacture and deal in stalls, carts, and barrows, for use in the sale of refreshments.

(m) To carry on in Ceylon or elsewhere the business of growers and manufacturers of and dealers in tea, rubber,

and other Ceylon produce.

(n) To purchase, lease, take in exchange, hire, or otherwise acquire, or to enterinto any agreement for the purchase, lease, exchange, or hire of any other land or lands, or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties, and rights, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind, and any contracts, rights, easements, patents, licences, or privileges, in Ceylon or elsewhere (including the benefit of any trade mark or trade secret), which may be thought necessary or convenient for the purpose of the Company's business, and to erect, construct, maintain, or alter any buildings, machinery,

plant, roads, ways, or other works or methods of communication.

(o) To clear, open, plant, cultivate, improve, and develop the said properties or any portion thereof, and any other land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof, as tea and rubber 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, rice, rhea, ramie plants, trees, and other natural products in Ceylon or elsewhere.

(p) 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 or subsidize such.

(q) To hire, lease, or purchase land either with any other person or company or otherwise, and to erect a factory or factories, 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.

(r) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (q), or for the manufacture and preparation for market of tea, rubber, or any other

produce in such or any other factory.

(s) 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.

(t) 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.

(u) To work mines or quarries and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metels, 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.

(v) To establish and carry on a dairy farm, and to buy and sell livestock, and to sell and deal in milk and

dairy produce, wholesale or retail.

(w) To establ sh and maintain in Ceylon and elsewhere, stores, shops, and places for the sale of tea, rubber, coconuts, cacao, chocolate, coffee, and articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any branch thereof; and generally to carry on the business of merchants, exporters, importers, traders, engineers, or any other trade, business, or undertaking whatsoever.

(x) To cultivate, manage, and superintend estates and properties in Ceylon and 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 man gement of property, including concerns and undertakings, and to transact any other

business of agents of any kind.

(y) 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.

(z) To carry on, in the Island of Ceylon and elsewhere, a'l or any of the following businesses, to wit:—booksellers, stationers, and advertising agents, money changers, dealers in exchange and currency, manufacturers of and dealers in furniture, suppliers of provisions both solid and liquid refreshment, caterers, and contractors, carriers of passengers and goods by land, water, or air, forward ng agents, merchants, exporters, importers, traders, engineers, and any other business or businesses which can or may be conveniently carried on in connection with any of them.

(z 1) 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.

(z 2) To enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, amalgamation or co-operation with any person, corporation, or company carrying on or about to carry on or engage in any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indire the tobenefit 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, or re-issue with or without guarantee, or otherwise deal with such shares or securities, and to form, constitute, or promote or assist in the formation, constitution, or promotion of any other company or companies for the purpose of acquiring all or any of the property, right, 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 debantures or other securities issued by any such company or companies.

(z 3) To procure the Company to be registered or established or authorized to do business in the Island of Cevlon and elsewhere.

(z 4) To lend money on any terms and in any manner and on any security and in particular on the security of land, buildings, plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, stocks, shares, debentures, or book debts, or without any security at all.

(z 5) To borrow or raise money for the purpose 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 cf any obligation or liability of the Company or for any other purpose to create, execute, grant or issue any mortgages, mortgage debentures, debenture stock, bonds, or obligations of the Company either at par, premium, or discount, and either redeemable, irredeemable or perpetual, secured upon all or any part of the undertaking, revenue, rights, and property of the Company, present and future, including uncalled capital or the unpaid calls of the Company.

(z 6) Generally to purchase, take on lease, or in exchange, hire, or otherwise acquire any real or personal property. and any rights, privileges, licen es, 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.

(z 7) 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.

(z 8) To invest and deal with the moneys of the Company not immediately required, upon such securities and in such manner as may from time to time be determined.

(z 9) To make, accept, endorse, and execute promissory notes, bills of exchange, bills of lading, and other

negotiable and transferable instruments.

To sell, let, lease, undertake, exchange, surrender, transfer, deliver, charge, mortgage, or dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company, whether in consideration of rents, moneys, or securities for money, shares, debentures, or securities in any other company, or for any other consideration.

(z 11) To pay for any lands, real or personal, immovable or movable, estate, property, or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares (whether fully paid up or partly paid up) or in debentures, debenture stock, or obligations of the Company, or partly in one way and partly in another, or otherwise howsoever, with power to issue any shares either as fully paid or partly paid up for such purpose.

(z 12) To accept for 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

(z 13) 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 14) To do all such things as may be necessary, incidental, conducive, or convenient to the attainment of the above objects or any of them and in case of doubt as to what shall be so necessary, incidental, conducive, or convenient as aforesaid the decision of an Extraordinary General Meeting shall be conclusive.

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

The liability of the Shareholders is limited.

The nominal capital of the Company is One million Rupees (Rs. 1,000,000), divided into One hundred thousand 5. (100,000) 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 terms and conditions and either with or without any special designation and also from time to time to alter, modify, commute, abrogate, or deal with any rights, privileges, terms, conditions, or designations for the time being attached to any class of shares in accordance with the regulations for the time being of the Company.

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

the Company set opposite our respective names:

Names and Addresses	of Subscribers.				f Shares taken by Subscriber.
C. S. Burns, Colombo		••	*****	• •	One
J. W. OLDFIELD, Colombo			· · · · · · · · · · · · · · · · · · ·	··. 🙌	One
ESUFALI MOHAMEDBHOY, Co	olombo	• •	***	• •	One
ADAMALY MOHAMEDBHOY (I	E. G. ADAMALY),	, Colombo	• • •	•	One
H. ESUFALY, Colombo				• •	One
FAZALABAS GOOLAMHUSEIN,	Colombo	•••		••	One
K. Adamaly, Colombo		••			One
Witness to the above signs	atures at Colomi	bo, this 30th day	y of July, 1928:		No. at

A. Louis de Witt, Proctor, Supreme Court, Colombo.

# ARTICLES OF ASSOCIATION OF COLOMBO BUILDINGS, LIMITED.

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

The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations

of the Company, whether contained and comprised in these Articles or not. INTERPRETATION CLAUSE.

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

The word "Company" means "Colombo Buildings, Limited," incorporated or established by or under the Memo-

randum of Association to which these Articles are attached.

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

"These Presents" means and includes the Memorandum of Association and the Articles of Association of the

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

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

"Presence or Present" at a meeting means presence or present personally or by proxy or by attorney.

"Directors" means the Directors for the time being of the Company, or (as the case may be) the Directors assembled at a Board.

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

Persons" means partnerships, associations, corporations, companies unincorporated or incorporated by Ordinance

and registration, as well as individuals.

The "Register" shall mean the Register of Members to be kept as required by section 19 of "The Joint Stock Companies Ordinance, 1861," or any statutory modification thereof.

'Member" means any person whose name is entered in the Register of Members as owner or joint-owner of any

share in the Company.

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

"Paid up" shall include "credited as paid up." "Month" shall mean a calendar month.

' shall include any person, firm, or company, appointed to perform the duties of Secretary temporarily.

"Dividend" includes bonus.

"Writing" means printed matter or print as well as writing.

Words which have a special meaning assigned to them in the statutes shall have the same meaning in these presents.

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

Words importing the musculine gender include the feminine, and vice versâ. "Holder" means Shareholder.

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

BUSINESS.

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

The business of the Company shall be carried on by, or under the management or direction of, the Directors,

and subject only to the control of General Meetings, in accordance with these presents.

# CAPITAL.

4. The nominal capital of the Company is One million Rupees (Rs. 1,000,000), divided into One hundred thousand (100,000) shares of Ten Rupees (Rs. 10) each.

The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such 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.

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

6. The Directors may also, with the sanction of a special resolution of the Company, reduce the capital or sub-

divide or consolidate the shares of the Company.

SHARES.

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

9. If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by

instalments, every such instalment shall, when due, be paid to the Company by the holder of the shares.

10. The shares, except when otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they consider Provided that such unissued shares except when otherwise provided shall first be offered by the Directors to the Shareholders in proportion as nearly as possible to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may at their discretion allot such new shares or any portion of them to the vendor or vendors of any houses, bungalows, flats, hotels, warehouses, stores, shops, offices, cinemas, clubs, restaurants, theatres, or other buildings, estate or estates, land or lands, or other property or properties, business or businesses, undertaking or undertakings acquired by the Company in payment of the whole or any part of

the purchase price of any such houses, bungalows, flats, hotels, warphouses, stores, offices, shops, cinemas, clubs, restaurants, theatres, or other buildings, estate or estates, land or lands, or other property or properties, business or businesses, undertaking or undertakings, or as remuneration for work done for, or services rendered to, the Company and that without

offering the shares so allotted to the Shareholders.

11. In case of the increase of the capital of the Company by the creation of new shares, such new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company, shall direct, and if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends and in the distribution of the assets of the Company, and with a

special or without any right of voting.

Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion as nearly as possible to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them to the vendor or vendors of any houses, bungalows, flats, hotels, warehouses, stores, shops, offices, cinemas, clubs, restaurants, theatres, or other buildings, estate or estates, land or lands, or other property or properties, business or businesses, undertaking or undertakings acquired by the Company in payment of the whole or any part of the purchase price of any such houses, bungalows, flats, hotels, warehouses, stores shops, offices, cinemas, clubs, restaurants, theatres, or other buildings, estate or estates, land or lands, or other property or properties, business or businesses, undertaking or undertakings, and that without offering the shares so allotted to the Shareholders.

12. Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand

in such form as the Company may from time to time direct.

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

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

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

17. The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except 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 clause 35 hereof to become a Shareholder in respect to any share.

18. The joint-holders of a share shall be severally as well as jointly liable for the payment of all instalments and

calls due in respect of such share.

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

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

payable for such new certificate.

### CALLS.

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

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

for the payment thereof to the time of actual payment.

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

24. The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders exclusive of the others, for payment of any call or part thereof on such terms as the Directors may determine.

But no Shareholder shall be entitled to any such extension except as a matter of grace or favour.

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

#### TRANSFER OF SHARES.

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

No transfer of shares shall be made to a person of unsound mind.

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

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

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

The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as

Shareholders, without the necessity of any meeting of the Directors for that purpose.

In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Arrticles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, but only if at all, upon the transferee.

The Register of Transfers may be closed at such time and for such periods as the Directors may from time to

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

#### Transmission of Shares.

The executors or administrators, or the heirs of a deceased Shareholder, not being one of several joint-holders,

shall be the only persons recognized by the Company as having any title to the shares of such Shareholder.

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

36. If any person who shall become entitled to be registered in respect of any share under clause 35, shall not, from any cause whatever, within thirty-six 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 thirty-six calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder,

the Company may sell such shares either by public auction or private contract but only among the Shareholders.

#### SURRENDER AND FORFEITURE OF SHARES.

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

such acceptance in properly legalized.

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

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

was made or instalment is payable will be liable to be forfeited.

If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalments, with interest, and expenses

due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

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

Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and

may be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

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

except only such of those rights (if any) as by these presents are expressly saved.

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

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

Article 40 hereof, shall be redeemable after sale or disposal.

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

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

46. The nett proceeds of such sale shall be applied in or towards satisfaction of such debts, liabilities, or engage-

ments and the residue (if any) paid to such Shareholder or his representatives.

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

48. Upon any such sale two of the Directors may execute a transfer of such share to the purchaser thereof, and

such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to such share.

#### PREFERENCE SHARES.

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

such terms as the Company may from time to time by special resolution determine.

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

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

#### BORROWING POWERS.

52. The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances as they may find necessary or expedient for the purposes of defraying the expenses of working the Company's buildings, properties, lands, or 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 purpose of the Company, provided that the money so borrowed or raised and owing at any one time shall not without the sanction of a General Meeting exceed Rupees Three hundred thousand (Rs. 300,000),

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

the Company and its creditors.

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

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

redemption, surrender, drawings, allotment of shares, or otherwise.

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

GENERAL MEETINGS.

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

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

59. The General Meetings mentioned in the last preceeding clause shall be called Ordinary General Meetings; all

other meetings of the Company shall be called Extraordinary General Meetings.

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

61. Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to

the Directors, and shall be sent by registered post to the registered office of the Company.

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

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

to a meeting.

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

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

65. Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes

for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Drectors, and to pass resolutions in approval or disapproval thereof, and to declare dividends.

and to elect Directors and Auditors in place of those retiring, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any business whatsoever of which special mention shall have been given in the notice or notices upon which it was convened.

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

No business shall be transacted at any General Meeting, except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present or represented at the commencement

of the business two or more Shareholders entitled to vote.

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

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

choose one of their number to be Chairman.

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

The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the

meeting from which the adjournment took place unless due notice thereof shall be given.

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

#### VOTING AT MEETINGS.

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

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

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

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

On a show of hands every Shareholder present in person shall have one vote. When a Shareholder is present by an attorney who is not a Shareholder such attorney shall be entitled to vote for such Shareholder on a show of hands.

In case of a poll every Shareholder shall have one vote for every share held by him.

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

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

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

81. No person shall be entitled to hold a proxy who is not a Shareholder in the Company, but this rule shall not

apply to a power of attorney.

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

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

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

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

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

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

#### DIRECTORS.

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

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

As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding One thosuand Rupees (Rs. 1,000), 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 granted for special or extra services hereinafter referred to, nor any extra remuneration to the Managing Directors of the Company.

88. The first Directors shall be Adamaly Mohamedbhoy (also known as E. G. Adamaly), Hassenally Esufaly, Fazalabas Goolamhusein, John William Oldfield, and Charles Stewart Burns. The first Directors shall hold office till

the First Ordinary General Meeting of the Company, when they shall retire, but shall be eligible for re-election.

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

90. The Directors may confer on the Managing Director or Managing Directors all or any duties and powers that

might be conferred on any Manager of the Compony.

If any Director shall be called upon to perform any extra services, the Directors may arrange with such Directors 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.

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

provided in clause 92.

- The Director to retire from office at the Second Ordinary General Meeting shall, unless the Directors arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be those who have been longest in office.
- 93. In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.

Retiring Directors shall be eligible for re-election.

The Ordinary General Meeting at which Directors retire or ought to retire by rotation, shall appoint successors

to them, and in default thereof such successors may be appointed at a subsequent Ordinary General Meeting.

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

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

98. If at any meeting at which an election of a Director ought to take place the place of a retiring Director is not

- filled up, the retiring Director may continue in office until the First Ordinary General Meeting in the next year, and so on from meeting to meeting, until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.
- 99. A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become

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

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

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

#### DISQUALIFICATION OF DIRECTORS.

.103. The office of Director shall be vacated-

(a) If he accept or holds any office or place of profit under the Company other than Manager, Managing Director, Visiting Agent, Superintendent, Agent, or Secretary of the Company, or trustee for debenture holders. (b) If he becomes bankrupt or insolvent, or suspends payment or files a petition for the liquidation of his affairs,

or compounds with his creditors.

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

(d) If he ceases to hold the required number of shares to qualify him for the office.

(e) If he resigns his office under the provision of clause 99.

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

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

#### Powers of Directors.

104. The Directors shall have power to carry into effect the acquisition of the said land and premises No. 442-20, Jawatte road, Colombo, and the lease, purchase, or acquisition of any other buildings, lands, estates, or properties as they

may think fit or any share or shares thereof.

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, or secretary or secretaries of the Company to be appointed by the Directors subject to the provisions of Article 123 for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase, lease, or acquisition of the said land and premises No. 442-20, Jawatte road, Colombo, and otherwise in or about the working business of the Company.

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

The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any law or Ordinance or by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any law or Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such 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 regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have

been valid if such regulations had not been made.

The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be

limited by any clause conferring any special or expressed power.

108. 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 revoke such appointment.

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

interests of the Company.

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

said firm or company as such secretaries.

111. It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders of the Company in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, houses, bungalows, flats, hotels, warehouses, stores, shops, offices, cinemas, clubs, restaurants, theatres, or other buildings, estates and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or 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.

In furtherance and not in limitation of, and without prejudice to, the general powers conferred or implied in the last preceding clause, and of the other powers conferred by these presents, it is hereby expressly declared that the

Directors shall have the powers following (that is to say):-

(a) To institute, conduct, defend, compromise, settle, or abandon any action, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands made by or against the Company.

(b) To refer any claims or demands by or against the Company to arbitration, and observe and perform or

enforce the awards.

(c) To make and give receipts, releases, and other discharges for money payable to the Company and for claims and demands by the Company.

(d) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept

the office of trustees, assignee, liquidator, or inspector, or any similar office.

(e) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purpose thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees, without special powers, and from time to time to vary or realize such investments.

(f) To delegate to any one or more of the Directors of the Company for the time being or any other person or company for the time being, residing or carrying on business in Ceylon or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to confer such powers for such time and to be exercised for such objects and purposes, and upon such terms and conditions and with such restrictions as the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of, and in substitution for, all or any of the powers of the Directors in that behalf, and from time to time revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or company to whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

PROCEEDINGS OF DIRECTORS.

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

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

115. 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 is 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.

116. 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.

117. The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board may 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.

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 committees respectively, or any regulation imposed by the Board.

119. 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 such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.

120. A resolution in writing signed by all the Directors for the time being in Ceylon shall be as valid and effectual

as if it had been passed at a meeting of the Directors duly called and constituted.

121. The Directors shall cause minutes to be made in a book or books to be provided for the purpose:—

(1) Of all appointments of (a) officers, and (b) committees made by the Directors.

(2) Of the names of the Directors present at each meeting of the Directors.

(3) Of the names of the members of the committees appointed by the Board present at each meeting of the committees.

(4) Of all orders made by the Directors.

(5) Of all resolutions and proceedings of the General Meetings of the Company.

(6) Of all proceedings and resolutions of all meetings of the Directors.

(7) Of all resolutions of all meetings of the committees appointed by the Board.

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

## SECRETARIES.

123. The firm of Lee, Hedges and Company, Limited, shall be the first Agents and Secretaries of the Company,

#### ACCOUNTS.

124. The Directors shall cause true accounts to be kept of the paid-up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such sums were received and expended, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company. The accounts shall be kept in such books and in such a manner, and at such place as the Directors think fit.

125. 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 opened for the inspection of the Shareholders, and no Shareholder shall have any right of inspecting any account or book or document of the Company except as conferred by Ordinance or authorized by the Directors or by a resolution of the Company in

General Meeting.

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

127. The statement so made shall show, arranged under the most convenient heads, the amount of gross income

distinguishing the several sources, from which it has been derived and the amount of gross expenditure. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit

and loss may be laid before the meeting.

128. The balance sheet shall contain a summary of the property and liabilities of the Company arranged under the heads appearing in the form annexed to the table referred to in Schedule C to "The Joint Stock Companies Ordinance,

1861," or as near thereto as circumstances admit.

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

130. A 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.

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

#### AUDIT.

132. No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, and no Director or officer of the Company shall, during his continuance in office, be eligible as an Auditor.

- 133. The Directors shall appoint the first Auditor or Auditors of the Company, and fix his or their remuneration. All subsequent appointments shall, except as is hereinafter mentioned, be made at the Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and the Auditor or Auditors appointed at such meeting shall hold office only until the Frst Ordinary General Meeting after his or their appointment, or until otherwise ordered by a General Meeting.
- 134. The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting, and their remuneration may from time to time be varied by a General Meeting.
  - 135. Retiring Auditors shall be eligible for re-election.
- 136. If any vacancy that may occur in the office of Auditor, is not supplied at the Ordinary General Meeting, or if any casual vacancy shall occur in the office of Auditor, the Directors shall fill up the vacancy by the appointment of a person or persons who shall hold office until the next Ordinary General Meeting, after his or their appointment.
- 137. Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting after his appointment, and it shall be his duty to examine the same with the accounts and vouchers relating thereto and to report thereon to the meeting, generally or specially, as he may think fit.
- 138. The Auditor or Auditors for the time being shall have a list delivered to him or them of all books kept by the Company, and he or they shall at all reasonable hours in the daytime have access to all accounts, books, and documents whatsoever of the Company for the purpose of audit.

#### DIVIDEND, BONUS, AND RESERVE FUND.

- 139. The Directors may, with the sanction of the Company in General Meeting, from time to time, declare a dividend to be paid, and (or) pay a bonus to the Shareholders in proportion to the amount paid on their shares, but no dividend or bonus shall be payable except out of nett profits.
- 140. The Directors may, if they think fit, determine on and declare an interim dividend to be paid, or pay a bonus to the Shareholders provided that the Directors are satisfied that the nett profits of the Company will be sufficient to justify such interim dividend or bonus.
- 141. The Directors may, before recommending any dividend or bonus, set aside out of the profits of the Company such sums as they think proper as a reserve fund and may invest the same in such securities as they may select, or place the same on fixed deposit in any bank or banks, and may from time to time deal with and vary such investment and apply such reserve fund or such portion thereof, as they think fit, to meet contingencies or for special dividends or for equalizing dividends, or for working the business of the Company, or for repairing, maintaining, or extending the buildings and premises of the Company or for the repair or renewal or extension of the property or plant of the Company or any part thereof, or for any other purpose connected with the interests of the Company that they may from time to time deem expedient without being bound to keep the same separate from the other assets.
- 142. Any General Meeting may direct payment of any dividend or bonus declared at such meeting or of any interim dividends or bonuses which may subsequently be declared by the Directors, wholly or in part by means of drafts or cheques on London, or by the distribution of specific assets and in particular of paid-up shares, debentures, or debenture stock of the Company, or of any other company or in any other form or specie, or in any one or more of such ways and the Directors shall give effect to such direction and when any difficulty arises in regard to the distribution they may settle the same as they think expedient and in particular may issue fractional certificates and may fix the value for distribution of such specific assets or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed in order to adjust the rights of all parties and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend or bonus as may seem expedient to the Directors.
- 143. The Company in General Meeting may from time to time determine that any money, investments, or other assets representing or forming part of its undivided profits, including those standing to the credit of any reserve fund or in the hands of the Company and available for dividend or representing premiums on any issue of shares or loan capital or of any profits arising from the sale of property in excess of the value at which such property stands in the capital account or arising from any other operation creating an excess of assets on capital account and carried to reserve shall be capitalized and may resolve that the same be set free for the purpose of distribution among the Shareholders according to their rights and interests on the footing that they became entitled thereto as capital and that all or any part of such capital fund be applied in paying up (in full or in part) any unissued shares of the Company or any debentures, debenture stocks, bonds, or other obligations of the Company, and that the said shares, debentures, denenture stock, bonds, or other obligations fully or partly-paid up the distributed among the Shareholders as aforesaid, and be accepted by them in full satisfaction of their interest in the capitalized sum. For the purpose of giving effect to any resolution under this Article the Directors may settle any difficulty which may arise in regard to the distribution as they think expedient, and in particular may issue fractional certificates and may fix the value for distribution of any specific assets, and may determine that fractions of these value than Rs. 10 may be disregarded or paid in eash in order to adjust the rights of all parties, and may vest any such specific assets or cash in trustees upon such trusts for the persons entitled to the capitalized fund as may seem expedient to the Directors. Provided that no such distribution shall be made, unless recommended by the Directors.
  - 144. No unpaid dividend or bonus shall ever bear interest against the Company.
- 145. 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 to owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsoever.
- 146. The Directors may deduct from the dividend or bonus payable to any Shareholder all such sums of money as may be due from him (whether alone or jointly with any other person) to the Company, and notwithstanding the fact that such sums or any of them are not payable until after the date when such dividend or bonus is payable.
- 147. Any dividend or bonus unclaimed by any Shareholder for three years after having been declared may be forfeited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the Reserve Fund.
- 148. Every dividend or bonus payable in respect of any share held by a firm may be paid to and an effectual receipt given by any partner of such firm or agent duly authorized to sign the name of the firm.
- 149. Every dividend or bonus payable in respect of any share held by several persons jointly other than a firm, may be paid to, and an effectual receipt given by any one of such persons.

# Notices.

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

- 151. Every Shareholder shall give an address in Ceylon which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company.
- 152. A notice may be served by the Company upon any Shareholder, either personally or by being sent through the post in a pre-paid letter addressed to such Shareholder at his registered address or place of abode, and any notice so served shall be deemed to be well served notwithstanding that the Shareholder to whom such notice is addressed be dead, unless his executors or administrators shall have given to the Directors, or to the Agent or Secretary, or Agents or Secretaries of the Company, their own or some other address in Ceylon to which notice may be sent.
- 153. All notices directed to be given to Shareholders shall with respect to any share, to which persons are jointly entitled, other than a firm, be given to whichever of such persons is named first in the Register of Shareholders, and notice so given shall be sufficient notice to all the holders of such shares.
- 154. Any notice, if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address and in proving such service, it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a post office or bost box, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no other evidence shall be necessary.
- 155. Any Shareholder who fails to give and register an address in Ceylon as provided in Article No. 150 shall not be entitled to be given any notices.

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

#### EVIDENCE.

156. At the trial or hearing of any action or suit brought or instituted by the Company against any Sharehelder 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, or the appointment of the Directors who made any call, or that a quorum of Directors was present at the Board at which any call was made, or that the meeting at which any call was made was duly convened or constituted, or 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.

- 157. Any Shareholder, whether a Director or not, and whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution, or at any other time when a sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.
- 158. If the Company shall be wound up, whether voluntarily or otherwise, the liquidator or liquidators may, with the sanction of a special resolution of the Company, divide among the contributories in specie any part of the assets of the Company, and may with the like sanction vest any part of the assets of the company in trustees upon such trusts for the benefit of the contibutories as the liquidator or liquidators with the like sanction shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the members of the Company and in particular any class may be given preferential or special rights or may be excluded together or in part and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for sharest ordinary, fully paid, part paid, or preferential, in the purchasing company but, in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all the assets of the Company in exchange for shares in the purchasing Company either ordinary, fully paid, part paid, or preferential, any contributory who would be prejudiced thereby, shall have a right to dissent as if such determination were a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration as in the sub-section (6,) of the said section provided, the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Ceylon Ordinance, No. 2 of 1889, shall apply in place of the English and Scotch Acts referred to in the said sub-section (6), of section 192 of the aforewritten Companies (Consolidation) Act, and the said section 192, save as herein excepted shall be deemed to be part and parcel of these present Articles.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names at the places and on the dates hereinafter written in the subscriber of the Memorandum of Association have hereto set and subscribed their names at the places and on the dates hereinafter written in the subscriber of the subs

C. S. BURNS.

J. W. OLDFIELD.

ESUFALI MOHAMEDBHOY.

ADAMALY MOHAMEDBHOY (E. G. ADAMALY).

H. ESUFALY.

Fazalabas Goolamhusein.

K, Adamaly.

Witness to all the signatures, at Colombo, this 30th day of July, 1928:-

A. Louis de Witt, Proctor, Supreme Court, Colombo.

# The Perak Kongsi Coconut Company, Limited.

NOTICE is hereby given that the Nineteenth Annual Ordinary General Meeting of Shareholders will be held at the registered office of the Company, Gaffood building, Main street; Colombo, on Saturday, September 3, 1928, at noon.

Business.

1. To receive the report of the Directors and statement of accounts to June 30, 1928.

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

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

By order of the Directors,

GORDON FRAZER & Co., LTD., Colombo, August 31, 1928. Agents and Secretaries.

Walahanduwa Estates, Limited.

OTICE is hereby given that an Extraordinary General Meeting of the above Company will be held at the registered office of the Company, Gaffoor building, Main street, Colombo, on Monday, September 10, 1928, at noon, when the following resolution will be submitted:—

"That the Directors be and they are hereby authorized to borrow the sum of Rs. 400,000 at 7 per cent. interest and for the purpose of securing the repayment thereof to issue debentures and to execute a mortgage of the Company's estates in favour of the trustees for the debenture-holders."

By order of the Directors,

GORDON FRAZER & Co., Ltd., Colombo, August 31,1928. Agents and Secretaries.

The Tilton (Ceylon) Tea Estates, Limited.

OTICE is hereby given that the Fourth Annual Ordinary General Meeting of the Shareholders of this Company will be held at the Company's registered office, 19, Queen street, Fort, Colombo, on Monday, September 10, 1928, at noon.

#### Business.

- 1. To receive the report of the Directors and accounts for the season ended June 30, 1928.
  - 2. To declare a dividend.
  - 3. To elect a Director.
- 4. To appoint Auditors for the current season 1928/29, and to transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from September 3 to 10, 1928, both days inclusive.

By order of the Directors,

Henderson & Co., Colombo, August 31, 1928. Agents and Secretaries.

The Saliragam Rubber and Tea Company of Ceylon, Limited.

NOTICE is hereby given that the Twenty-first Annual Ordinary General Meeting of the Shareholders of this Company will be held at the Company's registered office, 6, Prince street, Fort, Colombo, on Monday, September 10, 1928, at 12 noon.

1. To receive the report of the Directors and statement of accounts to June 30, 1928

- 2. To declare a dividend.
- 3. To elect a Director.
- 4. To appoint an Auditor for the current year.
- 5. To transact such other business as may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from August 27 to September 13, 1928, both days inclusive.

By order of the Board of Directors,

J. M. Robertson & Co., Colombo, August 28, 1928. Agents and Secretaries.

The Parkside (Neilgherry Hills) Estate Company,

OTICE is hereby given that the Fourth Ordinary General Meeting of Shareholders will be held at the registered office of the Company, Prince building, Prince street, Fort, Colombo, on Tuesday, September 11, 1928, at noon.

#### Business.

- 1. To receive the report of the Directors and accounts for the year ended June 30, 1928.
  - 2. To declare a dividend.
  - 3. To elect a Director.
  - 4. To appoint Auditors for 1928-29.
- 5. To transact such other business as may properly come before the Meeting.

The Share Transfer Books of the Company will be closed from September 1 to 14, 1928, both days ir clusive.

By order of the Directors,

Lewis Brown & Co., Ltd., Colombo, Augu & 28, 1928. Agents and Secretaries.

The Uva Highlands Tea Company, Limited.

WE hereby give notice that the private gart road from the boundary of Uva Highlands estate will be closed on September 11, 1928.

By order of the Directors,

Colombo, August 23, 1928.

MACKWOODS, LIMITED, Agents and Secretaries.

The Opalgalla Tea and Rubber Estates, Limited.

OTICE is hereby given that the Seventeenth Annual General Meeting of the Company will be held at 11.30 A.M. on Thursday, September 13, 1928, at the registered office of the Company, Australia buildings, York street, Colombo.

#### Business.

- (1) To receive the report of the Directors and accounts to June 30, 1928.
  - (2) To declare a dividend.
  - (3) To elect a Director.
  - (4) To appoint Auditors.

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

The Transfer Books of the Company will be closed from September 5 to 13, 1928, both days inclusive.

By order of the Directors,

Colombo, August 28, 1928. CARSON & Co., LTD., Agents and Secretaries.

# The Sittawaka Tea and Rubber Company, Limited.

OTICE is hereby given that the Nineteenth Annual General Meeting of the Company will be held at 12 noon on Friday, September 14, 1928, the registered office of the Company, Australia buildings, York Colombo.

#### Business.

- (1) To receive the report of the Directors and account to June 30, 1928.
  - (2) To declare a dividend.
  - (3) To elect a Director.
  - (4) To appoint Auditors.

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

The Transfer Books of the Company will be closed from September 7 to 14, 1928, both days inclusive.

By order of the Directors,

Colombo, August 28, 1928.

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

The Upper Maskeliya Estates Company, Limited.

OTICE is hereby givn that an Extraordinary General Meeting of the Upper Maskeliya Estates Company Limited, will be held at the registered office of the Company at 14, Queen street, Fort, Colombo, on Monday, September 10, 1928, at 11.30 o'clock in the foreign for the purpose of considering and, if thought fit, passing the following resolutions :

That the nominal capital of the Company be increased from Rs. 450,000 divided into 35,000 ordinary shares of Rs. 10 each, and 10,000 preference shares of Rs. 10 each to Rs. 1,500,000 by the creation of 105,000 new ordinary

shares of Rs. 10 each.

2. That the Articles of Association of the Company be altered by the insertion of the following Article after Article 76a of the Company's Articles of Association, namely, Article 76b:— Article 76b:-

"76b. Where any asset is bought by the Company as from a past date upon the terms that the Company shall as from that date take the profits and bear the losses thereof, such profits or losses, as the case may be, shall at the discretion of the Directors be credited or debited wholly or in part to revenue account, and in that case the amount so credited or debited shall for the purpose of ascertaining the fund available for dividend be treated as a profit or loss arising from the business of the Company."

Should the above resolutions be passed by the requisite majority the same will be submitted for confirmation as special resolutions to a further Extraordinary General Meeting which will be subsequently convened for the purpose.

By order of the Board,

WHITTALL & Co.,

Colombo, August 31, 1928.

Agents and Secretaries.

The St. Martin's Tea and Rubber Company

OTICE is hereby given that an Extraordinary Geng Meeting of the Shareholders of the St. Martin's and Rubber Company, Limited, will be held at the registered office of the Company, Maddema Mills, Union place, Colombo, on Monday, September 10, 1928, at 2.30 r.m., to transact the following business:

To confirm the appointment of Messrs. C N. R. Cameron, Norman Blande, and T. H. Williams as Directors of the Company.

2. To receive and pass the balance sheet and accounts of the Company for the twelve months ended March 31, 1928.

If thought fit to pass the following resolution :-

"That the Directors be and they are hereby authorized to borrow from Mr. S. Oxton Jones or his nominee or nominees (in addition to the sum of Rs. 150,000 which the Directors are authorized to borrow under

Article 57 of the Company's Articles of Association) a sum not exceeding Rs. 100,000, with interest thereon at 8 per centum per annum, and upon such other terms and conditions as the Directors may in their absolute discretion think fit for the purpose of carrying on the business of the Company, and for securing the repayment thereof, together with interest, the Directors be and they are hereby authorized to grant a primary mortgage over the Company's estates or any of them, together with all factories, buildings, and appurtenances in favour of Mr. S. Oxton Jones or his nominee or nominees, and to enter into and execute all such bonds, mortgages, and other deeds as may be necessary in the premises.'

To appoint Messrs. Aitken, Spence & Co. Agents and Secretaries of the Company in succession to Lipton, Limited, upon such terms as to the Directors may in their absolute discretion seem fit.

By order of the Board,

per pro Lipton, Limited,

CECIL C. W. LANDAL,

Colombo, August 29, 1928

Agents and Secretaries:

Peradeniya (Ceylon) Chocolate Company, Limited.

OTICE is hereby given that an Extraordinary General Meeting of the Peradoniya (Ceylon) Chocolate Company, Ltd., will be held at the Caser's Hotel, Kandy, on Wednesday, September 12, 1923, at 1, 20 Am., for the purpose of passing the following resolution as a special resolution, that is to say

(1) That the Peradeniya (Ceylon) Chocolate Company, Ltd., be voluntarily wound up.

(2) If the said resolution is passed that a liquidator be appointed for the purposes of such winding up.

(3) Should the said resolution be passed by the requisite majority, it will be submitted for confirmation as a special resolution to another meeting of Shareholders to be held at the Queen's Hotel, Kandy.

Date and time will be notified.

By order of the Board,

D. J. BERENGER.

August 28, 1928.

Secretary

The Mount Pleasant Tea Estates Company, Limited.

TOTICE is hereby given that the Seventeenth Annual General Meeting of the Shareholders will be held at the office of Messrs. Boustead Bros., Colombo, at 11 A.M. on Monday, September 17, 1928.

Business.

To receive the report of the Directors and accounts for the year ended June 30, 1928.

2. To declare a dividend.

To elect a Director.

4. To appoint on Abditor.

5. To treasect eny other business that may be duly brought before the Meeting.

(The Transfer Books of the Company will be closed from September 14 to 17, 1928, both days inclusive.)

By order of the Directors,

Colombo, August 27, 1928.

BOUSTEAD BROS. Agents and Secretaries. Auction Sale.

Valuable Property at Messenger Street, Colombo NDER commission in case No. 22,114, D.C., Clombo, I shall sell by public auction on September 24, 1928, at 5 P.M. at the spot:—All that house and ground bearing as essment formerly No. 74, but now No. 107, situated in Messenger street, within the Manicipality and in the District of Colombo, bounded on the north by Messenger street, on the east by the part marked letter A belonging to Ahamedo Lebber Samsie Lebbe Maribar on the NDER commission in case No. 22,114, D.C., C ing to Ahamedo Lebbe Samsie Lebbe Marikar, on the south by the property of Neina Slema Lebbe, and on he west by the property of Sago Lebbe Ahamedo Lebbe, Notary; containing in extent 5 square perches.

Belmont street, Hulftsderp, August 29, 1928.

A. C. KOELMEYER. Auctioneer and Broker.

Auction Sale.

Valuable Property at New Moor Street, Colombo.

NDER commission in case No. 28,881, D. C., Colombo,
I. shall sell by public auction on September 25,
1928, at 5, F.M. at the spot:—All those two allotments of
land, with the buildings standing thereon, bearing assessment No. 108, situated at New Moor street, within the
Municipality and District of Colombo, Western Province;
and bounded on the north by New Moor street, on the east
by the property of Case Lebbe Marikar Ahamed Alia
Marikar, on the south by the property of Levana Marikar
Paris Tamby and on the west by the property of Samsy Peria Tamby, and on/the west by the property of Samsy Lebbe Marikar Amala Marikar; containing in extent 11 6/100 perches.

Belmont street A. C. Koelmeyer, Hulftsdorp, Augus 29, 1928. Auctioneer and Broker.

Auction Sale.

NDER mortgage decree in D. C., Colombo case No. 29,320, under and by virtue of the commission issued to me, I shall sell by public auction at No. 10, Third Cross street, Pettah, Colombo, all those movable property consisting of hardwarf, brassware, stock-in-trade, fittings, &c., together with the book debts and goodwill of the business, commencing on Monday, September 24, 1928, at 9 A.M. and on subsequent days till completion of

Catalogues in due course.

'Phone: 1681.

R. C. McHeyzer, Auctioneer and Broker.

Auction Sale.

In the District Court of Colombo. NDER and by virtue of commission is seed to me in case No. 26,401 of the District Court of Colombo, I shall sell the following land on Tuesday, September 25, 1928, at 5 r.m. at the spot:—All that undivided portion of that defined portion of land called Nugagahawatta, with the buildings thereon situated at Calvissa, and containing the buildings thereon, situated at Galkissa, and containing in extent 3 roods and 2 perches.

119, Hulftsdorp, Colombo August 28, 1928.

C. P. AMERASINGHE, Auctioneer.

Auction Sale.

In the District Court of Colombo.

UNIER and by virtue of commission issued to me in case No. 25,445 of the District Court of Colombo, I shall sell the following lands on Friday September 21, 1 shall sell the following ladds on Friday September 1, 1928, commencing at 2 r.m. at the respective shots (1) All that undivided 1/5 share of all that land called Polwatta, situated at Thelangapatha in Ragam party of Alutkuru korale, containing in extent 26 perchés (2) undivided 1/5 share of Kongahawatta at Thelangapatha aforesaid, extent about 1 rood and 7 perchés. (3) undivided 1/5 share of Ketakelagahawatta alias Hongahawatta, with the buildings thereon, situated at Thelangapatha aforesaid, extent 2 acres 1 rood and 35 perches. On the same day at 5 P.M. at the spot at Kirillawala.

(4) An undivided 1/5 share of the land marked lot 2 being a divided portion of Kirillawalawatta, comprising of a part of Millagahalanda alias Gonagahawatta and Delgahawatta, situated at Kirillawala in the Adikari pattle of Siyane korale, in extent 16 acres.

119, Hulftsdorp, Colombo, August 28, 1928. C. P. AMERASINGHE, Auctioneer.

Auction Sale.

No. 27,134, I shalf self by public auction on Saturday, September 22, 1921 At the spot commencing from 4 P.M.:—

(1) An undivided 106/144 part or share out of a divided 2/7 share of and in the property called and known as Kosgahawatta, situated at Hendala; in extent about 8 kurunies

ganawatta, situated at Hendala; in extent about 8 kurumes of paddy sowing more or less, together with the plantations and one-half of the thatched house.

2. Undivided ½ share of all that divided 1/7 share of Kosgahawatta, situated at Hendala, in extent about 4 kurumies of paddy sowing and all plantations thereon.

OF orthers particulars from Martin Weeraratne, Esq., Proctor, Supreme Court, Colombo, or—

Francis F. Krishnapillai, \ 'Phone: 1039, 119, Hulftsdorp, Colombo, August 29, 1928. Auctioneer and Broker.

✓Auction Sale.

NDER instructions in D. C., Kalutara, insolvency case No. 218, I shall sell by public auction on Friday, October 5, 1928, at the respective spots:

At 10 A.M.

1. An undivided one-half share from the northern side of and in all that divided and separated different marked C in the plan called Wellabodawatta and of the trees and plantations thereon (excluding one-third part of the trees of the second plantations) situated at Katukurunda in Kalutara sadde in Kalutara tetamune, in Kalutara pittirist and the control of the trees of the second plantations of the trees of the second plantations of the trees of the second plantations of the trees of the second plantations of the trees of the second plantations of the trees of the second plantations of the trees of the second plantations of the second plantations of the trees of the trees of the second plantations of the trees of the trees of the trees of the trees of the trees of the second plantations of the trees District; containing in extent 2 roods and 361 perches more or less.

#### At 10.30 A.M.

2. One undivided fourth part or share of and in all that divided and separated allotment of land marked E bearing assessment No.  $321\frac{3}{4}$  from and out of the land called Moderawatta alias Wellabodawatta, situated at Katukurunda aforesaid and of the trees and plantations; in extent. 2 roods and 30 perches more or less.

# At 11 A.M.,

3. Undivided 6/10 part of an undivided 1/10 portion of the garden called Siyambalagahawatta bearing sanitary board No. 332, situated at Katukurunda aforesaid and of the trees and plantations; containing in extent 25 perches more or less.

At 11.30 A.M.

4. A divided portion of the land called Siyambalagahawatta, situated at Katukurunda aforesaid; in extent ½ acre more or less.

Аt 3 р.м.

5. Half share of all that lot No. 4 of the land called Welkandalagewatta, situated at Dodangoda in Iddagoda pattu of Pasdun korale west, in Kalutara District; in extent 1 rood and 27 perches.

## At 3.30 P.M.

6. Half share of all that lot No. 8 of the land called Welkandalagewatta, situated at Dodangoda aforesaid; in extent 1 rood and 27 perches.

Further particulars from-

'Phone: 1039. FRANCIS F. KRISHNAPILLAI, 119, Hulftsdorp, Auctioneer and Broker. Colombo, August 29, 1928.

No. 13,528, on Saturday, September 29, 1928, at the spot at 5 r.m.:

1. Undivided 1 part from and out of the land called and known as Tuduwetesta, with the cadjan house and all the plantations and these thereon, situate at Welikada; the stent 15 7/100 perches.

On Saturday September 29, 1928, at 119, Hulftsdorp street, commencing from 1 p.m.

2. Undivided 1 share of the allotment of land called and known as Ibiwalahenyaya, situated at Godakumbura in Miyanaweta in the Pannil pattu of the Atakalan korale, in Ratnapura; containing in extent about 8 amunams of paddy sowing.

3. Undivided 1 share of the land called Tennehena, situated at Godakumbura aforesaid; containing about

3 bushels of kurakkan sowing extent.

3 bushels of kurakkan sowing extent.

4. Undivided 1/12 share of all those lands called Mailadeniyahenyaya and Rukkattanagahagodahenyaya, appertaining to Sinharagepanguwa shuated at Ammuduwa in the Kandawel pattu of Atakalan korale, in Ratnapura; containing about 1 amunam and 3 yeles of paddy sowing extent.

5. Undivided 1/20 share of the land called Madadepelegodahena, lituated at Ammuduwa aforesaid; in extent 3 pelas and 5 xurunies of paddy sowing.

6. All those the lands called Weniwelketiyahena, Pettaragawahena. Dombagaswattehena, and Delgahayata

Pettaragawakena, Dombagaswattehena, and Delgahayatamandiya, situated at Ammuduwa aforesaid; in extent about 2 amunams and 1 pela of paddy sowing.

7. All that land called Koonissandeniyahena, situated at Ammuduwa aforesaid; in extent about 2 pelas of

paddy sowing.

8. All those the lands called Pandeniyahena and Egodahena, situated at Ammuduwa aforesaid; in extent about 2 amunams and 5 kurunies paddy sowing.

9. All those the lands called Komelladeniyahena and Pattaragodahena, situated at Ammuduwa aforesaid; in extent about 3 pelas and 5 kurunies of paddy sowing.

10. All that land called Kinihiriya Ketiyerena, situated at Ammuduwa aforesaid; in extent 1 amunam and 1 pela of paddy sowing.

11. All that land called Kenadaketiyahena, situated at Ammuduwa aforesaid; in extent about I amunam and

l pela of paddy sowing.

12. All that land called Kowattehena alias Pindeniyagodahena, situated at Ammuduwa aforesaid; in extent about 1 pela and 2 kurunies of paddy sowing.

13. All that land called Metihakkehena, situated at Ammuduwa aforesaid; in extent about 2 pelas of paddy

sowing. 14. Undivided 1/12 share of all those lands called Panuwankehenyaya, Koswattehenayaya, Mahagaladeniyagodahenyaye, Udawattehenyaya, and Dikkenyaye, situated at Ammuduwa aforesaid; in extent about 12 amunams of

15. Undivided 1/12 share of the land called Tundolahena, situated at Ammuduwa aforesaid; in extent about 1

amunam paddy sowing.

16. Undivided 1/12 share of all that land called Dodan-gahakumburugodahenayeye, situated at Ammudiwa aforesaid; in extent about 3 amunams of paddy sowing.

17. All those lands called Bataketiyeheyaya, Kosgahahena, situated at Ammuduwa aforesaid; in extent about 1 amunam and 1 pela of paddy sowing.

18. All those lands called Mellagahahena and Kahatpitiyagewattehena, situated at Ammuduwa aforesaid; in extent about 2 amunams of paddy sowing.

19. All that land called Puwakgaha-arawehena, situated at Ammuduwa aforesaid; in extent about 2 pelas of paddy sowing.

20. All that land called Peelewalakadahena, situated at Ammuduwa aforesaid; in extent about 2 pelas of paddy sowing.

21. All that land called Puhulwellandehena, situated at Ammuduwa aforesaid; in extent about 3 pelas of

paddy sowing.

22. All that land called Gonawetune-elehena, situated at ammuduwa aforesaid; in extent about 1 amunam of paddy sowing.

23. All that land called Kekunehena, situated at Ammuduwa aforesaid; in extent about 1 amunam and 1 pela of paddy sowing.

24. All that land called Puwakgaharawehena alias Pelamagahahena, situated at Ammuduwa aforesaid;

in extent about 3 pelas of paddy sowing.

25. Undivided 1/12 share of all that land called Nugehena alias Imbulehena, situated at Ammuduwa aforesaid; in extent about 2 amunams and 2 pelas of paddy sowing.

26. Undivided 1/12 share of all that land called Ellehena alias Rothai-arehena, situated at Ammuduwa aforesaid;

in extent about 2 amunams of paddy sowing.

27. Undivided 1/12 share of all those contiguous lands called Puhuwelkanaftehenyaye Pallewellawatta, and hena, Radagewattehena, Arawe Megodahena, and Perukannamandiyahena, sifuated at Ammuduwa aforesaid; in extent about 4 amunams of paddy sowing.

28. Undivided 1/12 share of all those lands called

Tennapitahena and Gamimehena, situated at Ammuduwa aforesaid; in extent about 3 amunams and 3 pelas of

paddy sowing.
29. Undivided 1/12 share of all that land called Kinihiriyakettiyehena, situated at Ammuduwa aforesaid;

in extent about I amunam of paddy sowing.

30. Undivided t share of all that land called Wewelgodahena alias Wewelkettiyahenyaya, situated at Ammuduwa aforesaid; in extent about 3 amunams of paddy

31. Undivided a share of all those lands called Nugehena, alias Tundelehenyeye and Horagahahena, situated at Ammuduwa aforesaid; in extent about 6 pelas of paddy sowing.

32. Undivided & share of all that land called Narangal ketiyehena, situated at Ammuduwa aforesaid; in extent

about I amunam of paddy sowing.

33. Undivided a share of all that land called Gonawetuna Elehena, situated at Ammuduwa aforesaid; in extent about 1 amunam of paddy sowing.

34. Undivided & share of Kalahagahahenyaya, situated at Ammuduwa aforesaid; in extent about 1 amunam

of paddy sowing.

35. Undivided share of all those the lands called Kinihiriyakettiyahena, Gallinehenyaye, and Tennepitahena, situated at Ammuduwa aforesaid; in extent about 3 amunams of paddy sowing.

36. Undivided 3 shares of all those contiguous lands called Getadahena, Dehigahahena, Kunugalehena, Jawanaragahagawahena, Ambagahagawahena, situated at Handurukada in the Udapattu of Nawadun korale, in Ratnapura; in extent about 27 kurunies of kurakkan sowing.

Further particulars from C. Sevaprakasam, Esq., Proctor, Supreme Court, Colombo, or-

'Phone: 1039, FRANCIS F. KRISHNAPILLAI, 119, Hulftsdorp, Auctioneer and Broker. Colombo, August 29, 1929.

# Auction Sale under Mortgage Decree.

In the District Court of Colombio.

Mohamarakkala Kurukulasooriya Patabendige Vincent Leopold Peter Perera of Moratuwa ...... Plaintiff.

Ng. 27,879.

Juwan Jamislage Maria Fernando of Koralawella in V. ...Defendant.

UNDER and by virtue of commission issued to me in the above case, I shall sell by public auction on Tuesday, September 25, 1928, 195 r.m. at the spot for the recovery of the sum of Rs. 15,371 74, further interest and costs, all that part of the garden called Dombagahawatta with the trees, preparations, and buildings standing thereon, situated at Koralawella in Moratuwa containing situated at Koralawella in Moratuwa; containing in extent 2 roods and 9 perches.

1, Hulftsdorp, W. D. E. Abrah M, Colombo, August 29, 1928.

Auctioneer and Broker.

hetion Sale under Partition Decree, D. C., Galle, Case No. 23,829.

NDER and by virtue of a commission issued to me in the above case, I shall offer for sale by public auction on Saturday, October 13, 1928 commencing at 2.30 P.M. at the spot: at the spot :-

All that allotment of land called Mananewatta alias Maradanawatta with everything thereon, situated at Randombe in the Wellaboda of Galle District; and bounded on the north by Kepuetatotupalakumbura, east

bounded on the north by Kepuetatotupalakumbura, east by Berewagewatta, south by Manaellewatth planted by Janchi Naide and whereon Gustinnawadu Juwanis resides, and on the west by the high road to Karendeniya and the portion of Maradanawatta whereon N Aronis resides; containing in extent Trood and 36 perches.

The said land will be sold in two lots A, 1 rood and 2 55/100 perches, R and B1 together 33 45/100 perches as per plan of survey 100 102 made by Mr. W. V. Guna wardana, Surveyor Ambalangoda, 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 the them, such if not bid over and purchased by any one of the 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 M. C. E. de Silva, Esq., Proctor, Supreme Court and Notary, Ambalangoda, or to me-

> T. K. THOS. SILVA, Commissioner.

· Ambalangoda, August 28, 1928.

Auction Sale under the Partition Ordinance.

NDER and by virtue of the commission issued to me from the District Court of Galle in partition case No. 21,756, I shall ell by public auction the following property on Monday, October 1, 1928, at 3.30 p.m. at the spot:—

All that the land called Ela-addarawatta alias Pettikalawatta, Municipal assessment Nos. 101 and 103, styliated at Dangedera in Galle together with 5 beutiques tanding thereon; and containing in extent 1 gold and 12 61 perches as per plan No. 854 made by Mr. John A de Zilva, Surveyor.

The property shall be firstly put up for sale among the co-owners commencing from the appraisd value, if the

same shall not be purchased by any of them the same shall be put up for sale by public auction among the general public in terms of Partition Ordinance, No. 10 of 1863.

For further particulars, please apply to D.W. Subasinghe, Esq., Proctor, Supreme Court, and Notary Public, Galle, or to-

Fort, Galle, August 18, 1928. SAGO MAGDON, Auctioneer.

### Auction Sale.

In the District Court of Galle.

Don Samuel Manukularatne of Ahangama .... Plaintiff.

And of Hatuwapiadi . Substituted Plaintiff Nanayakkaraliyanage Wilmoot gama ...... No. 15,307.

(1) Kulapputantrige Francis de Silva, (2) ditto William de Silva, both of Hatuwapiadigama ..... Defendants

BY virtue of the commission issued to me in the above. case, I shall sell by public auction the following property on Saturday, September 22, 1228, commencing from 2 P.M. at Peladeniyewatta (the land No. 4 in the list) to recover Rs. 2,000, with interest and costs of suit due to the plaintiff in the above data. the plaintiff in the above date/-

(1) All the soil and fruit trees of the land called Talagahawattabasnahirakebella, containing in extent about acres, more or less, at Hatuwapiadigama in Ahangama, together with the squarety made two 11 carpenter's cubits, and two 9 carpenter's cubits house covered with the tiles and cadjans and limewashed.

(2) All those undivided 1 part of an undivided 1 part of the entire soil and of the soil share of the fruit trees of

Polkandeowita alias Kadurugahaowita, containing in extent about 1½ acre at ditto, together with an undivided 3 part of the planter's half share of the plantation on the undivided eastern ½ share of the said land.

(3) All that undivided 1/48 (\frac{1}{3} of \frac{3}{1} of \frac{1}{3} of \frac{1}{3}) parts of the entire soil and of all the fruit trees of Kasigewatta, contain-

ing in extent about 2 acres at ditto.

(4) All that undivided \( \frac{1}{8} \) (\( \frac{1}{3} \) of \( \frac{1}{2} \)) parts of Peladeniyewattakebella, containing in extent about l acre at ditto

(5) All that undivided 1 (3 of 3) part of the soil of Kahatagahakumbura, containing in extent 2 acres 2 roods and 5.4 perches at Kataluwa.

(6) All those undivided 3/16 ( $\frac{1}{3}$  of  $\frac{3}{4}$  of  $\frac{3}{4}$ ) parts of all the fruit trees, and of the entire soil of Danduhelewatta, con-

taining in extent of about 1½ acres at ditto.

(7) All that undivided 1/9 part of the soil iof Danduheledelgahaowita, containing in extent about 12 acres at

ditto.

(8) All that undivided  $\frac{1}{8} (\frac{1}{3} \text{ of } \frac{3}{4} \text{ of } \frac{1}{2})$  the soil and of the fruit trees of Paladeniyawatta alias Hengodellewatta, containing in extent about 12 acres at Hatuwapiadigama.

(9) All that undivided 1/12 (\frac{1}{3} of \frac{3}{4} of \frac{1}{3}) part of the soil, and of the remaining fruit trees, exclusive, of an undivided planter's half share of the fruit trees of the 2nd plantation of Kitulanuewalawatta, containing in extent about 11/2

For further particulars, please apply to D. Amarasuriya; Esq., Proctor and Notary, or to-

Galle, August 8, 1928.

D. G. RATNAPALA. Auctioneer.

Auction Sale.

In the District Court of Jaffna.

Testamentary. In the matter of the estate of the late Jurisdiction. Angela, wife of Kulanthavelu Manuel of Chundiculy, Jaffna, deceased. No. 5.930.

Kulanthavelu Manuel of Chundiculy, Jaffna.. Administrator.

NDER and by virtue of the commission issued to me U in the above case, I shall sell by public auction the under-mentioned property at the spot on Wednesday, September 26, 1928, at 4.30 P.M.:-

Land situated at Chundiculy called Payanthalaimadaiyitpulamkilakku, Peyansudukadukkukilakku, Peyan-thalaimadayitpulam, and Peyansudukadu, in extent 11 lachams varagu culture and  $4\frac{1}{2}$  kulies with palmyrahs and other appurtenances belonging thereto; and bounded on the east by the property of Anthonippillai Paul Moses, north by the property of Elizabeth Muttiah, widow of Varnaculasingha, west by the property of the heirs of the late Alfred Nicholas Santiago and Loius Edirmannasinghe, by road, and by the property of Anthonippillai Paul Moses.

Jaffna, August 27, 1928.

V. A. DURAYAPPAH,

Auction Sale.

In the District Court of Jaffna.

Visuvanather Sinnadurai of Pattaiveny ...... Plaintiff. No. 23,501. Vs.

(1) V. Sinnaddipillai Ponnampalam of Kantherodai, (2) Murugasu Chellappah of Nainativu .... Defendants.

OTICE is hereby given that on Saturday, September 22, 1928, commencing at 4 P.M., will be sold by

public auction at the premises the right, title, and interest of the defendants for the recovery of the amount stated

therein, costs, and poundage :-

All that piece of land situated at Nainativu, called Munayitsalli Periyasalli, Sirusallai, Ayayanthidal, Kollanthindal, and Vallikkadu, in extent about 360 lachams varagu culture with well, palmyras old and young coconut trees, house, and koddils; and bounded on the east by seashore, north by Iyanarkovil and seashore, west by seashore, and south by Thambiah, Ampalevan Vaity, Kanthan Nagappan, Nagappan Raman, Nallamuttu, wife of Kovinthu, and Sundrammah, wife of Somesundra Aiyer, by hye-lane and by the land of Chellamuttu, wife of Ramachandran, Annappillai, daughter of Sinnatamby, Annamuttu, wife of Swaminather, and Kuna Nayagamudeliar Visuvanether.

Jaffna, August 27, 1928.

V. A. DURAYAPPAH, Commissioner.

Auction Sale under Mortgage Decree in 18/18 D. C., No. 6,321.

BY virtue of commission issued to us in the above we shall offer for sale by public auction at the spot on Saturday, September 22, 1928, at 9 A.M. the under mentioned house and garden, to wit:-

Two pieces of lands called Sinnavalavu and Veeduvalavu, forming into one at Kattankudy, draisen No. 2; bounded on the north by the garden of Muhryadeenvava, south by garden of F. M. Mariampiffai, feast by lane, and west by garden of U. V. Abdul Cader; and containing in extent from north to south 10 Jathoms and east to west 11 fathoms with house, well and all produce.

Further particulars from N. S. Rasiah, Proctor, Supreme

Court, and Notary Public.

RATNASINGHAM & Co., Auctioneers and Brokers.

Batticaloa, June 1, 1928.

Application for Enrolment as a Advocate I

the undersigned, Henry Luwa , sently of the Y. M. C. A., Mount Lavinia do, hereby give notice that I shall, six weeks hence, apply to the the Chief Justice and the other Justice of the the undersigned, Henry Edward Amerasinghe pre Hon. the Chief Justice and the other Justices of the Supreme Court to be admitted and enrolled an advocate of the said court.

Y. M. C. A., Mount Eavinia, August 27, 1928.

H. EVAMERASINGHE.

Application for Enrolment as a Proctor. S WILFRED KURUPPU of Genegoda Walay Ratnapura, do hereby give notice that, six weeks hence, I shall apply to the Hou. the Chief Justice and other Justices of the Supreme Court to be admitted and enrolled a Proctor of the said court a Proctor of the said court.

WILFRED KURUPPU.

Cancellation of Power of Attorney. // SAYNA SEENA NAVANNA RAMANATHA CHETTY of 166, Sea street, Colombo, do hereby, inform the general public that the power of substitution No. 2,050 dated May 5, 1909, attested by Mr. P. D. A. Mack of Colombo, Notary Public, granted by the to Sayna Seena Navanna Letchunanam Chefty and Sayna Seena Navenna Sinnan Chetty is hereby cancelled and revoked.

செ. கி.கா. முமனுதன் செட்டி

S. S. N. RAMANATHAN CHETTY. 166, Sea street, Colombo, August 29, 1928.

Cancellation of Power of Attorney. / ( 👣 I, SAYNA SEENA NAVANNA RAMANATHAN CHETTY of 166, Sea street, Colombo, do hereby inform the general public that the power of attorney No. 339 dated February 20, 1923, attested by Mr. T. D. Mack of Colombo, Notary Fublic, Gandel by mo to Narayanan Chetty, son of Sinnar Chetty, is hereby cancelled and revoked. and revoked. . இ. நா. முமனுதன் செட்டி

S. S. N. RAMANATNAN CHETTY. 166, Sea street, Colombo, August 29, 1928.

Cancellation of Power of Attorney.

RAMANATHAN SEENA NAVANNA SAYNA CHETTY of 166, Sea street, Colombo, do hereby inform the general public that the power of attorney No. 93 dated April 30, 1920 attested by Mr. Fritz Mack of Colombo, Notary Public, granted by me to Vecana Rana Kavanna Sappiah Pillaris hereby cancelled and revoked.

செ. சி. நா. முமன்தன் செட்டி

S. S. N. RAMANATHAN CHETTY. 166. Sea street. Colombo, August 29, 1928.

## Cancellation of Power of Attorney.

OTICE is hereby given that I, the undersigned, Seyna Seena Navanna Ramanathan Chetty of Sea street, in Colombo, do hereby revoke and cancel power of attorney bearing No. 2,510 dated May 18, 1920, attested by C. T. Kandaiya of Colombo, Notary Public, whereby I appointed Suppiah Pillaid son of Kaliappa Pillaid of Sea street, in Colombo, to be my attorney in Ceylon, and he ceased to be as such attorney from the date hereof.

செ. சி. நா. முமனுதன் செட்டி,

ŚĘYNA SEENA NAVANNA RAMANATHAN CHETTY. Colombo, August 27, 1928.

## Cancellation of Power of Attorney.

OTICE is hereby given that I, the undersigned, Seyna Seena Navanna Ramanathan Chetty of Searstreet, Colombo, do hereby revoke and cancel power of attorney bearing No. 2,332 dated October 10, 1919, streeted by C. T. Kandaiya of Colombo, Notany Public, whereby I appointed my son Ramanathan Chetty and Nagappa Chetty, son of Sinnan Chetty, both of Sea street, in Colombo, jointly and each of them separately to be my attorneys and attorney in Ceylon, and they ceased to be as such attorneys from the date hereof.

செ. சி. நா. முமனுதன் செட்டி,

SEYNA SEENA NAVANNA RAMANATHAN CHETTY: Colombo, August 27, 1928. 🐧 🖔

Cancellation of Power of Attorney.

SĚEŃA NAVANNA RAMANATHAN 1, CHETTY of 166, Sea street, Colombo, do hereby inform the general public that the power of attorney No. 2,767 dated May 27, 1915 attested by Mr. P. D. A. Mack of Colombo, Notary Public granted by me to Sayna Seena Navena Kandasam, Cherty is hereby cancelled and revoked.

166, Sea street, S. S. N. RAMANATHAN CNETTY Colombo August 29, 1928.

## Cancellation of Power of Attorney.

RAMANATHAN SEENA NAVANNA SAYNA CHETTY of 166, Sea street, Colombo do hereby inform, the general public that the power of substitution No. 6 dated May 27, 1918, attested by Mr. Frie Mack of Colombo Notary Public, granted by Mr. Frie Mack of Navenna Kandasany Chett, Seyna Seena Navenna Letchimanar Chett, and Kavanna Suppiah Pulle is hereby cancelled and revoked.

செ. இ. நா. முமனுதன் செட்டி.

6ச. இ. கா. முறைதன் செட்டி.

166, Sea street, S. S. N. RAMANATHAN CHETTY. Colombo, August 29, 1928.

## Cancellation of Power of Attorney.

RAMANATHAN SAYNA SEENA NAVANNA SAYNA SEENA NAVANNA MARANATHAN CHETTY of 166, Sea street, Colombo, do hereby inform the general public that the power of attorney No. 66 dated July 13, 1911, attended by Mr. T. D. Mack of Colombo, Notary Paplic, granted by me to Sayna Seena Navanna Kanthasamy Chetty is hereby cancelled and revoked.

செ. இ. கா. முமனுதன் செட்டி.

166, Sea street, S. S. N. RAMANATHAN CHETTY. Colombo, August 29, 1928.

Cancellation of Power of Atterney.

NAVANNA SEENA RAMANATHAN 1, CHETTY of 166, Sea street, Colembo, do hereby inform the general public that the power of attorney No. 365 dated August 5, 1924, attested by Mr. Fritz Mack of Colombo, Notary Public, granted by me to Sayna Seena Navanna Handasaray Creity is hereby cancelled and revoked. revoked

் செ. ரி. கா. முமஞ்தன் செட்டி..

166, Sea street, S. S. N. RAMANATHAN CHETTY. Colombo, August 29, 1928.

gcs .81

# APPLICATION FOR FOREIGN LIQUOR LICENCES,

ᢤ

I hereby give notice that I have on August 31, 1928, applied to the Government Agent, Western Province, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30 1929, in compliance with Excise Notification No. 65 of Jane 15, 1918:—

1

Schedule referred to

Name and addre ss of applicant: M. T. Sitlani, Bambalapitiya.

Description of licence applied for : Entertainment bar licence.

State whether application is for renewal of existing licence or licences or for new licence or licences: Renewal. Situation of premises to be licenced: Plaza Theatre, Wellawatta.

M. T. SITLANLI.

We hereby give notice that we have on July 4, 1928, applied to the Government Agent, Western Provnce, Colombo, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1929, in compliance with Excise Notification No. 75 of June 15, 1918: of June 15, 1918:-

Schedule referred to.

Name and address of applicant: R.J. Fernando & Son, 28, Kayman's Gate, Pettab, Colombo.

Description of licence applied for: Whole ale, retail, and

bottling retail and tavern.

State whether application is for renewal of existing licence or licences or her a new licence or licences: For renewal of existing licence.

Situation of premises to be licensed 28, Kayman's Gate, Pettah, and Telagahawatta, Peliyagoda.

> R. J. FERNANDO & SON. Applicants.

> > R. S. FERNANDO, Proprietor.

I hereby give notice that we have on July 29, 1928, applied to the Government Agent, Western Province, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1929, in complaince wich Excise Notification No. 75 of June 15, 918:—

Schedale re errell to.

Name and address of applicant: W. F. Peiries, Hotel de L'Universe, 74, Union place.

Description of licence or licences applied for: Hotel and bar licence.

State whether application is for renewal of existing licence or licences or for a new licence or licences: Renewal of existing licence.

Situation of premises to be licensed: Hotel de L'Universe, 74, Union place, Slave Island.

W. F. PERIES.

I hereby give notice that I have on August 17, 1928, applied to the Assistant Government Agent, Matara, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1929, in compliance with Excise Notification No. 75 of June 15, 1918 :-

Schedule referred to.

Name and address of applicant: Prumadu Amaradasa Wickremasuriya of Nupe, Mattri.

Description of licence applied for: Retail off licence, foreign liquor.

State whether application is for renewal of existing licence or licences or for a new licence or licences: Renewal of existing licence.

Situation of premises to be licenced: Kotuwegoda, Matara.

P. A. WICKREMASURIYA.

1605 I hereby give notice that I have on June 22, 1928, applied to the Assistant Government Agent, Kegalla, for the licence shown in the schedule here o annexed for the licensing period ending September 30, 1929, in compliance with Excise Notification No. 75 of June 15, 1918:-

Schedule referred to.

Name and address of applicant: T. A. M. Fernando, Kegalla.

Description of licence or licences applied for: Kegalla tavern licence.

State whether application is for renewal of existing licence or licences or for a new licence or licences: for renewal of existing licences.

Situation of premises to be licensed: 115, Bulath-kohupitiya Junction road, Kegalla.

T. A. M. FERNANDO.

#### MISCELLANEOUS DEPARTMENTAL NOTICES.

#### Sale of Goods.

OTICE is hereby given that the under-mentioned packages which have been lying at the Indian Goods Shed, Maradana, beyond the time allowed by law will be sold by public auction on Tuesday, October 2, 1928, at 1 P.M., unless previously cleared. All goods sold but not removed before the expiration of three 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:-

				F-7			Properties	- 0210 0000001100 11-11-11	•
Invoi No.	ce oı	Way Bill. Date.			From Station.		To Station.	Consignee.	Number and Description of Goods.
126/40		March	21		Madras Beach		Nuwara Eliya		c 1 package medicines
1/15					Cuddalore		Galle	Pharmacy Volkart Bros	. 1 bundle cloth
<b>20</b> /99	• •	March	28	••	Cannanore	••	Colombo Fort	Sakkamore Weavin Co.	g 1 bundle cloth
	-	H. M. Custo	me			_			A. N. STRONG.

Colombo, August 23, 1928.

# Closure of a School.

OTICE is hereby given that G. Ampegama Sinhalese Mixed C. M. S. School, under the management of Rev. L. J. Gaster, has been closed as from July 10, 1928.

Auction Sale of Timber at Batticaloa.

Education Office. Colombo, August 8, 1928.

L. MACRAE, Director of Education.

for Principal Collector.

gam korale, Negombo District of the Western Province. Observations will be received not later than September

24, 1928,

Education Office, Colombo, August 24, 1928.

L. MACRAE, Director of Education.

## G/Tellambura (Dutugemunu) Vernacular Mixed School.

Gaspe Weaving School.

Gaspe Weaving School, which is situated at Gaspe, Hapiti-

OTICE is hereby given that an application has been

received from Mr. H. S. Perera, for grant in aid of his

OTICE is hereby given that the above school situated at Tellambura, Talpe pattu of Galle District of the Southern Province, under the management of Mr. M. G. Weerasinha, has been registered as a grant-in-aid school with effect from January, 1927.

Education Office, Colombo, August 31, 1928.

L. MACRAE, Director of Education.

## Change of Site.

OTICE is hereby given that an application has been received from Mudaliyar D. M. Samaraweera for removal of the Mirissa Sinhalese Girls' Private School, under his management, from its present site to Mullerambawatta, nearly one-eighth of a mile towards Galle from the present

Observations will be received not later than September 30, 1928.

Education Office, Colombo, August 22, 1928.

L. MACRAE. Director of Education.

#### Change of Management.

OTICE is hereby given that Mr. W. A. G. Dassanayake has been appointed Manager of the school mentioned below, in place of Mr. H. W. Abayaratne.

School referred to.

C/Makuluduwa Vernacular Mixed School.

Education Office Colombo, August 22, 1928.

L. MACRAE, Director of Education.

#### Change of Management.

OTICE is hereby given that Rev. L. J. Gaster has been appointed Manager of the schools mentioned below, in place of Rev. W. G. Peiris.

Schools referred to.

Talangama A.-V. school. Kotuwegoda school. Lower Welikada school. Upper Welikada school. Akuregoda school. Talawatugoda school.

Education Office Colombo, August 24, 1928.

L. MACRAE, Director of Education.

THE under-mentioned logs lying at the places mentioned below in Eastern Division (South), Batticaloa, will be sold by public auction by the Divisional Forest Officer, Eastern Division (South), Batticaloa, on Friday, September 21, 1928, at 2 P.M., at the Divisional Forest Office, Batticaloa, subject to the following conditions:—

1. The highest bid will be accepted, subject to the approval of the Conservator of Forests. The highest bidder will be declared the purchaser, and on being so declared shall sign his name in the register of sale in admission of such purchase and deposit the necessary amount.

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

3. The measurements as recorded by the Divisional Forest Officer, Eastern Division (South), must be accepted, but prior to date of auction any intending purchaser is at liberty to inspect the timber, &c., and check the measurements.

4. All timber sold must be removed within six weeks of the receipt of notification that the bid has been accepted or within. such time as the Divisional Forest Officer considers necessary. Any timber not removed by the purchaser within the time specified in the removal permit will revert to the Crown, and the purchaser will have no right whatever to the material. The timber will be at the risk of the purchaser until the time of removal at the various places where they are lying.

5. Should the persons whose bid has been accepted fail to pay the balance purchase amount within fourteen days of the receipt of notice in writing that his bid has been accepted by the Conservator of Forests or to remove the timber within the time specified in clause 4 above, the lot will be resold at the risk of the original purchaser who shall be held liable for any deficiency owing to a lower price being realized at the resale, but, on the other hand, if an enhanced price is realized he shall have no claim

to the profit which shall accrue thereby to Government.
6. The list of timber can be seen at the Divisional Forest Office, Batticaloa, on any working day between the hours of 9.30 A.M. and 4.30 P.M.

7. Application should be made at the Divisional Forest Office,

Note.—If small purchasers desire any portion or portions of timber to be sold as separate lots, they should give sufficient notice in writing of their intentions to the Divisional Forest Officer, who will arrange to put up such timber in lots.

#### MAHA-OYA RANGE.

Batticaloa Bar Depôt.

20 satin logs, 589 cubic feet. 55 milla logs, 1,316 cubic feet. 70 halmilla logs, 838 cubic feet. 29 ranai logs, 826 cubic feet.

1 hulanhik log, 41 cubic feet.

Batticaloa Railway Station. 2 satin logs, 75 cubic feet.

> J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, August 27, 1928.

#### Sale of Timber.

HE under-mentioned timber lying at Trincomalee Dep 't will be sold by public auction, on the spot by the Divisional Forest Officer, Eastern Division (North), Trincomalee, on Monday, September 17, 1928, at 10 A.M., subject to the following conditions:

The timber will be put up either singly or in lots to suit buyers at a rate per cubic foot, and no advance of less

than 10 cents per cubic foot will be accepted.

3. The highest bid will be accepted subject to the approval of the Conservator of Forests. The highest bidder will be declared the purchaser, and on being so declared shall sign his name in the register of sale, in admission of such purpose and deposit the necessary amount.

4. Twenty-five per cent. of the bids to be deposited on conclusion of the sale. The balance should be paid within ten days 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 discrepancy to the Divisional Forest Officer.

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

7. Should any person to whom a lot is knocked down refuse to take it over at the full price bid, or refuse or fail to sign the sale book and pay 25 per cent. of his bid when so required, and refuse or fail to remove the timber, &c., within the time specified in clause 6 above, the lot will again be put up for auction, and the original purchaser or bidder will be held liable for any loss to Government owing to a lower price being realized at the 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.

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

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

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

Timber referred to.

28 16 19	Satin Hulanhik Palu Ranai	••	678 330 382 373
$\frac{20}{83}$	Ranai		1,763

J. D. SARGENT. Conservator of Forests.

Office of the Conservator of Forests, Kandy, August 27, 1928.

## Loss of Firearms.

## KEGALLA DISTRICT.

Number and description of gun: A single-barrelled muzzle-loading gun bearing No. 47,166 on stock and barrel. Number of licence: 584/3K/A39450

Name of owner: M. Mardamuttu, Morawatta, Ruanwella.

Remarks: Gun reported to be lost:

The Kachcheri. W. E. HOBDAY, Kegalla, August 21, 1928. Assistant Government Agent.

## Destruction of a Dangerous Rogue Elephant.

 $\hat{N}$  terms of section 9(1)(b) of Game Protection Ordinance, No. 1 of 1909, the Assistant Government Agent, Hambantota, is prepared to issue a licence, free of stamp duty, for the destruction of a dangerous rogue elephant frequenting within a mile of the Palatupana Circuit Bungalow on the road to Yala in Magam pattu of Hambantota District

V. COOMARASWAMY, The Kacheheri, Assistant Government Agent. Hambantota, August 21, 1928.

## Destruction of a Rogue Elephant.

AM prepared to issue licence, free of stamp duty, under section 9, sub-section (1) (b), of "The Game Protection Ordinance No. 1 of 1909," for the destruction of a rogue elephant which roams about destroying crops and chasing after people in the villages of Pahala Usgallawa, Italwiddawewa, Viharahalmillawa, &c., in Kunchuttu korale of the Hurulu palata.

The Headmen will point out the animal.

Description of the animal: Male elephant; height about 9 ft. 6 in.; diameter of foot about 20 in.

These villages are close to the Public Works Department Circuit Bungalow, Kabitigollewa.

The Kachcheri, E. T. Dyson, Anuradhapura, August 24, 1928. Acting Government Agent.

#### Interruption to Traffic on Main Roads.

NORTH-WESTERN PROVINCE.

## Kurunegala District.

T is hereby notified that owing to the reconstruction of bridge No. 84, the 13th mile of the RambodagaHa road will be closed for vehicular traffic from 6 A.M. on Tuesday, September 4, till 6 A.M. on Wednesday, September 5, 1928.

> W. J. THORNHILL for Director of Public Works.

Public Works Office, Colombo, August 29, 1928.

## Rinderpest.

HEREAS rinderpest has broken out in the premises bearing assessment No. 43, situated at Pickerings Kotahena, 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 August 18, 1928.

CHAS. W. PATE. The Municipal Office, Municipal Veterinary Surgeon. Colombo, August 22, 1928.

#### Rinderpest.

HEREAS rinderpest has broken out in the premises bearing assessment No. 42, St. Mary's lane, Matac-Kotahena: It is hereby declared in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, the under-mentioned area is infected, viz.:

The area is bounded on the north by St. Mary's lane; east by Kelani river; south by 43, St. Mary's lane; west by a footpath.

This declaration shall take effect from August 14, 1928.

CHAS. W. PATE, The Municipal Office, Colombo, August 23, 1928. Municipal Veterinary Surgeon.

## Rinderpest.

HEREAS rinderpest has broken out in the premises known as the P. W. D. land, Vauxhall street, Slave Island: It is hereby declared in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909 the under-mentioned area is infected, viz.:

The area is bounded on the north by the lake; east by Vauxhall College; south by Vauxhall street; west by road leading to Messrs. Walker & Grieg's premises.

This declaration shall take effect from August 10, 1928.

The Municipal Office.. CHAS. W. PATE, Colombo, August 23, 1928. Municipal Veterinary Surgeon.

#### Rinderpest.

HEREAS rinderpest has broken out at Gonawala, in the Adikari pattu in Siyane korale west 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,

The area is bounded on the north by village boundary of Galedanda, south by Kandawalakumbura, east by Godawela, west by Uswatta and land of Carthelis.

This declaration shall take effect from the date hereof.

August 16, 1928.

MAURICE PERERA, Chief Headman.

#### Rinderpest.

HEREAS rinderpest has broken out at Talawatuhenpita South, in the Adikari pattu of Siyane korale west 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 Talawatuhenpita South Village Committee road, south by land of L. J. E. Cabral, Notary, east by Kiribatgoda fields, west by Kandy road.

This declaration shall take effect from the date hereof.

MAURICE PERERA,

August 17, 1928.

Chief Headman.

#### Rinderpest.

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

The area is bounded on the north by land belonging to Baron Perera, Police Vidane, south by land belonging to D. D. Karunaratne, east by Kandy road, west by Kiribatgoda temple land.

This declaration shall take effect from the date hereof.

August 17, 1928.

MAURICE PERERA, Chief Headman.

## Rinderpest.

W HEREAS rinderpest has broken out at Kossinna in the Meda pattu in 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 cart road, south by footpath from Pokunabodawatta, east by cart road, west by footpath from Pokunabodawatta.

This declaration shall take effect from the date hereof.

MAURICE PERERA, Chief Headman

#### Rinderpest.

HEREAS rinderpest has broken out at Gonathena, in the Adikari pattu in 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 1928, the under-mentioned area is infected, viz.:-

The area is bounded on the north by boundary ditch of the land of K. Agilis Perera, south by fields, east by boundary ditch of the land of Gate Mudaliyar W. Dias Bandaranayake, west by fields.

This declaration shall take effect from the date hereof.

MAURICE: PERERA,

August 17, 1928.

Chief Headman.

## Rinderpest.

W HEREAS rinderpest has broken out at Makola North, in the Adikari pattu of Siyane korale west 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, yiz.:-

The area is bounded on the north by road to dewala at Nagasmanhandiya, south by land of S. L. H. M. Hassim, east by road to dewala at Nagasmanhandiya, west by Udupila District Road Committee road.

This declaration shall take effect from the date hereof.

August 20, 1928.

MAURICE PERERA. Chief Headman.

#### Rinderpest.

HEREAS rinderpest has broken out at Kirillawala, in the Adikari pattu in Siyane korale west of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by land of R. Martin Perera and owita land, south by ditch of Palliyalanda, east by field and cart road, west by land of W. Iloris and ditch of Punchi Horagahalanda.

This declaration shall take effect from the date hereof.

August 20, 1928.

MAURICE PERERA, Chief Headman.

#### Rinderpest.

HEREAS rinderpest has broken out at Dalupitiya, in the Adikari pattu in Siyane korale west 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 fields at Dalupitiya and Heenkenda, south by village boundary of Badahelagoda, east by fields at Kirimetiyagara, west by fields at Dalupitiya.

This declaration shall take effect from the date hereof.

August 21, 1928.

MAURICE PERERA, Chief Headman.

## Rinderpest.

WHEREAS rinderpest has broken out at Talawatu-henpita South in the Adikari pattu in Siyane korale west of the Colombo District of the Western Province: It 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 fields, south by Talawatuhenpita Village Committee road, east, by Udupila, west by Talawatuhenpita Village Committee road

This declaration shall take effect from the date hereof.

August 21, 1928.

MAURICE PERERA, Chief Headman.

August 17, 1928.

# Rinderpest.

WHEREAS rinderpest has broken out at Mabima, in the Adikari pattu in Siyane korale west 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 dewata road, south by 'Madawila road and Waturupata dewata road, east by Wekanda fields, west by dewata road from Madawila road.

This declaration shall take effect from the date hereof.

August 22, 1928.

Maurice Perera, Chief Headman.

#### Rinderpest.

WHEREAS rinderpest has broken out at Heiyantuduwa, in the Adikari pattu in Siyane korale west 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 Kahatagahawatta of Maththa Naide, south by Kosgahawatta of R. K. D. Daniel, east by fields, west by Dewata road.

This declaration shall take effect from the date hereof.

August 24, 1928.

MAURICE PERERA, Chief Headman.

#### Rinderpest.

WHEREAS rinderpest has broken out at Heiyantuduwa, in the Adikari pattu in Siyane korale west 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 fields, south by Mabima Village Committee road, east by lands of D. A. Seneviratna and P. F. Perera, west by Dombagahawatta of E. A. Don Simon.

This declaration shall take effect from the date hereof.

August 25, 1928.

MAURICE PERERA, Chief Headman.

## Rinderpest.

WHEREAS rinderpest as broken out on Ehetugahawatta at Kerawalapitiya, in Alutkuru koere 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 called Mudiyansewatta, south by land belonging to R. Pedro Appu and R. Baron Singho, east by field, west by dewata road leading from Hendala to Kerawalapitiya.

This declaration shall take effect from the date hereof.

B. CHAS. COORAY,

August 17/18, 1928.

Chief Headman.

#### Rinderpest.

WHEREAS rinder pest has broken out on Nitulgahawatta at Peliyagoda Gangaboda, 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 Baron Perera, south by land of J. H. B. Perera, east by land of Poulis Fonseka, west by Kandy road.

This declaration shall take effect from the date hereof.

August 21, 1928.

B. CHAS. COORAY, Chief Headman.

#### Suspected Rinderpest.

WHEREAS suspected rinderpest has broken out on land bearing assessment No. 24 at Peliyagoda Gangaboda, 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 are is bounded on the north by land of Kuruwe walawwa, south by land of Puwalingan Chetty, east by a portion of the land of Kuruwe walawwa, west by Kandy road.

This declaration shall take effect from the date hereof.

August 21, 1928.

B. Chas. Cooray, Chief Headman.

#### Rinderpest.

WHEREAS rinderpest has broken out on Kahatagahawatta at Mabima, in Alutkuru korale south of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by land of W. Samaneris Appu and others, south by land of Paulu Silva Gunasekera and others, east by land of Daniel Appu and others, west by dewata road.

This declaration shall take effect from the date hereof.

August 23, 1928.

B. Chas. Cooray, Chief Headman.

## Rinderpest.

WHEREAS rinderpest has broken out at Nawala in garden No. 12 in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by high road, south by land belonging to Abdul Rahiman, east by high road, west by dewata road.

This declaration shall take effect from the date hereof.

D. E. WIJESEKERE,

August 18, 1928.

Chief Headman.

#### Rinderpest.

WHEREAS rinderpest has broken out at Depanama in garden Bogahalanda, 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 Kahatagahawatta, south by land belonging to Gamage Appu Perera, east by Kahatagahawatta and Nugagahawatta, west by Keenagahakumbura.

This declaration shall take effect from the date hereof.

August 20, 1928.

D. E. WIJESEKERE, Chief Headman.

#### Rinderpest.

WHEREAS rinderpest has broken out at Nawala in garden No. 82, 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 Dewata road, south by Crown land, east by footpath, west by village boundary (ela).

This declaration shall take effect from the date hereof.

August 20, 1928.

. . . . . . .

D. E. WIJESEKERE, Chief Headman.

#### Rinderpest.

HEREAS rinderpest has broken out at Mahabuthgomuwa in garden Muttettuwatta in Ambatalen Pahala 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 Ambalanpitiyawatta, south by Unegodawatta-Avissawella road, east by Dewata road to Kudabuthgomuwa, west by property known as Paspela.

This declaration shall take effect from the date hereof.

August 23, 1928.

D. E. WIJESEKERE, Chief Headman.

#### Rinderpest.

WHEREAS rinderpest has broken out at Wellampitiya No. 55 licensed gala in Ambatalen Pahala 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 Unegodawatta-Avissawella road, south by Poluwilekumbura, east by Wellanpitiya-Dematagoda road, west by Kuneniyawatta-Meetotamulla road.

This declaration shall take effect from the date hereof.

August 23, 1928.

D. E. WIJESEKERE, Chief Headman.

#### Rinderpest.

WHEREAS rinderpest has broken out at Weragoda VV assessment No. 2, in Ambatalen Pahala 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 Kelani river, south by Granpass-Avissawella road, east by premises bearing No. 3, west by Heenela.

This declaration shall take effect from the date hereof.

August 24, 1928.

D. E. WIJESEKERE, Chief Headman.

## Rinderpest.

OTICE is hereby given that the area declared infected at Kottawa, in Hewagam korale 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 July 27, 1928, is free from rinderpest, and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri, Colombo, August 25, 1928.

R. J. PEREIRA, for Government Agent.

## Rinderpest.

WHEREAS rinderpest has broken out at Tammita 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 road, south by land of R. Siyadoris Appuhamy, east by road, west by tract of fields.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKODY,

August 17, 1928.

Chief Headman.

#### Rindespest.

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

The area is bounded on the north by lands belonging to J. D. M. Tissera and others, south by Minuwangoda-Veyangoda road, east by resthouse road, west by land of Mr. T. S. Gunawardana.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKODY,

August 17, 1928.

Chief Headman.

#### Rinderpest.

W HEREAS rinderpest has broken out at Weediyawatta 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 cart road and land of Karunaratne, south and east by land of Mr. J. E. Seneviratna, west by land of L. John Perera and others.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKODY, Chief Headman.

August 21, 1928.

# Rinderpest and Foot-and-Mouth Disease.

HEREAS rinderpest and foot-and-mouth disaese VV have broken out at Walana in the Panadure totamune, Kalutara District, Western Province: It is hereby declared that the area bounded on the north by the Walena village boundary, east by Bekkegamwela, south by the road from Walana to Bekkegama, and west by the Walaha-Wattalpola road, is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration is to take effect from August 22, 1928.

August 22, 1928.

EDMUND PEIRIS, Mudaliyar of Panadure and Kalutara Totamunes.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Laxapathiya (at premises No. 203) in Salpiti korale of the Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by land belonging to Christombu Fernando, south by land belonging to Fred. Fernando, east by land belonging to Manuel Fernando, west by land belonging to Fred. Fernando.

This declaration shall take effect from the date hereof.

R. J. PEREIRA, for Government Agent.

August 17, 1928.

## Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected N 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 proclaimed in Gazette dated August 10, 1928, is free from foot-andmouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri. Colombo, August 25, 1928.

R. J. PEREIRA, for Government Agent.

#### Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Alawatupitiya, 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 July 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, Colombo, August 25, 1928.

R. J. Pereira, for Government Agent.

#### Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected 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 proclaimed in Gazette dated August 10, 1928, is free from foot-andmouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri, Colombo, August 25, 1928.

R. J. PERETRA. for Government Agent.

#### Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected 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 proclaimed in Gazette dated August 10, 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, Colombo, August 25, 1928. for Government Agent.

R. J. PEREIRA,

## Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected 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 proclaimed in Gazette dated August 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, Colombo, August 25, 1928.

R. J. PEREIRA, for Government Agent.

#### Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Pamunugama, 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 July 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.

> R. J. PEREIRA, for Government Agent.

The Kachcheri, Colombo, August 27, 1928.

#### Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Ganepola, 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 August 3, 1928, is free from foot-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

R. J. PEREIRA The Kachcheri, for Government Agent. Colombo, August 27, 1928.

#### Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Kuswala, 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 August 17, 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, August 27, 1928.

R. J. PEREIRA, for Government Agent.

### Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Kotarupe, 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 August 3, 1928, is free from foot and mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

R. J, PEREIRA, for Government Agent.

The Kachcheri, Colombo, August 27, 1928.

#### Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Halanduruwa 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 August 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, Colombo, August 28, 1928.

R. J. PEREIRA, for Government Agent.

## Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Peliyagoda Gangaboda 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 August 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, Colombo, August 28, 1928.

R. J. PEREIRA, for Government Agent.

## Foot-and-Mouth Disease.

TOTICE 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 August 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, Colombo, August 28, 1928.

R. J. PEREIRA, for Government Agent.

## Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Welisara 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 August 3, 1928, is free from foot-andmouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri, Colombo, August 28, 1928.

R. J. PEREIRA, for Government Agent.

## Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected, at Kandana 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 August 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 Kachchen. Colombo, August 28, 1928.

R. J. PEREIRA, for Government Agent.

#### Foot-and-Month Disease.

HEREAS foot and mouth disease has broken out at Attidiya 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 are is bounded on the north by Village Committee road, south by Village Committee road, east by Galagewatta, west by Mahagedarawatta.

This declaration shall take effect from the date hereof.

August 21, 1928.

D. E. WIJESEKERE. Chief Headman.

#### Foot-and-Mouth Disease.

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

The area is bounded on the north by Bogahawatta, south by Ketakelagahawatta, east by high road, west by canal.

This declaration shall take effect from the date hereof.

August 21, 1928.

D. E. WIJESEKERE, Chief Headman.

## Foot-and-Mouth Disease.

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

The area is bounded on the north by dewata road, south by a portion of Kiripellagahawatta, east by dewata road, west by a portion of the same land.

This declaration shall take effect from the date hereof.

August 21, 1928.

D. É. WIJESEKERE, Chief Headman.

## Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out at Nawala 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 fields, south by Mohideen's land, east by fields, west by high road.

This declaration shall take effect from the date hereof.

D. E. WIJESEKERE, Chief Headman:

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Attidiya 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 D. J. Perera's land, south by Mahagedarawatta, east by portion of Mahagedarawatta, west by water-course.

This declaration shall take effect from the date hereof.

August 21, 1928.

D. E. WIJESEKERE, Chief Headman.

#### Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at Kotuwila in Poranawatta in Ambatalenpahala 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 Grandpass-Avissawells road, south by owits land belonging to Javatilaka and others, east by property belonging to T. J. Peëris, west by property belonging to S. D. Cornelis.

This declaration shall take effect from the date hereof.

August 23, 1928.

D. E. WIJESERERE, Chief Headman.

## Foot-and-Mouth Disease.

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

The area is bounded on the north by a land belonging to Arnolis Medis, south by a land belonging to Jongi Agostinu, east by a land belonging to Daniyal Rudrigu, west by a land belonging to C. Juwan Fernando.

This declaration shall take effect from the date hereof.

August 18, 1928.

G. W. DE FONSEKA. Chief Headman:

## Foot-and-Mouth Disease.

WHEREAS foot and mouth disease has broken out at

Katukurunda in Salati VV Katukurunda 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 a land belonging to Peter Peiris, south by a land belonging to S. A. Appuhamy, east by the main road; west by the Panadure river.

This declaration shall take effect from the date hereof.

August 18, 1928.

G. W. DE FONSEKA, Chief Headman.

#### Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at W Borakadawatta 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 dewata path, south by land belonging to heirs of Daniel Appu, east by Medamulla village boundary, west by Dagonna road.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKODY, August 20, 1928. Mudaliyar, Alukura Korale North

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Hakurukumbura 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 Kahandawa, south by village boundary of Nugurugampola, east by village boundaries of Wilwatta and Kandalawa, west by village boundary of Halpe.

This declaration shall take effect from the date hereof.

August 15, 1928.

A. L. DASSANAIKE, Chief Headman.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Minioluwa 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 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by village cart road leading from Minioluwa to Nugadeniya, south by village boundary of Kandalama, east by Pasyala-Giriulla Public Works Department road, west by village boundary of Henegama.

This declaration shall take effect from the date hereof.

August 18, 1928.

A. L. DASSANAIKE, Chief Headman.

#### Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out at Ududeniya, Hewawisse korale, in Pata Hewaheta of Kandy District of the Central Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by village limits of Marassana and Mailapitiya, south by village limits of Velandala and Ma-oya, east by village limit of Unuminne road, west by village limit of Bopitiya.

This declaration shall take effect from the date hereof.

J. A. RAMBUKPOTA,
August 25, 1928. Ratemahatmaya, Pata Hewaheta.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Gongawala in Kohonsiya pattu of Matale South, Matale District of the Central Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by the limit of Harrison Jone's road, south by the limit of dola road, east by the limit of dola road, west by the limit of Beligahamula-ela.

This declaration shall take effect from the date hereof.

August 28, 1928.

Walter A. Udugama, Chief Headman.

#### Black Quarter Disease.

No. 25 of 1909, as amended by Ordinance No. 19 of 1923,

and proclaimed in the Government Gazette No. 7,658 of August 10, 1928, is now free from black quarter disease, and is no longer an infected area.

C. C. WOOLLEY,
The Kachcheri, Assistant Government Agent.
Nuwara Eliya, August 25, 1928.

#### Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Paddiruppu estate and Kaluvanchikudi village, in Eruvil-Porativu of the Batticaloa District, Eastern Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, and proclaimed in the Government Gazette No. 7,657 of August 3, 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, S. F. AMERASINGHE, Batticaloa, August 22, 1928. for Government Agent.

#### Foot-and-Mouth Disease.

NOTICE is hereby given that the areas declared infected at Kuliyapitiya Sanitary Board town, Haggamu palata, Getulawa, Koshene-agare, Narangalla, Kitalawa, Pugalla, and Barigoda, in Katugampola hatpattu of the Kurunegala District of the North-Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazettes dated May 27 and June 22, 1928, are free from foot-and-mouth disease, and are no longer an infected areas.

This declaration is to take effect from this date.

The Kachcheri, W. ABEYAWARDANE, Kurunegala, August 24, 1928. for Government Agent.

#### Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at Tulhiriya in Otara pattu of Beligal korale, Kegalla District: 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:—

Tulhiriya is bounded on the north by Maha-oya, east by Wedikanda village boundary, south Hunuwala village boundary, and west Nangalla and Amarakoonmulla village boundaries.

This declaration is take effect from to-day.

August 26, 1928.

P. C. DEDIGAMA, Ratemahatmaya.

#### Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out at Eraula wasama in Wagapanaha Pallesiya pattu, Matale North of Matale District of the Central Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by Kotagalakanda and village boundary of Kandalama; south by the boundary of Dambulla vihare and Kalundaruppa; east by Nikawatawana-kadaima; west by Yakkuragala-ela, and the limit of the lands belonging to Dambulla vihare.

This declaration shall take effect from the date hereof.

T. B. ELLEPOLA, Chief Headman.

August 21, 1928.

#### Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out at Embulambe wasama in Wagapanaha Pallesiya pattu of Matale North of Matale District of the Central Province: It is hereby declared in terms of section 5, subsections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the undermentioned area is infected, viz.:—

The area is bounded on the north by Kadurugediya-ela, south by Ambewelakanda (mountain), east by Matale-Trincomalee road, west by Welamitiya-oya.

This declaration shall take effect from the date hereof.

August 21, 1928.

T. B. ELLEPOLA, Chief Headman.

#### Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out at Kalundawe wasama in Wagapanaha Pallesiya pattu of Matale North of Matale District of the Central Province: It is hereby declared in terms of section 5, sub-sections (1) and (2); of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the undermentioned area is infected, viz.:—

The area is bounded on the north by Eraulakadaimeruppa, south by Gorokkandamuduneruppa, east by Ridie-ellenuwaragalakanda west by Nayakumburekadaimeruppa.

This declaration shall take effect from the date hereof.

August 21, 1928.

T. B. ELLEPOLA, Chief Headman.

#### Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out at Wahacotte wasama in Udugoda Pallesiya pattu of Matale North of Matale District of the Central Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by Malaoya-ela, south by Galewela-Palapatwela road east by Welikanda west by Maduwala-ela.

This declaration shall take effect from the date hereof.

August 22, 1928.

T. B. ELLEPOLA. Chief Headman.

#### Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out at Kumbukkandanwala wasama in Wagapanaha Pallesiya pattu, Matale North of Matale District of the Central Province: It is hereby declared in terms of section 5, sub-sections (I) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the undermentioned area is infected, viz.:—

The area is bounded on the north by Dehigahamulayayeela, south by Kapparawalliyegala, east by Nikawatawanakadaima and milla tree, west by Horigalpottehinna.

This declaration shall take effect from the date hereof.

T. B. ELLEPOLA, Chief Headman.

## Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out at Elamalpota wasama in Udugoda Pallesiya pattu, Matale North of Matale District of the Central Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by Miriskuttawa and Dembawa villages, south by Sinhala Hewanewela and Madipola Marakkalabage, east by Oligama village, west by the limit of Vegodapola village.

This declaration shall take effect from the date hereof.

August 24, 1928.

T. B. ELLEPOLA, Chief Headman.

#### Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out at Millawana wasama in Udugoda Pallesiya pattu, Matale North of Matale District of the Central Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by the limit of Kobbevehera village, south by Ambokke-oya and Kiriwana-ela, east by Ambokke-oya and Kandawatta village, west by Millawana estate.

This declaration shall take effect from the date hereof.

August 27, 1928.

T. B. ELLEPOLA, Chief Headman.

#### Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in Galgedewala wasama in Laggala Pallesiya pattu 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 the Ordinance No. 19 of 1923:—

The area bounded on the north by Wasgomu-oya, east by Mahaweli-ganga, west by Guruwela and Akarahediya wasamas, and on the south by Uturagala.

This declaration is to take effect from this date.

August 23, 1928.

L. B. HULANGAMUWA, Ratemahatmaya, Matale East.

#### Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in Kongahawela wasama in Gangala Pallesiya pattu 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 the Ordinance No. 19 of 1923:—

The area is bounded on the north by Demodara oya, east by Amban-ganga, west by Haduwa wasama, and south by Penaketa-ela and Ambana wasama.

This declaration is to take effect from this date.

August 23, 1928.

L. B. HULANGAMUWA, Ratemahatmaya, Matale East.

#### Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in Pallesiya pattu of Matale East in the District of Matale of the Cent al Province: It i hereby declared that the undermentioned area is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909 as amended by the Ordinance No. 19 of 1923, viz.:—

The area bounded on the north by Rattota-ganga, east by Rattota-ganga, west by Kuruwawe-oya, and south by Longville estate.

This declaration is to take effect from this date.

August 24, 1928.

L. B. HULANGAMUWA, Ratemahatmaya, Matale East.

## Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in Weragama wasama in Matale Pallesiya pattu 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 the Ordinance No. 19 of 1923, viz.:—

The area bounded on the north by Owala wasama, east by Koswana village, west by Sudu-ganga and Owala wasama, and south by Ulpotapitiye wasama, Bandarapola wasama, and Makuletenne-elawella.

This declaration is to take effect from this date.

August 24, 1928.

L. B. HULANGAMUWA, Ratemahatmaya, Matale East.

## Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in the villages Ekneligoda, Eratnagoda, Agalawatta, Udakada, Kudaduragama, and Keeragala 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 declaration is to take effect from the date hereof.

Boundaries of the Infected Area.

North: Kegalia District boundary and village limits of Dehipahala and Batatota.

East: Gilimale and Eratne wasamas.

South: Walandure and Kuruwita wasamas. West: Kandangoda and Pussella wasamas.

G. J. B. KIRIELLA,
Acting Ratemahatmaya, Kuruwiti Korale.
August 20, 1928.

## Areas declared no longer Infected.

No. 25 of 1909, and proclaimed in the Government Gazette, is now free from disease and is no longer an infected area:—

Korale. Pat u. Wasama. Date of Proclamation.

Kukul korale. Palle pattu. Watukaragama June 6 1928

Kukul korale . . Palle pattu . . Watukaragama June 6 1928. in Gawaragiriya

The Kachcheri, Ratnapura, August 24, 1928.

W. H. MOORE, for Government Agent.

#### Customs Clerical Service.

A PPLICATIONS are invited for eight or more vacancies which will occur shortly in the Customs Clerical Service. These posts will be filled in accordance with the regulations published below. Applications will be received by the Principal Collector of Customs up to 2 P.M. on September 25, 1928.

H. M. Customs, Colombo, August 29, 1928.

W. E. WAIT, Principal Collector.

#### Customs Clerical Service.

THE following regulations regarding an examination for filling vacancies in the Customs Clerical Service are published for general information:—

#### REGULATIONS.

Vacancies which occur from time to time in the Customs Clerical Service will be filled in accordance with the following regulations, provided that in special circumstances vacancies may be filled without examination by transfers from other branches of Government Service or by merit promotion from subordinate appointments in the Customs Service. Such appointments shall not however exceed more than one in four of the total vacancies.

- 2. Applications for appointment by persons not in the Public Service must be addressed to the Principal Collector of Customs, Colombo, in the prescribed form, which can be obtained at H. M. Customs, Colombo, on application, and must bear a duly cancelled stamp of Rs. 5.
- 3. Candidates should not be under 18 years of age or over 25 at the date by which application must be sent in.
- 4. Only British subjects whose families are resident in the Island will be considered.
- 5. A certificate of good character signed by a responsible person,\* to the satisfaction of the Principal Collector of Customs, must be attached to the form of application.
- 6. Candidates who are not in Government Service must adduce proof that they have previously passed either—
  - (a) The Cambridge Senior or the London Matriculation or higher examinations of the University of London or any equivalent examination; or
  - (b) The Cambridge Junior or the Elementary School-Leaving Certificate Examination and either (i.) the Examination for the Commercial Certificates of the Government Technical Schools or of the Ceylon Chamber of Commerce, or (ii.) the Examination for the London Chamber of Commerce Junior Certificate in English, Arithmetic, and either Bookkeeping or Shorthand, and Typewriting.
- 7. Candidates in Government Service must have served at least one year in the service and must produce a certificate from the Head of their Department that they have served with competence and intelligence, and that their educational standard is sufficient for the due performance of general derival duties
- 8. Notice of vacancies will be given by publication in the Government Gazette and in such other manner as the Principal Collector of Customs considers desirable, and will state the date and time by which all applications must reach the Customs Office. No applications received after that date and time will be accepted.
- 9. All applications which are found to be in order will be considered by a Board consisting of the Principal Collector of Customs, the Director of Education, and the Director of Medical and Sanitary Services or by senior officers of their departments nominated by them.
- 10. Candidates who receive a nomination from the Board will, on payment of a further fee of Rs. 5, be admitted to sit for an examination to be conducted by the Director of Education. This examination will be competitive and wil
- \* If the candidate has been educated at a Government or assisted school, the certificate must be from the Principal of the last Government or assisted school which he has attended.

consist of an English Essay, and paper in English, Arithmetic with elementary mathematics, and a general intelligence test.

No candidate will be considered as having passed who does not obtain a satisfactory standard in English, Handwriting, and Arithmetic.

11. Successful candidates will be required to pass a medical examination as to their physical fitness for service in any part of the Island.

#### APPLICATION FORM

Applications to be made by Candidates for Appointment in the Customs Clerical Service, Ceylon.

This form is to be filled up in the candidate's own handwriting and sent so as to reach the Principal Collector of Customs not later than -- on

Candidates who are already in the Public Service should forward their application through the Head of their Department.

1. Full name of candidate, and whether Sinhalese, Tamil, Burgher, or other race: -

2. Date of birth:

Examinations passed as qualifying for admission; with date of, and index number at, such examination:

Postal address of the applicant:

If the candidate is already employed in the service. of this Government, state appointments held with dates since entering service:

Present appointment, if any:

Here affix a stamp of Rs. 5 if not already in Government Service. Cancel the stamp by signing your name on it, or initialling it, and dating it.

Signature of Candidate.

W. E. WAIT, Principal Collector of Customs. H. M. Customs, Colombo, August 29, 1928.

#### UNDER "THE LOCAL GOVERNMENT ORDINANCE, No. 11 OF 1920." NOTICES

## Election of Members, Kalutara.

OTICE is hereby given that it is intended to hold an election of members of the Kalutara Urban District Council on Thursday, November 1, 1928. Every candidate must be nominated in writing, and the nomination paper must be subscribed by at least two persons whose names appear in the electoral roll of the electoral division for which each candidate offers himself for election, and the nomination paper must be delivered at the Office of the Kalutara Urban District Council, on or before 1 P.M., on Thursday, November 1, 1928, which day has been fixed for that purpose.

If more than one candidate is nominated for any one division, a poll will be taken on Thursday, November 15, 1928, at the polling place provided for that division as shown below:

The poll shall open at 9 A.M. and close at 3 P.M.

#### Polling Places.

For Division No. 1: Roman Catholic School near Katukurunda Railway Station.

For Division No. 2: Cadjan shed on land called Bothuparangiyawatta, Kalutara South.

For Division No. 3: The Basket Society Hall, Old road, Kalutara South.

For Division No. 4: The Nanodaya School (west of Colombo-Galle road), Kalutara South.

For Division No. 5: The Town Hall, Kalutara South. For Division No. 6: The Kachcheri, Kalutara For Division No. 7: The Diamond Jubilee Boys' School,

Temple road, Kalutara North.

For Division No. 8: The Government Girls' School, Station road, Kalutara North.

C. L. WICKREMESINGHE, The Kachcheri. Assistant Government Agent. Kalutara, August 28, 1928.

#### SALES OF TOLL AND OTHER RENTS.

#### Sale of Toll Rents, 1928-29.

OTICE is hereby given that the Assistant Government Agent, Puttalam and Chilaw, will by public auction sell the under-mentioned toll rent for twelve months from October 1, 1928, to September 30, 1929, at Chilaw Kachcheri at 10 a.m. on September 10, 1928.

- 2. The successful purchaser will be required to deposit at once one-tenth of the purchase amount in cash, and should the offer be accepted by His Excellency the Governor, to furnish approved security for half of the purchase amount or in cash for one-third of the purchase amount, within thirty days of the date of the receipt by him of the notification of the Governor's acceptance of his offer.
- 3. He will be required to deposit money to pay the Crown Proctor for examining and giving his opinion on the title deeds of property tendered by him as security, and for examining and settling the security bond, and the fees charged by the Crown Proctor for examining documents and drawing the security bond, the expenses of apparising

the properties and of registering the security bond, and the stamp duty on the bonds under the Ordinance No. 10 of 1919.

- 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. certificates must be obtained at the cost of the party offering the security.
- 5. The Assistant Government Agent reserves to himself the right, without question, of rejecting any or all bids.
- 6. Further information can be obtained from me on application.

#### Ferries.

## Chilaw-Mutuwal.

C. B. P. PERERA. for Assistant Government Agent, The Kachcheri, Puttalam and Chilaw Districts. Puttalam, August 23, 1928.

## MUNICIPAL COUNCIL NOTICES.

## Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 569, dated November 23, 1920, will be sold by public auction for outright possession, at 2.30 P.M. on Tuesday, September 25, 1928, at the Town Hall.

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 692/29, Kirillapone road, situated in the Wellawatta Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:-

North by property of L. D. P. Benjamin bearing assess-

ment No. 691/28.

East by properties of W. Francis Appuhamy bearing assessment No. 601/29 and L. Don Peloris Appuhamy bearing assessment No. 600/28.

South by Kirillapona road.

West by property of L. Don Benjamin bearing assessment No. 691/28.

Containing in extent 11 43/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, August 28, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 884, dated June 23, 1922, will be sold by public auction for outright possession, at 2.30 P.Ma on Tuesday, September 25, 1928, at the Town Hall.

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 720/10, Pamankada-Bambalapitiya road, situated in the Wellawatta Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:

North by property of W. W. Peris bearing assessment No. 719/9.

East by property of the heirs of the estate of D. H. S. Kaviratne and others bearing assessment No. 718/A8/4. South by Pamankada-Bambalapitiya road.

West by property of W. S. Fonseka and others bearing assessment No. 721/11.

Containing in extent 1 75/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, August 27, 1928.

Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 886, dated June 23, 1922, will be sold by public auction for outright possession, at 2.30 P.M. on Tuesday, September 25, 1928, at the Town Hall.

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 718A/8, Pamankada-Bambalapitiya road, situated in the Wellawatta Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:

North by property of D. C. H. S. and D. P. A. S. Kaviratne bearing assessment No. 718B/8.

East by property of D. P. S. Kaviratne bearing assessment No. 718/8.

South by Pamankada-Bambalapitiya road.

West by lane.

Containing in extent 3 70/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town, Hall, Colombo, August 27, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 1,010, dated October 19, 1922, will be sold by public auction for outright possession. at 2.30 P.M. on Monday, September 24, 1928, at the Town Hall.

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 500/23, Dam street, situated in the San Sebastian Ward, within the Municipal limits of Colombo, Western Province, bounded as follows :-

North by Dam street.

East by property of S. L. Hamido bearing assessment No. 431/23 (1-4).

South by property of N. M. A. Raheman and N. M. P. Zahara Umma bearing assessment No. 430/22.

West by property of G. A. Fernando and the owner bearing assessment Nos. 429/21 and 500A/18.

Containing in extent 10 53/100.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, August 27, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 695, dated August 10, 1921, will be sold by public auction for outright possession, at 2.30 p.m. on Wednesday, September 26, 1928, at the Town Hall.

Conditions of sale will be made known at the time of sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 114/19, Lascoreen street, situated in the Kotahena Ward, within the Municipal limits of Colombo, bounded as follows :-

North by property of K. A. D. S. Abeywardene bearing assessment No. 113/18 (1-2).

East by properties of Hadjio Miskin, Allen Caroline Van Ransaw and K. Abdul Careem bearing assessment

Nos. 126/5, 125/2, and 124/1. South by properties of R. Savaramuttu, John Rodrigo and estate of P. A serappa bearing assessment. No. 119/52, 118/51, and 115/20 (1-4).

West by Lascoreen street.

Containing in extent 20 76/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department. Town Hall, Colombo, August 27, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 1,099, dated November 14, 1922, will be sold by public auction for outright possession, at 2.30 P.M. on Wednesday, September 26, 1928, at the Town Hall.

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 1,314/90, Alutmawata, situated in the Kotahena Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:

North by property of M. Juan Fernando bearing assessment No. 1315–1316/91 (1) 91.

East by ditto.

South by properties of J. A. Isabella Perera and J. A. Thomas Perera bearing assessment Nos. 1312/87 and 1313/38.

West by Alutmawata road.

Containing in extent 30 8/100 perches.

G. H. N. SAUNDERS. Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, August 27, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 952, dated September 4, 1922, will be sold by public auction for outright possession, at 2.30 P.M. on Wednesday, September 26, 1928, at the Town Hall.

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 103/7, Lascoreen street, situated in the Kotahena Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:

North by properties of the owner and E. F. Pullenayagam bearing assessment Nos. 104A/7A and 104/7A (2).

East by Lascoreen street.

South by property of R. Alice Leonora and others bearing assessment No. 102/6.

West by property of L. M. Candappa bearing assessment No. 84/45 (7).

Containing in extent 5 19/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, August 27, 1928.

## Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 916, dated July 18, 1922, will be sold by public auction for outright possession, at 2.30 P.M. on Wednesday, September 26, 1928, at the Town

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 620/7-8, Gintupitiya street, situated in the St. Paul's Ward, within the Municipallimits of Colombo, Western Province, bounded as follows:

North by property of the Hindu Temple bearing assessment No. 628/1.

East by property of the Hindu Temple bearing assessment No. 614/616/619/9-17.

South by Gintupitiya road.

West by property of Mr. Maharajah bearing assessment No. 621/6.

Containing in extent 25 17/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, August 27, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 690 dated June 18, 1921, will be sold by public auction for outright possession, at 2.30 P.M. on Tuesday, September 25, 1928, at the Town Hall.

Conditions of sale will be made known at the time of sale

or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 715/5, Pamankada-Bambalapitiya road; situated n the Wellawatta Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:

North by property of Marthelis de Alwis and others bearing assessment No. 771/61A.

East by Canal reservation

South by property of William Wijeyesinghe bearing assessment No. 714/11.

West by properties of the owner and Marthelis de Alwis and others bearing assessment Nos. 716A/6A and

Containing in extent 1 acre and 28 18/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer. Treasurer's Department. Town Hall, Colombo, August 28, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 925 dated July 18, 1922, will be sold by public auction for outright possession, at 2.30 P.M. on Wednesday, September 26, 1928, at the Town Hall.

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 1957/51, Wall street, situated in the Kotahena Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:-

North by property of C. J. Perera bearing assessment No. 1958/52.

East by property of Augustina Perera bearing assessment No. 1960/53A (1-2).

South by property of V. Augustina Perera bearing assessment No. 1956/50.

West by Wall street.

Containing in extent 4 72/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, August 27, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 1,055 dated November 4, 1922, will be sold by public auction for outright possession, at 2.30 P.M. on Wednesday, September 26, 9928, at the Town Hall.

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 1993/50, Wasala road, situated in the Kotahena Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:

North by property of H. A. Perera, Mudaliyar, bearing assessment No. 1995/56.

East by property of K. Samuel Peiris bearing assessment No. 1737/5.

South by property of Carolis Fernando bearing assessment No. 1738/5A.

West by properties of K. S. Peiris and B. J. Fernando bearing assessment Nos. 1990/49 (1) and 1994/5CA

Containing in extent 16 50/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, August 28, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land L belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 782 dated December 14, 1921, will be sold by public auction for outright possession, at 2.30 P.M. on Monday, September 24, 1928, at the Town Hall.

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 341/19, Model Farm road, situated in the Wellawatta Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:-

North by property of P. Lorensz Perera bearing assessment No. 340/17.

East by Ridgeway Golf Links.

South by property of K. Aron Perera bearing assessment No. 351/26.

West by property of P. Nicholas Perera bearing assessment No. 342/20.

Containing in extent 19 4/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, August 27, 1928.

## Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 378 dated January 5, 1920, will be sold by public auction for outright possession, at 2.30 P.M. on Monday, September 24, 1928, at the Town Hall.

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 44/231c, Colpetty road, situated in the Colpetty Ward, within the Municipal limits of Colombo, Western Province, bounded as follows :-

North by property of A. M. H. Mohamed Sheriff bearing assessment No. 40/232, Colpetty road.

East by property of Maria Fernando bearing assessment No. 43/231D (1-2).

South by a passage.

West by property of Manuel Fonseka bearing assessment No. 45/23 lg (1-5), Colpetty road.

Containing in extent 8 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, August 27, 1928.

## Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 1,067 dated November 14, 1922, will be sold by public auction for outright possession, at 2.30 P.M. on Monday, September 24, 1928, at the Town Hall.

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 458/359, Colombo-Galle road, situated in the Wellawatta Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:

North by properties of the Owner and E. A. Fernando, bearing assessment Nos. 459-460/380A, 461/381, and 462/382.

East by property of E. E. Fernando bearing assessment No. 456/360.

South by property of Jayawardene of Dehiwala bearing assessment No. 457-456/358.

West by Colombo-Galle road.

Containing in extent 1 rood and 7 47/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, August 27, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 867, dated June 23, 1922, will be sold by public auction for outright possession, at 2.30 P.M. on Tuesday, September 25, 1928, at the Town Hall.

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 183/38-39, Wilson street, situated in the New Bazaar Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:

North by Wilson street.

East by property of K Pitchey Tamby bearing assessment No. 184/40 (1).

South by property of Meeanna Mohideen Bawa bearing assessment No. 182/37.

West by a passage.

Containing in extent 2 88/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, August 28, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land L belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 717 dated September 21, 1921, will be sold by public auction for outright possession, at 2.30 P.M. on Tuesday, September 25, 1928, at the Town Hall.

Conditions of sale will be made known at the time of

sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 666/773, Pamankada-Bambalapitiya road, situated in the Wellawatta Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:-

North by properties of D. M. Babun Hamy and L. D. Stephen bearing assessment No. 664/777 and 665/776.

East by Pamankada-Bambalapitiya road.

South by properties of J. D. A. Manuel bearing assessment Nos. 667/712 (1-2) and 668/771.

West by properties of Mrs. Gabriel bearing assessment No. 672/774-775.

Containing in extent 1 rood and 19 34/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, August 28, 1928.

#### Sale of Land.

T is hereby notified that the following allotment of land belonging to the Municipal Council of Colombo, by virtue of certificate of title No. 743 dated October 13, 1921, will be sold by public auction for outright possession, at 2.30 P.M. on Monday, September 24, 1928, at the Town Hall.

Conditions of sale will be made known at the time of sale

or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 860A/663, Pamankada-Bambalapitiya road, situated in the Wellawatta Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:-

North by property of W. H. Alwis bearing assessment No. 860/663.

East by property of W. H. Alwis bearing assessment No. 860/663.

South by property of W. H. Alwis bearing assessment No. 860/663.

West by property of W. J. M. Alwis bearing assessment No. 938 and 938A/630 (1-2).

Containing in extent and 9 60/100 perches.

G. H. N. SAUNDERS, Municipal Treasurer.

Treasurer's Department, Town Hall, Colombo, August 28, 1928.

#### Prohibition of Bathing or Washing of Cattle.

OTICE is hereby given that the bathing or washing of cattle at the under-mentioned place is prohibited in terms of section 185 (1) of Ordinance No. 6 of 1910.

Any person who contravenes such prohibition shall be guilty of an offence and liable on conviction, in terms of section 185 (2) of the same Ordinance, to a fine not exceeding fifty rupees.

Place referred to.

Cattle bathing place in the Lake opposite junction of Dawson street and Vauxhall street.

> H. E. NEWNHAM, Chairman, Municipal Council, and Mayor of Colombo.

The Town Hall, Colombo, August 28, 1928.

#### MUNICIPALITY OF GALLE.

## List of Councillors.

List of persons whose names have been expunged from the List of those qualified to be Councillors, under section 10 of Ordinance No. 6 of 1910, for the **Several Divisions**, published in *Government Gazette* No. 7,542 of August 20, 1926, and No. 7,603 of August 26, 1927, and of persons whose names are inserted in the said list as required by section 40 of the said Ordinance.

#### Expunged.

#### Middle street.

No. on List. 1926.	Name.		Street No.		Qualifica- tion.	
1 E. F. Sc	hokman	• •	21	• • •	Proprietor	
	Lighthor	use stree	t.			
10 M. S. Ma	ıcan Markar	• • •	2	• •	do.	
•	Leyn Bo	an stree			3.5	
34 M. C. A.	Jaleel	• •	4la	• •	do.	
	Hospit	al street				
36 A. M. A.				• •	do.	
	Kalu	wella.				
43 D. G. Go			132		do.	
	Galwa	duanda				
60 H. Dias	Gawa	ingouu.	91		do.	
1927.	Kumbalwella	(W.ard.	No. 4).			
66 B. A. de	Zilva Addihe	etty.	250/25	1	do.	
	Inse	erted.		•		
1928.		iadda.				
70 S. S. J. ( 71 T. Amar	Joonesekera		93		do.	
71 T. Amar	asuriya	19	7, 197A,	197в	do.	
	Lighthou	ise stree	t.			
72 M. I. M.	Saheed		13		do.	
73 S. A. C.	Vil Cassim		22		do.	
74 M. Thah:			39		do.	
75 M. Kame	er Cassim	• •	40		$\mathbf{do.}$	
76 R. A. H.	de Vos	• •	. 48		do.	
77 M. C. A.	Jaleel		49	• •	do.	
Pedlar street.						
78 A. V. Ma	can Markar	• •	<b>57</b>		do.	
79 W. B. de		• •	31	• •	$_{_{_{f}}}\mathbf{do.}$	
	Leyn Ba	an stree	t.			
80 Sago Ma	-	1	40	••.	do.	

<b>1928.</b> 81 Sa	Kumba m. A. de Zilva Adih Kaleg				
81 Sa		etty	950/951		
	Kaled		200/201	• -	Proprietor.
		jana.			•
82 A.	N. Fernando		205		do.
	Kaluwella (W	ard I	Vo. 5).		
83 H.	C. Peiris	· .	266		do.
	Osseno	ugoda	•		
84 E.	M. Karunaratne	]	171, 172, 2 211		do.
•	Kande	ewatto	<i>t</i> .		
85 E.	A. Gunetilleke		54а & в		do.
•	Dado	illa.	*		
	A. Gunewardene de S. Wijeyeratne		78 522	• •	do. do.
		C.	G. E. Fer	REI	IRA.
		т.	D. ABEYA	WA	RDANE.
		A.	D. HANIF	A.	
; .	•	N.	P. B. Wij	ESI	EKERA.
	nicipal Office, July 31, 1928.	Α.	H. NALLA Ward		ngsa. ispectors.

List of persons whose names have been expunged from the List of those qualified to be Councillors, under section 10 of Ordinance No. 6 of 1910, in the Fort Division or Ward No. 1, published in Government Gazette No. 7,542 of August 20, 1926, and No. 7,603 of August 26, 1927, and of persons whose names are inserted in the said list as required by section 40 of the said Ordinance.

## Expunged.

	Middle	street		-	
No. on List. 1926.	Name.		Street No.		Qualifica- tion.
$\frac{2}{3}$	O. J. Steiger A. H. D. S. de Silva G. E. Mendis R. A. H. de Vos	• •	12 16 17 20	• • • • • • • • • • • • • • • • • • • •	Occupier do. do.
	H. de S. Ratnayake	• •	20 21	• •	do. do.
	Lighthor	ise stre	et.		
10	B. C. Das Gupta W. B. de Zilwa A. Madanayaka		21 47 49	• • • • • • • • • • • • • • • • • • • •	do. do. do.
	Church C	ross st	reet.		,
14	O. S. Markar	•••	1		do.
1927.	Church	r street	. , .	.•	;
<b>26</b>	G. E. Dimoline H. P. G. Young	••	2 4	••	do. do.
<b>1926.</b> 18	L. G. O. Woodhouse	.∵ 4	11 & 42	••	do.
	Chando	street			
1 <b>927.</b> • 27	E. de S. Wijeratne		5 & 6	••	do.
	Inser	ted.			
1928.	Middle	street.			•
29 30 31 32	G. Ross Bell R. Forsyth A. T. Humphrey P. M. C. Thornhill A. Madanayaka L. W. de Silva	•••	2 11 12 18 22 24	•••	do. do. do. do. do.
	Church	street	L		
34	W. D. G. Marsh		• 551	в.,	do.

•	Lighthou	्. se street	,	
No. on List. 1928.	Name.	i	No.	Qualifica- tion.
36 · · · 37 · · ·	S. O. de Silva R. Wanigasekara H. B. Goonewardana D. C. F. Yapa		$egin{array}{cccccccccccccccccccccccccccccccccccc$	Occupier do. do. do.
39	Church Cr E. A. de la Harpe	••	eet. 1	<b>do.</b>
40	G. A. Wickramasuriy	o street. a · street.	5 & 6	do.
	R. O. Solomons G. Altendorff		36 41	do. do.
	Municipal Office, lle, July 31, 1928.	· 'C	. G. E. FER Ward I	REIRA, nspector.

List of persons whose names have been expunged from the List of those qualified to be Councillors, under section 10 of Ordinance No. 6 of 1910, in the Kaluwella Division or Ward No. 2, published in Government Gazette No. 7,542 of August 20, 1926, and No. 7,603 of August 26, 1927, and of persons whose names are inserted in the said list as required by section 40 of the said Ordinance.

## Expunged.

#### Kaluwella.

,	12.00	a a comment		
No. on 1List. 926.	Name.		Street No.	Qualifica- tion.
2	P. H. de la Harpe	••	<b>2</b> 5	Óccupiér
	Kum	balwella.		4
5	D. de Kretser		274/275	do.
	Dan	gedera.		
7	E. P. Aserappa		198	do.
	Ins	erted.		
1928.	Kuml	balwella.		
12	W. I. de Silva		<b>275</b>	do.
	Dan	igederā.		
13	B. de Q. Penny		17A	do.
	Municipal Office, lle, July 31, 1928.	T. D.	ABEYAWA Ward I	RDANE,

LIST of persons whose names have been expunged from the List of those qualified to be Councillors, under section 10 of Ordinance No. 6 of 1910, in the Galupiadda Division or Ward No. 3, published in Government Gazette No. 7,542 of August 20, 1926, and No. 7,603 of August 26, 1927, and of persons whose names are inserted in the said list as required by section 40 of the said Ordinance.

#### Inserted.

	Galupiadda.		
No. on List. 1928.	Name.	Street No.	Qualifica- tion.
	P. Abeyawardene	46, 47	Occupier
• The Muni Galle, .	cipal Office, July 31, 1928.	A. D War	d Trispector.

LIST of persons whose names have been expunged from the List of those qualified to be Councillors, under section 10 of Ordinance No. 6 of 1910, in the Hirimbura Division or Ward No. 4, published in Government Gazette No. 7,542 of August 20, 1926, and No. 7,603 of August 26, 1927, and of persons whose names are inserted in the said list as required by section 40 of the said Ordinance.

, <del>(</del>	Expo	nged.			
nite de la la la la la la la la la la la la la	Batag	anvila.	Anna an		W West
No. on List.	Name.		Street No.		Qualifica- tion.
1926.					
4	Cornelis Wijegoonewa	ardene	64	• •	Occupier
	I nse	rted.			•
1928.	Kumba	livetla.			
6	S. A. S. Misso		21		do.
	Batage	anvilla.			
7	J. G. Sahabandu	• •	77	• •	do.
	Ma	itipe.		٠.,	
8	M. S. Christoffelsz	••	929	• •	do.
The Ga	Municipal Office, alle, July 31, 1928.	N. P	. B. Wiji Ward		KERA, spector.

LIST of persons whose names have been expunged from the List of those qualified to be Councillors, under section 10 of Ordinance No. 6 of 1910, for the Kumbalwella Division or Ward No. 5, published in Government Gazette No. 7,542 of August 20, 1926, and No. 7,603 of August 26, 1927, and of persons whose names are inserted in the said list as required by section 40 of the said Ordinance.

## Expunged.

Kumbalwella.	
--------------	--

No. on List. 1927.	Name.	uveuu.	Street <b>No.</b>	Qualifica- tion.
2 :.	E. M. Karunaratne		187	Occupier
•	I nser	ted.		
1928.	Kaluu	ellä.		· y
3	A. H. D. S. de Silva	• •	266	do.
	Dade	alla.		
, <b>4</b>	F. W. Sproule	• •	76A	do.
	Municipal Office, lle, July 31, 1928.	<b>A.</b> 3	H. Nallaw Ward I	Angsa, nspector.

List of persons whose names have been expunded from the List of those qualified to vote under sections 11 and 12 of Ordinance No. 6 of 1910, in the Fort Division or Ward No. 1, published in Government Gazette No. 7,542 of August 20, 1926, and No. 7,603 of August 26, 1927, and of persons whose names are inserted in the said list as required under section 40 of the said Ordinance.

#### Expunged.

#### na a dra Maria

	Middle s	treet.			
No. on List. 1926.	Name.		Street. No.	•	Qualifica- tion.
3	A. M. Saheed		11		Occupier
4	O. J. Steiger		12		dō.
7	M. S. Macan Markar		15		do.
8	A. H. D. S. de Silva		16		do.
9	G. E. Mendis		17		_
13	H. de S. Ratnayaka		21	٠.	do.
	E. F. Schokman	• •	21		Proprietor
	Lighthouse	e <b>stre</b> et	•		•
31	B. C. Das Gupta		21		Occupier
37	M. Sultan Markar		31		
38	O. L. M. Sultan Marka	r	32		do.
47	W. B. de Zilva		47		Occupier
	A. Madanayaka		49		do.
	M. Luwis Appuhamy		55		do.
54	P. Victoria		59		do.

do.

			· · · · · · · · · · · · · · · · · · ·							7,144			. !	
	•	Chur	rch street.						ι.	Chu	rch stree		••	
No. on		4	St	reet		Qualifica-	No.	on			1	Street		Qualifica-
List.	. :	Name.		To.		tion.	Lis		•	Name.	•	No.		${f tion.}$
	Δ	B. Robertson	₹,	11		^ •	1		3.6	. Zubair Cader		10		Eldest son
		B. M. Hadji Ah	named	12	• •	do.	244	• •	IVI	. Zubair Cader		-		of widow,
		G. O. Woodhou		& <b>42</b>			ļ ·	-						occupier
86	F.	O. Peake		58		do.	245		Α.	M. Aboobucker		12	٠	Proprietor
		I. Sherringham		58		do.				Mohamed Saly		13		Occupier
										T. S. Hallaljee		13		Proprietor
1927.		•	. *							M. A. Rezek		13a	٠	do.
		E. Dimoline	••	<b>2</b>	٠,٠	do.	249		Α.	S. Mohamed		15	• • •	Eldest son
206	H	.P.G. Young	• •	4	• •	do.	1					٠,		of widow,
		Charrel	h Cross street.			•	ł							occupier
1926.		O TO CH	. 01033 301660.	•						L. M. Mohamed		20		Occupier
	_	CI 71/1 1				,				R. A. Hamid	• •	38		Proprietor
		S. Markar		1	٠.	do.				J. Herat		43		Occupier Proprietor
94	IVI.	. A. Magdon Ism	1811	1	• •	Proprietor				A. C. Ismail	•••	52		Occupier
		Ped	llar street.							G. Kudahetty	 . ho			do.
107	J.	S. B. Mendis	•••	31		Occupier				G. Cornelis Appu . D. G. Marsh	mamy	55в		•
		H. Joseph		40		do.				Ernest Smith	• •	` 58	• •	do.
117	$\mathbf{H}$	. F. Rebeira		45		do.				G. Piggford		58		do.
		*								. R. C. Paul	•.•	58	• •	do.
7.07	ъ		Baan street.		-	. الم				de Kretser	• •	58	• •	do.
		Goonewardana Abeyasundara		3 4	• •	do. do.				de Silva	• • •	58		do.
			• •	-	• •	do. do.	ı			Abeyasundara	• • • • • • • • • • • • • • • • • • • •	58		do.
		L. M. A. Carim		39 41a	٠.	do.				M. Lewis		58		do.
101	л.	R. A. Hamid	• •	41A	• •	ao.	264		Ã	Deonis		58		do.
			pital street.	•				· ·				, ;		2 1 1
157	$\mathbf{M}$ .	C. M. Abdul Ca	der .	3		do.			•	Church	Cross str	reet.		
159	A.	M. A. Carim	,	4		Proprietor	265		$\mathbf{E}$	A. de La Harpe.		1		do.
1927.							- 200	٠.		71. do La Haipo,	• •	_	• •	
						_	ľ	•		<b>D.</b> J.	lar street.			
211	s.	A. Pakeer		7		Occupier				· ·	ur street.			
1926.										M. M. Hanifa	. • •	13		Proprietor
		Cha	indo street.							M. Saheed		20		do.
177	$\mathbf{C}.$	W. Goonewarde	na	2		do.				A. Arnolis	• •	27		Occupier
<b>1</b> 78	D.	L. Babun	• •	<b>2</b>		Proprietor				. de Zilwa	• •	31		Proprietor
184	K	. S. de Silva	••	16		Occupier				A. Solomons	• •	36		Occupier
•		D								R. F. Obeyasek		40		Proprietor
100	ъ		awa street.	~		do.				Altendorff		41		Occupier
		OHO ME ONGO CAME	•• ( )	5	• •	do.				G. E. Ferreira	• •	44	• •	do.
190	۷.	B. Friver C. Perera	• •	<b>6</b>	• *	do.	274	• •	Α.	. Wijetilleke	• • •	47	• •	do.
	А.	C. Perera	••.	•	••.	uo.	ŀ			±		•		
1927.			•				1			Leyn'.	Baan str	eet.		
215	$\mathbf{v}$ .	J. O. Moldrich	• •	3		do.	275		$\mathbf{D}$	. Amarasuriya		1		do.
										. L. de Silva		4.		do.
•		<b>I</b> I	nserted.	-						. W. Goonewarda		4		do.
		Mic	ddle street.			,	278			. R. Alson de Silv		4		do.
1928.		•				• •	279	• •	C.	E. Abeyawickra	ma	4	• •	do.
217	Ġ.	Ross Bell	• •	2 -		do.	280	• • •	NI.	. Cassim Ismail	• •	13 & 14	• •	do.
		Forsyth	•	11	•••	do.	281		A	. C. Thassim	•••	16	• •	do.
		T. Humphrey	••	12		do.				assaly Ismail	• •	24	• •	
220	T.	W. Roberts		13		do.	283		IVI	. Hanifa Ismail	• •	25	• •	
221	Č.	E. de Pinto	••	14		do.				ago Magdon	• •		٠.,	
222	ÌJ.	E. Perera	• •	17	• •	do.				. A. Zarook	• •			Occupier
$223 \dots$	Ρ.	M. C. Thornhill		18		do.	200	• • •	U.	. P. Hayley & Co	• ••	49	• •	Proprietor
		Christians	• •	22		do.	1						,	
<b>225</b>	$\mathbf{A}.$	Madanayaka	• •	22		do.	1			Hosp	oital stree	≥ <b>t.</b>		
226	L.	W. de Silva	• •	$\bf 24$		do.				. M. Ismail		2		Occupier
		Timbe	thouse street.							. C. M. Ismail	• •	3		do.
227	м	. Abdul Majeed		10		do.				[. Thahar Cassim		4		do.
228	M	. Kamer Cassim	• •	16	• •	do.	290	٠.	Α	. E. Palliser	• •	. 10	• •	do.
		O. de Silva	••	21	.:	do.				•			•	•
		H. Joseph	. ••	22	• •	do.				" Char	ndo street	t		-
		A. C. Vil Cassim		22		Proprietor	291	_	т.	S. B. Mendis		2		do.
232	P.	A. Wadood	··	30		Occupier				. A. Wickramasur	iya .	5 & 6		do.
		. F. Rebeira	• •	<b>32</b>		do.				de Lanerelle		. 8		do.
		Wanigasekera	••	33		do.	294		w	illiam Peiris		10		do.
235	$\mathbf{C}.$	M. Habi Marika		33		Proprietor				. Goonewardana		11		do.
<b>236</b>	M	. C. M. Abdul	• • .	38		do.				A. Ismail	*	16		Proprietor
237	Fe	entons, Limited		41A	• •	Occupier				+				
		. Mohamed Tha	ssim	43		Eldestson				Great Mo	derabau	street.		
						of widow,	905		ъ	R. de Zilva			• •	0
						Occupier	900	. <b>• •</b>	ъ.	G. Charles	. • •	1		Occupier
		B. Goonewarda		46		Occupier				de Silva Samara	singha	2 3	• •	do.
		I. M. Saheed	. • •	$\begin{array}{c} 47 \\ 52 \end{array}$	•,•	do. do.				H. Wickramasin		10	• •	do.
241	Ď.	C. F. Yapa	••		••	do.				A. Wickramasin			• •	do. Proprietor
		B. Robertson	, ••	59	•	do.				E. Wellams		13		Occupier
440	r.	Fernando	• •	20	••	<b>40.</b>	1	••		,	••	10	• •	occupier

No, on		a street.	Street	, 1	Qualifica-	<b>3+</b>	i nser Baza				
List.	Name.		No.	~	tion.	No. on			Street		Qualifica
303 S. L. M 304 C. Jay		der	3 3		Proprietor Occupier	List.	Name.		No.		tion.
305 . O. Jan	SZ	• •	6		do.	1927.	A O II M.1 1 II.		130		Occupier
306 D. B. ( 307 K. S. (		• •		• •	dc. do.		A, C. H. Mohamed Ha P. B. Mohamed	шпа 2	110 71, <b>29</b> 6		Proprieto
301 IX. IS. C	ie siiva	• •	11	• •	. 0.0						
The Municip	al Office.	C	. G. E. I	FERR	EIRA,		Kalur	vella.			
	y 31, 1928.		War	d In	spector.	445	F. E. A. Palani Valu		. 78		Occupier
•		•	•				E. F. de Silva			• •	5. *
30-387 - 1273743						447	B. H. de Silva	• •	54:	в	do.
3	•							7 77			
	sons whose ne					1	Kumba				
the list of the of Ordinance.	se quamed to No. 6 of 1910.	vote un in <b>Kalu</b>	ider sect wella Di	ions visio	n or Ward		Thomas Wickramasing				
No. 2, publish	$\operatorname{ed}$ in $\operatorname{\mathit{Governm}}$	ent Gaze	tte No. 7	,542	of August		A. C. M. Ismail J. de S. Jayasinghe		11, 202, 14/14a	200	do. , do.
20, 1926, and	No. 7,603 of	August 2	6, 1927,	and	of persons		3. de 2. 3 de januaria	• •	/ +	• •	,
whose names section 40 of			ad list a	es re	quired by		77	1 1			•
	ono sala Oran	anico.					Haveloc	к ріас	е.		
•	- 1		* *.		4	451	O. W. Buultjens	• •	5	• •	Occupier
	EX	punged.			.3	[	ı	_			•
	В	azaar.					Dange	dera.			4
No. on	Nřa		Street		Qualifica-		L. W. C. Schrader				
List.	Name.		No.		tion.	453	A. S. Wirasinha	• •		D	
<b>1926.</b>	A 10		80		000		S. D. S. Dahanayake M. I. M. Haniffa	• •	$\frac{263}{314}$		do. Graduate
54 C. He	A. Peris Appa wayitarana	1	28 58	• •	Occupier do.	200		• •	011		
64 P. L.		• •	67		Proprietor	4000	D				
116 H. W		• •	131		Occupier	1928.		ar.			
119 U. A.	Samiel Appu		$\begin{array}{c} 133 \\ 50 \& 25 \end{array}$	1	do. do.	456	K. A. Sadiris Appuha		28		Occupier
100 1. 0.	comic zippu		a 20			457 458	S. Isa Bai Walli Bhoy Huaassair		46 51		do. do.
	Mea	t Market.	· ·		•	459	I. L. M. Mohammed I	Ianifa			4 *
193 M. B:	Ismail	•	1		do.		Cassim Aboobucker		58		
196 T. S. 198 A. M.	M. Ismail	• • •	. 7		do.	461	M. H. Shaheed P. M. Mohammed	• •	64 65		do. do.
198 A. M.	Cassim	•• '	13/14	• •	do.	463	, W. A. Thinoris de Silv	va	131		do.
	77	7			•	464	M. A. Almis		.133		do.
	and the second	luwella.					D. P. Jayawardena M. H. Ariyaratne		150/151 163/164		do. do.
228 P. H. 241 A. Re	de La Harpe		25 58	• •	do.				-,00/101		
243 K. M		• •	69/70	• •	do. do.		* 74t 7	, 			
245 . S. M.	M. A. Alim S	aibo	75	• •	do.		Meat A	Larket	•		
	R. M. S. Supp		78	• •	do.		S. L. M. A. Ismail	• •	1	• •	do.
	P. S. Muttiap M. Mohamma		80a 80b		do. do.	468	M. L. M. Abdulla M. B. Ismail	• •	5 13/14	• •	do. do.
255 A. A.	William		, 84, 844		do.	470	E. D. P. Wickramarat		22	• • •	do.
258 T. B.	Carolishamy Goonewarden	 .e	$\begin{array}{c} 86 \\ 132 \end{array}$	• •	do. Proprietor		P. Therumawakaris	• •	23	• •	do.
	e E. de Silva		162		Proprietor Occupier		D. C. Sonnadara K. M. Sinna Tamby	• •	24 25	• •	do. do.
1927.	,					474	K. A. N. Kularatne	• •	26		do.
	Abayasekera		54в	,	do.		•		•		•
431 G. A.				•	do.		Kalur	vella:	4		
* 80	•					475	V. F. de Silva		14		al a
	Kun	$\it rbalwella.$			· ·		V. Mailu	•,•	14	• • •	do. do.
1926.			<b>~</b> 0			477	P. S. Vedamuttu	• •	16		do.
307 R. A. 328 A. W	Solomons . Dissanayake	••	52a 192		do. Proprietor		P. D. Jackson L. H. Abeysekera	• •	23	•••	do.
329 M. H.		• •	193		ẫο.	480	S. M. M. A. Alim Saib	o	58 68	• •	do. do.
	Salman Fern	ando.	215	••1;	Occupier	481	V. Tambaiya		69	• • •	do.
341 D. de	Kretser		74/275	. • •	do.	482	H. M. Kalido Nauru Pitche	• • •	70	• •	do.
	Hano	lock place	!-				K. G. A. Sadrishamy		70 71		do. do.
940		John produce				485	S. Suppiah Asari		75		, do.
346 M. Co 348 A. W		••	1 3	• .•	. do. do.		K. S. P. S. Allagapulle	э		A	do.
357 J. D.	Apponso	••	12	• •	do. do.		A. Gunesekera H. P. Ratnayake	••	98 108	• •	do. do.
359 A. E.	Kaule	• •	15		do.	489	S. P. Sommasundram	;·	118	• •	do. do.
365 J. Je	sudasan	••	20	• •	do.		T. W. Perera	j	120		do.
	Da	ngedera.			•		A. C. M. Thoufeek K. D. Weerasinghe	<i>{</i> ::	121 142	4	do. do.
		- 9 AMOL NO.					C. O. Williams	2			_
373 E.P	Agaranna		149		do.		Gerald de Silva	<i>{ · · ·</i>	102	A	do.

Have los	ck plac	e.		
No. on List. Name.		Street No.		Qualifica- tion.
495 S. M. Peeris		1		Occupier
496 . N. O. de Silva		3		do.
497 V. P. Hinni Mahatma	ya	8		do.
498 J. I. Apponso	٠	13		do.
499 E. S. Perera		14	٠.	do.
500 A. Cole		15		do.
501 L. W. Dias		18		dò.
502 . J. Jesudasan		. 19		đó.
503 W. D. Geeris Fernance	lo	21		dò.
504 H. D. S. Kularatne	• •	21	٠.	Proprietor
Kumbe	alwella	}:		
505 W. A. Charles Appu		14/14A		Occupier
506 . E. A. Anthonisz		52A		dō.
507 J. E. Jansz	• •	129		do.
508 . T. D. Abeyawardene		242		do.
509 J. P. Evarts		267		do.
510 W. I. de Silva		275		do.
511 L. B. Gunesekera		277	• • •	Proprietor
Dang	edera.			
512 B. de Q. Penny		17A		Occupier
513 U. H. Geenis		368A		
514 F. L. Baker		198		
515 K. T. P. Rajakaruna		17		do.
The Municipal Office, Galle, July 31, 1928.	Т. І	). Abeya Wai		RDANE, nspector.

List of Persons whose names have been expunged from the List of those qualified to Vote under sections 11 and 12 of Ordinance No. 6 of 1910, in the Galupiadda Division or Ward No. 3, published in Government Gazette No. 7,542 of August 20, 1926, and No. 7,603 of August 26, 1927, and of Persons whose names are inserted in the said list as required by section 40 of the said Ordinance.

## Expunged.

	Bazaar.		ļ
No. on List,	Name.	Street. No:	Qualifica-
1926.	• •	•	·
1	M. A. Odiris Silva	75c	Proprietor
1927.	. Dangedera.	1.	
172	P. Suppiah Pillai	49	Occupier
	2. Supplies I mai	42	Occupier
1926.	• • • •		;
<b>3</b> 5	F. Panditaratna	<b>42</b> c	do.
46	P. D. Sirisena	54A	do.
60	K. W. Martin	70A	do.
въ	A. G. D. de Silva	72в	
70	U. L. M. Cassim Hadjiar	78	Proprietor
85	R. W. Hinni Appu		Occupier
87	W. A. Carolis Appu	96	do.
91	U. H. Geenis	101	do.
	• ,		
	${\it Galupiadda}.$		
116	P. E. S. Dharmasekera	82	do.
123	H. Javasuriva		Proprietor
129	H. D. D. Perera	333	
133	K. J. Silva	372	do.
139	G. C. Édiriweera	459	Proprietor
143	T. W. Goonewardena	617	
155	D. Allis Appuhamy	963	do.
	Ettiligoda.		
165	P. H. Mendis	113а	Proprietor
168	C. D. F. de Silva	382	do.

	inse	rted.			,				
No. on List.	Baz Name.	aar.	Street. No.		Qualifica- tion.				
1928.									
	A. L. H. Abdul C Hadjiar A. R. Osman	arim 	75 75A	• •	Proprietor Occupier				
	Dange	edera.							
182	J. A. de Silva	1.1	42		Proprietor				
	P. Suppiah Pillai		54A		Occupier				
184	A. M. Anthony		63D		đo.				
	K. W. A. de Dias		72B		$\mathbf{do.}$				
186	M. C. H. M. Saheed		78						
187	S. C. F. Fernando		86B	• •	Occupier				
	R. W. Hinni Appu		88		do.				
	W. K. G. Sammy		96		do.				
	A. T. Darlis Silva		101		do.				
	J. James Appuhamy		102	• •	do.				
	Galup	iadda.	•						
192	K. R. Velupillai		74		do.				
193	L. Jayasuriya		238		Proprietor				
194	S. George de Silva		320	• •	do.				
195	M. W. Ödiris de Silva		326		do.				
196	L. G. Wijekulasuriya		328A		Occupier				
197	M. P. D. Zoysa		330		do.				
198	T. A. Alles		333		do.				
199	D. B. Malis de Silva		459						
200	B. Justin de Silva.		503	. • •	do.				
201	C. Dahanayake	• •	963	• •	Occupier				
Dewature.									
202	F. D. Windsor	• •	78	• •	Proprietor				
	Makı	iluwa.							
203	J. A. Windsor		3A		do.				
	Municipal Office, alle, July 31, 1928.				IANIFA, l Inspector.				

List of Persons whose names have been expunged from the List of those qualified to Vote under sections 11 and 12 of Ordinance No. 6 of 1910, in the Hirimbura Division or Ward No. 4, published in Government Gazette No. 7,542 of August 20, 1926, and No. 7,603 of August 26, 1927, and of Persons whose names are inserted in the said list as required by section 40 of the said Ordinance.

#### Expunged

	Expunge	d.	
1.14	Kumbalwe	lla.	
No. on List.	Name.	Street No.	Qualifica- tion.
1926.			
8	Benjamin Weerasiri	57A	Proprietor
22	Wijesundera Abeynara- yana Simon de Silva	190	do.
1927.	y <b>61110</b> 10 11110 1111		
7 <b>5</b>	Mestriwaduge Odirishamy B. A. de Zilva Adihetty	$\begin{array}{c} 19 \\ 250/251 \end{array}$	Occupier Proprietor
	Alapalaw	a.	
86	P. A. Goonesekera	28A	Occupier
•	Dangedera	•	-
88	H. A. L. M. Mohamed	20	do.
93	A. W. Cole	79A	do.
97	W. M. Adirian de Silva	628	Proprietor
1926.			
42	Abdul Rahiman Mohamed Hassan	241/245	Occupier
• '	*** ***		· · · o coupler
. •	Talgahahe	na.	7
53	S. A. Goonesekera Vidane Dure Marshal		Proprietor
	Fernando	69, 69A, 69	B. Occupier

• .	${\it Madawa} la mulla.$		· 1	No. on	Street	Qualifica-
No. on	NT	Street	Qualifica-	List. Name.	No.	tion.
List.	Name.	· No.	tion.	112 M. Kamer Cassim	929	Proprietor
58	Weligama Palliye Guruge William de Silva	177	Duranistan	113 Jiffiri Vil Cassim 114 P. H. C. Fernando		do. Occupier
60	William de Silva Martin Suddirikku Jaya-	175	Proprietor	115 Edgar L. Ephraums	944	Proprietor
	wickrama	105	Occupier	116 M. Sheriff Cassim	956	Occupier
	Bataganvila.	2		Milid	luwa.	
64	Cornelis Wijegunawardena	33/34	do.	117 M. H. Ismail	1007	Proprietor
01	vi jogunawaruona	30/0±	do.	118 M. B. Azeez	1098	Occupier
, 	${\it Maitipe}.$			119 K. C. Edwin	1107/1108	Proprietor
68	Abdul Cader Uma Ismail	439	Proprietor	TT 15 1000	37 TO TO TIT	
	i nserted.			The Municipal Office, Galle, July 31, 1928.	N. P. B. Wijes	SEKERA, l Inspector.
1928.	•	*				- Inspector.
	Kumbalwella. P. H. Henry		Occursion	List of Persons whose nam	nes have been <b>exp</b>	unged from
	S. A. S. Misso	$egin{array}{ccc} 3 & \dots \ 21 & \dots \end{array}$	Occupier do.	the List of those qualified to V	ote under sections	11 and 12 of
77	M. S. Weerasingha	30	do.	Ordinance No. 6 of 1910, for Ward No. 5, published in Good	the Kumbalwella	Division or
78 70	D. J. Wijesundera C. Weerasiri	35	do. Eldest son	August 20, 1926, and No. 7,60		
	C. ***COT&SIT1	OIA	of widow,	Persons whose names are inser	rted in the said list	
0.00	T A T 1 C		proprietor	by section 40 of the said Ordi	nance.	
	J. A. F. de Silva D. F. Wijesirinarayana		Proprietor Occupier	Expu	nged.	
	D. P. Weerasiri		Eldest son	Kalur	_	
			of widow,	No on	Street.	Qualifica-
83	Peter Weerasiri	84	$egin{array}{c}  ext{proprietor} \  ext{do.} \end{array}$	List. Name.	No.	tion.
	D. S. Palihawadana		Occupier	1926.		
	H. B. Goonatillaka	162		6 M. C. Croos	4	Proprieto <b>r</b> do.
		$164/165 \dots 174/175 \dots$	$egin{array}{c}  ext{do.} \  ext{Eldest son} \end{array}$	21 . D. G. Goonewardene	219	do.
		,	of widow,	1927.		
	D. S. Ratnawibusana	185	proprietor Proprietor	96 J. W. Alwis	252	Occupier
	W. A. Jeewath de Silva	190	do.	1926.		
	D. Angahawatta	232	do.	39 Oliver Silva	315	do.
91	Sam A. de Zilva Adihetty	250/251	do.	Galwad	ไมสดสิล.	
	Alapalawa.			48 . H. Dias	-	Proprietor
<b>92</b>	R. W. H. Robert	33	$\mathbf{Eldest}$ son	54 W. L. G. Silva		Occupier
	•	4	of widow, proprietor	1927. Kana	lewatta.	
••	Dange der a	•	brobiteror	100 A. M. de Silva	<b>7</b> 0	do.
93 .	R. O. Piyadasa	202	Occupier		59	uo.
94 .	D. W. Abeywickrama	241/245	do.	1926.	<b>2</b> =	3 -
	S. W. Fernando A. L. M. Vil Cassim	PA / IPAP	Proprietor do.	77 D. E. Rajapakse 82 E. A. Anthonisz	65 153	do. do.
	S. M. H. A. Hafeel		Eldest son		200	
			of widow, proprietor	Dad	alla.	
98 .	. A. W. Cole	628	Occupier	86 A. L. M. Salahadeen	601	<b>Proprietor</b>
	Malaakakaa	•	3.			
00	Talgahahena. . W. P. William de Silva		Proprietor	İ	rted.	
	E. A. Goonasekera		Occupier	1928.	wella.	
		* .		103 . A. Ranasinghe	37/38	do.
	Kalegana.			104 . P. L. Mendis de Silva	39/40	Occupier
101 .	. A. N. Fernando	205	Proprietor	105 L. G. Bertie de Silva		Proprietor
	Madawalam	ulla.		106 C. W. W. Kannangar   107 A. P. de Bruin	a 91 218	$\begin{array}{c} \textbf{Occupier} \\ \textbf{do.} \end{array}$
102 .	. K. G. Ariyaratna		Eldest son	108 W. E. Peiris	219	do.
	• •		of widow,	109 M. A. Rahim   110 H. C. Peiris		Proprietor
	70		proprietor	111 . A. H. D. S. de Silva		do. Occupier
100	Bataganvila.		0	112 H. R. Pondigras	281	do.
	. M. H. Ariyaratna . J. G. Sahabandu	71 77	Occupier do.	113 A. H. Nallawangsa	315	do.
7 .				Galana	dugoda.	
10~	Maitipe.	90	1.	114 . C. J. C. Jansz	$augoua. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	Eldest son
106 .	. John de Zilva Adhihetty . Zubair Cader	32 68	do. Proprietor			of widow,
107.	. A. C. A. Ismail	439	do.	77 \ 7	alamalla	proprietor
	S. A. C. Vil Cassim S. E. Fernando	542 655, 795, 795A	do.	1	alwella.	000
110 .	. K. G. Punchiappuhamy	769	_	115 A. A. Sneath   116 H. E. D. Abeyguna	· 206 war-	Occupier
111	. M. S. Christoffelsz	929	_ ~	dena	2A	do.
				, · · · · · · · · · · · · · · · · · · ·	*	

Osser	nagoda.	Dade	alla.
No. on List. Name. 117 . P. A. Martin Perera	Street Qua	No. on List. Name.  131 . A. Amarasekera 132 . F. W. Sproule 133 . S. A. Gunawardene 134 . M. Jacoris Jayaseker 135 . E. D. S. Wijeyaratne	Street Qualifica- No. tion.  44 . Occupier  76A . do.  78 . Proprietor  a . 153 . do.  522 . do.
118 Oliver Silva 119 M. A. C. M. Mahroof  120 E. A. Gunetilleke 121 H. M. Kalidu 122 C. V. Philips 123 M. Amarasinghe 124 R. Offen 125 A. G. L. Daniel 126 K. Sathasivam 127 C. A. Andirishamy 128 D. N. Janis 129 C. A. Danohamy 130 B. M. Charles	48 Elde of v proj 54A 65 65 65 66 68 65 68 65 68 65 68 69 150 65 61 63 61 63 64 65 65 66 68 66 68 60 60	o. st son ridow, prietor o. pipier o. lo. lo. lo. lo. lo. prietor o. lo. lo. lo. lo. prietor o. lo. lo. lo. lo. lo. prietor o. lo. lo. lo. lo. lo. prietor lo. lo. lo. lo. lo. lo. lo. lo. lo. lo.	tota 23, 52A, 52B, 64 do 406, 407, 408, 410, 411 do. ope. 62 do.

## ROAD COMMITTEE NOTICES.

## Embilmegama-Alagalla Estate Cart Road.

(Flood Damages.)

NOTICE is hereby given that the Provincial Road Committee, acting under the provisions of "The Estate Roads Ordinance, No. 12 of 1902," have assessed the proportion due by each estate for the cost of repairs to breach on 1st mile of the above road:—

Estate contribution

Rs. 875 00

Total acreage, 4913—Rate per acre, 1.7793c.

Proprietors or Agent	s.	Estates.	Aere	eage.	Am R		nt. c.	
C. R. T. Sangster		Sindoorankan Geragama	de	Q	24	10	66 34	,
					87			

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay to C. R. T. Sangster, Esq., Chairman, Local Committee, on or before September 30, 1928.

H. W. Codrington,

Provincial Road Committee's Office, Kandy, August 28, 1928.

Chairman.

## 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.

- (1) Trade Mark No. 4,385.
- (2) Date of Receipt: July 31, 192
- (3) Applicant (Proprietor of the Tride Mark): ROBERT SHAWE TEMPLER, ALFRED JOHN DENISON, HAROLD VICTOR HILL, CHRISTOPHER COCKBURN

DURRANT, RICHARD WHITTOW, & JOHN ANNING LORAM, trading as "CUMBERBATCH & COMPANY," Slave Island, Colombo; Merchants.

- (4) Address for service in the Island, if any: \_\_\_
- (5) Class: 42.
- (6) Goods: Tea.
- (7) Representation of the Trade Mark:

# NERO

Registrar-General's Office Colombo, August 22, 1928.

C. COOMARASWAMY, Registrar of Trade Marks.

TOTICE 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

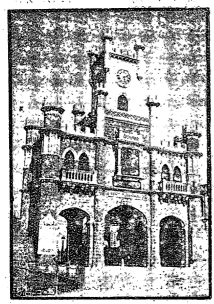
The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 4,396.

(2) Date of Receipt: August 13, 1928

(Proprietor Mark): BAGSOOBHOX, General Merchant. Maliban street, Pettah, Colombo; G

- (4) Address for service in the Island, if any : -
- (5) Class: 42
- (6) Goods: Flour rice, grain, and potatoes.
- '(7) Representation of the Trade Mark:



Registrar-General's Office colombo, August 29, 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 Gazetie, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed

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. 4,405.

- (2) Date of Receipt: August 20, 1928.
- (3) Applicant (Proprietor of the Trade Mark): THE SPALATO PORTLAND CEMENT COMPANY, LIMITED (a Company organized under the laws of Jugo-Slavia), Split, Jugo-Slavia; Manufacturers.
- (4) Address for service in the Island: C/o Julius & Creasy, Colombo.
  - (5) Class: 17.
- (6) Goods: Manufactures from mineral and other substances for building or decoration, particularly cement.
  - (7) Representation of the Trade Mark.



Registrar General's Office Colombo, August 29, 1928. Registrar of Trade Marks.

C. COOMARASWAMY.

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 Gazete, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed

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. 4,406.
- (2) Date of Receipt: August 20, 1928.
- (3) Applicant (Proprietor of the Trade Mark): BROWN & POLSON, LIMITED (a Company incorporated under the laws of Great Britain), Cornflour Works, Carriagehill, Paisely, Scotland; Manufacturers.
- (4) Address for service in the Island: C/o Julius & Creasy, Colombo.
  - (5) Class: 42.
- (6) Goods: Substances use as food or as ingredients
  - (7) Representation of the Trade Mark:

Registrar-General's Office. Colombo, August 29, 1928. Registrar of Trade Marks.

C. COOMARASWAMY,

NOTIFICATIONS. GOVERNMENT

(Continued from page 3128.)

PPLICATIONS for appointment to the post of Office Assistant to the Chairman, Board of Immigration and Quarantine (Salary £420-30-600), will be considered in forwarded through the Head of the applicant's Department and received in the Secretariat on or before September 10, 1928.

By His Excellency's command.

A. G. M. FLETCHER. Colonial Secretary.

Colonial Secretary's Office Colombo, August 31, 1928. "THE EXCISE ORDINANCE, No. 8 OF 1912,"

X 10/27

Excise Notification No. 180.

WHEREAS the Governor in Executive Council has made the following rules under section 31 of "The Excise Ordinance, No. 8 of 1912":

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

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

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 30, 1928. A. G. M. FLETCHER, Colonial Secretary.

#### RULES.

- 1. The rules appearing in Excise Notification No. 146 as published in Government Gazette No. 7,478 of August 14, 1925, are hereby declared to be in force subject to the alterations, amendments, modifications, repeals, and additions made by the rules set out in the schedule hereto and the rules in the said Excise Notification No. 146, together with the rules set out in the said schedule, both hereinafter jointly referred to as "The Local Option Rules, 1928," shall for all purposes have effect and be construed as one set of rules for the conduct of local option polls.
- 2. All applications made for the holding of polls and all acts done for the purpose of preparing registers of voters for such polls, after December 31, 1927, and prior to the publication of this Excise Notification, shall be deemed for all purposes to have been duly r ade or done respectively under "The Local Option Rules, 1928," as if such rules had come into operation on the First day of January, 1928.
- 3. The rules published by Excise Notifications Nos. 148, 149, 150, 155, 156, 161, 169, and 175 appearing in Government Gazettes Nos. 7,486, 7,496, 7,502, 7,531, 7,539, 7,581, 7,615, and 7,644 of September 25, 1925, November 6, 1925, December 4, 1925, June 18, 1926, July 30, 1926, May 13, 1927, November 18, 1927, and May 25, 1 28, respectively, are hereby rescinded.

#### Schedule.

The rules published by Excise Notification No. 146 in Government Gazettz No. 7,478 of August 14, 1925, are hereby amended, altered, modified, rescieded, or added to as follows:—

- 1. In rule 1 (i) (c), the following shall be added immediately after the words "local option polls":—
  "or at any polling station provided under rule 7 (ii.) in connection with such poll."
  - 2. Rule 1 (ii.) is hereby rescinded and the following is substituted therefor:—
- (ii.) In areas outside the Municipality of Colombo all male persons shall be entitled to vote who satisfy the following conditions:—
  - (a) That they have resided in the area since January 1 of the year in which the list is prepared;

(b) Have on or before January 1 aforesaid attained the age of eighteen years;

- (c) Are not enumerated in the list of classes of persons exempted by section 50 of Ordinance No. 10 of 1861 from liability to perform labour.
- 3. Rule 2 is hereby rescinded and the following is substituted therefor:
- 2. A local option poll shall be held on the application of at least fifty persons who would be entitled to vote at the poll; or (where in the opinion of the Government Agent the number of persons in the area, entitled to vote, is not likely to exceed two hundred), by such lesser number of persons as shall satisfy the Government Agent that there is a reasonable demand among the inhabitants of the area for such a poll. Such applications shall be made to the Government Agent on or before June 30, and shall be signed by all the applicants. Each applicant shall place after his signature his age and place of residence.
  - 4. The following rule shall be inserted between rules 4 and 5 and shall have effect as rule 4a:-
- 4a. Provided that the Governor in Executive Council may, if he thinks fit, by order published in the Gazette postpone any of the polls referred to in rules 3 and 4 hereof to a date named in the order or to a date to be fixed thereafter by the Governor by a further order to be published in the Gazette: Provided that the period of such postponement shall not exceed six months.
- 5. In rule 5, the dates August 31, September 30, and October 31 shall be substituted for the dates May 15, May 31, and June 30, respectively.
  - 6. The following rule shall be inserted between rules 5 and 6 and shall have effect as rule 5A:-
  - 5A. The Governor in Executive Council may, for the whole Island or for any particular area, by order published in the *Gazette* substitute for all or any of the dates specified in rule 5 or in rule 2 other dates or another date as the case may be.
    - 7. In rule 6-
      - (a) Instead of the words and figures "October 1 and December 15" substitute the following:-
  - "the Thirtieth day of November of the year in which the application for such poll was made and the Thirty-first day of January next following."
    - (b) The words "if any" shall be inserted immediately after the words "Village Tribunal."
    - (c) The following shall be added at the end of the rule after the words "comprised in the said area":
  - "and where, under rule 7 (ii.), more than one station is provided, the notice shall specify the locality of such station together with the list of the villages or other divisions assigned to each station."

- 85 The following shall be added to rule 7 and shall have effect as rule 7 (ii.) and (iii.):-
- (ii.) Provided that the Government Agent may at his discretion fix one or more polling stations at convenient centres within or near the area. In such case he shall divide the voters' list of the area by villages or by other suitable divisions, and shall specify the particular station at which the voters from each village or other division shall record their votes.
  - (iii.) No voter shall be entitled to record his vote otherwise than at the station to which he has been assigned.
  - 9. Rule 14 is hereby rescinded.
  - 10. Rule 16 is hereby rescinded and the following is substituted therefor:—
- "16. One agent, on each side, approved by the presiding officer may be present during the progress of the ballot in any building or station where polling is being conducted."
  - 11. Rule 17 is hereby rescinded and the following is substituted therefor:-
    - "17. No person shall be entitled to vote unless his name is on the final list of voters for the area."